

BUITENGEWONE



EXTRAORDINARY

**STAATSKOERANT
VAN DIE REPUBLIEK VAN SUID-AFRIKA**

**REPUBLIC OF SOUTH AFRICA
GOVERNMENT GAZETTE**

REGULASIEKOERANT No. 1011

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[No. 2159.

GOEWERMENTSKENNISGEWINGS.

DEPARTEMENT VAN ARBEID.

No. R. 1608.

13 September 1968.

WET OP NYWERHEIDSVERSOENING, 1956.
BEROEP VAN TANDWERKTUIGKUNDIGE,
REPUBLIEK VAN SUID-AFRIKA.

VERLENGING VAN GELDIGHEIDSDUUR VAN
HOOFOOREENKOMS.

Ek, Marais Viljoen, Minister van Arbeid, verleng hierby kragtens artikel 48 (4) (a) van die Wet op Nywerheidsversoening, 1956, soos toegepas by artikel 25 (1) van die Wet op Tandwerkstuigkundiges, 1945, die tydperke vastgestel in Goewermentskennisgewings Nos. 589 van 13 April 1962, R. 519 van 9 April 1965, R. 1050 en R. 1051 van 16 Julie 1965, R. 1098 en R. 1099 van 8 Julie 1966, R. 1654 van 21 Oktober 1966, R. 2035 en R. 2036 van 23 Desember 1966, R. 9 van 5 Januarie 1968 en R. 1207 van 12 Julie 1968, met 'n verdere tydperk van drie maande wat op 15 Desember 1968 eindig.

M. VILJOEN,
Minister van Arbeid.

DEPARTEMENT VAN BANTOE-ONDERWYS.

No. R. 1617.

13 September 1968.

WYSIGING VAN DIE REGULASIES BETREFFENDE DIE AANSTELLINGS-, DIENS- EN TUGVOORWAARDES VAN BLANKE ONDERWYSERS VERBONDE AAN STAATSBANTOESKOLE.

Kragtens die bevoegdheid my verleen by artikels 10 (4) en (6) en 15 van die Wet op Bantoe-onderwys, 1953 (Wet No. 47 van 1953), soos gewysig, wysig ek, Michiel

A-32180

GOVERNMENT NOTICES.

DEPARTMENT OF LABOUR.

No. R. 1608.

13 September 1968.

INDUSTRIAL CONCILIATION ACT, 1956.
DENTAL MECHANIC OCCUPATION,
REPUBLIC OF SOUTH AFRICA.

EXTENSION OF PERIOD OF OPERATION OF
MAIN AGREEMENT.

I, Marais Viljoen, Minister of Labour, hereby in terms of section 48 (4) (a) of the Industrial Conciliation Act, 1956, as applied by section 25 (1) of the Dental Mechanicians Act, 1945, extend the periods fixed in Government Notices Nos. 589 of 13 April 1962, R. 519 of 9 April 1965, R. 1050 and R. 1051 of 16 July 1965, R. 1098 and R. 1099 of 8 July 1966, R. 1654 of 21 October 1966, R. 2035 and R. 2036 of 23 December 1966, R. 9 of 5 January 1968 and R. 1207 of 12 July 1968, by a further period of three months ending on 15 December 1968.

M. VILJOEN,
Minister of Labour.

DEPARTMENT OF BANTU EDUCATION.

No. R. 1617.

13 September 1968.

AMENDMENT OF THE REGULATIONS REGARDING THE CONDITIONS OF APPOINTMENT, SERVICE AND DISCIPLINE OF WHITE TEACHERS ATTACHED TO GOVERNMENT BANTU SCHOOLS.

Under and by virtue of the powers vested in me by sections 10 (4) and (6) and 15 of the Bantu Education Act, 1953 (Act No. 47 of 1953), as amended, I, Michiel

1-2159

Coenraad Botha, Minister van Bantoe-onderwys, hierby die regulasies afgekondig by Goewermentskennisgewing No. R. 1950 van 13 Desember 1963, soos volg:—

1. Deur die vervanging van die opskrif van regulasie 8 deur die volgende opskrif:—

„Mediese Hulp, Reis- en Verblyftoelaes, Oorplasingskoste en Vervoerregte.”

2. Deur die vervanging van regulasie 8 deur die volgende regulasie:—

„8. Tensy die Minister anders bepaal, is die Staatsdiensregulasies soos afgekondig by Goewermentskennisgewing No. 2047 van 11 Desember 1959 en enige wysigings daarvan wat kragtens artikel 10 van die Wet vir dié doel deur die Minister goedgekeur word ten opsigte van mediese hulp, verblyftoelaes, amptelike reise, vervoer, oorplasingskoste en vervoerregte *mutatis mutandis* van toepassing op onderwysers.”.

3. Hierdie regulasies tree in werking op 1 Oktober 1968.

M. C. BOTHA,
Minister van Bantoe-onderwys.

Wysigingstrokie No. 32.

No. R. 1618.

13 September 1968.

WYSIGING VAN DIE REGULASIES MET BETREKKING TOT DIE DIENSVORWAARDES VAN PERSONEEL IN DIENS BY SPESIALE STAATSBANTOESKOLE.

