



STAATSKOERANT

REPUBLIEK VAN SUID-AFRIKA

REPUBLIC OF SOUTH AFRICA

GOVERNMENT GAZETTE

REGULASIEKOERANT No. 2745

As 'n Nuusblad by die Poskantoor Geregistreer

PRYS 20c PRICE
OORSEE 30c OVERSEAS
POSVRY — POST FREE

REGULATION GAZETTE No. 2745

Registered at the Post Office as a Newspaper

Vol. 164]

PRETORIA, 23 FEBRUARIE 1979
FEBRUARY

988 Soups [No. 6309

GOEWERMENSKENNISGEWINGS

DEPARTEMENT VAN ARBEID

No. R. 327 23 Februarie 1979

WET OP NYWERHEIDSVERSOENING, 1956

ELEKTROTEGNIËSE NYWERHEID (NATAL).—
VERLENGING VAN GELDIGHEIDSDUUR VAN
SIEKTEBYSTANDSFONDSOOREENKOMS

Ek, Stephanus Petrus Botha, Minister van Arbeid, verleng hierby, kragtens artikel 48 (4) (a) (i) van die Wet op Nywerheidsversoening, 1956, die tydperke vasgestel in Goewermentskennisgewings R. 203 van 11 Februarie 1977 en R. 191 van 3 Februarie 1978, met 'n verdere tydperk van vyf jaar wat op 29 Februarie 1984 eindig.

S. P. BOTHA, Minister van Arbeid.

DEPARTEMENT VAN DOEANE EN AKSYNS

No. R. 311 23 Februarie 1979

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/241)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 4 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

GOVERNMENT NOTICES

DEPARTMENT OF LABOUR

No. R. 327 23 February 1979

INDUSTRIAL CONCILIATION ACT, 1956

ELECTRICAL INDUSTRY (NATAL).—EXTENSION OF PERIOD OF OPERATION OF SICK PAY FUND AGREEMENT

I, Stephanus Petrus Botha, Minister of Labour, hereby, in terms of section 48 (4) (a) (i) of the Industrial Conciliation Act, 1956, extend the periods fixed in Government Notices R. 203 of 11 February 1977 and R. 191 of 3 February 1978, by a further period of five years ending 29 February 1984.

S. P. BOTHA, Minister of Labour.

DEPARTMENT OF CUSTOMS AND EXCISE

No. R. 311 23 February 1979

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/241)

Under section 75 of the Customs and Excise Act, 1964, Schedule 4 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
460.16	Deur tariefpos No. 84.45 te skrap.	

Opmerking.—Die voorsiening vir 'n korting op reg op onderdele wat deel uitmaak van sekere onvoltooide ongemonteerde senterdraaibanke, word ingetrek.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
460.16	By the deletion of tariff heading No. 84.45.	

Note.—The provision for a rebate of duty on parts forming part of certain unfinished unassembled centre lathes, is withdrawn.

DEPARTEMENT VAN GESONDHEID

No. R. 326 23 Februarie 1979
WET OP GEVAARHOUDENDE STOWWE, 1973
(WET 15 VAN 1973)

**REGULASIES OM VOORSIENING TE MAAK VIR
DIE AANSTELLING VAN 'N NASIONALE
ADVIESKOMITEE OP ELEKTRONIESE PRO-
DUKTE**

Die Minister van Gesondheid het ingevolge artikel 29 (1) (q) van die Wet op Gevaarhoudende Stowwe, 1973 (Wet 15 van 1973), die volgende regulasies gemaak wat vanaf die datum van afkondiging hiervan van toepassing is:

REGULASIES**1. Woordomskrywing.**

Tensy uit die samehang anders blyk, beteken die uitdrukking "die Wet" die Wet op Gevaarhoudende Stowwe, 1973 (Wet 15 van 1973), en het elke uitdrukking waaraan in die Wet 'n betekenis geheg is, die betekenis aldus daaraan geheg en beteken—

1.1 "Departement" die Departement van Gesondheid;

1.2 "Komitee" die Nasionale Advieskomitee op Elektroniese Produkte.

2. Aanstelling en samstelling van Komitee.

2.1 Hierby word 'n Komitee aangestel wat die Nasionale Advieskomitee op Elektroniese Produkte heet en wat die bevoegdhede kan uitoefen en die werksaamhede moet verrig wat by hierdie regulasies aan die Komitee verleen of toegewys is.

2.2 Die Komitee bestaan uit soveel lede as wat die Minister van tyd tot tyd bepaal en aanstel.

2.3 Die Minister wys een lid van die Komitee aan as Voorsitter van die Komitee en een lid as Ondervoorsitter.

2.4 Terwyl die Ondervoorsitter as Voorsitter optree, het hy al die bevoegdhede en vervul hy al die pligte van die Voorsitter.

2.5 'n Voorsitter of 'n Ondervoorsitter kan die amp van Voorsitter of Ondervoorsitter ontruim sonder dat sodanige ontruiming op sigself sy lidmaatskap van die Komitee beëindig.

2.6 Die Komitee kan na goeëdunke en met goedkeuring van die Sekretaris subkomitees aanstel uit lede van die Komitee, of uit lede van die Komitee en persone wat nie lede van die Komitee is nie, om ondersoek in te stel na en aan die Komitee verslag te doen oor aangeleenthede wat binne die bestek van die Komitee se werksaamhede val.

2.7 'n Beampete van die Departement tree op as Sekretaris van die Komitee.

DEPARTMENT OF HEALTH

No. R. 326 23 February 1979
HAZARDOUS SUBSTANCES ACT, 1973
(ACT 15 OF 1973)

**REGULATIONS TO PROVIDE FOR THE INSTI-
TUTION OF A NATIONAL ADVISORY COMMIT-
TEE ON ELECTRONIC PRODUCTS**

The Minister of Health has, in terms of section 29 (1) (q) of the Hazardous Substances Act, 1973 (Act 15 of 1973), made the following regulations, which shall apply with effect from the date of publication hereof:

REGULATIONS**1. Definitions.**

Unless the context otherwise indicates, the expression "the Act" means the Hazardous Substances Act, 1973 (Act 15 of 1973), and any expression which is defined in the Act shall have the same meaning as in the Act, and further—

1.1 "Committee" means the National Advisory Committee on Electronic Products;

1.2 "Department" means the Department of Health.

2. Establishment and composition of Committee.

2.1 A Committee, to be known as the National Advisory Committee on Electronic Products, is hereby instituted and it may exercise the powers and shall carry out the duties assigned to it under these regulations.

2.2 The Committee shall consist of as many members as the Minister may determine and appoint from time to time.

2.3 The Minister shall appoint one member of the Committee Chairman and one member Vice-Chairman of the Committee.

2.4 While acting as Chairman, the Vice-Chairman shall have all the powers and carry out all the functions of the Chairman.

2.5 A Chairman or a Vice-Chairman of the Committee may vacate the office of Chairman or Vice-Chairman without such vacation having the effect of terminating his membership of the Committee.

2.6 The Committee may, at its discretion and with the approval of the Secretary, appoint subcommittees from among the members of the Committee or members of the Committee and persons who are not members of the Committee to investigate matters falling within the scope of the functions of the Committee and to furnish it with reports.

2.7 An officer of the Department shall act as Secretary for the Committee.

3. *Werkzaamhede.*

Die Komitee moet—

3.1 die Sekretaris van advies dien ten opsigte van alle sake rakende elektroniese produkte;

3.2 maatreëls bestudeer wat buite die Republiek van Suid-Afrika teen die gevare verbonde aan elektroniese produkte toegepas word en daarvoor aan die Sekretaris verslag doen.

4. *Vergaderings.*

4.1 Die Komitee vergader minstens twee keer per jaar, en 'n noodsitting van die Komitee kan te eniger tyd deur die Sekretaris aangevra word.

4.2 Die kworum vir 'n vergadering van die Komitee is die meerderheid van die lede soos op die datum van daardie vergadering.

4.3 Indien die Voorsitter en die Ondervoorsitter van 'n vergadering van die Komitee afwesig is, kies die aanwesige lede uit eie geledere 'n Voorsitter wat gedurende daardie vergadering en totdat die Voorsitter of die Ondervoorsitter sy pligte hervat, al die werkzaamhede en al die bevoegdhede van die Voorsitter verrig en uitoefen.

