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No. 12248

GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN BEPLANNING EN PROVINSIALE SAKE

No. 46 12 Januarie 1990

OMSKRYWING VAN GROND AANGEWYS AS 'N ONTWIKKELINGSGBIED IN DIE ADMINI- STRATIEWE DISTRIK DIE KAAP

Kragtens artikel 33 (3) van die Wet op die Ontwikkeling van Swart Gemeenskappe, 1984 (Wet No. 4 van 1984), omskryf ek, Hermanus Jacobus Kriel, Minister van Beplanning en Provinsiale Sake, in die Bylae hiervan grond wat ingevolge artikel 33 (1) van genoemde Wet as 'n ontwikkelingsgebied aangewys is.

Geteken te Kaapstad op hierdie 11de dag van Desember 1989.

H. J. KRIEL,
Minister van Beplanning en Provinsiale Sake.

BYLAE

'n Sekere stuk grond, 0,3330 ha groot, synde Gedeelte 2 van die plaas Vergenoegd 547, geleë in die administratiewe distrik Die Kaap, soos aangetoon op Landmeter-generaaldigram L204/89.

DEPARTEMENT VAN BINNELANDSE SAKE

No. 43 12 Januarie 1990

WET OP VREEMDELINGE, 1937

VANSVERANDERING. — LEKAY IN MILLWARD

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Kenneth Neville Lekay, sy vrou Sheila Christina en sy minderjarige kinders Denver Edwin Millward en Roland Aldred Millward, woonagtig te Dennisweg 3, Lotus Rivier, te magtig om die van Millward aan te neem.

729—A

GOVERNMENT NOTICES

DEPARTMENT OF PLANNING AND PROVINCIAL AFFAIRS

No. 46 12 January 1990

DEFINITION OF LAND DESIGNATED AS A DEVELOPMENT AREA IN THE ADMINI- STRATIVE DISTRICT OF THE CAPE

Under section 33 (3) of the Black Communities Development Act, 1984 (Act No. 4 of 1984), I, Hermanus Jacobus Kriel, Minister of Planning and Provincial Affairs, define in the Schedule hereto land which has been designated as a development area in terms of section 33 (1) of the said Act.

Signed at Cape Town on this 11th day of December 1989.

H. J. KRIEL,
Minister of Planning and Provincial Affairs.

SCHEDULE

A certain area of land, 0,3330 ha in extent, being Portion 2 of the farm Vergenoegd 547, situated in the Administrative District of The Cape, as shown on Surveyor-General Diagram L204/89.

DEPARTMENT OF HOME AFFAIRS

No. 43 12 January 1990

ALIENS ACT, 1937

CHANGE OF SURNAME. — LEKAY TO MILLWARD

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Kenneth Neville Lekay, his wife Sheila Christina and his minor children Denver Edwin Millward and Roland Aldred Millward, residing at 3 Dennis Drive, Lotus River, to assume the surname of Millward.

12248—1

No. 44

12 Januarie 1990

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—NAHWA IN GAIBEE

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Ismail Abdoola Nahwa, sy vrou Rabiya en sy minderjarige kinders Ebrahim Ismail, Tasneem Ismail, Salim Ismail, Abdulla Ismail, Riaz Ismail, Dawood Ismail en Cassim Ismail, woonagtig te Islamabadlaan 900, Uitbreiding 11b, Lenasia, te magtig om die van Gaibee aan te neem.

No. 52

12 Januarie 1990

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—MUNSAMI IN NAIDOO

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Krishna Munsami, sy vrou Lydia Kathreen en minderjarige kinders Judy Susan Naidoo en Tracy Naidoo, woonagtig te Lotusweg 54, Springfield, Durban, te magtig om die van Naidoo aan te neem.

No. 55

12 Januarie 1990

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—LATCHANNA IN NAIDOO

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Marimuthu Latchanna, sy vrou Sarasvathie en minderjarige kinders Vinessan Latchanna en Vineshnie Naidoo, woonagtig te Sataraweg 53, Merebank, Durban, te magtig om die van Naidoo aan te neem.

No. 56

12 Januarie 1990

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—NATHOO IN GOVIND

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Jagga Govind Nathoo, sy vrou Reva, woonagtig te St Georgestraat 116, Simonstad, te magtig om die van Govind aan te neem.

No. 57

12 Januarie 1990

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—DERRY IN BARRY

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Sandra Derry, woonagtig te Kingwoonstelle 12, Kingstraat, Oos Londen, te magtig om die van Barry aan te neem.

No. 44

12 January 1990

ALIENS ACT, 1937

CHANGE OF SURNAME.—NAHWA TO GAIBEE

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Ismail Abdoola Nahwa, his wife Rabiya and his minor children Ebrahim Ismail, Tasneem Ismail, Salim Ismail, Abdulla Ismail, Riaz Ismail, Dawood Ismail and Cassim Ismail, residing at 900 Islamabad Avenue, Extension 11b, Lenasia, to assume the surname of Gaibee.

No. 52

12 January 1990

ALIENS ACT, 1937

CHANGE OF SURNAME.—MUNSAMI TO NAIDOO

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Krishna Munsami, his wife Lydia Kathreen and minor children Judy Susan Naidoo and Tracy Naidoo, residing at 54 Lotus Road, Springfield, Durban, to assume the surname of Naidoo.

No. 55

12 January 1990

ALIENS ACT, 1937

CHANGE OF SURNAME.—LATCHANNA TO NAIDOO

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Marimuthu Latchanna, his wife Sarasvathie and minor children Vinessan Latchanna and Vineshnie Naidoo, residing at 53 Satar Road, Merebank, Durban, to assume the surname of Naidoo.

No. 56

12 January 1990

ALIENS ACT, 1937

CHANGE OF SURNAME.—NATHOO TO GOVIND

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Jagga Govind Nathoo, his wife Reva, residing at 116 St George's Street, Simon's Town, to assume the surname of Govind.

No. 57

12 January 1990

ALIENS ACT, 1937

CHANGE OF SURNAME.—DERRY TO BARRY

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Sandra Derry, residing at 12 King Flats, King Street, East London, to assume the surname of Barry.

No. 58 12 Januarie 1990

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—BOTH A IN
MIDGLEY

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Derik Botha, woonagtig te Juno Ridge 62, Junostraat, Kensington, 2094, te magtig om die van Midgley aan te neem.

KANTOOR VAN DIE STAATSPRESIDENT

No. 59 12 Januarie 1990

PRESIDENTSRAAD

Die Staatspresident het ingevolge artikel 78 (1) van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet No. 110 van 1983), die Presidentsraad versoek om ondersoek in te stel na en aanbevelings te doen oor besluitnemings- en konflikbeslegtingsmeganismes en -tegnieke in staatkundige stelsels, insluitende meganismes en tegnieke vir die bevordering van konsensus en die beslegting van verskille.

Die versoek is na die Komitee vir Staatkundige Aangeleenthede van die Presidentsraad verwys.

Belanghebbendes word uitgenooi om tersaaklike memoranda nie later nie as 28 Februarie 1990 aan die Sekretaris van die Presidentsraad, Posbus 3601, Kaapstad, 8000, te stuur. Navrae kan gerig word aan mnr. J. F. Marx by Telefoon (021) 45-5541.

Die Komitee kan besluit om mondelinge getuienis aan te hoor indien verdere inligting oor memoranda verlang word. Indien wel, sal betrokkenes in kennis gestel word van die datums waarop en plek waar getuienis aangehoor sal word.

J. WEILBACH,

Sekretaris: Presidentsraad.

No. 60 12 Januarie 1990

PRESIDENTSRAAD

Die Staatspresident het in gevolge artikel 78 (1) van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet No. 110 van 1983), die Presidentsraad versoek om ondersoek in te stel na en aanbevelings te doen oor 'n geskikte strategie, doelwitte en beleid waardeur aktiewe samewerking van die verbruikerspubliek verkry kan word om prysuitbuiting aan bande te lê en inflasie, soos gereflekteer in die skerp toename in die pryse van goedere en dienste, te bekamp.

Die versoek is na die Komitee vir Ekonomiese Aangeleenthede van die Presidentsraad verwys.

Belanghebbendes word uitgenooi om tersaaklike memoranda nie later nie as 28 Februarie 1990 aan die Sekretaris van die Presidentsraad, Posbus 3601, Kaapstad, 8000, te stuur. Navrae kan gerig word aan mnr. J. P. Rossouw by Telefoon (021) 45-5541.

Die Komitee kan besluit om mondelinge getuienis aan te hoor indien verdere inligting oor memoranda verlang word. Indien wel, sal betrokkenes in kennis gestel word van die datums waarop en plek waar getuienis aangehoor sal word.

J. WEILBACH,

Sekretaris: Presidentsraad.

No. 58 12 January 1990

ALIENS ACT, 1937

CHANGE OF SURNAME.—BOTH A TO
MIDGLEY

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Derik Botha, residing at 62 Juno Ridge, Juno Street, Kensington, 2094, to assume the surname of Midgley.

STATE PRESIDENT'S OFFICE

No. 59 12 January 1990

PRESIDENT'S COUNCIL

The State President has requested the President's Council in terms of section 78 (1) of the Republic of South Africa Constitution Act, 1983 (Act No. 110 of 1983), to investigate and make recommendations on decision-making and conflict resolution mechanisms and techniques in constitutional systems, including mechanisms and techniques for the furtherance of consensus and the resolution of disputes.

The request has been referred to the Committee for Constitutional Affairs of the President's Council.

Interested parties are invited to submit relevant memoranda, not later than 28 February 1990, to the Secretary to the President's Council, P.O. Box 3601, Cape Town, 8000. Further information can be obtained from Mr J. F. Marx at Telephone (021) 45-5541.

The Committee may decide to hear oral evidence should further information on memoranda be required. If so, the parties concerned will be notified of the dates on which and place where evidence will be heard.

J. WEILBACH,

Secretary: President's Council.

No. 60 12 January 1990

PRESIDENT'S COUNCIL

The State President has requested the President's Council in terms of section 78 (1) of the Republic of South Africa Constitution Act, 1983 (Act No. 110 of 1983), to investigate and make recommendations on a suitable strategy, goals and policy in order to obtain active co-operation from the consumer public to curb price exploitation and contain inflation as reflected in the sharp increase in the price of goods and services.

The request has been referred to the Committee for Economic Affairs of the President's Council.

Interested parties are invited to submit relevant memoranda, not later than 28 February 1990, to the Secretary to the President's Council, P.O. Box 3601, Cape Town, 8000. Further information can be obtained from Mr J. P. Rossouw at Telephone (021) 45-5541.

The Committee may decide to hear oral evidence should further information on memoranda be required. If so, the parties concerned will be notified of the dates on which and place where evidence will be heard.

J. WEILBACH,

Secretary: President's Council.

No. 61

12 Januarie 1990

PRESIDENTSRAAD

Die Staatspresident het ingevolge artikel 78 (1) van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet No. 110 van 1983), die Presidentsraad versoek om ondersoek in te stel na en aanbevelings te doen oor 'n beleid oor 'n Nasionale Omgewingsbesuurstelsel, met besondere verwysing na die ekologiese, ekonomiese, sosiale en wetlike implikasies daarvan.

Die drie komitees van die Presidentsraad sal die volgende aspekte van die ondersoek behartig:

Komitee vir Staatskundige Aangeleenthede

Alle regsaspekte en wetgewing soos geadminestreer deur Staatsdepartemente, provinsiale administrasies en plaaslike owerhede.

Komitee vir Maatskaplike Aangeleenthede

Alle soiale, demografiese en ekologiese aspekte.

Komitee vir Ekonomiese Aangeleenthede

Alle ekonomiese implikasies van produksiemetodes deur myne, nywerhede en kragopwekking, ten einde besoedeling en/of beskadiging van die omgewing te voorkom.

Navrae kan gedoen word by mnr. J. Knoetze, Telefoon (021) 45-5541, en belanghebbendes word uitgenooi om tersaaklike memoranda nie later nie as 28 Februarie 1990 aan die Sekretaris van die Presidentsraad, Posbus 3601, Kaapstad, 8000, te stuur.

Die Komitees kan besluit om mondelinge getuienis aan te hoor indien verdere inligting oor memoranda verlang word. Indien wel, sal betrokkenes in kennis gestel word van die datums waarop en plek waar die getuienis aangehoor sal word.

J. WEILBACH,
Sekretaris: Presidentsraad.

**DEPARTEMENT VAN MINERAAL-
EN ENERGIESAKE**

No. 53

12 Januarie 1990

UITHOU VAN GROND VIR DIE DOEL VAN 'N DORP

Die Staatspresident het drie stukke geproklameerde grond, onderskeidelik ongeveer 143,5988, 17,6350 en 205,1990 hektaar groot, geleë op die plaas Finaalspan 114 IR, distrik Boksburg, myndistrik Johannesburg, provinsie Transvaal, geregistreer op naam van Heinrich Frederick Rudolph Schaefer en andere en getoon op 'n sketskaart waarvan afdrukke onder RMT R85/88 in die Mynbriewekantoor, Johannesburg, en in die kantoor van die Mynkommissaris, Johannesburg, bewaar word, kragtens artikel 184 van die Wet op Mynregte, 1967 (Wet No. 20 van 1967), vir die doel van 'n dorp uittehou.

(19/5/1/2767)

No. 54

12 Januarie 1990

UITHOU VAN GROND VIR DIE DOEL VAN 'N DORP

Die Staatspresident het 'n stuk geproklameerde grond, ongeveer 6,2477 hektaar groot, geleë op die plaas Mooifontein 225 IQ, distrik Johannesburg, myndistrik Johannesburg, provinsie Transvaal, geregistreer

No. 61

12 January 1990

PRESIDENT'S COUNCIL

The State President has requested the President's Council in terms of section 78 (1) of the Republic of South Africa Constitution Act, 1983 (Act No. 110 of 1983), to investigate and make recommendations on a policy for a National Environmental Management System, with particular reference to the ecological, economic, social and legal implications thereof.

The three committees of the President's Council will attend to the following aspects of the investigation:

Committee for Constitutional Affairs

All legal matters and legislation administered by Government departments, provincial administrations and local authorities.

Committee for Social Affairs

All social, demographic and ecological aspect of the investigation.

Committee for Economic Affairs

All economic implications of production methods by mines, industries and power generation, in order to prevent pollution and/or damage to the environment.

Further information can be obtained from Mr J. Knoetze at Telephone (021) 45-5541, and interested parties are invited to submit relevant memoranda, not later than 28 February 1990, to the Secretary to the President's Council, P.O. Box 3601, Cape Town, 8000.

The committees may decide to hear oral evidence should further information on memoranda be required. If so, the bodies and persons concerned will be notified of the dates on which and the place where evidence will be heard.

J. WEILBACH,
Secretary: President's Council.

**DEPARTMENT OF MINERAL AND
ENERGY AFFAIRS**

No. 53

12 January 1990

RESERVATION OF LAND FOR THE PURPOSES OF A TOWNSHIP

The State President has, in terms of section 184 of the Mining Rights Act, 1967 (Act No. 20 of 1967), reserved for the purposes of a township three portions of proclaimed land, approximately 143,5988, 17,6350 and 205,1990 hectares in extent, respectively, situated on the farm Finaalspan 114 IR, District of Boksburg, Mining District of Johannesburg, Province of the Transvaal, registered in the name of Heinrich Frederick Rudolph Schaefer and others and shown on a sketch plan copies of which are filed under RMT R85/88 in the Mining Titles Office, Johannesburg, and in the office of the Mining Commissioner, Johannesburg.

(19/5/1/2767)

No. 54

12 January 1990

RESERVATION OF LAND FOR THE PURPOSES OF A TOWNSHIP

The State President has, in terms of section 184 of the Mining Rights Act, 1967 (Act No. 20 of 1967), reserved for the purposes of a township a portion of proclaimed land, approximately 6,2477 hectares in ex-

op naam van Rand Mines Properties Ltd en getoon op 'n sketskaart waarvan afdrukke onder RMT R75/89 in die Mynbriewekantoor, Johannesburg, en in die kantoor van die Mynkommissaris, Johannesburg, bewaar word, kragtens artikel 184 van die Wet op Mynregte, 1967 (Wet No. 20 van 1967), vir die doel van 'n dorp uitgehou.