Kragtens die bevoegdheid my verleen by artikels 17 en 21 van die Wet op Buitengewone Onderwys vir die Bantoe, 1964 (Wet No. 24 van 1964), wysig ek, Michiel Coenraad Botha, Minister van Bantoe-onderwys, hierby die regulasies afgekondig by Goewermentskennisgewing No. R. 1419 van 17 September 1965 soos volg:—

1. Deur die vervanging van die opskrif van regulasie 51 deur die volgende opskrif:—

„Mediese Hulp, Reis- en Verblyftoelaes, Oorplasingskoste en Vervoerregte.”

2. Deur die vervanging van regulasie 51 deur die volgende regulasie:—

„51. Tensy die Minister anders bepaal, is die Staatsdiensregulasies soos afgekondig by Goewermentskennisgewing No. 2047 van 11 Desember 1959 en enige wysigings daarvan wat kragtens artikel 17 van die Wet vir dié doel deur die Minister goedgekeur word ten opsigte van mediese hulp, verblyftoelaes, amptelike reise, vervoer, oorplasingskoste en vervoerregte *mutatis mutandis* op onderwysers van toepassing: Met dien verstande dat die regulasies ten opsigte van mediese hulp slegs op Blanke onderwysers in diens by spesiale Staatsbantoeskole van toepassing is.”.

3. Hierdie regulasies tree in werking op 1 Oktober 1968.

M. C. BOTHA,
Minister van Bantoe-onderwys.

Wysigingstrokie No. I.

Coenraad Botha, Minister of Bantu Education, hereby amend the regulations published under Government Notice No. R. 1950, dated 13 December 1963, as follows:—

1. By the substitution for the heading of regulation 8 of the following heading:—

“Medical Aid, Subsistence and Transport Allowances, Transfer Expenses and Transport Privileges.”

2. By the substitution for regulation 8 of the following regulation:—

“8. Unless the Minister otherwise determines, the Public Service Regulations as published under Government Notice No. 2047, dated 11 December 1959 and any amendments thereto which are approved for this purpose by the Minister under and by virtue of section 10 of the Act in respect of medical aid, subsistence allowances, official journeys, transport, transfer expenses and transport privileges shall apply *mutatis mutandis* to teachers.”.

3. These regulations shall come into operation on 1 October 1968.

M. C. BOTHA,
Minister of Bantu Education.

Amendment Slip No. 32.

No. R. 1618.

13 September 1968.

AMENDMENT OF THE REGULATIONS REGARDING THE CONDITIONS OF SERVICE OF STAFF EMPLOYED AT SPECIAL GOVERNMENT BANTU SCHOOLS.

Under and by virtue of the powers vested in me by sections 17 and 21 of the Bantu Special Education Act, 1964 (Act No. 24 of 1964), I, Michiel Coenraad Botha, Minister of Bantu Education, hereby amend the regulations published under Government Notice No. R. 1419, dated 17 September 1965, as follows:—

1. By the substitution for the heading of regulation 51 of the following heading:—

“Medical Aid, Subsistence and Transport Allowances, Transfer Costs and Transport Privileges.”

2. By the substitution for regulation 51 of the following regulation:—

“51. Unless the Minister otherwise determines, the Public Service Regulations as published under Government Notice No. 2047, dated 11 December 1959 and any amendments thereto which are approved for this purpose by the Minister under and by virtue of section 17 of the Act in respect of medical aid, subsistence allowances, official journeys, transport, transfer costs and transport privileges shall apply *mutatis mutandis* to teachers: Provided that the regulations in respect of medical aid shall apply only to White teachers employed at special Government Bantu Schools.”.

3. These regulations shall come into operation on 1 October 1968.

M. C. BOTHA,
Minister of Bantu Education.

Amendment Slip No. I.

No. R. 1619.

13 September 1968.

**WYSIGING VAN DIE REGULASIES BETREFFENDE
DIE AANSTELLINGS-, DIENS- EN TUGVOOR-
WAARDES VAN BANTOE-ONDERWYSERS IN
POSTE BY STAATSBANTOESKOLE.**

Kragtens die bevoegdheid my verleen by artikels 10 (6) en 15 (1) van die Wet op Bantoe-onderwys, 1953 (Wet No. 47 van 1953), soos gewysig, wysig ek, Michiel Coenraad Botha, Minister van Bantoe-onderwys, hierby die regulasies afgekondig by Goewermentskennisgewing No. R. 1951 van 13 Desember 1963 soos volg:—

Deur aan die end van regulasie 7 die volgende sub-regulasie by te voeg terwyl die bestaande regulasie sub-regulasies (1) word:—

„(2) Die Minister kan 'n onderwyser met sy eie toestemming en op die voorwaardes (benewens die voorwaardes wat by of kragtens enige ander wet voorgeskryf word) wat die Minister in oorleg met die Tesourie goedkeur, hetsy vir 'n bepaalde diens of tydperk, sekondeer aan die diens van 'n ander departement, regering of van 'n raad, instigting of liggaam wat by of kragtens enige ander wet ingestel is, of aan 'n ander liggaam of persoon, en sodanige onderwyser bly, terwyl hy aldus gesekondeer is, onderworpe aan die wette wat op Bantoe-onderwysers in Staatsbantoeskole van toepassing is.”

M. C. BOTHA,
Minister van Bantoe-onderwys.

Wysigingstrokie No. 33.

No. R. 1619.

13 September 1968.

AMENDMENT OF THE REGULATIONS REGARDING THE CONDITIONS OF APPOINTMENT, SERVICE AND DISCIPLINE OF BANTU TEACHERS IN POSTS AT GOVERNMENT BANTU SCHOOLS.

