

EXTRAORDINARY



BUITENGEWONE

REPUBLIC OF SOUTH AFRICA  
**GOVERNMENT GAZETTE**

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

REGULATION GAZETTE No. 575

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14 JUNIE 1968.

[No. 2095.

**PROCLAMATION**

by the State President of the  
Republic of South Africa.

No. R. 154, 1968.

**REGULATIONS GOVERNING THE CONTROL OF  
CERTAIN ORGANISATIONS.**

Whereas it is necessary for the protection, control, improvement and welfare of the Bantu and for the furtherance of peace, order and good government that subversive and disruptive influences and activities within certain areas occupied by Bantu or in which there is a large number of Bantu should be combated;

And whereas it is desirable for this purpose that certain organisations in the said areas should be controlled;

Now therefore, under and by virtue of the powers vested in me by law, I declare that the regulations appearing in the accompanying Schedule shall have the force of law in the areas specified therein.

Proclamation No. 284 of 1952 is hereby repealed.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town on this Twenty-seventh day of May, One thousand Nine hundred and Sixty-eight.

J. J. FOUCHE,  
State President.

By Order of the State President-in-Council.

M. C. BOTHA.

File A15/2.

**SCHEDULE.**  
**REGULATIONS.**

1. (1) No person shall establish, nor shall any Bantu be a member of, belong to, accept employment with or assist, any organisation or body of persons which performs or exercises, or purports to perform or exercise, the functions of a civic or civilian guard or which, ostensibly for the purpose of assisting the South African Police, undertakes or purports to undertake the protection of the property, lives or persons of Bantu, unless the Minister of Bantu Administration and Development in consultation with the Minister of Justice, has approved of that organisation or body by notice in the *Gazette*: Provided that

**PROKLAMASIE**

van die Staatspresident van die  
Republiek van Suid-Afrika.

No. R. 154, 1968.

**REGULASIES BETREFFENDE DIE BEHEER OOR  
SEKERE ORGANISASIES.**

Nademaal dit nodig is vir die beskerming van, beheer oor, verbetering en welsyn van die Bantoe en vir die bevordering van vrede, orde en goeie regering dat ondermynde en ontwrigtende invloede en bedrywighede binne sekere gebiede wat deur Bantoes bewoon word of waar daar groot getalle Bantoes is, bestry word;

En nademaal dit wenslik is dat sekere organisasies vir hierdie doel in die genoemde gebiede beheer word;

So is dit dat ek, kragtens die bevoegdheid my by wet verleen, verklaar dat die regulasies wat in bygaande Bylae verskyn, die krag van wet het in die gebiede daarin vermeld.

Proklamasie No. 284 van 1952 word hierop herroep.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Sewe-en-twintigste dag van Mei Eenduisend Negehonderd Agt-en-ses-tig.

J. J. FOUCHE,  
Staatspresident.

Op las van die Staatspresident-in-rade.

M. C. BOTHA.

Lêer A15/2.

**BYLAE.**

**REGULASIES.**

1. (1) Niemand mag 'n organisasie of liggaam van persone stig wat die funksie van 'n burgerwag verrig of uitoefen, of voorgee dat hy dit verrig of uitoefen of wat oënskynlik met die doel om die Suid-Afrikaanse Polisie by te staan die beskerming van die eiendom, lewens of persone van Bantoes onderneem of voorgee dat hy dit onderneem en ook mag geen Bantoe lid van sodanige organisasie wees, daartoe behoort of daarby in diens tree of hulp daaraan verleen nie, tensy die Minister van Bantoe-administrasie en -ontwikkeling, in oorleg met die Minister van Justisie, sodanige organisasie of liggaam by kennigsgeving in die *Staatskoerant* goedgekeur het: Met

the foregoing provisions shall not apply to any police reservist or community guard, duly appointed in terms of section 34 (2) of the Police Act, 1958 (Act No. 7 of 1958) and section 7 of the Urban Bantu Councils Act, 1961 (Act No. 79 of 1961), respectively, in the lawful execution of their duties.

(2) The Minister of Bantu Administration and Development may, in like manner, withdraw his approval of any such organisation or body.

2. Any person who contravenes the provisions of regulation 1 (1) shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand, or in default of payment, to imprisonment not exceeding one year.

3. These regulations shall apply to—

(a) any location or Bantu village defined and set apart under section 2 (1) of the Bantu (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945);

(b) any area declared by the Minister of Bantu Administration and Development in terms of section 8 (1) of the Act mentioned in paragraph (a) of this regulation to be an area predominantly occupied by Bantu;

(c) any area approved by the Minister of Bantu Administration and Development for the residence of Bantu in terms of section 9 (2) (h) of the Bantu (Urban Areas) Consolidation Act, 1945 (Act No. 25 of 1945);

(d) the area under the control of the Transvaal Board for the Development of Peri-Urban Areas as described in Administrator's Proclamation No. 25 of 1958 and known as the Local Area Committee of the Alexandra Area in the Province of the Transvaal;

(e) the following areas in the Magisterial District of Vereeniging in the Province of the Transvaal:—

- (i) Area 8 defined in Part III of the First Schedule to the Bantu Trust and Land Act, 1936 (Act No. 18 of 1936);
- (ii) Evaton Small Farms, Diagram A5147/1905; and
- (iii) Evaton Extension 1 Township (Eastonville), Diagram A5081/43.

dien verstande dat die voorafgaande bepalings nie van toepassing is nie op enige polisiereservis of gemeenskapswag behoorlik aangestel ingevolge onderskeidelik artikel 34 (2) van die Polisie Wet, 1958 (Wet No. 7 van 1958) en artikel 7 van die Wet op Stedelike Bantoeraade, 1961 (Wet No. 79 van 1961), in die wettige uitoefening van hulle pligte.

