



REPUBLIC OF SOUTH AFRICA

GOVERNMENT GAZETTE

Government Gazette, 22 November 1974, containing the following:

Notice of assent given by the State President to the Marketing Amendment Act, 1974.

The following is to be published in the Government Gazette:

Notice of assent given by the State President to the Marketing Amendment Act, 1974.

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KAAPSTAD, 20 NOVEMBER 1974

No. 2161.

20 November 1974.

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

No. 73 of 1974: Marketing Amendment Act, 1974.

DEPARTEMENT VAN DIE EERSTE MINISTER

No. 2161.

20 November 1974.

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

No. 73 van 1974: Wysigingswet op Bemarking, 1974.

Wet No. 73, 1974

WYSIGINGSWET OP BEMARKING, 1974.

REPUBLIC OF SOUTH AFRICA
APPROVED BY THE PRESIDENT
WET

Tot wysiging van die Bemarkingswet, 1968, ten einde die Minister van Landbou te magtig om 'n beheerraad se bevoegdhede met betrekking tot die vasstelling van 'n prys vir 'n beheerde produk in sekere omstandighede uit te oefen; 'n beheerraad te magtig om 'n ooreenkoms aan te gaan vir die bemarking van 'n produk in 'n aangrensende staat of gebied geproduseer; voorsiening te maak vir 'n verbod op die verkoop, onder die naam van 'n produk, van 'n artikel wat nie daardie produk is nie; voorsiening te maak vir standaarde vir die samestelling van 'n produk; die verkoop van 'n produk wat nie aan voorgeskrewe standaarde voldoen nie, te verbied; en die aangeleenthede waarvoor die opbrengs van 'n heffing op 'n onbeheerde produk aangewend kan word, uit te brei; tot wysiging van Bylae 1 by genoemde Wet; om sekere proklamasies te herroep; en om vir bykomstige aangeleenthede voorsiening te maak.

(Afrikaanse teks deur die Staatspresident geteken.)
(Goedgekeur op 11 November 1974.)

DAAR WORD BEPAAL deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:

Wysiging van artikel 60 van Wet 59 van 1968.

1. Artikel 60 van die Bemarkingswet, 1968 (hieronder die Hoofwet genoem), word hierby gewysig deur na subartikel (2) die volgende subartikel in te voeg:

„(2A) (a) Indien die Minister van oordeel is dat die uitoefening van 'n bevoegdheid wat by of kragtens subartikel (1) of (2) aan 'n beheerraad verleen word, beïnvloed word of kan word deur die feit dat 'n subsidie deur die Staat betaal word ten opsigte van die produk waarop die betrokke skema betrekking het of ten opsigte van iets waarvan daardie produk verkry word of iets wat van daardie produk verkry word, kan die Minister, ondanks andersluidende bepalings van hierdie Wet maar behoudens die bepalings van paragraaf (b), enige van of al die bevoegdhede wat aldus aan die betrokke beheerraad verleen word, na oorlegpleging met die bemarkingsraad, in die plek van daardie beheerraad uitoefen: Met dien verstande dat, vir sover hy dit vir die uitoefening van so 'n bevoegdheid deur homself dienstig ag, die Minister 'n voorskrif of vereiste van daardie skema wat die uitoefening van daardie bevoegdheid deur daardie beheerraad beheers of andersins betrek, nie hoef na te kom nie.

(b) Paragraaf (a) magtig nie die Minister om 'n daarin bedoelde bevoegdheid uit te oefen nie ten opsigte van—

(i) die verkoop of vandiehandsetting van 'n hoeveelheid van die produk waarop 'n skema betrekking het deur iemand wat daardie hoeveelheid in die loop van bona fide-boerderybedrywighede geproduseer het, aan of deur bemiddeling van die

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ACT

To amend the Marketing Act, 1968, so as to authorize the Minister of Agriculture to exercise a control board's powers relating to the fixing of a price for a regulated product under certain circumstances; to authorize a control board to enter into an agreement for the marketing of a product produced in an adjoining state or territory; to provide for the prohibition of the sale, under the name of a product, of any article which is not that product; to provide for standards for the composition of a product; to prohibit the sale of a product which does not comply with prescribed standards; and to extend the matters for which the proceeds of a levy on an unregulated product may be utilized; to amend Schedule 1 to the said Act; to repeal certain proclamations; and to provide for incidental matters.