(19/5/1/2770)

tent, situated on the farm Mooifontein 225 IQ, District of Johannesburg, Mining District of Johannesburg, Province of the Transvaal, registered in the name of Rand Mines Properties Ltd and shown on a sketch plan, copies of which are filed under RMT R75/89 in the Mining Titles Office, Johannesburg, and in the office of the Mining Commissioner, Johannesburg.

(19/5/1/2770)

ALGEMENE KENNISGEWINGS

KENNISGEWING 10 VAN 1990

DEPARTEMENT VAN MANNEKRAG

WET OP ARBEIDSVERHOUDINGE, 1956

AANSOEK OM VERANDERING VAN DIE REGISTRASIEBESTEK VAN VAKVERENIGING

Ek, Johannes Theodorus Crouse, Assistent-nywerheidsregistrator, maak ingevolge artikel 4 (2) soos toegepas by artikel 7 (5) van die Wet op Arbeidsverhoudinge, 1956, hierby bekend dat 'n aansoek om die verandering van sy registrasie-bestek ontvang is van die Transport and General Workers Union. Besonderhede van die aansoek word in onderstaande tabel verstrek.

Enige geregistreerde vakvereniging wat teen die aansoek beswaar maak, word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing sy beswaar skriftelik by my in te dien, p/a die Departement van Mannekrag, Mannekraggebou 123A, Schoemanstraat 215, Pretoria (posadres: Privaatsak X117, Pretoria, 0001).

TABEL

Naam van vakvereniging: Transport and General Workers Union.

Datum waarop aansoek ingedien is: 11 Augustus 1989.

Belange en gebied ten opsigte waarvan aansoek gedoen word: Persone in diens in die Skoonmaakdiens-onderneming en die Droogskoonmaaknywerheid in die landdrosdistrikte Die Kaap, Durban, Johannesburg, Lower Umfolozi, Pietermaritzburg, Port Elizabeth, Pretoria, Springs en Vereeniging.

Vir die doeleindes hiervan word bogemelde onderneming en nywerheid soos volg omskryf:

“Skoonmaakdiens-onderneming” beteken die onderneming waarin werkgewers en hul werknemers met mekaar geassosieer is met die doel om nywerheids- en handelspersele en -geboue skoon te maak en in stand te hou.

“Droogskoonmaaknywerheid” beteken die nywerheid waarin werkgewers en hul werknemers met mekaar geassosieer is met die doel om klerasie en beddegoed te droogskoonmaak.

Posadres van applikant: Posbus 9451, Johannesburg, 2000.

GENERAL NOTICES

NOTICE 10 OF 1990

DEPARTMENT OF MANPOWER

LABOUR RELATIONS ACT, 1956

APPLICATION FOR VARIATION OF SCOPE OF REGISTRATION OF TRADE UNION

I, Johannes Theodorus Crouse, Assistant Industrial Registrar, hereby, in terms of section 4 (2) as applied by section 7 (5) of the Labour Relations Act, 1956, give notice that an application for the variation of its scope of registration has been received from the Transport and General Workers Union. Particulars of the application are reflected in the subjoined table.

Any registered trade union which objects to the application is invited to lodge its objection in writing with me, c/o the Department of Manpower, 123A Manpower Building, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within one month after the date of publication of this notice.

TABLE

Name of trade union: Transport and General Workers Union.

Date on which application was lodged: 11 August 1989.

Interests and area in respect of which application is made: Persons employed in the Cleaning Services Undertaking and the Dry Cleaning Industry in the Magisterial Districts of Durban, Johannesburg, Lower Umfolozi, Pietermaritzburg, Port Elizabeth, Pretoria, Springs, The Cape and Vereeniging.

For the purposes hereof the above-mentioned undertaking and industry are defined as follows:

“Cleaning Services Undertaking” means the undertaking in which employers and their employees are associated for the purpose of cleaning and maintaining industrial and commercial premises and buildings.

“Dry Cleaning Industry” means the undertaking in which employers and their employees are associated for the purpose of dry cleaning wearing apparel and bedding.

Postal address of applicant: P.O. Box 9451, Johannesburg, 2000.

Kantooradres van applikant: Sewende Verdieping, Pasteur Chambers, Jeppestraat 191, Johannesburg.

Die aandag word gevestig op onderstaande vereistes van artikels 4 en 7 van die Wet:

- (a) Die mate waarin 'n beswaarmakende vakvereniging verteenwoordigend is, word ingevolge artikel 4 (4), soos toegepas by artikel 7 (5), bepaal volgens die feite soos hulle bestaan het op die datum waarop die aansoek ingedien is, en wat lidmaatskap betref, word alleen lede wat ingevolge artikel 1 (2) van die Wet op voormelde datum volwaardige lede was, in aanmerking geneem.
- (b) Die prosedure voorgeskryf by artikel 4 (2) moet gevolg word in verbvand met 'n beswaar wat ingedien word.

J. T. CROUSE,
Assistent-nywerheidsregistrateur.

(12 Januarie 1990)

KENNISGEWING 11 VAN 1990

DEPARTEMENT VAN MANNEKRAG

WET OP ARBEIDSVERHOUDINGE, 1956

AANSOEK OM REGISTRASIE VAN 'N VAKVERENIGING

Ek, Johannes Theodorus Crouse, Assistent-nywerheidsregistrateur, maak ingevolge artikel 4 (2) van die Wet op Arbeidsverhoudinge, 1956, hierby bekend dat 'n aansoek om registrasie as 'n vakvereniging ontvang is van die Media Workers Association of South Africa. Besonderhede van die aansoek word in onderstaande tabel verstrek.

Enige geregistreerde vakvereniging wat teen die aansoek beswaar maak, word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing sy beswaar skriftelik by my in te dien, p/a die Departement van Mannekrag, Mannekraggebou 123A, Schoemanstraat 215, Pretoria (posadres: Privaatsak X117, Pretoria, 0001).

TABEL

Naam van vakvereniging: Media Workers Association of South Africa.

Datum waarop aansoek ingedien is: 16 November 1988.

Belange en gebied ten opsigte waarvan aansoek gedoen word: Swart persone as voltydse of los werknemers in diens in die Media-, Drukkers-, Verpakkings- en Verwante Bedryf in die landdrostrikte Benoni, Die Kaap, Durban, Johannesburg, Krugersdorp, Nelspruit, Pietermaritzburg, Pietersburg, Port Elizabeth, Pretoria, Roodepoort, Stellenbosch, Vereeniging en Witbank.

"Media-, Drukkers-, Verpakkings- en Verwante Bedryf" beteken sonder om die gewone betekenis daarvan enigerwys te beperk die bedryf waarin werkgewers en hul werknemers gemoeid is met —

- (i) die produksie en verspreiding van nuus, en omvat werknemers in diens in die Elektroniese Media as fotograawe, verslaggewers, koerantverspreiders, drywers, verkopers, masjienoperateurs, invoegers, klerke, tiksters, videokameraoperateurs, aanbieders en beeldmengers; en

Office address of applicant: Seventh Floor, Pasteur Chambers, 191 Jeppe Street, Johannesburg.

Attention is drawn to the following requirements of sections 4 and 7 of the Act:

- (a) The representativeness of any trade union which objects to the application shall in terms of section 4 (4) as applied by section 7 (5) be determined on the facts as they existed at the date on which the application was lodged and, as far as membership is concerned, only members who were in good standing in terms of section 1 (2) of the Act as at the aforesaid date shall be taken into consideration.
- (b) The procedure laid down in section 4 (2) must be followed in connection with any objection lodged.

J. T. CROUSE,
Assistant Industrial Registrar.

(12 January 1990)

NOTICE 11 OF 1990

DEPARTMENT OF MANPOWER

LABOUR RELATIONS ACT, 1956

APPLICATION FOR REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Assistant Industrial Registrar do hereby, in terms of section 4 (2) of the Labour Relations Act, 1956, give notice that an application for registration as a trade union has been received from the Media Workers Association of South Africa. Particulars of the application are reflected in the subjoined table.

Any registered trade union which objects to the application is invited to lodge its objection in writing with me, c/o the Department of Manpower, 123A Manpower Building, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within one month of the date of publication of this notice.

TABLE

Name of trade union: Media Workers Association of South Africa.

Date on which application was lodged: 16 November 1988.

Interest and area in respect of which application is made: Black persons employed in a full-time or casual capacity in the Media, Printing, Packaging and Allied Industry in the Magisterial Districts of Benoni, Durban, Johannesburg, Krugersdorp, Nelspruit, Pietermaritzburg, Pietersburg, Port Elizabeth, Pretoria, Roodepoort, Stellenbosch, The Cape, Vereeniging and Witbank.

"Media, Printing, Packaging and Allied Industry", without in any way limiting the ordinary meaning thereof, means the industry in which employers and their employees are concerned with —

- (i) the production and distribution of news, and includes employees employed in the Electronic Media as photographers, reporters, newspaper distributors, drivers, vendors, machine operators, insertors, clerks, typists, video camera operators, producers and vision mixers; and

- (ii) die produksie van drukwerk van watter aard ook al, met inbegrip van stereotipering, proeflees, lettergietting, elektrotipering, fotoblokmaak, foto-gravure, litografie, drukkersingenieurswerk, drukkerspakhuiswerk, stempelwerk, boekbindery, liniëring, afsnywerk, syskermprosesdruk, duplisering en inkmenging, en omvat die produksie van houers, sakke, omhulsels of enige ander soort houer gemaak van papier of enige ander buigsame materiaal;

en dit omvat alle werksaamhede wat met voormelde bedrywighede gepaard gaan of daaruit voortspuit.

Posadres van applikant: Posbus 11136, Johannesburg, 2000.

Kantooradres van applikant: Lekton House 315, Wanderersstraat 5, Johannesburg.

Die aandag word gevestig op onderstaande vereistes van artikel 4 van die Wet:

- (a) Die mate waarin 'n beswaarmakende vakvereniging verteenwoordigend is, word ingevolge subartikel (4) bepaal volgens die feite soos hulle bestaan het op die datum waarop die aansoek ingedien is, en wat die lidmaatskap betref, word alleen lede wat ingevolge artikel 1 (2) van die Wet op vermelde datum volwaardige lede was, in aanmerking geneem.
- (b) Die prosedure voorgeskryf by subartikel (2) moet gevolg word in verband met 'n beswaar wat ingedien word.

J. T. CROUSE,
Assistent-nywerheidsregistrateur.

(12 Januarie 1990)

KENNISGEWING 15 VAN 1990

DEPARTEMENT VAN MANNEKRAG

WET OP ARBEIDSVERHOUDINGE, 1956

AANSOEK OM VERANDERING VAN DIE REGISTRASIEBESTEK VAN 'N VAKVERENIGING

Ek, Johannes Theodorus Crouse, Assistent-nywerheidsregistrateur, maak ingevolge artikel 4 (2) soos toegepas by artikel 7 (5) van die Wet op Arbeidsverhoudinge, 1956, hierby bekend dat 'n aansoek om die verandering van sy registrasiebestek ontvang is van die National Sugar Refining and Allied Industries Employees' Union. Besonderhede van die aansoek word in onderstaande tabel verstrek.

Enige geregistreerde vakvereniging wat teen die aansoek beswaar maak, word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing sy beswaar skriftelik by my in te dien, p/a die Departement van Mannekrag, Mannekraggebou 123A, Schoemanstraat 215, Pretoria (posadres: Privaatsak X117, Pretoria, 0001).

TABEL

Naam van vakvereniging: National Sugar Refining and Allied Industries Employees' Union.

Datum waarop aansoek ingedien is: 2 November 1989.

Belange en gebied ten opsigte waarvan aansoek gedoen word: Alle persone in diens in die Padpassasiersvervoerbedryf in die munisipale gebied van Eshowe.

- (ii) the production of printed matter of any nature whatsoever, including stereotyping, proofreading, type casting, electrotyping, process engraving, photogravure, lithography, printer's engineering, printer's warehousing, stamping, book-binding, ruling, cutting, silkscreen process printing, duplicating and ink mixing, and includes the production of containers, bags, wrappers or any other form of container produced from paper or any other flexible material;

and includes all operations incidental to or consequent on any of the aforesaid activities.

Postal address of applicant: P.O. Box 11136, Johannesburg, 2000.

Office address of applicant: 315 Lekton House, 5 Wanderers Street, Johannesburg.

Attention is drawn to the following requirement of section 4 of the Act:

- (a) The representativeness of any trade union which objects to the application shall in terms of sub-section (4) be determined on the facts as they existed at the date on which the application was lodged and, as far as membership in concerned, only members who were in good standing in terms of section 1 (2) of the Act as at the aforesaid date shall be taken into consideration.
- (b) The procedure laid down in sub-section (2) must be followed in connection with any objection lodged.

J. T. CROUSE,
Assistant Industrial Registrar.

(12 January 1990)

NOTICE 15 OF 1990

DEPARTMENT OF MANPOWER

LABOUR RELATIONS ACT, 1956

APPLICATION FOR VARIATION OF SCOPE OF REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Assistant Industrial Registrar, hereby, in terms of section 4 (2) as applied by section 7 (5) of the Labour Relations Act, 1956, give notice that an application for the variation of its scope of registration has been received from the National Sugar Refining and Allied Industries Employees' Union. Particulars of the application are reflected in the subjoined table.

Any registered trade union which objects to the application is invited to lodge its objection in writing with me, c/o the Department of Manpower, 123A Manpower Building, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within one month after the date of publication of this notice.

TABLE

Name of trade union: National Sugar Refining and Allied Industries Employees' Union.

Date on which application was lodged: 2 November 1989.

Interests and area in respect of which application is made: All persons employed in the Road Passenger Transportation Trade in the municipal area of Eshowe.

Vir die doeleindes hiervan beteken "Padpassasiersvervoerbedryf" die bedryf waarin werkgewers (uitgesonderd werkgewers wat uitsluitlik skoolkinders vervoer tussen hulle woonplekke en die skole wat hulle bywoon) en hul werknemers met mekaar geassosieer is met die doel om teen vergoeding enige persoon op enige openbare pad te vervoer deur middel van 'n kraangedrewe voertuig (uitgesonderd 'n voertuig in besit van en beheer deur die Suid-Afrikaanse Vervoerdienste) wat bedoel is om meer as sewe persone, met inbegrip van die bestuurder van die voertuig, gelyktydig te vervoer, en omvat dit alle werksaamhede wat met voormelde bedrywighede gepaard gaan of daaruit voortspuit.

Posadres van applikant: Posbus 2951, Durban, 4000.

Kantooradres van applikant: 504 G. D.-sentrum, Albertstraat 10/12, Durban.

Die aandag word gevestig op onderstaande vereistes van artikels 4 en 7 van die Wet:

- (a) Die mate waarin 'n beswaarmakende vakvereniging verteenwoordigend is, word ingevolge artikel 4 (4), soos toegepas by artikel 7 (5), bepaal volgens die feite soos hulle bestaan het op die datum waarop die aansoek ingedien is, en wat die lidmaatskap betref, word alleen lede wat ingevolge artikel 1 (2) van die Wet op voormelde datum volwaardige lede was, in aanmerking geneem.
- (b) Die prosedure voorgeskryf by artikel 4 (2) moet gevolg word in verband met 'n beswaar wat ingedien word.

J. T. CROUSE,
Assistent-nywerheidsregistrator.
(12 Januarie 1990)

For the purposes hereof "Road Passenger Transportation Trade" means the trade in which employers (other than employers exclusively conveying school children between their places of residence and the schools they attend) and their employees are associated for the purpose of conveying for reward on any public road any person by means of a power-driven vehicle (other than a vehicle in the possession of and controlled by the South African Transport Services) intended to carry more than seven persons simultaneously, including the driver of the vehicle, and includes all operations incidental thereto or consequent thereon.

Postal address of applicant: P.O. Box 2951, Durban, 4000.

Office address of applicant: 504 G. D. Centre, 10/12 Albert Street, Durban.

Attention is drawn to the following requirements of sections 4 and 7 of the Act:

- (a) The representativeness of any trade union which objects to the application shall in terms of section 4 (4) as applied by section 7 (5) be determined on the facts as they existed at the date on which the application was lodged and, as far as membership is concerned, only members who were in good standing in terms of section 1 (2) of the Act as at the aforesaid date shall be taken into consideration.
- (b) The procedure laid down in section 4 (2) must be followed in connection with any objection lodged.