(2) Die Minister van Bantoe-administrasie en -ontwikkeling kan insgelyks sy goedkeuring van enige sodanige organisasie of liggaam intrek.

2. Iedereen wat die bepalings van regulasie 1 (1) oortree begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand of by wanbetaling, gevangersstraf vir 'n tydperk van hoogstens een jaar.

3. Hierdie regulasies is van toepassing op—

(a) enige lokasie of Bantoeedorp bepaal en afgesonder kragtens artikel 2 (1) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet No. 25 van 1945);

(b) 'n gebied wat deur die Minister van Bantoe-administrasie en -ontwikkeling ingevolge artikel 8 (1) van die Wet vermeld in paragraaf (a) van hierdie regulasie tot 'n oorwegend deur Bantoebewoonde gebied verklaar is;

(c) 'n gebied wat deur die Minister van Bantoe-administrasie en -ontwikkeling as 'n woonplek vir Bantoes goedgekeur is ingevolge artikel 9 (2) (h) van die Bantoes (Stadsgebiede) Konsolidasiewet, 1945 (Wet No. 25 van 1945);

(d) die gebied onder die beheer van die Transvalse Raad vir die Ontwikkeling van Buitestedelike Gebiede soos omskryf in Administrateursproklamasie No. 25 van 1958 en bekend as die Plaaslike Gebiedskomitee van die Alexandragebied in die provinsie Transvaal;

(e) die volgende gebiede in die landdrosdistrik Vereeniging in die provinsie Transvaal:—

- (i) Gebied 8 omskryf in Deel III van die Eerste Bylae van die Bantoetrust en -grond Wet, 1936 (Wet No. 18 van 1936);
- (ii) Evaton Klein Hoewes, Kaart A5147/1905; en
- (iii) Evaton-dorpsuitbreiding 1 (Eastonville), Kaart A5081/43.

## GOVERNMENT NOTICES.

### DEPARTMENT OF CUSTOMS AND EXCISE.

No. R. 1046.

14 June 1968.

#### CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT OF SCHEDULE No. 2 (No. 2/44).

I, Nicolaas Diederichs, Minister of Finance, acting in terms of the powers vested in me by section 55 of the Customs and Excise Act, 1964, hereby amend Schedule No. 2 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICHs,  
Minister of Finance.

## GOEWERMENTSKENNISGEWINGS.

### DEPARTEMENT VAN DOEANE EN AKSYNS.

No. R. 1046.

14 Junie 1968.

#### DOEANE- EN AKSYNSWET, 1964.—WYSIGING VAN BYLAE No. 2 (No. 2/44).

Ek, Nicolaas Diederichs, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 55 van Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 2 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICHs,  
Minister van Finansies.

## SCHEDULE.

I Item	II Tariff Heading and Description	III Rebate Items	IV Territories
215.10	By the insertion after paragraph (3) of tariff heading No. 82.05 of the following: “(4) Twist drills (excluding hollow core gun or jet drills, masonry drills and subland drills), drills (excluding rock drill bits and coal drill bits), reamers and milling cutters, of steel, of a diameter exceeding $\frac{1}{16}$ in.	401	Australia Italy U.K.”

NOTE.—Provision is made for an ordinary anti-dumping duty on certain drills, reamers and milling cutters, if imported from or originating in Australia, Italy and the United Kingdom of Great Britain and Northern Ireland.

## BYLAE.

I Item	II Tariefspos en Beskrywing	III Korting-items	IV Gebiede
215.10	Deur na paragraaf (3) van tariefspos No. 82.05 die volgende in te voeg: “(4) Spiraalbore (uitgesonderd holkernspuit- of -straalbore, klipbore en „subland”-bore), bore (uitgesonderd rotsbore en steenkoolbore), ruimers en frese, van staal, met 'n deursnee van meer as $\frac{1}{16}$ dm.	401	Australië Italië V.K.”

OPMERKING.—Voorsiening word gemaak vir 'n gewone anti-dumpingreg op sekere bore, ruimers en frese, indien ingevoer of afkomstig van Australië, Italië en die Verenigde Koninkryk van Groot-Brittannie en Noord-Ierland.

No. R. 1047.

14 June 1968.

## CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT OF SCHEDULE No. 2 (No. 2/45).

I, Nicolaas Diederichs, Minister of Finance, acting in terms of the powers vested in me by section 55 of the Customs and Excise Act, 1964, hereby amend Schedule No. 2 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICHES,  
Minister of Finance.

No. R. 1047.

14 Junie 1968.

## DOEANE- EN AKSYNSWET, 1964.—WYSIGING VAN BYLAE No. 2 (No. 2/45).

Ek, Nicolaas Diederichs, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 55 van Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 2 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICHES,  
Minister van Finansies.

## SCHEDULE.

I Item	II Tariff Heading and Description	III Rebate Items	IV Territories
216.02	By the substitution for subparagraph (1) (d) of tariff heading No. 85.19 of the following: “(d) Lamp holders (without switches), with bayonet cap: (i) Of moulded material (ii) Of brass	401	U.K. France”

NOTE.—Provision is made for an ordinary anti-dumping duty on certain lamp holders of brass if imported from or originating in France.

## BYLAE.

I Item	II Tariefspos en Beskrywing	III Korting-items	IV Gebiede
216.02	Deur subparagraph (1) (d) van tariefspos No. 85.19 deur die volgende te vervang: “(d) Lamphouers (sonder skakelaars), met bajonetdop: (i) Van gevormde stof (ii) Van geelkoper	401	V.K. Frankryk”

OPMERKING.—Voorsiening word gemaak vir 'n gewone anti-dumpingreg op sekere lamphouers van geelkoper indien ingevoer of afkomstig van Frankryk.

No. R. 1052.