(Afrikaans text signed by the State President.)
(Assented to 11 November 1974.)

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

1. Section 60 of the Marketing Act, 1968 (hereinafter referred to as the principal Act), is hereby amended by the insertion after subsection (2) of the following subsection:

Amendment of
section 60 of
Act 59 of 1968.

"(2A) (a) If the Minister is of the opinion that the exercise of any power conferred on a control board by or under subsection (1) or (2) is or may be affected by the fact that a subsidy is paid by the State in respect of the product to which the scheme in question relates or in respect of anything from which that product is derived or anything which is derived from that product, the Minister, after consultation with the marketing council, may, notwithstanding anything to the contrary in this Act contained but subject to the provisions of paragraph (b), exercise any or all of the powers so conferred on the control board concerned in the stead of that control board: Provided that, in so far as he may deem it expedient for the purpose of exercising any such power himself, the Minister need not comply with any provision or requirement of that scheme which governs or otherwise relates to the exercise of such power by that control board.

(b) Paragraph (a) does not authorize the Minister to exercise any power referred to therein in respect of—

(i) the sale or disposal of any quantity of the product to which a scheme relates by a person who has produced such quantity in the course of *bona fide* farming operations, to or through the control board administering the scheme or to any person

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- beheerraad wat die skema uitvoer of aan iemand wat met daardie produk as 'n besigheid handel; of
(ii) die koop of verkryging van 'n hoeveelheid van daardie produk deur daardie beheerraad of deur iemand wat aldus met daardie produk handel, van iemand wat bedoelde hoeveelheid aldus geproduceer het.
(c) Enigets uit hoofde van die bepalings van paragraaf (a) deur die Minister gedoen, word by die toepassing van die betrokke skema en die bepalings van hierdie Wet geag deur die betrokke beheerraad kragtens die tersaaklike bepalings van daardie skema en van subartikels (1) en (2) gedoen te gewees het.”.

Invoeging van artikel 78B in Wet 59 van 1968.

2. Die volgende artikel word hierby in die Hoofwet na artikel 78A ingevoeg:

„Ooreenkoms om produk te bemark wat in aangrensende staat of gebied geproduceer is.

78B. (1) 'n Beheerraad wat, kragtens 'n bevoegdheid uit hoofde van artikel 64 (1) aan hom verleen, produsente van die produk waarop die betrokke skema betrekking het, verbied het om daardie produk behalwe aan of deur bemiddeling van daardie beheerraad te verkoop, kan, met die Minister se goedkeuring, met die regering van, of 'n ander bevoegde gesag in, 'n staat of gebied wat aan die Republiek grens 'n ooreenkoms aangaan waarin die beheerraad onderneem—

- (a) om op die voorwaardes waarop daar, behoudens die bepalings van daardie skema, onderling ooreengekom word, hoeveelhede van bedoelde produk wat in daardie staat of gebied geproduceer word, te koop, vir verkoop te ontvang of andersins daaroor te beskik;
(b) om alle gelde wat ingevolge die skema deur die beheerraad aan persone verskuldig is wat sodanige hoeveelhede van bedoelde produk kragtens die ooreenkoms aan die raad verkoop of lewer, aan bedoelde regering of gesag, of aan 'n persoon of liggaaam deur daardie regering of gesag aangewys, te betaal.

(2) 'n Beheerraad wat kragtens subartikel (1) ooreengekom het om die gelde in paragraaf (b) van daardie subartikel bedoel, te betaal soos in daardie paragraaf beoog, is, mits hy alle gelde wat ingevolge daardie ooreenkoms verskuldig is, ooreenkombig die bepalings van daardie ooreenkoms aan die betrokke regering, gesag, persoon of liggaaam, na gelang van die geval, betaal, onthef van alle aanspreeklikheid teenoor enigiemand anders vir betaling ten opsigte van 'n in paragraaf (a) van daardie subartikel bedoelde hoeveelheid van die produk wat deur hom gekoop of aan hom gelewer word.”.

Invoeging van artikel 83B in Wet 59 van 1968.

