

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT**NO. R. 6505****15 August 2025****RULES BOARD FOR COURTS OF LAW ACT, 1985 (ACT NO. 107 OF 1985)****AMENDMENT OF RULES REGULATING THE CONDUCT OF THE PROCEEDINGS OF THE MAGISTRATES' COURTS OF SOUTH AFRICA**

The Rules Board for Courts of Law has, under section 6 of the Rules Board for Courts of Law Act, 1985 (Act No. 107 of 1985), with the approval of the Minister of Justice and Constitutional Development, made the rules in the Schedule.

SCHEDULE**GENERAL EXPLANATORY NOTE:**

- [] Words or expressions in bold type in square brackets indicate omissions from the existing rules.
_____ Words or expressions underlined with a solid line indicate insertions into the existing rules.
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Definition

1. In this Schedule the "Rules" means the Rules Regulating the Conduct of the Proceedings of the Magistrates' Courts of South Africa published under Government Notice No. R. 740 of 23 August 2010, as amended by Government Notice Nos. R. 1222 of 24 December 2010, R. 611 of 29 July 2011, R. 1085 of 30 December 2011, R. 685 of 31 August 2012, R. 115 of 15 February 2013, R. 263 of 12 April 2013, R. 760 of 11 October 2013, R. 183 of 18 March 2014, R. 215 of 28 March 2014, R. 507 of 27 June 2014, R. 571 of 18 July 2014, R. 5 of 9 January 2015, R. 32 of 23 January 2015, R. 33 of 23 January 2015, R. 318 of 17 April 2015, R. 545 of 30 June 2015, R. 2 of 19 February 2016, R. 1055 of 29 September 2017, R. 1272 of 17 November 2017, R. 632 of 22 June 2018, R. 1318 of 30 November 2018, R. 842 of 31 May 2019, R. 1343 of 18 October 2019, R. 107 of 7 February 2020, R. 858 of 7 August 2020, R. 1156 of 30 October 2020, R. 1602 of 17 December 2021, R. 2134 of 3 June 2022, R. 2298 of 22 July 2022, R. 2414 of 26 August 2022, R. 2434 of 2 September 2022, R. 3371 of 5 May 2023, R. 3399 of 12 May 2023, R. 4476

of 8 March 2024, R. 5127 of 16 August 2024 , R. 5559 of 22 November 2024, R. 6131 of 30 May 2025 and R. 6132 of 30 May 2025.

Amendment of Part I of Table A of Annexure 2 to the Rules

2. Part I of Table A of Annexure 2 to the Rules is hereby amended—
 - (a) by the substitution for paragraph 8(a) of the following paragraph:

"8. Where the amount allowed for an item is left blank—
 - (a) the drawing of documents (not pleadings) shall be allowed at [R39,00] R97,00 for each [folio] page;"
 - (b) by the substitution for paragraph 10(a) of the following paragraph:

"10(a) A [folio] page shall consist of [100] 250 written or printed words or figures or part thereof."; and
 - (c) by the substitution for paragraph 11(a) of the following paragraph:

"11. (a) Unless otherwise provided, a charge for perusal shall be allowed at [R15,00] R37,00 per [folio] page in respect of any document or pleading necessarily perused."

Amendment of Part II of Table A of Annexure 2 to the Rules

3. Part II of Table A of Annexure 2 to the Rules is hereby amended—
 - (a) by the substitution in item 5 for the words "Notice in terms of rule 54(1)" of the words "Notice in terms of rule 54[(1)](3)(a)"; and
 - (b) by the substitution in item 8 for the words "For each registered letter forwarded to the debtor in terms of section 57(1) or (3) or section 58(2), of the Act by the creditor or his or her attorney, including copies" of the words "For each registered letter forwarded to the debtor in terms of section 57(1) or (3) or section 58(2), of the Act by the creditor or [his or her] such creditor's attorney, including copies".

