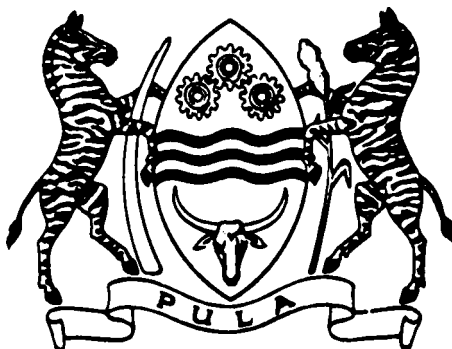


REPUBLIC OF BOTSWANA



GOVERNMENT GAZETTE

Vol. XXVIII, No. 41

GABORONE

17th August, 1990

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Government Notice No. 237 of 1990

CONSTITUTION OF BOTSWANA

Acting Appointment — Permanent Secretary, Ministry of Commerce and Industry

IN EXERCISE of the powers conferred on His Excellency the President by section 112 of the Constitution —

EDWIN TIAKABAKA MATENGE

has been appointed to act as Permanent Secretary, Ministry of Commerce and Industry from 5th to 6th July, 1990.

DATED 2nd day of August, 1990.

E.W.M.J. LEGWAILA,
*Permanent Secretary to the President,
Office of the President.*

L2/7/98 XXI

Government Notice No. 238 of 1990

CONSTITUTION OF BOTSWANA

Acting Appointment — Permanent Secretary to the President

IN EXERCISE of the powers conferred on His Excellency the President by section 112 of the Constitution —

THEBE DAVID MOGAMI

has been appointed to act as Permanent Secretary to the President, from 6th August to 31st August, 1990.

DATED this 6th day of August, 1990.

E.W.M.J. LEGWAILA,
*Permanent Secretary to the President,
Office of the President.*

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Government Notice No. 239 of 1990

WATERWORKS ACT
(Cap 34:03)

Appointment of Water Authority — Sowa Township Waterworks

IN EXERCISE of the powers conferred by section 5 of the Waterworks Act, the Minister of Mineral Resources and Water Affairs has appointed —

THE DEPARTMENT OF WATER AFFAIRS

to be the Water Authority for the Sowa Township Waterworks Area.

Government Notice No. 204 of 1990 is hereby cancelled.

DATED this 2nd day of August, 1990

A.M. MOGWE,
*Minister of Mineral Resources and
Water Affairs.*

L2/7/6 II

Government Notice No. 240 of 1990

**INDUSTRIAL DEVELOPMENT ACT, 1988
(No. 17 of 1988)**

Application for Industrial Licence

IN ACCORDANCE with the provisions of section 11 of the Industrial Development Act, 1988, notice is hereby given that the following applications for industrial licences have been made:

Name and Address of Applicant:

Mabone (Proprietary) Limited,
P.O. Box 29,
Gaborone.

List of Products Proposed to Manufacture:

Electronic Solar Lights, Electronic Regulators, Electronic Controllers and Solar Panel Brackets.

Proposed Location for Manufacturing Operation:

Omaweneno.

Name and Address of Applicant:

Chempack (Proprietary) Limited,
P.O. Box 66,
Francistown.

List of Products Proposed to Manufacture:

Copper Sulphate Comm, Calamine Lotion, Eucalyptus Oil, Methylated Spirit, Aloes Lumps, Sulphur B.P., Magnesium Sulphate Comm, Cod Liver Oil, Potassium Permanganate, Camphor Tablets, Sodium Bicarbonate and Sennae Leaves.

Proposed Location for Manufacturing Operation:

Francistown.

Name and Address of Applicant:

M.E.M. Welding (Proprietary) Limited,
P.O. Box 106,
Gaborone.

List of Products Proposed to Manufacture:

Gates, trussels, bush guards, corner posts, garden chairs, rails, burglar bars, carriers, rubbish bins, fencing materials and wheel barrows.

Proposed Location for Manufacturing Operation:

Gabane.

Name and Address of Applicant:

Itemogeng Manufacturers (Proprietary) Limited,
P.O. Box 64,
Mogoditshane.

List of Products Proposed to Manufacture:

Footwear with special emphasis on boots — ladies boots, men's boots, men's fashion shoes, children's fashion shoes.

Proposed Location for Manufacturing Operation:

Mogoditshane.

Name and Address of Applicant:

Tladi & Sons (Proprietary) Limited,
P.O. Box 1527,
Gaborone.

List of Products Proposed to Manufacture:

9" Cement Blocks, 4.5" cement blocks, 6" cement blocks and stock bricks.

Proposed Location for Manufacturing Operation:

Ramotswa.

Name and Address of Applicant:

Alma Products (Botswana) (Proprietary) Limited,

List of Products Proposed to Manufacture:

High Quality Melamine Kitchen Units and Built in Wardrobes.

Proposed Location for Manufacturing Operation:

Mogoditshane.

Name and Address of Applicant:

Fire Equipment (Bots) (Proprietary) Limited,
P.O. Box 106,
Gaborone.

List of Products Proposed to Manufacture:

Dry powder fire extinguishers, CO² cartridges, water KO² fire extinguishers, hose red nozzles, B.C.F fire extinguishers, fire man axe and fire hose, carbon dioxide fire extinguishers, hydrants and hose binding machine.

Proposed Location for Manufacturing Operation:

Gaborone.

Name and Address of Applicant:

N.R.D. Fire Services (Proprietary) Limited,
P.O. Box 1067,
Gaborone.

List of Products Proposed to Manufacture:

Fire hose Reels and Fire extinguishers.

Proposed Location for Manufacturing Operation:

Gaborone.

Name and Address of Applicant:

B.S.E. Botswana Steel Engineering (Proprietary) Limited,
P.O. Box 1229,
Selebi-Phikwe.

List of Products Proposed to Manufacture:

Cold formed steel roofing sections.

Proposed Location for Manufacturing Operation:

Selebi-Phikwe.

E. DITSHEGO,
Secretary, Industrial Licensing Authority.

Government Notice No. 241 of 1990.

POLICE ACT
(Cap. 21:01)

Confirmation of Appointments

IN PURSUANCE of the provisions of section 8 (1) of the Police Act, it is hereby notified for general information that the appointments of the following police officers have been confirmed as indicated.

<i>No.</i>	<i>Rank</i>	<i>Name</i>	<i>Date of Appointment</i>	<i>Date of Confirmation</i>
7090	Constable	B. Badirile	1.9.87	1.9.89
7126	"	G. Nnanaakoko	1.9.87	1.9.89
7150	"	K. Balogi	5.4.88	5.4.90
7163	"	A. Diboile	5.4.88	5.4.90
7165	"	M. Dikgang	5.4.88	5.4.90
7179	"	S. James	5.4.88	5.4.90
7210	"	M. Makumula	5.4.88	5.4.90
7217	"	C.R. Masole	5.4.88	5.4.90
7271	"	M. Selatho	5.4.88	5.4.90
7277	"	C. Solomon	5.4.88	5.4.90
7286	"	B. Tshipana	5.4.88	5.4.90
7293	"	G. Modisane	5.4.88	5.4.90
7295	"	S. Sethaile	5.4.88	5.4.90
7296	"	E. Thalu	5.4.88	5.4.90
7299	"	E. Bakwali	25.5.88	25.5.90
7306	"	I. Bolele	25.5.88	25.5.90
7309	"	Buzwani	25.5.88	25.5.90
7315	"	O. Gosekilwe	25.5.88	25.5.90
7324	"	M. Kgosintwa	25.5.88	25.5.90
7325	"	G. Khuta	25.5.88	25.5.90
7331	"	E. Mabunu	25.5.88	25.5.90
7337	"	S. Malefo	25.5.88	25.5.90
7339	"	O. Maoto	25.5.88	25.5.90
7340	"	M. Mapini	25.5.88	25.5.90
7357	"	L. Mosiane	25.5.88	25.5.90
7368	"	P. Phuti	25.5.88	25.5.90
7377	"	P. Seoke	25.5.88	25.5.90
7384	"	I. Thipe	25.5.88	25.5.90
7387	"	P. Tlhalerwa	25.5.88	25.5.90
7393	"	B. Baikgantshi	6.6.88	6.6.90
7394	"	A. Duna	6.6.88	6.6.90
7399	"	R. Legwaila	6.6.88	6.6.90
7402	"	M. Masasa	6.6.88	6.6.90
7409	"	M. Montsheng	6.6.88	6.6.90
192	"	P.G. David	18.1.88	18.1.90
195	"	G. Gaoitingwe	18.1.88	18.1.90
198	"	K.C. Kolo	18.1.88	18.1.90

L2/7/182 IV

BANK OF BOTSWANA
(Cap. 55:01)

Statement of assets and liabilities as at June, 1990

<i>Assets</i>	<i>June, 1990</i>	<i>June, 1989</i>	<i>Liabilities</i>	<i>June, 1990</i>	<i>June 1989</i>
<i>International Reserve</i>	<i>P'000</i>	<i>P'000</i>	<i>Capital and Reserves</i>	<i>P'000</i>	<i>P'000</i>
Balance with Banks	2 800 362	2 353 495	Authorised Capital	<u>5 000</u>	<u>5 000</u>
Treasury Bills and Securities	2 566 200	2 738 358			
Holding of S.D.R.s	46 566	43 587	Paid Up Capital	3 560	3 560
Reserve Tranche at the IMF	47 334	35 415	General Reserve	84 097	68 675
	<u>5 460 462</u>	<u>5 170 855</u>	Revaluation Reserve	<u>415 461</u>	<u>745 540</u>
				<u>503 118</u>	<u>817 755</u>
<i>Fixed Assets</i>	8 138	7 334	<i>Currency</i>		
<i>Other Assets</i>	7 702	12 391	Notes in Circulation	163 532	120 780
			Coins in Circulation	<u>5 801</u>	<u>4 998</u>
				<u>169 333</u>	<u>125 778</u>
			<i>Deposits</i>		
			Government		
			Accountant General	3 486 454	3 019 672
			Other	3 065	3 028
			Bankers	354 579	292 830
			Other	<u>795 132</u>	<u>710 906</u>
				<u>4 639 230</u>	<u>4 026 436</u>
			<i>Other Liabilities</i>		
			Allocation of S.D.R.s	10 736	11 316
			Liabilities to Government		
			(IMF Reserve Tranche)	47 334	35 415
			Other	<u>106 551</u>	<u>173 860</u>
				<u>164 621</u>	<u>220 591</u>
	<u>5 476 302</u>	<u>5 190 580</u>		<u>5 476 302</u>	<u>5 190 580</u>

G.G.O. HOBONA,
Acting Director of Operations..

H.C.L. HERMANS,
Governor.

Government Notice No. 243 of 1990.

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

Bye Election Results of Zwenshambe and Woodhall Wards — 11th August, 1990

IN EXERCISE of the powers conferred by regulation 50 of the Local Councils (Conduct of Elections) Regulations, the Local Government Election Supervisor hereby publishes the results of the bye elections at Zwenshambe and Woodhall Polling Districts held on 11th August, 1990 for general information.

<i>Ward</i>	<i>Candidate Returned</i>	<i>Party</i>
Zwenshambe	Khazi Motswakae	BPP
Woodhall	Lebofanye Dithebe	BDP

DATED this 13th day of August, 1990.

L.L. MUKOKOMANI,
Local Government Election Supervisor.

L2/7/68

PUBLIC NOTICES

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
HELD AT FRANCISTOWN**

In the matter between:

**BOTSHABELO BUILDING CONSTRUCTION
and
ONALENNA TEBELE**

CT F 13/90

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED TO TAKE NOTICE that pursuant to a judgment of the above Honourable Court the following property will be sold by public auction by Deputy Sheriff F. Ndlovu bidder as follows.

DATE OF SALE:	17th August, 1990
TIME OF SALE:	10.00 a.m.
VENUE:	Magistrate's Court, Selebi-Phikwe
PROPERTY TO BE SOLD:	1. One Toyota 4 x 4 Hilux Reg. No. BS 8171 2. 12 Gauge Short Gun
TERMS OF SALE:	Cash or bank guaranteed cheque

DATED at Selebi-Phikwe this 19th day of July, 1990.

NKATE, MASILO AND ASSOCIATES, *Plaintiff's Attorneys*, P.O. Box 384, SELIBE-PHIKWE.

Second Publication

Lost Deed of Transfer

NOTICE IS HEREBY given that the undersigned intends applying for a certified copy of lost Deed of Transfer No. 471/88 dated 10th August, 1988 in respect of the undermentioned property, namely:

CERTAIN:	piece of land being Portion 122, a Portion of Portion 4, of the Farm Content No. 1-KO;
SITUATE:	in the South East Administrative District;
MEASURING:	7,7050 (Seven Comma Seven Nought Five Nought) Hectares;

All persons objecting to the issue of such copy are hereby required to lodge their objections with the Registrar of Deeds for Botswana at Gaborone within 21 days of the date of the second publication of this notice.

DATED at Gaborone this 30th day of July, 1990.

BASIC (PTY) LIMITED, c/o Helfer, Collins & Newman, Co-operative House, P.O.Box 882, GABORONE.

Second Publication

Lost Agreement of Lease

NOTICE IS HEREBY given that the undersigned intends applying for a certified copy of lost Memorandum of Agreement of Lease No. 79/90 dated 29th March, 1990 in respect of the undermentioned property, namely:

CERTAIN:	piece of land being Tribal Lot 277, Tlokweg
SITUATE:	at Tlokweg in the Batlokwa Tribal Territory;
MEASURING:	1379 (One Thousand Three Hundred and Seventy Nine) Square Metres;

All persons objecting to the issue of such copy are hereby required to lodge their objections with the Registrar of Deeds for Botswana at Gaborone within 21 days of the date of the second publication of this notice.

DATED at Gaborone this 30th day of July, 1990.

SIMON ENO MOJANAGA, c/o Helfer, Collins & Newman, Co-operative House, P.O.Box 882, GABORONE.

Second Publication

Married Womens Property Act

NOTICE IS HEREBY given that the intention of Ismael Gavi and Pauline Gavi in terms of section 4 of the married Womens Property Act (Cap 29:03) to enter into a Notarial Agreement whereby the subsisting Community of Property and Profit and Loss and the marital powers are excluded from the marriage of the applicants.

RAHIM KHAN & COMPANY, Ground Floor, Botsalano House, P.O. Box 1884, GABORONE.

Second Publication

Notice of Application for Removal of Licence

NOTICE IS HEREBY given that the undersigned intends to apply for a removal of a General Trading Licence in respect of the premises situated at Serowe Mall, to Serowe Mall, next to Bergers and that the Central District Council has determined that the application shall be heard by the Licensing Authority on 10th September, 1990.

Any person objecting to the grant of such Certificate should within 14 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.

DAVLYN LTD t/a HOTLINE FASHIONS, P.O. Box 962, GABORONE.

Second Publication

Notice of Application for Transfer of Licence

NOTICE IS HEREBY given that the undersigned intends to apply for a certificate in terms of section 23 of the Trade and Liquor Act to obtain:

A transfer of a Speciality Licence for trading in spares from Montenegro Engineering (Pty) Ltd to Montenegro Spare Parts (Pty) Limited who will trade as Montenegro Spare Parts (Pty) Limited. The trading will continue to be done from the same premises at Lot 1268, Extension 6, Gaborone. The Gaborone City Council Licensing Authority has determined to hear the application on the 12th September, 1990.

MONTENEGRO ENGINEERING (PTY) LIMITED, c/o Ebrahim & Mothobi, P.O. Box 401, GABORONE.