J. T. CROUSE,
Assistant Industrial Registrar.
(12 January 1990)

KENNISGEWING 16 VAN 1990 • NOTICE 16 OF 1990

DEPARTEMENT VAN POS- EN TELEKOMMUNIKASIEWESE DEPARTMENT OF POST AND TELECOMMUNICATIONS

STAAT VAN INKOMSTE EN UITGAWE: NOVEMBER 1989 STATEMENT OF REVENUE AND EXPENDITURE: NOVEMBER 1989

	Begroting Estimates 1989-90	Maand van November Month of November		Totaal: April tot November Total: April to November		
		1989	1988	1989/90	1988/89	
	R	R	R	R	R	
Bedryfsuitgawe:						Operating Expenditure:
Pos-, Geldoordrag-, Agentskap- en Tele- kommunikasiedienste	5 155 338 000*	380 295 129	315 634 656	3 047 564 765†	2 559 750 040†	Postal, Money-transfer, Agency and Telecom- munications services.
Kapitaaluitgawe:						Capital Expenditure:
Telekommunikasie.....	1 169 000 000	121 998 887	120 493 168	875 042 558	793 210 141	Telecommunications.
Grond, Geboue en Be- huising	155 000 000	15 756 435	13 068 249	97 399 348	99 659 148	Land, Buildings and Housing.
Voertuie	50 000 000	4 966 006	5 305 745	11 429 514	29 149 533	Vehicles.
Kantoor-, Dataverwer- kings-, Poshanteer en Voorraadtoerusting	77 150 000	2 839 020	1 813 465	36 026 267	22 191 304	Office, Data Processing, Mail-handling and Stores Equipment.
Totaal	1 451 150 000*	145 560 348	140 680 627	1 019 897 687†	944 210 126†	Total.
Bedrae wat uit die bedryf- surplus aangewend staan te word:						Amounts to be appro- priated from the ope- rating surplus:
Voorsiening om delging van lenings en effek van wisselkoersveran- derings oor 'n geskikte tydperk te versprei	220 000 000	—	—	220 000 000	284 000 000	Provision to spread re- demption of loans and effect of exchange rate changes over a suitable period.
Personeelbehuising- skema	1 000	—	—	—	—	Staff Housing Scheme.

	Begroting Estimates 1989-90	Maand van November Month of November		Totaal: April tot November Total: April to November		
		1989	1988	1989/90	1988/89	
	R	R	R	R	R	
Verhoging van Stan- daardvoorraadkapitaal	55 000 000	—	—	55 000 000	49 000 000	Increase of Standard Stock Capital.
Bydrae tot Saswitch	1 000	—	—	—	—	Contribution to Saswitch.
Bydraes tot Intelsat	10 400 000	449 340	—	449 340	—	Contribution to Intelsat.
Totaal	285 402 000*	449 340	—	275 449 340†	333 000 000†	Total.
Inkomste:						Revenue:
Telefoondienste	4 485 000 000	444 427 189	345 940 089	3 149 222 053	2 677 264 952	Telephone services.
Teleksdienste	124 050 000	7 202 319	10 796 532	61 845 607	98 719 102	Telex services.
Genteksdienste	55 645 000	3 178 314	2 781 787	24 836 706	25 115 030	Gentex services.
Huurverbindings	187 600 000	16 282 131	13 747 293	137 035 548	112 252 974	Leased circuits.
Posdienste	531 937 000	55 795 144	48 628 803	405 893 869	309 388 457	Postal services.
Geldoordragdienste	36 252 000	3 440 065	2 818 013	27 608 355	21 058 554	Money transfer services.
Agentskapdienste	22 731 000	6 742 130	4 412 195	18 647 949	15 915 558	Agency services.
Nie-bedryfsinkomste	190 435 000	9 220 039	13 267 462	91 459 424	106 002 473	Non-operating revenue.
Totaal	5 633 650 000*	546 287 331	442 392 174	3 916 549 511†	3 365 717 100†	Total.

* Interne heffings nie ingesluit nie.
Internal charges not included.

† Nóg inkomste nóg besteding is gelykmatig oor die boekjaar versprei. Sekere groot bedryfsuitgawebetalinge geskied kwartaaliks, halfjaarlik of jaarlik, terwyl kapitaaluitgawebetalinge saamhang met die uitvoering van bepaalde kort- en langtermynkontrakte.

Neither revenue nor expenditure is evenly spread over the financial year. Certain large operating expenditure payments are made quarterly, half yearly or annually, whilst capital expenditure payments are related to the execution of specific short and long term contracts.

(12 Januarie 1990)/(12 January 1990)

KENNISGEWING 17 VAN 1990

DEPARTEMENT VAN FINANSIES

DIE JOHANNESBURGSE EFFEKTEBEURS

KENNISGEWING BETREFFENDE WYSIGING VAN REËLS

- Ingevolge artikel 12 (6) van die Wet op Beheer van Effektebeurse, 1985 (Wet No. 1 van 1985), word hierby bekendgemaak dat die Johannesburgse Effektebeurs by die Registrateur van Finansiële Instellings aansoek gedoen het om goedkeuring om wysigings aan sy reëls aan te bring, soos in die Bylae hiervan uiteengesit.
- Ingevolge artikel 12 (7) van genoemde Wet word alle belanghebbendes (uitgesonder lede van die Effektebeurs) wat beswaar het teen die voorgestelde wysigings, hierby versoek om hul besware binne 'n tydperk van 30 dae vanaf die datum van hierdie kennisgewing by die Registrateur van Finansiële Instellings, Privaatsak X238, Pretoria, 0001, in te dien.

NOTICE 17 OF 1990

DEPARTMENT OF FINANCE

THE JOHANNESBURG STOCK EXCHANGE

NOTICE REGARDING AMENDMENT OF RULES

- In terms of section 12 (6) of the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985), it is hereby notified that the Johannesburg Stock Exchange has applied to the Registrar of Financial Institutions for approval to make amendments to its rules, as set forth in the Schedule hereto.
- In terms of section 12 (7) of the said Act all interested persons (other than members of the Stock Exchange) who have any objections to the proposed amendments are hereby called upon to lodge their objections with the Registrar of Financial Institutions, Private Bag X238, Pretoria, 0001, within a period of 30 days from date of this notice.

BYLAE

Algemene verduidelikende notas

- Woorde tussen vierkantige hakies ([]) dui skrapings uit bestaande reëls aan.
- Woorde met 'n Volstreep daaronder (—) dui ingevoegings in bestaande reëls aan.

VOORGESTELDE WYSIGING VAN DIE REËLS VAN DIE JOHANNESBURGSE EFFEKTEBEURS

- Voorgestelde nuwe Afdeling 14:

AFDELING 14—MARK VIR VERHANDELDE OPSIES

“14.10 Die reëls in hierdie afdeling is van toepassing op alle verhandelde opsietransaksies: Met dien verstande dat reëls 14.270 tot 14.310 spesifiek verhandelde indeks-opsietransaksies reguleer en daardie bepalings oorheers enige algemene reëls in hierdie afdeling wat daarmee onbestaanbaar is.

Omskrywings

14.20 In hierdie Afdeling 14 beteken—

“aflossingsprys” die waarde van die onderliggende sekuriteit van ’n uitgeoefende kontantaflosbare opsie wat daagliks deur die KVO vasgestel word vir die dag waarop KVO die kennisgewing van uitoefening ontvang;

“Amerikaanse opsie” ’n opsie wat te eniger tyd voordat dit verval, uitgeoefen kan word;

“bankrekening” ’n bankrekening deur ’n KVO-deelnemer by die KVO-bank geopen vir verhandelde opsie transaksies;

“by-die-geld” ’n koop- of verkoopopsie waarvan die uitoefeningsprys ongeveer dieselfde is as die heersende markprys van die onderliggende sekuriteit;

“direkte deelnemer” enige persoon deur die Komitee toegelaat om ’n direkte kontraktuele verhouding met KVO aan te gaan;

“Europese opsie” ’n opsie wat slegs by vervalling daarvan uitgeoefen kan word;

“gemagtigde bank” ’n finansiële instelling wat deur die Komitee goedgekeur is en wat ’n ooreenkoms met KVO aangegaan het ten opsigte van—

(a) die uitreiking van waarborge vir ’n KVO-deelnemer se marge-vereistes; en

(b) sodanige ander dienste as wat deur die Komitee bepaal mag word;

“geregistreer” dat ’n verhandelde opsie transaksie—

(a) deur die uitvoerende makelaarsfirmas en, indien toepaslik, die direkte deelnemer, bevestig is,

(b) by die KVO opgegee is,

en dat die vereiste premie- en margebetalings deur KVO ontvang en op die toepaslike rekening gekrediteer is;

“houer” die eienaar van ’n opsiekontrak;

“indeks” die waarde van ’n portefeulje van onderliggende sekuriteite gebaseer op ’n gewoegde rekenkundige formule sodat veranderinge in die waarde van die indeks ooreenkom met verandering in die waarde van die portefeulje;

“indeks vereffeningswaarde”, ten opsigte van ’n spesifieke indeks, die vlak van die indeks soos deur die JE gepubliseer wat bepaal is as die vereffeningsprys;

“indeks vermenigvuldiger” die bedrag in die indeksopsie gespesifiseer waarmee die verskil tussen indeks vereffeningswaarde en die uitoefeningsprys vermenigvuldig word om die vereffeningsbedrag te bepaal;

“indekswaarde” die amptelike waarde deur die JE vir enige indeks gepubliseer;

“in-die-geld” ’n koopopsie waarvan die uitoefeningsprys onder die heersende markprys van die onderliggende sekuriteit is, of ’n verkoopopsie waarvan die uitoefeningsprys bó die heersende markprys van die onderliggende sekuriteit is;

“klas” of “klas opsie” alle opsies van dieselfde soort (hetsy koop- of verkoopopsies) wat dieselfde onderliggende sekuriteit behels;

“kontant-afgelos” dat die verpligting van die skrywer van ’n opsie nagekom word deur betaling van kontant;

“koopopsie” ’n opsie waarkragtens die houer die reg het om van ’n skrywer deur KVO aangewys, te verg om die onderliggende sekuriteit te verkoop;

“kort posisie” ’n persoon se belang as die skrywer van een of meer opsies;

“KVO” die Klaringshuis vir Verhandelde Opsies wat die stelsel is waardeur alle verhandelde opsie transaksies geregistreer, geklaar en afgelos word;

“KVO-bank” ’n bank wat anders as voorlopig ingevolge die Bankwet, 1965, geregistreer is, wat deur die Komitee goedgekeur is en ooreenkomste met die KVO gesluit het om ’n stelsel van rekeninge onder die beheer van KVO daar te stel;

“KVO-deelnemer” enige makelaarsfirma of enige direkte deelnemer;

- “lang posisie” ’n persoon se eienaarskap as die houer van een of meer opsies;
- “marge” die kontant of kollateraal wat gedeponeer sal word aan die order van KVO om te verseker dat die skrywer van ’n opsie te alle tye sy verpligtinge kan nakom;
- “merk-aan-mark” die bepaling van tyd tot tyd van die markwaarde van ’n onderliggende sekuriteit;
- “MVO” die Mark vir Verhandelde Opsies;
- “MVO-reëls” die reëls, voorskrifte, praktyke en gebruike van MVO wat van tyd tot tyd in gebruik is;
- “MVO-vloer” die verhandelingsvloer deur die Komitee aangewys waar opsies verhandel word;
- “netto daaglikse premie” die netto premie betaalbaar aan of deur KVO by vereffening van ’n verhandelde opsie transaksie;
- “onderliggende sekuriteit” —
- (a) ten opsigte van ’n opsie anders as ’n indeksopsie, ’n sekuriteit (of die ekwivalente waarde daarvan) ingevolge waarvan die aangewese skrywer verplig sal wees om te verkoop of te koop by die geldige uitoefening van die opsie; en
 - (b) ten opsigte van ’n indeksopsie, die indekswaarde;
- “oop” of “oop posisie” ’n opsie geregistreer by KVO wat nog nie—
- (a) die onderwerp van ’n toemakende transaksie was nie;
 - (b) uitgeoefen of oorgedra is nie; of
 - (c) verval het nie;
- “oopenmaakende kooptransaksie” ’n verhandelde opsie transaksie wat ’n lang posisie skep of vergroot;
- “oopenmaakende verkooptransaksie” ’n verhandelde opsie transaksie wat ’n kort posisie skep of vergroot;
- “opsie” of “verhandelde opsie” ’n gestandaardiseerde opsiekontrak wat deur die JE uitgereik is, op MVO genoteer is en verhandel word, en deur die KVO geklaar en verreken word;
- “persoon” ’n individu, vennootskap, vereniging, maatskappy, trust of enige ander vorm van regsentiteit;
- “premie” die prys van ’n opsie op ooreengekom tussen die koper en verkoper in ’n verhandelde opsietransaksie;
- “serie” of “opsieserie” alle opsies van dieselfde klas wat dieselfde uitoefeningsprys en vervaldatum het;
- “skrip-afgelos” dat die verpligtinge van die skrywer van die opsie nagekom word deur die lewering van die onderliggende sekuriteit;
- “skrywer” die persoon wat, direk of indirek, ’n oopenmaakende transaksie uitvoer en daardeur instem om die verpligtinge kragtens ’n opsie ingevolge KVO-reëls geskryf, na te kom.
- “sluitingswaarde van die indeks” die laaste berekende indekswaarde op ’n besigheidsdag;
- “toegewysde skrywer” die skrywer deur KVO toegewys om die kontraktuele verpligtinge ingevolge die opsie na te kom;
- “toemakende kooptransaksie” ’n verhandelde opsie transaksie wat ’n kortposisie verminder of uitwis;
- “toemakende verkooptransaksie” ’n verhandelde opsie transaksie wat ’n lang posisie verminder of uitwis;

“toewysing” kennisgewing deur KVO aan ’n skrywer dat ’n houer ’n opsie deur die skrywer geskryf, uitgeoefen het en dat die skrywer derhalwe ingevolge die bepalings van die opsie moet presteer;

“Transaksie-magtigende ooreenkoms”—

- (a) die kontrak tussen ’n makelaarsfirma en sy kliënt, in die vorm deur die Komitee voorgeskryf, wat die verhouding tussen KVO, die makelaarsfirma en sy kliënt in verband met verhandelde opsie transaksies omskryf en wat (onder andere) verg dat die rekening bedryf sal word ooreenkomstig JE reëls, voorskrifte en die gebruike en praktyk van KVO en dat sodanige kliënt instem om hom neer te lê by sodanige reëls, voorskrifte en praktyke; of
- (b) die kontrak tussen KVO en ’n direkte deelnemer, in die vorm deur die Komitee voorgeskryf, wat die verhouding tussen KVO, die direkte deelnemer en die makelaarsfirma in verband met verhandelde opsie transaksies omskryf en die diens deur KVO gelewer te word, omskryf, en wat (onder andere) verg dat die rekening bedryf sal word ooreenkomstig JE-reëls, voorskrifte en die gebruike en praktyke van KVO en dat sodanige kliënt instem om hom neer te lê by sodanige reëls, voorskrifte en praktyke;

“uit-die-geld” ’n koopopsie waarvan die uitoefeningsprys hoër as die heersende markprys van die onderliggende sekuriteit is of ’n verkoopopsie waarvan die uitoefeningsprys laer as die heersende markprys van die onderliggende sekuriteit is;

“uitgeoefen” kennisgewing aan KVO dat die houer van ’n opsie van die skrywer te verg om in terme van sodanige opsie te presteer;

“uitoefeningsdatum” die datum van vereffening van ’n verhandelde opsie-transaksie voortspuitend uit die uitoefening van ’n opsie;

“uitoefeningsprys” of “trefprys” die gespesifiseerde prys waarteen die onderliggende sekuriteit gekoop of verkoop mag word by die uitoefening van ’n opsie;

“verhandelde opsie-transaksie” ’n transaksie vir die koop of verkoop van ’n opsie, of wat die uitoefening en toewysing van ’n opsie behels;

“verkoopopsie” ’n opsie waarkragtens die houer die reg het om van die skrywer deur die KVO aangewys, te verg om die onderliggende sekuriteit te koop;

“vervalling” die tydperk waarop ’n opsie verval;

Beroepsgedrag

- 14.30 Enige makelaarsfirma mag in opsies handel dryf met dien verstande dat hy ten alle tye tot bevrediging van die Komitee, voldoen aan sodanige reëls, voorskrifte en besluite van die Komitee wat met betrekking tot verhandelde opsies, van tyd tot tyd van krag is.
- 14.40 ’n Makelaarsfirma sal alle redelike stappe doen ten einde te verseker dat by die uitoefening van besigheid ten behoeve van ’n kliënt, hy tot die beste voordeel van daardie kliënt handel dryf.
- 14.50 ’n Makelaarsfirma mag as ’n agent ten behoeve van ’n kliënt of as ’n prinsipaal vir eie rekening handel dryf in opsies. Geen makelaarsfirma sal direk of indirek vir eie rekening handel dryf nie behalwe met ’n ander makelaarsfirma met dien verstande dat die bepalings van 5.190.2.1.1 (ten opsigte van die regstelling van ’n fout) van toepassing sal wees, waar nodig.
- 14.60
 - 14.60.1 Alle transaksies in opsies sal op die MVO-vloer uitgevoer word deur middel van ope-uitroep gedurende die handelsure soos van tyd tot tyd deur die Komitee bepaal.
 - 14.60.2 Geen transaksies in opsies sal buite die bepaalde handelsure uitgevoer word nie.
 - 14.60.3 ’n Opdrag om as ’n agent ten behoeve van ’n kliënt in opsies handel te dryf, sal voorrang geniet bo ’n opdrag om vir ’n makelaarsfirma as prinsipaal vir eie rekening, in dieselfde opsie in dieselfde reeks teen dieselfde prys, handel te dryf.

