

BUITENGEWONE



EXTRAORDINARY

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

**REPUBLIC OF SOUTH AFRICA
GOVERNMENT GAZETTE**

REGULASIEKOERANT No. 895

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[No. 1944.

PROKLAMASIE

van die Waarnemende Staatspresident van die
Republiek van Suid-Afrika.

No. R. 2, 1968.]

ROOIBOSTEEBEHEERSKEMA.—WYSIGING.

Nademaal die Minister van Landbou-ekonomies en
-bemarking kragtens artikel 17 (3) (c), gelees met artikel
23 (4) van die Bemarkingswet, 1937 (No. 26 van 1937),
die voorgestelde wysigings, soos in die Bylae hiervan uit-
eengesit, van die Rooibosteebeheerskema, aangekondig by
Proklamasie No. R. 167 van 1962, soos gewysig, aange-
neem het en, kragtens artikel 21 (1) (b) van genoemde
Wet, goedkeuring van genoemde wysigings aanbeveel het;

So is dit dat ek, kragtens die bevoegdheid my verleen
by artikel 22 (1) (a) gelees met artikel 23 (4) van
genoemde Wet, hierby verklaar dat genoemde wysigings
op die datum van publikasie hiervan in werking tree.

Gegee onder my Hand en die Seël van die Republiek
van Suid-Afrika te Pietersburg, op hede die Twee-en-
twintigste dag van Desember Eenduisend Negehonderd
Sewe-en-sestig.

J. F. NAUDÉ,
Waarnemende Staatspresident.

Op las van die Waarnemende Staatspresident-in-rade.

D. C. H. UYS.

BYLAE.

Die Rooibosteebeheerskema, aangekondig by Proklamasie
No. R. 167 van 1962, word hierby gewysig—

(1) deur subartikel 21 *bis* (3) deur die volgende sub-
artikel te vervang:—

„Die raad kan enige sodanige registrasie weier of dit
verleen vir sodanige tydperk en op sodanige voor-
waardes as wat die raad mag bepaal en kan enige
sodanige registrasie intrek indien die geregistreerde per-
soon enige vereiste genoem in subartikel (2) of enige
voorwaardes oortree het of in gebreke gebly het om
daaraan te voldoen.”; en

PROCLAMATION

by the Acting State President of the
Republic of South Africa.

No. R. 2, 1968.]

**ROOIBOS TEA CONTROL SCHEME.—
AMENDMENT.**

Whereas the Minister of Agricultural Economics and
Marketing has in terms of section 17 (3) (c), read with
section 23 (4) of the Marketing Act, 1937 (No. 26 of 1937),
accepted the proposed amendments, as set out in the
Schedule hereto, to the Rooibos Tea Control Scheme,
published by Proclamation No. R. 167 of 1962, as
amended, and has, in terms of section 21 (1) (b) of the
said Act, recommended the approval of the said proposed
amendments;

Now, therefore, under the powers vested in me by
section 22 (1) (a) read with section 23 (4) of the said Act,
I do hereby declare that the said amendments shall come
into operation on the date of publication hereof.

Given under my Hand and the Seal of the Republic of
South Africa at Pietersburg on this Twenty-second day of
December, One thousand Nine hundred and Sixty-seven.

J. F. NAUDÉ,
Acting State President.

By Order of the Acting State President-in-Council.

D. C. H. UYS.

SCHEDULE.

The Rooibos Tea Control Scheme, published by Procla-
mation No. R. 167 of 1962, is hereby amended—

(1) by the substitution for subsection 21 *bis* (3) of the
following subsection:—

“The board may refuse or grant any such registration
for such period and on such conditions as it may
determine and may cancel any such registration if the
person registered has contravened or failed to comply
with any requirement referred to in subsection (2) or
any such condition.”; and

(2) deur na subartikel 21 *bis* (4) die volgende subartikel in te voeg:—

„(5) Iemand wat ontevrede is met 'n besluit van die raad in verband met enige aangeleentheid betreffende sy registrasie deur die raad kragtens hierdie artikel kan, binne 90 dae nadat hy of sy verteenwoordiger van sodanige besluit in kennis gestel is, teen sodanige besluit by die Minister appèl aanteken.”.

GOEWERMENSKENNISGEWINGS.

DEPARTEMENT VAN ARBEID.

No. R. 9.] [5 Januarie 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 artikels 48 (4) (a) (i) van die Wet op Nywerheidsversoening, 1956, soos toegepas by artikel 25 (1) van die Wet op Tandwerkstuigkundiges, 1945, die tydperke vasgestel 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 en R. 2035 en R. 2036 van 23 Desember 1966, met 'n verdere tydperk van ses maande wat op 22 Julie 1968 eindig.

M. VILJOEN,
Minister van Arbeid.

DEPARTEMENT VAN BANTOE-ADMINISTRASIE EN -ONTWIKKELING.

No. R. 18.] [5 Januarie 1968.

VERANDERING VAN DIE GEBIED VAN DIE
MATSHANGANAGEBIEDSOWERHEID, NOORDE-
LIKE GEBIEDE, TRANSVAAL.—WYSIGING VAN
GOEWERMENSKENNISGEWING No. R. 1863 VAN
9 NOVEMBER 1962.

Dit het die Waarnemende Staatspresident behaag om kragtens artikel 2 van die Wet op Bantoe-owerhede, 1951 (Wet No. 68 van 1951), sy goedkeuring te heg aan die verandering van die gebied van die Matshanganagebiedsowerheid ooreenkomsdig bygaande Bylae.

F56/9.

BYLAE.

Voeg die volgende in na paragraaf 1 (iv) van Goewermentskennisgewing No. R. 1863 van 9 November 1962:—

„en

(v) Hlanganani streeksowerheid, distrikte Soutpansberg, Sibasa en Letaba.”