3. Die volgende artikel word hierby in die Hoofwet na artikel 83A ingevoeg:

„Verbod op 83B. Die Staatspresident kan by proklamasie in die verkoop, die Staatskoerant die verkoop, onder die naam van onder die naam van 'n produk in dié proklamasie vermeld of produk, van omskryf, van enige artikel wat nie daardie produk is nie of wat, indien daardie produk soos voormeld of in Bylae 1 of in 'n proklamasie kragtens artikel 1 (2) omskryf is, nie aan die tersaaklike omskrywing van daardie produk voldoen nie, verbied.”.

Wysiging van artikel 84 van Wet 59 van 1968, soos gewysig deur artikel 15 van

4. Artikel 84 van die Hoofwet word hierby gewysig—
(a) deur na paragraaf (a) van subartikel (1) die volgende paragraaf in te voeg:

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- dealing with that product in the course of trade;
or
(ii) the purchase or acquisition of any quantity of that product by that control board or by any person so dealing with that product, from any person who has so produced such quantity.
(c) Anything done by the Minister by virtue of the provisions of paragraph (a) shall for the purposes of the scheme in question and the provisions of this Act be deemed to have been done by the control board concerned under the relevant provisions of that scheme and of subsections (1) and (2).".

2. The following section is hereby inserted in the principal Act after section 78A:

78B. (1) A control board which, under a power conferred upon it by virtue of the provisions of section 64 (1), has prohibited any producers of the product to which the scheme in question relates from selling that product except to or through that control board, may, with the approval of the Minister, enter into an agreement with the government of, or any other competent authority in, any state or territory adjoining the Republic, whereby the control board undertakes—

- (a) to purchase, receive for sale or otherwise dispose of any quantities of such product produced in that state or territory, on such conditions as may, subject to the provisions of that scheme, be mutually agreed upon;
(b) to pay to such government or authority, or to any person or body designated by such government or authority, all moneys which are in terms of the scheme due by the control board to persons who sell or deliver any such quantities of that product to the board under the agreement.

(2) A control board which has under subsection (1) agreed to pay the moneys referred to in paragraph (b) of that subsection in the manner contemplated in that paragraph, shall, provided it pays to the government, authority, person or body concerned, as the case may be, all moneys due under the agreement in accordance with the provisions of the agreement, be relieved of all liability to any other person for any payment in respect of any quantity of such product referred to in paragraph (a) of that subsection which is purchased by or delivered to it.".

3. The following section is hereby inserted in the principal Act after section 83A:

83B. The State President may by proclamation of the sale, under the name of or as being a product specified or defined in such a product, or which, if that product is defined as aforesaid or of any article which is not that product or which, if that product is defined as aforesaid or is not that product. in Schedule 1 or in any proclamation under section 1 (2), does not comply with the relevant definition of that product.".

4. Section 84 of the principal Act is hereby amended—

- (a) by the insertion after paragraph (a) of subsection (1) of the following paragraph:

Insertion of section 83B in Act 59 of 1968.

Amendment of section 84 of Act 59 of 1968, as amended by section 15 of

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Wet 52 van 1969,
artikel 16 van
Wet 69 van 1970
en artikel 13 van
Wet 68 van 1972.

- ,,(aA) tensy die betrokke produk voldoen aan die standaarde aldus voorgeskryf vir die samestelling daarvan, en die bestanddele en ander stowwe bevat wat aldus voorgeskryf is as bestanddele en ander stowwe wat dit moet bevat;”; en
(b) deur na paragraaf (c) van daardie subartikel die volgende paragraaf in te voeg:
,,(cA) indien die betrokke produk ’n stof bevat wat aldus voorgeskryf is as ’n stof wat dit nie mag bevat nie;”.

Wysiging van
artikel 84C van
Wet 59 van 1968,
soos ingevoeg deur
artikel 16 van
Wet 52 van 1969
en gewysig deur
artikel 18 van
Wet 69 van 1970
en artikel 15 van
Wet 31 van 1973.

5. Artikel 84C van die Hoofwet word hierby gewysig—
(a) deur paragraaf (bA) van subartikel (1) deur die volgende paragraaf te vervang:
,,(bA) die betaling van subsidies in verband met so ’n produk of iets waarvan so ’n produk verkry word of iets wat van so ’n produk verkry word, in die omstandighede en aan die persoon of persone of die klas of klasse persone wat daardie produk of so iets produseer of as ’n besigheid daarmee handel, wat die Minister bepaal;”; en
(b) deur in daardie subartikel na genoemde paragraaf die volgende paragraaf in te voeg:
,,(bB) die betaling van vergoeding aan enigiemand vir dienste verrig in verband met die uitvoering van ’n bepaling van hierdie Wet of ’n regulasie daar-kragtens uitgevaardig, ten opsigte van so ’n produk;”.