Onderliggende sekuriteite

- 14.70 14.70.1 Die onderliggende sekuriteite ten opsigte van opsies wat deur MVO verhandel sal word, sal deur die Komitee goedgekeur word.
- 14.70.2 Die goedkeuring van die onderliggende sekuriteit vir enige opsie kan deur die Komitee teruggetrek word indien sodanige onderliggende sekuriteit nie aan die huidige vereistes van notering voldoen nie of vir enige ander rede waar die Komitee sodanige terugtrekking nodig ag.

Voorwaardes van opsies

- 14.80 14.80.1 Die voorwaardes van elke opsie sal deur die Komitee bepaal word voor die tyd dat die reeks vir handeldryf oopgestel word.
- 14.80.2 Die Komitee sal bepaal wanneer nuwe reekse van opsies geskep word asook die voorwaardes van sodanige reekse. Die skepping van 'n nuwe reeks sal nie die voorwaardes van ander reekse van dieselfde klas wat voorheen geskep is, beïnvloed nie.
- 14.80.3 14.80.3.1 Nieteenstaande die bepalings van 14.80.2, mag die Komitee in eie diskresie, die voorwaardes van die opsie en die uitoefeningsprys aanvanklik vasgestel vir 'n reeks, aanpas waar daar 'n wesentlike verandering in die onderliggende sekuriteit was.
- 14.80.3.2 Geen aanpassing ten opsigte van 'n verklaring van 'n dividend sal gemaak word nie tensy anders deur die Komitee bepaal.
- 14.80.3.3 Kennisgewing van enige aanpassing sal op die MVO-vloer bekendgemaak word en aan alle makelaarsfirmas berig word.

Algemene besigheid

- 14.90 14.90.1 Geen makelaarsfirma sal 'n bestelling van 'n kliënt om te koop of 'n opsie te skryf, aanvaar nie tensy die kliënt se rekening in ooreenstemming met die bepalings van die reëls en voorskrifte geopen is nie.
- 14.90.2 14.90.2.1 'n Makelaarsfirma sal nie ten behoeve van 'n kliënt, anders as 'n kliënt wat 'n direkte deelnemer is, handel dryf nie, tensy die voorgeskrewe Handels Magtigings-ooreenkoms ten eerste deur die kliënt onderteken is, deur KVO aangeteken is en in besit van die betrokke makelaarsfirma is nie.
- 14.90.2.2 Geen makelaarsfirma sal ten behoeve van 'n direkte deelnemer handel dryf nie tensy die voorgeskrewe Handels Magtigings-ooreenkoms ten eerste deur die direkte deelnemer onderteken is en KVO die vereiste magtigingsnommer van die direkte deelnemer uitgereik het nie.
- 14.90.3 KVO sal, ten behoeve van makelaarsfirmas, onmiddellik 'n makelaarsnota aan 'n kliënt uitreik wat elke verhandelde opsie-transaksie wat uitgevoer is, bevestig. Die makelaarsnota sal die onderliggende sekuriteit, soort opsie, vervaldatum, uitoefeningsprys, aantal kontrakte, premie, heffings, makelaarsloon, enige toepaslike belasting, datum van transaksie en vereffeningsdatum vermeld en sal aandui of die transaksie 'n koop of verkoop is en of dit 'n openings- of sluitingstransaksie is.
- 14.90.4 Geen makelaarsfirma sal ten opsigte van 'n verhandelde opsietransaksie, 'n kliënt vrywaar van enige handelsverlies wat na die uitvoering van die transaksie ontstaan nie.
- 14.100 14.100.1 Sekuriteite en finansiële instrumente wat deur die Komitee goedgekeur is en as marge vir 'n verhandelde opsietransaksie gedeponeer is, sal by die KVO-bank gedeponeer word en sal—
- 14.100.1.1 geregistreer word soos deur KVO voorgeskryf;

- 14.100.1.2 aangeteken en so onderskei word dat eienaarskap ten alle tye bepaal kan word; en
- 14.100.1.3 onherroeplik tot die order van KVO gehou word.
- 14.100.2 Alle dividend- en rente-betalings toeskryfbaar aan sekuriteite wat ingevolge 14.100.1 gedeponeer is, sal die eiendom van die kliënt of die makelaarsfirma, na gelang van die geval, bly en indien betaling van sodanige bedrae aan die KVO-bank gemaak is, sal dié bedrae aan die kliënt of ooreenkomstig sy opdrag gemaak word.

Geld en sekuriteite gedeponeer by KVO

- 14.110 14.110.1 Geld en sekuriteite wat deur 'n makelaarsfirma van 'n kliënt ontvang is vir die doel om in verhandelde opsie-transaksies handel te dryf, sal deur die makelaarsfirma by KVO gedeponeer word voor die einde van die besigheidsdag wat volg onmiddellik na ontvangs van sodanige geld en sekuriteite deur die makelaarsfirma.
- 14.110.2 Geld gedeponeer by KVO ten behoeve van 'n kliënt of deur 'n KVO-deelnemer vir die doel van verhandelde opsie-transaksies, sal ten behoeve van KVO en die kliënt/KVO-deelnemer by JSE Trustees (Edms.) Beperk gedeponeer word en geïdentifiseer word deur die naam van die kliënt of KVO-deelnemer.
- 14.110.3 Alle regte ten opsigte van hierdie geld sal uitsluitlik berus by KVO en die regte van die kliënt/KVO-deelnemer ten opsigte van sodanige gelde sal beperk wees tot die reg om betaling te ontvang van 'n bedrag gelyk aan die balans, na betaling van alle verpligtings verskuldig deur die kliënt/KVO-deelnemer aan KVO of die makelaarsfirma. Alle regte ten opsigte van die gelde sal bykomstig tot sekuriteit aan KVO sedeer word.
- 14.110.4 KVO mag onttrekkings maak van hierdie gelde om verpligtings van die kliënt/KVO-deelnemer te dek wat voortspruit uit verhandelde opsie-transaksies sonder om van die kliënt/KVO-deelnemer te vereis om elke sodanige onttrekking te magtig.

Handelspraktyke en -prosedures

- 14.120 Die handelseenheid in elke serie van opsie verhandel op MVO, sal een kontrak wees.
- 14.120.1 14.120.1.1 Koop- en verkoopaanbiedinge moet deur ope-uitroep op die MVO-vloer gemaak word om van krag te wees.
- 14.120.2 Koop- en verkoopaanbiedinge sal uitgedruk word in sent per aandeel van die onderliggende sekuriteit.
- 14.120.3 Veranderings in koop- en verkoopsaanbiedinge sal gemaak word in die bedrae van tyd tot tyd voorgeskryf.
- 14.120.4 Koop- en verkoopaanbiedinge wat op die MVO-vloer gemaak is sal geag word vir een kontrak te wees tensy 'n spesifieke aantal in die koop- of verkoopaanbod genoem word.
- 14.120.5 Alle koop- of verkoopaanbiedinge wat gemaak en aanvaar is ooreenkomstig hierdie reëls sal bindende kontrakte verteenwoordig.
- 14.130 14.130.1 Geen makelaarsfirma sal handeldryf of deelneem in enige verhandelde opsie-transaksie nie tensy sodanige sake op daardie dag aan die MVO-vloer blootgestel is.
- 14.130.2 Koop- of verkoopaanbiedinge wat nie onmiddellik tot 'n verhandelde opsietransaksie aanleiding gee nie mag op die prysebord op die MVO-vloer aangeteken word.
- 14.130.3 Verkooppryse ten opsigte van elke verhandelde opsietransaksie sal in die MVO-verhandelingsstelsel aangeteken word en die koper en verkoper sal onafhanklik van mekaar toesien dat die pryse so aangeteken is.

- 14.140 14.140.1 Die aantal kontrakte in 'n enkele reeks of klas wat deur enige persoon of verskeie persone gesamentlik gehou of geskryf mag word, mag beperk word tot sodanige aantal as wat van tyd tot tyd voorgeskryf mag word.
- 14.140.2 Die aantal kontrakte in 'n enkele reeks of klas wat gedurende 'n besigheidsdag deur enige persoon of verskeie persone gesamentlik uitgeoefen mag word, mag beperk word tot sodanige aantal as wat die Komitee van tyd tot tyd mag bepaal.
- 14.150 Die Komitee sal 'n aparte stelsel bekend as "KVO" voorsien deur middel waarvan alle verhandelde opsietransaksies geregistreer, verreken en vereffen sal word.
- 14.160 Die Komitee in sy eie diskresie, mag die handel in enige opsie in die belang van 'n redelike en ordelike mark tydelik stop. Onder die faktore wat deur die Komitee oorweeg kan word om sodanige stop in te stel is wanneer—
- 14.160.1 handel in die onderliggende sekuriteit gestop of opgeskort is;
- 14.160.2 handel in sodanige onderliggende sekuriteit weens buitengewone omstandighede vertraag is; of
- 14.160.3 buitengewone voorwaardes of omstandighede geld.
- 14.170 Handel in enige opsie wat ingevolge 14.160 gestop is, mag hervat word ingevolge 'n beslissing van die Komitee dat die voorwaardes wat tot die stop aanleiding gegee het, nie meer geld nie of dat die belange van 'n redelike en ordelike mark die beste gedien sal word deur 'n hervatting van handel.
- 14.170.1 Indien die notering in 'n onderliggende sekuriteit opgeskort of beëindig word, mag die opsie nieteenstaande uitgeoefen word. (Dit mag nodig wees waar die opsie gedurende die tydperk van opskorting verval.) In so 'n geval sal die tyd van vereffening en die vereffeningvergoeding deur die Komitee bepaal word.
- 14.170.2 'n Stop in die handel sal nie die tydperk van 'n opsie verleng nie.
- 14.170.3 Wanneer die goedkeuring van die onderliggende sekuriteit ingevolge 14.170.2 teruggetrek is, mag geen handel in die opsie plaasvind nie tensy anders deur die Komitee bepaal met dien verstande dat 'n sluitingskoop- of sluitingsverkooptransaksie ten opsigte van sodanige opsie uitgeoefen mag word.

Deursittransaksies

- 14.180 Met die uitsondering van 5.200.1.2.2, sal reëls 5.200.1 tot en met 5.200.1.2.11, van toepassing wees op verhandelde opsie-transaksies. Die bepalinge van 5.200.1.2.8 en 5.200.1.2.9 sal van toepassing wees op alle deursittransaksies in verhandelde opsie-transaksies, ongeag die waarde. Die aantekene van pryse vir deursittransaksies ten opsigte van opsies, sal aangeteken word op die MVO-prysebord en nie op die ekwiteits-prysebord nie. Die verrekeningshuis waarna in 5.200.1.2.10 verwys word, sal geag word KVO te wees.

Buitelandse transaksies

- 14.190 'n Verhandelde opsie-transaksie wat met 'n buitelandse teenparty aangegaan is, sal uitgevoer word op kliënte-basis en MVO-reëls sal op enige sodanige transaksie van toepassing wees, insluitende marge-vereistes, makelaarsloon en ander heffings.

Marge

- 14.200 14.200.1 Geen persoon mag 'n openings-verkooptransaksie ten behoeve van enige persoon aangaan nie sonder dat die voorgeskrewe marge eerstens met KVO gedeponeer is. 'n Makelaarsfirma sal verantwoordelik wees vir die invordering van marge van 'n kliënt en die deponering daarvan met KVO, met uitsondering dat in die geval van 'n direkte deelnemer die marge direk met KVO gedeponeer sal word. Marge-vereistes vir MVO-transaksies sal van tyd tot tyd deur die Komitee neergelê word, met inagneming van die noodsaaklikheid van beskerming van die JE, makelaarsfirmas en hulle kliënte.
- 14.200.2 Die Komitee kan, van tyd tot tyd, die bedrag en tipe marge wat ten opsigte van enige opsie vereis word verander.

- 14.210 Die vereiste marge wat deur 'n KVO-deelnemer gelewer moet word, sal gedeponeer word op die tydstip bepaal deur die Komitee.
- 14.215 Sekuriteite wat as marge by KVO gedeponeer word, moet geregistreer word in die naam van KVO Genomineerdes (Edms.) Beperk en moet by die KVO-bank gedeponeer word. Sodanige sekuriteite sal aangeteken en onderskei word sodat dit te alle tye geïdentifiseer kan word as behorende aan die persoon wat sodanige marge gedeponeer het.
- 14.220 Die Komitee mag in geheel of ten dele, voorwaardelik of onvoorwaardelik, die lewering van marge kwytsteld wat andersins vereis word om deur 'n KVO-deelnemer gemaak te word indien dit sou bepaal dat sodanige kwytstelding—
- 14.220.1 raadsaam is in die belang om 'n regmatige en geordende mark te handhaaf of andersins raadsaam is in die openbare belang of vir die beskerming van beleggers; en
- 14.220.2 bestaanbaar is met die handhawing van die finansiële integriteit van KVO en die JE.
- 14.230 14.230.1 By oordrag van 'n opsie sal marge wat gehou word nie aan die skrywer teruggegee word nie tot tyd en wyl hy sy verpligting ingevolge die opsie afgelos het.
- 14.230.2 14.230.2.1 Marge mag slegs by skriftelike versoek deur 'n KVO-deelnemer onttrek word.
- 14.230.2.2 Indien die rekeninghouer 'n direkte deelnemer is, mag teruggawe van marge slegs direk aan die direkte deelnemer gemaak word.
- 14.230.2.3 Waar 'n kliënt nie 'n direkte deelnemer is nie, moet teruggawe van marge deur die makelaarsfirma aan die kliënt geskied.

Uitoefening, oordrag en lewering

- 14.240 Die Komitee moet die prosedures voorskryf vir die uitoefening van opsies, insluitende die prosedures waarvolgens opsies outomaties deur KVO uitgeoefen word en mag in sekere omstandighede spesiale vereistes voorskryf vir die uitoefening van enige opsie.
- 14.240.1 Vereffening na die uitoefening van 'n kontant-vereffeningsopsie moet plaasvind op die besigheidsdag wat volg onmiddellik op die lewering van 'n kennisgewing van uitoefening met KVO en bedrae betaalbaar deur 'n toegewysde skrywer is op daardie dag betaalbaar.
- 14.240.2 Die uitoefening van 'n skrip-afgeloste opsie sal tot gevolg hê dat 'n transaksie in die Verrekeningshuis genoteer sal word teen die sluiting van besigheid op die uitoefeningsdatum en vereffening sal geskied ooreenkomstig die voorskrifte van die Verrekeningshuis. Sodanige vereffening sal onderhewig wees aan die Verrekeningshuis-fooie, makelaarsloon en ander heffings.
- 14.250 Die houer van 'n skrip-afgeloste opsie sal slegs op 'n dividend of ander oploping geregtig wees ten opsigte waarvan die onderliggende sekuriteit "cum" dividend aangedui is indien hy die opsie ten minste een besigheidsdag voor die rekorddatum uitgeoefen het.