5. *Onbevoegdheid, ontruiming van amp en vul van vakatures.*

'n Lid van die Komitee ontruim sy amp indien—

5.1 sy boedel gesekwestreer word of indien hy met sy skuldeisers 'n akkoord aangegaan het;

5.2 hy sonder verlof van of kondonering deur die Komitee van meer as twee agtereenvolgende vergaderings afwesig was;

5.3 hy skriftelik sy bedanking by die Minister indien;

5.4 hy ophou om 'n Suid-Afrikaanse burger te wees;

5.5 hy pasiënt word soos omskryf in artikel 1 van die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973);

5.6 hy aan 'n misdryf skuldig bevind word ten opsigte waarvan hy gevonnissen is tot gevangenisstraf sonder die keuse van 'n boete;

5.7 die Minister in die openbare belang sy lidmaatskap beëindig.

6. *Ampstermyn en besoldiging van lede van die Komitee.*

6.1 Lede word vir 'n tydperk van 3 (drie) jaar aangestel, uitgesonderd lede wat aangestel word om toevallige vakatures in die Komitee te vul, wie se aanstelling net vir die oorblywende gedeelte van die toepaslike tydperk van krag is.

6.2 Iemand wie se ampstermyn as lid van die Komitee verstryk het, kan weer aangestel word.

6.3 'n Lid van die Komitee, of van enige subkomitee daarvan, wat kragtens regulasie 2.6 aangestel is, uitgesonderd iemand in heeltydse diens van die Staat, ontvang besoldiging en toelaes ten opsigte van sy dienste as 'n lid van die Komitee of subkomitee volgens die skale wat op Kommissies van toepassing is.

3. *Functions.*

The Committee shall—

3.1 advise the Secretary with regard to all matters concerning electronic products;

3.2 study measures applied outside the Republic of South Africa to combat the dangers associated with electronic products and report to the Secretary on such measures.

4. *Meetings.*

4.1 The Committee shall meet at least twice a year and an emergency meeting of the Committee may be requested at any time by the Secretary.

4.2 The quorum for a meeting of the Committee shall be the majority of the members as at the date of that meeting.

4.3 If the Chairman and the Vice-Chairman of the Committee are absent from a meeting, the members present shall elect from their ranks a Chairman who shall, during that meeting and until the Chairman or the Vice-Chairman resumes duty, exercise all the powers and perform all the duties of the Chairman.

5. *Disqualification, vacation of office and filling of vacancies.*

A member of the Committee shall vacate his office if—

5.1 his estate is sequestrated or if he has entered into a composition with his creditors;

5.2 he has been absent from more than two consecutive meetings of the Committee without permission from or condonation by the Committee;

5.3 he tenders his resignation in writing to the Minister;

5.4 he ceases to be a South African citizen;

5.5 he becomes a patient as defined in section 1 of the Mental Health Act, 1973 (Act 18 of 1973);

5.6 he is convicted of an offence in respect of which he is sentenced to imprisonment without the option of a fine;

5.7 the Minister, in the public interest, terminates his membership.

6. *Term of office and remuneration of members of the Committee.*

6.1 Members shall be appointed for a period of 3 (three) years, excluding members who are appointed to fill incidental vacancies on the Committee, in which case appointments shall be effective for the remainder of the relevant period only.

6.2 A person whose term of office has expired may be reappointed.

6.3 A member of the Committee or of any subcommittee appointed in terms of regulation 2.6, excluding someone in the full-time service of the State, shall receive remuneration and allowances in respect of his services as a member of the Committee, or of a subcommittee, according to the scales applicable to Commissions.

DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING

No. R. 306

23 Februarie 1979

VERBOD OP DIE VERKOOP OF INBRING VAN APPELS BEHALWE SEKERE KLASSE APPELS IN SEKERE GEBIEDE

Kragtens artikel 79 (b) van die Bemarkingswet, 1968 (Wet 59 van 1968), maak ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby bekend dat die Sagtevrugteraad, vermeld in artikel 3 van die Sagtevrugteskema, afgekondig by Proklamasie R. 288 van 1962, soos gewysig, kragtens artikels 17 (r)*bis* en 17 (r)*ter* van daardie Skema met my goedkeuring, die verbodsbepalings in die Bylae hiervan uiteengesit, opgelê het ter vervanging van die verbodsbepalings afgekondig by Goewermentskennisgewing R. 2444 van 25 November 1977, soos gewysig.

H. S. J. SCHOEMAN, Minister van Landbou.

BYLAE

1. In hierdie kennisgewing, tensy uit die samehang anders blyk, het 'n woord of uitdrukking waaraan in die Sagtevrugteskema, afgekondig by Proklamasie R. 288 van 1962, soos gewysig, 'n betekenis geheg is, 'n ooreenstemmende betekenis en beteken—

“klas” 'n klas voorgeskryf by regulasie kragtens artikel 89 van die Wet;

“gespesifiseerde gebied”, enige een of meer van die volgende gebiede:

- (a) Die bemarkingsgebiede;
- (b) Kaapstad-gebied, d.i. die munisipale gebiede Bellville, Durbanville, Goodwood, Kaapstad, Kuilsrivier, Milnerton, Parow, Pinelands, Simonstad, Vis-hoek en Wynberg en die plaaslike gebiede Bellville-Suid, Elsiesrivier en Parow-vallei;
- (c) Kimberley-gebied, d.i. die munisipale gebied Kimberley;
- (d) Port Elizabeth-gebied, d.i. die munisipale gebiede Despatch, Port Elizabeth en Uitenhage.

2. Geen produsent mag appels wat hy geproduseer het, behalwe Klas 1 en Klas 2, vir varsverbruik verkoop nie.

3. Niemand mag appels, behalwe Klas 1 en Klas 2, in die gespesifiseerde gebied vir verkoop vir varsverbruik inbring nie.

4. Hierdie kennisgewing tree in werking op 1 Maart 1979 en herroep Goewermentskennisgewing R. 2444 van 25 November 1977 met ingang van dieselfde datum.

No. R. 307

23 Februarie 1979

ALGEMENE HEFFING OP HOENDERKUIKENS

Ingevolge artikel 46A van die Bemarkingswet, 1968 (Wet 59 van 1968), maak ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby bekend dat ek kragtens die bevoegdheid my verleen by genoemde artikel 46A die algemene heffing in die Bylae hiervan uiteengesit, opgelê het.

H. S. J. SCHOEMAN, Minister van Landbou.

BYLAE

Die volgende algemene heffing word hierby opgelê op die verskillende klasse dag-oud hoenderkuike wat

DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING

No. R. 306

23 February 1979

PROHIBITION ON THE SALE IN OR INTRO- DUCTION INTO CERTAIN AREAS OF APPLES EXCEPT CERTAIN CLASSES OF APPLES

In terms of section 79 (b) of the Marketing Act, 1968 (Act 59 of 1968), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby make known that the Deciduous Fruit Board, referred to in section 3 of the Deciduous Fruit Scheme, published by Proclamation R. 288 of 1962, as amended, has, in terms of sections 17 (r)*bis* and 17 (r)*ter* of that Scheme, with my approval, imposed the prohibitions set out in the Schedule hereto in substitution of the prohibitions published by Government Notice R. 2444 of 25 November 1977, as amended.

H. S. J. SCHOEMAN, Minister of Agriculture.

SCHEDULE

1. In this notice, unless inconsistent with the context, any word or expression to which a meaning has been assigned in the Deciduous Fruit Scheme, published by Proclamation R. 288 of 1962, as amended, shall have a corresponding meaning and—

“class” means a class prescribed by regulation under section 89 of the Act;

“specified area” means any one or more of the following areas:

- (a) The marketing area;
- (b) Cape Town area, i.e. the municipal areas of Bellville, Cape Town, Durbanville, Fish Hoek, Goodwood, Kuils River, Milnerton, Parow, Pinelands, Simonstown and Wynberg and the local areas of Bellville South, Elsie's River and Parow-vallei;
- (c) Kimberley area, i.e. the municipal area of Kimberley;
- (d) Port Elizabeth area, i.e. the municipal areas of Despatch, Port Elizabeth and Uitenhage.

2. No producer shall sell for fresh consumption apples which he has produced, except Class 1 and Class 2.

3. No person shall introduce into the specified area for fresh consumption apples, except Class 1 and Class 2.

4. This notice shall come into operation on 1 March 1979 and repeals Government Notice R. 2444 of 25 November 1977 with effect from the same date.