Wysiging van
artikel 89 van
Wet 59 van 1968,
soos gewysig deur
artikel 19 van
Wet 52 van 1969,
artikel 22 van
Wet 69 van 1970,
artikel 16 van
Wet 68 van 1972
en artikel 18 van
Wet 31 van 1973.

6. Artikel 89 van die Hoofwet word hierby gewysig deur na paragraaf (c) van subartikel (1) die volgende paragraaf in te voeg:

,,(cA) standaarde vir die samestelling van ’n produk of ’n klas van ’n produk, en die bestanddele en ander stowwe wat ’n produk of ’n klas daarvan moet bevat, of die stowwe wat ’n produk of ’n klas daarvan nie mag bevat nie;”.

Wysiging van
artikel 90 van
Wet 59 van 1968,
soos gewysig deur
artikel 20 van
Wet 52 van 1969,
artikel 24 van
Wet 69 van 1970
en artikel 19 van
Wet 31 van 1973.

7. Artikel 90 van die Hoofwet word hierby gewysig deur paragraaf (a) van subartikel (1) deur die volgende paragraaf te vervang:

,,(a) ’n kragtens artikel 75 (2), 83B, 84, 84D, 84E, 84F, 86 of 87 opgelegde verbod oortree, of ’n voorwaarde van ’n in artikel 86 vermelde permit oortree of versuim om daaraan te voldoen; of’.

Wysiging van
Bylae 1 by Wet 59
van 1968,
soos gewysig deur
artikel 23 van
Wet 52 van 1969,
artikel 26 van
Wet 69 van 1970,
artikel 7 van
Wet 78 van 1971
en artikel 17 van
Wet 68 van 1972,
en herroeping
van sekere
proklamasies.

8. (1) Bylae 1 by die Hoofwet word hierby gewysig—
(a) deur by Item 2 van Deel A die volgende woorde te voeg:
,,Kanariesaad, soos omskryf in Deel B.”;
(b) deur by Item 3 van Deel A die volgende woorde te voeg:
,,Oliekoek, soos omskryf in Deel B.
Plantaardige olie.”;
(c) deur in Item 7 van Deel A die woorde „Katoen” deur die volgende woorde te vervang:
,,Katoenpluksel, soos omskryf in Deel B.
Katoenvesel, soos omskryf in Deel B.”;
(d) deur by Item 10 van Deel A die volgende woorde te voeg:
,,Volstruisvelle, soos omskryf in Deel B.”;

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- “(aA) unless the product in question complies with the standards so prescribed for the composition thereof, and contains the ingredients and other substances so prescribed as ingredients and other substances which it shall contain;”; and
- (b) by the insertion after paragraph (c) of that subsection of the following paragraph:
- “(cA) if the product in question contains a substance so prescribed as a substance which it may not contain;”.
- 5. Section 84C of the principal Act is hereby amended—**
- (a) by the substitution for paragraph (bA) of subsection (1) of the following paragraph:
- “(bA) the payment of subsidies in connection with any such product or anything from which such product is derived or anything which is derived from such product under such circumstances and to such person or persons or such class or classes of persons producing, or dealing in the course of trade with, any such product or any such thing, as the Minister may determine;”; and
- (b) by the insertion in that subsection after the said paragraph of the following paragraph:
- “(bB) the payment of remuneration to any person for services rendered in connection with the administration of any provision of this Act or a regulation made thereunder, in respect of such product.”.
- 6. Section 89 of the principal Act is hereby amended by the insertion after paragraph (c) of subsection (1) of the following paragraph:**
- “(cA) standards for the composition of a product or any class of a product, and the ingredients and other substances which a product or a class thereof shall contain, or the substances which a product or a class thereof may not contain;”.
- 7. Section 90 of the principal Act is hereby amended by the substitution for paragraph (a) of subsection (1) of the following paragraph:**
- “(a) contravenes any prohibition imposed under section 75 (2), 83B, 84, 84D, 84E, 84F, 86 or 87, or contravenes or fails to comply with any condition of a permit referred to in section 86; or”.
- 8. (1) Schedule 1 to the principal Act is hereby amended—**
- (a) by the addition to Item 2 of Part A of the following words:
- “Canary seed, as defined in Part B.”;
- (b) by the addition to Item 3 of Part A of the following words:
- “Oil cake, as defined in Part B.
Vegetable oil.”;
- (c) by the substitution in Item 7 of Part A for the word “Cotton” of the following words:
- “Seed cotton, as defined in Part B.
Cotton lint, as defined in Part B.”;
- (d) by the addition to Item 10 of Part A of the following words:
- “Ostrich skins, as defined in Part B.”;