Second Publication

NOTICE IS HEREBY given that the undersigned intends to apply for a certificate in terms of section 23 of the Trade and Liquor Act to obtain:

A transfer of a Filling Station Licence in respect of premises situated at Mochudi from David Modikwagae Aphiri to Mame Refilwe Filling Station (Pty) Ltd and the Kgatleng District Council has determined that the application shall be heard by the Local Licensing Authority on the 6th September, 1990.

DATED at Gaborone this 2nd day of August, 1990.

DOREEN KHAMA, Attorneys,, P.O. Box 335,, GABORONE.

Second Publication

Notice of Intention to Transfer Trading Licence

NOTICE IS HEREBY given that the undersigned intends to apply for a transfer of a Bar and Bottle Store Licence from M.G. Sechele to Monametsi Stephen Gaongalelwe in respect of the premises situated at Kanye who will continue to trade at the same premises and style of Suez Canal and the Southern District Council has determined that the application shall be heard by the Licensing Authority on 4th September, 1990.

Any person objecting to the grant of such Certificate should within 14 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

M.S. GAONGALELWE, c/o Attorney M. Dibotelo, P.O. Box 367, LOBATSE.

Second Publication

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of section 23 of the Trade and Liquor Act, 1986 that I, Seraj Kader t/a Kopano Store have disposed of my entire interest in carrying on the business of General Trading to Kopano Store (Pty) Limited who will continue to trade at the same premises and under the style of Kopano Store (Pty) Ltd.

SERAJ KADER, c/o Attorneys Rahim Khan & Company, Ground Floor, Botsalano House, P.O. Box 1884, GABORONE.

Second Publication

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of section 23 of the Trade and Liquor Act, 1986 that I, David Modikwagae Aphiri have disposed of my entire interest in carrying on the business of Filling Station to Mame Refilwe Filling Station (Proprietary) Limited who will continue to trade at the same premises and under the same style of a Filling Station at Mochudi.

DATED at Gaborone this 2nd day of August, 1990.

DOREEN KHAMA, Attorneys , P.O. Box 335, GABORONE.

Second Publication

Licences

NOTICE IS HEREBY given the undersigned intends to apply for a licence in terms of section 9 of the Trade and Liquor Act, 1986 (No. 29 of 1986) to obtain a:

<i>Name and Address</i>	<i>Type of Licence</i>	<i>Location</i>	<i>Council</i>	<i>Date of hearing</i>
S. Kudume, P.O. Box 98, Werda.	General Trading	Kokotsha	Kgalagadi District Council	10.9.90
SAB Automobile & Engineering (Pty) Ltd, c/o E.K. Masalila, P.O. Box 945, Gaborone.	Garage/Workshop	Plot 105, Tlokwenng	South East District Council	26.9.90
Mobile Catering (Pty) Ltd, P.O. Box 2078, Gaborone.	Specialised Trading	Old Naledi Lot 1257, Gaborone	Gaborone City Council	12.9.90
Brackendene Motors (Pty) Ltd, c/o Ebrahim & Mothobi P.O. Box 401, Gaborone.	Speciality Licence (auto electrical workshop)	Lot 10322, Gaborone	Gaborone City Council	12.9.90
Osslie Pandor, c/o K & M Business Services (Pty) Ltd, P.O. Box 29, 4th Floor, Tirelo House, The Mall, Gaborone.	Specialised Trading (clothing and accessories)	Shop No. 6, Lot 17860, Gaborone West Mall, Gaborone	Gaborone City Council	12.9.90
M.K. Letsididi, c/o K & M Business Services (Pty) Ltd, P.O. Box 29, 4th Floor, Tirelo House, The Mall, Gaborone.	Bottle Store	Shop No. 1, Lot 17860, Gaborone West Mall, Gaborone	Gaborone City Council	12.9.90
R.A. Sardar, P.O. Box 1290, Gaborone.	Specialised Trading motor spares and accessories	Plot 17992, Gaborone West	Gaborone City Council	12.9.90
Kopano Store (Pty) Ltd, c/o Attorneys, Rahim Khan & Company, Ground Floor, Botsalano House, P.O. Box 1884, Gaborone.	General Trading (trading in gents, ladies wear, bags, jewellery, shoes, and African print materials)	Lot 935, Extension 2, Gaborone	Gaborone City Council	12.9.90
M & P Cables & Electrical (Pty) Ltd, c/o Attorneys, Rahim Khan & Co., Ground Floor, Botsalano House, The Mall, P.O. Box 1884, Gaborone.	Speciality (dealing in cables, industrial and domestic lighting; electrical accessories and tools; air-conditioning; refrigeration equipment and spares)	Plot No. 10215, Broadhurst Industrial, Mokolwane Road Extension 20, Gaborone	Gaborone City Council	12.9.90
M. Fembo, P.O. Box 489, Lobatse.	Liquor Restaurant and Bottle Store	Kanye	Southern District Council	4.9.90
M. Moesi, P.O. Box 59, Kanye.	Bar	Kanye	Southern District Council	4.9.90

S.H. Lewis, P.O. Box 27, Ghanzi.	General Trading	Farm No. NL 184, Ghanzi	Ghanzi District Council	.90
W.M. Mukuwa, P.O. Box 48, Kasane.	Bar	Parakarungu	North West District Council	27.8.90
M. Mahlanza, P.O. Box 44, Mochudi.	Bottle Store	Matamoreng	Kgatlang District Council	6.9.90
L. Mokgamedi, P.O. Box 77, Letlhakane.	Bar Liquor	Letlhakane	Letlhakane Sub- District Council	13.9.90
Three Sisters Bar and Bottle (Pty) Limited, c/o Soyab Mehtar, P.O. Box 480, Selebi-Phikwe.	Liquor Restaurant	Plot No. 2968, Selebi-Phikwe	Selebi-Phikwe Town Council	18.9.90
Mokomoto City (Pty) Ltd, c/o Soyab Mehtar, P.O. Box 480, Selebi-Phikwe.	Liquor Restaurant	Plot No. 6105/6 Selebi-Phikwe	Selebi-Phikwe Town Council	18.9.90
Professional Services (Pty) Ltd, c/o Precision Data System P.O. Box 1816, Gaborone.	Agency computer hardware and software	Whole of Botswana	National Licensing Authority	18.9.90
Represents: T.E.K. (Pty) Ltd. Malsam (Pty) Ltd, P.O. Box 576, Selebi-Phikwe.	Hotel Liquor service of hotel facilities	Mahalapye	National Licensing Authority	18.9.90
Represents: Mr Tim R. Eagland. Taung Wholesalers (Pty) Ltd, Represented By: Limco Secretarial Services & Business Consultancy (Pty) Ltd, P.O. Box 261, Gaborone.	General Wholesale	Ramotswa Sepitswana	National Licensing Authority	18.9.90
Sylkal (Pty) Ltd, c/o Rahim Khan & Co., Ground Floor, Botsalano House, The Mall, P.O. Box 1884, Gaborone.	Specialised Wholesale (specialising in motor vehicle oils, lubricants AGIB products)	Unit 3, Plot 14430, Gaborone West	National Licensing Authority	18.9.90
Hotline Motors (Pty) Ltd, c/o Duncan T. Morotsi, & Partners, P.O. Box 749, Francistown.	Garage	Light Industrial Site Francistown	Francistown Town Council	18.9.90
Miller Ash (Pty) Ltd, P.O. Box 20625, Monarch. Francistown.	General Trading	Plot 6144, Guy Street	Francistown Town Council	18.9.90
Shoe-Run (Botswana) (Pty) Ltd c/o Mosojane, Phumaphi & Co., Applicant's Attorneys, P.O. Box 484, Francistown.	Specialised Wholesale all types of shoes, boots, sandals and slippers	Plot 1535, Light Industrial	Francistown Town Council	18.9.90
Rendez Vous (Pty) Ltd, P.O. Box 63, Francistown.	Speciality Potrope in to trade in new and used garments	Plot 452, Shop No. 1	Francistown Town Council	18.9.90

Ridar Metal Craft (Pty) Ltd, P.O. Box 776, Francistown.	Workshop	Somerset, Francistown	Francistown Town Council	18.9.90
B.T & C. (Pty) Ltd, P.O. Box 104, Francistown.	Restaurant Liquor	7369, Bluetown	Francistown Town Council	18.9.90
B. Mabihi, Ramokgonami Postal Agency P.O. Mahalapye.	General Trading	Ramokgonami	Mahalapye Sub- District Council	11.9.90
J. Letolo, P.O. Box 670, Mahalapye.	Bar	Mmaphashalala	Mahalapye Sub- District Council	11.9.90
P. Medupe, P.O. Box 240, Palapye.	General Trading/ Bar	Ramokgonami	Mahalapye Sub- District Council	11.9.90
M. Dikgang, Private Bag 0022, Gaborone.	General Trading	Lentsweletau	Kweneng District Council	25.9.90
J. Mapole, P.O. Box 42, Molepolole.	General Trading	Mokgalo Ward Molepolole	Kweneng District Council	25.9.90
K. Seboko, P.O. Box 980, Molepolole.	Liquor Restaurant	Matlagatse	Kweneng District Council	25.9.90
B. Molhobogwa, P.O. Box 40928, Gaborone.	Bar and Fresh Produce	Mokgopeetsane Molepolole	Kweneng District Council	25.9.90
G.L. Molatedi, P.O. Box 85, Goodhope.	Fresh Produce (Butchery)	Khunou Ward Molepolole	Kweneng District Council	25.9.90

Any person objecting to the grant of such certificate should, within 14 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

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of section 23 of the Trade and Liquor Act, 1986 that I, Mrs M.F.D, Kgosidintsi have disposed of my entire interest in carrying on the business of General Trading to Mrs C. Ford who will continue to trade at the same premises and under the style of a General Trading.

MRS C FORD, P.O. Box 19, MOLEPOLOLE.

Second Publication

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of section 23 of the Trade and Liquor Act, 1986 that I, Sherifa Kablay have disposed of my entire interest in carrying on the business of General Trading to Mahommed Khan (Khan's Discount Centre who will continue to trade at the same premises and under the style of a General Trading.

S. KABLAY, P.O. Box 15, MOLEPOLOLE.

Second Publication

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of the Trade and Liquor Act, 1986 that I, M.G. Sechele have disposed of her entire interest in the business of Bar and Bottle Store Licence at Suez Canal at Kanye to Monametsi Stephen Gaongalelwe, who will continue to trade at the same premises and under the same style.

M.G. SECHELE, c/o Attorneys, M. Dibotelo, P.O. Box 367, LOBATSE.

Second Publication

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of the Trade and Liquor Act No. 29 of 1986 that We, Wheels (Pty) Limited have disposed of our entire interest in carrying on the business of a Motor Trading situated at Lot 311, Francistown to Parts & Accessories Distributors (Pty) Ltd who will trade under the different name and different style and that the Francistown Town Council has determined that the application shall be heard by the Licensing Authority on the 18th September, 1990.

Any person objecting to the grant of such certificate should within 14 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.

PARTS & ACCESSORIES DISTRIBUTORS (PTY) LIMITED, P.O. Box 719, FRANCISTOWN.

Second Publication

Botswana Postal Services — Tender Notice No. 23 — AC/TBC/1/1 (2) 90/91

TRANSPORTATION OF MAIL

TENDERS ARE INVITED for the transportation of Mail for the two year period 1st October, 1990 to 30th September, 1992 inclusive. Tenders should offer their price per annum according to the route schedule listed below.

SCHEDULE FOR SUBMISSION OF ROUTES PRICES

Routes	Distance One way	Frequency To & From Per Week	Price Tender Per Annum
LOBATSE AREA			
1.1 Lobatse — Mmathethe — Metlobo	92 km	2	
1.2 Lobatse — Pitsane — Goodhope — Metlojane — Sedibeng	170 km	3	
1.3 Lobatse — Mabule	170 km	2	
1.4 Lobatse — Hebron	74 km	2	
1.5 Lobatse — Digawana	21 km	2	
1.6 Lobatse — Lotlhakane — Molapowabojang — Kanye — Jwaneng	125 km	6	
1.7 Lobatse — Papatlo	62 km	2	
2. JWANENG AREA			
2.1 Jwaneng: Khakhea — Werda — Tsabong	457 km	3	
2.2 (a) Jwaneng — Mabutsane — Kang — Tshane-Hukuntsi — Lehututu — Lokgwabe	376 km	1	
2.2 (b) Jwaneng: Mabutsane — Kang — Tshane — Hukuntsi — Lokgwabe	376 km	1	
2.2 (c) Jwaneng: Mabutsane — Kang — Tshane — Hukuntsi — Lehututu — Lokgwabe	376 km	1	
2.3 Jwaneng — Mabutsane — Kang — Ghanzi	503 km	1	
2.4 Jwaneng — Maokane	37 km	2	
3 GABORONE AREA			
3.1 Gaborone — Odi	34 km	2	

3.2 Gaborone — Mogoditshane — Kopong — Molepolole	61 km	6
3.3 Gaborone — Gabane — Kumakwane — Mankgodi — Manyana — Thamaga	67 km	3
3.4 Gaborone — Gabane — Kumakwane	30 km	3
3.5 Gaborone — Morwa — Bokaa, Mochudi	50 km	6
4 MOLEPOLOLE AREA		
4.1 Molepolole — Letlhakeng	62 km	5
4.2 Molepolole — Lentsweletau	36 km	3
4.3 Molepolole — Sojwe — Lephephe	140 km	2
5 MOCHUDI AREA		
5.1 Mochudi — Sikwane	45 km	2
5.2 Mochudi — Rasesa	12 km	3
5.3 Mochudi — Modipane	35 km	2
6 MAHALAPYE AREA		
6.1 Mahalapye — Kalamare	33 km	3
6.2 Mahalapye — Shoshong	37 km	3
6.3 Mahalapye — Mmutlane	34 km	3
6.4 Mahalapye — Makwate	57 km	2
6.5 Mahalapye — Radisele — Pilikwe	60 km	3
6.6 Mahalapye — Machaneng — Sefhare	90 km	3
6.7 Mahalapye — Mmaphashalala	84 km	2
7. PALAPYE AREA		
7.1 Palapye — Lecheng	32 km	3
7.2 Palapye — Tamasane — Maokatuma — Maunatlala	156 km	3
7.3 Palapye — Ramokgonami — Seleka	90 km	3
7.4 Palapye — Majwaneng — Lerala — Sherwood	129 km	3
7.5 Palapye — Serowe, Palapye Station	50 km	6
8 SELEBI-PHIKWE AREA		
8.1 Selebi-Phikwe — Tsetsebye — Mathathane	135 km	3
8.2 Selebi-Phikwe — Sefhophe — Bobonong	89 km	6
8.3 Selebi-Phikwe — Mogapi	48 km	2
8.4 Selebi-Phikwe — Mmadinare	12 km	6
8.5 Selebi-Phikwe Talanafarms	190 km	2
8.6 Selebi-Phikwe — Serule	60 km	6
9 BOBONONG AREA		
9.1 Bobonong — Molalatau	23 km	2
9.2 Bobonong — Kobojango — Semolale	75 km	2
10 FRANCISTOWN AREA		
10.1 Francistown — Orapa	228 km	5
10.2 Francistown — Marapong	70 km	3
10.3 Francistown — Shashe-Tonota	22 km	5
10.4 Francistown — Matsiloje	56 km	3
10.5 Francistown — Makaleng — Kalakamati — Masung	82 km	3
10.6 Francistown — Mathangwane — Sebina — Tutume — Nkange — Maitengwe	153 km	3
10.7 Francistown — Sechele	78 km	2
10.8 Francistown — Tshesebe — Ramokgwebana	70 km	3
10.9 Francistown — Nata	190 km	3
10.10 (a) Nata — Gweta — Maun	304 km	1
10.10 (b) Nata — Gweta — Maun	304 km	1