No. R. 307

23 February 1979

GENERAL LEVY ON FOWL CHICKENS

In terms of section 46A of the Marketing Act, 1968 (Act 59 of 1968), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby make known that I have under the powers vested in me by the said section 46A, imposed the general levy set out in the Schedule hereto.

H. S. J. SCHOEMAN, Minister of Agriculture.

SCHEDULE

The following general levy is hereby imposed on the following classes day-old fowl chickens produced by

geproduseer word deur alle persone wat eiers vir broei-doeleindes gebruik en wat beskik oor 'n broeimasjien-kapasiteit vir die uitbrei van 1 000 of meer eiers op 'n keer:

Klas	Bedrag van heffing
(i) Kuikens bedoel as braaikuikens.....	25c per 1 000.
(ii) Henkuikens bedoel vir eierproduksie.....	450c per 1 000.
(iii) Kuikens bedoel vir teeldoeleindes.....	450c per 1 000.

No. R. 308 23 Februarie 1979
TYD EN WYSE VAN BETALING VAN ALGEMEENE HEFFING OP DAG-OUDE HOENDER-KUIKENS

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 89 van die Bemarkingswet, 1968 (Wet 59 van 1968), die regulasies in die Bylae hiervan uiteengesit, uitgevaardig.

BYLAE

1. In hierdie Bylae, tensy uit die samehang anders blyk, beteken—

“maand” die tydperk wat strek van die eerste tot die laaste dag, albei dae ingesluit, van enige van die 12 maande van die jaar.

2. 'n Algemene heffing opgelê ingevolge artikel 46A van die Bemarkingswet, 1968 (Wet 59 van 1968), moet aan die Eierbeheerraad van Leeubrug-gebou, Privaatsak X176, Pretoria, betaal word nie later as die 10de dag van die maand wat volg op die maand waarin die kuikens geproduseer is en die betaling moet vergesel wees van 'n opgawe soos in die Aanhangsel uiteengesit.

any person who uses eggs for hatching purposes and who has at his disposal incubator capacity for the hatching of 1 000 eggs or more at a time:

Class	Amount of levy
(i) Chickens intended as broilers.....	25c per 1 000.
(ii) Hen-chickens intended for egg production.....	450c per 1 000.
(iii) Chickens intended for breeding purposes.....	450c per 1 000.

No. R. 308 23 February 1979
TIME AND MANNER OF PAYMENT OF GENERAL LEVY ON DAY-OLD FOWL CHICKENS

The Minister of Agriculture has, under the powers vested in him by section 89 of the Marketing Act, 1968 (Act 59 of 1968), made the regulations set out in the Schedule hereto.

SCHEDULE

1. In this Schedule, unless inconsistent with the context—

“month” means the period extending from the first to the last day, both days inclusive, of any of the 12 months of a year.

2. A general levy imposed in terms of section 46A of the Marketing Act, 1968 (Act 59 of 1968), shall be paid to the Egg Control Board, Lion Bridge Buildings, Private Bag X176, Pretoria, not later than the 10th day of the month immediately following the month in which the chickens were produced, and the payment shall be accompanied by a return as set out in the Annexure.

AANHANGSEL—ANNEXURE

EIERBEHEERRAAD/EGG CONTROL BOARD

Opgawe verstrek deur
 Return rendered by.....

Naam van produsent of firma naam
 Name of producer or trade name.....

Besigheidsadres
 Business address.....

Poskode/Postal code
 Aan/To:

Die Hoofbestuurder/The General Manager
 Eierbeheerraad/Egg Control Board
 Privaatsak/Private Bag X176
 Pretoria, 0001

.....19.....

Ten opsigte van dag-oud hoenderkuikens geproduseer gedurende die kalendermaand

In respect of day-old fowl chickens produced during the calendar month of.....19.....

- (i) Kuikens bedoel as braaikuikens @25c per 1 000.
 Chickens intended as broilers @25c per 1 000.
- (ii) Henkuikens bedoel vir eierproduksie @450c per 1 000.
 Hen-chickens intended for egg production @450c per 1 000.
- (iii) Kuikens bedoel vir teeldoeleindes @450c per 1 000.
 Chickens intended for breeding purposes @450c per 1 000.

(i)	@	25c per 1 000.....	R.....
(ii)	@	450c per 1 000.....	R.....
(iii)	@	450c per 1 000.....	R.....

Totale heffing/Total levy..... R.....

Ek, die ondergetekende, verklaar dat die inligting wat in hierdie opgawe verstrek is, waar en juis is.
 I, the undersigned, declare that the information furnished in this return is true and correct.

Datum ingedien/Date rendered

Handtekening/Signature

OPMERKINGS/REMARKS

Elke persoon wat eiers vir broeidoeleindes gebruik en wat beskik oor 'n broeimasjienkapasiteit vir die uitbrei van 1 000 of meer eiers op 'n keer moet binne 10 dae na die laaste dag van elke kalendermaand die inligting hierin vereis volledig en korrek aan die Raad ten opsigte van daardie kalendermaand verstrek.

Any person who uses eggs for hatching purposes and who has at his disposal incubator capacity for the hatching of 1 000 eggs or more at a time, shall within 10 days after the last day of each calendar month furnish the Board in respect of such calendar month fully and correctly, the information required therein.

No. R. 313 23 Februarie 1979
**SPEZIALE HEFFING OP SEKERE SUIWEL-
 PRODUKTE.—WYSIGING**

Ingevolge artikel 79 (a) van die Bemarkingswet, 1968 (Wet 59 van 1968), maak ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby bekend dat die Suiwelraad genoem in artikel 6 van die Suiwelskema, afgekondig by Proklamasie R. 25 van 1975, soos gewysig, ingevolge artikel 24 van daardie Skema, met my goedkeuring, die spesiale heffing afgekondig by Goewermentskennisgewing R. 2036 van 29 Oktober 1976, soos gewysig, verder gewysig het soos in die Bylae hiervan uiteengesit.

H. S. J. SCHOEMAN, Minister van Landbou.

BYLAE

1. Die Bylae van Goewermentskennisgewing R. 2036 van 29 Oktober 1976, soos gewysig, word hierby verder gewysig deur klousules 2, 3 (a), 4 (a) en 5 daarvan, te skrap.

2. Hierdie kennisgewing tree in werking op 1 Maart 1979.

**DEPARTEMENT VAN NASIONALE
 OPVOEDING**

No. R. 296 23 Februarie 1979
WET OP UNIVERSITEITE, 1955

**UNIVERSITEIT VAN DIE ORANJE-VRY-
 STAAT.—WYSIGING VAN STATUUT**

Die Minister van Nasionale Opvoeding het kragtens die bevoegdheid hom verleen by artikel 17 (2) van die Wet op Universiteite, 1955 (Wet 61 van 1955), sy goedkeuring verleen aan die wysiging van die Statuut, soos in die Bylae hiervan uiteengesit, wat deur die Raad in oorleg met die Senaat van die Universiteit van die Oranje-Vrystaat opgestel is.

BYLAE

1. In hierdie Bylae, tensy uit die samehang anders blyk, beteken die uitdrukking "die Statuut" die Statuut wat gepubliseer is by Goewermentskennisgewing R. 429 van 22 Maart 1963, soos gewysig by Goewermentskennisgewings R. 1418 van 13 September 1963, R. 634 van 23 April 1971, R. 1525 van 25 Augustus 1972, R. 521 van 5 April 1973, R. 348 van 8 Maart 1974, R. 512 van 1 April 1977 en R. 2231 van 10 November 1978.

2. Vervang die bestaande paragraaf 61A deur die volgende:

"61A. Behoudens die bepalinge van hierdie Statuut, is die Universiteit bevoeg om onderstaande grade in die Fakulteit van Natuurwetenskappe toe te ken:

<i>Grade</i>	<i>Aangedui deur</i>
Baccalaureus Scientiae.....	B.Sc.
Baccalaureus Scientiae in Huis- houdkunde	B.Sc. Huish.
Baccalaureus Scientiae in Huis- houdkunde (Educationis)	B.Sc. Huish. (Ed.).
Magister Scientiae.....	M.Sc.
Magister Scientiae in Huishoud- kunde	M.Sc. Huish.
Magister Scientiae (Kliniese Siel- kunde)	M.Sc. (Kliniese Sielkunde).