Indeksopsies

- 14.260 'n Spesifieke indeks waarop 'n indeksopsie verhandel word, sal deur die Komitee geskep en goedgekeur word. Alle aandele waarop die berekening van die indeks gebaseer is, moet aan die vereistes uiteengesit in 14.70 voldoen.
- 14.260.1 Die JE sal die indekswaarde versprei op 'n basis deur die Komitee bepaal.
- 14.260.2 Die JE sal die inligting aanteken en byhou wat die sekuriteite identifiseer waarvan die pryse die basis vorm vir die berekening van die indeks en die metode wat gebruik word om die indekswaarde en die vereffeningswaarde te bepaal.
- 14.270 14.270.1 Handel in indeksopsies sal tydelik gestop word indien die Komitee sodanige aksie raadsaam ag in die belang van 'n regmatige en geordende mark. Onder die faktore wat deur die Komitee oorweeg mag word by so 'n stop is wanneer—
- 14.270.1.1 alle handel in sommige of alle onderliggende sekuriteite gestop of opgeskort is;

- 14.270.1.2 die huidige berekening van die indeks afgelei van die huidige markpryse van die sekuriteite, nie beskikbaar is nie; of
- 14.270.1.3 ander buitengewone omstandighede of omstandighede nadelig tot die handhawing van 'n regmatige en geordende mark heers.
- 14.270.2 Handel in indeksopsies van 'n klas of reeks wat onderworpe was aan 'n stop of opskorting deur die Komitee, mag hervat word indien die Komitee bepaal dat die omstandighede wat tot die stop of opskorting aanleiding gegee het, nie meer teenwoordig is nie of dat die belange van 'n regmatige en geordende mark die beste gedien sal word deur 'n hervatting van handel.
- 14.280 14.280.1 Koop- en verkooppryse vir indeksopsies sal uitgedruk word in rand vir die indeks.
- 14.280.2 Minimum bedrae vir premies op koop- en verkooppryse en ander kontrakspesifikasies vir indeksopsies sal van tyd tot tyd deur die Komitee voorgeskryf word.

Vrywaring

- 14.290 Nieteenstaande enigiets teenstrydig vervat in hierdie Reëls, voorskrifte en besluite van die Komitee, sal nog die JE nog die Aktuariële Vereniging van Suid-Afrika verantwoordelik of aanspreeklik wees teenoor enige persoon vir die korrektheid, integriteit of waarde van die JE-indekse of enige inligting wat daarin ingesluit is in verband met die handel in indeksopsies, of vir enige ander gebruik.
- 14.300 Die JE sal nie verantwoordelik of aanspreeklik wees nie vir enige skade, eise, verliese of onkoste veroorsaak deur enige foute, weglatings of verdragings in die berekening of verspreiding van die indekswaarde of in die verspreiding van pryse voortspruitend uit enige optrede, voorwaarde of oorsaak buite die beheer van die JE, insluitende, maar nie beperk nie, tot 'n natuurramp, vuur, vloed, buitengewone weersomstandighede, oorlog, opstand, oproer, stakings, ongeluk, regeringsoptrede, verbindings- of kragonderbreking, foutwerking van toerusting of sagteware; enige fout, weglating of vertraging in die rapportering van transaksies in een of meer onderliggende sekuriteite; of enige fout weglating of vertraging in die verspreiding van enige indekswaarde van die JE.

Makelaarsloon, fooie en ander vorderings

- 14.310 14.310.1 Vir MVO-transaksies sal makelaarsloon, fooie en ander vorderings soos volg gehêf word:
- 14.310.1.1 'n Basiese vordering gelyk aan die vorderings deur KVO soos van tyd tot tyd deur die Komitee bepaal; plus
- 14.310.1.2 'n makelaarsloon ooreenkomstig die volgende skaal:

<i>Opsiepremie</i>	<i>Makelaarsloon</i>
Tot R10 000	3%
Bo R10 000 tot R25 000	R300 plus 2% van die oorskot bo R10 000.
Bo R25 000 tot R50 000	R600 plus 1,5% van die oorskot bo R25 000.
Bo R50 000	R975 plus 1% van die oorskot bo R50 000.

Die bogenoemde skale is onderworpe aan 'n minimum vordering van R20 vir enige transaksie of sodanige ander bedrag wat die Komitee van tyd tot tyd mag bepaal.

- 14.310.1.3 Die bogenoemde skale is ten opsigte van beide die basiese vordering en die toepaslike makelaarsloon beperk tot elkeen van die volgende kategorieë:
- 14.310.1.3.1 Waar alle opdragte of gedeeltes van opdragte om dieselfde reeks van opsie vir dieselfde prinsipaal te koop, gedurende enige dag deur dieselfde makelaarsfirma uitgevoer is; of
- 14.310.1.3.2 waar alle opdragte of gedeeltes van opdragte om dieselfde reeks van opsie vir dieselfde prinsipaal te verkoop, gedurende enige dag deur dieselfde makelaarsfirma uitgevoer is.

- 14.310.2 Reël 6.20.10 (afgerond tot 'n deel van 'n sent) sal van toepassing wees op alle agente-transaksies in opsies.
- 14.310.3 Geen makelaarsloon of basiese vordering ooreenkomstig 14.310.1 sal ten opsigte van 'n skrip-afgeloste opsie gehêf word nie.
- 14.310.4 Die kliënt sal aanspreeklik wees vir enige fooie of heffings as gevolg van die lewering van marge.
- 14.310.5 Die houer van 'n kontant-vereffeningsopsie wat die opsie uitoefen, of waar sodanige opsie outomaties uitgeoefen word, sal aanspreeklik wees vir dieselfde vorderings as die koper of verkoper van 'n opsie. By die berekening van hierdie vorderings, sal die premie bereken word as die sluitingsprys vir die reeks van opsie op die uitoefeningsdatum. Die toegewysde skrywer sal nie vir enige vordering aanspreeklik wees nie.

Beperking of opskorting van handel deur 'n KVO-deelnemer

- 14.320 14.320.1 'n KVO-deelnemer of kliënt wat nie sy verpligtings kan nakom nie of wat insolvent is, moet KVO onmiddellik telefonies daarvan verwittig en sodanige kennisgewing deur telefax of telegram bevestig of sorgdra dat sodanige kennisgewing en bevestiging vir hom gedoen word.
- 14.320.2 Die Komitee mag onvoorwaardelik die handel van 'n KVO-deelnemer beperk of opskort wat versuim om fondse of marge aan KVO te lewer, of wat in sodanige finansiële- of bedryfsprobleme is, wat die Komitee, in sy absolute diskresie, glo dat beperking of opskorting nodig is vir die beskerming van KVO, die JE, ander KVO-deelnemers en beleggers.
- 14.320.3 By die beperking of opskorting van die handel van 'n KVO-deelnemer, sal KVO onmiddellik alle ander KVO-deelnemers dienooreenkomstig in kennis stel. Sodanige kennisgewing sal in die algemeen stel hoe lopende transaksies, oopposisies, uitgeoefende kontrakte en ander sake mee gehandel moet word."

2. Voeg die volgende nota in aan die begin van Afdeling 2 van die Reëls:

"Spesifieke reëls met betrekking tot verhandelde opsie-transaksies is vervat in Afdeling 14 van hierdie Reëls en daar moet na daardie Afdeling verwys word vir spesifieke vereistes met betrekking tot sodanige opsies."

3. Voorgestelde nuwe reël 1.40.2.18:

Bevoegdhede van die JE

"1.40.2.18 om 'n mark in verhandelde opsies en 'n verrekenings- en vereffeningstelsel vir verhandelde opsie-transaksies te bedryf; om die onderliggende effekte en indekse vir opsies te bepaal; om premie- en margevereistes neer te lê; om vereistes af te kondig vir die regulering van sodanige mark en die beskerming van die JE; en om al sodanige ander dinge te verrig wat noodsaaklik is vir die bedryf van sodanige mark."

4. Skrap die bestaande reël 1.80 en voeg die volgende nuwe reël 1.80 in:

JE nie vir verliese aanspreeklik nie

"1.80 Die JE sal nie aanspreeklik of verantwoordelik wees nie teenoor enigiemand vir (of ten opsigte van) enige direkte, indirekte of gevolglike verpligting, verlies of skade van enige soort of aard, hoe dit ook al mag ontstaan het, wat gely is as gevolg van of wat toegeskryf mag word aan—

1.80.1 nalatigheid deur die JE of deur 'n werknemer of agent van die JE;

1.80.2 verkeerde, onjuiste, gebrekkige of misleidende inligting verskaf deur die JE of deur 'n werknemer of agent van die JE;

1.80.3 defekte by toerusting of defekte, onderbreking, opskorting, beëindiging of tekortkoming van enige stelsel of diens wat deur die JE besit of bestuur word;

1.80.4 defekte van die rekenaarstelsel, die onderbreking van of defekte in die kommunikasieverbinding, kragonderbreking, defekte van enige sagte- of hardeware, die verlies of vernietiging van enige data of enige verlies of skade veroorsaak deur natuurlike ramp, oproer, opstand, optrede van vandalisme, sabotasie of soortgelyke oorsaak."

5. Skrap die aanhef by die omskrywing van "opsies" in reël 2.40 en voeg die volgende aanhef in:

Vertolkings en omskrywings

- 2.40 "opsies" [met betrekking tot] die volgende terme is slegs van toepassing op tradisionele opsie-transaksies insluitende opsies op prima effekte en is nie van toepassing op verhandelde opsie-transaksies nie wat gereguleer word ingevolge Afdeling 14 van hierdie Reëls" —.

6. Voorgestelde nuwe reël 5.61:

Geskille

- "5.61 Nieteenstaande die bepalings van 5.60, het die Komitee die bevoegdheid om spesifieke prosedures voor te skryf om geskille tussen lede, makelaarsfirmas en ander persone te hanteer wat op verhandelde opsie-transaksies betrekking het."

7. Voorgestelde nuwe reël 8.60.8:

Bepalings ten opsigte van wanbetaling — Verhandelde opsie-transaksies

- "8.60.8 Oop posisies ten opsigte van opsies sal as volg hanteer word:

- 8.60.8.1 KVO sal oopposisies van die wanbetaler administreer onmiddellik nadat kennis van wanbetaling ontvang is.
- 8.60.8.2 Oopposisies wat deur die wanbetalende makelaar ten behoeve van kliënte met KVO geregistreer is, mag na sodanige ander makelaarsfirma of -firmas oorgedra word as wat KVO na oorleg met die kliënt mag aanwys. Margerekords van die kliënt sal aan die opvolger-makelaarsfirma ten behoeve van die kliënt oorgedra word. Indien geen makelaarsfirma sodanige oordrag wil aanvaar nie, het KVO die bevoegdheid om hierdie posisies te sluit.
- 8.60.8.3 Oopposisies gehou vir die eie rekening van die wanbetalende makelaar sal onmiddellik deur KVO gesluit word."

8. Voorgestelde nuwe reël 10.10.6:

10.10 Bevoegdheid om effekte te noteer

- "10.10.6 om, behoudens die bepalings van die Wet, noterings van reekse van opsies, gebaseer op genoteerde onderliggende effekte, toe te staan."

9. Voorgestelde nuwe reël 10.20.5:

10.20 Noteringsgelde

- "10.20.5 Die bepalings van hierdie reëls is nie van toepassing nie op die notering van verhandelde opsies."

10. Voorgestelde nuwe reël 10.40.4.3:

10.40.4 Die bepalings van hierdie reël geld nie vir —

- "10.40.4.3 verhandelde opsies nie."

11. Skrap die bestaande omskrywing van "Verrekeningskantoor" soos vervat in reël 11.20 en vervang dit met die volgende omskrywing:

- "11.20 Die "Verrekeningskantoor" beteken die vereffeningstelsel deur bemiddeling waarvan alle transaksies in verrekeningskantoor-effekte, uitgesonderd prima effekte en verhandelde opsies, ver-effen word en die volgende bepalings geld:"

12. Voorgestelde nuwe reël 11.40:

Verhandelde Opsies Verrekeningskantoor

- "11.40 Die Verhandelde Opsies Verrekeningskantoor ("KVO") beteken die vereffeningstelsel deur bemiddeling waarvan alle verhandelde opsie-transaksies vereffen word.

- 11.40.1 Vereffening sal geskied op die besigheidsdag wat volg onmiddellik op die handel of die toewysing van 'n opsiekennisgewing. Vereffening van verhandelde opsie-transaksies sal geskied op die netto saldo's verskuldig.
- 11.40.2 Betaling sal geskied van netto kontant verskuldig aan of deur KVO of van bewys-saldo's gelewer aan of ontvang deur KVO of sy agent.
- 11.40.3 KVO sal die bevoegdheid hê om toewysing van uitgeoefende opsies te allokeer aan kliënte van makelaarsfirmas en KVO-deelnemers wat opsieskrywers is, ongeag of hierdie persone partye was tot die oorspronklike transaksies met die opsiehouer."

SCHEDULE*General Explanatory notes*

1. Words in square brackets (**[]**) indicate omissions from existing rules.
2. Words underlined with solid line () indicate insertions in existing rules.

PROPOSED AMENDMENT TO THE RULES OF THE JOHANNESBURG STOCK EXCHANGE

1. Proposed new Section 14

SECTION 14—TRADED OPTIONS MARKET:

“14.10 The rules in this section are applicable to all traded option transactions; save that rules 14.260 to 14.300 specifically govern traded index options and shall prevail over the general rules in this section in the event of a conflict.

