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14 JULIE 1967.
14 JULY 1967.

[No. 1789.

GOEWERMENTSKENNISGEWINGS.

DEPARTEMENT VAN BANTOE-ADMINISTRASIE
EN -ONTWIKKELING.

No. R. 1058.]

[14 Julie 1967.

REGULASIES BETREFFENDE DIE VORDERING VAN HUURGELDE IN BANTOEWOONGEBIEDE EN BANTOETEHUISE TEN OPSIGTE VAN DIE GEBIEDE OGIES EN EVANDER ONDER DIE GESAG VAN DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE.

Ek, BARZILLAI COETZEE, Adjunk-minister van Bantoe-administrasie en -onderwys, vaardig hierby, namens die Minister van Bantoe-administrasie en -ontwikkeling kragtens die bevoegdheid hom verleent by artikel 38 (8) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet No. 25 van 1945), na voorlegging aan die Administrateur en die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, aangewys as 'n stedelike plaaslike bestuur vir die gebiede Ogies en Evander ingevolge artikel 39 (1) van genoemde Wet by onderskeidelik Proklamasies No. 186 van 1957 en No. 386 van 1957, onderstaande regulasies uit, soos in die Bylae hiervan uiteengesit, betreffende die aangeleenthede hierbo genoem soos vermeld in artikel 38 (3) (p) van genoemde Wet, vir die leiding van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede en toe-passing daarna kragtens artikel 38 (8) (b) van genoemde Wet.

B. COETZEE,
Adjunk-minister van Bantoe-administrasie
en -onderwys.

A.15/1211.

BYLAE.

1. In hierdie regulasies, tensy onbestaanbaar met die sinsverband, beteken—

„Bantoetehuis“ die terreine soos aangedui in Aanhassel A;

„Banteweongebied“ die gebiede soos aangedui in Aanhassel B;

„geregistreerde bewoner“ 'n persoon aan wie 'n perseel in die Banteweongebied of huisvesting in die Bantoetehuis deur die stedelike plaaslike bestuur of die stedelike plaaslike bestuur se verteenwoordiger toegeken is;

GOVERNMENT NOTICES.

DEPARTMENT OF BANTU ADMINISTRATION
AND DEVELOPMENT.

No. R. 1058.]

[14 July 1967.

REGULATIONS IN RESPECT OF THE RECOVERY OF RENTALS IN THE BANTU RESIDENTIAL AREAS OF OGIES AND EVANDER UNDER THE JURISDICTION OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS.

I, BARZILLAI COETZEE, Deputy-Minister of Bantu Administration and Education, hereby publish, on behalf of the Minister of Bantu Administration and Development, in terms of the powers vested in him by section 38 (8) of the Bantu (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945), after reference to the Administrator and the Transvaal Board for the Development of Peri-Urban Areas, designated as an urban local authority for the areas of Ogies and Evander in terms of section 39 (1) of the said Act by Proclamations No. 186 of 1957 and No. 386 of 1957, respectively, the following regulations, as set out in the Schedule hereto, in respect of the matters referred to above as mentioned in section 38 (3) (p) of the said Act, for the guidance of the Transvaal Board for the Development of Peri-Urban Areas and the application thereafter in terms of section 38 (8) (b) of the said Act.

B. COETZEE,
Deputy-Minister of Bantu Administration
and Education.

A.15/1211.

SCHEDULE.

1. In these regulations, unless the context indicates otherwise—

“Bantu hostel” means the sites as indicated in Annexure A;

“Bantu residential area” means the areas as indicated in Annexure B;

“Act” means the Bantu (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945);

“site” means any building and/or land or any portion of a building and/or land of which the urban local authority is the owner;

„huurgeld” die bedrag bereken (met behoorlike inagneming van die koste verbonde aan die verskaffing van akkommodasie vir onderwysdieleindes in die belang van die inwoners van die Bantoewoongebied) vir huur, watervoorsienings-, reinigings-, gesondheids-, geneeskundige en ander dienste of 'n konsolidasie van sulke dienste vir die bewoning van 'n perseel wat vir woondieleindes deur die stedelike plaaslike bestuur verhuur word aan 'n geregistreerde bewoner en deur die Minister goedgekeur is kragtens artikel 20 van die Wet;

„perseel” enige gebou en/of grond of enige gedeelte van 'n gebou en/of grond waarvan die stedelike plaaslike bestuur die eienaar is;

„stedelike plaaslike bestuur” die liggaam soos aangedui in Aanhangsel C, in wie se reggebied die betrokke Bantoewoongebied of Bantoetehuis geleë is.

„verteenwoordiger” die beämpt wat ingevolge die bepalings van artikel 22 (1) van die Wet vir die bestuur van die Bantoewoongebied of Bantoetehuis aangestel en gelisensieer is;

„Wet” die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet No. 25 van 1945).

2. Toepassing.—Hierdie regulasies is van toepassing slegs in die Bantoewoongebied en die Bantoetehuis.

3. Misdrywe en strafbepalings.—(1) Elke geregistreerde bewoner moet sodanige huurgeld as wat betaalbaar is ten opsigte van die perseel wat aan hom toegeken is, maandeliks voor of op die sewende dag van elke maand by die kantoor van die verteenwoordiger vooruitbetaal.

(2) Enige persoon wat versuum om te voldoen aan die bepalings van subregulasie (1), begaan 'n misdryf en is by skuldigbevinding strafbaar met die strawwe voorgeskryf in artikel 44 van die Wet.

(3) Iedereen wat ingevolge subregulasie (2) skuldig bevind word, kan, benewens enige straf wat opgelê word, deur die Hof gelas word om die huurgeld wat volgens bevinding deur so iemand verskuldig is, te betaal binne die tydperk wat die Hof bepaal, of, by wanbetaling binne sodanige tydperk, tot gevangenisstraf vir 'n tydperk van hoogstens twee maande gevonnis word: Met dien verstande dat geen gevangenisstraf wat uitgedien is die uitwerking het dat die aanspreeklikheid opgehef word of dat geregtelike stappe belet word vir die verhaal van die huurgeld wat deur sodanige persoon verskuldig is nie: Met dien verstande voorts dat niemand 'n tweede keer ten opsigte van wanbetaling van dieselfde skuld gestraf mag word nie.

4. Uitsetting weens wanbetaling.—Ondanks enige stappe wat ingevolge regulasie 3 gedoen is, kan iedereen wat in gebreke bly om huurgeld te betaal waarvoor hy aanspreeklik is deur die verteenwoordiger gelas word om onmiddellik die perseel, tesame met al sy roerende eiendom en al die lede van sy huishouding, te ontruim. Iedereen wat in gebreke bly om aan sodanige bevel gehoor te gee, begaan 'n misdryf en die Hof kan, benewens enige ander straf wat hy ople, 'n bevel uitvaardig vir die uitsetting van so iemand uit sodanige perseel tesame met al die lede van sy huishouding en vir die verwydering van al sy roerende eiendom van sodanige perseel.

AANHANGSEL A.