No. R. 22.] [5 Januarie 1968.
BANTOE-APPÈLHOWE.—REËLS.

NOMMER VAN GOEWERMENSKENNISGEWING
No. R. 1931 VAN 1967 VERBETER NA No. R. 2084
VAN 1967.

Die nommer waaronder Goewermentskennisgewing No. R. 1931 op 29 Desember 1967 gepubliseer is word gekorrigeer deur dit met die letter en syfers No. R. 2084 te vervang.

(2) by the insertion after subsection 21 *bis* (4) of the following subsection:—

“(5) Any person who is dissatisfied with any decision of the board in connection with any matter relating to his registration by the board in terms of this section, may within 90 days after he or his representative has been notified of such decision, appeal to the Minister against such decision.”.

GOVERNMENT NOTICES.

DEPARTMENT OF LABOUR.

No. R. 9.] [5 January 1968.

INDUSTRIAL CONCILIATION ACT, 1956.

DENTAL MECHANICIAN 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) (i) of the Industrial Conciliation Act, 1956, as applied by section 25 (1) of the Dental Mechanics Act, 1945, extend the periods fixed in Government Notices Nos. 589 of the 13th April 1962, R. 519 of the 9th April 1965, R. 1050 and R. 1051 of the 16th July 1965, R. 1098 and R. 1099 of the 8th July 1966, R. 1654 of the 21st October 1966, and R. 2035 and R. 2036 of the 23rd December 1966, by a further period of six months ending on the 22nd July 1968.

M. VILJOEN,
Minister of Labour.

DEPARTMENT OF BANTU ADMINISTRATION AND DEVELOPMENT.

No. R. 18.] [5 January 1968.

MODIFICATION OF THE AREA OF THE
MATSHANGANA TERRITORIAL AUTHORITY,
NORTHERN AREAS, TRANSVAAL.—AMEND-
MENT OF GOVERNMENT NOTICE No. R. 1863,
DATED 9 NOVEMBER 1962.

The Acting State President has been pleased in terms of section 2 of the Bantu Authorities Act, 1951 (Act No. 68 of 1951), to approve the modification of the area of the Matshanganana Territorial Authority in accordance with the accompanying Schedule.

F56/9.

SCHEDULE.

Insert the following words after paragraph 1 (iv) of Government Notice No. R. 1863, dated 9 November 1962:—

“and

(v) Hlanganani Regional Authority, Soutpansberg, Sibasa and Letaba Districts.”

No. R. 22.] [5 January 1968.
BANTU APPEAL COURTS.—RULES.

NUMBER OF GOVERNMENT NOTICE No. R. 1931
OF 1967 CORRECTED TO No. R. 2084 OF 1967.

The number under which Government Notice No. R. 1931 was published on 29 December 1967 is hereby corrected by substituting therefor the letter and figures No. R. 2084.

DEPARTEMENT VAN DOEANE EN AKSYNS.

No. R. 13.]

[5 Januarie 1968.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 1 (No. 1/140).

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. 13.]

[5 January 1968.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 1 (No. 1/140).

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
40.14 Deur na subpos No. 40.14.10 die volgende in te voeg: ,, 40.14.15 Kastrerings	getal	20% "		

OPMERKING.—Spesifieke voorsiening, teen 'n reg van 20%, word vir kastrerings van onverharde gevulkaniseerde rubber gemaak.

SCHEDULE.

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
40.14 By the insertion after subheading No. 40.14.10 of the following: “ 40.14.15 Castrating rings	no.	20% "		

NOTE.—Specific provision, at a duty of 20%, is made for castrating rings of unhardened vulcanised rubber.

No. R. 14.]

[5 Januarie 1968.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 1 (No. 1/141).

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. 14.]

[5 January 1968.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 1 (No. 1/141).

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
84.11 Deur na subpos No. 84.11.20 die volgende in te voeg: ,, 84.11.25 In- en uitlaatkleppe vir suertiipe kompressors en vakuum-pompe	getal	5%	3%	vry (V.K.) ”
93.07 Deur in subpos No. 93.07.30 die uitdrukking „(uitgesonderd loskruitpatrone) ” te skrap.				

OPMERKINGS.—

- (1) Aparte voorsiening, vir statistiese doeleindes, word gemaak vir in- en uitlaatkleppe vir suertiipe kompressors en vakuum-pompe.
- (2) Die reg op loskruitpatrone van .22 kaliber, randontstekingtipe, word van 20% na 35% verhoog.

SCHEDULE.

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
84.11 By the insertion after subheading No. 84.11.20 of the following: “ 84.11.25 Inlet and exhaust valves for piston type compressors and vacuum pumps	no.	5%	3%	free (U.K.)”
93.07 By the deletion in subheading No. 93.07.30 of the expression “(excluding blanks)”.				

NOTES.—

- (1) Separate provision, for statistical purposes, is made for inlet and exhaust valves for piston type compressors and vacuum pumps.
 (2) The duty on blanks of .22 in. calibre, rimfire type, is increased from 20% to 35%.

No. R. 15.]

[5 Januarie 1968.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING VAN BYLAE No. 3 (No. 3/133).

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

N. DIEDERICHS,
Minister van Finansies.

No. R. 15.]

[5 January 1968.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT OF SCHEDULE No. 3 (No. 3/133).

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

N. DIEDERICHS,
Minister of Finance.

BYLAE.