10.10 (c) Nata — Gweta — Maun	304 km	1
10.11 (a) Nata — Kasane	315 km	1
10.11 (b) Nata — Kasane	315 km	1
10.11 (c) Nata — Kasane	315 km	1
11 SEROWE AREA		
11.1 Serowe — Mabeleapodi — Paje — Tshimoyapula	40 km	3
11.2 Serowe — Thabala — Mogorosi — Moiyabana	50 km	3
11.3 Serowe — Mashoro	80 km	3
12 MISCELLANEOUS AREA		
12.1 (a) Maun — Sehitwa — Tsau — Nokaneng — Sepopa — Shakawe	386 km	1
12.1 (b) Maun — Sehitwa — Tsau — Nokaneng — Sepopa — Shakawe	386 km	1
12.2 Ramotswa Station — Ramotswa Village	8 km	5
12.3 Dibete — Mookane	21 km	2
12.4 Tsabong — Middlepits, Bokspits	258 km	2
12.5 Kanye — Moshupa	27 km	5
12.6 Otse — Mogobane — Ntlhantle	25 km	2
12.7 Kanye — Ranaka	15 km	3
12.8 Tshesebe — Zwenshambe	46 km	2
12.9 Letlhakeng — Takatokwane — Dutlwe — Motokwe	195 km	2
12.10 Rakops — Khumaga	75 km	2
12.11 Letlhakeng — Khudumelapye	26 km	2
12.12 Ramokgwebane — Mapoka	10 km	3
12.13 Kang — Tshane — Hukuntsi — Lehututu — Lekgwabe	134 km	2
12.14 Ramokgwebane — Nlaphwane	16 km	3
12.15 Kasane — Kavimba — Satau	118 km	2
12.16 Ghanzi — Kalkfontein — Karakubis — Charleshill — Kule — Nojane	317 km	2
12.17 Maun — Makalamabedi	75 km	2
12.18 Maun — Sehitwa — Tsau — Nokaneng — Gumare — Etsha	209 km	2
12.19 Letlhakane — Mmatshumo — Mosu	78 km	3
12.20 (a) Kang — Ghanzi	279 km	1
12.20 (b) Kang — Ghanzi	279 km	1
12.20 (c) Kang — Ghanzi	279 km	1
12.21 Otse Station — Otse P.O.	3

Second Publication

Gaborone City Council — Tender Notice No. 17/90

CONSTRUCTION OF PRE-FAB OFFICES FOR COUNCIL

TENDERS ARE INVITED by Gaborone City Council for the construction of Pre-Fab Offices for Council.

Tender documents shall be available from Room No. 36, Council City Hall during normal working hours or on application to City Clerk, Private Bag 0089, Gaborone.

Tenders in a plain sealed envelope clearly marked "Tender No. 17/90" shall be sent to reach the City Clerk, Private Bag 0089, Gaborone not later than 4.00 p.m. on 28th August, 1990.

The tender shall be opened the same day at 4.00 p.m. in Council Chamber in the presence of any tenderer who may wish to be present.

Gaborone City Council does not bind itself to accept the lowest or any tender nor to assign any reason thereof.

H.N. PERERA,
for City Clerk.

Second Publication

Gaborone City Council — Tender Notice No. 18/90

CONSTRUCTION OF LIBRARY FOR LESEDI PRIMARY SCHOOL

TENDERS ARE INVITED by Gaborone City Council for the construction of Library for Lesedi Primary School. Tender documents shall be available from Room No. 36, Council City Hall during normal working hours or on application to City Clerk, Private Bag 0089, Gaborone.

Tenders in a plain sealed envelope clearly marked "Tender No. 18/90" shall be sent to reach the City Clerk, Private Bag 0089, Gaborone not later than 4.00 p.m. on 28th August, 1990.

The tender shall be opened the same day at 4.00 p.m. in Council Chamber in the presence of any tenderer who may wish to be present.

Gaborone City Council does not bind itself to accept the lowest or any tender nor to assign any reason thereof.

H.N. PERERA,
for City Clerk.

Second Publication

North West District Council — Tender Notice No. 5/90

SUPPLY OF PROTECTIVE CLOTHING AND UNIFORMS

THE NORTH WEST DISTRICT COUNCIL invites tenders to supply the under-listed protective clothing. Tenderers are asked to seal their envelopes and clearly mark them: "Tender No. 5 of 1990 — Supply of Protective Clothes. Send your applications to: Council Secretary, North West District Council, Private Bag 01, Maun, not later than 30th August, 1990.

Tenders shall be opened the same day in the presence of any tenderer who may wish to be present. Council does not bind itself to accept the lowest or any tender and reserves the right to select any tender in whole or in part. Dust Coats and overalls must be marked N.E.D.C. on the sleeves or at the back. Tenderers are requested to provide samples.

<i>Quantity</i>	<i>Item Description</i>	<i>Unit of Issue</i>
82	Rain Coats	Each
12	Trousers	Pair
74	Two Piece Overalls	No.
32	Hats Bush	Each
25	Two Piece Overalls Acid Proof	Each
25	Jerseys	Each
12	Helmets	Each
202	Dust Coats	Each
358	Boots	Pair
50	Shoes Ladies	Pair
318	Overalls Denim	Each
1	Shoes/Half Boots (Men)	Pair
15	Ties Black	Each
2	C.P.	Each
2	Overcoats Military Type	Each
9	Overall Ladies Beige	Each
6	Shirts Khakhi	Each
4	Goggles	Each
2	Respirators	Each

M.C. MATSHOGO,
for Council Secretary.

Second Publication

North West District Council — Tender Notice No. 6/90

SUPPLY OF OFFICE STATIONERY

THE NORTH WEST DISTRICT COUNCIL invites tender for the supply of office stationery.

Tender documents can be obtained from Registry Office or North West District Council Stores.

Tenders in sealed envelopes clearly marked "Tender No. 6 of 190 — Supply of Office Stationery" be sent to Council Secretary, North West District Council, Private Bag 01, Maun, not later than 30th August, 1990.

Tenders shall be opened the same day in the presence of any tenderer who may wish to be present.

Council does not bind itself to accept the lowest or any tender, nor assign any reason for rejection.

M.C. MATSHOGO,
for Council Secretary.

North West District Council

<i>Quantity</i>	<i>Unit of Issue</i>	<i>Description</i>
200	Ream	Full Scap Duplicating
1500	Ream	Duplicating Papers A4
200	Ream	Nashua Photo-Copier A4
80	Ream	Paper Filmsy A4
30	Ream	Paper Filmsy A5
200	Ream	Paper Ruled A4 (white)
50	Box	Carbon Paper Pencil/ink
250	Box	Stencils
60	Box	Carbon Paper Typewriter A4
100	Box	Paper Clips
50	Box	Drawing Pins
80	Pkt	Staples No. 56
30	Box	Rubber Bands
20	Box	Envelopes Khakhi 90 x 152
10	Box	Envelopes Khakhi 152 x 101
60	Box	Envelope Khakhi 220 x 110
15	Box	Envelopes Khakhi 324 x 229
20	Box	Envelopes Khakhi 357 x 250
5	Box	Envelopes Khakhi 406 x 306
100	Roll	Rolls Machine Adding
20	Each	Stamps Pad
100	Each	Pencils
50	Each	Erasers Pencil and Ink
20	Each	Desk Tidy
20	Each	Eraser Typewriter
50	Each	Rulers Wood 300 mm
2	Each	Letter Opener
10	Each	Staples Remover
40	Each	Staplers
10	Each	Felt Pens Red (Me)
80	Each	Felt Pens Black (Me)
10	Each	Felt Pens Blue (Medium)
10	Each	Books, Pens, Carbon Large A4
10	Each	Note Books Short Hand
10	Each	Dictionaries
200	MI	Duplicating Ink
5	MI	Sharpeners Pencil
20	MI	Trays Wire
500	MI	Ball Point Pen Red
10	MI	Basket Waste Paper
50	MI	Ribbons Typewriter

5	Ml	Punch Paper Double Rarye
15	Box	Trays File 3
15	Box	Trays File 4
15	Box	Trays File 6
40	Bottle	Ink Stamp Pad Blue
20	Bottle	Correcting Fluid
300	Each	Files Arch Lever
400	Each	Ex-Books H/covers A4 (Large)
1100	Each	Pens Ball Point Blue
500	Each	Pen Ball Point Black
80	Roll	Musking Tape (5 cm wide)
120	Bottle	Tippex
50	Roll	Sellotape (2 cm wide)
2000	Each	File covers LG 25
50	Each	Box File
1500	Each	Twinlock File Suspen
10	Each	Book Journal
500	Ream	General Receipt Books
100	Ream	Cards Ledger Salary
100	Ream	Cards Salary
100	Ream	Salary Advice Slips
20	Each	Board Clip
5	Ml	Furniture Oil
3	Each	Brooms
8	Ream	Kalamazoo Cards
5	Ream	Transport and Travelling Claim Forms

Second Publication

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
HELD AT LOBATSE**

Case No. CC 864/89

In the matter between:

BARCLAYS BANK OF BOTSWANA LIMITED
and
VICTOR KGAOGANO

*Plaintiff**Defendant*

NOTICE OF SALE IN EXECUTION

BE PLEASED TO TAKE NOTICE that pursuant to a Judgment of the above Honourable Court the following immovable property of the Defendant will be sold in execution:

DATE OF SALE:	Friday 24th August, 1990
TIME:	10.30 a.m.
VENUE:	Plot 2326, Lobatse
PROPERTY TO BE SOLD:	
CERTAIN:	piece of land being Lot 2 326 with residential building thereon
SITUATE:	at Woodhall, Lobatse
TERMS:	Detailed Conditions of Sale may be inspected at the Office of the Deputy Sheriff at the address set out below.

DATED at Gaborone this 26th day of July, 1990.

HELPER, COLLINS & NEWMAN, *Plaintiff's Attorneys*, Cooperative House, The Mal, P.O. Box 882,
GABORONE. DATED at Gaborone this 26th day of July, 1990.

Second Publication

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
HELD AT GABORONE**

Case No. G310/90

In the matter between:

**ANTONIO SARAMENTO COS
and
TEKO JULIUS ZAMBANE**

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED TO TAKE NOTICE that a sale in execution will be held by the Messenger of Court pursuant to a judgment granted in the above matter on the day of 1990.

DATE OF SALE:	30th August, 1990
TIME OF SALE:	10.30 a.m.
PLACE OF SALE:	Urban Police Station
GOODS TO BE SOLD:	Mazda B1600 BC 756
	1 Cash Register
TERMS:	Cash or bank guaranteed cheque immediately after the sale.

DATED at Gaborone this 1st day of August, 1990.

SEGAETSHO, MALATSI & MASOBA, BDC Building Suit 7, P.O. Box 20960, Bontleng Mall, GABORONE.

Second Publication

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
HELD AT GABORONE**

Case No. G 132/90

In the matter between:

**NONO MOLEFE
and
ROSE NDUKA SIACHITEMA**

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED TO TAKE NOTICE that a sale in execution will be held by the Messenger of Court pursuant to a judgment granted in the above matter on the 25th day of August, 1990.

DATE OF SALE:	25th August, 1990
TIME OF SALE:	10.30 a.m.
PLACE OF SALE:	Urban Police Station
GOODS TO BE SOLD:	Video VHS Blaupunkt
TERMS:	Cash or bank guaranteed cheque immediately after the sale.

DATED at Gaborone this 19th day of July, 1990.

SEGAETSHO, MALATSI & MASOBA, BDC Building Suit 7, P.O. Box 20960, Bontleng Mall, GABORONE.

Second Publication

Licences

NOTICE IS HEREBY given that the undersigned intends to apply for a licence in terms of section 9 of the Trade and Liquor Act, 1986 (No. 29 of 1986) to obtain a:

<i>Name and Address</i>	<i>Type of Licence</i>	<i>Location</i>	<i>Council</i>	<i>Date of hearing</i>
J. Kelefile, P.O. Box 185, Tsabong.	Bottle Store	Makopong	Kgalagadi District Council	11.10.90
K. Kgaudi, P.O. Box 64, Werda.	Bottle Store	Werda	Kgalagadi District Council	10.9.90
O. Sephiri, P.O. Box 214, Tsabong.	Fresh Produce	Tsabong	Kgalagadi District Council	11.10.90
M. Setshogela, Private Bag 1, Middleputs.	Restaurant	Middleputs Village	Southern Kgalagadi District Council	10.9.90
Radio Active Botswana, Private Bag 260, Gaborone.	Speciality	Stand 5622, Lejara RD Broadhurst, Gaborone	Gaborone City Council	17.10.90
J.K.W. Enterprises (Pty) Ltd, c/o K & M Business Services (Pty) Ltd, P.O. Box 29, 4th Floor, Tirelo House, The Mall, Gaborone.	Restaurant/Takeaway Restaurant	Lot 5400, Extention 15 Gaborone	Gaborone City Council	17.10.90
Capital Hardware (Pty) Ltd, c/o Minchin & Kelly (Botswana), Plot 688, Khwai Road, P.O. Box 1339, Gaborone.	Specialised Dealer	Lot 8879, Gaborone	Gaborone City Council Licensing Authority	12.9.90
Parts Distributors (Pty) Ltd, P.O. Box 1290, Gaborone.	Specialised Trading motor spares and accessories	Plot 17992, Gaborone West	Gaborone City Council	12.9.90
M. Kenosi, P.O. Box 27, Thamaga.	General Trading	Malakana Ward in Thamaga	Kweneng District Council	25.9.90
Lebang France, P.O. Box 967, Molepolole.	Bottle Store	Magokotswane Ward, Molepolole	Kweneng District Council	25.9.90
C. Dliwayo, P.O. Box 1073, Francistown.	General Trading and Bar	Masunga	North East District Local Licensing Authority	27.9.90
M. Nshingane, P.O. Box 193, Jwaneng.	Speciality	Plot No. 829, Jwaneng	Jwaneng Town Council	12.9.90
Data Processing (Pty) Ltd, c/o Mosojane, Phumaphi & Co, <i>Applicant's Attorneys</i> , P.O. Box 484, Francistown.	Workshop computer service and maintenance	District Office, Botswana Railways, Francistown	Francistown Town Council	18.9.90

Data Processing (Pty) Ltd, c/o Mosojane, Phumaphi & Co, <i>Applicant's Attorneys</i> , P.O. Box 484, Francistown.	Specialised Dealer computer equipment, peripherals, accessories, media, supplies and spare parts	District Office, Botswana Railways, Francistown	Francistown Town Council	18.9.90
Tritex (Pty) Ltd, Private Bag F83, Francistown.	Speciality dyes stuffs, textile auxillaries, textile machinery	Unit No. 5 — Plot 1604 — L.J.A — Francistown	Francistown Town Council	18.9.90
Shashe Cottage Industries, Private Bag F83, Francistown.	Speciality Portuguese and African crafts	Lot 6144 —	Francistown Town Council	18.9.90
Battery Clinics (Pty) Ltd, c/o Soyab Mehtar, P.O. Box 480, Selebi-Phikwe.	Specialised Dealer (auto electrical, battery sales and repairs, spares)	Portcon of Plot 3228 Selebi- Phikwe	Selebi-Phikwe Town Council	18.9.90
K. Maswikila, c/o P.O. Box 480, Selebi-Phikwe.	Bar and Bottle Store	Plot No. 5188, Selebi-Phikwe	Selebi-Phikwe Town Local Licensing Authority	18.9.90
K. Toteng, P.O. Box 242, Orapa.	General Trading	Serule Village	Central District Council	10.9.90
D. Wrght, P.O. Box 490, Serowe.	Restaurant Takeaway	Serowe Brigades	Central District Council	10.9.90
Moden Auto Motors (Pty) Ltd, c/o Segatsho, Malatsi & Masoba, <i>Applicant's Attorneys</i> , BDC Building, Office Number 7, Bottleng Mall, P.O. Box 20960, Gaborone.	General Trading & Hardware	Palapye—T— Junction	Central District Council	10.9.90
O.A. Solomon, P.O. Box 505, Jwaneng.	Fresh Produce	Sekoma	Southern District Council	9.10.90
V.S. Manyeneng, P.O. Box 25, Sedibeng.	Fresh Produce	Mokatako	Southern District Council	4.9.90
M. Jim, Private Bag 04, Nokaneng.	Restaurant	Habu Village	Northwest District Council	20.9.90
L. Van Niekerk, c/o Soyab Mehtar P.O. Box 480, Selebi-Phikwe.	Fresh Produce	Tsetsebye Village	Bobonong Sub- District Licensing Authority	13.9.90
L. Van Niekerk, c/o Soyab Mehtar P.O. Box 480, Selebi-Phikwe.	Fresh Produce	Molalatau	Bobonong Sub- District Licensing Authority	13.9.90
L. Van Niekerk, c/o Soyab Mehtar P.O. Box 480, Selebi-Phikwe.	Fresh Produce	Bobonong	Bobonong Sub- District Licensing Authority	13.9.90

