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THE PRESIDENCY

No. 1314

7 December 2001

It is hereby notified that the President has assented to the following Act, which is hereby published for general information:—

No. 45 of 2001: Agricultural Debt Management Act, 2001.

DIE PRESIDENSIE

No. 1314

7 Desember 2001

Hierby word bekend gemaak dat die President sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

No. 45 van 2001: Wet op Bestuur van Landbouskuld, 2001.



AIDS HELPLINE: 0800-123-22 Prevention is the cure

*(English text signed by the President.)
(Assented to 4 December 2001.)*

ACT

To provide for the administration of this Act; to establish the Agricultural Debt Account; to provide for the use of the account as a mechanism to manage agricultural debt repayment; to administer monies in the account; to determine the purpose for which funds in the account may be used; to provide for the auditing and reporting on the account; to provide for various matters relating to debt agreements, interest rates, the collection and writing off of debt, the registration of bonds and property; and to provide for matters connected therewith.

BE IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Definitions

1. In this Act, unless the context otherwise indicates—
 - “account” means the Agricultural Debt Account referred to in section 3; 5
 - “agreement” means any oral or written agreement relating to debt, and includes a unilateral undertaking by any person in favour of the State;
 - “Agricultural Credit Act” means the Agricultural Credit Act, 1966 (Act No. 28 of 1966);
 - “Coloured Farmers Assistance Law” means the Coloured Farmers Assistance Law, 10 1973 (Act No. 1 of 1973) (Coloured Persons Representative Council);
 - “debt” means any amount contractually or statutorily owed to the State as a result of assistance, loans or subsidies in terms of the provisions of the Agricultural Credit Act, the Coloured Farmers Assistance Law or financial assistance schemes, and includes any amount owed as rent or interest or resulting from or relating to such 15 debt;
 - “department” means the national Department of Agriculture;
 - “Director-General” means the Director-General of the department;
 - “financial assistance scheme” means subsidies, loans and other advances administered by the department; 20
 - “Minister” means the Minister responsible for agriculture in the national government;
 - “officer” means an officer as defined in section 1(1) of the Public Service Act, 1994 (Proclamation No. 103 of 1994);
 - “Public Finance Management Act” means the Public Finance Management Act, 25 1999 (Act No. 1 of 1999); and
 - “rent” means rent charged by the department for the use of land.

Administration of Act

2. (1) The Minister is responsible for the administration of this Act.
 (2) Subject to the provisions of subsection (3), the Minister may delegate any of his 30 or her powers or duties in terms of this Act, to an officer of the department.

*(Engelse teks deur die President geteken.)
(Goedgekeur op 4 Desember 2001.)*

WET

Om voorsiening te maak vir die administrasie van hierdie Wet; om die Landbouskuldrekening in te stel; om voorsiening te maak vir die gebruik van die rekening as 'n meganisme om terugbetaling van landbouskuld te bestuur; om die geld in die rekening te administreer; om die doel waarvoor fondse in die rekening gebruik mag word, te bepaal; om voorsiening te maak vir die ouditering van, en verslagdoening oor, die rekening; om voorsiening te maak vir verskillende aangeleenthede met betrekking tot skuldooreenkomste, rentekoerse, die invordering en afskryf van skuld, die registrasie van verbande en eiendom; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

DAAR WORD BEPAAL deur die Parlement van die Republiek van Suid-Afrika, soos volg:

Woordomskrywing

1. In hierdie Wet, tensy uit die samehang anders blyk, beteken—
 “beamppte” 'n beamppte soos omskryf in artikel 1(1) van die Staatsdienswet, 1994 5
 (Proklamasie No. 103 van 1994);
 “departement” die nasionale Departement van Landbou;
 “Direkteur-generaal” die Direkteur-generaal van die departement;
 “finansiële hulpskema” subsidies, lenings en ander voorskotte wat deur die departement geadministreer word;
 “huurgeld” huurgeld deur die departement gehef vir die gebruik van grond;
 “Minister” die Minister wat verantwoordelik is vir landbou in die nasionale regering;
 “ooreenkoms” enige mondelinge of skriftelike ooreenkoms met betrekking tot skuld en ook 'n eensydige onderneming deur enige persoon ten gunste van die Staat;
 “rekening” die Landbouskuldrekening bedoel in artikel 3;
 “skuld” enige bedrag wat kontrakteel of statutêr aan die Staat verskuldig is as gevolg van hulp, lenings of subsidies ingevolge die bepalings van die Wet op Landboukrediet, die Wet op Bystand aan Kleurlingboere of finansiële hulpskemas 20
 en ook enige bedrag verskuldig as huurgeld of rente of wat ontstaan uit of met betrekking tot sodanige skuld;
 “Wet op Bystand aan Kleurlingboere” die Wet op Bystand aan Kleurlingboere, 1973 (Wet No.1 van 1973) (Verteenwoordigende Kleurlingraad);
 “Wet op Landboukrediet” die Wet op Landboukrediet, 1966 (Wet No. 28 van 25
 1966); en
 “Wet op Openbare Finansiële Bestuur” die Wet op Openbare Finansiële Bestuur, 1999 (Wet No. 1 van 1999).

Administrasie van Wet

2. (1) Die Minister is verantwoordelik vir die administrasie van hierdie Wet.
 (2) Behoudens die bepalings van subartikel (3) kan die Minister enige van sy of haar bevoegdhede of pligte ingevolge hierdie Wet aan 'n beamppte van die departement deleger.

(3) Any power or duty capable of being exercised or performed under the provisions of section 5 may only be delegated to the chief financial officer in the department who has been designated as such under the Public Finance Management Act.

(4) The Minister must designate an officer of the department to administer this Act, and such officer may be assisted by as many officials or other persons as are deemed necessary to give effect thereto. 5

(5) Subject to the provisions of subsection (3), the Director-General may delegate any of his or her powers or duties to an officer designated under subsection (4), or to an officer assisting that officer.

Agricultural Debt Account

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3. (1) The Agricultural Credit Account kept in terms of section 20A of the Agricultural Credit Act, continues to exist despite the repeal of that Act and is to be called the Agricultural Debt Account.

(2) The monies standing to the credit of the account on the date of commencement of this Act, consist of all— 15

- (a) monies standing to the credit of the Agricultural Credit Account immediately before that date and received as repayment of debt under or as a result of the provisions of the Agricultural Credit Act;
- (b) monies received before that date as repayment of debt under or as a result of the provisions of the Coloured Farmers Assistance Law;
- (c) such other monies standing to the credit of the Agricultural Credit Account on that date and received by the department as repayment of debt under or as a result of financial assistance schemes or as rent.

(3) The monies standing to the credit of the account consist of all obligations relating to debt referred to in subsection (2), on the date of commencement of this Act. 20 25

(4) The Director-General is the accounting officer of the account.

(5) The account ceases to exist when all outstanding debts have been collected or written off in terms of this Act and monies standing to the credit of the account have been appropriated by Parliament.

Crediting and debiting of account

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4. (1) The account must be credited with—

- (a) all monies received after the date of the commencement of this Act as repayment of debt referred to in section 3(2);
- (b) all monies resulting from the collection of outstanding debt referred to in section 3(2);
- (c) interest earned from monies invested; and
- (d) monies accruing from any other source.

(2) The account must be debited with—

- (a) the purchase price and any expense or cost relating to the purchase and management of property acquired under this Act; 40
- (b) any fee, expense or cost incurred in terms of section 8(6);
- (c) any amount—
 - (i) which has been erroneously paid into the account;
 - (ii) which is not owed to the State; or
 - (iii) the reimbursement of which safeguards the interests of the State; and
- (d) any amount appropriated by Parliament for agricultural or other purposes, which must be transferred to the National Revenue Fund in terms of section 5. 45

(3) All monies received by the department as repayment or collection of debt other than that referred to in subsection (1), must be deposited into the National Revenue Fund. 50

(4) Monies standing to the credit of the account that are not immediately needed as contemplated under subsection (2), may be invested with the—

- (a) Corporation for Public Deposits; and

(3) Enige bevoegdheid of plig wat uitgeoefen of verrig kan word kragtens die bepalings van artikel 5 kan slegs gedelegeer word aan die hoof- finansiële beampte in die departement wat as sodanig aangewys is kragtens die Wet op Openbare Finansiële Bestuur.