Under and by virtue of the powers vested in me by sections 10 (6) and 15 (1) of the Bantu Education Act, 1953 (Act No. 47 of 1953), as amended, I, Michiel Coenraad Botha, Minister of Bantu Education, hereby amend the regulations published under Government Notice No. R. 1951, dated 13 December 1963, as follows:—

By the addition at the end of regulation 7 of the following subregulation, the existing regulation becoming sub-regulation (1):—

“(2) The Minister may second any teacher with his own consent and on such conditions (apart from such conditions as prescribed by or under any other law) as approved by the Minister in consultation with the Treasury, either for a specific service or period, to the service of any other department, Government or of any council, institution or body established by or under any other law, or to any other body or person, and such teacher shall remain, while he has been so seconded, subject to the laws which apply to Bantu teachers in Government Bantu schools.”

M. C. BOTHA,
Minister of Bantu Education.

Amendment Slip No. 33.

DEPARTEMENT VAN DOEANE EN AKSYNS.

No. R. 1598.

13 September 1968.

**DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 1 (No. 1/164).**

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. 1598.

13 September 1968.

**CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 1 (No. 1/164).**

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 Skaal van Reg			V
		Algemeen	M.B.N.	Voorkeur	
50.09 Deur in subpos No. 50.09.20.20 die skaal van reg in Kolomme IV en V deur die volgende te vervang:			„12c per vk. jt.	9c per vk. jt. plus 10% (V.K.)”	
Deur subposte Nos. 50.09.20.30, 50.09.20.40 en 50.09.20.50 deur die volgende te vervang: „ .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 30c	vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt.”		
Deur subposte Nos. 50.09.30.30, 50.09.30.40 en 50.09.30.50 deur die volgende te vervang: „ .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c	vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt.”		

	I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
			Algemeen	M.B.N.	Voorkeur
	Deur subpos No. 50.09.90 deur die volgende te vervang: ,, 50.09.90 Ander: .10 Met 'n waarde vir belastingdoeleindes per vk. jt. van hoogstens 24c .20 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c		vk. jt.	15c per vk. jt. 10% of 15c per vk. jt.	12c per vk. jt. min 10% 10% of 12c per vk. jt. "
50.10	Deur in subpos No. 50.10.20.20 die skaal van reg in Kolomme IV en V deur die volgende te vervang: Deur subposte Nos. 50.10.20.30, 50.10.20.40 en 50.10.20.50 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 30c		vk. jt.	10% of 12½c per vk. jt.	, 12c per vk. jt. 9c per vk. jt. plus 10% (V.K.) "
	Deur subposte Nos. 50.10.30.30, 50.10.30.40 en 50.10.30.50 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c		vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt. "
	Deur subpos No. 50.10.90 deur die volgende te vervang: ,, 50.10.90 Ander: .10 Met 'n waarde vir belastingdoeleindes per vk. jt. van hoogstens 24c .20 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c		vk. jt.	15c per vk. jt. 10% of 15c per vk. jt.	12c per vk. jt. min 10% 10% of 12c per vk. jt. "
51.04	Deur subposte Nos. 51.04.80.30, 51.04.80.40 en 51.04.80.50 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c		vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt. "
	Deur in subpos No. 51.04.90.20 die skaal van reg in Kolomme IV en V deur die volgende te vervang: Deur subposte Nos. 51.04.90.30, 51.04.90.40 en 51.04.90.50 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 30c				, 12c per vk. jt. 9c per vk. jt. plus 10% (V.K.) "
	Deur subposte Nos. 51.04.99.30, 51.04.99.40 en 51.04.99.50 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c		vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt. "
55.09	Deur subposte Nos. 55.09.79.50, 55.09.79.80 en 55.09.79.90 deur die volgende te vervang: ,, .50 Ander, met 'n prys v.a.b. per vk. jt. van hoogstens 24c .90 Ander.....		vk. jt.	15c per vk. jt. 10% of 15c per vk. jt.	12c per vk. jt. min 10% 10% of 12c per vk. jt. "
	Deur subposte Nos. 55.09.80.50, 55.09.80.80 en 55.09.80.90 deur die volgende te vervang: ,, .50 Ander, met 'n prys v.a.b. per vk. jt. van hoogstens 24c .90 Ander.....		vk. jt.	15c per vk. jt. 10% of 15c per vk. jt.	12c per vk. jt. min 10% 10% of 12c per vk. jt. "
	Deur subposte Nos. 55.09.90.50 en 55.09.90.90 deur die volgende te vervang: ,, .50 Ander, met 'n prys v.a.b. per vk. jt. van hoogstens 24c .90 Ander		vk. jt.	15c per vk. jt. 10% of 15c per vk. jt.	12c per vk. jt. min 10% 10% of 12c per vk. jt. "
	Deur subposte Nos 55.09.99.50 en 55.09.99.90 deur die volgende te vervang: ,, .50 Ander, met 'n prys v.a.b. per vk. jt. van hoogstens 24c		vk. jt.	15c per vk. jt.	12c per vk. jt.

