No. R. 476

#### MARRIAGE ACT, 1961 (ACT NO. 25 OF 1961)

# ELEVENTH AMENDMENT OF THE REGULATIONS IN TERMS OF THE MARRIAGE ACT, 1961

The Minister of Home Affairs has, in terms of section **38** of the Marriage Act, 1961 (Act No. 25 of 1961), made the regulations in the Schedule.

#### **SCHEDULE**

### Definition

1. In this Schedule "the Regulations" means the Regulations in terms of the Marriage **Act**, 1961, published under Government Notice No. R.2207 of 24 October 1986, **as** amended by Government Notice **Nos**. R.883 of 21 May 1993, R.1577 of 27 August 1993, R.726 of 19 May 1995, R.462 of 15 March 1996, R.485 of 9 April 1998, R.249 of 14 March 2000 and R.410 of **23** March **2002**, **R477** of **31** March **2003**, R.431 of **3**1 March 2004 and R.320 of 1 April 2005.

## **Substitution of** regulation **5B of** the Regulations

2. The following regulation is hereby substituted for regulation 5B of the Regulations:

# "Issuing of marriage certificates and confirmation of marital status

- 5B. (1) The marriage officer who solemnizes a marriage shall, after the register referred to in section 29A(1) has been signed, issue to the parties, free of charge, a marriage certificate containing substantially the information prescribed on form BI-27, in respect of the marriage.
  - (2) The Director-General may on application issue-
    - (a) an abridged marriage certificate, containing substantially the information prescribed on form BI-41;
    - (b) a full marriage certificate, containing substantially the information prescribed on form BI-36, or
    - (c) a letter of confirmation of an applicant's marital status

based on the particulars contained in a marriage register which is preserved by him under **the Act** or any other law, or of which the particulars are included in the population register mentioned **in** the Identification Act, 1997 (Act No. 68 of 1997), on receipt of-

(i) an amount of R10-00 in respect of a handwritten abridged and computerized abridged marriage certificate: Provided that no fees shall be payable for the issuing of the certificate at the time of the registration of the marriage;