14 June 1968.

## CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT OF SCHEDULE No. 2 (No. 2/46).

I, Nicolaas Diederichs, Minister of Finance, acting in terms of the powers vested in me by section 55 of the Customs and Excise Act, 1964, hereby amend Schedule No. 2 to the said Act to the extent set out in the Schedule hereto.

N. DIEDERICH, Minister of Finance.

No. R. 1052.

14 Junie 1968.

## DOEANE- EN AKSYNSWET, 1964.—WYSIGING VAN BYLAE No. 2 (No. 2/46).

Ek, Nicolaas Diederichs, Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 55 van die Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 2 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

N. DIEDERICH, Minister van Finansies.

## SCHEDULE.

I Item	II Tariff Heading and Description	III Rebate Items	IV Territories
211.12	By the insertion after tariff heading No. 61.02 of the following: “ 61.03 Men's shirts ”		North Korea South Korea ”

NOTE.—Provision is made for an ordinary anti-dumping duty on men's woven shirts if imported from or originating in North Korea or South Korea.

## BYLAE.

I Item	II Tariefpos en Beskrywing	III Korting-items	IV Gebiede
211.12	Deur na tariefpos No. 61.02 die volgende in te voeg: „ 61.03 Manshemende ”		Noord-Korea Suid-Korea ”

OPMERKING.—Voorsiening word gemaak vir 'n gewone anti-dumpingreg op geweefde manshemende indien ingevoer of afkomstig van Noord-Korea of Suid-Korea.

## DEPARTMENT OF DEFENCE.

No. R. 1039.

14 June 1968.

## AMENDMENT TO THE REGULATIONS FOR THE PERMANENT FORCE.

The State President has been pleased, in terms of section 87 (1) of the Defence Act, 1957 (Act No. 44 of 1957), to amend the Regulations for the Permanent Force, promulgated under Government Notice No. 171, dated 26 January 1923, as follows:—

## CHAPTER V.

## Regulations 160.

By the insertion after subregulation 2 (e) of the following paragraphs and proviso:—

“(f) has attained the age of sixty years;

(g) is in receipt of a pension:

Provided that this regulation shall apply to an officer referred to in paragraph (f) in respect of any service which is referred to in subregulation (1) and which preceded such officer's sixtieth birthday.”.

Amendment Slip No. 348.

## DEPARTMENT OF JUSTICE.

No. R. 1053.

14 June 1968.

## DECLARATION OF CERTAIN OFFICERS IN THE EMPLOY OF THE NATIONAL PARKS BOARD OF TRUSTEES AS PEACE OFFICERS.

By virtue of the powers vested in me by section 309 bis (3) of the Criminal Procedure Act, 1955 (Act No. 56 of 1955), I, Petrus Cornelius Pelser, Minister of Justice,

## DEPARTEMENT VAN VERDEDIGING.

No. R. 1039.

14 Junie 1968.

## WYSIGING VAN DIE REGULASIES VIR DIE STAANDE MAG.

Dit het die Staatspresident behaag om, kragtens artikel 87 (1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), die Regulasies vir die Staande Mag afgekondig by Goewermentskennisgewing No. 171 van 26 Januarie 1923, soos volg te wysig:—

## HOOFSTUK V.

## Regulasie 160.

Deur na subregulasie (2) (e) die volgende paragraue en voorbehoudbepaling in te voeg:—

“(f) die leeftyd van sestig jaar bereik het;

(g) 'n pensioen trek:

Met dien verstande dat hierdie regulasie op 'n offisier in paragraaf (f) bedoel, van toepassing is met betrekking tot enige diens wat in subregulasie (1) bedoel word en wat sodanige offisier se sestigste verjaardag voorafgegaan het.”.

Wysigingsblaadjie No. 348.

## DEPARTEMENT VAN JUSTISIE.

No. R. 1053.

14 Junie 1968.

## VERKLARING VAN SEKERE BEAMPTES IN DIE DIENS VAN DIE RAAD VAN KURATORE VIR NASIONALE PARKE AS VREDESBEAMPTES.

Kragtens die bevoegdheid my verleen by artikel 309 bis (3) van die Strafproseswet, 1955 (Wet No. 56 van 1955), verklaar ek, Petrus Cornelius Pelser, Minister van Justisie,

hereby declare that for the purposes of subsections (1) and (2) of the said section 309 *bis*, every officer or employee of the National Parks Board of Trustees, who is in uniform and in respect of whom the said Board has been furnished with a certificate signed by the District Commandant of the South African Police to the effect that he is convinced that such officer or employee is competent to exercise the powers and discharge the duties of a peace officer, shall within the area of any national park established by or under the National Parks Act, 1962 (Act No. 42 of 1962), be deemed to be a peace officer in relation to any offence committed within the area of such national park: Provided that if such officer or employee is a non-White, he may exercise the powers contemplated by this declaration in respect of non-Whites only.

P. C. PELSER,  
Minister of Justice.

## DEPARTMENT OF LABOUR.

No. R. 1062. 14 June 1968.

INDUSTRIAL CONCILIATION ACT, 1956.  
BISCUIT MANUFACTURING INDUSTRY,  
REPUBLIC OF SOUTH AFRICA.

### AMENDMENT OF AGREEMENT.

I, Marais Viljoen, Minister of Labour, hereby—

(a) in terms of section 48 (1) (a) of the Industrial Conciliation Act, 1956, declare that all the provisions of the Agreement (hereinafter referred to as the Amending Agreement) which appears in the Schedule hereto and which relates to the Biscuit Manufacturing Industry, shall be binding from the second Monday after the date of publication of this notice and for the period ending 30 October 1968, upon the employers' organisation and the trade union which entered into the Amending Agreement and upon the employers and employees who are members of the said organisation or union;

(b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the Amending Agreement shall be binding from the second Monday after the date of publication of this notice and for the period ending 30 October 1968, upon all employers and employees other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Industry in the Republic of South Africa; and

(c) in terms of section 48 (3) (a) of the said Act, declare that in the Republic of South Africa and from the second Monday after the date of publication of this notice and for the period ending 30 October 1968, the provisions of the Amending Agreement shall *mutatis mutandis* be binding upon all Bantu employed in the said Industry by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Bantu in their employ.