I Tariefpos	II Statistiese Eenheid	III	IV	V
			Skaal van Reg	
		Algemeen	M.B.N.	Voorkeur
.90 Ander	vk. jt.	10% of 15c per vk. jt.	min 10% 10% of 12c per vk. jt."	
56.07 Deur subposte Nos. 56.07.85.30, 56.07.85.40 en 56.07.85.90 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c	vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt."	
Deur in subpos No. 56.07.90.20 die skaal van reg in Kolomme IV en V deur die volgende te vervang:			,, 12c per vk. jt.	9c per vk. jt. plus 10% (V.K.)"
Deur subposte Nos. 56.07.90.30, 56.07.90.40 en 56.07.90.90 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 30c	vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt."	
Deur subposte Nos. 56.07.99.30, 56.07.99.40 en 56.07.99.90 deur die volgende te vervang: ,, .30 Met 'n waarde vir belastingdoeleindes per vk. jt. van meer as 24c	vk. jt.	10% of 12½c per vk. jt.	10% of 12c per vk. jt."	

OPMERKING.—Die reg op sekere weefstowwe met 'n waarde vir belastingdoeleindes/prys v.a.b. per vk. jt. van meer as 24c word gewysig in die mate aangetoon.

SCHEDULE.

I Tariff Heading	II Statistical Unit	III	IV	V
			Rate of Duty	
		General	M.F.N.	Preferential
50.09 By the substitution in subheading No. 50.09.20.20 for the rate of duty in Columns IV and V of the following:				
By the substitution for subheadings Nos. 50.09.20.30, 50.09.20.40 and 50.09.20.50 of the following: ,, .30 Of a value for duty purposes per sq. yd. exceeding 30c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	" 12c per sq. yd. 9c per sq. yd. plus 10% (U.K.)"
By the substitution for subheadings Nos. 50.09.30.30, 50.09.30.40 and 50.09.30.50 of the following: ,, .30 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	
By the substitution for subheading No. 50.09.90 of the following: ,, 50.09.90 Other:				
.10 Of a value for duty purposes per sq. yd. not exceeding 24c	sq. yd.	15c per sq. yd.	12c per sq. yd. less 10%	
.20 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	10% or 15c per sq. yd.	10% or 12c per sq. yd."	
50.10 By the substitution in subheading No. 50.10.20.20 for the rate of duty in Columns IV and V of the following:				
By the substitution for subheadings Nos. 50.10.20.30, 50.10.20.40 and 50.10.20.50 of the following: ,, .30 Of a value for duty purposes per sq. yd. exceeding 30c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	" 12c per sq. yd. 9c per sq. yd. plus 10% (U.K.)"

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
By the substitution for subheadings Nos. 50.10.30.30, 50.10.30.40 and 50.10.30.50 of the following: " .30 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	
By the substitution for subheading No. 50.10.90 of the following: " 50.10.90 Other: .10 Of a value for duty purposes per sq. yd. not exceeding 24c .20 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	15c per sq. yd.	12c per sq. yd. less 10%	
51.04 By the substitution for subheadings Nos. 51.04.80.30, 51.04.80.40 and 51.04.80.50 of the following: " .30 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	
By the substitution in subheading No. 51.04.90.20 for the rate of duty in Columns IV and V of the following:			" 12c per sq. yd.	9c per sq. yd. plus 10% (U.K.)"
By the substitution for subheadings Nos. 51.04.90.30, 51.04.90.40 and 51.04.90.50 of the following: " .30 Of a value for duty purposes per sq. yd. exceeding 30c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	
By the substitution for subheadings Nos. 51.04.99.30, 51.04.99.40 and 51.04.99.50 of the following: " .30 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	
55.09 By the substitution for subheadings Nos. 55.09.79.50, 55.09.79.80 and 55.09.79.90 of the following: " .50 Other, of a f.o.b. price per sq. yd. not exceeding 24c .90 Other	sq. yd.	15c per sq. yd.	12c per sq. yd. less 10%	
By the substitution for subheadings Nos. 55.09.80.50, 55.09.80.80 and 55.09.80.90 of the following: " .50 Other, of a f.o.b. price per sq. yd. not exceeding 24c .90 Other	sq. yd.	15c per sq. yd.	12c per sq. yd. less 10%	
By the substitution for subheadings Nos. 55.09.90.50 and 55.09.90.90 of the following: " .50 Other, of a f.o.b. price per sq. yd. not exceeding 24c .90 Other	sq. yd.	15c per sq. yd.	12c per sq. yd. less 10%	
By the substitution for subheadings Nos. 55.09.99.50 and 55.09.99.90 of the following: " .50 Other, of a f.o.b. price per sq. yd. not exceeding 24c .90 Other	sq. yd.	15c per sq. yd.	12c per sq. yd. less 10%	
56.07 By the substitution for subheadings Nos. 56.07.85.30, 56.07.85.40 and 56.07.85.90 of the following: " .30 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
By the substitution in subheading No. 56.07.90.20 for the rate of duty in Columns IV and V of the following:			" 12c per sq. yd."	9c per sq. yd. plus 10% (U.K.)"
By the substitution for subheadings Nos. 56.07.90.30, 56.07.90.40 and 56.07.90.90 of the following: " .30 Of a value for duty purposes per sq. yd. exceeding 30c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	
By the substitution for subheadings Nos. 56.07.99.30, 56.07.99.40 and 56.07.99.90 of the following: " .30 Of a value for duty purposes per sq. yd. exceeding 24c	sq. yd.	10% or 12½c per sq. yd.	10% or 12c per sq. yd."	