L. Van Niekerk, c/o Soyab Mehtar P.O. Box 480, Selebi-Phikwe.	Fresh Produce	Mathathane Village	Bobonong Sub- District Licensing Authority	13.9.90
J.C. Van Niekerk, c/o Soyab Mehtar P.O. Box 480, Selebi-Phikwe.	Fresh Produce	Kobojango Village	Bobonong Sub- District Licensing Authority	13.9.90
Benhil Agencies (Pty) Ltd, c/o K & M Business Services (Pty) Ltd, P.O. Box 29, 4th Floor, Tirelo House, The Mall, Gaborone.	Agency (hair products, skin care products)	Whole of Botswana	National Licensing Authority	18.9.90
Pronto Trading (Pty) Limited, c/o Coopers & Lybrand Services (Pty) Limited, First Floor, Botsalano House, P.O. Box 101, Gaborone.	External Representative office stationery and ordinary stationery cash boxes, bear marks hip flask	Whole of Botswana	National Licensing Authority	18.9.90
BMR Agents (Proprietary) Limited, c/o Helfer, Collins & Newman, P.O. Box 882, Gaborone.	Specialised Wholesale (fresh produce, sweets and soft drinks)	Lot 17955, Old Lobatse Road, Gaborone	National Licensing Board	18.9.90
Creative Doors (Botswana) (Pty) Limited, c/o Attorneys Rahim Khan & Co., Ground Floor, Botswalano House, The Mall, P.O. Box 1884, Gaborone.	External Representative (dealing in wooden doors and door frames including bullet resisting doors, safety and security screens, wooden windows and window frames, timber, wooden mouldings, wood based boards (i.e. plywood, chipboard, etc.), wood based kitchen units, built-in cupboards and office furniture. door and window ironmongery, floor and wall tiles, damp course and allied/related building industry wooden products.)	Whole of Botswana	National Licensing Authority	18.9.90
M.L. Thudi, Private Bag 002, Ghanzi.	General Trading	Karakubise Ghanzi	Local Licensing Authority	5.9.90
Transafrika Parts (Pty) Ltd, c/o Coopers & Lybrand Services (Pty) Limited, P.O. Box 101, Gaborone.	Specialised Trading	Tlokwen Industrial Plot Mmasedikwe Unit 5	South East District Council	26.9.90

Transafrica Parts (Pty) Ltd, c/o Coopers & Lybrand Services (Pty) Limited, P.O. Box 101, Gaborone.	Garage/Workshop	Tlokwen Industrial Plot Mmasedikwe Unit 5	South East District Council	26.9.90
Alexander Holdings (Pty) Ltd, t/a Snack Shack, c/o Pilane, Ngcongco and Associates P.O. Box 1300, Gaborone.	Take-Away Restaurant	Tribal Lot 260 Tlokwen	South East District Council	26.9.90
R. Ramoeng, P.O. Box 27, Ramotswa.	Bar and Bottle Store	Ramotswa Station	South East District Council	26.9.90
D.K. Serumola, P.O. Box 3151, Gaborone.	Liquor (Bar)	Tlokwen — Nkaikela Ward	South East District Licensing Authority	26.9.90
B.K. Molatlhwa, P.O. Box 1285, Gaborone.	Bottle Store	Goo Tawana Ward Ramotswa	Ramotswa Licensing Authority	26.9.90

Any person objecting to the grant of such certificate should within 14 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.

First Publication

Estate

IN THE ESTATE of the Late Peto Enoch Sekgoma who died at Serowe on the 26th June, 1990.

Any person having in his or her possession any document, being or purporting to be the will of the Late Peto Enoch Sekgoma is by notice hereof required to transmit or deliver such document to the Master within 14 (fourteen) days from the date of publication hereof.

MINCHIN & KELLY (BOTSWANA), Plot 688, Khwai Road, P.O. Box 1339, GABORONE.

First Publication

Public Auction Sale

The Jwaneng Town Council hereby wish to notify the Public of the auction sale which is to be conducted on the 30th August, 1990 at Council Works Depot at 9.00 a.m.

Only cash or bank guaranteed cheques will be accepted. All items bought should be removed from Council premises within seven days from the date of this sale.

Items

2 x 6 Piece Dining Room Suite
1 Kitchen Table
8 Kitchen Chairs
2 Bedside Cabinet
1 Penalite Chair
1 x 3 Three Piece Lounge Suit
1 x 4 Piece Lounge Suit
1 Study Table 3 drawers

1 Ironing Board
2 Dressing Tables
1 Linen Basket
2 Book Shelves
3 Devans Beds
2 Bed W/Head Boards
1 Foam Mattresses
3 Beds complete 3 quarter

First Publication

**Selebi-Phikwe Town Council
ADVERTISEMENT OF PUBLIC AUCTION SALE**

The public is hereby notified for general information that the Selebi-Phikwe Town Council shall sell by public auction boarded vehicles, tractors and other unserviceable items of stores on Friday the 31st August, 1990 at 9.30 a.m.

The sale will be conducted at the main Council Stores.

Items for sale may be viewed at Council main stores during normal working hours from Mondays to Fridays before commencement of sale. For any further information contact the Supplies Officer at Telephone No: 810570/810266 Extension 223.

ITEMS ON SALE

- (a) 2 — Ford Tractors 4600 — complete with loading buckets
- (b) 1 — Refuse Truck — Ford
- (c) 1 — Toyota Hilux
- (d) Domestic and Office Furniture
- (e) Old Tyres
- (f) Salvage Material
- (g) Old Fire Engine

CONDITION OF SALE

1. Terms: Cash/bank certified cheques made payable to Selebi-Phikwe Town Council immediately after sale.
2. Items will be sold by lot numbers to the highest bidder.
3. No items are to be removed from Council premises without the production of a receipt issued by the Revenue Officer.
4. All items bought are to be removed from Council premises within 7 days after sale and during this period the risk remains with the buyer, failing which will result in the ownership reverting to the Council and no refund will be made.
5. Items are sold as in condition they stand.

D. OSUPILE,
for Town Clerk.

First Publication

**South East District Council
SALE OF MATIMELA**

The following mixed matimela are advertised for public auction sale in Ramotswa Council Supplies Stores to be held on the 1st September, 1990.

BOATLE KRAAL					
S/NO	SEX	COLOUR	EAR MARK	BRAND	DATE IMPOUNDED
12	Ox	Thokwa	Lesife Left	Nil	20/6/89
13	Bull	Tlhaba	Lephaga Right	No Brand	20/6/89
DONKEYS					
1	Male	Tshumu	No E/Mark	No brand	3/3/89
2	Female	Thokwana	Lesife R.	—	3/3/90
3	Female	Thokwana	Lesife/Mothala — wa Kgama R.	—	3/3/90
4	Male	Thokwa	Tomotswe Left	—	3/3/90
5	Female	Thokwana	—	—	"
6	Male	Thokwa	—	—	"
7	Male	Tshetlha	—	TPM	"

GOATS

S/NO	SEX	COLOUR	EAR MARK	DATE IMPOUNDED
64	She Goat	Khunwana e botshunyana	—	21/2/89
65	He Goat	Tshetlha	—	21/2/89
66	He Goat	Khunou	Seako Left	21/2/89
67	She Goat	Khukhwana	—	Born in Matimela
68	She Goat	Khukhwana	—	Born in Matimela
69	Small	Khukhwana	—	—
73	Potsane	Khukhwana	—	—
74	Potsane	Tshwana	—	—

HORSES

S/NO	SEX	COLOUR	EAR MARK	BRAND	DATE IMPOUNDED
1	Male	Khunou e Tshumo mo phatleng	—	—	23/3/89

Notice Publication/Auction Sale**ENGLISH**

Kgalagadi District Council shall sell by public auction, vehicles, water engines, office furniture and other related items on the 1st September, 1990.

SETSWANA VERSION

Sechaba se itsisiwe fa Khansele ya Kgalagadi e tla rekisa ka palabalo, dikoloi, dilwana tsa ntlo, di engine tsa metsi le tse dingwe tse di tshesane kgwedi ya September e tlhola letsatsi 1st September, 1990.

First Publication**Notice of Application for a Transfer of Licence**

NOTICE IS HEREBY given that the undersigned intends to apply for:

A transfer of a General Dealers Licence in terms of section 8 of the Trade and Liquor Licensing Act, No. 29 of 1986 in respect of premises situated at Rasetshedi and that the Kgatleng Licensing Authority has determined that the application shall be heard by the Licensing Authority on the 6th September, 1990.

MOEKETSI TSELE, P.O. Box 8, MOCHUDI.

First Publication

A transfer of General Dealers Licence in respect of premises situated at Shakawe from J.S. Wellio to J.S. Wellio (Pty) Ltd and that the North West District Council has determined that the application shall be heard by the Local Licensing Authority on the 20th September, 1990.

J.S. WELLIO (PTY) LTD, P.O. Box 57, MAUN.

First Publication

A transfer of General Dealers Licence in respect of premises situated at Gumare from J.S. Wellio to J.S. Wellio (Pty) Ltd and that the North West District Council has determined that the application shall be heard by the Local Licensing Authority on the 20th September, 1990.

J.S. WELLIO (PTY) LTD, P.O. Box 57, MAUN.

First Publication

A transfer of General Dealers and Bottle Store Licence in respect of premises situated at Shakawe from Malcom Wright to Wellio & Wright Inc. (Pty) Ltd and that the North West District Council has determined that the application shall be heard by the Local Licensing Authority on the 20th September, 1990.

Any person objecting to the grant of such licence should, within 14 days of the second publication of this notice give notice in writing to the said Local Licensing Authority of his/her intention to oppose such application and state the grounds upon which his/her objection is based and copy of the letter of objection should be furnished to the applicant.

WELLIO & WRIGHT INC. (PTY) LTD, P.O. Box 57, MAUN.

First Publication

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of section 23 (1) (a) of the Trade and Liquor Act, 1986 that I, Motswaiso Mosarwa have disposed of my entire interest in carrying on the business of General Dealer and Fresh Produce to Thokgamo Investments (Pty) Ltd to trade at the same premises and under the style of Thokgamo General Dealer.

M. MOSARWA, c/o Soyab Mehtar, P.O. Box 480, SELEBI-PHIKWE.

First Publication

Notice of Intention to Dispose of Trading Licence

NOTICE IS HEREBY given in terms of section 23 of the Trade and Liquor Act, 1986 that I, Leteane Enterprises (Proprietary) Limited have disposed of my entire interest in carrying on the business of Restaurant/Takeaway Licence to J.K.W. Enterprises (Proprietary) Limited who will continue to trade at the same premises situated at 5400 Village, Gaborone.

J.K.W. ENTERPRISES (PROPRIETARY) LIMITED, c/o K & M Business & Secretarial Services (Proprietary Limited, P.O. Box 29, GABORONE.

First Publication

Alteration of Style of Business

NOTICE IS HEREBY given that the undersigned intends to apply for authority to change the style of Liquor Restaurant to Bar in respect of premises situated at Rasetimela, Bobonong and that the Central District Council has determined that the application shall be heard by the Licensing Authority on 13th September, 1990.

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

M.P. MOTSHEGWA, P.O. Box 784, BOBONONG.

First Publication

Republic of Botswana — Tender No. TB 3/4/24/90—91

CUSTOMS CLEARING AND FORWARDING AGENTS

IT IS NOTIFIED for general information that the above tender should read as TB 3/4/24/90—91 not as TB 3/4/17/90—91 as stated in the Government Gazette of 3rd August, 1990.

K.K. SEMELAMELA,
Secretary, Central Tender Board.

Republic of Botswana — Tender No. TB 8/1/23/90—91

UPGRADING OF INFRASTRUCTURE IN THE GOVERNMENT ENCLAVE

TENDERS ARE invited from contractors registered with the Central Tender Board in category C and D for the upgrading and construction of Roads, cycleways, footways stormwater drains, street lighting, landscaping and utilities of telecommunications, sewerage and water reticulation in the Gaborone Government Enclave.

Tender documents will be available from 20th of August, 1990 on application to the 'Engineer', John Burrow & Partners, P.O. Box 380, Chobe House, Broadhurst Mall, Gaborone.

Tender documents duly completed and enclosed in a sealed envelope shall be delivered to the Secretary, Central Tender Board, Private Bag 0058, Gaborone or to Room 202, New Ministry of Finance Building, not later than 10.00 hours on Wednesday, 10th of October, 1990 when tenders will be opened in the presence of tenderers wishing to attend.

Notwithstanding anything contained in the foregoing the Government of the Republic of Botswana is not bound to accept the lowest or any tender nor to incur any expense in the preparation thereof.

K.K. SEMELAMELA,
Secretary, Central Tender Board.

Central District Council — Tender Number CDC/CTU/2/90

SUPPLY OF NEW VEHICLES

TENDERS ARE invited by the Central District Council for the supply of new vehicles.

2 x Twin cab 4 x 4 vehicles supplied in 4 cylinder petrol engines. Both vehicles should be fitted with Jan Smith steel canopies, 45 mm bush guards and 150 litre fuel reserve tanks.

The vehicles should be supplied in white colour only and be provided with spare wheels and the necessary tools. Tender prices should be held firm for at least 90 days from tender closing date.

All tenders clearly marked in bold "Tender Number CDC/CTU/2/90—Supply of Vehicles", addressed to the Council Secretary, Central District Council, Private Bag 001, Serowe should reach his office not later than 9.00 hours of the 25th September, 1990 at which the tenders shall be opened.

The Council does not bind itself to accept the lowest or any tender, nor to assign any reasons for its rejection for all or any tender.