<i>Reggebied.</i>	<i>Bantoetehuisterrein.</i>
Evander.....	Soos omskryf by Goewermentskennisgewing No. 629 van 1965.
Ogies.....	Soos omskryf by Goewermentskennisgewing No. 1040 van 1964.

AANHANGSEL B.

<i>Reggebied.</i>	<i>Bantoewoongebied.</i>
Evander.....	Soos omskryf by Goewermentskennisgewing No. 717 van 1964.
Ogies.....	Soos omskryf by Goewermentskennisgewing No. 1129 van 1960.

AANHANGSEL C.

<i>Liggaaam.</i>	<i>Reggebied.</i>
Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede	Evander: Soos aangewys en omskryf by Proklamasie No. 386 van 1957.
Ogies:	Soos aangewys en omskryf by Proklamasie No. 152 van 1959.

“representative” means the official appointed and licensed in terms of section 22 (1) of the Act for the management of the Bantu residential area or Bantu hostel;

“registered occupier” means a person to whom a site in the Bantu residential area or accommodation in the Bantu hostel has been allocated by the urban local authority or the representative of the urban local authority;

“rent” means the amount calculated (with due regard to the cost of providing any accommodation for educational purposes in the interests of the residents of the Bantu residential area) for rent, water, sanitary, health, medical and other services or any consolidation of such services for the occupation of a site let for residential purposes by the urban local authority to a registered occupier and approved by the Minister in terms of section 20 of the Act; and

“urban local authority” means the body as indicated in Annexure C, in whose area of jurisdiction the relative Bantu residential area or Bantu hostel is situated.

2. Application.—These regulations shall apply only in the Bantu residential area and the Bantu hostel.

3. Offences and Penalties.—(1) Every registered occupier shall pay such rent, payable in respect of the site allocated to him, monthly in advance on or before the seventh day of each month, at the office of the representative.

(2) Any person failing to comply with the provisions of subregulation (1) shall be guilty of an offence and on conviction be liable to the penalties prescribed in section 44 of the Act.

(3) Any person convicted in terms of subregulation (2) may, in addition to any penalty the court may impose, be ordered by the court to pay the rent which is found to be owing by him within such period as the court may specify, or in default of payment within such period, be imprisoned for a period not exceeding two months: Provided that no imprisonment undergone shall have the effect of cancelling the liability or barring an action for recovery of the rent owing by such person: Provided further that no person shall be convicted for a second time in respect of non-payment of the same debt.

4. Ejectment for Default.—Notwithstanding any action which may have been taken in terms of regulation 3, any person who fails to pay the rent for which he is liable, may be ordered by the representative to vacate the site forthwith together with all his movable property and all the members of his household.

Any person failing to comply with such order, shall be guilty of an offence and the court may, in addition to any penalty it may impose, make an order for the ejectment from such site of such person together with all the members of his household and for the removal of his movable property from such site.

ANNEXURE A.

<i>Area of Jurisdiction.</i>	<i>Bantu Hostel Site.</i>
Evander.....	As described in Government Notice No. 629 of 1965.
Ogies.....	As described in Government Notice No. 1040 of 1964.

ANNEXURE B.

<i>Area of Jurisdiction.</i>	<i>Bantu Residential Area.</i>
Evander.....	As described in Government Notice No. 717 of 1964.
Ogies.....	As described in Government Notice No. 1129 of 1960.

ANNEXURE C.

<i>Body.</i>	<i>Area of Jurisdiction.</i>
Transval Board for the Development of Peri-Urban Areas	Evander: As designated and described by Proclamation No. 386 of 1957.
Ogies:	As designated and described by Proclamation No. 152 of 1959.

DEPARTEMENT VAN DOEANE EN AKSYNS.

No. R. 1034.] [14 Julie 1967.
DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 1 (No. 1/109).

Ek, NICOLAAS DIEDERICHS, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 48 van die Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 1 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICHS,
Minister van Finansies.

DEPARTMENT OF CUSTOMS AND EXCISE.

No. R. 1034.] [14 June 1967.
CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 1 (No. 1/109).

I, NICOLAAS DIEDERICHS, Minister of Finance, acting in terms of the powers vested in me by section 48 of the Customs and Excise Act, 1964, hereby amend Schedule No. 1 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICHS,
Minister of Finance.

BYLAE.

I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
82.04 Deur subpos No. 82.04.20 deur die volgende te vervang: ,, 82.04.20 Steenbeitels, koubeitels, staalkophamers, kapmesse, ster-puntskroewendraaiers, platpunt-skoewendraaiers met 'n wydte by die punt van $\frac{1}{2}$ dm. tot $\frac{3}{8}$ dm., soldeerboutie, pen-ponse, senterponse, dakponse, dryspone, G- en voegklampe, draagbare blaasbalke en blasers daarvoor, bankklemskroewe, skrynwerkklemskroewe en kettingklemskroewe.	getal	23%	20% (V.K.; Kanada)"	
90.16 Deur subpos No. 90.16.20.10 deur die volgende te vervang: ,, .10 Waterpasse met reguit kante en met 'n prys v.a.b. van hoogstens R10 elk	getal	23%	20% (V.K.; Kanada)"	
.15 Mikrometers, meetpassers, mate, maatbande, maatstokke en soortge-lyke instrumente, waterpasse (uitge-sonderd dié in subpos No. 90.16.20.10 vermeld) en loodlyne	getal	3%	vry (V.K.; Kanada)"	

OPMERKING.—Die voorsiening vir waterpasse met reguit kante en met 'n prys v.a.b. van hoogstens R10 elk word by subpos No. 82.04.20 geskrap en toepaslike voorsiening daarvoor word by subpos No. 90.16.20.10 gemaak.

SCHEDULE.

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Pre- ferential
82.04 By the substitution for subheading No. 82.04.20 of the following: “ 82.04.20 Brick bolsters, cold chisels, steel headed hammers, hacking knives, star point screwdrivers, flat point screwdrivers with a width at the point from $\frac{1}{2}$ in. to $\frac{3}{8}$ in., soldering irons, pin punches, centre punches, roofing punches, drive punches, G and joiner clamps, portable forges and blowers therefor, bench vices, carpenters' vices and chain vices	no.	23%		20% (U.K.; Canada)"
90.16 By the substitution for subheading No. 90.16.20.10 of the following: “.10 Straight edged levels of a f.o.b. price not exceeding R10 each	no.	23%		20% (U.K.; Canada)"
.15 Micrometers, callipers, gauges, tape measures, measuring rods and the like, bubble levels (excluding those mentioned in subheading No. 90.16.20.10) and plumblines	no.	3%		free (U.K.; Canada)"

NOTE.—The provision for straight edged levels of a f.o.b. price not exceeding R10 each is deleted from subheading No. 82.04.20 and suitable provision therefor is made under subheading No. 90.16.20.10.

No. R. 1035.]

[14 Julie 1967.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 1 (No. 1/110).

Ek, NICOLAAS DIEDERICHS, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 48 van die Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 1 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICHIS,
Minister van Finansies.