I Item	II Tariefpos en Beskrywing	III Mate van Korting
307.01	Deur na tariefpos No. 39.03 die volgende in te voeg: “ 40.02 Polibutadienstireen, vir die vervaardiging van drukgevoelige band	Volle reg ”
310.01	Deur na tariefpos No. 39.03 die volgende in te voeg: “ 48.15 Papier en papierbord, in rolle of in velle, na grootte of vorm gesny, vir die vervaardiging van sypapier	Volle reg ”
310.07	Deur na tariefpos No. 39.02 die volgende in te voeg: “ 40.02 Polibutadienstireen, vir die vervaardiging van drukgevoelige band	Volle reg ”

OPMERKINGS.—

- (1) Voorsiening word gemaak vir 'n volle korting op reg op polibutadienstireen, vir die vervaardiging van drukgevoelige band.
 (2) Voorsiening word gemaak vir 'n volle korting op reg op papier en papierbord, in rolle of in velle, na grootte of vorm gesny, vir die vervaardiging van sypapier.

SCHEDULE.

I Item	II Tariff Heading and Description	III Extent of Rebate
307.01	By the insertion after tariff heading No. 39.03 of the following: “ 40.02 Polybutadiene-styrene, for the manufacture of pressure-sensitive tape	Full duty ”
310.01	By the insertion after tariff heading No. 39.03 of the following: “ 48.15 Paper and paperboard, in rolls or sheets, cut to size or shape, for the manufacture of tissue paper	Full duty ”
310.07	By the insertion after tariff heading No. 39.02 of the following: “ 40.02 Polybutadiene-styrene, for the manufacture of pressure-sensitive tape	Full duty ”

NOTES.—

- (1) Provision is made for a rebate of the full duty on polybutadiene-styrene, for the manufacture of pressure-sensitive tape.
 (2) Provision is made for a rebate of the full duty on paper and paperboard, in rolls or sheets, cut to size or shape, for the manufacture of tissue paper.

No. R. 16.]

[5 Januarie 1968.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 3 (No. 3/134).

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

N. DIEDERICHS,
Minister van Finansies.

No. R. 16.]

[5 January 1968.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 3 (No. 3/134).

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

N. DIEDERICHS,
Minister of Finance.

BYLAE.

I Item	II Tariefpos en Beskrywing	III Mate van Korting
307.04	Deur subparagraph (iv) van paragraaf (1) van tariefpos No. 39.02 deur die volgende te vervang: ,, (iv) Onbedrukt met 'n dikte van hoogstens 0·003 dm. of bedruk, vir die vervaardiging van borslappies, voorskootjies en luierbroekies, vir babas	Volle reg "
317.06	Deur tariefpos No. 76.03 te skrap.	

OPMERKINGS.—

- (1) Die kortingvoorsiening by item 307.04 word uitgebrei om onbedrukte polivinylchloriedfilm of -vel, met 'n dikte van hoogstens 0·003 dm., vir die vervaardiging van borslappies, voorskootjies en luierbroekies, vir babas, in te sluit.
- (2) Die voorsiening vir 'n korting op reg op aluminiumplatplate of -platfynplate (uitgesonderd sirkels), nie gehaspel nie, met 'n dikte van meer as 0·015 dm., en wat, volgens gewig, meer as 1·6 persent magnesium bevat, vir die vervaardiging van bakke vir vragvoertuie, word ingetrek.

SCHEDEULE.

I Item	II Tariff Heading and Description	III Extent of Rebate
307.04	By the substitution for subparagraph (iv) of paragraph (1) of tariff heading No. 39.02 of the following: “(iv) Unprinted of a thickness not exceeding 0·003 in., or printed, for the manufacture of bibs, aprons and pincers for infants	Full duty ”
317.06	By the deletion of tariff heading No. 76.03.	

NOTES.—

- (1) The rebate provision in item 307.04 is extended to cover unprinted polyvinyl chloride film or sheet, of a thickness not exceeding 0·003 in., for the manufacture of bibs, aprons and pincers, for infants.
- (2) The provision for a rebate of duty on aluminium flat plates or sheets (excluding circles), not coiled, of a thickness of more than 0·015 in., containing by weight, more than 1·6 per cent of magnesium, for the manufacture of bodies for goods vehicles, is withdrawn.

No. R. 17.]

[5 Januarie 1968.

DOEANE- EN AKSYNSWET, 1964.—WYSIGING
VAN BYLAE No. 5 (No. 5/29).

Ek, Nicolaas Diederichs, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 75 van die Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 5 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICHs,
Minister van Finansies.

No. R. 17.]

[5 January 1968.

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT
OF SCHEDULE No. 5 (No. 5/29).

I, Nicolaas Diederichs, Minister of Finance, acting in terms of the powers vested in me by section 75 of the Customs and Excise Act, 1964, hereby amend Schedule No. 5 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICHs,
Minister of Finance.

BYLAE.

I Item	II Tariefpos en Beskrywing	III Mate van Teruggawe
501.02	Deur voor tariefpos No. 48.16 die volgende in te voeg: „03.02 Gesoute vis, gebruik in die vervaardiging van gedroogde vis	Volle reg”

OPMERKING.—Voorsiening word gemaak vir 'n teruggawe van die volle reg op gesoute vis, gebruik in die vervaardiging van gedroogde vis wat uit die Republiek uitgevoer word.

SCHEDULE.

I Item	II Tariff Heading and Description	III Extent of Drawback
501.02	By the insertion before tariff heading No. 48.16 of the following: “03.02 Salted fish, used in the manufacture of dried fish	Full duty”

NOTE.—Provision is made for a drawback of the full duty on salted fish, used in the manufacture of dried fish which is exported from the Republic.

DEPARTEMENT VAN FINANSIES.

No. R. 11.] [5 Januarie 1968.

OPENBARE REKENMEESTERS- EN OUDITEURSRAAD.

Ek, Nicolaas Diederichs, Minister van Finansies, maak hierby ingevolge subartikel (3) van artikel *een-en-twintig* van die Wet op Openbare Rekenmeesters en Ouditeurs, 1951 (Wet No. 51 van 1951), soos gewysig, bekend dat ek, met betrekking tot die reëls deur die Openbare Rekenmeesters- en Ouditeursraad gemaak kragtens die bevoegdheid hom verleen by paragrawe (e) en (f) van subartikel (1) van genoemde artikel, my goedkeuring geheg het aan die onderstaande wysings van die verskeie Goewermentskennisgewings.