(4) Die Minister moet 'n beampte van die departement aanwys om hierdie Wet te administreer, en sodanige beampte kan bygestaan word deur soveel beampies of ander persone as wat nodig geag word om uitvoering daaraan te gee.

(5) Behoudens die bepalings van subartikel (3) kan die Direkteur-generaal enige van sy of haar bevoegdhede of pligte deleger aan 'n beampte wat kragtens subartikel (4) aangewys is, of aan 'n beampte wat daardie beampte bystaan.

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Landbouskuldrekening

3. (1) Die Landboukredietrekening wat bygehou word ingevolge artikel 20A van die Wet op Landboukrediet, bly voortbestaan ondanks die herroeping van daardie Wet en word die Landbouskuldrekening genoem.

(2) Die geld wat tot die krediet staan van die rekening op die datum van inwerkingtreding van hierdie Wet, bestaan uit—

- (a) alle geld wat tot die krediet staan van die Landboukredietrekening onmiddellik voor daardie datum en wat ontvang is as terugbetaling van skuld kragtens of as gevolg van die bepalings van die Wet op Landboukrediet;
- (b) alle geld wat voor daardie datum ontvang is as terugbetaling van skuld kragtens of as gevolg van die bepalings van die Wet op Bystand aan Kleurlingboere; en
- (c) al die ander geld wat op daardie datum tot die krediet staan van die Landboukredietrekening en deur die departement ontvang is as terugbetaling van skuld kragtens of as gevolg van finansiële hulpskemas of as huurgeld.

(3) Die geld wat tot die krediet staan van die rekening bestaan uit alle verpligtinge ten opsigte van skuld bedoel in subartikel (2) op die datum van inwerkingtreding van hierdie Wet.

(4) Die Direkteur-generaal is die rekenpligtige beampte van die rekening.

(5) Die rekening hou op om te bestaan wanneer alle uitstaande skulde ingevorder of afgeskryf is ingevolge hierdie Wet en geld wat tot die krediet staan van die rekening deur die Parlement bewillig is.

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Kreditering en debitering van rekening

4. (1) Die rekening moet gekrediteer word met—

- (a) alle geld wat ontvang is na die datum van die inwerkingtreding van hierdie Wet as terugbetaling van skuld bedoel in artikel 3(2);
- (b) alle geld wat spruit uit die invordering van uitstaande skuld bedoel in artikel 3(2);
- (c) rente verdien uit geld wat belê is; en
- (d) geld wat die rekening uit 'n ander bron toeval.

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(2) Die rekening moet gedebiteer word met—

- (a) die aankoopprys en enige uitgawes of koste met betrekking tot die aankoop en bestuur van eiendom wat kragtens hierdie Wet verkry is;
- (b) enige geld, uitgawe of koste wat aangegaan is ingevolge artikel 8(6);
- (c) enige bedrag—
 - (i) wat foutiewelik in die rekening inbetaal is;
 - (ii) wat nie aan die Staat verskuldig is nie; of
 - (iii) waarvan die terugbetaling die belang van die Staat beskerm; en
- (d) enige bedrag wat deur die Parlement bewillig is vir landbou- of ander doeleinades en wat oorgeplaas moet word na die Nasionale Inkomstefonds ingevolge artikel 5.

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(3) Alle geld wat deur die departement ontvang is as terugbetaling of invordering van skuld anders as bedoel in subartikel (1) moet in die Nasionale Inkomstefonds gedeponeer word.

(4) Geld wat tot die krediet staan van die rekening en nie onmiddellik soos beoog kragtens subartikel (2) benodig word nie, kan belê word—

- (a) by die Openbare Depositokorporasie; en

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- (b) approval of the Minister given in consultation with the Minister of Finance, with any financial institution registered as such by the Registrar of Financial Institutions.