NOTE.—The duty on certain woven fabrics of a value for duty purposes/f.o.b. price per sq. yd. exceeding 24c is amended to the extent indicated.

No. R. 1620.

13 September 1968.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING VAN BYLAE No. 1 (No. 1/165).

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.

No. R. 1620.

13 September 1968.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT OF SCHEDULE No. 1 (No. 1/165).

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
Afdeling XI Deur Opmerking 13 by Afdeling XI deur die volgende te vervang: ,, 13. Geen paragraaf."				

OPMERKING.—Die voorsiening wat die metode van berekening van die vierkante jaartmaat van tekstielstowwe met 'n wydte van minder as 30 dm. voorskryf, word ingetrek.

SCHEDULE.

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
Section XI By the substitution for Note 13 to Section XI of the following: " 13. No paragraph."				

NOTE.—The provision which prescribes the method of calculating the square yardage of textile fabric of a width of less than 30 in., is withdrawn.

No. R. 1607. 13 September 1968.
DOEANE- EN AKSYNSWET, 1964.—WYSIGING VAN REËLS (No. DAR/10).

Ek, Dirk Johannes van Niekerk Groenewald, Sekretaris van Doeane en Aksyns, handelende kragtens die bevoegdheid my verleen by artikel 6 van die Doeane- en Aksynswet, 1964, wysig hierby, met ingang van 1 September 1968, die Bylae by Goewermentskennisgewing No. R. 556 van 13 April 1966—

(1) deur in paragraaf 4 na „Messina” die volgende in te voeg:—

„Pretoria: Wonderboomlughawe”;

(2) deur in paragraaf 5 na „Port Elizabeth” en die besonderhede wat daaronder verskyn die volgende in te voeg:—

„Pretoria

Vir persone en goedere:

Wonderboomlughawe”.

D. J. v. N. GROENEWALD,
Sekretaris van Doeane en Aksyns.

Opmerking.—Hierdie wysiging beteken dat Wonderboomlughawe as 'n doeane-en-aksynslughawe aangewys word.

DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING.

No. R. 1616. 13 September 1968.
REGULASIES MET BETREKKING TOT DIE VERPAKKING EN MERK VAN WOL WAT VIR UITVOER BEDOEL IS.—WYSIGING.

Die Staatspresident het, kragtens die bevoegdheid hom verleen by artikel 7 van die Wet op Uitvoer van Landbouprodukte, 1959 (No. 10 van 1959), die regulasies met betrekking tot die verpakking en merk van wol wat vir uitvoer bedoel is, afgekondig by Goewermentskennisgewing No. R. 755 van 28 Mei 1965, soos gewysig, verder gewysig soos in die Bylae hiervan uiteengesit.

BYLAE.

Die Bylae van Goewermentskennisgewing No. R. 755 van 28 Mei 1965, soos gewysig, word hierby verder gewysig deur regulasie 2 deur die volgende regulasie te vervang:—

„2. (1) Wol moet verpak word in nuwe vasteklap of losklap papierwolsakke: Met dien verstande dat—

(a) wol anders as vagwol ook verpak kan word in nuwe vasteklap of losklap jutewolsakke of in onbeskadigde graansakke;

(b) wol wat herverpak of saamgeklas is, verpak kan word in onbeskadigde vasteklap of losklap papier- of jutewolsakke;

(c) 'n wolsak wat karakoelwool bevat hoogstens twee dwarssnye mag hê en 'n wolsak wat ander wol bevat hoogstens een dwarssny mag hê en dat geen sodanige dwarssnye langer as 12 duim mag wees nie.

(2) (a) Die grootte van 'n vasteklap wolsak moet 50 duim by 27 duim by 27 duim wees en die gewig daarvan minstens 10 lb.

(b) Die grootte van 'n losklap wolsak moet 48 duim by 27 duim by 27 duim wees en die gewig daarvan minstens 10 lb.”

No. R. 1607. 13 September 1968.
CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT OF RULES (No. DAR/10).

I, Dirk Johannes van Niekerk Groenewald, Secretary for Customs and Excise, acting in terms of the powers vested in me by section 6 of the Customs and Excise Act, 1964, hereby amend, with effect from the 1st September, 1968, the Schedule to Government Notice No. R. 556 of the 13th April, 1966—

(1) by the insertion in paragraph 4 after “Messina” of the following:—

“Pretoria: Wonderboom Airport”;

(2) by the insertion in paragraph 5 after “Port Elizabeth” and the particulars appearing thereunder of the following:—

“Pretoria

For persons and goods:

Wonderboom Airport”.

D. J. v. N. GROENEWALD,
Secretary for Customs and Excise.

Note.—This amendment means that Wonderboom Airport is appointed a customs and excise airport.

DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING.

No. R. 1616. 13 September 1968.
REGULATIONS RELATING TO THE PACKING AND MARKING OF WOOL INTENDED FOR EXPORT.—AMENDMENT.

The State President has, under the powers vested in him by section 7 of the Agricultural Produce Export Act, 1959 (No. 10 of 1959), further amended the regulations relating to the packing and marking of wool intended for export published by Government Notice No. R. 755 of 28 May 1965, as amended, as set out in the Schedule hereto.

SCHEDULE.