N. DIEDERICHS,
Minister van Finansies.

Openbare Rekenmeesters- en Ouditeursraad.

1. Goewermentskennisgewing No. 1924 van 13 Desember 1963, soos gewysig deur Goewermentskennisgewing No. 360 van 13 Maart 1964:—

Vervanging van item (g) deur die volgende:—

“(g) Inskrywingsgeld betaalbaar ten opsigte van die Raad se Kwalifiserende Eksamen (met ingang van die 1968 eksamen), per vraestel: R10.”

2. Goewermentskennisgewing No. R. 1571 van 15 Oktober 1965 (Regulasiekoerant No. 503):—

Reël 8 (1): Vervanging van „R7” deur „R10”.

DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING.

No. R. 19.] [5 Januarie 1968.
REGULASIES MET BETREKKING TOT DIE GRADERING VAN VARS PERSKES BEDOEL VIR VERWERKING IN 'N FABRIEK.—WYSIGING.

Die Waarnemende Staatspresident het, kragtens die bevoegdheid hom verleen by artikel 43 van die Bemarkingswet, 1937 (No. 26 van 1937), die regulasies met betrekking tot die gradering van vars perskes bedoel vir verwerking in 'n fabriek, afgekondig by Goewermentskennisgewing No. R. 2104 van 18 Desember 1964, soos gewysig, verder gewysig soos in die Bylae hiervan uiteengesit.

DEPARTMENT OF FINANCE.

No. R. 11.]

[5 January 1968.

PUBLIC ACCOUNTANTS' AND AUDITORS' BOARD.

I, Nicolaas Diederichs, Minister of Finance, do hereby, in terms of subsection (3) of section *twenty-one* of the Public Accountants' and Auditors' Act, 1951 (Act No. 51 of 1951), as amended, make known that, with reference to the rules which have been made by the Public Accountants' and Auditors' Board by virtue of the powers vested in it by paragraphs (e) and (f) of subsection (1) of the said section, I have approved the amendments of the various Government Notices as set out below.

N. DIEDERICHS,
Minister of Finance.

Public Accountants' and Auditors' Board.

1. Government Notice No. 1924, dated 13 December 1963, as amended by Government Notice No. 360 of 13 March 1964:—

Substitution of item (g) by the following:—

“(g) Entrance fee payable in respect of the Board's Qualifying Examination (with effect from the 1968 Examination), per paper: R10.”

2. Government Notice No. R. 1571, dated 15 October 1965 (Regulation Gazette No. 503):—

Rule 8 (1): Substitution of “R7” by “R10”.

DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING.

No. R. 19.]

[5 January 1968.

REGULATIONS RELATING TO THE GRADING OF FRESH PEACHES INTENDED TO BE USED FOR PROCESSING IN A FACTORY.—AMENDMENT.

The Acting State President has, under the powers vested in him by section 43 of the Marketing Act, 1937 (No. 26 of 1937), further amended the regulations relating to the grading of fresh peaches intended to be used for processing in a factory, published by Government Notice No. R. 2104 of the 18th December 1964, as amended, as set out in the Schedule hereto.

BYLAE.

Die Bylae tot Goewermentskennisgewing No. R. 2104 van 18 Desember 1964, soos gewysig, word hierby verder gewysig deur—

- (1) regulasie 3 (2) (b) te skrap; en
- (2) regulasie 3 (3) deur die volgende te vervang:—
,, (3) Ondergraad bestaan uit—
(a) taaipitperskes wat nie aan die minimum vereistes soos voorgeskryf vir Tweede graad voldoen nie en uit sodanige perskes wat nie ryp is nie, of wat oorrype is;
(b) enige besending taaipitperskes wat meer as 15 persent van die perskes onder paragraaf (a) hierbovenoem, bevat.”

DEPARTEMENT VAN POS-EN-TELEGRAFWESE.

No. R. 12.] [5 Januarie 1968.

POSREGULASIES.—WYSIGING IN.

Dit het die Waarnemende Staatspresident behaag om, kragtens die bepalings van artikel *twee* (4) en artikel *drie* van Wet No. 44 van 1958, die volgende wysiging in die Posregulasies, afgekondig by Goewermentskennisgewing No. R. 550 van 14 April 1960, soos gewysig, met ingang van 1 April 1968 goed te keur:—

Bylae C.

Vervang „Seëlverkoopmasjiene met of sonder brieubusse: R24” deur „Posseëlverkoopmasjiene: R18”.

No. R. 20.] [5 Januarie 1968.

Onderstaande wysigings van die regulasies wat deur die Raad van Bestuurders van die Suid-Afrikaanse Uitsaai-korporasie uitgevaardig en deur die Minister van Pos-en-Telegraafwese goedgekeur is, word vir algemene inligting gepubliseer.

M. C. STRAUSS,
Posmeester-generaal.

Hoofposkantoor,
Pretoria, 19 Desember 1967.

DIE SUID-AFRIKAANSE UITSAAIKORPORASIE.
WYSIGING, MET INGANG VAN 1 JANUARIE 1968,
VAN DIE REGULASIES BETREFFENDE DIE
GELDE WAT BETAAL MOET WORD VIR DIE
LISENSIES WAT IN ARTIKEL AGT VAN DIE
RADIOWET, 1952 (WET NO. 3 VAN 1952), GENOEM
WORD.

Uitgevaardig deur die Raad van Bestuurders van die Suid-Afrikaanse Uitsaai-korporasie kragtens die bevoegdheide hom verleen by artikels *vyf-en-twintig* (1) (f) en *vyf-en-twintig* (2) van Wet No. 22 van 1936, soos gewysig.