No. R. 313 23 February 1979
**SPECIAL LEVIES ON CERTAIN DAIRY
 PRODUCTS.—AMENDMENT**

In terms of section 79 (a) of the Marketing Act, 1968 (Act 59 of 1968), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby make known that the Dairy Board, referred to in section 6 of the Dairy Scheme, published by Proclamation R. 25 of 1972, as amended, has, in terms of section 24 of that Scheme, with my approval further amended the special levies, published by Government Notice R. 2036 of 29 October 1976, as amended, as set out in the Schedule hereto.

H. S. J. SCHOEMAN, Minister of Agriculture.

SCHEDULE

1. The Schedule to Government Notice R. 2036 of 29 October 1976, as amended, is hereby further amended by the deletion of Clauses 2, 3 (a), 4 (a) and 5 thereof.

2. This notice shall come into operation on 1 March 1979.

DEPARTMENT OF NATIONAL EDUCATION

No. R. 296 23 February 1979
UNIVERSITIES ACT, 1955

**UNIVERSITY OF THE ORANGE FREE STATE.—
 AMENDMENT OF STATUTE**

The Minister of National Education has, under and by virtue of the powers vested in him by section 17 (2) of the Universities Act, 1955 (Act 61 of 1955), approved the amendments to the Statute, as set out in the Schedule hereto, which were framed by the Council in consultation with the Senate of the University of the Orange Free State.

SCHEDULE

1. In this Schedule, unless inconsistent with the context, the expression "the Statute" means the Statute published under Government Notice R. 429 of 22 March 1963, as amended by Government Notices R. 1418 of 13 September 1963, R. 634 of 23 April 1971, R. 1525 of 25 August 1972, R. 521 of 5 April 1973, R. 348 of 8 March 1974, R. 512 of 1 April 1977 and R. 2231 of 10 November 1978.

2. Substitute the following for the existing paragraph 61A:

"61A. Save as may be provided in this Statute, the University may confer the following degrees in the Faculty of Natural Sciences:

<i>Degrees</i>	<i>To be denoted by the letters</i>
Bachelor of Science.....	B.Sc.
Bachelor of Science in Domestic Science	B.Sc. Domestic Science.
Bachelor of Science in Domestic Science (Education)	B.Sc. Domestic Science (Educa- tion).
Master of Science.....	M.Sc.
Master of Science in Domestic Science	M.Sc. Domestic Science.
Master of Science (Clinical Psychology)	M.Sc. (Clinical Psychology).

Grade	Aangedui deur	Degrees	To be denoted by the letters
Magister Scientiae (Voorligting-sielkunde)	M.Sc. (Voorligtingsielkunde).	Master of Science (Counselling Psychology)	M.Sc. (Counselling Psychology).
Doctor Scientiae.....	D.Sc.	Doctor of Science.....	D.Sc.
Philosophiae Doctor.....	Ph.D.	Philosophiae Doctor.....	Ph.D.
Baccalaureus Architecturae.....	B.Arch.	Bachelor of Architecture.....	B.Arch.
Magister Architecturae.....	M.Arch.	Master of Architecture.....	M.Arch.
Doctor Architecturae.....	D.Arch.	Doctor of Architecture.....	D.Arch.
Baccalaureus Scientiae in Bourekenkunde	B.Sc. (Q.S.).	Bachelor of Science in Quantity Surveying	B.Sc. (Q.S.).
Magister Scientiae in Bourekenkunde	M.Sc. (Q.S.).	Master of Science in Quantity Surveying	M.Sc. (Q.S.).
Baccalaureus Scientiae in Bouadministrasie	B.Sc. (Bouadmin.).	Bachelor of Science in Building Administration	B.Sc. (Building Admin.).
Magister Scientiae in Bouadministrasie	M.Sc. (Bouadmin.).	Master of Science in Building Administration	M.Sc. (Building Admin.).
Magister in Stads- en Streeksbeplanning	M.S.S.”.	Master in Town and Regional Planning	M.T.R.P.”.

DEPARTEMENT VAN NYWERHEIDSWESE

No. R. 312 23 Februarie 1979

WET OP SEEVISSERYE, 1973 (WET 58 VAN 1973)

REGULASIES

Ek, Jan Christiaan Heunis, Minister van Ekonomiese Sake, vaardig hierby kragtens artikels 10, 11 en 13 van die Wet op Seevisserye, 1973 (Wet 58 van 1973), die regulasies uiteengesit in die Bylae hiervan uit.

J. C. HEUNIS, Minister van Ekonomiese Sake.

BYLAE

1. In hierdie Bylae, tensy uit die samehang anders blyk, beteken die uitdrukking “die regulasies” die regulasies afgekondig by Goewermentskennisgewing 1912 van 12 Oktober 1973, soos gewysig deur Goewermentskennisgewings 1597 van 13 September 1974, R. 300 van 14 Februarie 1975, R. 1252 van 27 Junie 1975, R. 2281 van 28 November 1975, R. 2351 van 12 Desember 1975, R. 692 van 23 April 1976, R. 2210 van 26 November 1976, R. 2507 van 17 Desember 1976, R. 825 van 13 Mei 1977, R. 1799 van 9 September 1977, R. 2667 van 30 Desember 1977, R. 589 van 23 Maart 1978, R. 1499 van 21 Julie 1978, R. 1640 van 11 Augustus 1978 en R. 16 van 5 Januarie 1979.

2. Regulasie 19 (1) van die regulasies word hierby gewysig deur paragraaf (d) (ii) deur die volgende paragraaf te vervang:

“(d) (ii) pelagiese vis, in die hawe en nedersetting Walvisbaai en die eilande genoem in paragraaf (a) (i)—1 Oktober tot en met 18 Maart van die daaropvolgende jaar;”.

3. Regulasie 23 van die regulasies word hierby gewysig deur—

(i) die woord “weste” waar dit tussen die woorde “ten” en “van” in subregulasie (1) voorkom deur die woord “ooste” te vervang; en

(ii) die invoeging van die volgende subregulasie na subregulasie (4):

“(5) in Valsbaai, binne ’n afstand van een seemyl seewaarts vanaf die hoogwatermerk in die gebied tussen, as noordelike grens, ’n lyn (geografiese ligging 090°) getrek van ’n betonbaken gemerk VBI, geleë regoor Bakovenrots, ten suide van Millerspunt,

DEPARTMENT OF INDUSTRIES

No. R. 312 23 February 1979

SEA FISHERIES ACT, 1973 (ACT 58 OF 1973)

REGULATIONS

I, Jan Christiaan Heunis, Minister of Economic Affairs, hereby make the regulations set out in the Schedule hereto under sections 10, 11 and 13 of the Sea Fisheries Act, 1973 (Act 58 of 1973).

J. C. HEUNIS, Minister of Economic Affairs.

SCHEDULE

1. In this Schedule, unless the context otherwise indicates, the expression “the regulations” means the regulations promulgated under Government Notice 1912 of 12 October 1973, as amended by Government Notices 1597 of 13 September 1974, R. 300 of 14 February 1975, R. 1252 of 27 June 1975, R. 2281 of 28 November 1975, R. 2351 of 12 December 1975, R. 692 of 23 April 1976, R. 2210 of 26 November 1976, R. 2507 of 17 December 1976, R. 825 of 13 May 1977, R. 1799 of 9 September 1977, R. 2667 of 30 December 1977, R. 589 of 23 March 1978, R. 1499 of 21 July 1978, R. 1640 of 11 August 1978 and R. 16 of 5 January 1979.

2. Regulation 19 (1) of the regulations is hereby amended by the substitution of the following paragraph for paragraph (d) (ii):

“(d) (ii) pelagic fish, in the harbour and settlement of Walvis Bay and the islands mentioned in paragraph (a) (i)—1 October up to and including 18 March of the following year;”.

3. Regulation 23 of the regulations is hereby amended by—

(i) the substitution of the word “east” for the word “west” where it appears between the word “the” and “of” in subregulation (1); and

(ii) the insertion of the following subregulation after subregulation (4):

“(5) in any manner or for any purpose whatever catch or disturb any fish in False Bay, within a distance of one nautical mile seaward from the high-water mark in the area between, as northern limit, a line (090° true) drawn through a concrete beacon

en as suidelike grens, 'n soortgelyke lyn getrek deur 'n betonbaken gemerk VB2, geleë op Bobbejaanklip regoor Steenbrasrots, ten suide van Partridgepunt, enige vis op enige wyse of vir watter doel ook al, vang of steur nie.”