M. VILJOEN,  
Minister of Labour.

### SCHEDULE.

NATIONAL INDUSTRIAL COUNCIL OF THE BISCUIT  
MANUFACTURING INDUSTRY OF SOUTH AFRICA.

### AGREEMENT

in accordance with the provisions of the Industrial Conciliation Act, 1956, made and entered into by and between the Employers' Organisation of the Biscuit Manufacturing Industry of South Africa

hereby dat vir die toepassing van subartikels (1) en (2) van gemelde artikel 309 *bis* elke beampete of werknemer van die Raad van Kuratore vir Nasionale Parke, wat in uniform is en ten opsigte van wie aan genoemde Raad 'n sertifikaat verstrek is wat deur die Distrikskommandant van die Suid-Afrikaanse Polisie onderteken is en waarin verklaar word dat hy daarvan oortuig is dat sodanige beampete of werknemer bevoeg is om die bevoegdhede en pligte van 'n vredesbeampete uit te oefen en uit te voer, in die gebied van 'n nasionale park ingestel by of kragtens die Wet op Nasionale Parke, 1962 (Wet No. 42 van 1962), geag word 'n vredesbeampete te wees met betrekking tot enige misdryf gepleeg binne die gebied van sodanige nasionale park: Met dien verstande dat indien sodanige beampete of werknemer 'n nie-Blanke is, hy die bevoeghede beoog deur hierdie verklaring slegs ten opsigte van nie-Blanke mag uitoefen.

P. C. PELSER,  
Minister van Justisie.

## DEPARTEMENT VAN ARBEID.

No. R. 1062. 14 Junie 1968.

WET OP NYWERHEIDSVERSOENING, 1956.  
BESKUITNYWERHEID, REPUBLIEK VAN  
SUID-AFRIKA.

### WYSIGING VAN OOREENKOMS.

Ek, Marais Viljoen, Minister van Arbeid, verklaar hierby—

(a) kragtens artikel 48 (1) (a) van die Wet op Nywerheidsversoening, 1956, dat al die bepalings van die Ooreenkoms (hieronder die Wysigingsooreenkoms genoem) wat in die Bylae hiervan verskyn en wat op die Beskuitnywerheid betrekking het, vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 Oktober 1968 eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat die Wysigingsooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is;

(b) kragtens artikel 48 (1) (b) van genoemde Wet dat die bepalings van die Wysigingsooreenkoms vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 Oktober 1968 eindig, bindend is vir alle ander werkgewers en werknemers as dié genoem in paragraaf (a) van hierdie kennisgewing, wat betrokke is by of in diens is in genoemde Nywerheid in die Republiek van Suid-Afrika; en

(c) kragtens artikel 48 (3) (a) van genoemde Wet dat die bepalings van die Wysigingsooreenkoms vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 Oktober 1968 eindig, in die Republiek van Suid-Afrika *mutatis mutandis* bindend is vir alle Bantoes in diens in genoemde Nywerheid by dié werkgewers vir wie enigeen van genoemde bepalings ten opsigte van werknemers bindend is en vir daardie werkgewers ten opsigte van Bantoes in hul diens.

M. VILJOEN,  
Minister van Arbeid.

BYLAE.  
NASIONALE NYWERHEIDSRAAD VIR DIE BESKUIT-  
NYWERHEID VAN SUID-AFRIKA.

### OOREENKOMS

ingevolge die bepalings van die Wet op Nywerheidsversoening, 1956, gesluit en aangegaan deur en tussen die Employers' Organisation of the Biscuit Manufacturing Industry of South Africa

(hereinafter referred to as "the employers" or "the employers' organisation") of the one part, and the

(hieronder die "werkgewers" of die "werkgewersorganisasie" genoem), aan die een kant, en die

National Union of Operative Biscuit Makers and Packers of  
South Africa.

(hereinafter referred to as "the employees" or "the trade union") of the other part,

(hieronder die "werknemers" of die "vakvereniging" genoem), aan die ander kant,

being parties to the National Industrial Council of the Biscuit Manufacturing Industry of South Africa, to amend the Agreement, dated 17 August 1966, which was published under Government Notice No. R. 1659 of the 21st October 1966, as follows:—

wat die partye is by die Nasionale Nywerheidsraad vir die Beskuitnywerheid van Suid-Afrika, om die Ooreenkoms, gedateer 17 Augustus 1966, gepubliseer by Goewermentskennisgewing No. R. 1659 van 21 Oktober 1966, soos volg te wysig:—

#### **CLAUSE 4.—WAGES.**

Subclause (1) is hereby amended by the substitution of the following wage rates for the wage rates applicable to employees classified as Grade 10, 11, 12 and 13:—