Regulasie 1 (c).

Voeg onderstaande nuwe gebiede waar die B.H.F./F.M.-sendstelsel gedurende 1968 in werking tree, by:—

(xlvii) (xlviii) en (xlxi). Die volgende plekke geleë binne die gebied wat deur die Aliwal-Noordse, Cradockse en Nieupoortse B.H.F./F.M.-sendstasies bedien sal word:—

Agter-Sneeuberg (Cradock), Aliwal-Noord, Baroda/sta., Bethesdaweg/sta., Bethulie, Burgersdorp, Burgersdorp/lo., Burgersdorp/sta., Colesberg, Colesberg/sta., Conway, Conway (Middelburg, Kaap), Coville, Dreunberg/sta., Dupleston, Dwaal, Floukraal, Goedemoed, Hanover,

SCHEDULE.

The Schedule to Government Notice No. R. 2104 of the 18th December 1964, as amended, is hereby further amended by—

- (1) the deletion of regulation 3 (2) (b); and
- (2) the substitution for regulation 3 (3) of the following:—

“(3) Undergrade shall consist of—

(a) clingstone peaches which do not conform to the minimum requirements as prescribed for Second Grade, and of such peaches which are not mature or are overripe; and

(b) any consignment of clingstone peaches which contains more than 15 per cent of the peaches mentioned in paragraph (a) above.”

DEPARTMENT OF POSTS AND TELEGRAPHS.

No. R. 12.]

[5 January 1968.

POSTAL REGULATIONS.—AMENDMENT TO.

The Acting State President has been pleased, under the provisions of section *two* (4) and section *three* of Act No. 44 of 1958, to approve, with effect from the 1st April 1968, the following amendment to the Postal Regulations promulgated under Government Notice No. R. 550 of the 14th April 1960, as amended:—

Schedule C.

Substitute “Stamp-vending machines: R18” for “Stamp-vending machines with or without posting boxes: R24”.

No. R. 20.]

[5 January 1968.

The following amendments of the regulations made by the Board of Governors of the South African Broadcasting Corporation, and approved by the Minister of Posts and Telegraphs, are published for general information.

M. C. STRAUSS,
Postmaster General.

General Post Office,
Pretoria, 19 December 1967.

SOUTH AFRICAN BROADCASTING CORPORATION.

AMENDMENT, WITH EFFECT FROM 1 JANUARY 1968, OF THE REGULATIONS GOVERNING THE FEES WHICH SHALL BE PAID FOR THE LICENCES REFERRED TO IN SECTION EIGHT OF THE RADIO ACT, 1952 (ACT NO. 3 OF 1952).

Made by the Board of Governors of the South African Broadcasting Corporation under the powers vested in it by sections *twenty-five* (1) (f) and *twenty-five* (2) of Act No. 22 of 1936, as amended.

Regulation 1 (c).

Add the following new areas where the V.H.F./F.M. transmitting system will come into operation during 1968:—

(xlvii) (xlviii) and (xlxi). The following places situated within the area which will be served by the Aliwal North, Cradock and Nieupoort V.H.F./F.M. transmitting stations:—

Agter-Sneeuberg (Cradock), Aliwal North, Baroda/sta., Bethesdaweg/sta., Bethulie, Burgersdorp, Burgersdorp/lo., Burgersdorp/sta., Colesberg, Colesberg/sta., Conway, Conway (Middelburg, Cape), Coville, Dreunberg/sta., Dupleston, Dwaal, Floukraal, Goedemoed, Hanover,

Hanover Road/sta., Henning, Herschel, Heydon (Middelburg, Kaap), Hofmeyr, Jamestown, Knapdaar, Koukraal, Kwamanxeba, Lady Grey, Letskraal, Middelburg (Kaap), Middlewater, Middlewater (Somerset East), Midros, Mid-shaft, Nieu-Bethesda, Noordsoringkraal, Noupoort, Noupoort/sta., Ovistonnel, Pearston, Rooihoopte (Middelburg, Kaap), Rooihoopte/sta., Rosmead, Schoombee, Sherborne/sta., Skisazana, Sonskyn, Spitskopvlei, Steynsburg, Stormberg, Suurfontein, Tafelberg/sta., Teviot/sta., Teebus, Venterstad, Vineyard (Aliwal-Noord), Visrivier, Wildfontein/sta., en Witkop (Burghersdorp).

(1) Die volgende plekke geleë binne die gebied wat deur die Matjiesfonteinse B.H.F./F.M.-sendstasie bedien sal word:—

Anysberg, Brewelsfontein (Touwsrivier), Dankoord, Konstabel/sta., Koup/sta., Laingsburg, Matjiesfontein, Matroosberg/sta., Plathuis, Prinsrivier (Ladismith, Kaap), Touwsrivier, Touwsrivier/sta., Vanzylsdamme, Vleiland (Laingsburg), Voorbaat en Vyversrus.

DEPARTEMENT VAN WATERWESE.

No. R. 10.]

[5 Januarie 1968.

REGULASIES OPGESTEL KAGTENS ARTIKEL HONDERD VIER-EN-SESTIG VAN DIE WATERWET (WET NO. 54 VAN 1956) TEN OPSIGTE VAN SUBSIDIES BETAALBAAR AAN PLAASLIKE OWERHEDE.

Kragtens die bevoegdheid hom verleen by artikel honderd vier-en-sestig van die Waterwet (Wet No. 54 van 1956) het die Minister van Waterwese die volgende regulasies gemaak ten opsigte van subsidies betaalbaar aan plaaslike owerhede ingevolge artikel honderd twee-en-sestig van genoemde Wet:—

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

„ingenieur” ’n persoon met kwalifikasies wat vir die Staatsdienskommissie aanneemlik is vir aanstelling as ’n ingenieur in die professionele afdeling van die staatsdiens;

„Wet” die Waterwet (Wet No. 54 van 1956);

en enige uitdrukking waaraan ’n betekenis in die Wet geheg is, het dieselfde betekenis waar dit in hierdie regulasies gebruik word.