Amendment of Part III of Table A of Annexure 2 to the Rules

4. Part III of Table A of Annexure 2 to the Rules is hereby amended by the substitution for item 18(a) of the following item:

18 Correspondence-				
(a) for each necessary letter per [folio] page	[R36,00] R97.00	[R46,00] R115.00	[R58,00] R145.00	

Amendment of Part I of Table B of Annexure 2 to the Rules

5. Part I of Table B of Annexure 2 to the Rules is hereby amended by the substitution for Part I of the following Part:

"PART I

**GENERAL PROVISIONS IN RESPECT OF PROCEEDINGS IN TERMS OF SECTIONS 65
AND 65A TO 65M OF THE ACT**

1. Subject to the provisions of paragraph 3, no fees other than those in the Tariff to this Part shall be allowed.

2. [Subject to the provisions of section 65K of the Act, the fees laid down in items (a), (b) or (c) of the Tariff to this Part, as the case may be, shall be payable for the drawing up of the notice referred to in section 65A(1), including appearance at the inquiry into the judgment debtor's financial position referred to in section 65D, or any appearance at subsequent suspension, amendment or rescission proceedings, and shall, with the exception of the fee allowed under item (m) of the tariff, be chargeable only once for the drawing up, issue and all reissues of the notice and all postponements of the inquiry, irrespective of the number of days on which the proceedings are heard in court: Provided that where the debtor leaves the area of jurisdiction of the court after issue of the notice referred to in section 65A(1) and the notice is reissued in any other district, the aforesaid fee may also be charged in such other district if the court so orders.]

(a) Subject to the provisions of section 65K of the Act, the fees laid down in items (a), (b) or (c) of the Tariff to this Part, as the case may be, shall be payable for—

(i) the drawing up of the notice referred to in section 65A(1), including appearance at the inquiry into the judgment debtor's financial position referred to in section 65D; or

(ii) any appearance at subsequent suspension, amendment or rescission proceedings.

(b) The fees laid down in items (a), (b) or (c) of the Tariff to this Part shall, with the exception of the fee allowed under item (m) of the tariff, be chargeable only once for the drawing up, issue and all reissues of the notice, and all postponements of the inquiry,

irrespective of the number of days on which the proceedings are heard in court: Provided that where the debtor leaves the area of jurisdiction of the court after issue of the notice referred to in section 65A(1) and the notice is reissued in any other district, the aforesaid fee may also be charged in such other district if the court so orders.

3. The following shall be allowed in addition to the fees laid down in the Tariff to this Part:

- (a) All necessary disbursements incurred in connection with the proceedings.
- (b) A fee of 10% on each instalment collected in redemption of the capital and costs of the action, subject to a maximum amount of R583,00 on every instalment. Where the amount is payable in instalments the collection fees shall be recoverable only on payment of every instalment. Such fees shall be in substitution for and not in addition to the collection fees prescribed in paragraph 13 of Part 1 of Table A.
- (c) All necessary disbursements incurred in connection with any prior abortive proceedings under section 72, if the court has so ordered.
- (d) Any amount necessarily and actually disbursed in tracing the judgment debtor, where the capital amount of the debt at the time the tracing agent was employed was not less than [R637,00] R9 000,00. The total amount to be allowed for each tracing shall not exceed R487,00.

4. For the purpose of the Tariff to this Part the amount of the claim shall, subject to the provisions of paragraph 3(d), be the total of the capital amount and costs outstanding at the date of the first institution of proceedings under section 65A(1) of the Act.