Utilisation of monies

5. (1) The Director-General may request the transfer of any surplus money standing to the credit of the account to the National Revenue Fund if— 5

- (a) such monies will not be needed as contemplated in section 4(2)(a), (b) or (c); and
- (b) the Minister, in consultation with the Minister of Finance, has approved such transfer. 10

(2) Monies transferred to the National Revenue Fund from the account may be appropriated by Parliament on the vote of the Department to be utilised for agricultural development programmes in a specific financial year in terms of a business plan submitted by the Director-General, if such business plan is—

- (a) approved by the Minister; and
- (b) submitted to the National Treasury at least three months before the beginning of a financial year or the tabling of the adjustments estimates in Parliament. 15

Auditing and reporting

6. (1) The financial year in respect of the account ends on 31 March every year.

(2) The account must be audited by the Auditor-General. 20

(3) The Director-General must keep such accounting records as are necessary in accordance with the generally recognised accounting practice, as set out in the Public Finance Management Act, to reflect accurately the status of the account.

Validity of agreements

7. (1) Any agreement which is still in force immediately before the commencement of this Act and which directly or indirectly relates to a debt, remains a legally binding agreement and is enforceable as such, despite the repeal of any legislation under which or as a result of which that agreement was concluded. 25

(2) Any provision of the repealed legislation referred to in subsection (1), is considered to be valid and may be invoked as if it had not been repealed, in so far as it directly or indirectly relates to or is connected with any agreement contemplated in that subsection. 30

(3) Any mortgage bond, condition or restriction relating to a debt and registered against immovable property on the date of commencement of this Act, remains in force despite the repeal of any legislation under which that mortgage or condition was effected. 35

(4) Any provision of the repealed legislation referred to in subsection (3) is, in so far as it is necessary to give effect to any bond, condition or restriction registered against the title deed of that property, considered to be valid and may be invoked as if it had not been repealed. 40

(5) Any reference to the “Agricultural Credit Board”, the “Coloured Persons Agricultural Assistance Board”, “Secretary” or any other person or officer in legislation or in an agreement referred to in subsection (1) or (2), or in legislation or a bond, condition or restriction referred to in subsection (3) or (4), must be considered to be a reference to the Minister, and he or she may exercise the powers or perform duties attributed to such person. 45

Debt

8. (1) The Director-General—

- (a) must on a continuous basis monitor the repayment of debt and investigate any factor that may influence the timeous repayment thereof; 50
- (b) must audit all securities relating to debt;
- (c) must collect a debt that is outstanding;
- (d) may acquire movable or immovable property in the course of debt collection in terms of this Act; and

- (b) met die toestemming van die Minister gegee in oorleg met die Minister van Finansies, by enige finansiële instelling wat as sodanig geregistreer is by die Registrateur van Finansiële Instellings.

Benutting van geld

5. (1) Die Direkteur-generaal kan versoek dat surplus geld wat tot die krediet van die rekening staan, oorgeplaas word na die Nasionale Inkomstefonds indien— 5

- (a) sodanige geld nie nodig sal word soos beoog in artikel 4(2)(a), (b) of (c) nie;
- (b) die Minister in oorleg met die Minister van Finansies, sodanige oorplasing goedgekeur het.

(2) Geld wat van die rekening af oorgeplaas is na die Nasionale Inkomstefonds, kan deur die Parlement op die Departement se begrotingspos bewillig word om in 'n spesifieke boekjaar benut te word vir landbouontwikkelingsprogramme ingevolge 'n besigheidsplan wat deur die Direkteur-generaal voorgelê word, indien sodanige besigheidsplan— 10

- (a) deur die Minister goedgekeur is; en
- (b) aan die Nasionale Tesourie voorgelê is ten minste drie maande voor die begin van 'n boekjaar of die tertafellegging van aansuiweringsbegrotings in die Parlement.

Ouditering en rapportering

6. (1) Die boekjaar ten opsigte van die rekening eindig op 31 Maart van elke jaar. 20

(2) Die rekening moet deur die Ouditeur-generaal ge-ouditeer word.

(3) Die Direkteur-generaal moet die rekeningstate byhou wat nodig is ooreenkomstig algemeen erkende rekenkundige praktyk, soos uiteengesit in die Wet op Openbare Finansiële Bestuur, om die stand van die rekening akkuraat weer te gee.