The Schedule to Government Notice No. R. 755 of 28 May 1965, as amended, is hereby further amended by the substitution for regulation 2 of the following regulation:—

“2. (1) Wool shall be packed in new fast-top or loose-top paper woolpacks: Provided that—

(a) wool other than fleece wool may be packed in new fast-top or loose-top jute woolpacks or in used undamaged grain bags;

(b) wool which has been repacked or binned, may be packed in undamaged fast-top or loose-top paper or jute woolpacks;

(c) any woolpack containing karakul wool shall have not more than two cross-cuts and any woolpack containing other wool shall have not more than one cross-cut, and that no such cross-cut shall be longer than 12 inches.

(2) (a) The size of a fast-top woolpack shall be 50 inches by 27 inches by 27 inches and the minimum weight thereof at least 10 lb.

(b) The size of a loose-top woolpack shall be 48 inches by 27 inches by 27 inches and the minimum weight thereof at least 10 lb.”

DEPARTEMENT VAN NYWERHEIDSWESE.

No. R. 1597.

13 September 1968.

WET OP STANDAARDE, 1962.

WYSIGING VAN REGULASIES.

Kragtens die bevoegdheid hom verleen by artikel 27 van die Wet op Standaarde, 1962 (Wet No. 33 van 1962), het dit die Staatspresident behaag om Bylae 1 van die regulasies gepubliseer by Goewermentskennisgewing No. R. 1372 van 1 September 1967, met inwerkingtreding vanaf 1 Januarie 1968 deur die volgende gewysigde Bylae te vervang:—

BYLAE 1.

Die betaalbare bedrag word bereken per eenheid of deel daarvan tot die volgende kwarteenheid van aanslag:—

Handelsware.	Heffing.	Aanslageenheid.
Ingemaakte vis.....	5.75	10,000 lb.
Ingemaakte vleis.....	5.75	10,000 lb.
Ingemaakte kreef.....	5.75	10,000 lb.
Hidrouliese remvloeistof.....	0.02	1 gelling.
Hand-lugbreukskakelaars—		
15 amp of minder.....	0.10	10 eenhede.
Meer as 15 amp.....	0.50	100 eenhede.
Miniatuurstroombrekers.....	2.50	100 eenhede.
Draagbare elektriese dompelpelverwarmers.....	1.00	100 eenhede.
Elektriese lug- en stralingsverwarmers.....	5.00	100 eenhede.
Buigbare koorde vir krag- en verligtingsdoeleindes	0.05	100 jaarts.
Draagbare elektriese toestelle vir die verwarming van vloeistowwe.....	3.50	100 eenhede.
Kontakproppe en verdeelproppe.....	0.07	100 eenhede.
Kontaksokke.....	0.25	100 eenhede.
Elektriese handlampe.....	1.00	100 eenhede.
Lamphouers en aansluitproppe vir bajonetlamphouers	0.05	100 eenhede.
Verbinders vir draagbare elektriese toestelle vir huishoudelike gebruik.....	0.08	100 eenhede.
Elektriese stowe en verwarmingsplate—		
Verwarmingsplate.....	0.06	Eenheid.
Tweeplaatsstowe.....	0.20	Eenheid.
Drie- of meerplaatsstowe.....	0.25	Eenheid.

DEPARTEMENT VAN SPOORWEË, HAWENS EN LUGDIENS.

No. R. 1609.

13 September 1968.

DEPARTEMENT VAN DIE SUID-AFRIKAANSE SPOORWEË EN HAWENS.—WYSIGING VAN DIE SPOORWEGGRAADREGULASIES.

Kragtens die bevoegdheid hom verleen by artikel 3 (2) van die Spoorwegraadwet, 1962 (Wet no. 73 van 1962), het die Minister van Vervoer die Spoorwegraadregulasies, afgekondig by Goewermentskennisgewing no. R. 1645 van 5 Oktober 1962, soos volg gewysig:

1. Regulasie no. 2.

(a) Deur paragraaf (e) deur die volgende te vervang:

„(e) Elke voorgenome aanstelling, permanente verandering, uitdiensttreding of salarisskaalverhoging rakende 'n lid van die vaste personeel wat 'n pos beklee waaraan—

(i) in die geval van enige skeepsbetrekking, 'n werklike maksimum salaris van meer as R6,300 per jaar verbonde is, en

DEPARTMENT OF INDUSTRIES.

No. R. 1597.

13 September 1968.

STANDARDS ACT, 1962.

AMENDMENT OF REGULATIONS.

The State President has been pleased, under the powers vested in him by section 27 of the Standards Act, 1962 (Act No. 33 of 1962), to substitute the following amended Schedule for Schedule 1 of the regulations published by Government Notice No. R. 1372 of 1 September 1967, to be effective from 1 January 1968:—

SCHEDULE 1.

The amount payable shall be calculated per unit or part thereof to the next quarter unit of assessment:—

Commodity.	Levy.	Unit of Assessment.
Canned fish.....	5.75	10,000 lb.
Canned meat.....	5.75	10,000 lb.
Canned rock lobster.....	5.75	10,000 lb.
Hydraulic brake fluid.....	0.02	1 gallon.
Manually operated air-break switches—		
15 amp or less.....	0.10	100 units.
More than 15 amp.....	0.50	100 units.
Miniature circuit breakers.....	2.50	100 units.
Portable electric immersion heaters.....	1.00	100 units.
Electric air heaters and radiators.....	5.00	100 units.
Flexible cords for power and lighting purposes	0.05	100 yards.
Portable electric appliances for heating liquids	3.50	100 units.
Plugs and socket outlet adaptors.....	0.07	100 units.
Socket outlets.....	0.25	100 units.
Electric hand lamps.....	1.00	100 units.
Lamp-holders and bayonet-cap lamp-holder adaptors	0.85	100 units.
Apparatus connectors for portable domestic appliances	0.08	100 units.
Electric stoves and hotplates—		
Hotplates.....	0.06	Unit.
Two-plate stoves.....	0.20	Unit.
Stoves with three or more plates...	0.25	Unit.