B. LESHAGA,
for Council Secretary.

First Publication

Southern District Council — Tender No. 10/90

EDUCATION FACILITIES

TENDERS ARE invited for the construction of the following Education Facilities (Pit Latrines)

(1) PACKAGE NO. 1/10/90

LOCATION

Modise
Maisantwa
Matsaakgang
Maranyane
Rachele

FACILITIES

1 No. x 2 Units Pitlatrine
1 No. x 2 " "
1 No. x 3 " "
2 No. x 2 " "
1 No. x 2 " "

(2) PACKAGE NO. 2/10/90

Leporung
Tshidilamolomo

1 No. x 2 Units Pitlatrine
1 No. x 2 " "

(3) PACKAGE NO. 3/10/90

Mokgomane
Metlojane
Marojane

1 No. x 4 Units Pitlatrine
1 No. x 2 " "
1 No. x 3 " "

(4) PACKAGE NO. 4/10/90

Mmathethe
Magoriapitse

1 No. x 4 1 No. x 4 1 No. x 2 Units Pitlatrine
1 No. x 4 " "

(5) PACKAGE NO. 5/10/90

Rakhuna
Tlhareselele
Ngwatsau

1 No. x 2 Units Pitlatrine
1 No. x 3 " "
1 No. x 2 " "

(6) PACKAGE NO. 6/10/90

Magothwane
Nihantlhe
Kebonyekgotla

1 No. x 2 Units Pitlatrine
1 No. x 2 " "
1 No. x 2 " "

Tender documents are obtainable from Works Department upon payment of a non-refundable fee of P20,00 on or after the 27th July, 1990 during normal working hours.

Tenders duly completed in sealed envelopes clearly marked "Tender No. 10 of 1990—Education Facilities". The official opening shall be at 10.00 a.m. 27th August, 1990. All interested are free to attend.

Council is not bound to accept the lowest or any tender.

D.K. MASITWA,
for Council Secretary.

North East District Council — Tender Notice No. NE 5 of 1990

MAINTENANCE AND RENOVATIONS OF PRIMARY SCHOOLS

TENDERS ARE invited by North East District Council for maintenance and renovations of the following Primary Schools:

TENDER NE 5:1:1 Gulubane School
5:1:2 Kalakamate School
5:1:3 Gungwe School

TENDER NE 5:2:1 Butale School
5:2:2 Senyawwe School
5:2:3 Ditladi School

TENDER NE 5:3:1 Mapoka School
 5:3:2 Kgari School
 5:3:3 Masukwane School

TENDER NE 5:4:1 Mosojane School
 5:4:2 Garnbule School
 5:4:3 Masunga School

Tenderers are advised to visit the above mentioned schools for the inspections before tendering.

Materials, labour, transport and other costs will be paid by the contractor. Forms of tender and specifications about the projects shall be obtained from Works Department, North East District Council on payment of a non-refundable fee of P10,00 as from the 16th August, 1990 during working hours, they can also be collected from Masunga Council Offices. Contractors who have never done any projects for this Council should enclose their contract's registration certificates, references from previous employers and other supportive documents.

Tenders to be submitted in a plain sealed envelope clearly marked "Tender No. NE 5 of 1990—Maintenance and Renovations of Primary Schools" to the Council Secretary, North East District Council, Private Bag 2, Taitown on or before 9.00 a.m. on the 13th September, 1990 and the official opening shall commence at about 10.00 a.m. the same day in the Council Chamber and tenderers are free to attend the opening session.

North East District Council is not bound to accept the lowest or any tender nor assign any reason for rejection or to incur any expenses in the preparations thereof.

T.D. MOROBANE,
for Council Secretary.

First Publication

Selebi-Phikwe Town Council — Tender No. 12/1990

SUPPLY AND DELIVERY OF A SIX CYLINDER 4 x 4 VEHICLE

TENDERS ARE invited by the Selebi-Phikwe Town Council for the supply and delivery of six cylinder 4 x 4 petrol engine vehicle.

Tenders are to be submitted in a sealed envelope marked "Tender No. 12/1990—Supply and Delivery of a Six Cylinder 4 x 4 Vehicle" addressed to the Town Clerk, Selebi-Phikwe Town Council, Private Bag 001, Selebi-Phikwe, to reach him not later than 12 noon on Friday 7th September, 1990.

Tenders will be opened on the same day at 14.00 hours. Tenderers wishing to be present at the opening day are free to do so.

Telegraphic, telex or telephonic tenders will not be accepted.

Prices quoted in Botswana pula should hold firm against rand/pula fluctuations for a minimum period of 60 days from the closing date of the tender and should include delivery to Selebi-Phikwe Town Council stores strictly within 3 calendar months from the date of firm order.

Strict adherence is necessitated for the delivery period.

Tenderers should submit with their offers details of vehicles in English supported by illustrative brochures. The vehicle offered must be fully backed by warranties and comprehensive spare parts supply from agents in Botswana.

Notwithstanding anything contained in the foregoing the Council is not bound to accept the lowest or any tender nor to incur any expenses in the preparation thereof.

QUANTITY
 Q1 No.

DISCRIPTION

Six cylinder petrol engine vehicle 4 x 4 converted station wagon white in colour, Ten seater arrangement with 100 litres extra fuel tank, 25 litres water tank and roof rack, registration and registration number plates.

E.S. PHEKO,
for Town Clerk.

First Publication

**IN THE HIGH COURT OF BOTSWANA
HELD AT LOBATSE**

MISC. A 150 of 1990

In the matter between:

**HUGH LESLIE PAINE
vs
DOORCO (PTY) LIMITED**

Petitioner

Respondent

ORDER

BEFORE the Honourable Mr Justice E. Livesey Luke, Chief Justice at Lobatse on Monday 6th day of August, 1990.

UPON HEARING Miss Attorney Tlhomelang for the Petitioner and having read the documents filed of record.

IT IS ORDERED THAT:

- (a) Directing that the Respondent be placed in provisional compulsory winding up and Provisional Liquidator be appointed by the Registrar of the High Court.
- (b) Directing that a rule nisi do issue calling upon all interested parties to attend before this Honourable Court on Monday 20th August, 1990 to show cause, if any, why the Respondent should not be placed in final compulsory winding up and the costs of the petition should not be the costs in liquidation.
- (c) The Respondent at its registered office.
- (d) To all creditors of the company by publication twice in simultaneous issues of the Botswana Guardian and the Government Gazette.
- (e) All known creditors of the Respondent at their addresses by registered mail.
- (f) Order to be served on the Registrar and Master of the High Court and the Registrar of Companies.

W.G. GRANTE,
*Assistant Registrar
and Master.*

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
HELD AT LOBATSE**

Case No. CT45/88

In the matter between:

**NATIONAL DEVELOPMENT BANK
and
OATS (PROPRIETARY) LIMITED**

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED to take notice that pursuant to the judgment granted by the above Honourable Court, the following immovable property will be sold by public auction by Deputy Sheriff Stephen W. Iles to the highest bidder of the property as follows.

DATE OF SALE;

7th September, 1990

TIME;

12.00 noon

VENUE OF SALE:

Oats General Trading, Butchery & Bottle Store, Otse Village

DESCRIPTION:

All Defendant's right, title and interest as Lessee of together with all improvements.

CONDITION OF SALE:

Purchase price will be payable as to 10% in cash on the date of sale or by bank guaranteed cheque, the balance to be paid by a Bank or Building Society guarantee to be provided within 7 days of the sale. Full and further conditions of sale may be inspected at the offices of the Deputy Sheriff Stephen W. Iles in Gaborone, on the Notice Board of the District Commissioner, Gaborone and at the offices of Maine, Ebrahim & Mothobi, *Attorneys*, House No. 724, Extension 2, Kagisano Close, Gaborone.

DATED at Gaborone on this 3rd day of August, 1990.

EBRAHIM & MOTHOBHI, *Plaintiff's Attorneys* Plot 724, Extension 2, P.O. Box 401, GABORONE.

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
HELD AT LOBATSE**

Case No. 42/88

In the matter between:

NATIONAL DEVELOPMENT BANK
and
EDWARD GUMEDE

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED to take notice that pursuant to the judgment granted by the above Honourable Court, the following immovable property will be sold by public auction by Deputy Sheriff Stephen W. Iles to the highest bidder of the property as follows.

DATE OF SALE;	8th September, 1990
TIME;	10.00 a.m.
VENUE OF SALE:	Molepolole Bar and Bottle Store, Molepolole
DESCRIPTION:	Molepolole Bar and Bottle Store, Molepolole
CONDITION OF SALE:	Purchase price will be payable as to 10% in cash on the date of sale or by bank guaranteed cheque, the balance to be paid by a Bank or Building Society guarantee to be provided within 7 days of the sale. Full and further conditions of sale may be inspected at the offices of the Deputy Sheriff Stephen W. Iles in Gaborone, on the Notice Board of the District Commissioner, Gaborone and at the offices of Maine, Ebrahim & Mothobi, <i>Attorneys</i> , House No. 724, Extension 2, Kagisano Close, Gaborone.

DATED at Gaborone on this 6th day of August, 1990.

EBRAHIM & MOTHOBHI, *Plaintiff's Attorneys* Plot 724, Extension 2, P.O. Box 401, GABORONE.

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
HELD AT LOBATSE**

Case No. 491/87

In the matter between:

NATIONAL DEVELOPMENT BANK
and
TOKO JOHN MOGOTSI

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED to take notice that pursuant to the judgment granted by the above Honourable Court, the following immovable property will be sold by public auction by Deputy Sheriff Stephen W. Iles to the highest bidder of the property as follows.

DATE OF SALE: 7th September, 1990
TIME: 3.00 p.m.
VENUE OF SALE: Plot 7, Lesetlhana Ward, Ramotswa
DESCRIPTION: All Defendant's right, title and interest as Lessee of together with all improvements.
CONDITION OF SALE: Purchase price will be payable as to 10% in cash on the date of sale or by bank guaranteed cheque, the balance to be paid by a Bank or Building Society guarantee to be provided within 7 days of the sale. Full and further conditions of sale may be inspected at the offices of the Deputy Sheriff Stephen W. Iles in Gaborone, on the Notice Board of the District Commissioner, Gaborone and at the offices of Maine, Ebrahim & Mothobi, Attorneys, House No. 724, Extension 2, Kagisano Close, Gaborone.

DATED at Gaborone on this 3rd day of August, 1990.

EBRAHIM & MOTHOBHI, *Plaintiff's Attorneys* Plot 724, Extension 2, P.O. Box 401, GABORONE.

IN THE MAGISTRATE'S COURT FOR THE CHOBE DISTRICT
HELD AT KASANE

Case No. K.S. 17/89

In the matter between:

KELELELO SAMUEL
vs
G.Z. BONYONGO

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED to take notice that pursuant to a writ of execution issued out of Court in the matter, the following property will be sold by public auction outside the Magistrate's Court Kasane on the 28th September, 1990 at 0900 a.m.

- 1 Wardrobe single door with mirror
- 1 Double bed base with mattress
- 1 Portable Radio/Cassette Supersonic
Double Speakers

TERMS:

Cash or bank guaranteed cheques only.

KELELELO SAMUEL, *Plaintiff in Person*, P.O. Box 248, PALAPYE.

IN THE MAGISTRATE'S COURT FOR THE CHOBE DISTRICT
HELD AT KASANE

Case No. K.S. 56/88

In the matter between:

JOYCE MAPUGWA
vs
RICHWELL MAKUMBI

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED to 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 outside the Magistrate's Court Kasane on the 28th September, 1990 at 0900 a.m.

1x 3/4 bed with wood headboard and mattress
 1 table blue top + 4 chairs
 2 Sideboards
 1 cadac 3 plates gas stove
 1 Picture of our Lord
 1 Wardrobe with 2 doors
 2 Camp chairs
 1 kg gas cylinder
 1 black briefcase
 Cash or bank guaranteed cheques only.

TERMS;

JOYCE MAPUGWA, *Plaintiff in Person*, P.O. Box 48, KASANE.

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
 HELD AT FRANCISTOWN**

Case No. CC F9/90

In the matter between:

BARCLAYS BANK OF BOTSWANA LTD
 and
 RAMOTLHALA RATSHOSA

Plaintiff

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 Deputy Sheriff, O. Setlhare, on Friday the 31st day of August, 1990 at Central Police Station, Gaborone at 10.00 a.m.

TERMS; One Stereo with two speakers
 Cash or bank guaranteed cheques only.

DATED at Francistown this 27th day of July, 1990.

MOSOJANE, PHUMAPHI & Co, *Plaintiff Attorneys*, 5th Africa House, P.O. Box 484, FRANCISTOWN.

**IN THE HIGH COURT OF THE REPUBLIC OF BOTSWANA
 HELD AT LOBATSE**

Case No. 42/88

In the matter between:

NATIONAL DEVELOPMENT BANK
 and
 EDWARD GUMEDE

Plaintiff

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED to take notice that pursuant to the judgment granted by the above Honourable Court, the following immovable property will be sold by public auction by Deputy Sheriff Stephen W. Iles to the highest bidder of the property as follows.

DATE OF SALE; 8th September, 1990
 TIME; 11.00 a.m.
 VENUE OF SALE: Thandabantu Butchery, Molepolole
 DESCRIPTION: Thandabantu Butchery, Molepolole

CONDITION OF SALE:

Purchase price will be payable as to 10% in cash on the date of sale or by bank guaranteed cheque, the balance to be paid by a Bank or Building Society guarantee to be provided within 7 days of the sale. Full and further conditions of sale may be inspected at the offices of the Deputy Sheriff Stephen W. Iles in Gaborone, on the Notice Board of the District Commissioner, Gaborone and at the offices of Maine, Ebrahim & Mothobi, Attorneys, House No. 724, Extension 2, Kagisano Close, Gaborone.

DATED at Gaborone on this 7th day of August, 1990.

EBRAHIM & MOTHOBHI, *Plaintiff's Attorneys* Plot 724, Extension 2, P.O. Box 401, GABORONE.

Change of Name

NOTICE IS HEREBY given that J.D. Secretarial Services (Proprietary) Limited intends to apply 14 days after the last publication of this advertisement to the Registrar of Companies for his approval to change the name of the company to J & B General Office Services (Proprietary) Limited.

Any person having objection to such application should notify applicant and the Registrar of Companies in writing giving reasons therefor.

DATED at Gaborone on 9th August, 1990.

for and on behalf
J.D. SECRETARIAL SERVICES (PROPRIETARY) LIMITED, c/o K & M Business & Secretarial (Proprietary) Limited, P.O. Box 29, GABORONE.

First Publication

Change of Name

NOTICE IS HEREBY given that Mega International Entrepreneurs (Proprietary) Limited intends to apply 14 days after the last publication of this advertisement to the Registrar of Companies for his approval to change the name of the company to Lekima International Entrepreneurs (Proprietary) Limited.

Any person having objection to such application should notify applicant and the Registrar of Companies in writing giving reasons therefor.

MEGA INTERNATIONAL ENTREPRENEURS (PROPRIETARY) LIMITED, c/o K & M Business & Secretarial Services (Proprietary) Limited, P.O. Box 29, GABORONE.

First Publication

Change of Name

PURSUANT to section 22 (1) of the Companies Act (Chapter 42:01) as amended, notice is hereby given that Deloitte Haskins & Sells Management Services (Proprietary) Limited will make application to the Registrar of Companies for his written approval to change the name of the company to Deloitte Pim Goldby Management Services (Pty) Limited after 14 days of the publication of this advertisement have elapsed.

for and on behalf of
DELOITTE HASKINS & SELLS MANAGEMENT SERVICES (PTY) LTD, P.O. Box 435, GABORONE.

First Publication

Change of Name

PURSUANT to section 22 (1) of the Companies Act (Chapter 42:01) as amended, notice is hereby given that Deloitte Haskins & Sells Management Services (Proprietary) Limited will make application to the Registrar of Companies for his written approval to change the name of the company to Deloitte & Touche Management Services (Pty) Limited after 14 days of the publication of this advertisement have elapsed.

for and on behalf of
DELOITTE HASKINS & SELLS MANAGEMENT SERVICES (PTY) LTD, P.O. Box 435,
GABORONE.