	R c	Graad	
Grade 10 ... ... ... ... ...	10 85	10	10 85
Stock hand.		Voorraadhulp.	
Tally clerk.		Telklerk.	
Laboratory attendant.		Laboratoriumwerker.	
Paper stall attendant.		Papierstalletjewerker.	
Staff parcels attendant.		Hanteerder van personeelpakkette.	
Employees engaged in tin-making or repairing of tins and containers not elsewhere specified:—		Werknemers wat blikke maak en houers herstel wat nie elders vermeld word nie:—	
First 12 months of employment ... ... ... ...	9 05	Eerste 12 maande diens	9 05
Thereafter ... ... ... ...	10 85	Daarna	10 85
Grade 11.—Packer, labeller, packet packer, sample packer:—		Graad 11.—Verpakker, etiketteerde, pakkieverpakker, monsterverpakker:—	
Juvenile under 18 years of age (for a maximum of two years):—		Jeugdige jonger as 18 jaar (vir hoogstens twee jaar):—	
First 12 months of employment ... ... ... ...	6 25	Eerste 12 maande diens	
Second 12 months of employment ... ... ... ...	7 00	Twede 12 maande diens	6 25
Provided (i) that after being employed at the juvenile rate for a maximum of two years an employee shall qualify for promotion to the first year adult rate, and (ii) that as soon as an employee reaches the age of 18 years, he shall cease to be employed at the juvenile rate and shall qualify for promotion to the first year adult rate.		Met dien verstande (i) dat 'n werknemer, nadat hy vir hoogstens twee jaar teen die loon van 'n jeugdige werkzaam was, in aanmerking kom vir 'n verhoging wat sy loon op dié van 'n volwassene gedurende sy eerste jaar te staan bring; en (ii) dat 'n werknemer, sodra hy die leeftyd van 18 jaar bereik, nie meer teen die loon van 'n jeugdige besoldig mag word nie, en in aanmerking moet kom vir 'n verhoging wat sy loon op dié van 'n volwassene gedurende sy eerste jaar te staan bring.	
Adult—18 years of age or over:—		Volwassene—18 jaar of ouer:—	
First 12 months of employment ... ... ... ...	7 85	Eerste 12 maande diens	7 85
Second 12 months of employment ... ... ... ...	8 80	Tweede 12 maande diens	8 80
Thereafter ... ... ... ...	9 80	Daarna	9 80
Top rate ... ... ... ...	10 35	Maksimum loon	10 35
<i>Ration provision.</i> —50 per cent of the total packing staff shall be paid at not less than the top rate, promotion to the top rate to be on the basis of longest service.		<i>Getalsverhouding.</i> —50 persent van die totale verpakkingspersoneel moet minstens die maksimum loon ontvang; bevordering tot die maksimum loon geskied op grond van die langste dienstermyn.	
Grade 12.—Boiler attendant, watchman (night watchman, day watchman or gatekeeper) ... ... ...	9 55	Graad 12.—Stoomketelbediener, wag (nagwag, dagwag of hekwag) ...	9 55
Factory operative:—		Fabriekswerker:—	
First 12 months of employment ... ... ... ...	9 05	Eerste 12 maande diens	9 05
Thereafter ... ... ... ...	9 55	Daarna	9 55
<i>Note.</i> —If employees on completing their period of learnership, are employed on work for which the wage is higher than R9.55 per week, the employee shall be paid not less than such higher wage.		<i>Opmerking.</i> —Indien 'n werknemer na voltooiing van sy leertyd gebruik word vir werk waarvoor die loon hoër is as R9.55 per week, moet die werknemer minstens sodanige hoër loon betaal word.	
Grade 13 ... ... ... ...	9 05	Graad 13 ...	9 05
Labourers.		Arbeiders.	
Delivery assistant.		Afleveringsassistent.	
All other employees not provided for.		Alle ander werknemers vir wie daar geen voorsiening gemaak is nie.	
Signed on behalf of the parties at Cape Town on this 24th day of April 1968.		Namens die partye op hede die 24ste dag van April 1968 te Kaapstad onderteken.	
E. C. DUNNE, Chairman of the Council.		E. C. DUNNE, Voorsitter van die Raad.	
A. CALMEYER, Vice-Chairman of the Council.		A. CALMEYER, Ondervorsitter van die Raad.	
P. H. COATES, Secretary to the Council.		P. H. COATES, Sekretaris van die Raad.	

**DEPARTMENT OF POSTS AND TELEGRAPHS.**

No. R. 1049.

14 June 1968.

## OVERSEAS TELEGRAM TARIFF LIST.

The State President has been pleased in terms of section 3 of Act No. 44 of 1958, to approve that the Basic Tariffs for Overseas Telegrams published under Government

**DEPARTEMENT VAN POS-EN-  
TELEGRAAFWESE.**

No. R. 1049.

14 Junie 1968.

## TARIEFLYS VIR BUITELANDSE TELEGRAMME.

Dit het die Staatspresident behaag om, kragtens artikel 3 van Wet No. 44 van 1958, sy goedkeuring daaraan te heg dat die Tarieflys vir Buitelandse Telegramme afge-

Notice No. R. 1790 of the 11th November 1960, as amended, be further amended as follows:—

“Tanganyika” under the heading “Africa” is replaced by “Tanzania”.

“Zanzibar and Pemba Islands” under the same heading is deleted.

## OFFICE OF THE PUBLIC SERVICE COMMISSION

No. R. 1048.

14 June 1968.

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

The Public Service Regulations, published under Government Notice No. 2047, dated 11 December 1959, as amended, are hereby further amended by substituting in regulation A1.1, the following for the definition of “head of a department”:—

“‘head of a department’, except for the purposes of regulation A4.1, includes—  
 (a) the Director of Statistics;  
 (b) the Government Printer;  
 or the officer or employee acting as such; ”.

*Amendment No. 53.]*

## BUREAU OF STATISTICS.

No. R. 1038.

14 June 1968.

REGULATIONS UNDER SECTION 12 OF THE STATISTICS ACT, 1957 (ACT NO. 73 OF 1957), AS AMENDED.

COLLECTION OF STATISTICS RELATING TO PRIVATE EDUCATIONAL INSTITUTIONS, CRÈCHES AND NURSERY SCHOOLS.