DEPARTMENT OF RAILWAYS, HARBOURS AND AIRWAYS.

No. R. 1609.

13 September 1968.

DEPARTMENT OF THE SOUTH AFRICAN RAILWAYS AND HARBOURS.—AMENDMENT OF THE RAILWAY BOARD REGULATIONS.

The Minister of Transport has under and by virtue of the powers vested in him by section 3 (2) of the Railway Board Act, 1962 (Act No. 73 of 1962) amended the Railway Board Regulations published in Government Notice No. R. 1645, dated 5th October, 1962, as follows:—

1. Regulation No. 2.

(a) By the substitution for paragraph (e) of the following:—

“(e) Any proposed appointment, permanent change, retirement or salary scale increment which affects a member of the permanent staff occupying a position which—

(i) in the case of any nautical position, is governed by a maximum substantive salary exceeding R6,300 per annum, and

(ii) in die geval van ander personeel, 'n werklike maksimum salaris van meer as R6,000 per jaar verbonde is."

(b) Deur die uitdrukking „R3,225” in subparagraaf (g) (i) deur die uitdrukking „R4,050” te vervang.

2. Regulasie no. 3.

Skrap die woorde „of elektriese krag” in paragraaf (b).

DEPARTEMENT VAN VERDEDIGING.

No. R. 1601. 13 September 1968.

WYSIGING VAN DIE BURGERMAGREGULASIES.

Die Staatspresident het kragtens artikel 87 (1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), die Burgermagregulasies afgekondig by Goewermentskennisgewing No. 1031 van 25 Junie 1926, soos volg gewysig:

HOOFSTUK V.

Regulasie 15.

Vervang paragraaf (2) (a) (vi) deur die volgende paragraaf:—

„(2) (a) (vi) 'n tydperk van afwezigheid waarvoor daar kragtens regulasie 5 (1) of 5 bis van Hoofstuk VI magtig verleen is;”.

HOOFSTUK VI.

Regulasie 5.

Vervang regulasie 5 deur die volgende regulasie:—

„5. (1) Vakansieverlof, met soldy, vir hoogstens sewe dae kan gedurende 'n tydperk van ononderbroke diens ingevolge artikel 22 (3) (a) van die Wet, behoudens die ander bepalings van hierdie regulasie aan 'n lid verleen word: Met dien verstande dat—

(a) sodanige verlof slegs een keer gedurende die betrokke tydperk verleen kan word;

(b) geen sodanige verlof verleen word nie aan 'n lid wat nie minstens drie maande ononderbroke diens waarvoor so 'n lid soldy of toelaes ontvang het, gedurende sodanige tydperk verrig het nie.

(2) Behoudens die ander bepalings van hierdie subregulasié, kan daar aan 'n lid wat ingevolge Hoofstuk X van die Wet dien, vakansieverlof, met soldy, verleen word wat gelyk is aan een-agtiende van die getal dae waarvoor so 'n lid soldy of toelaes ontvang het of wat gelyk is aan dié gunstiger breuk wat van tyd tot tyd aanbeveel mag word: Met dien verstande dat—

(a) waar diens ingevolge Hoofstuk X van die Wet sonder onderbreking volg op ononderbroke diens ingevolge artikel 22 (3) (a) van die Wet, laasgenoemde diens by die toepassing van hierdie subregulasié geag word diens ingevolge Hoofstuk X van die Wet te wees indien geen verlof ingevolge subregulasié (1) aan hom verleent was nie;

(b) geen gedeelte van sodanige ononderbroke diens meer as een maal by die berekening van vakansieverlof in aanmerking geneem word nie.

(3) Behoudens subregulasié (2), verval alle vakansieverlof wat aangewes het en nie benut is nie by—

(a) die beëindiging van 'n tydperk van diens ingevolge artikel 22 (3) (a) van die Wet;

(b) die beëindiging van 'n tydperk van diens ingevolge Hoofstuk X van die Wet;

(ii) in the case of other staff, is governed by a maximum substantive salary exceeding R6,000 per annum.”

(b) By the substitution of the expression “R4,050” for the expression “R3,225” in subparagraph (g) (i).

2. Regulation No. 3.

Delete the words “or electric power” in paragraph (b).

DEPARTMENT OF DEFENCE.

No. R. 1601.

13 September 1968.

AMENDMENTS TO THE CITIZEN FORCE REGULATIONS.

The State President has, in terms of section 87 (1) of the Defence Act, 1957 (Act No. 44 of 1957), amended the Citizen Force Regulations promulgated under Government Notice No. 1031, dated 25 June 1926, as follows:

CHAPTER V.

Regulation 15.

Substitute the following paragraph for paragraph (2) (a) (vi):—

“(2) (a) (vi) a period of absence authorised in terms of regulation 5 (1) or 5 bis of Chapter VI;”.

CHAPTER VI.

Regulation 5.