First Publication

Change of Name

PURSUANT to section 22 (1) of the Companies Act (Chapter 42:01) as amended, notice is hereby given that Deloitte Haskins & Sells Management Services (Proprietary) Limited will make application to the Registrar of Companies for his written approval to change the name of the company to Deloitte Ross Tohmatsu Management Services (Pty) Limited after 14 days of the publication of this advertisement have elapsed.

for and on behalf of
DELOITTE HASKINS & SELLS MANAGEMENT SERVICES (PTY) LTD, P.O. Box 435,
GABORONE.

First Publication

CUSTOMS AND EXCISE DUTY (AMENDMENT) ACT, 1990

No. 17



of 1990

ARRANGEMENT OF SECTIONS

SECTION

1. Short title
2. Amendment of section 2 of Cap. 50:01
3. Substitution for section 15 of the principal Act
4. Amendment of sections 17, 18 and 19 of the principal Act
5. Amendment of section 42 of the principal Act
6. Amendment of section 48 of the principal Act
7. Amendment of section 50 of the principal Act
8. Amendment of section 52 of the principal Act
9. Amendment of section 53 of the principal Act
10. Insertion of new section 53A into the principal Act
11. Amendment of section 56 of the principal Act
12. Amendment of sections 59 and 60 of the principal Act
13. Amendment of section 71 of the principal Act
14. Amendment of section 72 of the principal Act
15. Amendment of section 73 of the principal Act
16. Substitution for section 74 of the principal Act
17. Substitution for section 81 of the principal Act
18. Amendment of section 82 of the principal Act
19. Amendment of section 86 of the principal Act
20. Amendment of section 94 of the principal Act
21. Substitution for section 110 of the principal Act
22. Amendment of section 120 of the principal Act
23. Application of section 42 of the principal Act
24. Amendment of Schedule No.1 of the principal Act
25. Continuation of certain amendments of Schedules Nos. 1, 2, 3, 4, 5, 6, and 7 to the Act

An Act to amend the Customs and Excise Duty Act

Date of Assent: 1st August, 1990.

Date of Commencement: 17th August, 1990.

ENACTED by the Parliament of Botswana

1. This Act may be cited as the Customs and Excise Duty (Amendment) Act, 1990. Short title

Amend-
ment of
section 2 of
Cap. 50:01

2. Section 2 of the Customs and Excise Duty Act, (hereinafter referred to as the principal Act), is hereby amended by substituting for subsection (3) thereof, the following subsection —

“(3) For the purposes of the Agreement concluded in 1969 between the Governments of the Republic of Botswana, the Kingdom of Lesotho, the Republic of South Africa and the Kingdom of Swaziland, specified in section 55 (3) —

- (a) “customs duty” includes any duty leviable under Part 4 of Schedule No. 1 on goods imported into Botswana, and, except for purposes of articles 13 and 14 of the said Agreement, any duty leviable under Part 8 of the said Schedule on goods imported into Botswana; and
- (b) “excise duty” includes, except for purposes of articles 13 and 14 of the said Agreement, any duty leviable under Part 8 of Schedule No. 1 on goods manufactured in the common customs area.”.

Substitution
for section 15
of the
principal Act

3. The following section is hereby substituted for section 15 of the principal Act —

“Opening of packages in absence of importer or exporter 15. The Director may in the absence of the importer or exporter of any package imported into or landed in or exported from, or suspected by the Director to have been imported into or landed in, or exported from, Botswana, open and examine such package at the importer’s or exporter’s risk and expense: Provided that wherever possible the Director shall first make all reasonable efforts to ascertain the whereabouts of such importer or exporter and afford the said importer or exporter the opportunity of himself appearing before the Director and opening the package in question.”.

Amendment
of sections 17,
18 and 19 of
the principal
Act

4. Sections 17 (8), 18 (5) and 19 (3) and (5) of the principal Act are amended by substituting for references to “section 81 (32)” wherever they appear reference to “section 81 (19)” in each case.

Amendment
of section 42
of the
principal Act

5. Section 42 of the principal Act is amended by substituting for subparagraph (a) of subsection (5) the following subparagraph —

“(a) from the date of entry for home consumption as provided in section 47 (3), of the goods to which the application relates; or”.

Amendment
of section 48
of the
principal Act

6. (1) Section 48 of the principal Act is amended by substituting for subsection (2) thereof the following subsection —

“(2) The Minister may from time to time, by regulations, increase the percentage prescribed in subsection (1), in regard to any class or kind of imported goods, or in regard to any class or kind of such goods from a particular territory, to which that subsection applies.”.

(2) The amendment effected by subsection (1) shall be deemed to have come into operation on 1st April, 1989.

Amendment
of section 50
of the
principal Act

7. Section 50 of the principal Act is amended by substituting for subsection (11) thereof the following subsection —

“(11) The Director may, in writing, determine the tariff headings, tariff subheadings or items of any Schedule under which any

imported goods or goods manufactured in Botswana shall be classified.”.

8. Section 52 (2) of the principal Act is amended by substituting for the reference to “section 53 (7)” therein reference to “section 53 (8)”. Amendment of section 52 of the principal Act

9. (1) Section 53 of the principal Act is amended — Amendment of section 53 of the principal Act

(a) by substituting for paragraph (b) of subsection (1) the following paragraph —

“(b) in order to give effect to any amendment to the Explanatory Notes to the Harmonized System and to the Customs Cooperation Council Nomenclature referred to in section 50 (8), (9) and (10) or to the Nomenclature set out in the annex to the Convention on Nomenclature for the Classification of Goods in Customs Tariffs signed in Brussels in 1950;”;

(b) by substituting for all subsections after subsection (2) the following subsections —

“(3) (a) (i) The Minister may, from time to time by like notice, whenever he deems it expedient in the public interest to do so, authorize the Permanent Secretary, Ministry of Commerce and Industry or the Director to withdraw, with or without retrospective effect, and subject to such conditions as that Permanent Secretary or the Director may determine, any duty specified in Parts 2, 3 or 4 of Schedule No.1.

(ii) The Director may, at his discretion, at any time cancel, amend or suspend any withdrawal referred to in subparagraph (i).

(b) Any application for such withdrawal with retrospective effect shall be submitted to the said Permanent Secretary or Director, as the case may be, not later than six months from the date of entry for home consumption as provided in section 47 (3).

(4) The Minister may, whenever he deems it expedient in the public interest to do so, by notice published in the Gazette, impose an export duty, on such basis as he may determine, in respect of any goods intended for export, or any class or kind of such goods, or any goods intended for export in circumstances specified in such notice, and any export duty so imposed shall be set out in the form of a schedule which shall be deemed to be incorporated in Schedule No. 1 as Part 5 thereof and to constitute an amendment of Schedule No. 1.

(5) (a) Whenever the Minister is satisfied that any amendment made under this section has an effect which was not foreseen or intended, he may, whether or not such amendment has ceased to have effect as such or has lapsed under subsection (8), by further notice in the Gazette, adjust such amendment, to the extent he deems fit, with effect from the date of such amendment or any later date, and any adjustment effected under this subsection shall be deemed to be an amendment under this section.

(b) The provisions of this subsection shall, in so far as they can be applied, apply *mutatis mutandis* in respect of any amendment made by Parliament which corresponds to an amendment made under this sec-

tion, before the lapsing in terms of subsection (8) of such last mentioned amendment.

(6) (a) Notwithstanding anything to the contrary in this Act contained, the Minister may, whenever he deems it expedient in the public interest to do so, by notice in the Gazette, insert Part 8 of Schedule No. 1, and if so inserted withdraw or amend that Part for the purpose of specifying that any duty leviable under any heading or item of Part 1, 2 or 4 of Schedule No. 1 shall not be leviable under that Part, but shall be leviable under the said Part 8 at the time of entry for home consumption for use by any person, government, department, administration or body as may be specified by him in such notice.

(b) For the purposes of this subsection, any amount leviable under any item of the said Part 8, shall be called an ordinary levy.

(c) Any such ordinary levy shall be paid for the benefit of the Fund as specified in section 50 (1) and shall, for the purposes of that section, be deemed to be a duty paid in accordance with the provisions of Schedule No.1.

(d) Notwithstanding the provisions of section 50 (1), any ordinary levy paid in respect of any goods intended for consumption in any territory, other than Botswana, which forms part of the common customs area shall be paid by the Director to the government of such territory at such times as he may determine.

(e) The provisions of subsection (8) shall *mutatis mutandis* apply to any notice published under this subsection.

(7) In addition to the powers conferred by subsections (1), (2), (4) and (5), the Minister may, by notice published in the Gazette, amend any Schedule to conform with any amendment made by any other country in the common customs area and in accordance with the obligations imposed under the Customs Union Agreement of 11th December, 1969, entered into between the Governments of Botswana, Lesotho, South Africa and Swaziland.

(8) (a) Every amendment, withdrawal or insertion made by the Minister under this section shall be laid before the National Assembly.

(b) If the National Assembly does not, during the next meeting of the Assembly which commences after such amendment, withdrawal or insertion has been laid, approve the same by resolution, such amendment, withdrawal or insertion shall lapse on the last day of such meeting.

(c) Any such lapse shall be without prejudice to the validity of such amendment, withdrawal or insertion before it has so lapsed, and, in particular but without prejudice to the generality of the foregoing, no duty collected by reason of such amendment, withdrawal or insertion before such lapse shall be refundable, and any duty due by reason of such amendment, withdrawal or insertion but not collected shall continue to be due.

(9) Any amendment made under this section may be made retrospective:

Provided that no amendment may be made retrospective to a date earlier than that on which a notice of the intention to make the amendment has been signed by the Minister or the Permanent Secretary and has been deposited in the office of the Director.”

(2) The amendment effected by paragraph (a) of subsection (1) of this section shall be deemed to have come into operation on 1st January, 1988.

(3) The amendments effected by section 11 of Act No. 8 of 1989 are hereby revoked.

10. (a) The principal Act is amended by inserting immediately after section 53 the following new section 53A —

“Minister may amend Schedules under certain circumstances

53A. (1) Whenever the Minister is satisfied that any provision of any Schedule to this Act differs from any similar provision in force immediately prior to January, 1988 and that such difference is to the detriment of any importer or manufacturer and was not so intended, he may, after consultation with the Ministry of Commerce and Industry, by means of an amendment effected by notice in the Gazette, adjust the provision concerned to the extent he deems fit, with effect from 1st January 1988.

Insertion of new section 53A into the principal Act

(2) The provisions of section 53 (8) shall *mutatis mutandis* apply in respect of any amendment made under the provisions of subsection (1) of this section.”

(b) The amendments effected by virtue of section 12 of Act No. 8 of 1989 are hereby revoked.

11. Section 56 (3) of the principal Act is amended by substituting for the reference to “section 53 (6), (7), (8), (9) and (10)” therein reference to “section 53 (7), (8) and (9)”.

Amendment of section 56 of the principal Act

12. Sections 59 (8) and 60 (3) of the principal Act are amended by substituting for references to “section 53 (4) to (9)” wherever they appear reference to “section 53 (5), (7) and (9)” in each case.

Amendment of sections 59 and 60 of the principal Act

13. Section 71 of the principal Act is hereby amended by substituting for subsection (12) thereof the following subsection —

Amendment of section 71 of the principal Act

“(12). The provisions of subsection (1) (a) and (b) or subsection (3) of section 72 shall *mutatis mutandis* apply to the ascertainment or determination of the value for the purposes of the duty specified in Section B of Part 2 of Schedule No. 1 in respect of any imported goods entered in terms of item 412.18 of Schedule No. 4.”.

14. Section 72 of the principal Act is hereby amended —

(a) by substituting for paragraph (d) of subsection (15) the following paragraph —

Amendment of section 72 of the principal Act

“(a) the cost of transportation, loading, unloading, handling and insurance and associated costs incidental to delivery of the imported goods at the port or place of export in the country of exportation and placing those goods on board ship or on any vehicle at that port or place, ready for export to Botswana;” and

(b) by substituting for paragraph (a) of subsection (18) the following paragraph —

“(a) placed on board ship or on any vehicle in the country of exportation, ready for export to Botswana; or”.

Amendment
of section 73
of the
principal Act

15. Section 73 of the principal Act is amended—

- (a) by substituting for paragraph (e) of subsection (1) the following paragraph —

“(e) to the extent that they are not included in the price actually paid or payable for the goods, the cost of transportation, loading, unloading, handling and insurance and associated costs incidental to delivery of the goods at the port or place of export in the country of exportation and placing those goods on board ship or on any vehicle, at that port or place, ready for export to Botswana;”; and

- (b) by substituting for paragraph (a) of subsection (4) the following paragraph —

“(a) placed on board ship or on any vehicle in the country of exportation, ready for export to Botswana; or”.

Substitution
of section 74
of the
principal Act

16. (1) The following section is hereby substituted for section 74 of the principal Act —

“Value for
excise duty
purposes

74. (1) (a) For the purpose of assessing the excise duty on any goods manufactured in Botswana and specified in Section B of Part 2 of Schedule No. 1 (other than goods specified in items 122.10 to 122.40), the value thereof shall, subject to the provisions of this section, be taken to be the full and final market price (before deduction of any discounts other than cash discounts) at which, at the time of sale, such or similar goods are freely offered for sale, for consumption in Botswana, for purposes of trade in the principal markets of Botswana in the ordinary course of trade, in the usual wholesale quantities and in the condition and the usual packing ready for sale in the retail trade, to any independent merchant wholesaler in Botswana under fully competitive conditions, plus the cost of packing and packages and all other expenses incidental to placing the goods on rail for delivery to the purchaser, plus any non-rebated excise duty payable in terms of Section A of Part 2 of Schedule No. 1 on such goods, but excluding the non-rebated excise duty payable in terms of Section B of Part 2 of Schedule No. 1 on such goods:

Provided that the Director may, where such goods are not sold to such merchant wholesalers in Botswana or are so sold in quantities which he considers to be insignificant in relation to the total quantities of such goods sold in Botswana, regard any other class of purchaser of such goods as such a merchant wholesaler and may make such adjustment to the price charged by the manufacturer to such class of purchaser as he considers reasonable, having regard to the wholesale functions taken over by such manufacturer and such class of purchaser and to such other factors relating to such price as he may deem relevant.

(b) For the purposes of assessing the duty on any imported goods entered in terms of item 412.18 of Schedule No.4 on removal from a customs and excise warehouse and any goods manufactured in Botswana and specified in items 122.10 to 122.40 of Section B of Part 2 of Schedule No. 1, the value thereof shall be —

- (i) in a sale between a manufacturer as seller and an independent wholesale dealer or independent bulk buyer or a buyer purchasing at a preferential price or other reseller as purchaser, the highest price (but excluding the excise duty payable in terms of Section B of Part 2 of Schedule No. 1) at which the manufacturer sells such goods at factory to an independent retail dealer, without any deduction except a cash discount not exceeding two and a half percent, if any, plus the cost of packing and packages and all other expenses the purchaser;
- (ii) in a sale between a manufacturer and end consumer or between a wholesale dealer or retail dealer or other reseller as seller and an independent retail dealer or end consumer as purchaser, the highest price (but excluding the excise duty payable in terms of Section B of Part 2 of Schedule No. 1) at which such goods are sold by any such seller to an end consumer without any deduction except thirty-three and a third per cent, plus the cost of packing and packages and all other expenses incidental to placing the goods on rail for delivery to the purchaser.

(c) (i) For the purposes of this subsection the Director may specify the quantity which shall be deemed to be the usual wholesale quantity;

(ii) the packing which shall be deemed to be the usual packing ready for sale in the retail trade;

(iii) the cost of packing or packages or any other expenses incidental to placing the goods on rail.