2. ’n Plaaslike owerheid wat ’n subsidie op ’n voorgestelde waterwerk verlang moet skriftelik by die Sekretaris aansoek doen deur die Provinciale Sekretaris van die provinsie waarin die plaaslike owerheid geleë is.

3. By die aanstuur van die aansoek moet die Provinciale Sekretaris ’n verklaring insluit ten opsigte dat die Administrateur tevrede is dat die plaaslike owerheid nie sonder die subsidie die skema kan bekostig nie, en dat die subsidie dus deur die Administrateur aanbeveel word.

4. Die aanbeveling vir ’n subsidie genoem in paragraaf 3 moet vergesel word van ’n ingenieursverslag wat moet insluit—

- (a) ’n beraming van die totale koste van die skema;
- (b) die beraamde eenheidskoste van water na 13 jaar;
- (c) die beraamde blanke bevolking na 13 jaar;
- (d) die algemene planne van die skema;

plus ’n verklaring deur die plaaslike owerheid waarin die volgende inligting verstrek word:—

- (i) Die naam van die plaaslike owerheid;
- (ii) ’n beknopte uiteensetting van die skema;
- (iii) beraamde koste van die skema;

Hanover Road/sta, Henning, Herschel, Heydon (Middelburg, Cape), Hofmeyr, Jamestown, Knapdaar, Koukraal, Kwamanxeba, Lady Grey, Letskraal, Middelburg (Cape), Middlewater, Middlewater (Somerset East), Midros, Mid-shaft, Nieu-Bethesda, Noordsoringkraal, Noupoort, Noupoort/sta., Ovistonnel, Pearston, Rooihoopte (Middelburg, Cape), Rooihoopte/sta., Rosmead, Schoombee, Sherborne/sta., Skisazana, Sonskyn, Spitskopvlei, Steynsburg, Stormberg, Suurfontein, Tafelberg/sta., Teviot/sta., Teebus, Venterstad, Vineyard (Aliwal North), Visrivier, Wildfontein/sta., and Witkop (Burghersdorp).

(1) The following places situated within the area which will be served by the Matjiesfontein V.H.F./F.M. transmitting station:—

Anysberg, Brewelsfontein (Touwsrivier), Dankoord, Konstabel/sta., Koup/sta., Laingsburg, Matjiesfontein, Matroosberg/sta., Plathuis, Prinsrivier (Ladismith, Cape), Touwsrivier, Touwsrivier/sta., Vanzylsdamme, Vleiland (Laingsburg), Voorbaat and Vyversrus.

DEPARTMENT OF WATER AFFAIRS.

No. R. 10.]

[5 January 1968.

REGULATIONS FRAMED IN TERMS OF SECTION ONE HUNDRED AND SIXTY-FOUR OF THE WATER ACT, 1956 (ACT NO. 54 OF 1956), IN RESPECT OF SUBSIDIES PAYABLE TO LOCAL AUTHORITIES.

The Minister of Water Affairs has, under the powers vested in him by section one hundred and sixty-four of the Water Act, 1956 (Act No. 54 of 1956), made the following regulations in respect of subsidies payable to local authorities under section one hundred and sixty-two of the said Act:—

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

“Act” means the Water Act, 1956 (Act No. 54 of 1956);

“engineer” means a person holding qualifications acceptable to the Public Service Commission for appointment as an engineer in the Professional Division of the Public Service;

and any expression to which a meaning has been given in the Water Act bears, where used in these regulations, the same meaning.

2. A local authority desiring a subsidy on a proposed water work shall apply by letter to the Secretary through the Provincial Secretary of the province in which the local authority is situated.

3. The Provincial Secretary, in forwarding the application, shall enclose a statement to the effect that the Administrator has satisfied himself that without the subsidy the local authority would not be able to afford the scheme, and that the subsidy is therefore recommended by the Administrator.

4. The recommendation for a subsidy referred to in paragraph 3 shall be accompanied by an engineer’s report which shall include—

- (a) an estimate of the total cost of the scheme;
- (b) the estimated unit cost of water in 13 years’ time;
- (c) the estimated White population in 13 years’ time;
- (d) the general plans of the scheme;

plus a statement by the local authority giving the following information:—

- (i) The name of the local authority;
- (ii) a brief outline of the scheme;
- (iii) estimated cost of the scheme;

- (iv) die naam van die ingenieur verantwoordelik vir die ontwerp van die skema;
- (v) hoedanigheid waarin die ingenieur in diens is;
- (vi) adres van die ingenieur;
- (vii) kwalifikasie van die ingenieur;
- (viii) besonderhede van vorige subsidies (indien enige);
- (ix) besonderhede van lenings nog uitstaande (indien enige) wat ten opsigte van elke lening moet insluit—
 - (a) bedrag van lening;
 - (b) jaarlikse terugbetaalings;
 - (c) oorblywende tydperk van lening.

5. Indien hy tevrede is dat die skema tegnies gesond is, moet die Sekretaris die Provinciale Sekretaris dienooreenkomsdig in kennis stel. Indien nie, kan hy addisionele inligting vra of versoek dat die skema deur 'n gekwalificeerde ingenieur herontwerp moet word.

6. Indien die koste van 'n skema, insluitende die koste van enige vorige gesubsidieerde werk (indien enige), op nie meer as R60,000 beraam word, kan die Minister die subsidie te eniger tyd goedkeur.