Substitute the following regulation for regulation 5:—

“5. (1) Paid vacation leave for a period not exceeding seven days may, subject to the other provisions of this regulation, be granted to a member during a period of continuous service in terms of section 22 (3) (a) of the Act: Provided that—

(a) such leave may be granted only once during the period concerned;

(b) no such leave shall be granted to a member who has not rendered during such period at least three months continuous service in respect of which such member received any pay or allowances.

(2) A member serving in terms of Chapter X of the Act may, subject to the other provisions of this subregulation, be granted paid vacation leave equal to one-eighteenth of the number of days in respect of which such member has received any pay or allowances or equal to such more favourable fraction as may be recommended from time to time: Provided that—

(a) where service in terms of Chapter X of the Act follows without interruption on continuous service in terms of section 22 (3) (a) of the Act, the latter service shall for the purposes of this subregulation be deemed to be service in terms of Chapter X of the Act if no leave was granted to him in terms of subregulation (1);

(b) no portion of such continuous service shall be taken into account more than once in the calculation of vacation leave.

(3) Subject to subregulation (2), any vacation leave accrued and not taken shall lapse on—

(a) the termination of any period of service in terms of section 22 (3) (a) of the Act;

(b) the termination of any period of service in terms of Chapter X of the Act;

- (c) die verlening aan die betrokke lid van onbepaalde verlof sonder soldy gedurende 'n tydperk van diens ingevolge Hoofstuk X van die Wet;
 (d) elke jaardag van die aanvang van 'n ononderbroke tydperk van diens ingevolge Hoofstuk X van die Wet.

(4) 'n Tydperk van vakansieverlof vir hoogstens die getal dae waarop die betrokke lid op die datum van die verlening daarvan geregtig is, kan aan sodanige lid verleen word selfs al strek so 'n tydperk verby die datum van die jaardag in subregulasie (3) (d) bedoel, en daardie gedeelte van sodanige verlof wat na sodanige datum geneem word, word teen vakansieverlof wat na sodanige datum ten opsigte van sodanige lid aanwas, gedebiteer tensy die Hoof van Weermagsadministrasie onder buitengewone omstandighede sodanige verlenging van verlof tot na sodanige jaardag goedkeur, waartoe hy hierby gemagtig word.

(5) Waar die debet in subregulasie (4) bedoel, nie by die beëindiging van sodanige lid se diens of die verlening aan hom van onbepaalde verlof, ten volle afgewerk is nie, verval enige saldo: Met dien verstande dat enige sodanige saldo geag word verlof sonder be'alting te wees wanneer sodanige onbepaalde verlof verleen of sodanige diens beëindig word op die lid se eie versoek of as gevolg van sy ernstige wangedrag.”.

Regulasie 9.

Vervang regulasie 9 en die kantopskrif daarvan deur die volgende regulasie en kantopskrif:

„Reistyd Toelaatbaar ten opsigte van Tydperke van Afwesigheidsverlof.

9. 'n Offisier wat afwesigheidsverlof ingevolge regulasie 5 (1) verleen of afwesigheidsverlof vir meer as sewe dae ingevolge regulasie 3, 4, 5 (2) of 6 verleen, kan die betrokke lid magtig om na en van sy bestemming te reis asof hy op diens met volle soldy is: Met dien verstande dat die reistyd waarvoor aldus magtiging verleent word, beperk word tot die kortste tyd wat noodwendig opgeneem sal word deur met Staats- of openbare vervoer te reis.”.

[Wysigingsblaadjie No. 202.]

(c) the granting to the member concerned of indeterminate leave without pay during a period of service in terms of Chapter X of the Act;

(d) each anniversary of the commencement of any continuous period of service in terms of Chapter X of the Act.

(4) A period of vacation leave not exceeding the number of days to which the member concerned may be entitled on the date of the granting thereof, may be granted to such member even though such period may extend beyond the date of the anniversary referred to in subregulation (3) (d), and that portion of such leave which is taken after such date shall be debited against any vacation leave which may accrue to such member after such date, unless the Chief of the Defence Force Administration, in exceptional circumstances, approves such extension of leave beyond such anniversary date, which he is hereby authorised to do.

(5) Where the debit referred to in subregulation (4) is not fully worked off on the termination of such member's service or the granting to him of indeterminate leave, any balance shall lapse: Provided that any such balance shall be deemed to be leave without pay when such indeterminate leave is granted or such service is terminated at the member's own request or as a result of his serious misconduct.”.

Regulation 9.

Substitute the following regulation and side heading for regulation 9 and side heading:

“Travelling Time Permissible in Respect of Period of Leave of Absence.

9. Any officer granting leave of absence in terms of regulation 5 (1) or granting leave of absence for more than seven days in terms of regulation 3, 4, 5 (2) or 6, may authorise the member concerned to travel to and from his destination as if on duty with full pay: Provided that the travelling time so authorised shall be limited to the shortest time which will necessarily be spent in travelling by Government or public transport.”.

Amendment Slip No. 202.]

INHOUD

No.	BLADSY
GOEWERMENTSKENNISGEWINGS	

Arbeid, Departement van

GOEWERMENTSKENNISGEWING

R.1608. Wet op Nywerheidsversoening, 1956:
 Beroep van Tandwerkligkundige: Verlenging van Geldigheidsduur van Hoofoorseenkoms 1

Bantoe-onderwys, Departement van

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