(2) (a) For the purpose of assessing the excise duty on any goods specified in Section A Part 2 of Schedule No. 1, the value thereof shall be the price paid or payable for such goods when sold for home consumption in the ordinary course of trade, in the usual trade packing, where applicable, to any buyers not deemed to be related as specified in section 72 (2) (a), plus any non-rebated excise duty payable in terms of Section B of Part 2 of Schedule No. 1, but excluding the non-rebated excise duty payable in terms of Section A of Part 2 of Schedule No. 1.

(b) For the purpose of paragraph (a), "price paid or payable" means the total payment made or to be made, either directly or indirectly, by the buyer to or for the benefit of the seller of the goods, but does not include dividends or other payments passing from the buyer to the seller which do not directly relate to the goods.

(3) If in the opinion of the Director goods are sold or otherwise disposed of under such conditions that the value thereof cannot be ascertained in terms of subsection (1) (a), (1) (b) or (2), as the case may be, the Director may determine a value, which shall, subject to the right of appeal to the court, be deemed to be correct for the purposes of this Act, and any amount due in terms of any such determination shall remain payable as long as such determination remains in force.

(4) The Director may, whenever he deems it expedient, amend or withdraw any such determination and make a new determination with effect from —

- (a) the date of first entry of the goods in question;
- (b) the date of the determination made under subsection (3);
- (c) the date of such new determination; or
- (d) the date of such amendment.

(5) (a) An appeal against such determination shall lie to the jurisdiction of the Court in the area in which the determination was made, or the goods in question were entered for home consumption.

(b) Such appeal shall be prosecuted within a period of 90 days from the date of the determination.”

(2) Subsections (2) and (3) of section 74 of the principal Act, as substituted by subsection (1) of this section, shall be deemed to have come into operation on 1st June, 1989.

Substitution
for section 81
of the
principal Act

17. (1) The principal Act is amended by substituting for section 81 thereof the following section —

“Specific rebates, drawbacks and refunds of duty 81 (1). Subject to the provisions of this Act and to any conditions which the Director may impose —

- (a) any imported goods described in Schedule No. 3 shall be admitted under rebate of any fiscal and customs duties applicable in respect of such goods at the time of entry for home consumption thereof, to the extent and for the purpose of use stated in the item of Schedule No. 3 in which they are specified;
- (b) any imported goods described in Schedule No. 4 shall be admitted under rebate of any fiscal and customs duties applicable in respect of such goods at the time of entry for home consumption thereof, to the extent and for the purpose or use stated in the item of Schedule No. 4 in which such goods are specified;
- (c) a drawback or refund of the ordinary customs duty, anti-dumping duty, countervailing duty and surcharge actually paid on entry for home consumption on any imported goods described in Schedule No. 5 shall, subject to the provisions of paragraph (g) (i), be paid to the person who paid such duties or any person indicated in the notes to the

said Schedule, subject to compliance with the provisions of the item of the said Schedule in which those goods are specified;

- (d) in respect of any excisable goods described in Schedule No. 6 a rebate of the excise duty specified in Part 2 of Schedule No. 1 in respect of such goods at the time of entry for home consumption thereof or a refund of the excise duty actually paid at the time of entry for home consumption shall be granted to the extent and in the circumstances stated in the item of Schedule No. 6 in which such goods are specified, subject to compliance with the provisions of the said item and any refund under this paragraph may be paid to the person who paid the duty or any person indicated in the notes to the said Schedule No. 6;
- (e) in respect of any sales duty goods described in Schedule No. 7, a rebate of the sales duty specified in Part 3 of Schedule No. 1 in respect of such goods at the time of entry for home consumption thereof or a refund of the sales duty paid at the time of entry for home consumption shall be granted to the extent and in the circumstances stated in the item of Schedule No. 7 in which such goods are specified, subject to compliance with the provisions of the said item, and any refund under this paragraph may be paid to the person who paid the duty or any person indicated in the notes to the said Schedule No. 7;
- (f) in respect of any imported goods described in Schedule No. 9, a rebate of the additional duty specified in Part 7 of Schedule No. 1 in respect of such goods at the time of entry for home consumption thereof shall be granted to the extent and in the circumstances stated in the item of Schedule No. 9 in which such goods are specified, subject to compliance with the provisions of the said item;
- (g) (i) a refund of the ordinary customs duty, anti-dumping duty, countervailing duty or surcharge on any distillate fuel shall be granted to the extent stated in item 533.01 of Schedule No. 5 in which such fuel is specified, subject to compliance with the provisions of the said item, or a refund of the excise duty leviable on such fuel shall be granted to the extent stated in item 609.05.10 of Schedule No. 6 in which such fuel is specified, subject to compliance with the provisions of the said item and any refund under this paragraph may be paid to any user who has purchased and used such distillate fuel in accordance with the provisions of the said items of Schedule No. 5 or 6 to any person indicated in the notes to the said Schedule No. 5 or 6;

Provided that no such refund shall be paid to any government, department, administration or any body, in-

stitution, or authority mentioned in item 401.00 of Schedule No. 4 and item 601.00 of Schedule No. 6, including any university, college, school or other educational institution or any regional or local authority, except as provided for in the notes to the said Schedule No. 5 or 6;

(ii) notwithstanding the provisions of subparagraph (i) the Director may in his discretion investigate any such purchase or use to establish whether such fuel has been duly entered in terms of this Act or has been so used, and may refuse to allow or pay any such refund if he is not satisfied that such fuel has been so entered or used;

(iii) any such distillate fuel purchased shall be deemed to have been used in the order of the dates of such purchases;

(iv) the extent of the refund referred to in subparagraph (i) shall be the rate of such refund of duty specified in such items of Schedule No. 5 or 6 at the last date of any period for which such refund in respect of such use is claimed;

(v) any refund referred to in subparagraph (i) may be granted and paid to any person entitled to that refund in terms of this Act.

(2) A rebate of duty in respect of any goods described in Schedule No. 3 shall be allowed —

(a) only in respect of goods entered for use in the production or manufacture of goods in the industry and for the purpose specified in the item of the said Schedule in which those goods are specified;

(b) only in respect of goods entered for use in—

(i) a factory approved by the Minister; or

(ii) a mine or works situated in an area approved by the Minister; or

(iii) elsewhere in any other activity which the Minister may in his discretion approve for the purposes of this subparagraph;

(c) only in respect of goods entered for use in such industry in a factory, mine, works or activity which complies with such requirements in respect of quantity of material used or quantity of goods produced or manufactured as the Minister may impose.

(3) The Minister may exempt any goods described in Schedule No. 3 and entered for use in a particular industry, from the provisions of subsection (2) (b) and for the purposes of subparagraph (i) of the said subsection may limit the application of his approval to the manufacture of one or more specific articles or substances.

(4) Notwithstanding the provisions of section 59 or 60, a rebate of any anti-dumping duty or countervailing duty specified in Schedule No. 2 in respect of any goods entered under the provisions of any item specified in Schedule No. 3 or 4 may be granted if it is expressly stated in such item of Schedule No. 3 or 4 that the extent of the rebate includes such anti-dumping duty or countervailing duty.

(5) (a) No person shall be entitled to a refund of customs or excise duty on any distillate fuel in terms of the provisions of item 533.01 of Schedule No. 5 or item 609.05.01 of Schedule No. 6 unless he is registered as a user by the Director.

(b) (i) Any application for refund of such duty shall be in such form and shall declare such particulars and be supported by such documents and shall be for such quantities and for such periods as may be prescribed by regulation.

(ii) Any seller of such fuel shall furnish any such user with an invoice reflecting the particulars, and shall keep a copy of such invoice for such time as may be prescribed by regulation.

(c) Any registered user shall complete and keep such books, accounts and documents and furnish at such times such particulars of the vehicle, machinery or other equipment in which such fuel is used or any other particulars as may be prescribed by regulation.

(d) Notwithstanding anything to the contrary herein contained, any user of such fuel who has been granted such refund and who fails to forthwith furnish an officer at his request with the books, accounts and documents required by regulation to be completed and kept in respect of the use of any distillate fuel purchased by him shall be deemed to have used such fuel for a purpose or use other than a purpose or use stated in the items of Schedule No. 5 or 6 referred to in paragraph (a) and the use declared in the relevant application for refund and shall pay on demand to the Director the full amount of any refund granted to him in respect of such fuel or such portion thereof as the Director may in his discretion determine, during a period of two years prior to the date of such request by such officer, failing which such amount or such portion shall be recoverable in terms of this Act as if it were the duty concerned.

(e) The Director may refuse to register, as provided in paragraph (a), any person mentioned in that paragraph or cancel such registration, if such person fails to complete, keep or furnish such accounts, books or documents as may be prescribed by regulation or claims or receives any refund or payment to which he is not entitled in terms of the said items of Schedule No. 5 or 6.

(6) (a) (i) In addition to any liability for duty incurred by any person under any other provision of this Act, the person who

enters any goods for use by him under rebate of duty or any person on whose behalf any goods are so entered, shall, subject to the provisions of subsections (7) and (21) and section 47, be liable for the duty on all goods so entered which have not been used or which have been disposed of otherwise than in accordance with the provisions of this section and of the item under which they were so entered as if such rebate of duty did not apply to such goods and such person shall pay such duty on demand by the Director:

Provided that the Director may —

- (i) if such goods were used in accordance with any other item relating to rebate of duty, accept duty on such goods as if they were entered under such other item;
- (ii) in his discretion, permit any duty paid on entry of such goods under rebate to be deducted from any duty for which any person becomes liable in terms of this paragraph.

(ii) The Director may at any time take stock of goods entered for home consumption and stored on any premises registered by virtue of subsection (12) and duty shall, subject to the provisions of subparagraph (i), be paid forthwith on demand upon any deficiency detected.

(iii) If the stock is found to be greater than the quantity which should be on such premises the excess shall be debited to stock.

(b) Any person to whom any distillate fuel or residual fuel oil has been supplied from stocks which have been entered under rebate of duty at a price which has been reduced to the extent of such rebate for a purpose stated in the item under which such distillate fuel or residual fuel oil was so entered, and who applies such distillate fuel or residual fuel oil or any portion thereof for any other purpose, shall be guilty of an offence and shall, notwithstanding the provisions of paragraph (a), be liable for the duty to the extent of the rebate allowed on entry for home consumption of such distillate fuel or residual fuel oil on the full quantity of the distillate fuel or residual fuel oil so supplied to him or on such portion thereof as the Director may in his discretion determine:

Provided that, if the duty in question has after such entry under rebate been increased, the extent of such rebate shall be deemed to be —

- (i) the difference between the duty actually paid on entry for home consumption and such increased duty; or
- (ii) such increased duty if no duty was paid on entry for home consumption.

(7) (a) The Director may, on such conditions as he may impose, permit any person who has entered any goods under rebate of duty under this section to use or dispose of any such goods otherwise than in accordance with the provisions of this section and of the item under which such goods were so entered, to use or dispose of any such goods in accordance with the provisions of any other item to which this section relates, and such person shall thereupon be liable for duty on such goods as if such rebate of duty did not apply or as if they were entered under such other item to which this section relates, as the case may be, and such person shall pay such duty on demand by the Director:

Provided that, in respect of any such goods which are specified in any item of Schedule No. 3, 4, 6 or 7, the Director may, subject to the provisions of the notes applicable to the item in which such goods are specified and to any conditions which he may impose in each case, exempt any such goods from the whole or any portion of the duty payable thereon under this subsection on the ground of the period or the extent of use in accordance with the provisions of the item under which such goods were entered, or on any other ground which he considers reasonable.

(b) Any duty paid on any such goods on first entry thereof under rebate of duty shall be deemed to have been paid in respect of any duty payable in accordance with the provisions of paragraph (a) in respect of such goods.

(8) No drawback or refund shall be paid in respect of any goods specified in any item of Schedule No. 5, 6 or 7 if such goods have been used or disposed of otherwise than in accordance with the provisions of this section and the item in question or if such provisions have not been complied with in respect of such goods:

Provided that the Director may, in respect of any class or kind of goods specified in any item of Part I of Schedule No. 5 and used in the manufacture of any goods marketed in Botswana, pay any drawback to the extent stated in such item, where goods of comparable class, kind, quality and quantity and manufactured or produced in Botswana have been used in the manufacture of any goods exported.

(9) Any person to whom a refund of customs or excise duty has been granted on any distillate fuel in terms of the provisions of item 533.01 of Schedule No. 5 or items 609.05.10 of Schedule No. 6, as the case may be, and who has disposed of such fuel or has applied such fuel or any portion thereof for any purpose or use otherwise than in accordance with the provisions of such items and the use declared in the relevant application for refund, shall pay on demand to the Director the full amount of any

refund granted to him in respect of such fuel or portion thereof as the Director may in his discretion determine during such period of two years as the Director may determine, failing which such amount or such portion shall be recoverable in terms of this Act as if it were the duty concerned.

(10) Whenever the tariff heading or sub-heading or the tariff item or sub-item or the sales duty item or sub-item under which any goods are classified in Schedule No.1 is expressly quoted in any item of Schedules No. 3, 4, 5, 6 or 7 in which such goods are specified, the goods so specified in the said item of Schedules No. 3, 4, 5, 6 or 7 shall be deemed not to include goods which are not classified under the said tariff heading or sub-heading or tariff item or sub-item or sales duty item or sub-item.

(11) Any goods entered for use under rebate of duty under this section shall, for the purposes of this Act, be deemed to be entered for home consumption, but no entry in respect of any such goods described in Schedule No. 3, 4 or 7 shall be valid unless the number of the tariff heading and sub-heading or sales duty item and sub-item under which such goods are classified in Schedule No.1 and the number of the item of Schedule No. 3, 4 or 7 in which the said goods are specified are both declared on such entry and the industry in which and the purpose for which such goods are to be used, as specified in the said item, are declared on such entry:

Provided that the Minister may exempt entries in respect of any class or kind of goods from any or all of the requirements of this subsection.

(12) (a) No goods may be entered or acquired under rebate of duty under this section or the regulations until the person so entering or acquiring them has furnished such security as the Director may require and has complied with such other conditions (including registration with the Director of his premises and plant) as may be prescribed by the Minister by regulation in respect of any goods specified in any item of Schedules No. 3, 4, 6 or 7:

Provided that the Director may, subject to such conditions as he may in each case impose, exempt, with or without retrospective effect, any such person from the provisions of this subsection.

(b) Application for such exemption for the purpose of applying for a refund of duty shall be made to the Director within six months from any date specified in section 42 (5) as the circumstances may require.

(c) For the purposes of the application of section 42 (3), (4) and (5) to any such exemption -

(i) any bill of entry passed in relation to goods in respect of which exemption is granted under paragraph (a) of

this subsection, shall be deemed to have passed in error by reason of duty having been paid on goods intended for purposes or use under rebate of duty under this section.

- (ii) the goods concerned shall be deemed to have qualified at the time duty was paid on such goods in all respects for rebate; and
- (iii) the duty paid on the goods concerned, shall be deemed to have been paid on the date on which the exemption referred to in subparagraph (i) was granted.

(13) Notwithstanding anything to the contrary in this Act contained, the Director may, in respect of Schedules No. 5, 6 or 7, for the purpose of calculating the amount of duty refundable on any imported or excisable goods or sales duty goods used in the manufacture, reconditioning, mixing or blending of any goods exported or marketed in Botswana, determine the quantity of such exported goods or such goods marketed in Botswana which shall be deemed to have been produced, reconditioned, mixed or blended from a given quantity of such imported or excisable or sales duty goods or the quantity of such imported or excisable or sales duty goods which shall be deemed to have been used in the production, reconditioning, mixing or blending of a given quantity of such goods marketed in Botswana.