No. R. 1035.]

[14 June 1967.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 1 (No. 1/110).

I, NICOLAAS DIEDERICHIS, Minister of Finance, acting in terms of the powers vested in me by section 48 of the Customs and Excise Act, 1964, hereby amend Schedule No. 1 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICHIS,
Minister of Finance.

BYLAE.

I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
39.07 Deur na subpos No. 39.07.85 die volgende in te voeg: „ 39.07.87 Reflektorlense	getal	20% of $\frac{1}{2}c$ elk		

OPMERKING.—Spesifieke voorsiening, teen 'n skaal van reg van 20% of $\frac{1}{2}c$ elk, word gemaak vir reflektorlense van kunstplastiekstof.

SCHEDEULE.

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Pre- ferential
39.07 By the insertion after subheading No. 39.07.85 of the following: “ 39.07.87 Reflector lenses	no.	20% or $\frac{1}{2}c$ each		

NOTE.—Specific provision, at a rate of duty of 20% or $\frac{1}{2}c$ each, is made for reflector lenses of artificial plastic material.

No. R. 1036.]

[14 Julie 1967.

No. R. 1036.]

[14 July 1967.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 3 (No. 3/110).CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 3 (No. 3/110).

Ek, NICOLAAS DIEDERICHIS, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 75 van die Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 3 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICHIS,
Minister van Finansies.

I, NICOLAAS DIEDERICHIS, Minister of Finance, acting in terms of the powers vested in me by section 75 of the Customs and Excise Act, 1964, hereby amend Schedule No. 3 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICHIS,
Minister of Finance.

BYLAE.

I Item	II Tariefpos en Beskrywing	III Mate van Korting
316.07 Deur tariefpos No. 39.07 te skrap.		

OPMERKING.—Die voorsiening vir 'n korting op reg op reflektorlense van kunstplastiekstof, word ingetrek.

SCHEDEULE.

I Item	II Tariff Heading and Description	III Extent of Rebate
316.07 By the deletion of tariff heading No. 39.07.		

NOTE.—The provision for a rebate of duty on reflector lenses of artificial plastic material, is withdrawn.

No. R. 1039.]

[14 Julie 1967.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING VAN BYLAE No. 4 (No. 4/33).

Ek, NICOLAAS DIEDERICHS, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 75 van die Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 4 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICHS,
Minister van Finansies.

No. R. 1039.]

[14 July 1967.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT OF SCHEDULE No. 4 (No. 4/33).

I, NICOLAAS DIEDERICHS, Minister of Finance, acting in terms of the powers vested in me by section 75 of the Customs and Excise Act, 1964, hereby amend Schedule No. 4 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICHS,
Minister of Finance.

BYLAE.

I Item	II Tariefpos en Beskrywing	III Mate van Korting
407.04	<p>Deur die opskrif by item 407.04 deur die volgende te vervang: „Motorvoertuie wat deur immigrante of terugkerende permanente inwoners van die Republiek (uitgesonderd toeriste) vir hulle persoonlike of eie gebruik ingevoer word;”</p> <p>Deur na tariefpos No. 87.02 die volgende in te voeg: „87.09 Motorfiets, outofietse en fietse met 'n hulpmotor toegerus, met of sonder syspanne, die bona fide eiendom van immigrante, mits sodanige fietse deur sodanige immigrante voor hul vertrek na die Republiek minstens 6 maande lank of vir sodanige korter tydperk soos die Sekretaris in buitengewone omstandighede kan besluit, besit en gebruik is en nie, behalwe met die toestemming van die Sekretaris, binne 'n tydperk van 2 jaar na die datum van klaring verkoop of aan ander persone vreem word nie</p>	Volle reg”

OPMERKING.—Voorsiening word gemaak vir 'n volle korting op reg op motorfiets, outofietse en fietse met 'n hulpmotor toegerus, met of sonder syspanne, indien deur immigrante in die omstandighede soos uiteengesit, ingevoer word.

SCHEDEULE.

I Item	II Tariff Heading and Description	III Extent of Rebate
407.04	<p>By the substitution for the heading of item 407.04 of the following: “Motor vehicles imported by immigrants or returning permanent residents of the Republic (excluding tourists) for their personal or own use;”</p> <p>By the insertion after tariff heading No. 87.02 of the following: “87.09 Motor cycles, auto-cycles and cycles fitted with an auxiliary motor, with or without side-cars, the bona fide property of immigrants, provided such cycles have been owned and used by such immigrants prior to their departure to the Republic for not less than 6 months or for such shorter period as the Secretary may in exceptional circumstances decide and are, except with the permission of the Secretary, not sold or disposed of to other persons within a period of 2 years after the date of entry</p>	Full duty”

NOTE.—Provision is made for a rebate of the full duty on motor cycles, auto-cycles and cycles fitted with an auxiliary motor, with or without side-cars, if imported by immigrants in the circumstances as set forth.

DEPARTEMENT VAN JUSTISIE.

No. R. 1038.]

[14 Julie 1967.

KENNISGEWING INGEVOLGE ARTIKEL 6 VAN DIE WET OP VREDEREGTERS EN KOMMISSARISSE VAN EDE, 1963.

Kragtens die bevoegdheid my verleen by artikel 6 van die Wet op Vrederegters en Kommissarisse van Ede, 1963 (Wet No. 16 van 1963), wys ek, PETRUS CORNELIS PELSER, hierby die beklaer van enige amp in die Bylae genoem aan as 'n kommissaris van ede vir die gebied teenoor die amp vermeld.

Goewermentskennisgewings Nos. R. 1951 van 27 November 1964 en R. 277 van 25 Februarie 1966 word hierby ingetrek.

P. C. PELSER,
Minister van Justisie.

No. R. 1038.]

[14 July 1967.

NOTICE IN TERMS OF SECTION 6 OF THE JUSTICES OF PEACE AND COMMISSIONERS OF OATHS ACT, 1963.

By virtue of the powers vested in me by section 6 of the Justices of the Peace and Commissioners of Oaths Act, 1963 (Act No. 16 of 1963), I, PETRUS CORNELIS PELSER, hereby designate the holder of any office mentioned in the Schedule, as a commissioner of oaths for the area specified opposite such office.

Government Notices Nos. R. 1951 dated 27th November, 1964, and R. 277, dated 25th February, 1966, are hereby withdrawn.

P. C. PELSER,
Minister of Justice.

BYLAE.

Amp.

Gebied.