4. Die regulasies word hierby gewysig deur die invoeging van die volgende regulasies na regulasie 23:

“23A. Niemand mag in die Langebaanstrandmeer—

(1) binne die gebied wat strek vanaf die betonbaken gemerk LB1, geleë ten suide van Churchaven; daarvandaan langs die hoogwatermerk en om die suidelike gedeelte van die strandmeer tot by die betonbaken gemerk LB2, geleë op die plaas 'Bottelary', en daarvandaan in 'n reguit lyn tot by die betonbaken gemerk LB1—

(i) vis steur deur enige tipe boot, vaartuig of skeer-tuig te gebruik nie;

(ii) enige tipe net of netwerk vir visvang gebruik nie; en

(iii) enige vis op enige wyse vang of steur nie;

(2) binne die gebied wat strek vanaf die betonbaken gemerk LB2; daarvandaan noordwaarts langs die hoogwatermerk tot by die betonbaken gemerk LB3, geleë te Oosterwal; daarvandaan weswaarts in 'n reguit lyn tot by die betonbaken gemerk LB4, geleë te die Preekstoel ten suide van Kraalbaai; daarvandaan suidwaarts langs die hoogwatermerk tot by die betonbaken gemerk LB1, en daarvandaan in 'n reguit lyn tot by die betonbaken gemerk LB2—

(i) enige vis op enige wyse vang of steur nie; en

(ii) vis steur deur enige tipe boot of vaartuig wat deur 'n binneboord- of buiteboordmasjien aangedryf word, binne die gebied te gebruik nie: Met dien verstande dat plaaslike vissers wat ingevolge die bepalinge van regulasie 66 in besit is van 'n netpermit vir die vang van harders gemagtig is om in die gebied met geregistreerde vissersbote te opereer en visvangste met nette te doen; en

(3) in die gebied bekend as Rietbaai, begrens deur 'n reguit lyn getrek noordwaarts vanaf die betonbaken gemerk LB5, geleë op die suidelike ingang na Rietbaai, tot by die betonbaken gemerk LB6, geleë op die noordelike ingang tot Rietbaai, daarvandaan al langs die strand van die baai met die hoogwatermerk langs tot by die betonbaken gemerk LB5—

(i) enige net of netwerk vir visvang gebruik nie;

(ii) vis steur deur enige boot of vaartuig binne die gebied te gebruik nie; en

(iii) enige vis op enige wyse vang of steur nie.”

“23B. Niemand mag op enige wyse vir watter doel ook al—

(1) in die Trafalgar-Seereservaat, binne 'n afstand van vyfhonderd meter seewaarts vanaf die laagwatermerk in die gebied tussen, as noordelike grens, 'n lyn (geografiese ligging 270°) getrek vanaf 'n wit betonbaken gemerk N1, geleë ten suide van 'Centre Rocks', en as suidelike grens, 'n soortgelyke lyn getrek vanaf 'n wit betonbaken gemerk N2 en geleë op die noordelike wal van die Mpenjatirivier, enige

marked VB1, situated opposite Bakoven Rock to the south of Millers Point, and, as southern limit, a similar line drawn through a concrete beacon marked VB2, situated on Bobbejaan Rock opposite Steenbras Rock, to the south of Partridge Point.”

4. The regulations are hereby amended by the insertion after regulation 23 of the following regulations:

“23A. No person shall in the Langebaan Lagoon—

(1) within the area extending from the concrete beacon marked LB1, situated to the south of Churchaven, thence along the high-water mark and around the southern part of the lagoon to the concrete beacon marked LB2, situated on the farm 'Bottelary' and thence in a straight line to the concrete beacon marked LB1—

(i) disturb fish by using any type of boat, vessel or hovercraft;

(ii) use any type of net or netting for fishing; and

(iii) catch or disturb any fish in any manner whatever;

(2) within the area extending from the concrete beacon marked LB2, thence northwards along the high-water mark to the concrete beacon marked LB3, situated at 'Oosterwal'; thence westwards in a straight line to the concrete beacon marked LB4, situated at the 'Preekstoel' to the south of 'Kraalbaai'; thence along the high-water mark southwards to the concrete beacon marked LB1, and thence in a straight line to the concrete beacon marked LB2—

(i) catch or disturb any fish in any manner whatever; and

(ii) disturb fish by using with the area any type of boat or vessel propelled by an inboard or outboard engine: Provided that local fisherman in possession of a net permit for the catching of harders in terms of regulation 66 shall be authorised to operate in the area with registered fishing boats and to catch fish with nets; and

(3) in the area known as 'Rietbaai', bounded by a straight line drawn northerly from the concrete beacon marked LB5, situated on the southern entrance to 'Rietbaai', to the concrete beacon marked LB6, situated on the northern entrance to 'Rietbaai, thence all along the shore of the bay, keeping to the high-water mark, to the concrete beacon marked LB5—

(i) use any net or netting for the catching of fish;

(ii) disturb fish by using any boat or vessel within the area; and

(iii) catch or disturb any fish in any manner whatever.”

“23B. No person shall, in any manner for any purpose whatever—

(1) catch or disturb any fish in the Trafalgar Marine Reserve, within a distance of five hundred metres seaward from the low-water mark in the area between, as northern limit, a line (270° true) drawn from a white concrete beacon marked N1, situated to the south of Centre Rocks and, as southern limit, a similar line drawn from a white concrete beacon

vis vang of steur nie: Met dien verstande dat hengel vanaf die strand met 'n visstok en lyn toelaatbaar is behoudens die bepalings van die regulasies afgekondig ingevolge die Natalse Ordonnansie op die Bewaring van Kusvisserye, 1958 (Ordonnansie 19 van 1958);

(2) in die St. Lucia-Seereservaat No. 1 binne 'n afstand van drie kilometer seewaarts vanaf die laagwatermerk in die gebied tussen, as noordelike grens, 'n lyn (geografiese ligging 270°) getrek vanaf 'n wit betonbaken gemerk N3, geleë ongeveer 11 kilometer ten noorde van Ngoboselenispruit te Sordwanabaai, en as suidelike grens, 'n soortgelyke lyn getrek vanaf 'n wit betonbaken gemerk N4, geleë ongeveer 1 000 meter ten suide van Kaap Vidal, enige vis behalwe pelagiese beervis van die orde Scombridae en die families Carangidae, Pomatomidae en Rachycentridae, met inbegrip van pelagiese kraakbeenvisse van die families Carcharinidae, Sphyrinidae, Alopiidae en Odontaspidae, vang of steur nie: Met dien verstande dat hengel vanaf die strand met 'n visstok en lyn toelaatbaar is behoudens die bepalings van die regulasies afgekondig ingevolge die Natalse Ordonnansie op die Bewaring van Kusvisserye, 1958 (Ordonnansie 19 van 1958); en

(3) in die St. Lucia-Seereservaat No. 2, binne 'n afstand van drie kilometer seewaarts vanaf die laagwatermerk in die gebied tussen, as noordelike grens, 'n lyn (geografiese ligging 270°) getrek vanaf 'n wit betonbaken gemerk N5, geleë langsaa "Red Cliffs", en as suidelike grens, 'n soortgelyke lyn getrek vanaf 'n wit betonbaken gemerk N6 en geleë te Levenpunt, enige vis vang of steur of in besit daarvan wees nie."