(14) No goods manufactured from excisable goods under rebate of duty specified in any item of Schedule No. 6 shall be used in the place of such excisable goods in the manufacture of any other goods if a rebate of duty to a lesser extent has been specified in any item of the said Schedule in respect of such excisable goods when used in the manufacture of such other goods.

(15) If the Director is of the opinion that any goods, not being a spirituous beverage, manufactured from spirits under rebate of excise duty in terms of any formula approved by him under any item of Schedule No. 6 are used as a beverage, he may forthwith revoke his approval of such formula.

(16) No refund or drawback of duty shall be paid by the Director under the provisions of this section unless an application therefor, duly completed and supported by the necessary documents, and other evidence to prove that such refund or drawback is due under this section is received by the department—

(a) in the case of goods exported—

- (i) where the goods were exported by post, within a period of six months from the date on which such goods were posted; or

- (ii) where the goods were exported in any other manner, within a period of six months from the date of entry of such goods for export; and
- (b) (i) in respect of any refund referred to in subsection (1) (f) within a period of six months from the last date of any period of use of any distillate fuel to which the application for such refund relates:

Provided that no refund shall be paid if the quantity of distillate fuel to which the application for such refund relates is less than such quantity as may be prescribed by regulation; and

- (ii) in all other cases, within a period of six months from the date on which such refund first becomes due:

Provided that the Director may, in such circumstances as he may consider exceptional, pay a refund or drawback after expiration of the relevant period.

(17) (a) The Minister or any officer in his Ministry designated by him may at any time after a permit by virtue of which goods may, in terms of any item of Schedule No. 3, 4, or 6, be entered under rebate of duty has been refused by him, but not later than two years after duty was paid on those goods, issue a permit authorizing entry of those goods under rebate of duty in accordance with the provisions of the item concerned, if, with regard to any facts which became known after such a permit has been refused, he is satisfied that he would have issued a permit if the facts were then known.

(b) For the purposes of the application of section 42 (3), (4) and (5) —

- (i) any bill of entry passed in relation to goods in respect of which a permit is issued under paragraph (a) shall be deemed to have been passed in error by reason of duty having been paid on goods intended for purposes of use under rebate of duty under this section;
- (ii) the goods in respect of which such a permit is issued, shall be deemed to have qualified at the time duty was paid on such goods, in all respect for rebate; and
- (iii) the duty paid on the goods concerned, shall be deemed to have been paid on the date on which the permit referred to in paragraph (a) was issued.

(18) (a) Subject to the provisions of subsection (17) any Minister, other than the Minister of Finance and Development Planning, any Permanent Secretary designated by such Minister, or the Director, may, in respect of goods which may, in terms of any item of Schedule No. 3, 4, 5 or 6, be entered under rebate of duty or be subject to a drawback or a refund of duty or be subject to such conditions as such Minister, Permanent Secretary or the Director may specify, with or without retro-

spective effect, a permit or certificate authorizing entry of those goods under rebate of duty, or authorizing a drawback or a refund of duty in accordance with the provisions of the item concerned, provided the Director is satisfied in respect of the goods concerned where the permit or certificate concerned is issued with retrospective effect, that the provisions of such item and such conditions have been complied with.

(b) The provisions of subsection (17) (a) shall apply *mutatis mutandis* in respect of any permit or certificate referred to in paragraph (a) of this subsection.

(c) Application for such permit or certificate shall be made to the Minister or Permanent Secretary or the Director within six months from any date specified in section 42 (5), as the circumstances may require.

(19) (a) The Minister may from time to time by notice published in the Gazette amend Schedule No. 3, 4, 5, 6, 7 or 9 whenever he deems it expedient in the public interest so to do.

(b) The Minister may, whenever he deems it expedient in the public interest to do so —

- (i) by like notice amend any Schedule with retrospective effect from such date as he may specify in that notice; or
- (ii) by like notice declare any amendment made under paragraph (a) to apply with retrospective effect from such date as he may specify in that notice.

(c) An amendment made under paragraph (a) which repeals any existing provision in Schedule No. 5 or which excludes any goods from any existing provision of that Schedule, shall not apply in respect of goods, excluding distillate fuels referred to in item 533.01 of Schedule No. 5 which were imported prior to the date of the relevant notice in the Gazette, and an amendment made under the said paragraph which embodies any additional provision in that Schedule or applies any existing provision of that Schedule in respect of additional goods, shall not, except in so far as the Director so directs and subject to such conditions as he may determine, apply in respect of goods which were imported prior to the date of the relevant notice in the Gazette.

(d) The provisions of subsections (7), (8) and (9) of section 53 shall *mutatis mutandis* apply in respect of any amendment made under the provisions of this subsection.

(20) The Director may refuse to accept an entry under rebate or an application for drawback or refund under any item of Schedule No. 3, 4, 5, 6, 7 or 9 from any person who has persistently contravened or failed to comply with the provisions of this Act or who has committed an offence referred to in section 86, 89, 90, 91, or 97 and he may cancel any registration

under the provisions of this Act of such person or suspend any such registration for such period as he may deem fit.

(21) Subject to the provisions of the proviso to section 19(9) and items 412.07, 412.08, 412.09, 531.00, 532.00, 608.01, 608.02, 608.03, 608.04, 707.01, 707.02 and 707.03 of Schedule Nos. 4, 5, 6 and 7, no rebate or refund of duty in respect of any loss or deficiency of any nature of any goods shall be allowed, but the Director may allow the deduction from the dutiable quantity of the undermentioned goods of a quantity equal to the percentage stated below in each case, namely —

- (a) in the case of imported crude petroleum naphtha for use in the refining of petroleum products, or imported or excisable petrol, 0,25 per cent of any quantity entered for storage in any customs and excise storage warehouse;
- (b) in the case of wine spirits (ethyl-alcohol) manufactured in Botswana and entered for storage in a customs and excise storage warehouse, excluding spirits specified in paragraph (d), 1,5 per cent of the quantity so entered;
- (c) in the case of spirits (ethyl-alcohol), other than wine spirits manufactured in Botswana, 1,5 per cent of the quantity so manufactured and entered for use in making spirituous beverages;
- (d) in the case of unpacked excisable spirits intended for export and which are removed in bond from a customs and excise manufacturing warehouse for temporary storage in a customs and excise warehouse approved for that purpose, such percentage, but not exceeding 1,25 per cent, of the quantity so removed as may in the opinion of the Director represent a loss incurred whilst the spirits in question are so removed and stored for such period as the Director may determine;
- (e) in the case of wine manufactured in Botswana 0,5 per cent of the quantity so manufactured;
- (f) in the case of any fermented apple, pear or orange beverage manufactured in Botswana, 0,5 per cent of the quantity so manufactured on which duty is paid;
- (g) in the case of imported petroleum naphtha entered for use as fuel in the manufacture of ammonia, such percentage, not exceeding 0,25, of any quantity so entered as may, in the opinion of the Director, represent a loss by evaporation;
- (h) in the case of imported crude petroleum naphtha for use in the refining of petroleum products, or imported or excisable petrol, a percentage equal to the full net loss incurred but not exceeding 0,25 of any quantity entered for storage and stored in a customs and excise storage

warehouse during such period as the Director may determine:

Provided that only the owner of a warehouse referred to in section 65 (4) shall be entitled to such deduction; and

- (i) in the case of distillate fuels entered for storage and stored in a customs and excise storage warehouse, a percentage equal to the full net loss incurred but not exceeding 0,15 of any quantity so entered and stored in such warehouse during such period as the Director may determine:

Provided that only the owner of a warehouse referred to in section 65 (4) shall be entitled to such deduction.

(22) No person shall, without the permission of the Director, divert any goods entered under rebate of duty under any item of Schedule No. 3, 4, 6, 7 or 9 or for export for the purpose of claiming a drawback or refund of duty under any item in Schedule No. 5, 6 or 7 to a destination other than the destination declared on such entry or deliver such goods or cause such goods to be delivered in Botswana otherwise than in accordance with the provisions of this Act and, in the case of goods entered under rebate of duty, otherwise than to the person who entered the goods or on whose behalf the goods were entered.

(23) If any goods to which this section relates are used or disposed of, or dealt with or in, contrary to the provisions of this Act, the whole consignment entered or transferred for use in terms of the provisions of this section, of which such goods form part or formed part, or any goods manufactured therefrom, shall be liable to forfeiture.

(24) Except with the permission of the Director which shall only be granted in circumstances which he considers to be exceptional and subject to such conditions as he may impose in each case, any goods entered under any item of Schedule No. 3, 4, 6 or 7 for manufacturing purposes or such other purpose as may be specified in the regulations shall be used for the purpose specified in such item at the time of such entry, or such other purpose, within five years from the date of such entry.”

(2) The provisions of subsection (21) of section 81 shall be deemed to have come into operation on 3rd July, 1978.

18. Section 82 of the principal Act is amended—

(1) by substituting for paragraph (a) of subsection (4) the following paragraph—

“(a) from the date of entry for home consumption as provided in section 47 (3), of the goods to which the application relates; or”; and

(2) by inserting after paragraph (a) of subsection (4) the following paragraph—

“(aa) from the date on which the charge to which the application relates was paid; or”.

Amendment
of section 82
of the
principal Act

Amendment
of section 86
of the
principal Act

19. Section 86 (1) (n) of the principal Act is amended by substituting for the reference to "section 81 (33)" therein reference to "section 81 (20)".

Amendment
of section 94
of the
principal Act

20. Section 94 of the principal Act is amended by substituting for subsection (1) thereof the following subsection —

"(1) (a) An officer, magistrate or member of the police force may detain any vehicle, plant, material or goods at any place for the purpose of establishing whether that vehicle, plant, material or those goods are liable to forfeiture under this Act.

(b) Such vehicle, plant, material or goods may be so detained where they are found or shall be removed to and stored at a place of security determined by such officer, magistrate or member of the police force, at the cost, risk and expense of the owner, importer, exporter, manufacturer or the person in whose possession or on whose premises they are found, as the case may be.

(c) If such vehicle, plant, material or goods are liable to forfeiture under this Act the Director may in his discretion seize that vehicle, plant, material or goods.

(d) The Director may, at his discretion, seize any other vehicle, plant, material or goods liable to forfeiture under this Act."

Substitution
for section 110
of the
principal Act

21. The following section is hereby substituted for section 110 of the principal Act —

"Liability of
company,
partnership
etc.

110. For the purposes of this Act any reference to a person shall be deemed to include a reference to a company, close corporation, co-operative society, firm, partnership, statutory body or club, and in the event of a contravention of or non-compliance with this Act or the incurring of any liability under this Act by any company, close corporation, co-operative society, firm, partnership, statutory body or club any person having the management of any premises or business in or in connection with which the contravention or non-compliance took place or the liability was incurred may be charged with the relevant offence and shall be liable to any penalties provided therefor and shall be liable in respect of any liability so incurred."

Amendment
of section 120
of the
principal Act

22. Section 120 of the principal Act is hereby amended —

(a) by deleting paragraph (e) of subsection (1); and

(b) by substituting for subsection (8) thereof the following subsection —

"(8) (a) For the purposes of subsection (7), exportation or transit carriage to a place includes dispatch to that place either directly or indirectly and either permanently or for a temporary purpose, and any goods specified in a notice issued under subsection (7) which are brought to a place so specified shall be deemed to have been exported or carried to that place in contravention of such notice by the person who dispatched

such goods, and the person who dispatched any such goods shall be presumed to have exported or carried those goods to such place, unless he proves that he did not know and had no reason to believe that the said goods would be brought to that place, and that he could not have prevented it.

(b) Any officer, magistrate or member of the police force may detain any goods for the purpose of establishing whether those goods are liable to forfeiture under paragraph (a).

(c) Any goods so detained may be released by the Director to the person concerned."

23. For the purposes of section 42 (3) of the principal Act —

- (a) bills of entry passed on 20th June, 1986 in relation to cotton yarn in respect of which a permit has been issued in terms of the provisions of item 460:11 (in relation to tariff heading 55.09) of Schedule No. 4 to the principal Act, shall be deemed to have been passed in error by reason of duty having been paid on goods intended for purposes or use under rebate of duty under section 81;
- (b) such cotton yarn shall be deemed to have qualified at the time duty was paid thereon in all respects for rebates; and
- (c) the duty paid on the cotton yarn concerned shall be deemed to have been paid on the date of commencement of this Act.

Application
of section 42
of the
principal
Act

24. Subject to the provisions of section 62 (1) of the principal Act, the amendments to Schedule No. 1 of the Act effected by Statutory Instrument No. 75 of 1989 shall be deemed to have come into effect on 15th March, 1989.

Amendments
of Schedule
No. 1 of the
principal Act

25. (1) Every amendment of Schedule Nos. 1, 2, 3, 4, 5, 6 and 7 to the principal Act under amendments made of section 53 (1) and (2), or section 53 A (1), section 59 (1) and (2) or section 81 (19) of the principal Act prior to 3rd February, 1989 shall not lapse by virtue of the provisions of section 53 (8), 59 (8) or 81 (19) (d) of the principal Act.

Continuation
of certain
amendments
of Schedules
Nos. 1, 2, 3,
4, 5, 6 and 7
to the
principal Act

(2) The amendment of Schedule No. 6 to the principal Act made under section 81 (19) of the principal Act shall not lapse by virtue of the provisions of section 81 (19) (d) of the principal Act.

(3) Notwithstanding the provisions of section 53 (7), (8) and (9) every amendment of Schedules Nos. 1, 2, 3, 4, 5, 6 and 7 to the principal Act made under section 53A (1) of the principal Act prior to 5th February, 1988 shall be deemed not to have lapsed by virtue of the provisions of section 53A (2) of that Act.

PASSED by the National Assembly this 3rd day of July, 1990.

C.G. MOKOBI,
Clerk of the National Assembly.

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PASSED by the General Assembly this 3rd day of June, 1907.

Chief of the National Archives
C. G. WICK

Statutory Instrument No. 73 of 1990

REVISION OF THE LAWS ACT
(Cap 01:03)

RECTIFICATION OF THE LAWS (NO.4) ORDER, 1990
(Published on 17th August, 1990)

IN EXERCISE of the powers conferred on the Law Revision Commissioner by section 10 of the Revision of the Laws Act, the following Order is made —

1. This Order may be cited as the Rectification of the Laws (No. 4) Order, 1990. Citation
2. The following errors appearing in the Income Tax (Amendment) Act, 1990 are hereby rectified — Rectification of errors in Act No. 12 of 1990
 - (a) in section 22 (b) thereof, by substituting for the reference to "Part IV" reference to "Part VI";
 - (b) in section 23 thereof, in the insertion to the Ninth Schedule of the Income Tax Act, by substituting for the reference to "item (b)" reference to "item (a)".
3. The error appearing in the Telecommunications (Amendment) Regulations, 1990 is hereby rectified by substituting for the first three Zones Within Botswana appearing in item 1 of the new Schedule the following Zone — Rectification of error in S.I. 57 of 1990

<i>"Zone 1</i>		<i>Zone 2</i>	<i>Zone 3</i>	
Gaborone	Moshupa	Mahalapye	Francistown	Sebina
Jwaneng	Otse	Lerala	Bobonong	Sefhophe
Kanye	Pitsane	Moeng	Letlhakane	Selebi-Phikwe
Lentsweletau	Ramotswa	Machaneng	Mathangwane	Serule
Letlhakeng	Sedibeng	Palapye	Mmadinare	Shashe
Lobatse	Sikwane	Pilikwe	Matsiloje	Tonota
Mochudi	Thamaga	Sefhare	Orapa	Tshesebe
Molepolole		Serowe	Ramokgwebane	Tutume
Radio Call		Sherwood Ranch		
		Shoshong"		

MADE this 6th day of August, 1990.

M.L. MOKAMA,
Law Revision Commissioner.