Definitions

14.20 In this Section 14—

- “American option” means an option that can be exercised at any time prior to its expiry;
- “Assigned writer” means the writer assigned by TOCH to perform the contractual obligation under the option;
- “assignment” means notification given by TOCH to a writer that a holder has exercised an option written by the writer and that the writer is, therefore, obliged to perform under the terms of the option;
- “at-the-money” means a call or put whose exercise price is approximately the same as the current market price of the underlying security;
- “authorised bank” means a financial institution which has been approved by the Committee and has entered into an agreement with TOCH in respect of—
- (a) the issuing of guarantees for a TOCH participant’s margin requirements; and
 - (b) such other services as may be determined by the Committee;
- “bank account” means a bank account established by a TOCH participant with the TOCH bank for traded option transactions;
- “call” means an option under which the holder has the right to require a writer assigned by TOCH to sell the underlying security;
- “cash-settled” means that the obligation of the writer of an option is settled by delivery of cash;
- “class” or “class of option” means all options of the same type (either puts or calls) covering the same underlying security;
- “closing index value” means the last index value calculated on a business day;
- “closing purchase transaction” means a traded option transaction which reduces or eliminates a short position;
- “closing sale transaction” means a traded option transaction which reduces or eliminates a long position;
- “direct participant” means any person permitted by the Committee to establish a direct contractual relationship with TOCH;
- “European option” means an option that can be exercised only on its expiry;
- “exercise” means notification given to TOCH that the holder of an option requires a writer to perform in terms of such option;
- “exercise price” or “strike price” means the specified price at which the underlying security may be purchased or sold upon the exercise of an option;
- “exercise settlement date” means the date for settlement of a traded option transaction resulting from exercise of an option;
- “expiry” means the time at which an option expires;
- “holder” means the owner of an option contract;

- “index” means the value of a portfolio of underlying securities based on a weighted arithmetic formula so that changes in the value of the index correlate with changes in the value of the portfolio;
- “index multiplier” means the amount specified in the index option by which the difference between the index settlement value and the exercise price is multiplied to determine the settlement consideration;
- “index settlement value” means, in respect of a particular index, the level of the index as published by the JSE and designated as the settlement price;
- “index value” means the official value published by the JSE for any index;
- “in-the-money” means a call whose exercise price is below the current market price of the underlying security or a put whose exercise price is above the current market price of the underlying security;
- “long position” means a person’s ownership as the holder of one or more options;
- “margin” means cash or collateral which shall be deposited to the order of TOCH to ensure that the writer of an option can at all times fulfil his obligations;
- “mark-to-market” means the determination of the market value of an underlying security at periodic intervals;
- “net daily premium” means the net premium payable to or by TOCH on settlement of a traded option transaction;
- “open” or “open position” means an option which has been registered with TOCH and has not—
- (a) been the subject of a closing transaction,
 - (b) been exercised or assigned, or
 - (c) expired;
- “opening purchase transaction” means a traded option transaction which creates or increases a long position;
- “opening sale transaction” means a traded option transaction which creates or increases a short position;
- “option” or “traded option” means a standardised option contract issued by the JSE, listed and traded on TOM, and cleared and settled through TOCH;
- “out-of-the-money” means a call whose exercise price is above the current market price of the underlying security or a put whose exercise price is below the current market price of the underlying security;
- “person” means an individual, partnership, association, company, trust or any other form of legal entity;
- “premium” means the price of an option agreed upon between the purchaser and the seller in a traded option transaction;
- “put” means an option under which the holder has the right to require a writer assigned by TOCH to buy the underlying security;
- “registered” means that a traded option transaction has been (a) confirmed by the executing broking firms and, if applicable, the direct participant, (b) recorded with TOCH, and (c) the required premium and margin payments have been received by TOCH and credited by TOCH to the appropriate accounts;
- “scrip-settled” means that the obligation of the writer of the option is settled by delivery of the underlying security;
- “series” or “series of option” means all options of the same class having the same exercise price and expiry date;
- “settlement price” means the value of the underlying security of an exercised cash-settled option determined daily by TOCH for the day TOCH receives the notice of exercise;

- “short position” means a person’s interest as the writer of one or more options;
- “TOCH” means the Traded Options Clearing House which is the system through which all traded option transactions are registered, cleared and settled;
- “TOCH bank” means a bank which has been registered, other than provisionally, in terms of the Banks Act 1965, and which has been approved by the Committee and has entered into agreements with TOCH to create a system of accounts under the control of TOCH;
- “TOCH participant” means any broking firm or any direct participant;
- “TOM” means the Traded Options Market;
- “TOM floor” means the trading floor determined by the Committee upon which options are traded;
- “TOM rules” means the rules, directive, practice and usage of TOM in effect from time to time;
- “traded option transaction” means a transaction for the purchase or sale of an option, or involving the exercise and assignment of such option;
- “Trading Authorisation Agreement” means either--
- (a) the contract between a broking firm and its client, in the form prescribed by the Committee, which defines the relationship among TOCH, the broking firm and its client in regard to traded option transactions and which requires (among other things) that the account be operated in accordance with JSE rules, directives and the custom and practice of TOM and that such client agrees to abide by such rules, directives and practices; or
 - (b) the contract between TOCH and a direct participant, in the form prescribed by the Committee, which defines the relationship among TOCH, the direct participant and the broking firm in regard to traded option transactions and identifies the services to be provided by TOCH, and which requires (among other things) that the account be operated in accordance with JSE rules, directives and the custom and practice of TOM and that such client agrees to abide by such rules, directives and practices;
- “underlying security” means--
- (a) in respect of an option other than an index option, a security (or its equivalent value) which the assigned writer shall be obliged to sell or purchase upon the valid exercise of the option, or
 - (b) in respect of an index option, the index value;
- “writer” means the person who, directly or indirectly, executes an opening sale transaction thus agreeing to perform the obligations under an option written pursuant to TOM Rules.

Business conduct

- 14.30 Any broking firm may deal in options provided that it complies at all times to the satisfaction of the Committee with such rules, directives and Committee decisions as may be currently in force in relation to traded options.
- 14.40 A broking firm shall take all reasonable steps to ensure that in executing business on behalf of a client it deals to the best advantage of that client.
- 14.50 A broking firm may deal in options as an agent on behalf of a client or as a principal for its own account. No broking firm shall deal directly or indirectly for its own account except with another broking firm, provided that the provisions of 5.190.2.1.1 (relating to correction of a mistake) shall apply when necessary.
- 14.60 14.60.1 All transactions in options shall be done on the TOM floor by means of open outcry during the trading hours determined from time to time by the Committee.
- 14.60.2 No transactions in options shall be concluded outside the specified trading hours.
- 14.60.3 An order to deal in an option as an agent on behalf of a client shall have priority over an order to deal in an option in the same series at the same price for a broking firm dealing as a principal for its own account.

Underlying securities

- 14.70 14.70.1 The underlying securities of options traded in TOM shall be approved by the Committee.
- 14.70.2 The approval of the underlying security for any option may be withdrawn by the Committee if such underlying security fails to meet current requirements for listing or for any other reason deemed by the Committee to warrant such withdrawal.

Terms of options

- 14.80 14.80.1 The terms of each option shall be determined by the Committee prior to the time the series is opened for trading.
- 14.80.2 The Committee shall determine when new series of options are to be created and the terms of such series. The opening of a new series shall not affect the terms of other series of the same class previously opened.
- 14.80.3 14.80.3.1 Notwithstanding the provisions of 14.80.2, the Committee, in its sole discretion, may, where there has been a fundamental change in the underlying security, adjust the terms of the option and the exercise price initially established for a series.
- 14.80.3.2 No adjustment shall be made in respect of a declaration of a dividend unless otherwise determined by the Committee.
- 14.80.3.3 Notice of any adjustment shall be posted on the TOM floor and advised to all broking firms.

General business

- 14.90 14.90.1 No broking firm shall accept an order from a client to purchase or write an option unless the client's account has been opened in accordance with the provisions of the rules and directives.
- 14.90.2 14.90.2.1 A broking firm shall not deal on behalf of a client, other than a client who is a direct participant, unless the prescribed Trading Authorisation Agreement has first been signed by the client, recorded by TOCH and is in the possession of the broking firm concerned.
- 14.90.2.2 No broking firm shall deal on behalf of a direct participant unless the prescribed Trading Authorisation Agreement has first been signed by the direct participant and TOCH has issued the required direct participant authorisation number.
- 14.90.3 TOCH, on behalf of broking firms, shall promptly furnish a statement of account, and if so determined by the Committee, a broker's note to a client confirming each traded option transaction executed. The statement of account and brokers note shall state the underlying security, type of option, expiry, exercise price, number of contracts, premium, charges, brokerage, any applicable tax, date of transaction and settlement date, and shall indicate whether the transaction is a purchase or sale, and whether an opening or closing transaction.
- 14.90.4 No broking firm shall, in respect of a traded option transaction, indemnify a client against any trading loss arising after the execution of the transaction.
- 14.100 14.100.1 Securities and financial instruments approved by the Committee lodged as margin for a traded option transaction shall be deposited with the TOCH bank and shall be—
- 14.100.1.1 registered as directed by TOCH;
- 14.100.1.2 recorded and so distinguished that ownership can be established at all times; and
- 14.100.1.3 irrevocably held to the order of TOCH.
- 14.100.2 All dividends and interest payments attributable to securities deposited pursuant to 14.100.1, shall be the property of the client or the broking firm, as the case may be, and, if payment of such amounts is made to the TOCH bank, the amounts shall be held or distributed according to the instructions of the client.

Monies and securities lodged with TOCH

- 14.110 14.110.1 Monies and securities received by a broking firm from a client for the purpose of engaging in traded options transactions shall be deposited with TOCH by the broking firm before the end of the business day immediately following receipt of such monies and securities by the broking firm.
- 14.110.2 Monies deposited with TOCH on behalf of a client or by a TOCH participant for the purpose of traded options transactions shall be deposited with JSE Trustees (Pty) Ltd, on behalf of TOCH and the client/TOCH participant and identified by the name of the client or TOCH participant.
- 14.110.3 All rights in respect of these monies shall vest in TOCH absolutely and the client's/TOCH participant's rights in respect of such monies shall be limited to the right to receive payment of an amount equal to the balance after discharge of all obligations owed by the client/TOCH participant to TOCH or the broking firm. All rights in respect of the monies are in addition ceded to TOCH as security.
- 14.110.4 TOCH may make withdrawals of these monies to cover any obligations of the client/TOCH participant arising from traded options transactions without requiring the client/TOCH participant to authorise each such withdrawal.

Trading practices and procedures

- 14.120 The unit of trading in each series of option traded on TOM shall be one contract.
- 14.120.1 Bids and offers to be effective shall be made by public outcry on the TOM floor.
- 14.120.2 Bids and offers shall be expressed in terms of cents per share of the underlying security.
- 14.120.3 Changes in bids and offers shall be in amounts prescribed from time to time.
- 14.120.4 Bids and offers made on the TOM floor shall be deemed to be for one contract unless a specific number is expressed in the bid or offer.
- 14.120.5 All bids or offers made and accepted in accordance with these rules shall constitute binding contracts.
- 14.130 14.130.1 No broking firm shall trade or participate in any traded option transaction unless such business has on that day been exposed to the TOM floor by making a bid or an offer, as the case may be.
- 14.130.2 Bids or offers that do not immediately result in a traded option transaction may be recorded on the price displays on the TOM floor.
- 14.130.3 Sales prices in respect of every traded option transaction shall be recorded in the TOM trading system and the buyer and the seller shall independently of each other ensure that the prices are so recorded.
- 14.140 14.140.1 The number of contracts in a single series or class which may be held or written by any person or several persons acting in concert may be limited to such number as may be prescribed from time to time.
- 14.140.2 The number of contracts in a single series or class which may be exercised during a business day by any person or several persons acting in concert, may be limited to such number as the Committee may from time to time determine.
- 14.150 The Committee shall provide a separate system to be known as "TOCH" through which all traded option transactions shall be registered, cleared and settled.
- 14.160 The Committee, in its sole discretion, may temporarily halt trading in any option in the interests of a fair and orderly market. Among the factors that may be considered by the Committee in effecting such a halt are when—
- 14.160.1 trading in the underlying security has been halted or suspended;
- 14.160.2 trading in such underlying security has been delayed because of unusual circumstances; or
- 14.160.3 other unusual conditions or circumstances are present.

- 14.170 Trading in an option that has been halted under 14.160 may be resumed upon a determination by the Committee that the conditions which led to the halt are no longer present or that the interest of a fair and orderly market are best served by a resumption of trading.
- 14.170.1 If the listing of an underlying security is suspended or terminated, the option may, nevertheless, be exercised. (This may be necessary where the option expires during the period of suspension.) In such event, the time of settlement and settlement consideration shall be prescribed by the Committee.
- 14.170.2 Trading halts shall not extend the term of an option.
- 14.170.3 Where the approval of the underlying security is withdrawn in terms of 14.70.2 no trading may take place in the option unless otherwise determined by the Committee provided that a closing purchase or closing sale transaction in respect of such option may be executed.

Put through transactions

- 14.180 Rules 5.200.1 through to 5.200.1.2.13 shall apply to traded option transactions. The provisions of 5.200.1.2.8 and 5.200.1.2.9 shall apply to all put through traded option transactions irrespective of value. As used in Rule 5.200.1.2.2, the reference to "prices board" shall mean the TOM price displays and the term "stock" shall mean the option. The recording of prices for put-through transactions shall, in respect of options, be recorded on the TOM price displays and not on the equity trading prices board. The clearing house referred to in 5.200.1.2.10 shall mean TOCH.

Foreign transactions

- 14.190 A traded option transaction effected with a foreign counterparty shall be executed on a client basis and TOM rules shall be applicable to any such transaction including margin requirements, brokerage and other charges.

Margin

- 14.200 14.200.1 No person may enter into an opening sale transaction for or on behalf of any person without first depositing with TOCH the prescribed margin. A broking firm shall be responsible for the collection of margin from a client and depositing it with TOCH; except that in the case of a direct participant margin shall be deposited directly with TOCH. Margin requirements for TOM transactions shall be set by the Committee from time to time taking into account the need for protection of the JSE, broking firms and their clients.
- 14.200.2 The Committee may, from time to time, change the amount and type of margin which may be required in respect of any option.
- 14.210 The margin required to be furnished by a TOCH participant shall be deposited at the times set by the Committee.
- 14.215 Securities deposited as margin with TOCH shall be registered in the name of TOCH Nominees (Pty) Ltd and shall be deposited with the TOCH Bank. Such securities shall be recorded and distinguished so that they can at all times be identified as belonging to the person who has deposited such margin.
- 14.220 The Committee may waive, in whole or in part, conditionally or unconditionally, the lodgement of margin that would otherwise be required to be made by a TOCH participant upon a determination that such waiver—
- 14.220.1 is advisable in the interests of maintaining a fair and orderly market or is otherwise advisable in the public interest or for the protection of investors; and
- 14.220.2 is consistent with maintaining the financial integrity of TOCH and the JSE.
- 14.230 14.230.1 On the assignment of an option, margin held by TOCH shall not be returned to the writer until he has discharged his liability under the option.
- 14.230.2 14.230.2.1 Margin may be withdrawn only upon written request by a TOCH participant.

- 14.230.2.2 If the account holder is a direct participant, return of margin may be made direct to the direct participant.
- 14.230.2.3 Where a client is not a direct participant, return of margin shall be made to the client through his broking firm.
- 14.230.2.4 Provided that in respect of a scrip settled call option where the margin is in the form of the underlying security it may be released by TOCH to the broking firm which is due to deliver it to the Clearing House against payment to TOCH, in a form determined by the Committee from time to time, of the net consideration of the option exercise transaction.

Exercise, assignment and delivery

- 14.240 The Committee shall establish procedures for the exercise of options including procedures whereby options are automatically exercised by TOCH and may prescribe special requirements in certain circumstances for the exercise of any option.
- 14.240 14.240.1 Settlement after the exercise of a cash-settled option shall take place on the business day immediately following the lodgment of an exercise notice with TOCH and amounts payable by an assigned writer for cash-settled options shall be paid on such day.
- 14.240.2 The exercise of a scrip-settled option shall result in a transaction being recorded in the Clearing House at close of business on the exercise settlement date and settlement shall be effected according to the procedures of the Clearing House. Such settlement shall be subject to Clearing House fees, charges and brokerage.
- 14.250 The holder of a scrip-settled option shall only be entitled to a dividend or any other accrual in respect of which the underlying security is "cum" dividend if he has exercised the option at least one business day prior to the record date.

Index options

- 14.260 A particular index upon which an index option is traded shall be created and approved by the Committee. All securities that are the basis for the calculation of the index shall meet the requirements set out in 14.70.
- 14.260.1 The JSE shall disseminate the index value on a basis to be determined by the Committee.
- 14.260.2 The JSE shall record and maintain information identifying the securities whose prices are the basis for calculation of the index and the method used to determine the index value and the settlement consideration.
- 14.270 14.270.1 Trading in index options shall be temporarily halted whenever the Committee deems such action appropriate in the interest of a fair and orderly market. Among the factors that may be considered by the Committee in effecting such halt are when—
 - 14.270.1.1 all trading has been halted or suspended in some or all of the underlying securities;
 - 14.270.1.2 the current calculation of the index derived from the current market prices of the securities is not available; or
 - 14.270.1.3 other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present.
- 14.270.2 Trading in index options of a class or series that has been the subject of a halt or suspension by the Committee may resume if the Committee determines that the conditions which led to the halt or suspension are no longer present or that the interest of a fair and orderly market are best served by a resumption of trading.
- 14.280 14.280.1 Bids and offers for index options shall be expressed in terms of cents for the index.
- 14.280.2 Minimum amounts of changes to premium bids and offers and other contract specifications for index options shall be set by the Committee from time to time.

Disclaimers

- 14.290 Notwithstanding anything to the contrary contained in those Rules, directives or decisions of the Committee, neither the JSE nor the Actuarial Society of South Africa shall be responsible or liable to any person for the accuracy, integrity or value of the JSE indices or any data included therein in connection with the trading of index options, or for any other use.
- 14.300 The JSE shall not be responsible or liable to any person for any damages, claims, losses or expenses caused by any errors, omissions or delays in calculating or disseminating the index value or in the dissemination of prices resulting from an act, condition or cause beyond the control of the JSE, including, but not limited to, an act of God, fire, flood, extraordinary weather conditions, war, insurrection, riot, strike, accident, action of government, communications or power failure, equipment or software malfunction, any error, omission or delay in the reporting of transactions in one or more underlying securities, or any error, omission or delay in the reporting of any index value of the JSE.