Die Staatspresident.....	Die Republiek.
Bankinstelling ingevolge die Bankwet, 1965 (Wet No. 23 van 1965), geregistreer—	
Hoofkantoor of Subhoofkantoor—	Landdrosdistrik waarin Kantoor geleë is.
Hoof Algemene Bestuurder, Hoof- of Algemene Bestuurder, Assistent-hoof- of Assistent-Algemene Bestuurder, Assistent van die Hoof- of Algemene Bestuurder, Sekretaris	
Afdeling of Takkantoor of Subhoofkantoor—	Landdrosdistrik waarin Kantoor geleë is.
Bestuurder, Assistent-bestuurder, Onderbestuurder.....	
Takkantoor of Afdeling van Takkantoor—	Landdrosdistrik waarin Kantoor geleë is.
Bestuurder, Assistent-bestuurder, Onderbestuurder.....	
Bantoebeleggingskorporasie van Suid-Afrika, Beperk—	
Hoofbestuurder.....	Die Republiek.
Ondersoekbeampte.....	Die Republiek.
Sekretaris.....	Die Republiek.
Takbestuurder.....	Die Republiek.
Bantoe-overheid—	
Kommisaris-generaal van 'n Bantoevolkseenheid.....	Die Republiek.
Vorsitter van 'n Bantoegebiedsowerheid.....	Gebied waarvoor Gebiedsowerheid ingestel is.
Bouvereniging ingevolge die Bouverenigingswet, 1965 (Wet No. 24 van 1965), geregistreer—	
Bestuurder, Assistent-bestuurder, Onderbestuurder.....	Gebied waarvoor aangestel.
Gesondheidsdienste—	
Distriksgenesheer, Addisionele Distriksgenesheer, Assistent-distriksgenesheer.....	Gebied waarvoor aangestel.
Staatsgesubsidieerde hospitaal—	
Matrone.....	Landdrosdistrik waarin hospitaal geleë is.
Mediese Superintendent.....	Landdrosdistrik waarin hospitaal geleë is.
Sekretaris.....	Landdrosdistrik waarin hospitaal geleë is.
Suster.....	Landdrosdistrik waarin hospitaal geleë is.
Gevangenisse, Departement van—	
Hoofbewaarder.....	Landdrosdistrik waar in diens.
Lid van die Gevangenisdiens wat die hoof van 'n gevangenis is.....	Landdrosdistrik waar in diens.
Opperbewaarder.....	Landdrosdistrik waar in diens.
Huweliksbevestiger—	
Huweliksbevestiger aangestel ingevolge die bepalings van die Huwelikswet, 1961 (Wet No. 25 van 1961)	Gebied waarvoor aangestel.
Kleurling-ontwikkelingskorporasie, Beperk—	
Sekretaris.....	Die Republiek.
Koöperatiewe Vereniging ingevolge die Wet op Koöperatiewe Vereenigings, 1939 (Wet No. 29 van 1939), geregistreer—	
Hoofbestuurder.....	Landdrosdistrik waarin vereniging geleë is.
Takbestuurder.....	Landdrosdistrik waarin tak van die vereniging geleë is.
Sekretaris.....	Landdrosdistrik waarin vereniging geleë is.
Land- en Landboubank van Suid-Afrika—	
Persoon met 'n jaarlikse salaris van R3,480 en hoér.....	Die Republiek.
Mynbedryf—	
Mynsekretaris.....	Landdrosdistrik waarin myn geleë is.
Mynsekuriteitsbeampte of mynspeurder.....	Landdrosdistrik waarin myn geleë is.
Opoedkundige Irrigating—	
Skool of tegniese kollege ingestel ingevolge die Hoger Onderwijs Wet, 1923 (Wet No. 30 van 1923), die Wet op Buitengewone Onderwys, 1948 (Wet No. 9 van 1948), of die Wet op Beroepsonderwys, 1955 (Wet No. 70 van 1955), en onder die beheer van die Departement van Onderwys, Kuns en Wetenskap—	
Afdelingshoof.....	Landdrosdistrik waarin skool of tegniese kollege geleë is.
Prinsipaal of Vise-prinsipaal.....	Landdrosdistrik waarin skool of tegniese kollege geleë is.
Registrateur.....	Landdrosdistrik waarin skool of tegniese kollege geleë is.
Universiteit of Universiteitskollege—	
Prinsipaal of Vise-prinsipaal.....	Landdrosdistrik waarin universiteit of universiteitskollege geleë is.
Registrateur of Assistent-registrateur.....	Landdrosdistrik waarin universiteit of universiteitskollege geleë is.
Rektor.....	Landdrosdistrik waarin universiteit of universiteitskollege geleë is.
Patente—	
Patentagent.....	Gebied waarin hy praktiseer.
Plaaslike Bestuur, Komitee, Kommissie, Raad of Statutêre Liggaam ingevolge enige wet of ordonnansie ingestel—	
Amptenaar wat 'n pos beklee met 'n salarisskaal waarvan die minimum kerf gelykstaan met of hoér is as R2,400.00 per jaar, maar insluitende Aangewese Agent, Assistent-bestuurder, Bestuurder, Direkteur, Inspekteur, Klerk van die Raad, Lid, Mediese Gesondheidsbeampte, Organisrende Sekretaris, Rekenmeester, Sekretaris, Stadsklerk, Superintendent, Tesourier, Vekeersbeampte of Voorsitter	
Bestuurder of Superintendant van 'n noordkamp opgerig deur 'n plaaslike bestuur ingevolge 'n wetsbepaling met betrekking tot voorkoming van onwettige plakkery	Landdrosdistrik waarin noordkamp geleë is.
Beampte ingevolge 'n wetsbepaling aangestel of aangewys vir die bestuur van 'n lokasie, Bantoeorp of Bantoechuis	Landdrosdistrik waarin lokasie, Bantoeorp of Bantoechuis geleë is.
Behoorlik aangestelde inspekteur van 'n Bantoleokasie of sendingreservaat ingevolge 'n wetsbepaling ingestel	Landdrosdistrik waarin Bantoleokasie of Sendingreservaat geleë is.
Behoorlik aangestelde arbeidskakelbeampte om oor die verblyf van Bantoes op private eiendom toegig te hou en beheer uit te oefen	Landdrosdistrik waarin betrokke private eiendom geleë is.
Inspekteur van Bantoe-arbeiders aangestel kragtens 'n wetsbepaling op Bantoe-arbeid..	Gebied waarvoor aangestel.
Politieke Party—	
Organiseerde in voltydse diens van 'n politieke party.....	Gebied waarvoor aangestel.
Proviniale Administrasie—	
Administrateur van 'n provinsie.....	Die Republiek.
Personne in diens van 'n provinsiale administrasie op wie die bepalings van die Staatsdienswet, 1957 (Wet No. 54 van 1957), nie van toepassing is nie en wat poste beklee met 'n salarisskaal waarvan die minimum kerf gelykstaan met of hoér is as die minimum kerf van die salarisskaal verbonde aan die pos van administratiewe assistent in die Staatsdiens	Gebied waar in diens.
Proviniale Raad—	
Lid.....	Die Republiek.
Lid van 'n Uitvoerende Komitee.....	Die Republiek.
Regstelling—	
Adjunk-balju.....	Gebied waarvoor aangestel.
Geregdebode.....	Gebied waarvoor aangestel.