7. Indien die koste van 'n skema, insluitende die koste van enige vorige gesubsidieerde werk (indien enige), op meer as R60,000 beraam word, kan die subsidie goedkeur word slegs nadat die geld spesifiek deur die Parlement gestem is. Enige aansoek om 'n subsidie op so 'n skema vir die volgende finansiële jaar moet die Sekretaris nie later as 31 Julie nie bereik.

8. Subsidies word toegestaan ten opsigte van gespesifieerde skemas soos omskryf in die verslag en planne saamgestuur met die aansoek om subsidie en geen subsidie word betaal ten opsigte van enige uitgawes op enige wysings of toevoegings tensy voorafgaande goedkeuring daarvoor skriftelik van die Sekretaris verkry is nie, terwyl belangrike veranderings sonder voorafgaande skriftelike goedkeuring die kansellasie van die subsidie ten gevolge mag hê.

9. Geen uitgawes, insluitende die aankoop van materiaal, mag direk of indirek op 'n waterwerk aangegaan word voordat die subsidie goedgekeur en verlof om met die werk te begin skriftelik gegee is nie.

10. Geen subsidie is betaalbaar op enige gedeelte van 'n waterwerk waaraan werk begin is voor die datum van die brief van die Sekretaris waarin die plaaslike owerheid in kennis gestel word dat die werk 'n aanvang mag neem nie.

11. Subsidies is betaalbaar slegs op die werklike koste van konstruksie, insluitende grond aankope, wetlike en administratiewe koste en rente op lenings.

12. Die Minister kan voorwaardes stel waarop 'n subsidie goedgekeur word en die Sekretaris moet skriftelik in kennis gestel word van die plaaslike owerheid se aanvaarding van die voorwaardes voordat die werk 'n aanvang neem en geen betaling sal gemaak word tensy hierdie voorwaardes nagekom is nie.

13. Die subsidie wat aan 'n plaaslike owerheid toegestaan word mag nie meer wees nie as—

- (a) 'n bedrag wat, indien dit van die totale koste van die skema afgetrek word, die eenheidskoste van water sal verminder tot 'n bedrag wat minder is as dié wat bepaal is in die ooreenkoms tussen die vier Provinciale Administrateurs as synde die limiet waaronder 'n plaaslike owerheid met 'n spesifieke Blanke bevolking nie kwalificeer vir 'n subsidie nie, en welke syfer aangetoon word in die grafiek vervat in die bylae hiervan;

- (iv) the name of the engineer responsible for the design of the scheme;

- (v) capacity in which the engineer is employed;

- (vi) address of the engineer;

- (vii) qualification of the engineer;

- (viii) details of previous subsidies (if any);

- (ix) details of loans (if any) still outstanding which shall include in respect of each loan—

- (a) amount of loan;

- (b) annual repayments;

- (c) unexpired loan period.

5. If satisfied that the scheme is technically sound the Secretary shall advise the Provincial Secretary accordingly. If not he may call for additional information or request that a qualified engineer be called in to redesign the scheme.

6. Where a scheme is estimated to cost not more than R60,000 including the cost of any previously subsidised work (if any) the Minister may approve the subsidy at any time.

7. Where a scheme is estimated to cost more than R60,000, including the cost of any previously subsidised work (if any) the subsidy may be approved only after the money has been specifically voted by Parliament. Any application for a subsidy on such a scheme for the following financial year should reach the Secretary not later than the 31st July.

8. Subsidies are granted in respect of specified schemes as outlined in the report and plans submitted with the application for subsidy and no subsidy shall be paid in respect of any expenditure on any amendments or additions unless prior approval for these has been obtained in writing from the Secretary, while material alterations without prior written approval may result in the cancellation of the subsidy.

9. No expenditure, including the purchase of materials, shall be incurred directly or indirectly on a water work before the subsidy has been approved and permission to start work has been given in writing.

10. No subsidy shall be payable on any part of a water work on which work has been commenced prior to the date of the Secretary's letter advising the local authority that work may be commenced.

11. Subsidies are payable only on the actual cost of construction, exclusive of land purchases, legal and administrative costs and interest on loans.

12. When approving a subsidy the Minister may lay down conditions under which the subsidy is granted and the Secretary shall be notified in writing of the local authority's acceptance of these before work is commenced and no payment will be made unless these conditions have been complied with.

13. The subsidy granted to a local authority shall not exceed—

- (a) an amount which, if deducted from the total cost of the scheme, will reduce the unit cost of water to a figure less than that which is laid down in the agreement between the four Provincial Administrators as the limit below which a local authority having a specific European population does not qualify for a subsidy, and which figure is shown in the graph contained in the annexure hereto;

(b) 'n persentasie van die totale subsidieerbare koste van alle werke ooreenkomsdig die volgende wissel-skaal:—

33½ persent van die eerste R60,000 of gedeelte daarvan;

plus 25 persent van die volgende R60,000 of gedeelte daarvan;

plus 20 persent van die volgende R60,000 of gedeelte daarvan;

plus 15 persent van die volgende R60,000 of gedeelte daarvan;

plus 10 persent van die volgende R1,760,000 of gedeelte daarvan.

N.B.—Geen subsidie is op uitgawes wat R2,000,000 oorskry betaalbaar nie en die maksimum subsidie betaalbaar is beperk tot R232,000.

14. By die beraming van die eenheidskoste van water waar toevoegings of uitbreidings beoog word, moet die eenheidskoste van water op die vergrote skema as geheel bereken word en nie slegs op die toevoeging of uitbreiding nie.

15. 'n Skema wat vir subsidiedoeleindes goedgekeur word, kan ten tyde van goedkeuring in integrale dele verdeel word en subsidies sal betaalbaar wees slegs by voltooiing van sodanige integrale dele of die hele skema tot bevrediging van die Sekretaris.

Waar 'n skema in integrale dele verdeel is, moet 'n aparte staat van koste ten opsigte van elke integrale deel gehou word indien betaling van subsidie op sodanige dele verlang word voor voltooiing van die hele skema.