Geldigheid van ooreenkoms 25

7. (1) Enige ooreenkoms wat nog van krag is onmiddellik voor die inwerktingreding van hierdie Wet en wat regstreeks of onregstreeks betrekking het op 'n skuld, bly 'n regtens bindende ooreenkoms en is as sodanig afdwingbaar, ondanks die herroeping van enige wetgewing waarkragtens of as gevolg waarvan daardie ooreenkoms aangegaan is.

(2) Enige bepaling van die herroeppe wetgewing bedoel in subartikel (1) word geldig geag en kan aangewend word asof dit nie herroep is nie, vir sover dit regstreeks of onregstreeks betrekking het op of in verband staan met enige ooreenkoms beoog in daardie subartikel. 30

(3) Enige verband, voorwaarde of beperking met betrekking tot 'n skuld en wat geregistreer is teen onroerende eiendom op die datum van inwerktingreding van hierdie Wet, bly van krag ondanks die herroeping van enige wetgewing waarkragtens daardie verband of voorwaarde bewerkstellig is. 35

(4) Enige bepaling van die herroeppe wetgewing bedoel in subartikel (3), vir sover dit nodig is om uitvoering te gee aan enige verband, voorwaarde of beperking wat geregistreer is teen die titelakte van daardie eiendom, word geag geldig te wees en kan aangewend word asof dit nie herroep is nie. 40

(5) Enige verwysing na die "Landboukredietraad", die "Landboubystandsraad vir Kleurlinge", "Sekretaris" of enige ander persoon of beampete in wetgewing of in 'n ooreenkoms bedoel in subartikel (1) of (2) of in wetgewing, of 'n verband, voorwaarde of beperking bedoel in subartikel (3) of (4), word geag 'n verwysing te wees na die Minister, en hy of sy kan die bevoegdhede uitoefen of die pligte uitvoer wat aan sodanige persoon toegeskryf is. 45

Skuld

8. (1) Die Direkteur-generaal—

- (a) moet die terugbetaling van skuld op 'n deurlopende grondslag monitor en enige faktor wat die tydige terugbetaling daarvan kan beïnvloed, ondersoek;
- (b) moet alle sekuriteite met betrekking tot skuld ouditeer;
- (c) moet uitstaande skuld invorder;
- (d) kan roerende of onroerende eiendom in die loop van skuldinvorderings ingevolge hierdie Wet verkry; en

- (e) may exercise any power or take any other action relating to a debt that may be required to safeguard the interests of the State.
- (2) Any immovable property acquired by the Director-General under subsection (1) must, as soon as practicable, be registered in the name of the Government of the Republic of South Africa. 5
- (3) The Director-General may, at the request of a debtor or any person having a legitimate interest therein and on such conditions as he or she may determine—
- (a) consolidate amounts and interest owed as debt under different agreements;
 - (b) substitute debtors, vary or substitute bonds, impose or vary conditions or restrictions, vary securities or accept other securities;
 - (c) vary or waive any right of the State subject to the provisions of this Act, consent to any legal act and vary or waive any term of an existing agreement;
 - (d) determine any other condition subject to which an agreement is concluded or amended, including interest rates, the payment of collection costs or legal fees incurred in the collection of debt, and the incorporation of any bond, condition or restriction or other provision of an existing agreement into that agreement. 10 15
- (4) The Director-General—
- (a) may write off a debt relating to the account;
 - (b) must write off such debt in accordance with the provisions of the Public Finance Management Act and a policy determined by the Department. 20
- (5) The Director-General may, on such conditions as he or she may determine—
- (a) contract with any suitable person to collect the debt that is outstanding and to take all such actions relating thereto as may be necessary to ensure the collection thereof;
 - (b) appoint any suitable person to represent him or her at auctions where assets of a debtor are sold and buy such assets on behalf of the State; 25
 - (c) from time to time enter into agreements with such other suitable persons as may be necessary to safeguard the interests of the State in terms of this Act.
- (6) The fees of or the expenses or costs incurred by a person referred to in subsection (5) must be paid out of the account. 30

Tendering of documents for registration and exemptions

9. (1) An officer in the department may, despite the provisions of any other Act, tender a mortgage bond, agreement, consent, authorisation or other document at any deeds registry for registration or filing, and the registrar must on receipt thereof, cause the necessary endorsements to be made in his or her records despite any requirement of the Deeds Registries Act, 1937 (Act No. 47 of 1937). 35

(2) No duties, taxes or other fees are payable in respect of an endorsement under subsection (1).