*Amp.**Gebied.*

Notaris.....	Gebied waarin geregtig om te praktiseer.
Praktiserende Prokureur.....	Gebied waarin geregtig om te praktiseer.
Vrederegter.....	Landdrosdistrik waarvoor hy aangestel is of in die geval van 'n vrederegter <i>ex officio</i> die gebied vermeld in die Eerste Bylae van die Wet.
Staatsdiens—	
Beampte in die Administratiewe of die Vakkundige Afdeling van die Staatsdiens.....	Die Republiek.
Beampte in die Klerklike, Tegniese of Algemene A- en B-Afdeling van die Staatsdiens wat 'n pos beklee met 'n salariskaal waarvan die minimum kerf gelykstaan met of hoër is as die minimum kerf van die salariskaal verbonde aan die pos van vroue-assistent in die Staatsdiens	Gebied waar in diens.
Werknemer wat teen 'n pos in die Administratiewe, Vakkundige, Klerklike, Tegniese of Algemene A- en B-Afdeling van die Staatsdiens gehou word indien die minimum kerf van die salariskaal verbonde aan sodanige pos gelykstaan met of hoër is as die minimum kerf van die salariskaal verbonde aan die pos van vroue-assistent in die Staatsdiens	Gebied waar in diens.
Staatsdienskommisie—	
Lid.....	Die Republiek.
Stadspolisie, Durban—	
Adjunk-hoofkonstabel.....	Landdrosdistrik Durban.
Hoofkonstabel.....	Landdrosdistrik Durban.
Onderinspekteur.....	Landdrosdistrik Durban.
Sersant en Ondersersant.....	Landdrosdistrik Durban.
Stafserant.....	Landdrosdistrik Durban.
Suid-Afrikaanse Landbon-unie—	
Direkteur.....	Die Republiek.
Suid-Afrikaanse Polsie—	
Blanke konstabel en Blanke spesiale konstabel met inbegrip van 'n Blanke lid van die Reservopolisiemag wanneer hy as sodanig diens doen.....	Die Republiek.
Lid van die Mag met die rang van ondersersant of 'n hoër rang.....	Die Republiek.
Suid-Afrikaanse Spoerweé—	
Hoofbestuurder se departement—	
Senior amptenaar.....	Die Republiek.
Ministerie van Vervoer—	
Privaatskretaris van die Minister van Vervoer.....	Die Republiek.
Senior amptenaar.....	Die Republiek.
Spoorwegkommissaris.....	Die Republiek.
Professionele personeel—	
Amptenaar in 'n salarisgroep met gradering gelykstaande met of hoër as groep No. 14	Gebied waar in diens.
Ander personeel—	
Senior amptenaar.....	Die Republiek.
Toesighoudende amptenaar (met inbegrip van 'n klerk wat regstreeks beheer oor personeel uitvoer)	Gebied waar in diens.
Spoorweg- en Hawepolisiemag—	
Blanke polisiebeampte (uitgesonderd 'n rekruut).....	Die Republiek.
Diverse—	
Beroeps- en welsynsbeampte.....	Gebied waar in diens.
Bestuurder van 'n kampong of lokasie, belas met die werwing van Bantoe-arbeid.....	Gebied waar in diens.
Hoofskretaris van die Plaaslike Bestuurskomitee.....	Die Republiek.
Indienshemingsbeampte.....	Gebied waar in diens.
Inspekteur van nie-Blanke arbeid.....	Gebied waar in diens.
Tugondersoekbeampte.....	Gebied waar in diens.
Tugondersoek- en eksameenbeampte.....	Gebied waar in diens.
Suid-Afrikaanse Yster en Staal Industriële Korporasie, Beperk—	
Sekuriteitsbeampte.....	Gebied waar in diens.
Tattersalls—	
Sekretaris.....	Landdrosdistrik waar in diens.
Uitvoerende Gesag—	
Staatsminister.....	Die Republiek.
Verdediging, Departement van—	
Burgermag—	
Adjudant van Eenheid.....	Die Republiek.
Inspekteur van hulpdienst ingestel vir die Suid-Afrikaanse Weermag.....	Die Republiek.
Offisier met rang van kaptein en hoër.....	Die Republiek.
Kommando—	
Offisier met rang van kaptein en hoër.....	Provinse waarin hoofkwartier van die kommando geleë is.
Suid-Afrikaanse Korps van die Militêre Polsie—	
Adjudant-offisier.....	Die Republiek.
Offisier.....	Die Republiek.
Onderoffisier met die rang van korporaal of 'n hoër rang.....	Die Republiek.
Verkiestings en die registrasie van kiesers—	
Hulpagent aangestel ingevolge artikel 99 van die Wet tot Konsolidasie van die Kieswette, 1946 (Wet No. 46 van 1946)	Kiesafdeling waarin verkieatingsagent deur wie hulpagent aangestel is, optree.
Naamopnemer aangestel ingevolge Goewermentskennisgewing No. 1417 van 13 September 1957 vir doeleindes van die algemene registrasie van kiesers	Gebied waarvoor aangestel in die provinsie Kaap die Goeie Hoop.
Verkieatingsagent aangestel ingevolge artikel 98 van die Wet tot Konsolidasie van die Kieswette, 1946 (Wet No. 46 van 1946)	Kiesafdeling waarvoor kandidaat vir Volksraad of Provinciale Raad deur of namens wie verkieatingsagent aangestel is, genomineer is.
Voorsittende beampte vir stemme van afwesiges aangestel ingevolge die bepalings van artikel 42 bis van die Wet tot Konsolidasie van die Kieswette, 1946 (Wet No. 46 van 1946)	Die Republiek.
Versekeringsmaatskappy ingevolge die Versekeringswet, 1943 (Wet No. 27 van 1943), geregistreer—	
Bestuurder.....	Gebied waarvoor aangestel.
Distrikbestuurder.....	Gebied waarvoor aangestel.
Takbestuurder.....	Gebied waarvoor aangestel.
Takssekretaris.....	Gebied waarvoor aangestel.
Wetgewende Gesag—	
Senaat—	
Lid.....	Die Republiek.
Volksraad—	
Lid.....	Die Republiek.
Office held.	
The State President.....	The Republic.
Administration of Justice—	
Deputy Sheriff.....	Area for which appointed.

SCHEDULE.**Area.**

The State President.....
Administration of Justice—
 Deputy Sheriff.....

The Republic.
 Area for which appointed.