5. Regulasie 24 van die regulasies word hierby gewysig deur subregulasie (2) deur die volgende subregulasie te vervang:

"(2) enige geelstert (*Seriola lalandi*) deur middel van enige net of netwerk vang of steur nie: Met dien verstande dat geen geelstert hoegenaamd met enige net of netwerk binne die volgende gebiede gevang of gesteur mag word nie:

(a) Binne 'n afstand van ses seemyl seewaarts vanaf die hoogwatermerk in die gebied begrens deur 'n lyn (geografiese ligging 180°) vanaf die punt bekend as Struispunt en 'n soortgelyke lyn vanaf die middelpunt van die vuurtoring te Kaap St. Blaize; en

(b) binne 'n afstand van vyftien seemyl seewaarts vanaf die hoogwatermerk in die gebied begrens deur 'n lyn (geografiese ligging 180°) vanaf die middelpunt van die vuurtoring te Quoinpunt en 'n soortgelyke lyn vanaf die punt bekend as Struisbaaipunt; en"

6. Regulasie 25 word hierby gewysig deur subregulasie (1) deur die volgende subregulasie te vervang:

"(1) Die volgende kreefverpakkingsfabrieke mag gedurende die tydperk 1 November van enige jaar tot en met 30 Junie van die daaropvolgende jaar—

(a) nie 'n groter hoeveelheid kreef ontvang as die hoeveelheid wat in kolom A teenoor sy naam getoon word nie; en

marked N2 and situated on the northern bank of the Mpenjati River: Providing that angling from the shore with rod and line shall be permitted subject to the provisions of the regulations promulgated under the Natal Coastal Fishing Conservation Ordinance, 1958 (Ordinance 19 of 1958);

(2) catch or disturb any fish other than pelagic teleosts of the order Scombridae and the families Carangidae, Pomatomidae and Rachycentridae, including pelagic elasmobranch of the families Carcharidae, Sphyrinidae, Alopiidae and Odontaspidae in the St Lucia Marine Reserve No. 1, within a distance of three kilometres seaward from the low-water mark in the area between, as northern limit, a line (270° true) drawn from a white concrete beacon marked N3, situated approximately 11 kilometres north of the Ngoboseleni Stream at Sordwana Bay and, as southern limit, a similar line drawn from a white concrete beacon marked N4 and situated approximately 1 000 metres to the south of Cape Vidal: Provided that angling from the shore with rod and line shall be permitted subject to the provisions of the regulations promulgated under the Natal Coastal Fishing Conservation Ordinance, 1958 (Ordinance 19 of 1958); and

(3) catch, disturb or be in possession of any fish in the St Lucia Marine Reserve No. 2, within a distance of three kilometres seaward from the low-water mark in the area between, as northern limit, a line (270° true) drawn from a white concrete beacon marked N5, situated adjacent to Red Cliffs and, as southern limit, a similar line drawn from a white concrete beacon marked N6 and situated at Leven Point."

5. Regulation 24 of the regulations is hereby amended by the substitution of the following subregulation for subregulation (2):

"(2) catch or disturb any yellowtail (*Seriola lalandi*) by means of any net or netting: Provided that no yellowtail whatever shall be caught or disturbed by means of any net or netting within the following areas:

(a) Within a distance of six nautical miles seaward from the high-water mark in the area bounded by a line (180° true) from the point known as Struis Point and a similar line from the centre of the lighthouse at Cape St Blaize; and

(b) within a distance of fifteen nautical miles seaward from the high-water mark in the area bounded by a line (180° true) from the centre of the lighthouse at Quoin Point and a similar line from the point known as Struis Bay Point; and"

6. Regulation 25 is hereby amended by the substitution of the following subregulation for subregulation (1):

"(1) The following rock lobster packing factories shall during the period 1 November of any year up to and including 30 June of the following year:

(a) Not receive a bigger quantity of rock lobster than the quantity shown against its name in column A below; and

(b) nie 'n groter hoeveelheid kreef in die vorm van bevrore sterte, heelbevrose kreef, heelbevrose gekookte kreef en lewende kreef verpak as die hoeveelheid in kolom B teenoor sy naam getoon nie:

Eienaar van fabriek	Hoeveelheid	
	Kolom A (kg heel-massa)	Kolom B (kg stert-massa)
Bridger & Angelico Fisheries (Pty) Ltd..	159 835	47 950
Cape Reef Products (Pty) Ltd.....	88 700	26 610
Chapman's Peak Fisheries (Pty) Ltd.....	235 415	70 625
Coast Trading and Supply Co. (Pty) Ltd	310 315	93 095
De Seeda Seeprodukte (Edms.) Bpk.....	26 685	8 005
Dromedaris Visserye (Edms.) Bpk.....	214 435	64 330
Elandia Visserye (Edms.) Bpk.....	145 900	43 770
Engelbrecht, W.....	163 915	49 175
Fish Drying Corporation (Pty) Ltd.....	486 920	146 075
Good Hope Fisheries (Pty) Ltd.....	77 745	23 325
Gourmet Fish Products (Pty) Ltd.....	50 465	15 140
Hicksons Canning Co. Ltd.....	75 100	22 530
John Ovenstone Ltd.....	191 735	57 520
KDB Holdings (Pty) Ltd.....	93 250	27 975
Konsortium Kreefbelange (Edms.) Bpk..	331 835	99 550
Lambert's Bay Canning Co. Ltd.....	631 685	189 505
Lighthouse Fisheries (Pty) Ltd.....	75 950	22 785
Lusitania Sea Products (Cape) (Pty) Ltd	125 650	37 695
Live Rock Lobster Corp. (Pty) Ltd.....	42 260	12 680
Marine Products (Edms.) Bpk.....	98 735	29 620
Namaqua Canning Co. Ltd.....	154 700	46 410
North Bay Canning Co. Ltd.....	435 965	130 790
Paternoster Visserye Bpk.....	164 335	49 300
Port Nolloth Visserye (Edms.) Bpk.....	43 250	12 975
Saldanha Bay Canning Co. (Pty) Ltd....	88 265	26 480
SA Lobster Exporters (Pty) Ltd.....	67 335	20 200
SA Sea Products Ltd.....	521 680	156 505
Southern Sea Fishing Enterprises (Pty) Ltd.....	144 985	43 495
Sparkor (Pty) Ltd.....	127 115	38 135

7. Regulasie 26 word hierby gewysig deur—

(i) subregulasie (1) deur die volgende subregulasie te vervang:

“(1) Die volgende fabriek mag nie 'n groter hoeveelheid pelagiese vis in die tydperk 19 Maart tot en met 30 September van enige jaar ontvang as die hoeveelheid wat hieronder in kolom A teenoor hul name getoon word nie: Met dien verstande dat die hoeveelheid sardyn wat ontvang mag word nie meer mag wees as die hoeveelheid wat in kolom B getoon word nie:

Eienaar van fabriek	Hoeveelheid (ton)	
	Kolom A	Kolom B
Consortium Visserye Bpk.....	30 830	2 650
Die Algemene Ontwikkelingsmaatskappy van Namibië Bpk.....	71 090	6 110
Karibib Visserye Bpk.....	30 830	2 650
Kuiseb Fish Products Ltd.....	3 500	2 000
Namib Visserye Bpk.....	30 830	2 650
Oceana Fishing Co. Ltd.....	49 690	4 270
Palgrave Visserye Bpk.....	30 830	2 650
Southern Cross Fishing Co. Ltd.....	40 260	3 460
West Coast Fishing Industries Ltd.....	53 140	4 560.”

(ii) die woord “sardyn” waar dit tussen die woorde “van” en “wat” in subregulasie (3) voorkom, te vervang deur die woorde “pelagiese vis”; en

(iii) die volgende aan die einde van subregulasie (3) in te voeg:

“Met dien verstande dat die hoeveelheid sardyn wat vir hierdie doel gevang word nie 1 500 metrieke ton mag oorskry nie.”

(b) not pack a bigger quantity of rock lobster in the form of frozen tails, whole frozen rock lobster, whole frozen cooked rock lobster and live rock lobster than the quantity shown against its name in column B below:

Owner of factory	Quantity	
	Column A (kg whole mass)	Column B (kg tail mass)
Bridger & Angelico Fisheries (Pty) Ltd..	159 835	47 950
Cape Reef Products (Pty) Ltd.....	88 700	26 610
Chapman's Peak Fisheries (Pty) Ltd.....	235 415	70 625
Coast Trading and Supply Co. (Pty) Ltd	310 315	93 095
Elandia Visserye (Edms.) Bpk.....	26 685	8 005
Dromedaris Visserye (Edms.) Bpk.....	214 435	64 330
Elandia Visserye (Edms.) Bpk.....	145 900	43 770
Engelbrecht, W.....	163 915	49 175
Fish Drying Corporation (Pty) Ltd.....	486 920	146 075
Good Hope Fisheries (Pty) Ltd.....	77 745	23 325
Gourmet Fish Products (Pty) Ltd.....	50 465	15 140
Hicksons Canning Co. Ltd.....	75 100	22 530
John Ovenstone Ltd.....	191 735	57 520
KDB Holdings (Pty) Ltd.....	93 250	27 975
Konsortium Kreefbelange (Edms.) Bpk..	331 835	99 550
Lambert's Bay Canning Co. Ltd.....	631 685	189 505
Lighthouse Fisheries (Pty) Ltd.....	75 950	22 785
Lusitania Sea Products (Cape) (Pty) Ltd	125 650	37 695
Live Rock Lobster Corp. (Pty) Ltd.....	42 260	12 680
Marine Products (Edms.) Bpk.....	98 735	29 620
Namaqua Canning Co. Ltd.....	154 700	46 410
North Bay Canning Co. Ltd.....	435 965	130 790
Paternoster Visserye Bpk.....	164 335	49 300
Port Nolloth Visserye (Edms.) Bpk.....	43 250	12 975
Saldanha Bay Canning Co. (Pty) Ltd....	88 265	26 480
SA Lobster Exporters (Pty) Ltd.....	67 335	20 200
SA Sea Products Ltd.....	521 680	156 505
Southern Sea Fishing Enterprises (Pty) Ltd.....	144 985	43 495
Sparkor (Pty) Ltd.....	127 115	38 135