The State President has, in terms of section 12 of the Statistics Act, 1957 (Act No. 73 of 1957), as amended by the Statistics Amendment Act, 1965 (Act No. 36 of 1965), made the following regulations in regard to the collection of statistics relating to private educational institutions, crèches and nursery schools in substitution for the regulations framed under section 12 of the Statistics Act, 1957 (Act No. 73 of 1957), and published under Government Notice No. R. 877 of 13 October 1961:—

1. These regulations shall apply to—

(a) every school or training institution, whether conducted by a natural or juristic person, which is not maintained or subsidised by the Government or a provincial administration and which provides instruction, tuition or training to children or adult persons in the fields of academic, vocational, cultural and recreational studies;

(b) every crèche which is utilised for the admission, protection and temporary or partial care, excluding instruction, of children;

(c) every nursery school for the care, but mainly for the training of children older than two years but younger than children of compulsory school age.

kondig by Goewermentskennisgewing No. R. 1790 van 11 November 1960, soos gewysig, verder soos volg gewysig word:—

„Tanganjika” onder die hoof „Afrika” word deur „Tanzanië” vervang.

„Zanzibar- en Pembaeilande” onder dieselfde hoof word geskrap.

## KANTOOR VAN DIE STAATSDIENS-KOMMISSIE.

No. R. 1048.

14 Junie 1968.

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

Die Staatsdiensregulasies gepubliseer by Goewermentskennisgewing No. 2047 van 11 Desember 1959, soos gewysig, word hierby verder gewysig deur die omskrywing van „departementshoof” in regulasie A1.1 deur die volgende te vervang:—

„, departementshoof”, behalwe vir doeleindes van regulasie A4.1, ook—

(a) die Direkteur van Statistiek;  
 (b) die Staatsdrukker;  
 of die beampte of werknemer wat as sodanig waarnem; ”.

*Wysiging No. 53.]*

## BURO VIR STATISTIEKE.

No. R. 1038.

14 Junie 1968.

REGULASIES KRAGTENS ARTIKEL 12 VAN DIE WET OP STATISTIEKE, 1957 (WET NO. 73 VAN 1957), SOOS GEWYSIG.

VERSAMELING VAN STATISTIEKE BETREFFENDE PRIVATE ONDERWYSINRIGTINGS, KINDERBEWAARHUISE EN KLEUTERSKOLE.

Die Staatspresident het, kragtens die bepalings van artikel 12 van die Wet op Statistieke, 1957 (Wet No. 73 van 1957), soos gewysig by die Wysigingswet op Statistieke, 1965 (Wet No. 36 van 1965), die volgende regulasies uitgevaardig in verband met die versameling van statistieke betreffende private onderwysinrigtings, kinderbehaarhuise en kleuterskole ter vervanging van die regulasies opgestel kragtens die bepalings van artikel 12 van die Wet op Statistieke, 1957 (Wet No. 73 van 1957), en afgekondig by Goewermentskennisgewing No. R. 877 van 13 Oktober 1961:—

1. Hierdie regulasies is van toepassing op—

(a) elke skool of opleidingsinrigting, hetsy deur 'n natuurlike persoon of regspersoon bestuur, wat nie deur die regering of 'n provinsiale administrasie in stand gehou of gesubsidieer word nie, en wat onderrig, onderwys of opleiding verskaf aan kinders of volwasse persone op die gebied van akademiese, beroeps-, kulturele en ontspanningstudies;

(b) elke kinderbehaarhuis wat aangewend word vir die opname, beskerming en tydelike of gedeeltelike versorging sonder onderrig aan kinders;

(c) elke kleuterskool vir die versorging, maar hoofsaaklik vir die opvoeding van kinders wat ouer is as twee jaar maar jonger as kinders van verpligte skoolouderdom.

2. The principal, or if there is no principal, the person in charge of any school, institution or crèche referred to in regulation 1 shall, on or before 30 June in every year, render to the Director of Statistics, Pretoria, on a questionnaire obtainable from him, a return in which the particulars and information prescribed in paragraph 3, are furnished.

3. The following particulars and information shall be furnished on the questionnaire referred to in regulation 2, and, unless the context indicates otherwise, the particulars furnished shall reflect the position as on the first Tuesday in June of the current year:—

(a) In regard to schools or training institutions providing mainly general academic tuition on a full-time basis—

(i) the name of the school or institution;

(ii) the grade or rank of the school or institution;

(iii) the postal address and geographical location of the school or institution;

(iv) whether the school or institution is owned by a private individual or partnership, a limited liability company, a mission or other religious society, or any other body;

(v) the race and sex of the scholars, pupils, or students for whom the school or institution is intended;

(vi) the standards taught in the school or institution;

(vii) the medium of instruction used in the school or institution;

(viii) the church denomination, sect or mission society, if any, with which the school or institution is identified;

(ix) the number of scholars, pupils or students enrolled on the first Tuesday in June of the current year according to race and sex;

(x) the number of full-time teaching posts;

(xi) the total and analysis of the full-time and part-time administrative staff for the school only, for the hostel or hostels only, or for the school and hostel or hostels jointly according to sex;

(xii) whether the school has a library service; whether the library service makes provision for a central, equipped library, class collections or a borrowed collection; the number of pupils who can be seated in the library simultaneously; the number of classrooms with class collections; the number of books borrowed according to language and from whom such borrowed collection has been loaned; the number of books in stock at the end of the previous calendar year, according to language; the average number of books per pupil; the number of books loaned to pupils during the previous calendar year and the standards which are not permitted to borrow books to read at home; as well as the total and analysis of the full-time and part-time library staff according to sex;

(xiii) whether the school or institution makes use of teaching aids in the form of radio lessons, films, film strips, gramophone records, wire or tape recorders, programmed tuition or a language laboratory;

(xiv) the number of boarding establishments attached to the school or institution according to the sex of the pupils provided for; the normal maximum accommodation in these establishments according to sex and the number of pupils according to sex and standard accommodated therein;

(xv) the number of scholars, pupils or students whose permanent residence is outside the province in which the school or institution is located, according to the country or province of permanent residence;

2. Die hoof, of indien daar geen hoof is nie, die persoon wat in beheer is van 'n skool, inrigting, of kinderbewaarhuis wat in regulasie 1 genoem word, moet voor of op 30 Junie in elke jaar aan die Direkteur van Statistiek, Pretoria, op 'n vraelys wat by hom verkrybaar is, 'n opgawe indien waarin die besonderhede en inligting in paraagraaf 3 voorgeskryf, verstrek word.