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- (e) deur Item 12 van Deel A deur die volgende item te vervang: „12. Melk, soos omskryf in Deel B.
Afgeroomde melk; gekondenseerde melk; gekondenseerde afgeroomde melk; Karringmelk; yoghurt; suurmelk; afgeroomde suurmelk.
Hersaamgestelde melk, soos omskryf in Deel B.
Hersaamgestelde afgeroomde melk, soos omskryf in Deel B.
Droëmelk; melkpoeier; afgeroomdemelkpoeier; karrigmelkpoeier; weipoeier.
Room, soos omskryf in Deel B.
Suurroom.
Hersaamgestelde room, soos omskryf in Deel B.
Kaas, met inbegrip van proseskaas.
Botter, ghee.
Margarien, soos omskryf in Deel B.”;
- (f) deur in Deel B die omskrywings van „Gepasteuriseerde melk”, „Gepasteuriseerde room” en „Gesteriliseerde room” te skrap;
- (g) deur in Deel B na die omskrywing van „Hawerproduk” die volgende omskrywings in te voeg:
„Hersaamgestelde afgeroomde melk” beteken ’n samestelling van melkdroëstof en water, wat ’n melkvetinhoud van minder as 0,5% (massa per massa) en ’n vrye melkdroëstofinhoud van minder as 12% (massa per massa) het.
„Hersaamgestelde melk” beteken ’n samestelling van melkdroëstof en water, wat ’n melkvetinhoud van minder as 12% (massa per massa) maar minstens 0,5% (massa per massa) en ’n vrye melkdroëstofinhoud van minder as 12% (massa per massa) het.
„Hersaamgestelde room” beteken ’n samestelling van melkdroëstof en water, wat ’n melkvetinhoud van minstens 12% (massa per massa) het en minstens 50% (massa per massa) melkvet in die melkdroëstof bevat.”;
- (h) deur in Deel B na die omskrywing van „Ingemaakte voedsel” die volgende omskrywings in te voeg:
„Kanariesaad” beteken die saad van die plant bekend as *Phalaris canariensis*.
„Katoenpluksel” beteken die vesel en saad verkry van die saadbol van die *Gossypium*-plant.
„Katoenvesel” beteken die vesel verkry deur die pluis van katoenpluksel.”;
- (i) deur in Deel B na die omskrywing van „Kruisrashaar” die volgende omskrywing in te voeg:
„Margarien” beteken enige stof wat ’n namaaksel of in die vorm van botter is, hetsy as margarien of onder ’n ander naam of benaming beskryf, waarvan die tekstuur wesenlik ooreenstem met dié van botter en wat in hoofsaak vervaardig is van een of meer plantaardige vette of olies of diervette of -olies, maar nie ook ’n enkele vetsoort wat as so ’n vetsoort verkoop word nie.”;
- (j) deur in Deel B die omskrywing van „Melk” deur die volgende omskrywing te vervang:
„Melk” beteken die melk van ’n koei, en ook sodanige melk wat aan hittebehandeling onderwerp is.”;
- (k) deur in Deel B na die omskrywing van „Neweproduk” die volgende omskrywing in te voeg:
„Oliekoek” beteken die residu van grondbone, sonneblomsaad, sojabone en katoensaad (hetsy gepel of nie), nadat die olie daaruit verwijder is.”;