7. Regulation 26 is hereby amended by—

(i) the substitution of the following subregulation for subregulation (1):

“(1) The following factories shall not receive a bigger quantity of pelagic fish during the period 19 March up to and including 30 September of each year than the quantity shown in column A opposite their names below: Provided that the quantity of pilchards that may be received shall not exceed the quantity shown in column B:

Owner of factory	Quantity (tons)	
	Column A	Column B
Consortium Visserye Bpk.....	30 830	2 650
Die Algemene Ontwikkelingsmaatskappy van Namibië Bpk.....	71 090	6 110
Karibib Visserye Bpk.....	30 830	2 650
Kuiseb Fish Products Ltd.....	3 500	2 000
Namib Visserye Bpk.....	30 830	2 650
Oceana Fishing Co. Ltd.....	49 690	4 270
Palgrave Visserye Bpk.....	30 830	2 650
Southern Cross Fishing Co. Ltd.....	40 260	3 460
West Coast Fishing Industries Ltd.....	53 140	4 560.”

(ii) the substitution of the words “pelagic fish” for the word “pilchards” where it appears between the words “of” and “caught” in subregulation (3); and

(iii) the insertion of the following at the end of subregulation (3):

“Provided that the quantity of pilchards that may be caught for this purpose shall not exceed 1 500 metric tons”.

8. Regulasie 27 van die regulasies word hierby gewysig deur subregulasie (1) deur die volgende subregulasie te vervang:

“(1) Die volgende fabriek mag nie ’n groter hoeveelheid perlemoen in die loop van een kalenderjaar inmaak of bevries as die hoeveelheid wat teenoor hulle name getoon word nie:

Etenaar van fabriek	Hoeveelheid
	(kg)
Blue Star Abalone Exporters (Pty) Ltd.....	10 820
K.D.B. Holdings (Pty) Ltd.....	8 165
Sea Plant Products (Pty) Ltd.....	50 610
Tuna Marine (Pty) Ltd.....	56 200
Walker Bay Cannery (Pty) Ltd.....	37 505.”

9. Die regulasies word hierby gewysig deur die volgende regulasie na regulasie 28 in te voeg:

“28A. Die houers van lisensies ten opsigte van vissersbote mag nie meer as 700 ton ooskustongvis (*Austroglossus pectoralis*) gedurende enige kalenderjaar vang nie.”

10. Regulasie 42 van die regulasies word hierby gewysig deur subregulasie (1) deur die volgende subregulasie te vervang:

“(1) Enige perlemoen, waar ook al gevang, moet in ’n heel toestand gehou word totdat dit aan land gebring is en moet ook in ’n heel toestand gehou word indien dit vervoer word: Met dien verstande dat die bepalings van hierdie subregulasie nie belet dat perlemoen wat in stryd met regulasie 41 gevang is, sonder versuim in die see teruggeplaas word nie.”

11. Regulasie 52 word hierby gewysig deur die volgende subregulasie na subregulasie (2) in te voeg:

“(3) Enigiemand wat enige haai gevang het, moet sodanige haai in ’n heel toestand aan land bring: Met dien verstande dat haai op see onthoof, ontderm en ontstert mag word, maar sodanige afval nie in die see teruggeplaas mag word nie.”

12. Regulasie 57 van die regulasies word hierby gewysig deur in subregulasie (1)—

(i) die woorde “ten behoeve van homself of ten behoeve van enige ander persoon” te skrap; en

(ii) die woord en syfer “vyftien (15)” waar dit na die woord “Gapermossel” voorkom, deur die woord en syfer “agt (8)” te vervang.

13. Regulasie 60 van die regulasies word hierby gewysig deur—

(i) die volgende voorbehoudsbepaling by subregulasie (4) te voeg:

“Met dien verstande dat ’n maksimum van twintig perlemoen wat in ’n heel toestand is per dag met ’n bepaalde voertuig vervoer mag word mits die persone wat sodanige perlemoen vir eie gebruik versamel het ten tyde van sodanige vervoer of verwydering in of op die voertuig is.”; en

(ii) die voorbehoudsbepaling aan die einde van subregulasie (5) deur die volgende te vervang:

“Met dien verstande dat enige viswinkel, restaurant of hotel meer as die voorgeskrewe getal perlemoen mag besit op voorwaarde dat ’n faktuur getoon kan word dat sodanige perlemoen van een van die fabriek genoem in regulasie 27 aangekoop is.”

8. Regulation 27 of the regulations is hereby amended by the substitution of the following subregulation for subregulation (1):

“(1) The following factories shall not can or freeze a bigger quantity of perlemoen during one calendar year than the quantities shown opposite their names below:

Owner of factory	Quantity
	(kg)
Blue Star Abalone Exporters (Pty) Ltd.....	10 820
K.D.B. Holdings (Pty) Ltd.....	8 165
Sea Plant Products (Pty) Ltd.....	50 610
Tuna Marine (Pty) Ltd.....	56 200
Walker Bay Cannery (Pty) Ltd.....	37 505.”

9. The regulation are hereby amended by the insertion of the following regulation after regulation 28:

“28A. The holders of fishing boat licences shall not catch more than 700 tons of east coast sole (*Austroglossus pectoralis*) during the course of any one calendar year.”

10. Regulation 42 of the regulations is hereby amended by the substitution of the following subregulation for subregulation (1):

“(1) Any perlemoen, wherever caught, shall be retained in a whole state until it is landed and shall also be retained in a whole state if transported: Provided that the provisions of this regulation shall not prohibit the immediate return to the sea of any perlemoen caught in contravention of regulation 41.”

11. Regulation 52 of the regulations is hereby amended by the insertion of the following subregulation after subregulation (2):

“(3). Any person who has caught any shark shall land such shark in a whole state: Provided that sharks may be deheaded, gutted and the tail be cut off at sea but such offal shall not be returned to the sea.”

12. Regulation 57 (1) of the regulation is hereby amended by—

(i) the deletion of the words “on his own behalf or on behalf of any other person”; and

(ii) the substitution of the word and figure “eight (8)” for word and figure “fifteen (15)” where they appear after the word “clam” in subregulation (1).

13. Regulation 60 of the regulations is hereby amended by—

(i) the addition of the following proviso to subregulation (4):

“Provided that a maximum of twenty perlemoen which are in a whole state may be transported in any particular vehicle per day, subject to the condition that the persons who collected such perlemoen for their own use are in or on such vehicle during such transportation or removal.”; and

(ii) the substitution of the following for that proviso at the end of subregulation (5):

“Provided that any fish shop, restaurant or hotel may have more than the prescribed number of perlemoen in its possession on condition that an invoice can be produced to show that perlemoen was purchased from one of the factories mentioned in regulation 27.”

14. Regulاسie 78 word hierby gewysig deur—
- (i) subregulasie (2) deur die volgende subregulasie te vervang:
- “(2) Niemand mag gedurende die tydperk vanaf 1 Mei van enige jaar tot en met 14 Januarie van die daaropvolgende jaar in Valsbaai in die gebied begrens deur ’n reguit lyn getrek vanaf die middelpunt van die vuurtoring by Kaap Hangklip tot by die middelpunt van die vuurtoring by Kaappunt en ’n lyn langs die laagwatermerk van genoemde baai, enige net of netwerk vir visvangs gebruik nie: Met dien verstande dat hierdie subregulasie nie die gebruik van strandtrekseëns of die gebruik van ringnette of fuike vir die vang van kreef belet nie en ook nie die gebruik van enige beursseën met ’n lengte van hoogstens vyftig vaam en ’n diepte van hoogstens agt vaam vir die vang van pelagiese vis vir gebruik as aas, belet nie.”; en
- (ii) subregulasie (3) te skrap.