(3) The provisions of the Stamp Duties Act, 1968 (Act No. 77 of 1968), do not apply to any agreement existing on or entered into after the commencement of this Act. 40

Repeal of laws

10. The laws set out in the Schedule are hereby repealed to the extent set out in the third column thereof.

Short title and commencement

11. This Act is called the Agricultural Debt Management Act, 2001, and comes into operation on a date determined by the President by proclamation in the *Gazette*. 45

(e) kan enige bevoegdheid uitoefen of enige stappe met betrekking tot skuld doen wat nodig mag wees om die belang van die Staat te beskerm.	
(2) Enige onroerende eiendom wat deur die Direkteur-generaal verkry is kragtens subartikel (1) moet so spoedig as wat dit prakties moontlik is, in die naam van die Regering van die Republiek van Suid-Afrika geregistreer word.	5
(3) Die Direkteur-generaal kan, op versoek van 'n skuldenaar of enige persoon met 'n regmatige belang daarby en op die voorwaardes as wat hy of sy bepaal—	
(a) bedrae en rente wat kragtens verskillende ooreenkomste verskuldig is, konsolideer;	
(b) skuldenaars vervang, verbande verander of vervang, voorwaardes of beperkings oplê of verander, sekuriteite verander of ander sekuriteite aanvaar;	10
(c) enige reg van die Staat verander of daarvan afstand doen behoudens die bepalings van hierdie Wet, toestem tot enige regshandeling en 'n beding van 'n bestaande ooreenkoms verander of daarvan afstand doen;	
(d) enige ander voorwaarde waaronder 'n ooreenkoms aangegaan of gewysig is, bepaal, met inbegrip van rentekoese, die betaling van invorderings- of regskostes wat aangegaan is vir die invordering van skuld, en die inlywing van enige verband, voorwaarde of beperking of ander bepaling van 'n bestaande ooreenkoms in daardie ooreenkoms.	15
(4) Die Direkteur-generaal—	20
(a) kan enige skuld met betrekking tot die rekening afskryf;	
(b) moet sodanige skuld afskryf in ooreenstemming met die bepalings van die Wet op Openbare Finansiële Bestuur en 'n beleid deur die Departement bepaal.	
(5) Die Direkteur-generaal kan op die voorwaardes wat hy of sy bepaal—	25
(a) met enige gesikte persoon 'n kontrak sluit om uitstaande skuld in te vorder en om al die stappe ten opsigte daarvan te doen wat nodig is om die invordering daarvan te verseker;	
(b) enige gesikte persoon aanstel om hom of haar te verteenwoordig by veilings waar bates van 'n skuldenaar verkoop word en om sodanige bates namens die Staat te koop;	30
(c) van tyd tot tyd ooreenkomste met die ander gesikte persone aangaan wat nodig is om die belang van die Staat ingevolge hierdie Wet te beskerm.	
(6) Die gelde van, of die uitgawes of koste wat aangegaan word deur, 'n persoon bedoel in subartikel (5) moet uit die rekening betaal word.	35

Aanbied van dokumente vir registrasie en vrystellings

9. (1) 'n Beampte in die departement kan, ondanks die bepalings van enige ander Wet, 'n verbandakte, ooreenkoms, toestemming, magtiging of enige ander dokument by 'n aktekantoor vir registrasie of liassing aanbied, en die registrar moet by ontvangs daarvan die nodige endossemente in sy of haar rekords laat aanbring, ondanks enige vereiste van die Registrasie van Aktes Wet, 1937 (Wet No. 47 van 1937).

(2) Geen heffings, belastings of ander gelde is betaalbaar ten opsigte van 'n endossement kragtens subartikel (1) nie.