Brokerage, fees and other charges

- 14.310 14.310.1 For TOM transactions brokerage, fees and other charges shall be levied as follows:
 - 14.310.1.1 A basic charge equal to the charges of TOCH as determined by the Committee from time to time; plus
 - 14.310.1.2 brokerage calculated as follows:

<i>Option premium</i>	<i>Brokerage</i>
Up to R10 000.....	3%
Over R10 000 and up to R25 000.....	R300 plus 2% on excess over R10 000.
Over R25 000 and up to R50 000.....	R600 plus 1,5% on excess over R25 000.
Over R50 000.....	R975 plus 1% on excess over R50 000.

The above rates shall be subject to a minimum charge of R20 for any transaction or such other amount as the Committee may from time to time determine.
 - 14.310.1.3 The above charges shall be limited in respect of both the basic charge and the applicable brokerage rate to each of the following categories:
 - 14.310.1.3.1 Where all orders or portions of orders to buy the same series of an option for the same principal which are executed during any one day through the same broking firm; or
 - 14.310.1.3.2 where all orders or portions of orders to sell the same series of an option for the same principal which are executed during any one day through the same broking firm.
- 14.310.2 Rule 6.20.10 (rounding a fraction of a cent) shall apply to all agency transactions in options.
- 14.310.13 No brokerage or basic charge in terms of 14.310.1 shall be charged for the exercise of a scrip-settled option.
- 14.310.4 Any fees and charges incurred as a result of lodging margin shall be paid by the client.
- 14.310.5 The holder of a cash-settled option who exercises the option or where such option is automatically exercised, shall incur the same charges as the buyer or seller of an option. In calculating these charges, the premium shall be taken as the closing price for the series of option on the exercise settlement date. The assigned writer shall not incur any charges.

Restriction or suspension of trading of a TOCH participant

- 14.320 14.320.1 A TOCH participant or client which is unable to meet its obligations when due or is insolvent shall immediately notify TOCH by telephone and confirm such notification immediately by telefax or telegram or cause such notification and confirmation to be made on its or his behalf.

14.320.2 The Committee may summarily restrict or suspend the trading of a TOCH participant which is in default of delivery of funds or margin to TOCH, or is in such financial or operating difficulty that the Committee, in its sole discretion, believes that restriction or suspension is necessary for the protection of TOCH, the JSE, other TOCH participants and investors.

14.320.3 Upon the restriction or suspension of trading of a TOCH participant, TOCH shall immediately notify all other TOCH participants accordingly. Such notice shall state, in general terms, how pending transactions, open positions, exercised contracts and other matters shall be dealt with.”

2. Insert the following note at the beginning of Section 2:

“Specific rules relating to traded option transactions are found in Section 14 of these Rules and reference should be made to that section for specific requirements relating to such options.”

3. Proposed new rule 1.40.2.18:

Powers of Committee

“1.40.2.18 to operate a traded options market and a clearing and settlement system for traded option transactions; to determine the underlying securities and indices for options; to set premium and margin requirements; to promulgate requirements for the regulation of such market and the protection of the JSE; and to do all other things necessary for the operation of such a market;”

4. Delete existing rule 1.80 and substitute the following:

JSE not responsible for any losses

“1.80 The JSE shall not be responsible or liable to any person for (or in respect of) direct, indirect or consequential liability, loss or damage of any kind or nature, howsoever arising, incurred as a result of or which may be attributable to—

1.80.1 negligence on the part of the JSE or on the part of any employee or agent of the JSE;

1.80.2 incorrect, inaccurate, defective or misleading information furnished or supplied by the JSE or by any employee or agent of the JSE;

1.80.3 equipment breakdown or the breakdown, interruption, suspension, termination or failure of any system or service owned or operated by the JSE,

1.80.4 computer system malfunction, the interruption or failure of communications links, power failure, the failure of any software or hardware, the loss or destruction of any data and any loss or damage caused by natural disaster, riot, insurrection, acts of vandalism, sabotage or similar cause.”

5. Delete the existing preamble to rule 2.40 and substitute the following:

Definitions

2.40 “options”—the following terms [mean, in relation] relate only to traditional option transactions including gilt options and do not relate to traded option transactions which are governed in terms of Section 14 of these rules and mean—”

6. Proposed new rule 5.61:

Disputes

“5.61 Notwithstanding the provisions of 5.60, the Committee shall have the power to prescribe specific procedures for dealing with disputes between members, broking firms and other persons which relate to traded option transactions.”

7. Proposed new rule 8.60.8:

Default provisions— Traded option transactions

“8.60.8 Open option positions shall be dealt with as follows:

8.60.8.1 TOCH shall administer open positions of the defaulter immediately upon receiving notice of default.

- 8.60.8.2 Open positions registered with TOCH by the defaulting broker on behalf of clients may be transferred to such other broking firm or firms as TOCH may designate after consultation with the client. Client margin records shall be transferred to the successor broking firm on behalf of the client. If no broking firm will accept such transfer timeously, TOCH shall have the power to close these positions.
- 8.60.8.3 Open positions held in the defaulting broker's own account shall be promptly closed by TOCH."
8. Proposed new rule 10.10.6:
- 10.10 **Power to list options**
- "10.10.6 subject to the provisions of the Act, to grant listings for series of options based on listed underlying securities."
9. Proposed new rule 10.20.5:
- 10.20 **Listing fees**
- "10.20.5 The provisions of this rule shall not apply to the listing of traded options."
10. Proposed new rule 10.40.4.3:
- Application for a listing**
- 10.40.4 The provisions of this rule shall not apply to—
- "10.40.4.3 traded options."
11. Delete the existing definition of "Clearing House" as contained in rule 11.20 and substitute the following definition:
- "11.20 "The Clearing House" means the settlement system through the medium of which all transactions in Clearing House securities other than gilts and traded options are settled . . ."
12. Proposed new rule 11.40:
- Traded Options Clearing House**
- "11.40 The 'Traded Options Clearing House' ('TOCH') means the settlement system through which all traded options transactions shall be settled.
- 11.40.1 Settlement shall occur on the business day immediately following the trade or assignment of an option exercise. Settlement of traded option transactions shall be on net balances due.
- 11.40.2 Payment shall be of net cash to or by TOCH or of scrip balances delivered to or received from TOCH or its agent.
- 11.40.3 TOCH shall have the power to allocate assignments of exercised options to clients of broking firms and TOCH participants who are option writers irrespective of whether these persons were parties to the original transactions with the option holder."

(12 Januarie 1990)/(12 January 1990)

KENNISGEWING 18 VAN 1990

WET OP SKADELIKE SAKEPRAKTYKE, 1988 SAKEPRAKTYKEKOMITEE

Ingevolge die bepalings van artikel 8 (4) van die Wet op Skadelike Sakepraktyke, 1988 (Wet No. 71 van 1988), word hiermee vir algemene inligting bekendgemaak dat die Sakepraktykekomitee van voornemens is om kragtens artikel 8 (1) (a) van die gemelde Wet 'n ondersoek in te stel na 'n sakepraktyk wat toegepas word deur Summer Leisure International Bpk., mnr. Lawrence Lodewyk Botes, mnr. William Leonard Spencer Nosworthy, The Flexi Club Foundation en persone en agente onder hul beheer, gesamentlik of afsonderlik.

Enigiemand kan binne 'n tydperk van veertien (14) dae vanaf die datum van hierdie kennisgewing skriftelik vertoë aangaande hierdie ondersoek rig aan: **Die Sekretaris, Sakepraktykekomitee, Privaatsak X84, Pretoria, 0001.**

(12 Januarie 1990)

NOTICE 18 OF 1990

HARMFUL BUSINESS PRACTICES ACT, 1988 BUSINESS PRACTICES COMMITTEE

In terms of the provisions of section 8 (4) of the Harmful Business Practices Act, 1988 (Act No. 71 of 1988), it is hereby made known for general information that the Business Practices Committee proposes to make an investigation in terms of section 8 (1) (a) of the said Act into a business practice applied by Summer Leisure International Ltd, Mr Lawrence Lodewyk Botes, Mr William Leonard Spencer Nosworthy, The Flexi Club Foundation and persons and agents under their control, jointly or severally.

Any person may, within a period of fourteen (14) days from the date of this notice, make written representation regarding this investigation to: **The Secretary, Business Practices Committee, Private Bag X84, Pretoria, 0001.**

(12 January 1990)

DIE STAATSDRUKKER

AMPTELIKE PUBLIKASIES ONTVANG
GEDURENDE SEPTEMBER 1989(Alle binnelandse pryse onderhewig aan 13 % algemene
verkoopbelasting)

RP-VERSLAE

- RP 59/1989**—Verslag van die Ouditeur-generaal oor die Rekenings van die Departement van Pos- en Telekommunikasiewese vir die boekjaar 1987–88. ISBN 0-621-12486-9. Plaaslik **R4,45**; buitelandse **R5,55**.
- RP 68/1989**—Verslag van die Ouditeur-generaal oor die Appropriasie- en Diverse Rekenings van die Administrasie: Raad van Afgevaardigdes vir 1987–88. ISBN 0-621-12522-9. Plaaslik **R10,45**; buitelandse **R13,05**.
- RP 69/1989**—Verslag van die Ouditeur-generaal oor die Rekenings van die Provinsiale Administrasie, Oranje-Vrystaat, vir 1987–88. ISBN 0-621-12527-X. Plaaslik **R10,60**; buitelandse **R13,25**.
- RP 70/1989**—Verslag van die Ouditeur-generaal oor die Appropriasie- en Diverse Rekenings ten opsigte van die Administrasie: Raad van Verteenwoordigers vir 1987–88. ISBN 0-621-12530-X. Plaaslik **R13,00**; buitelandse **R16,25**.
- RP 71/1989**—Jaarverslag van die Raad vir Desentralisasie van Nywerhede: 1 April 1988 tot 31 Maart 1989. ISBN 0-621-12532-6. Plaaslik **R13,80**; buitelandse **R17,25**.
- RP 73/1989**—Verslag van die Ouditeur-generaal oor die Rekenings van die Katoenraad vir die boekjaar 1 Maart 1987 tot 29 Februarie 1988. ISBN 0-621-12603-9. Plaaslik **R1,10**; buitelandse **R1,40**.

GEOLOGIESE OPNAME

- Bulletin 91**—“The Sedimentology and Stratigraphy of Cainozoic Sediments in the Area Northwest of Thabazimbi by G. A. Botha”. ISBN 0-621-12019-7. Plaaslik **R20,00**; buitelandse **R25,00**.
- Bulletin 92**—Die Geologie van die Krokodilrivierfragment, Transvaal, deur F. J. Hartzler, M.Sc. ISBN 0-621-12163-0. Plaaslik **R40,00**; buitelandse **R50,00**.
- Bulletin 93**—“Sugilite and Associated Metamorphic Silicate Minerals from Wessels Mine Kalahari Manganese Field by R. D. Dixon, M.Sc”. ISBN 0-621-12163-0. Plaaslik **R20,00**; buitelandse **R25,00**.
- S.A.K.S**—Chronostratigrafiese Reeks No. 1—“A Revised Precambrian Time Scale for South Africa, 1989”. ISBN 0-621-12465-6. Plaaslik **R20,00**; buitelandse **R25,00**.
- Geologiese Opname**—Die Geologie van die Gebied Sakrivier, Blad 3020, deur L. B. Siebrits, M.Sc. Plaaslik **R5,00**; buitelandse **R6,25**.

DIVERSE PUBLIKASIES

- Kwartaalike Bulletin van Statistieke: Junie 1989, Volume 23, No. 2. Plaaslik **R5,00**; buitelandse **R6,25**.
- Patentjoernaal* (insluitende Handelsmerke, Modelle, en Outeursreg in Rolprente). Vol. 22, August 1989, No. 8. ISSN 0031-286X. Plaaslik **R1,00**; buitelandse **R1,25**.

KAARTE

(Gedruk vanaf 25 Augustus tot 24 September 1989)

1:50 000 Nuwe uitgawes	Uitgawe	Datum van inligting
2729CA—Rietkuil.....	Tweede	1987
2729CB—Langhoek.....	Tweede	1987
2729CA—Hopedale.....	Tweede	1987
2729CD—Verkykerskop.....	Tweede	1987
2729DC—Mont Pelaa.....	Tweede	1987
2730AA—Latemanek.....	Tweede	1987
2730AB—Dirkiesdorp.....	Tweede	1987

THE GOVERNMENT PRINTER

OFFICIAL PUBLICATIONS RECEIVED
DURING SEPTEMBER 1989

(All local prices are liable to 13 % general sales tax)

RP REPORTS

- RP 59/1989**—Report of the Auditor-General on the Accounts of the Department of Posts and Telecommunications for the financial year 1987–88. ISBN 0-621-12486-9. Local **R4,45**; other countries **R5,55**.
- RP 68/1989**—Report of the Auditor-General on the Appropriation and Miscellaneous Accounts of the Administration: House of Delegates for 1987–88. ISBN 0-621-12522-9. Local **R10,45**; other countries **R13,05**.
- RP 69/1989**—Report of the Auditor-General on the Accounts of the Provincial Administration, Orange Free State, for 1987–88. ISBN 0-621-12527-X. Local **R10,60**; other countries **R13,25**.
- RP 70/1989**—Report of the Auditor-General on the Appropriation and Miscellaneous Accounts in respect of the Administration: House of Representatives for 1987–88. ISBN 0-621-12530-X. Local **R13,00**; other countries **R16,25**.
- RP 71/1989**—Annual Report of the Decentralisation Board: 1 April 1988 to 31 March 1989. ISBN 0-621-12532-6. Local **R13,80**; other countries **R17,25**.
- RP 73/1989**—Report of the Auditor-General on the Accounts of the Cotton Board for the Financial Year 1 March 1987 to 29 February 1988. ISBN 0-621-12603-9. Local **R1,10**; other countries **R1,40**.

GEOLOGICAL SURVEY

- Bulletin 91**—The Sedimentology and Stratigraphy of Cainozoic Sediments in the Area Northwest of Thabazimbi by G. A. Botha. ISBN 0-621-12019-7. Local **R20,00**; other countries **R25,00**.
- Bulletin 92**—“Die Geologie van die Krokodilrivierfragment, Transvaal, deur F. J. Hartzler, M.Sc”. ISBN 0-621-12163-0. Local **R40,00**; other countries **R50,00**.
- Bulletin 93**—Sugilite and Associated Metamorphic Silicate Minerals from Wessels Mine Kalahari Manganese Field by R. D. Dixon, M.Sc. ISBN 0-621-12163-0. Local **R20,00**; other countries **R25,00**.
- S.A.C.S.**—Chronostratigraphic Series No. 1—A Revised Precambrian Time Scale for South Africa, 1989. ISBN 0-621-12465-6. Local **R20,00**; other countries **R25,00**.
- Geological Survey**—The Geology of the Sakrivier Area, Sheet 3020, by L. B. Siebrits, M.Sc. ISBN 0-621-12518-0. Local **R5,00**; other countries **R6,25**.

MISCELLANEOUS PUBLICATIONS

- Quarterly Bulletin of Statistics: June 1989, Volume 23, No. 2. Local **R5,00**; other countries **R6,25**.
- Patent Journal* (including Trade Marks and Copyright in Cinematograph Films). Vol. 22, August 1989, No. 8. ISSN 0031-286X. Local **R1,00**; other countries **R1,25**.