*Office held.**Area.*

Justice of the Peace.....		
Messenger of the Court.....		
Notary.....		
Practising Attorney.....		
Banking Institution registered under the Banks Act, 1965 (Act No. 23 of 1965) —		
Head Office or Sub-Head Office —	Chief General Manager, General Manager, Assistant General Manager, General Manager's Assistant, Secretary	Magisterial district in which office is situated.
Section or Branch of Head Office or Sub-Head Office —	Manager, Assistant Manager, Sub-Manager	Magisterial district in which office is situated.
Branch Office or Section of Branch Office —	Manager, Assistant Manager, Sub-Manager	Magisterial district in which office is situated.
Bantu Authority —		
Commissioner-general of a Bantu National Unit.....		The Republic.
Chairman of a Bantu Territorial Authority.....		Territory for which the territorial authority was established.
Bantu Investment Corporation of South Africa, Limited —		
General Manager.....		The Republic.
Branch Manager.....		The Republic.
Investigation Officer.....		The Republic.
Secretary.....		The Republic.
Building Society registered under the Building Societies Act, 1965 (Act No. 24 of 1965) —	Manager, Assistant Manager, Sub-Manager	Area for which appointed.
Coloured Development Corporation, Limited —	Secretary.....	The Republic.
Co-operative Society registered under the Co-operative Societies Act, 1939 (Act No. 29 of 1939) —	Branch Manager.....	Magisterial district in which branch of society is situated.
Defence, Department of —		
Citizen Force —		
Adjutant of Unit.....		The Republic.
Inspector of an Auxiliary Service established for the purposes of the South African Defence Force.....		The Republic.
Officer of and above the rank of Captain.....		The Republic.
Commando —	Officer of and above the rank of Captain.....	The province in which the headquarters of the commando are situated.
South African Corps of Military Police —		
Adjutant Officer.....		The Republic.
Non-Commissioned Officer with the rank of Corporal or a higher rank.....		The Republic.
Officer.....		The Republic.
Durban Borough Police —		
Chief Constable.....		Magisterial district of Durban.
Deputy Chief Constable.....		Magisterial district of Durban.
Sergeant and Lance-sergeant.....		Magisterial district of Durban.
Staff Sergeant.....		Magisterial district of Durban.
Sub-Inspector.....		Magisterial district of Durban.
Educational Institution —		
School or Technical College established under the Higher Education Act, 1923 (Act No. 30 of 1923), the Special Education Act, 1948 (Act No. 9 of 1948), or the Vocational Education Act, 1955 (Act No. 70 of 1955), and under the control of the Department of Education, Arts and Science —	Divisional Head.....	Magisterial district in which school or technical college is situated.
Principal or Vice-Principal.....		Magisterial district in which school or technical college is situated.
Registrar.....		Magisterial district in which school or technical college is situated.
University or University College —		
Principal or Vice-Principal.....		Magisterial district in which university or university college is situated.
Rector.....		Magisterial district in which university or university college is situated.
Registrar or Assistant Registrar.....		Magisterial district in which university or university college is situated.
Elections and the Registration of Voters —		
Sub-agent appointed in terms of section 99 of the Electoral Consolidation Act, 1946 (Act No. 46 of 1946)		Electoral division in which election agent by whom sub-agent was appointed, acts.
Enumerator appointed in terms of Government Notice No. 1417 dated 13th September, 1957, for the purposes of the general registration of voters		Area for which appointed in the Province of the Cape of Good Hope.
Election agent appointed in terms of section 98 of the Electoral Consolidation Act, 1946 (Act No. 46 of 1946)		Electoral division for which candidate for the House of Assembly or Provincial Council by or on behalf of whom the election agent has been appointed, has been nominated.
Presiding officer for absent votes appointed in terms of the provisions of section 42 bis of the Electoral Consolidation Act, 1946 (Act No. 46 of 1946)		The Republic.
Executive Government —		
Minister of State.....		The Republic.
Health Services —		
District Surgeon, Additional District Surgeon, Assistant District Surgeon.....		Area for which appointed.
Government Subsidised Hospital —		
Matron.....		Magisterial district in which hospital is situated.
Medical Superintendent.....		Magisterial district in which hospital is situated.
Secretary.....		Magisterial district in which hospital is situated.
Sister.....		Magisterial district in which hospital is situated.

Insurance Company registered under the Insurance Act 1943 (Act No. 27 of 1943)—	
Branch Manager.....	Area for which appointed.
Branch Secretary.....	Area for which appointed.
District Manager.....	Area for which appointed.
Manager.....	Area for which appointed.
Land and Agricultural Bank of South Africa—	
A person with an annual salary of R3,480 and higher.....	The Republic.
Legislative Government—	
Senate—	
Member.....	The Republic.
House of Assembly—	
Member.....	The Republic.
Local Authority, Committee, Commission, Council or Board or Statutory Body established under any Statute or Ordinance—	
Official occupying a post with a salary scale the minimum notch of which is equal to or higher than R2,400.00 per annum but including Accountant, Assistant Manager, Chairman, Clerk of the Council, Designated Agent, Director, Inspector, Manager, Member, Medical Health Officer, Organising Secretary, Secretary, Superintendent, Town Clerk, Traffic Officer and Treasurer.....	Area in which employed.
A Manager or Superintendent of an emergency camp established by a local authority under any law relating to the prevention of illegal squatting.....	Magisterial district in which emergency camp is situated.
Officer appointed or assigned under any law for the management of a location, Bantu village or Bantu hostel.....	Magisterial district in which location, Bantu village or Bantu hostel is situated.
A duly appointed inspector of a Bantu location of mission reserve established under any law.....	Magisterial district in which Bantu location or mission reserve is situated.
A duly appointed labour liaison officer for the supervision and control of the residence of Bantu on private property.....	Magisterial district in which private property is situated.
Any inspector of Bantu labourers appointed under any law relating to Bantu labour.....	Area for which appointed.
Marriage Officer—	
Marriage officer appointed in terms of the Marriage Act, 1961 (Act No. 25 of 1961).....	Area for which appointed.
Mining Industry—	
Mine Secretary.....	Magisterial district in which mine is situated.
Mine Security Officer or Mine Detective.....	Magisterial district in which mine is situated.
Patents—	
Patent Agent.....	Area in which he practises.
Political Party—	
Organiser in the full-time employ of a political party.....	Area for which appointed.
Prisons, Department of—	
Chief Warden.....	Magisterial district in which employed.
Head Warden.....	Magisterial district in which employed.
Member of Prisons Service in charge of a prison.....	Magisterial district in which employed.
Provincial Administration—	
Administrator of a province.....	The Republic.
Persons in the employ of a provincial administration on whom the provisions of the Public Service Act, 1957 (Act No. 54 of 1957), are not applicable, and occupying posts with a salary scale the minimum notch of which is equivalent to or higher than the minimum notch of the salary scale applicable to the post of Administrative Assistant in the Public Service.....	Area in which employed.
Provincial Council—	
Member.....	The Republic.
Member of an Executive Council.....	The Republic.
Public Service—	
Officer in the Administrative or Professional Division of the Public Service.....	The Republic.
Officer in the Clerical, Technical or General A and B Divisions of the Public Service occupying a post with a salary scale the minimum notch of which is equivalent to or higher than the minimum notch of the salary scale applicable to the post of Woman Assistant in the Public Service.....	Area in which employed.
Employee held against a post in the Administrative, Professional, Clerical, Technical or General A and B Division of the Public Service if the minimum notch of the salary scale applicable to such post is equivalent to or higher than the minimum notch of the salary scale applicable to the post of Woman Assistant in the Public Service.....	Area in which employed.
Public Service Commission—	
Member.....	The Republic.
South African Agricultural Union—	
Director.....	The Republic.
South African Iron and Steel Industrial Corporation, Limited—	
Security Officer.....	Area in which employed.
South African Police—	
White constable and White special constable including a White member of the Reserve Police Force when on duty as such.....	The Republic.
Members of the Force of and above the rank of Lance-sergeant.....	The Republic.
South African Railways—	
General Manager's Department—	
Senior Officer.....	The Republic.
Ministry of Transport—	
Private Secretary to the Minister of Transport.....	The Republic.
Railway Commissioner.....	The Republic.
Senior Officer.....	The Republic.
Miscellaneous—	
Disciplinary Inquiry and Examining Officer.....	Area in which employed.
Disciplinary Inquiry and Investigation Officer.....	Area in which employed.
Employment Officer.....	Area in which employed.
General Secretary of the Local Authorities Committee.....	The Republic.
Inspector of non-White labour.....	Area in which employed.
Manager of compound or location charged with the recruiting of Bantu labour.....	Area in which employed.
Vocational and Welfare Officer.....	Area in which employed.
Professional Staff—	
An officer in a salary group with a grading equivalent to or higher than group No. 14.....	Area in which employed.
Other Staff—	
A supervisory officer (including a clerk in charge exercising direct control over staff).....	Area in which employed.
Senior Officer.....	The Republic.
Railways and Harbour Police Force—	
A White policeman (excluding a recruit).....	The Republic.
Tattersalls—	
Secretary.....	Magisterial district in which employed.