3. Die volgende besonderhede en inligting moet in die vraelys in regulasie 2 genoem, verstrek word en, tensy die verband anders aandui, moet die verstrekte besonderhede die posisie soos op die eerste Dinsdag in Junie van die lopende jaar aantoon:—

(a) Met betrekking tot skole of opleidingsinrigtings wat hoofsaaklik algemene akademiese onderwys op 'n voltydse basis verskaf—

(i) die naam van die skool of inrigting;

(ii) die graad of rang van die skool of inrigting;

(iii) die posadres en geografiese ligging van die skool of inrigting;

(iv) of die skool of inrigting aan 'n private persoon of vennootskap, 'n maatskappy met beperkte aanspreeklikheid, 'n sending- of ander godsdienstige genootskap, of enige ander liggaam behoort;

(v) die ras en geslag van die skoliere, leerlinge of studente vir wie die skool of inrigting bedoel is;

(vi) die standers wat in die skool of inrigting onderrig word;

(vii) die medium van onderrig wat in die skool of inrigting gebruik word;

(viii) die kerkgenootskap, sekte of sendinggenootskap, indien daar is, waarmee die skool of inrigting vereenselwig word;

(ix) die getal skoliere, leerlinge of studente ingeskryf op die eerste Dinsdag in Junie van die lopende jaar volgens ras en geslag;

(x) die getal voltydse onderwysersposte;

(xi) die totaal en ontleding van die voltydse en deeltydse administratiewe personeel vir die skool alleen, vir die koshuis of koshuise alleen, of vir die skool en koshuis of koshuise gesamentlik volgens geslag;

(xii) of die skool 'n biblioteekdiens het; of die biblioteekdiens voorsiening maak vir 'n sentrale toegeruste biblioteekkamer, klasversamelings of 'n geleende versameling; die getal leerlinge wat gelykydig in die biblioteekkamer kan sit; die getal klaskamers met klasversamelings; die getal boeke geleent volgens taal en van wie die geleende versameling geleent is; die getal boeke in voorraad aan die end van die vorige kalenderjaar volgens taal; die gemiddelde getal boeke per leerling; die getal boeke uitgeleent aan leerlinge gedurende die vorige kalenderjaar en die standers wat nie toegelaat word om boeke te leen om huis te lees nie; asook die totaal en ontleding van die voltydse en deeltydse biblioteekpersoneel volgens geslag;

(xiii) of die skool of inrigting gebruik maak van onderwyshulpmiddels in die vorm van radiolesse, films, strokiesfilms, grammofoonplate, draad- of band-opnemers, geprogrammeerde onderwys of 'n taallaboratorium;

(xiv) die getal losiesinrigtings wat aan die skool of inrigting verbonde is volgens die geslag van die leerlinge waarvoor die inrigting voorsiening maak; die normale maksimum akkommodasie in dié inrigtings volgens geslag en die getal leerlinge volgens geslag en standerd wat daarin gehuisves word;

(xv) die getal skoliere, leerlinge of studente wie se permanente verblyf buite die provinsie is waarin die skool of inrigting geleë is, volgens die land of provinsie van permanente verblyf;

(xvi) the number of scholars or pupils enrolled on the first Tuesday in June of the current year according to race, age, standard, course and sex. The classification according to standard and course must be in accordance with the system recognised by the department concerned with public education with which the school or institution is registered, if such registration is required by law;

(xvii) the number of scholars or pupils according to standard and medium of instruction;

(xviii) the name, race, sex, home language, degree of bilingualism, marital status, age, academic and/or professional qualifications, subjects in which specialised, qualifications in each subject taught and the standard(s) in which it is taught, category, grade of post occupied, nature of appointment, teaching experience and salary notch in respect of each full-time member of the teaching staff;

(xix) the name, race, sex, home language, degree of bilingualism, marital status, age, academic and/or professional qualifications, category, salary and subjects in which instruction is given in respect of each part-time member of the teaching staff;

(xx) the subjects in which the scholars, pupils or students receive instruction in the various standards, the number of scholars, pupils or students according to sex who receive instruction in each subject and standard and the number of class groups per subject in each standard;

(xxi) the movement of the school population during the previous school-year, namely particulars in respect of the first admissions and school-leaving of pupils according to sex, as well as the number of pupils who were promoted to a higher standard, the number who had to repeat the same standard or those who were placed in an adjustment or special class, according to sex, age and standard;

(xxii) the total and analysis of income and current or capital expenditure for the latest financial year.

(b) In regard to correspondence colleges and schools or training institutions which mainly offer vocational education or training other than academic training—

(i) the name of the college, school or institution;

(ii) the postal address and geographical location of the college, school or institution;

(iii) whether the college, school or institution is owned by a private individual or partnership, a limited liability company or other body;

(iv) whether tuition is given wholly by correspondence, partly by correspondence, or exclusively in classrooms, including private tuition;

(v) the medium of instruction;

(vi) the number of students or pupils enrolled on the first Tuesday in June of the current year according to race and course taken, who receive tuition by correspondence only, by correspondence and in classroom, or private tuition and in classroom;

(vii) the number of students or pupils whose permanent residence is outside the Republic of South Africa according to the country of permanent residence;

(viii) the number of full-time and part-time staff members according to race and occupation as on the first Tuesday in June of the current year;

(ix) the total and analysis of income and current or capital expenditure for the latest financial year.