5. Items 1 to 5 of Part IV of Table A of Annexure 2 are applicable in terms of section 65J of the Act.

TARIFF		R
(a)	Where the claim does not exceed the amount of [R1 000,00] <u>R10 000,00</u>	[R321,00] <u>R1000,00</u>
(b)	Where the claim exceeds the amount of [R1 000,00] <u>R10 000,00</u> but is not more than [R2 000,00] <u>R50 000,00</u>	[R487,00] <u>R1187,00</u>
(c)	Where the claim exceeds the amount of [R2 000,00] <u>R50 000,00</u>	[R574,00] <u>R1595,00</u>
(d)	Warrant of arrest (Form 40A)	R127,00
(e)	(i) Emoluments attachment order (Form 38)	R254,00
	(ii) Reissue (Certificates included)	R204,00
	(iii) Application to issue an emoluments attachment order (Form 38A)	R254,00
(f)	Application for costs on notice (including appearance in court)	R127,00
(g)	Obtaining a certified copy of a judgment	R127,00
(h)	Affidavit or certificate by the judgment creditor or [his or her] <u>the</u> judgment creditor's attorney	R90,00
(i)	For each registered letter forwarded to the debtor in terms of sections 65A(2), 65E(6) or 65J(2) of the Act by the creditor or [his or her] <u>the</u> creditor's attorney	R58,00
(j)	Affidavit or affirmation by debtor (Rule 45(7))	R152,00
(k)	Request for an order under section 65 of the Act	R90,00
(l)	Attending postponed proceedings in terms of section 65E(3) of the Act or attending proceedings at court pursuant to the arrest of a judgment debtor, director or officer or pursuant to a notice referred to in 65A(8)(b)	R127,00
(m)	Subpoena:	
	(i) Drawing up of subpoena, per [folio] <u>page</u>	[R36,00] <u>R97,00</u>
	(ii) Every necessary attendance, per attendance	R26,00

(n)	(i) Correspondence: For every necessary letter written or received, including copy to retain, provided that a fee for perusal shall not be allowed in addition to the fee herein provided for, per [folio] page	[R36,00] R97,00
	(ii) Attendances: For each necessary attendance not otherwise provided for, per attendance	R36,00
	(iii) Necessary formal telephone calls, per call	R36,00.”.

Amendment of Part II of Table B of Annexure 2 to the Rules

6. Part II of Table B of Annexure 2 to the Rules is hereby amended by the substitution for item 2 of the following item:

“2. Paragraph 3(a), (b) and (d) of the general provisions under Part I of this Table shall apply **[mutatis mutandis]** with the necessary changes to this Part.”.

Amendment of Part III of Table B of Annexure 2 to the Rules

7. Part III of Table B of Annexure 2 to the Rules is hereby amended—

(a) by the substitution for paragraph 2 of the following paragraph:

“2. For the purposes of items 4 and 5 of the Tariff to this Part, a [folio] page shall consist of [100] 250 written or printed words or figures and four figures shall be reckoned as one word.”;

(b) by the substitution for item 5 of the tariff of the following item:

5. Perusal of application and other documents served, if any, per [folio] page.	[R15,00] R37,00	[R15,00] R37,00	[R15,00] R37,00
Note: The fees under this item are only claimed by the attorney or an opposing party.			

Amendment to Part II of Table C of Annexure 2 to the Rules

8. Part II of Table C of Annexure 2 to the Rules is hereby amended—

- (a) by the substitution for item 2(d)(xvi) of the following item:

"(xvi) On the sale of immovable property by the sheriff as auctioneer, 6 per cent on the first R100 000,00, 3.5 per cent on R100 001,00 to R400 000,00 and 1.5 per cent on the balance of the proceeds of the sale, subject to a maximum commission of R40 000,00, in total, and a minimum of R3 000,00 (inclusive in all instances of the sheriffs bank charges and other expenses incurred in paying the proceeds into [his or her] the sheriff's trust account), which commission shall be paid by the purchaser;";

- (b) by the substitution for item 2(d)(xvii) of the following item:

"(xvii) If an auctioneer is employed as provided in rule 43(10), 3 per cent on the first R100 000,00, 2 per cent on R100 001,00 to R400 000,00 and 1 per cent on the balance thereof, subject to a maximum commission of R22 850,00 in total, and a minimum of R3 000,00 (inclusive in all instances of the sheriff's bank charges and other expenses incurred in paying the proceeds into [his or her] the sheriff's trust account), which commission shall be paid by the purchaser;";

- (c) by the substitution for item 5(d) of the following item:

"(d) When it is necessary for the sheriff to convey any person under arrest, an allowance of R7,50 per kilometre in respect of that portion of [his or her] the journey on which [he or she] the sheriff was necessarily accompanied by such person shall be allowed.";

- (d) by the substitution for item 9(b) of the following item:

"(b) '**cost of removal**' shall mean the amount actually and necessarily disbursed for removal or attempted removal if the goods were removed by a third party or an attempt was made to remove them, if they were removed by the sheriff [him- or herself], such amount as would fairly be allowable in the ordinary course of business if the goods were removed by a third party, or an attempt was made to so remove them.";

- (e) by the substitution for item 18 of the following item:

"Where the sheriff is in possession under more than one warrant of execution, [he or she] the sheriff may charge fees for only one possession, and such possession shall, as far as possible, be apportioned equally to the several warrants issued during the same period: Provided that each execution creditor shall be jointly and severally liable for such possession to an amount not exceeding what would have been due under [his or her] the sheriff's execution if it had stood alone.";

- (f) by the substitution for item 21 of the following item:

"21. If it is necessary for the sheriff to return a document received by [him or her] the sheriff for service or execution to the mandator because—

- (a) the address of service which appears on the process does not fall within [his or her] the sheriff's jurisdiction; or
 - (b) the mandator requested, before an attempted service or execution of the process, that it be returned to [him or her] such mandator,
- an amount of R14,00 shall be payable."; and

- (g) by the substitution for item 22 of the following item:

"22. For the conveyance of any person arrested by the sheriff or committed to [his or her] the sheriff's custody from the place of custody to the court on a day subsequent to the day of arrest: R48,00 per journey and R90,00 per hour, or part thereof, for attending at court.". .

Commencement

- 9. These Rules come into operation on 19 September 2025.

DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING**NO. R. 6505****15 August 2025****WET OP DIE REËLSRAAD VIR GERE SHOWE, 1985 (WET NO. 107 VAN 1985)****WYSIGING VAN REËLS WAARBY DIE VOER VAN VERRIGTINGE VAN DIE
LANDDROSHOWE VAN SUID-AFRIKA GEREËL WORD**

Die Reëlsraad vir Geregshowe het kragtens artikel 6 van die Wet op die Reëlsraad vir Geregshowe, 1985 (Wet No. 107 van 1985), en met die goedkeuring van die Minister van Justisie en Staatkundige Ontwikkeling, die reëls in die Bylae gemaak.

BYLAE**ALGEMENE VERDUIDELIKENDE NOTA:**

- [] Woorde of uitdrukkings in vetskrif binne blokhakkies dui op weglatings uit die bestaande reëls.
- Woorde of uitdrukkings wat met 'n solide lyn ondersteep is, dui op toevoegings tot die bestaande reëls.

Woordomskrywing

1. In hierdie Bylae beteken "Reëls", die Reëls waarby die verrigtinge van die Landdroshowe van Suid-Afrika gereël word soos gepubliseer in Goewermentskennisgewing nr. R. 740 van 23 Augustus 2010, en soos gewysig deur Goewermentskennisgewing nr. R. 1222 van 24 Desember 2010, R. 611 van 29 Julie 2011, R. 1085 van 30 Desember 2011, R. 685 van 31 August 2012, R.115 van 15 February 2013, R. 263 van 12 April 2013, R. 760 van 11 Oktober 2013, R. 183 van 18 Maart 2014, R. 215 van 28 Maart 2014, R. 507 van 27 Junie 2014, R. 571 van 18 Julie 2014, R. 5 of 9 January 2015, R. 32 van 23 Januarie 2015, R. 33 van 23 Januarie 2015, R. 318 van 17 April 2015, R. 545 van 30 June 2015, R. 2 van 19 Februarie 2016, R. 1055 van 29 September 2017, R. 1272 van 17 November 2017, R. 632 van 22 Junie 2018, R. 1318 van 30 November 2018, R. 842 van 31 Mei 2019, R. 1343 van 18 Oktober 2019, R. 107 van 7 Februarie 2020, R. 858 van 7 Augustus 2020, R. 1156 van 30 Oktober 2020, R. 1602 van 17 Desember 2021, R. 2134 van 3 Junie 2022, R. 2298 van 22 Julie 2022, R. 2414 van 26 Augustus 2022, R. 2434 van 2 September 2022, R. 3371 van 5 Mei 2023, R. 3399 van 12 Mei 2023, R. 4476 van 8 Maart 2024, R. 5127 van 16 Augustus 2024, R. 5559 van 22 November 2024, R. 6131 van 30 Mei 2025