By voltooiing van 'n integrale deel of die hele skema moet die plaaslike owerheid die streeksverteenvoeriger van die Departement van die voltooiing in kennis stel en 'n gedetailleerde staat van koste ten opsigte van die voltoode werk indien. Die streeksverteenvoeriger sal dan die werk inspekteer en, indien hy tevrede is, sal hy 'n certifikaat van bevredigende voltooiing aan die Sekretaris uitrek, waarna die subsidie betaal sal word. Indien hy nie tevrede is nie sal die streeksverteenvoeriger die plaaslike owerheid in kennis stel van wat nog gedoen moet word en slegs by voltooiing van hierdie werk tot bevrediging van die streeksverteenvoeriger sal die subsidie betaal word.

16. Tien persent van die subsidie betaalbaar ten aansien van enige werk of enige integrale deel sal teruggehou word tot tyd en wyl 'n gevoudierte staat ten opsigte van die finale totale koste van die hele werk deur die Provinciale Sekretaris verstrek word.

17. Die subsidie betaalbaar ten aansien van enige integrale deel moet in dieselfde verhouding wees tot die totale subsidie as die koste van die integrale deel tot die totale koste van die skema.

18. Die Sekretaris kan van 'n plaaslike owerheid vereis om sodanige verdere inligting of dokumente te verstrek soos hy nodig mag ag alvorens hy 'n subsidie betaal en hy kan die koste van enige items, wat volgens sy mening nie vir subsidiedoeleindes kwalifiseer nie, van die staat van uitgawes verstrek deur die plaaslike owerheid skrap.

19. Die beslissing van die Sekretaris in verband met alle sake rakende die betaling van subsidies is final en indien dit gevind word dat enige subsidie of gedeelte daarvan per abuis betaal is, moet die plaaslike owerheid sodanige subsidie of gedeelte daarvan op versoek van die Sekretaris terugbetaal.

20. Geen bepaling in hierdie regulasies mag so vertolk word dat dit afbreuk doen aan die magte van die Minister of die Sekretaris om sodanige verdere voorwaardes ten opsigte van enige subsidie te stel soos enige van hulle nodig mag ag.

(b) a percentage of the total subsidisable cost of all works in accordance with the following sliding scale:—

33½ per cent of the first R60,000 or part thereof;

plus 25 per cent of the next R60,000 or part thereof;

plus 20 per cent of the next R60,000 or part thereof;

plus 15 per cent of the next R60,000 or part thereof;

plus 10 per cent of the next R1,760,000 or part thereof.

N.B.—No subsidy is payable on any expenditure in excess of R2,000,000 and the maximum subsidy payable is limited to R232,000.

14. In assessing the unit cost of water where additions or extensions are contemplated the unit cost of water shall be calculated on the enlarged scheme as a whole and not just on the addition or extension.

15. A scheme approved for subsidy may be divided into integral parts at the time of approval and subsidies shall be payable only on the completion of such integral parts or of the whole scheme to the satisfaction of the Secretary.

When a scheme has been divided into integral parts a separate statement of costs shall be kept in respect of each integral part if payment of subsidy on such part is desired before completion of the whole scheme.

On completion of an integral part or the whole scheme the local authority shall notify the regional representative of the Department of the completion and submit a detailed statement of costs in respect of the completed work. The regional representative shall then inspect the work and if satisfied shall issue a certificate of satisfactory completion to the Secretary after which the subsidy will be paid. If not satisfied, the regional representative shall advise the local authority of what still has to be done and only on completion of this work to the satisfaction of the regional representative will the subsidy be paid.

16. Ten per cent of the subsidy due in respect of any work or any integral part shall be withheld until such time as an audited statement in respect of the final total cost of the whole work has been submitted by the Provincial Secretary.

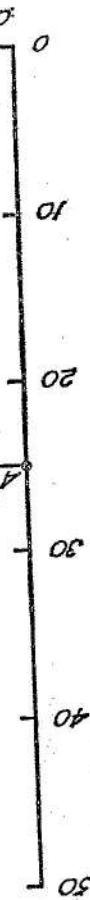
17. The subsidy payable in respect of any integral part shall bear the same relation to the total subsidy as the cost of the integral part bears to the total cost of the scheme.

18. The Secretary may call upon a local authority to furnish such further information or documents as he may deem necessary before effecting payment of a subsidy and he may delete the cost of any items which in his opinion do not qualify for subsidy purposes according to the statement of expenditure submitted by the local authority.

19. The decision of the Secretary in regard to all matters pertaining to the payment of subsidies shall be final and should any subsidy or part thereof be found to have been paid erroneously such subsidy or part thereof shall be refunded by the local authority if called upon by the Secretary to do so.

20. Nothing in these regulations shall be construed as detracting from the powers of the Minister or the Secretary to impose such further conditions in regard to any subsidy as either may deem fit.

Eenhedskoste per 1000 sellings in sent
Unit cost per 1000 gallons in cents.



Toepaslike eenhedskoste (kapitaal, bedryf en onderhoudkoste ingesluit).
Comparable unit-cost (capital, operation and maintenance included).

Diagram N° 37117A/58

Revised June 1968

Subsidies on water-supply schemes for local authorities:- Population/Cost curve for recommendation purposes.
Subsidies of Waterworks schemes will possibly cover:- Bedriffing/Eenhedskoste wortende vir ontwikkelings doeleindes.

Blanke berolling 10 jaar na voltooiing van: schema.
European population 10 years after completion of scheme.

$$\text{Eenhedskoste} = \{25 + (\text{Pop } 500/150)\} c$$

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**Wapen van die
Republiek van Suid-Afrika
In Kleure**

Groot $11\frac{1}{2}$ duim by 9 duim

+
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