(xvi) die getal skoliere of leerlinge ingeskryf op die eerste Dinsdag in Junie van die lopende jaar volgens ras, ouderdom, standerd, kursus en geslag. Die klassifikasie volgens standerd en kursus moet in ooreenstemming wees met die stelsel wat erken word deur die departement betrokke by die openbare onderwys, en waar die skool of inrigting geregistreer is, indien sodanige registrasie deur wet vereis word;

(xvii) die getal skoliere of leerlinge volgens standerd en medium van onderrig;

(xviii) die naam, ras, geslag, huistaal, peil van tweetaligheid, huwelikstaat, ouderdom, akademiese en/of professionele kwalifikasies, vakke waarin gespesialiseer, kwalifikasies in elke vak gedoseer en die standerd(s) waarin dit gedoseer word, kategorie, graad van pos beklee, aard van aanstelling, onderwysondervinding en salarisker ten opsigte van elke voltydse doserende personeellid;

(xix) die naam, ras, geslag, huistaal, peil van tweetaligheid, huwelikstaat, ouderdom, akademiese en/of professionele kwalifikasies, kategorie, salaris en vakke waarin onderrig gegee word ten opsigte van elke deeltydse doserende personeellid;

(xx) die vakke waarin die skoliere, leerlinge of studente in die verskillende standerds onderrig ontvang, die getal skoliere, leerlinge of studente volgens geslag wat in elke vak en standerd onderrig ontvang en die getal klasgroepe per vak in elke standerd;

(xxi) die beweging van die skoolbevolking gedurende die vorige skooljaar, naamlik besonderhede ten opsigte van die eerste toelatings en die skoolverlatings van leerlinge volgens geslag, asook die getal leerlinge wat tot 'n hoër standerd bevorder is, die getal wat dieselfde standerd moes herhaal of die wat in 'n aanpassingsklas of spesiale klas geplaas is volgens geslag, ouderdom en standerd;

(xxii) die totaal en ontleding van inkomste en lopende of kapitaaluitgawes vir die jongste boekjaar.

(b) Wat betref korrespondensiekolleges en skole of opleidingsinrigtings wat hoofsaaklik beroepsonderwys of ander opleiding as akademiese opleiding aanbied—

(i) die naam van die kollege, skool of inrigting;

(ii) die posadres en geografiese ligging van die kollege, skool of inrigting;

(iii) of die kollege, skool of inrigting aan 'n private persoon of vennootskap, 'n maatskappy met beperkte aanspreeklikheid of ander liggaam behoort;

(iv) of onderrig uitsluitlik deur korrespondensie, gedeeltelik deur korrespondensie, of uitsluitlik in klaskamers, met inbegrip van privaatonderrig aangebied word;

(v) die medium van onderrig;

(vi) die getal studente of leerlinge ingeskryf op die eerste Dinsdag in Junie van die lopende jaar volgens ras en kursus gevolg, wat onderrig ontvang deur middel van korrespondensie alleen, korrespondensie en in klaskamer, of privaatonderrig en in klaskamer;

(vii) die getal studente of leerlinge wie se permanente verblyf buite die Republiek van Suid-Afrika is volgens die land van permanente verblyf;

(viii) die getal studente of leerlinge volgens ras en beroep soos op die eerste Dinsdag in Junie van die lopende jaar;

(ix) die totaal en ontleding van inkomste en lopende of kapitaaluitgawes vir die jongste boekjaar.

- (c) In regard to crèches and nursery schools—  
 (i) the name of the crèche, nursery school or crèche with nursery school;  
 (ii) the postal address and the province where the institution is located;  
 (iii) the name of the controlling body;  
 (iv) the race for which the institution is intended;  
 (v) the name and address of the department(s) with which the institution is registered;  
 (vi) the name and address of the authority, welfare organisation or any other person or body from whom grant(s)-in-aid is/are received, if any;  
 (vii) the number of permanent and temporary, full-time and part-time staff members according to sex, race, academic and/or professional qualifications;  
 (viii) the number of children enrolled at the institution on the first Tuesday in June according to sex, age and home language;  
 (ix) the number of children turned away for lack of accommodation during the 12 months ended on the first Tuesday in June of the current year;  
 (x) the medium of instruction;  
 (xi) the number of hours and the number of days per week during which the institution is open;  
 (xii) the total and analysis of income and current or capital expenditure for the latest financial year.

4. Any person, who, without reasonable cause, fails to comply with the requirements of these regulations, shall be guilty of an offence and liable, on conviction, to a fine not exceeding R50.

- (c) Wat kinderbewaarhuise en kleuterskole betref—  
 (i) die naam van die kinderbewaarhuis, kleuterskool of kinderbewaarhuis met kleuterskool;  
 (ii) die posadres en die provinsie waarin die instelling geleë is;  
 (iii) die naam van die beherende liggaam;  
 (iv) die ras waarvoor die instelling bedoel is;  
 (v) die naam en adres van die departement(e) by wie die instelling geregistreer is;  
 (vi) die naam en adres van die owerheid, die welsynsorganisasie of enige ander persoon of liggaam van wie toelae(s), indien daar is, ontvang word;  
 (vii) die getal permanente en tydelike, voltydse en deeltydse personeellede volgens geslag, ras, akademiese en/of professionele kwalifikasies;  
 (viii) die getal kinders in die instelling op die eerste Dinsdag in Junie ingeskryf, volgens geslag, ouderdom en huistaal;  
 (ix) getal kinders weens gebrek aan ruimte afgewys gedurende die 12 maande geëindig op die eerste Dinsdag in Junie van die lopende jaar;  
 (x) die medium van onderrig;  
 (xi) die getal ure en die aantal dae per weekanneer die instelling oop is;  
 (xii) die totaal en ontleding van inkomste en lopende of kapitaaluitgawes vir die jongste boekjaar.

4. Enige persoon wat sonder goeie rede in gebreke bly om aan die vereistes van hierdie regulasies te voldoen, begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R50.

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