MAPS

(Printed during 25 August to 24 September 1989)

1:50 000 New editions	Edition	Date of information
2729CA—Rietkuil.....	Second	1987
2729CB—Langhoek.....	Second	1987
2729CA—Hopedale.....	Second	1987
2729CD—Verkykerskop.....	Second	1987
2729DC—Mont Pelaa.....	Second	1987
2730AA—Latemanek.....	Second	1987
2730AB—Dirkiesdorp.....	Second	1987

1:50 000 Nuwe uitgawes	Uitgawe	Datum van inligting
2730AC—Wakkerstroom.....	Tweede	1987
3120BC—Blouyfer.....	Tweede	1987
3120CA—Kappat.....	Tweede	1987
3120CD—Rooipoort.....	Tweede	1987
3120DD—Gideonsfontein.....	Tweede	1987

1:50 000 RSA-herdrukke	Uitgawe	Datum van inligting
2528CA—Pretoria.....	Vyfde	1979
2528CB—Silverton.....	Vierde	1975
2528CD—Rietveldam.....	Vierde	1975
2625AA—West End.....	Eerste	1972
2625AB—Mareetsane.....	Eerste	1972
2626DC—Klerksdorp.....	Derde	1982
2627BB—Roodepoort.....	Vierde	1983
2627CA—Potchefstroom.....	Vierde	1977
2628AB—Benoni.....	Vierde	1983
2628AD—Springs.....	Vierde	1976
2732AC—Jozini.....	Tweede	1980
2830CC—Weenen.....	Eerste	1972
2832AC—Mtubatuba.....	Derde	1982
2832CC—Richards Bay.....	Derde	1983
2929AC—Howick.....	Eerste	1973
2929DC—Hammersdale.....	Tweede	1978
2931AA—Mapumdo.....	Tweede	1976
2931AB—Tugela.....	Tweede	1976

1:500 000 Topo- en admin.-herdrukke	Uitgawe	Datum van inligting
2722—Kimberley: Landdrosdistrikte, Mei 1989.....	Eerste	1982
2916—Springbok: Landdrosdistrikte, Mei 1989.....	Tweede	1980
3117—Calvinia: Landdrosdistrikte, Junie 1989.....	Eerste	1980
3122—Beaufort West: Landdrosdistrikte, Mei 1989.....	Eerste	1981

1:1 000 000 Herdruk	Uitgawe	Datum van inligting
3179—Ondangwa: Luginligting, April 1989.....	Tweede	1977

DIE STAATSDRUKKER

AMPTELIKE PUBLIKASIES ONTVANG GEDURENDE OKTOBER 1989

(Alle binnelandse pryse onderhewig aan 13 % algemene verkoopbelasting)

RP-VERSLAE

RP 77/1989—Verslag van die Ouditeur-generaal oor die Rekenings van die Sentraal Witwatersrand Streekdiensteraad vir die tydperk 1 April 1987 tot 30 Junie 1988. ISBN 0-621-12637-3. Plaaslik R1,15; buitelandse R1,20.

GEOLOGIESE OPNAME-VERSLAE

Jaarverslag van die Hoofdirekteur van die Geologiese Opname, 1987: Herdruk uit die Jaarverslag vir 1987 van die Departement van Minerale- en Energiesake. ISBN 0-621-12476-1. Plaaslik R20,00; buitelandse R25,00.

Memorie 75—“Palynostratigraphic Correlation between the Lower Karoo Sequence of the Waterberg and Pafari Coal-bearing Basins and the Hammanskraal Plant Macrofossil Locality, Republic of South Africa, by C. S. Macrae”. ISBN 0-621-11995-4. Plaaslik R50,00; buitelandse R62,50.

Geologiese Opname—Die Geologie van die Gebied Frankfort, Blad 2728. ISBN 0-621-12412-5. Plaaslik R5,00; buitelandse R6,25.

1:50 000 New editions	Edition	Date of information
2730AC—Wakkerstroom.....	Second	1987
3120BC—Blouyfer.....	Second	1987
3120CA—Kappat.....	Second	1987
3120CD—Rooipoort.....	Second	1987
3120DD—Gideonsfontein.....	Second	1987

1:50 000 RSA reprints	Edition	Date of information
2528CA—Pretoria.....	Fifth	1979
2528CB—Silverton.....	Fourth	1975
2528CD—Rietveldam.....	Fourth	1975
2625AA—West End.....	First	1972
2625AB—Mareetsane.....	First	1972
2626DC—Klerksdorp.....	Third	1982
2627BB—Roodepoort.....	Fourth	1983
2627CA—Potchefstroom.....	Fourth	1977
2628AB—Benoni.....	Fourth	1983
2628AD—Springs.....	Fourth	1976
2732AC—Jozini.....	Second	1980
2830CC—Weenen.....	First	1972
2832AC—Mtubatuba.....	Third	1982
2832CC—Richards Bay.....	Third	1983
2929AC—Howick.....	First	1973
2929DC—Hammersdale.....	Second	1978
2931AA—Mapumdo.....	Second	1976
2931AB—Tugela.....	Second	1976

1:500 000 Topo and admin. reprints	Edition	Date of information
2722—Kimberley: Magisterial District, May 1989.....	First	1982
2916—Springbok: Magisterial District, May 1989.....	Second	1980
3117—Calvinia: Magisterial District, June 1989.....	First	1980
3122—Beaufort West: Magisterial District, May 1989.....	First	1981

1:1 000 000 Reprint	Edition	Date of information
3179—Ondangwa: Air Information, April 1989.....	Second	1977

THE GOVERNMENT PRINTER

OFFICIAL PUBLICATIONS RECEIVED DURING OCTOBER 1989

(All local prices are liable to 13 % general sales tax)

RP REPORTS

RP 77/1989—Report of the Auditor-General on the Accounts of the Central Witwatersrand Regional Services Council for the period 1 April 1987 to 30 June 1988. ISBN 0-621-12637-3. Local R1,15; other countries R1,20.

GEOLOGICAL SURVEY REPORTS

Annual Report of the Chief Director of the Geological Survey, 1987: Reprinted from the Annual Report for 1987 of the Department of Mineral and Energy Affairs. ISBN 0-621-12476-1. Local R20,00; other countries R25,00.

Memoir 75—“Palynostratigraphic Correlation between the Lower Karoo Sequence of the Waterberg and Pafari Coal-bearing Basins and the Hammanskraal Plant Macrofossil Locality, Republic of South Africa, by C. S. Macrae”. ISBN 0-621-11995-4. Local R50,00; other countries R62,50.

Geological Survey—The Geology of the Frankfort Area, Sheet 2728. ISBN 0-621-12412-5. Local R5,00; other countries R6,25.

STATISTIESE VERSLAE

- Verslag No. 02-01-01 (1988)**—Mannekrageopname, 1988: Beroepsgegewens. ISBN 0-621-12640-3. Plaaslik R4,00; buitelandse R5,00.
- Verslag No. 03-51-01 (1988)**—Toerisme en Migrasie, 1988. ISBN 0-621-12635-7. Plaaslik R4,00; buitelandse R5,00.
- Verslag No. 11-01-01 (1987)**—Landbou-opname, 1987. ISBN 0-621-12482-6. Plaaslik R4,00; buitelandse R5,00.
- Verslag No. 71-51-01 (1988)**—Nuwe Voertuie Geregistreer, 1987-88. ISBN 0-621-12434-6. Plaaslik R6,00; buitelandse R7,50.
- Verslag No. 83-12-01 (1987)**—Sensus van Besigheidsdienste, 1987: Regsdienste. ISBN 0-621-12473-7. Plaaslik R4,00; buitelandse R5,00.
- Verslag No. 83-13-01 (1987)**—Sensus van Besigheidsdienste, 1987: Reklamepraktisyns en Verwante Dienste asook Bemerkingsnavorsingsdienste, 1987. ISBN 0-621-12410-9. Plaaslik R4,00; buitelandse R5,00.

DIVERSE PUBLIKASIES

- Patentjoernaal* (insluitende Handelsmerke Modelle en Outeursreg in Rolprente). Vol. 22, September 1989, No. 9. ISSN 0031-286X. Plaaslik R1,00; buitelandse R1,25.
- Gebinde dele van die *Staatskoerant* vir Maart (Deel A en B), April (Deel A en B) en Mei (Deel A en B), 1989. Plaaslik R30,00; buitelandse R37,50.

KAARTE

(Gedruk vanaf 25 September tot 24 Oktober 1989)

1:50 000 Nuwe kaarte	Uitgawe	Datum van inligting
3120DB—Slangeberge.....	Tweede	1987
3320AD—Konstabel.....	Tweede	1987
3320BA—Matjiesfontein.....	Tweede	1987
1:50 000 Herdrukke		
2427DD—Mabula.....	Tweede	1981
2528AD—Hammanskraal.....	Vierde	1984
3226DC—Fort Beaufort.....	Tweede	1979
3227CC—Debe Nek.....	Tweede	1979
3227CD—King William's Town.....	Derde	1985
3318AD—Darling.....	Derde	1981
3324DD—Hankey.....	Tweede	1974
3326AB—Piggot's Bridge.....	Tweede	1977
3326BA—Fort Brown.....	Tweede	1977
3327AD—Hamburg.....	Tweede	1981
3420AA—Stormvlei.....	Tweede	1981
3420BC—Malgas.....	Tweede	1981
3420BD—Kaap Infante.....	Derde	1981
3424BB—Humansdorp.....	Tweede	1975
1:250 000 Nuwe kaart		
2828—Harrismith.....	Derde	1987
1:500 000 Herdruk		
1918—Grootfontein: Luginligting, Julie 1989.....	Eerste	1985
1:1 000 000		
3275—Bulawayo: Luginligting, Julie 1989.....	Derde	1979
3398—Durban: Luginligting Julie 1989.....	Vierde	1983
3300—Johannesburg: Luginligting, September 1989.....	Derde	1908

STATISTICAL REPORTS

- Report No. 02-01-01 (1988)**—Manpower Survey, 1988: Occupational Information. ISBN 0-621-12640-3. Local R4,00; other countries R5,00.
- Report No. 03-51-01 (1988)**—Tourism and Migration, 1988. ISBN 0-621-12635-7. Local R4,00; other countries R5,00.
- Report No. 11-01-01 (1987)**—Agricultural Survey, 1987. ISBN 0-621-12482-6. Local R4,00; other countries R5,00.
- Report No. 71-51-01 (1988)**—New Vehicles Registered, 1987-88. ISBN 0-621-12434-6. Local R6,00; other countries R7,50.
- Report No. 83-12-01 (1987)**—Census of Business Services, 1987: Legal Services. ISBN 0-621-12473-7. Local R4,00; other countries R5,00.
- Report No. 83-13-01 (1987)**—Census of Business Services, 1987: Advertising Practitioners and Allied Services and Marketing Research Services, 1987. ISBN 0-621-12410-9. Local R4,00; other countries R5,00.

MISCELLANEOUS PUBLICATIONS

- Patent Journal* (including Trade Marks, Designs and Copyright in Cinematograph Films). Vol 22, September 1989, No. 9. ISSN 0031-286X. Local R1,00; other countries R1,25.
- Bound volumes of the *Government Gazette* for March (Part A and B), April (Part A and B) and May (Part A and B), 1989. Local R30,00; other countries R37,50.

MAPS

(Printed during 25 September to 24 October 1989)

1:50 000 New maps	Edition	Date of Information
3120DB—Slangeberge.....	Second	1987
3320AD—Konstabel.....	Second	1987
3320BA—Matjiesfontein.....	Second	1987
1:50 000 Reprints		
2427DD—Mabula.....	Second	1981
2528AD—Hammanskraal.....	Fourth	1984
3226DC—Fort Beaufort.....	Second	1979
3227CC—Debe Nek.....	Second	1979
3227CD—King William's Town.....	Third	1985
3318AD—Darling.....	Third	1981
3324DD—Hankey.....	Second	1974
3326AB—Piggot's Bridge.....	Second	1977
3326BA—Fort Brown.....	Second	1977
3327AD—Hamburg.....	Second	1981
3420AA—Stormvlei.....	Second	1981
3420BC—Malgas.....	Second	1981
3420BD—Kaap Infante.....	Third	1981
3424BB—Humansdorp.....	Second	1975
1:250 000 New map		
2828—Harrismith.....	Third	1987
1:500 000 Reprint		
1918—Grootfontein: Air Information, July 1989.....	First	1985
1:1 000 000		
3275—Bulawayo: Air Information, July 1989.....	Third	1979
3398—Durban: Air Information, July 1989.....	First	1983
3300—Johannesburg: Air Information, September 1989.....	Third	1980

GOVERNMENT GAZETTE INDEX: REPUBLIC OF SOUTH AFRICA

Die **Government Gazette Index: Republic of South Africa** sorg vir die vinnige en maklike opsporing van kennisgewings in die *Staatskoerante*. Die ontsluiting van inligting oor enige onderwerp word vergemaklik deur middel van direkte onderwerpindeksering. Onderwerpe is alfabeties gerangskik en onderverdelings van elke onderwerp wissel van algemeen tot spesifiek. Die gebruiker word dus óf na 'n individuele kennisgewing verwys óf hy kan 'n oorsig van bestaande wetgewing oor 'n spesifieke onderwerp bekom.

Die Indeks is 'n besonder waardevolle hulpmiddel vir die regsberoep, plaaslike besture, biblioteke en kommersiële en industriële instellings.

Dit word uitgegee in drie sagteband kwartaalbande en 'n jaarlikse kumulاسie in hardeband. Die subskripsieprys is R96 per jaar (plus AVB, posgeld en hanteringskoste). Microfiche-uitgawes is teen dieselfde prys beskikbaar. 'n **Cumulated Government Gazette Index (1979-1985)** bestaande uit twee volumes in hardeband, is ook beskikbaar teen R150 (plus AVB, posgeld en hanteringskoste). Bestellings moet geplaas word by:

Publikasie-afdeling Die Staatsbiblioteek Posbus 397 Pretoria, 0001	Kontakpersoon: Mev. C. M. Henning Tel. (012) 386-1661
---	---

Die Staatsbiblioteek stel ook Staatskoerantindekse saam vir die TBVC-lande. Dit word jaarliks uitgegee en is by bogenoemde adres teen die volgende pryse beskikbaar:

Transkei:	R67,00	} (plus AVB, posgeld en hanteringskoste)
Bophuthatswana:	R82,00	
Venda:	R71,00	
Ciskei:	R36,00	

Om addisionele publikasiekoste te voorkom word al die Indekse slegs in Engels gepubliseer.

GOVERNMENT GAZETTE INDEX: REPUBLIC OF SOUTH AFRICA

The **Government Gazette Index: Republic of South Africa** provides quick and easy access to notices in the *Government Gazettes*. By means of direct subject indexing the retrieval of information on any subject is facilitated. Subjects are arranged alphabetically and subdivisions within each subject range from the general to the specific. Thus the user may either be directed to an individual notice or obtain an overview of existing legislation on a particular subject.

The Index is an especially valuable aid to the legal profession, local authorities, libraries, and commercial and industrial institutions.

It is published in three quarterly paperback issues and a hard cover annual cumulation. The subscription price is R96 p.a. (plus GST, postage and handling charges). Microfiche editions are available at the same price. A hard cover, two-volume **Cumulated Government Gazette Index (1979-1985)** is also obtainable at R150 (plus GST, postage and handling charges). Orders should be placed with:

Publications Division The State Library P.O.Box 397 Pretoria, 0001	Contact person: Mrs C. M. Henning Tel. (012) 386-1661
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The State Library also produced Government Gazette Indexes for the TBVC countries. These are published annually and are available from the above address at the following prices:

Transkei:	R67,00	} (plus GST, postage and handling charges)
Bophuthatswana:	R82,00	
Venda:	R71,00	
Ciskei:	R36,00	

BELANGRIK!!

Plasing van tale:

Staatskoerante

1. Hiermee word bekendgemaak dat die omruil van tale in die *Staatskoerant* jaarliks geskied met die eerste uitgawe in Oktober.
2. Vir die tydperk 1 Oktober 1989 tot 30 September 1990 word Afrikaans EERSTE geplaas.
3. Hierdie reëling is in ooreenstemming met dié van die Parlement waarby koerante met Wette ens. die taalvolgorde deurgaans behou vir die duur van die sitting.
4. *Dit word dus van u, as adverteerder, verwag om u kopie met bogenoemde reëling te laat strook om onnodige omskakeling en stylredigering in ooreenstemming te bring.*

—oOo—

IMPORTANT!!

Placing of languages:

Government Gazettes

1. Notice is hereby given that the interchange of languages in the *Government Gazette* will be effected annually from the first issue in October.
2. For the period 1 October 1989 to 30 September 1990, Afrikaans is to be placed FIRST.
3. This arrangement is in conformity with Gazettes containing Act of Parliament etc. where the language sequence remains constant throughout the sitting of Parliament.
4. *It is therefore expected of you, the advertiser, to see that your copy is in accordance with the above-mentioned arrangement in order to avoid unnecessary style changes and editing to correspond with the correct style.*

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