en R. 6132 van 30 Mei 2025.

Wysiging van Deel I van Tabel A van Aanhangsel 2 tot die Reëls

2. Deel I van Tabel A van Aanhangsel 2 tot die Reëls word hierby gewysig—
 - (a) die volgende paragraaf vervang paragraaf 8(a):
 - "8. Waar die bedrag vir 'n item toegelaat oningegevolg gelaat word—
 - (b) die opstel van dokumente (nie pleitstukke nie) toegelaat teen **[R39.00]** **R97,00** vir elke **[folio]** **bladsy**;”;
 - (b) die volgende paragraaf vervang paragraaf 10(a):
“10(a) 'n **[folio]** **bladsy** bestaan uit **[100]** **250** skriftelike of gedrukte woorde, of syfers, of deel daarvan.”; en
 - (c) die volgende paragraaf vervang paragraaf 11(a):
“11. (a) Tensy anders bepaal, word 'n heffing vir sorgvuldige deurlesing toegelaat teen **[R15,00]** **R37,00** per bladsy ten opsigte van enige dokument of pleitstuk wat noodsaaklikerwys sorgvuldig deurgelees is.”.

Wysiging van Deel II van Tabel A van Aanhangsel 2 tot die Reëls

3. Deel II van Tabel A van Aanhangsel 2 tot die Reëls word hiermee gewysig—
 - (a) die woorde in item 5 “Kennisgewing ingevolge reël 54(1)” word vervang met “Kennisgewing ingevolge reël 54**[1](3)(a)**”; en
 - (b) die woorde ingevolge item 8 “Vir elke geregistreerde brief wat ingevolge artikel 57(1) of (3) of artikel 58(2), van die Wet deur die krediteur of sy of haar prokureur, met inbegrip van afskrifte, aan die skuldenaar gestuur word” word vervang met die woorde “Vir elke geregistreerde brief aangestuur ingevolge artikel 57(1) of (3) of artikel 58(2), van die Wet deur die krediteur of **[sy of haar]** **sodanige krediteur se** prokureur, met inbegrip van afskrifte, aan die skuldenaar gestuur word”.