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- (e) by the substitution for Item 12 of Part A of the following item:
- “12. Milk, as defined in Part B.
Skim milk; condensed milk; condensed skim milk.
Buttermilk; yoghurt; fermented milk; skim fermented milk.
Reconstituted milk, as defined in Part B.
Reconstituted skim milk, as defined in Part B.
Dried milk; milk powder; skim milk powder; butter-milk powder; whey powder.
Cream, as defined in Part B.
Fermented cream.
Reconstituted cream, as defined in Part B.
Cheese, including process cheese.
Butter, ghee.
Margarine, as defined in Part B.”;
- (f) by the deletion in Part B of the definitions of “Pasteurized cream”, “Pasteurized milk” and “Sterilized cream”;
- (g) by the insertion in Part B after the definition of “By-product” of the following definition:
“‘Canary seed’ means the seed of the plant known as *Phalaris canariensis*.”;
- (h) by the insertion in Part B after the definition of “Canned foodstuffs” of the following definition:
‘Cotton lint’ means the fibre derived from the ginning of seed cotton.”;
- (i) by the substitution in Part B for the definition of “Cream” of the following definition:
“‘Cream’ means cream derived from milk, and includes such cream which has been subjected to heat treatment.”;
- (j) by the insertion in Part B after the definition of “Maize product” of the following definition:
“‘Margarine’ means any substance in imitation or form of butter, whether described as margarine or by any other name or designation, whereof the consistency is substantially similar to that of butter and which has been manufactured mainly from any one or more vegetable or animal fats or oils, but does not include any single fat sold as such fat.”;
- (k) by the substitution in Part B for the definition of “Milk” of the following definition:
“‘Milk’ means the milk of a cow, and includes such milk which has been subjected to heat treatment.”;
- (l) by the insertion in Part B after the definition of “Oaten product” of the following definitions:
“‘Oil cake’ means the residue of groundnuts, sunflower seed, soya beans and cotton seed (whether decorticated or not), after the oil has been extracted.
‘Ostrich skins’ means processed and unprocessed ostrich skins or any part of any such skin.
‘Reconstituted cream’ means a compound of milk solids and water, with a milk fat content of at least 12% (mass by mass) and containing at least 50% (mass by mass) milk fat in the milk solids.
‘Reconstituted milk’ means a compound of milk solids and water, with a milk fat content of less than 12% (mass by mass) but at least 0,5% (mass by mass) and a fat-free milk solids content of less than 12% (mass by mass).

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- (1) deur in Deel B die omskrywing van „Room” deur die volgende omskrywing te vervang:
„Room” beteken room wat van melk verkry is, en ook sodanige room wat aan hittebehandeling onderwerp is.”; en
(m) deur in Deel B na die omskrywing van „Vleisproduk” die volgende omskrywing in te voeg:
„Volstruisvelle” beteken “verwerkte en onverwerkte volstruisvelle of ’n gedeelte van so ’n vel.”.
(2) Proklamasies Nos. R.149 van 1972, R.194 van 1973, R.209 van 1973, R.211 van 1973 en R.52 van 1974 word hierop herroep.

Kort titel.

9. Hierdie Wet heet die Wysigingswet op Bemarking, 1974.

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'Reconstituted skim milk' means a compound of milk solids and water, with a milk fat content of less than 0,5% (mass by mass) and a fat-free milk solids content of less than 12% (mass by mass)."; and

(m) by the insertion in Part B after the definition of "Rye product" of the following definition:

"Seed cotton" means the lint and seed derived from the ball of the *Gossypium* plant."

(2) Proclamations Nos. R.149 of 1972, R.194 of 1973, R.209 of 1973, R.211 of 1973 and R.52 of 1974 are hereby repealed.

9. This Act shall be called the Marketing Amendment Act, Short title. 1974.

1998/14900 - GOVERNMENT OF SOUTH AFRICA (PRESIDENT)

COUNCIL OF MINISTERS VOL. 101

20 APRIL 1998
THE PRESIDENT
IN COUNCIL,
WHEREAS it has been decided in the Government of South Africa that
the South African National Parks Board ("S.A.N.P.B.") will be established, and
whereas the South African National Parks Board Act 2004 has been passed;
and whereas the Minister of Environmental Affairs and Tourism is to be appointed
in accordance with section 7(2) of the Constitution of the Republic of South Africa;

IT IS HEREBY ORDERED AS FOLLOWS:

The South African National Parks Board Act 2004 is hereby approved.

Given at Cape Town on the 20th day of April, 1998.