14. Regulation 78 of the regulations is hereby amended by—
- (i) the substitution of the following subregulation for subregulation (2):
- “(2) No person shall, during the period 1 May of any year up to and including 14 January of the following year, use any net or netting for fishing in False Bay within the area bounded by a straight line drawn from the centre of the lighthouse at Cape Hangklip to the centre of the lighthouse at Cape Point and a line drawn along the low-water mark of the said bay: Provided that the provisions of this subregulation shall not prohibit the use of beach trekseine nets or ring nets or traps for the catching of rock lobster and also shall not prohibit the use of any purse-seine net not more than fifty fathoms in length and not more than eight fathoms in depth for the catching of pelagic fish for use as bait.”; and
- (ii) the deletion of subregulation (3).

DEPARTEMENT VAN VERVOER

No. R. 317 23 Februarie 1979
DERDE WYSIGING VAN DIE LUGVAART-REGULASIES, 1976

Die Minister van Vervoer het kragtens artikel 22 van die Lugvaartwet, 1962 (Wet 74 van 1962), die regulاسies in die Bylae hiervan uitgevaardig.

BYLAE

1. In hierdie Bylae, tensy uit die samehang anders blyk, beteken die uitdrukking die “Regulasies” die Lugvaartregulasies, 1976 afgekondig by Goewermentskennisgewing R. 141 van 30 Januarie 1976 en gewysig by Goewermentskennisgewings R. 1283 van 23 Julie 1976 en R. 2830 van 18 November 1977.
2. Die Regulاسies word hierby gewysig deur Aanhangsel A van die Regulاسies deur die volgende Aanhangsel te vervang:

“AANHANGSEL A

	R
(a) Uitreiking van leerling- of privaatvlieënerslisensie....	2
Uitreiking van boordbemanninglidlisensie, uitgesonderd bogenoemde.....	4
Hernuwing van boordbemanninglidlisensie.....	1
Geldigmaking van buitelandse boordbemanninglidlisensie.....	1
Uitreiking van lugverkeersleierslisensie.....	4
Hernuwing van lugverkeersleierslisensie.....	1
Uitreiking van lugvaartonderhoudsingenieurslisensie..	4
Hernuwing van lugvaartonderhoudsingenieurslisensie	1
Uitreiking van lugvaartonderhoudsorganisasielisensie—per kategorie.....	40
Toestaan van bykomende graad by graad of grade toegestaan by die uitreiking van lugvaartuigonderhoudsorganisasielisensie—per graad.....	5
Hernuwing van lugvaartuigonderhoudsorganisasielisensie—per kategorie.....	5
Geldigmaking van lugvaartuigonderhoudsingenieurslisensie.....	1
Uitreiking van sertifikaat van goedkeuring vir lugvaartuigvervaardigings-, -prosserings- of -toetsorganisasie.....	40
Toestaan van ’n bykomende graad by ’n sertifikaat van goedkeuring vir lugvaartuigvervaardigers-, -prosserings- of -toetsorganisasies—per graad....	10
Uitreiking van duplikaat sertifikaat van goedkeuring..	1
Handelsvlieëner.....	{ Eerste geneeskundige ondersoek.....
Senior handelsvlieëner..	
Luglyntransportvlieëner	10
Boordradiotelefonis.....	{ Eerste geneeskundige ondersoek.....
Boordnavigator.....	
Boordingenieur.....	5

DEPARTMENT OF TRANSPORT

No. R. 317 23 February 1979
THIRD AMENDMENT OF THE AIR NAVIGATION REGULATIONS, 1976

The Minister of Transport has, under section 22 of the Aviation Act, 1962 (Act 74 of 1962), made the regulations in the Schedule hereto.

SCHEDULE

1. In this Schedule, unless the context otherwise indicates, the expression “the Regulations” means the Air Navigation Regulations, 1976, promulgated under Government Notice R. 141 of 30 January 1976, and amended by Government Notices R. 1283 of 23 July 1976 and R. 2830 of 18 November 1977.
2. The Regulations are hereby amended by substituting the following Annexure for Annexure A:

“ANNEXURE A

	R
(a) Issue of student’s or private pilot’s licence.....	2
Issue of flight crew member licence, other than the above.....	4
Renewal of flight crew member licence.....	1
Validation of foreign flight crew member licence.....	1
Issue of air traffic controller’s licence.....	4
Renewal of air traffic controllers licence.....	1
Issue of aircraft maintenance engineer’s licence.....	4
Renewal of aircraft maintenance engineer’s licence....	1
Issue of aircraft maintenance organisation’s licence—per category.....	40
Grant of rating additional to rating or ratings granted upon issue of aircraft maintenance organisation’s licence—per rating.....	5
Renewal of aircraft maintenance organisation’s licence—per category.....	5
Validation of aircraft maintenance engineer’s licence..	1
Issue of certificate of approval for aircraft manufacturing, processing or test organisation.....	40
Grant of additional rating to a certificate of approval for aircraft manufacturing, processing or test organisation—per rating.....	10
Issue of a duplicate certificate of approval.....	1
Commercial pilot.....	{ Initial medical examination.....
Senior commercial pilot..	
Airline transport pilot....	10
Flight radio telephony operator.....	{ Initial medical examination.....
Flight navigator.....	
Flight engineer.....	5

	R		R
Uitreiking van bevoegdheidsertifikaat.....	2	Issue of certificate of competency.....	2
Hernuwing van bevoegdheidsertifikaat.....	1	Renewal of certificate of competency.....	1
Uitreiking van duplikaatlisensie of bevoegdheidsertifikaat.....	2	Issue of duplicate licence or certificate of competency.....	2
Onderzoek met gehoorskermeter.....	5	Audiometric examination.....	5
Spesiale ondersoek van privaatvlieënier.....	5	Special examination of private pilot.....	5
Eksamengeld vir alle boordbemanningseksamens, behalwe boordnavigator en privaatvlieënier (per vraestel).....	4	Examination fee for all flight crew member examinations, excluding flight navigator and any private pilot (per paper).....	4
Eksamengeld vir boordnavigatoreksamen (per vraestel).....	12	Examination fee for aircraft maintenance engineer examination (per paper).....	4
Eksamengeld vir lugvaartuigonderhoudsingenioureksamen (per vraestel).....	4	Examination fee for flight navigator examination (per paper).....	12
Eksamengeld vir volledige boordnavigatoreksamen.....	40	Examination fee for complete flight navigator examination.....	40
Gelde vir oormerk van eksamenskrif (per vraestel).....	12	Fee for re-marking of examination script (per paper).....	12
Registrasie van lugvaartuig.....	10	Registration of aircraft.....	10
Uitreiking van lugwaardigheidsertifikaat vir lugvaartuig.....	30	Issue of certificate of airworthiness for aircraft.....	30
Verlening van regsrag aan lugwaardigheidsertifikaat	10	Rendering effective of certificate of airworthiness.....	10
Uitreiking van duplikaatlugwaardigheidsertifikaat.....	1	Issue of duplicate certificate of airworthiness.....	1
Uitreiking van duplikaatregistrasiesertifikaat.....	1	Issue of duplicate certificate of registration.....	1

(b) Wanneer 'n aansoeker om 'n lisensie in 'n hospitaal opgeneem moet word om die mening van 'n spesialis te verkry in verband met 'n geneeskundige ondersoek, is hy persoonlik aanspreeklik vir bykomende koste wat gevra kan word.

(c) Inskrywingsgelde is nie verhaalbaar nie as al die eksamens of toetse of enigeen daarvan nie voltooi word nie."

3. Hierdie regulasies tree op 1 April 1979 in werking.

(b) Where, in connection with a medical examination, the obtaining of specialist opinion involves admission to a hospital, the applicant for a licence shall be personally responsible for any additional fees which may accrue.

(c) Entrance fees are not recoverable if any or all of the examinations or tests are not completed."

3. These regulations shall come into operation on 1 April 1979.

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Die meeste van die illustrasies word deur kunstenaars van die Navorsingsinstituut vir Plantkunde gemaak, dog die redakteur verwelkom geskikte bydraes van 'n wetenskaplike en kunststandaard afkomstig van verwante inrigtings.

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