KANTOOR VAN DIE STAATSDIENS-KOMMISSIE.

No. R. 1046.] [14 Julie 1967.

Dit het die Waarnemende Staatspresident behaag om kragtens artikel 26 van die Staatsdienswet, 1957 (Wet No. 54 van 1957), soos gewysig, onderstaande regulasie te maak:—

Die Staatsdiensregulasies gepubliseer by Goewerments-kennisgewing No. 2047 van 11 Desember 1959, soos gewysig, word hierby verder gewysig deur—

(a) die omskrywing van „departementshoof” in regulasie A1.1 deur die volgende te vervang:—

„departementshoof”, behalwe vir die doel-eindes van regulasie A4.1, ook—

(a) die Direkteur van Burgerlike Beskerming;

(b) die Directeur van Statistiek;

(c) die Staatsdrukker;

of die beampete of werknemer wat as sodanig waarneem;”;

(b) met ingang van 1 Julie 1966, regulasie C1.2 (c) deur die volgende te vervang:—

(c) deeltydse werknemers in diens by onderwys- en opleidingsinrigtings onder die beheer van Staatsdepartemente, wat nie verplig is om gedurende alle tydperke waartydens onderrig opgeskort word op diens te wees nie; en”;

(c) die woorde „geneeskundige sertifikaat” waar dit in regulasies C3.3 (b), C15.4 (c) en C19.2 (a) voorkom, deur die woorde „sertifikaat van ongesteldheid” te vervang;

(d) met ingang van 1 Julie 1966, die opmerking onder die opskrif „Vakansieverlof (oplopend)” in regulasie C7.1 (a) deur die volgende te vervang:—

„(L.W.—Subparagrawe (i) tot en met (v) hieronder is ook van toepassing op beampetes en voltydse en deeltydse werknemers in diens by onderwys- en opleidingsinrigtings onder die beheer van Staatsdepartemente, wat verplig is om gedurende alle tydperke waartydens onderrig opgeskort word, op diens te bly.)”;

(e) met ingang van 1 Julie 1966, die eerste deel van regulasie C7.1 (b) deur die volgende te vervang:—

„Aan beampetes en voltydse werknemers in diens by onderwys- en opleidingsinrigtings wat onder die beheer van Staatsdepartemente is en wat gedurende tydperke waartydens onderrig opgeskort word, geheel en al sluit, kan gedurende sodanige tydperke nie-oplopende verlof met volle betaling toegestaan word wat in die geheel nie 70 dae in elke jaar wat op 31 Desember eindig, oorskry nie, behoudens die volgende voorwaardes:—”;

(f) met ingang van 1 Julie 1966, die opmerking onder die opskrif „Siekteverlof” in regulasie C7.1(c) deur die volgende te vervang:—

„(L.W.—Subparagrawe (i) tot en met (iii), (v), (vi) en (viii) tot en met (xi) hieronder is ook van toepassing op beampetes en voltydse en deeltydse werknemers in diens by onderwys- en opleidingsinrigtings onder die beheer van Staatsdepartemente, wat verplig is om gedurende alle tydperke waartydens onderrig opgeskort word, op diens te bly.)”;

OFFICE OF THE PUBLIC SERVICE COMMISSION.

No. R. 1046.] [14 July 1967.

The Acting State President has been pleased to make the following regulation in terms of section 26 of the Public Service Act, 1957 (Act No. 54 of 1957), as amended:—

The Public Service Regulations, published under Government Notice No. 2047, dated 11th December, 1959, as amended, are hereby further amended by—

(a) substituting in regulation A1.1, the following for the definition of “head of a department”:—

“‘head of a department’, except for the purposes of regulation A4.1, includes—

(a) the Director of Civil Defence;

(b) the Director of Statistics;

(c) the Government Printer; or the officer or employee acting as such;”;

(b) substituting, with effect from 1st July, 1966, the following for regulation C1.2 (c):—

“(c) part-time employees employed at educational and training institutions controlled by State departments, who are not compelled to be on duty during all periods during which instruction is suspended; and”;

(c) substituting the words “certificate of indisposition” for the words “medical certificate” where they appear in regulations C3.3 (b) and C19.2 (a);

(d) substituting, with effect from 1st July, 1966, the following for the note under the heading “Vacation Leave (Accumulative)” in regulation C7.1 (a):—

“(N.B.—Subparagraphs (i) to (v), inclusive, below, shall also apply to officers and full-time and part-time employees employed at educational and training institutions controlled by State departments, who are compelled to remain on duty during all periods during which instruction is suspended.)”;

(e) substituting, with effect from 1st July, 1966, the following for the first part of regulation C7.1 (b):—

“Officers and full-time employees employed at educational and training institutions which are controlled by State departments and which close entirely during periods in which instruction is suspended, may, during such periods, be granted non-accumulative vacation leave with full pay not exceeding, in the aggregate, 70 days in each year ending on 31st December, subject to the following conditions:—”;

(f) substituting, with effect from 1st July, 1966, the following for the note under the heading “Sick Leave” in subregulation C7.1 (c):—

“(N.B.—Subparagraphs (i) to (iii), inclusive, (v), (vi) and (viii) to (xi), inclusive, shall also apply to officers and full-time and part-time employees employed at educational and training institutions controlled by State departments, who are compelled to remain on duty during all periods during which instruction is suspended.)”;