Wysiging van Deel III van Tabel A van Aanhangsel 2 tot die Reëls

4. Deel III van Tabel A van Aanhangsel 2 tot die Reëls word hiermee gewysig deur item 18(a) met die volgende te vervang:

18				
Korrespondensie-				
(a) per nodige brief, per [folio] bladsy		[R36,00] R97,00	[R46,00] R115,00	[R58,00] R145,00

Wysiging van Deel I van Tabel B van Aanhangsel 2 aan die Reëls

5. Die volgende deel van Deel I van Tabel B van Aanhangsel 2 tot die Reëls word hiermee met met die volgende vervang:

“DEEL I

**ALGEMENE BEPALINGS TEN OPSIGTE VAN VERRIGTINGE INGEVOLGE ARTIKELS
65 EN 65A TOT 65M VAN DIE WET**

1. Behoudens die bepalings van paragraaf 3, word geen geldige behalwe dié in die Tarief by die Deel toegelaat nie.

2. **[Behoudens die bepalings van artikel 65K van die Wet, is die geldige uiteengesit in items (a), (b) of (c), van die Tarief by hierdie Deel, na gelang van die geval, betaalbaar vir die opstel van die kennisgewing in artikel 65A(1) bedoel, met inbegrip van verskyning by die ondersoek na die vonnisskuldenaar se finansiële posisie in artikel 65D bedoel, of enige verskyning by daaropvolgende opskortings-, wysigings-, of opheffingsverrigtinge, en kan, met uitsondering van die geldige kragtens item (m) van die tarief toegelaat, slegs een keer gehef word vir die opstel, uitreiking en alle heruitrekings van die kennisgewing en alle uitstelle van die ondersoek, ongeag die getal dae waarop die verrigtinge in die hof aangehoor word: Met dien verstande dat waar die skuldenaar die regsgebied van die hof verlaat nadat die kennisgewing in artikel 65A(1) bedoel, uitgereik is en die kennisgewing in enige ander distrik heruitgereik word, kan die voormalde geldie ook in die ander distrik gehef word indien dit die hof gelas.]**

- (a) Behoudens die bepalings van artikel 65K van die Wet, is die geldige uiteengesit in items (a), (b) of (c), van die Tarief by hierdie Deel, na gelang van die geval, betaalbaar vir—
- (ii) die opstel van kennisgewings in artikel 65A(1) bedoel, met inbegrip van verskyning by die ondersoek na die vonnisskuldenaar se finansiële posisie in artikel 65D bedoel, of
- (iv) enige verskyning by daaropvolgende opskortings-, wysigings-, of opheffingsverrigtinge.
- (b) Die geldige uiteengesit in items (a), (b) of (c) van die Tarief by hierdie Deel kan, met uitsondering van die geldige kragtens item (m) van die tarief toegelaat, slegs een keer gehef

word vir die opstel, uitreiking en alle heruitreikings van die kennisgewing en alle uitstelle van die ondersoek, ongeag die getal dae waarop die verrigtinge in die hof angehoor word: Met dien verstande dat waar die skuldenaar die reggebied van die hof verlaat nadat die kennisgewing in artikel 65A(1) bedoel, uitgereik is en die kennisgewing in enige ander distrik heruitgereik word, kan die voormalde gelde ook in die ander distrik gehef word indien dit die hof gelas.

3. Die volgende word toegelaat benewens die gelde in die Tarief tot hierdie Deel uiteengesit:

- (a) Alle nodige uitbetalings in verband met die verrigtinge aangegaan.
- (b) 'n Bedrag van 10% op elke paaiement ter delging van die kapitaal en koste van die aksie, onderworpe aan 'n maksimum bedrag van R583,00 op elke paaiement. Waar die bedrag in paaiemente betaalbaar is, is die insamelingsgelde slegs verhaalbaar by betaling van elke paaiement. Sodanige gelde is ter vervanging van en nie bykomstig tot die insameingsgelde in paragraaf 13 van Deel 1 van Tabel A voorgeskryf nie.
- (c) Alle nodige uitbetalings gedoen in verband met enige vorige vrugtelose verrigtinge kragtens artikel 72, as die hof aldus beveel het.
- (d) Enige bedrag noodsaaklikerwys en werklik uitbetaal in die opspoor van die vonnisskuldenaar, waar die kapitaalbedrag van die skuld nie minder was nie as **[R637,00]** **R9000,00** toe die die opsporingsagent in diens geneem is. Die totale bedrag wat werklik aan elke opsporing toegeken word mag nie meer as **R487,00** wees nie.

4. Vir die doeleindes van die Tarief tot hierdie Deel, is die bedrag van die eis, behoudens die bepalings van paragraaf 3(d), die totaal van die kapitaalbedrag en koste uitstaande op die datum van die eerste instelling van verrigtinge kragtens artikel 65A (1) van die Wet.