(3) Die bepalings van die Wet op Seëlregte, 1968 (Wet No. 77 van 1968), is nie van toepassing nie op enige ooreenkoms wat bestaan op of aangegaan is na, die inwerkingtreding van hierdie Wet.

Herroeping van wette

10. Die wette in die Bylae vermeld, word hierby herroep in die mate in die derde kolom daarvan uiteengesit.

Kort titel en inwerkingtreding

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11. Hierdie Wet heet die Wet op Bestuur van Landbouskuld, 2001, en tree in werking op 'n datum wat die President by proklamasie in die Staatskoerant bepaal.

Schedule

No. and year of law	Short title	Extent of repeal
Act 28 of 1966	Agricultural Credit Act, 1966	The whole
Act 45 of 1968	Agricultural Credit Amendment Act, 1968	The whole
Act 66 of 1970	Agricultural Credit Amendment Act, 1970	The whole
Act 10 of 1971	Agricultural Credit Amendment Act, 1971	The whole
Act 15 of 1972	Agricultural Credit Amendment Act, 1972	The whole
Act 81 of 1977	Agricultural Credit Amendment Act, 1977	The whole
Act 67 of 1979	Agricultural Credit Amendment Act, 1979	The whole
Act 87 of 1979	Designated Areas Development Act, 1979	The whole
Act 27 of 1980	Agricultural Credit Amendment Act, 1980	The whole
Act 73 of 1981	Agricultural Credit Amendment Act, 1981	The whole
Act 18 of 1982	Agricultural Credit Amendment Act, 1982	The whole
Act 67 of 1982	Second Agricultural Credit Amendment Act, 1982	The whole
Act 42 of 1983	Agricultural Credit Amendment Act, 1983	The whole
Act 51 of 1987	Agricultural Credit Amendment Act (House of Assembly), 1987	The whole
Act 53 of 1993	Agricultural Credit Amendment Act (House of Assembly), 1993	The whole
Act 175 of 1993	Agricultural Development Fund Act, 1993	The whole
Act 65 of 1995	Agricultural Credit Amendment Act, 1995	The whole
Act 21 of 1998	Land Bank Amendment Act, 1998	Items 1, 2 and 3 of the 3rd column of the Schedule

Bylae

No. en jaar van wet	Kort titel	In hoeverre herroep
Wet 28 van 1966	Wet op Landboukrediet, 1966	Die geheel
Wet 45 van 1968	Wysigingswet op Landboukrediet, 1968	Die geheel
Wet 66 van 1970	Wysigingswet op Landboukrediet, 1970	Die geheel
Wet 10 van 1971	Wysigingswet op Landboukrediet, 1971	Die geheel
Wet 15 van 1972	Wysigingswet op Landboukrediet, 1972	Die geheel
Wet 81 van 1977	Wysigingswet op Landboukrediet, 1977	Die geheel
Wet 67 van 1979	Wysigingswet op Landboukrediet, 1979	Die geheel
Wet 87 van 1979	Wet op die Ontwikkeling van Aangewese Gebiede, 1979	Die geheel
Wet 27 van 1980	Wysigingswet op Landboukrediet, 1980	Die geheel
Wet 73 van 1981	Wysigingswet op Landboukrediet, 1981	Die geheel
Wet 18 van 1982	Wysigingswet op Landboukrediet, 1982	Die geheel
Wet 67 van 1982	Tweede Wysigingswet op Landboukrediet, 1982	Die geheel
Wet 42 van 1983	Wysigingswet op Landboukrediet, 1983	Die geheel
Wet 51 van 1987	Wysigingswet op Landboukrediet, 1987 (Volksraad)	Die geheel
Wet 53 van 1993	Wysigingswet op Landboukrediet, 1993 (Volksraad)	Die geheel
Wet 175 van 1993	Wet op die Landbou-Ontwikkelingsfonds, 1993	Die geheel
Wet 65 van 1995	Wysigingswet op Landboukrediet, 1995	Die geheel
Wet 21 van 1998	Wysigingswet op die Landbank, 1998	Items 1, 2 en 3 van die derde kolom van die Bylae