(g) regulasie C11.2 deur die volgende nuwe regulasie te vervang:—

„C11.2 'n Persoon wat—

(a) Voltyds in diens is van—

- (i) die Suid-Afrikaanse Spoorweë;
- (ii) 'n onderwysinrigting onder die beheer van die Departement van Onderwys, Kuns en Wetenskap;
- (iii) die Staatsdewerke;
- (iv) 'n provinsiale onderwysdepartement;
- (v) 'n erkende universiteit binne die Republiek;
- (vi) die Suid-Afrikaanse Wetenskaplike en Nywerheidsnavoringsraad;
- (vii) die Suid-Afrikaanse Buro vir Standaarde;
- (viii) die Brandstofnavorsingsinstituut van Suid-Afrika;
- (ix) die Raad op Atoomkrag;
- (x) die Nasionale Instituut vir Metallurgie;
- (xi) die Afrika Instituut;
- (xii) die Suid-Afrikaanse Padveiligheidsraad;
- (xiii) die Suid-Afrikaanse Toeristekorporasie;
- (xiv) die Suid-Afrikaanse Handelsvlotaakademie; of
- (xv) die Staatsbiblioteek, Nasionale Museums, Nasionale Dieretuine en Kunsgalerye wat onder die Wet op Staatsondersteunde Inrigtings, 1931 (Wet No. 23 van 1931), soos gewysig, ressorteer; of

(b) aangestel is—

- (i) in diens van 'n provinsiale administrasie kragtens 'n provinsiale ordonnansie;
- (ii) in diens van die Departement van Waterwese kragtens artikel 3 (2) van die Waterwet, 1956 (Wet No. 54 van 1956), soos gewysig;
- (iii) in diens van die Departement van Bantoe-administrasie en -ontwikkeling kragtens artikel 6 bis (3)(b) van die Bantoe-trust en -grond Wet, 1936 (Wet No. 18 van 1936), soos gewysig; of
- (iv) as onderwyser kragtens die Wet op Bantoe-onderwys, 1953 (Wet No. 47 van 1953), soos gewysig,

en wat sonder 'n onderbreking van diens oor geplaas word na of aangestel word in 'n pos of betrekking waarin hierdie verlofregulasies op hom van toepassing word, behou die ooplopende vakansieverlof wat tot sy krediet gestaan het op die dag voor sy aanstelling of oorplasing, behoudens die bepalings van subregulasie 3, en die vorige diens ten opsigte waarvan die verlofkrediet oorgedra word, tel as diens vir verlofdoeleindes. As sodanige verlof eers na voltooiing van 'n vasgestelde dienstydperk vir benutting beskikbaar sou geword het, en sodanige dienstydperk op die datum waarop hierdie regulasie op die beampete of werknemer van toepassing word, nog nie voltooi is nie, kan die krediet in verhouding tot die gedeelte van die betrokke dienstydperk wat hy op laasgenoemde datum voltooi het, bereken word en kan die betrokke verlof onmiddellik toegestaan word.”;

(h) die woorde „of 'n geregistreerde tandarts” na die woorde „geregistreerde geneesheer” in regulasie C14.4 (a) in te voeg;

(g) substituting the following new regulation for regulation C11.2:—

“C11.2 A person—

- (a) in the full-time employment of—
 - (i) the South African Railways;
 - (ii) an educational institution under the control of the Department of Education, Arts and Science;
 - (iii) the State Diggings;
 - (iv) a provincial education department;
 - (v) a recognised university within the Republic;
 - (vi) the South African Council for Scientific and Industrial Research;
 - (vii) the South African Bureau of Standards;
 - (viii) the Fuel Research Institute of South Africa;
 - (ix) the Atomic Energy Board;
 - (x) the National Institute for Metallurgy;
 - (xi) the Africa Institute;
 - (xii) the South African Road Safety Council;
 - (xiii) the South African Tourist Corporation;
 - (xiv) the South African Merchant Fleet Academy; or
 - (xv) the State Library, National Museums, National Zoological Gardens and Art Galleries which come within the jurisdiction of the State-aided Institutions Act, 1931 (Act No. 23 of 1931), as amended; or

(b) appointed—

- (i) under a provincial ordinance in the service of a provincial administration;
- (ii) in the service of the Department of Water Affairs in terms of section 3 (2) of the Water Act, 1956 (Act No. 54 of 1956), as amended;
- (iii) in the service of the Department of Bantu Administration and Development in terms of section 6 bis (3) (b) of the Native Trust and Land Act, 1936 (Act No. 18 of 1936), as amended; or
- (iv) as a teacher in terms of the Bantu Education Act, 1953 (Act No. 47 of 1953), as amended,

who is transferred or appointed, without a break in service, to a post or position in which these regulations become applicable to him shall retain the accumulative vacation leave standing to his credit on the day before his appointment or transfer, subject to the provisions of subregulation 3, and the previous service in respect of which the leave credit is carried forward shall count as service for leave purposes. If such leave would have become available for utilisation only after the completion of a specified period of service and such period of service is uncompleted on the date on which these regulations become applicable to the officer or employee, the credit may be calculated in proportion to the portion of the relative period of service which he has completed on the last-mentioned date, and the leave concerned may be granted forthwith.”;

(h) inserting the words “or a registered dentist” after the words “medical practitioner” in regulation C14.4 (a);

- (i) in regulasie C14.6 (a) die woorde „(of 'n geregisterde tandarts indien subregulasie 6 van regulasie C15 op hom van toepassing is)” te vervang deur die woorde „of 'n geregisterde tandarts”;
- (j) in regulasie C15.4 (a) die woorde „(of 'n geregisterde tandarts indien subregulasie 6 op hom van toepassing is)” te vervang deur die woorde „of 'n geregisterde tandarts”;
- (k) in regulasie C15.4 (c) die woorde „die sertifikaat” deur die woorde „sodanige sertifikaat” te vervang;
- (l) regulasie C15.6 in sy geheel te skrap;
- (m) regulasie C15.7 te hernoem „C15.6” en die uitdrukking „subregulasies 4 en 6” soos dit daarin voorkom te wysig sodat dit „subregulasie 4” lui; en
- (n) in regulasie C16.3 die uitdrukking „subregulasies 3, 4 en 6” te wysig sodat dit „subregulasies 3 en 4” lui.

Wysiging No. 46.]

- (i) substituting in regulation C14.6 (a) the words “or a registered dentist” for the words “(or a registered dentist if subregulation 6 of regulation C15 is applicable to him)”;
- (j) substituting the words “or a registered dentist” for the words “(or a registered dentist if subregulation 6 is applicable to him)” in regulation C15.4 (a);
- (k) substituting the words “a certificate of indisposition” for the words “a medical certificate” where they appear for the first time in regulation C15.4 (c) and the words “such certificate” for the words “a medical certificate” where they appear for the second time in that regulation;
- (l) deleting regulation C15.6 in its entirety;
- (m) renumbering regulation C15.7 to read “C15.6” and substituting the expression “subregulation 4” for the expression “subregulation 4 and 6” as it appears therein; and
- (n) substituting in regulation C16.3, the expression “subregulation 3 and 4” for the expression “subregulations 3, 4 and 6”.

Amendment No. 46.]

INHOUD.

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