5. Items 1 tot 5 van Deel IV van Tabel A van Aanhangesel 2 is van toepassing ingevolge artikel 65J van die Wet.

TARRIEF		R
(a)	Waar die eis nie meer as die bedrag van [R1 000,00] <u>R10 000,00</u> is nie	[R321,00] <u>R1000,00</u>
(b)	Waar die eis nie meer as [R1 000,00] <u>R10 000,00</u> , maar nie meer as [R2 000,00] <u>R50 000,00</u> is nie.	[R487,00] <u>R1187,00</u>
(c)	Waar die eis meer as [R2 000,00] R50 000,00 is.	[R574,00] <u>R1595,00</u>
(d)	Lasbrief vir arres (Vorm 40A)	R127,00
(e)	(i) Besoldigingbeslagbevel (Vorm 38)	R254,00
	(ii) Heruitreiking (Sertifikate ingesluit)	R204,00
	(iii) Aansoek vir die uitreiking van 'n besoldigingbeslagbevel (Vorm 38A)	R254,00
(f)	Aansoek om kostes by kennisgewing (met inbegrip van verskyning voor die hof)	R127,00
(g)	Verkryging van'n gesertifiseerde afskif van 'n vonnis	R127,00
(h)	Beëdigde verklaring of sertikaat deur die vonnisskuldeiser of [sy of haar] die vonnisskuldeiser se prokureur	R90,00
(i)	Vir elke geregistreerde brief aangestuur aan die skuldenaar ingevolge artikels 65A(2), 65E(6) of 65J(2) van die Wet deur die krediteur of [sy of haar] die krediteur se prokureur	R58,00
(j)	Beëdigde verklaring of bevestiging deur skuldenaar (Reël 45(7))	R152,00
(k)	Versoek om 'n bevel kragtens artikel 65 van die Wet	R90,00
(l)	Bywoning van uitgestelde verrigtinge ingevolge artikel 65E(3) van die Wet of bywoning van verrigtinge by die hof in navolging van die inhegtenisname van 'n vonnisskuldenaar, direkteur, of beampte in navolging van 'n kennisgewing in 65A(8)(b) bedoel.	R127,00
(m)	Dagvaarding:	

	(i) Opstel van dagvaarding, per [folio] bladsy	[R36,00] R97,00
	(ii) Elke nodige bywoning, per bywoning	R26,00
(n)	(i) Korrespondensie: Vir elke nodige brief geskryf of ontvang, met inbegrip van afskrif om te hou, met dien verstande dat glede vir bestudering nie toegestaan sal word saam met die gelde hierin voor voorsiening gemaak nie, per [folio] bladsy	[R36,00] R97,00
	(ii) Bywonings: Vir elke nodige bywoning nie andersins voor voorsiening gemaak nie, per bywoning	R36,00
	(ii) Nodige formele telefoonoproep, per oproep	R36,00.”.

Wysiging van Deel II van Tabel B van Aanhangsel 2 aan die Reëls

6. Deel II van Tabel B van Aanhangsel 2 van die Reëls word hiermee gewysig met die volgende wat item 2 vervang:

“2. Paragraaf 3(a), (b) en (d) van die algemene bepalings kragtens Deel I van hierdie Tabel is **[mutatis mutandis]** met die nodige veranderinge van toepassing op hierdie Deel.”.

Wysiging van Deel III van Tabel B van Aanhangsel 2 aan die Reëls

7. Deel III van Tabel B van Aanhangsel 2 aan die Reëls word hiermee gewysig—

(a) die volgende paragraaf vervang paragraaf 2:

“2. By die toepassing van items 4 en 5 van die Tarief tot hierdie Deel, bestaan 'n [folio] bladsy uit [100] 250 gedrukte, woorde of syfers en vier syfers word as een woord beskou.”;

(b) Item 5 van die Tarief van die volgende word vervang met:

5. Noukeurige deurlesing van aansoek en ander dokumente beteken, indien enige, per [folio] bladsy.	[R15,00]	[R15,00]	[R15,00]
Let wel: Die gelde onder hierdie item word slegs deur die prokureur of 'n teenparty geëis.	R37,00	R37,00	R37,00

Wysiging van Deel II van Tabel C van Aanhangsel 2 aan die Reëls

8. Deel II van Tabel C van Aanhangsel 2 aan die Reëls word hiermee gewysig—

- (b) deur item 2(d)(xvi) met die volgende te vervang:

"(xiv) by die verkoop van onroerende goed deur die balju as afslaer, 6 persent op die eerste R100 000.00, 3.5 persent op R100 001.00 tot R400 000.00 en 1.5 persent op die saldo van die opbrengs van die verkoop, behoudens 'n maksimum van R40 000.00, in totaal, en 'n minimum van R3 000.00 (insluitend alle gevalle van die balju se bankkoste en ander uitgawes aangegaan in betaling van die opbrengs in **[sy of haar]** die balju se trustrekening), welke komissie deur die koper betaal sal word;";

- (b) deur item 2(d)(xvii) met die volgende te vervang:

"(xvii) Indien 'n afslaer gebruik word soos in reël 43(10) voor voorsiening gemaak, 3 persent op die eerste R100 000.00, 2 persent op R100 001.00 tot R400 000.00 en 1 persent op die balans daarvan, behoudens "n maksimum kommissie van R22 850.00, in totaal, en minimum van R3 000.00 (insluitend van alle gevalle van die balju se bankkoste en ander uitgawes aangegaan in die betaal van opbrengs in **[sy of haar]** die balju se trustrekening), welke kommissie deur die koper betaal sal word;";

- (c) deur item 5(d) met die volgende te vervang:

"(d) Wanneer die balju enigeiemand onder arres moet vervoer, word 'n toelaag van R7,50 per kilometer ten opsigte van daardie deel van **[sy of haar]** die reis waarop **[hy of sy]** die balju noodsaklikerwys deur daardie persoon vergesel is, toegelaat ;";

- (d) deur item 9(b) met die volgende te vervang:

"(b) '**koste van verwydering**' beteken die bedrag werklik en noodsaklikerwys uitbetaal vir die verwydering of gepoogde verwydering as die goedere deur 'n derde party verwyder is, of 'n poging aangewend is om dit te verwyder, indien dit deur die balju **[hom- of haarself]** verwyder is, sodanige bedrag wat billik toelaatbaar sal wees in die gewone loop van sake, indien die goedere deur 'n derde party verwyder is, of 'n poging aangewend is om dit aldus te verwyder.>";

- (e) deur item 18 met die volgende te vervang:

"Waar die balju kragtens meer as een uitwinningslasbrief in besit is, kan **[hy of sy]** die balju geldie vra vir slegs een besit, en sodanige besit word, sover moontlik, gelyk toegedeel aan die verskillende lasbriewe in dieselfe tydperk uitgereik: Met dien verstande dat elke uitwinningskuldeiser gesamentlik en apart aanspreeklik is vir sodanige besit tot 'n bedrag van nie meer as wat kragtens **[sy of haar]** die balju se uitwinning betaalbaar sou wees indien dit alleen gestaan het.";

(f) deur item 21 met die volgende te vervang:

“21. Indien dit vir die balju nodig is om ‘n dokument wat deur **[hom of haar]** die balju ontvang is vir betekening of uitwinning na die opdraggewer terug te stuur omdat—

- (a) die adres van betekening wat op die prosesstuk verskyn nie in **[sy of haar]** die balju se regssgebied is nie; of
- (b) die opdraggewer versoek het, voor ‘n gepoogde betekening of tenuitvoerlegging van die prosesstuk, dat dit aan **[hom of haar]** die opdraggewer terugbesorg word, is ‘n bedrag van R14,00 betaalbaar”; en

(g) deur item 22 met die volgende te vervang:

“22. Vir die vervoer van enige persoon deur die balju in hegtenis geneem of in **[hom of haar]** die balju se bewaring geplaas van die plek van bewaring aan die hof op ‘n dag wat volg op die dag van inhegtenisname: R48,00 per reis en R90,00 per uur, of deel daarvan, vir die bywoning van die hof.”.

Inwerkingteding

9. Hierdie Reëls tree in werking op 19 September 2025.