



REPUBLIC OF SOUTH AFRICA
GOVERNMENT GAZETTE
STAATSKOERANT
VAN DIE REPUBLIEK VAN SUID-AFRIKA

REGULATION GAZETTE No. 3491

PRICE (GST included) 30c PRYS (AVB ingesluit).

Registered at the Post Office as a Newspaper

ABROAD 40c BUITELANDS

REGULASIEKOERANT No. 3491

As 'n Nuusblad by die Poskantoor Geregistreer

POST FREE · POSVRY

Vol. 208

PRETORIA, 1 OCTOBER 1982

No. 8402

PROCLAMATION

*by the State President of the Republic
of South Africa*

No. R. 189, 1982

VETERINARY AND PARA-VETERINARY PROFESSIONS ACT, 1982 (ACT 19 OF 1982)

COMMENCEMENT

Under the powers vested in me by section 45 of the Veterinary and Para-Veterinary Professions Act, 1982 (Act 19 of 1982), I hereby declare that the provisions of the said Act shall come into operation on 1 October 1982.

Given under my Hand and the Seal of the Republic of South Africa at Bloemfontein this Seventeenth day of September, One thousand Nine hundred and Eighty-two.

M. VILJOEN, State President.

By Order of the State President-in-Council:

J. J. G. WENTZEL.

GOVERNMENT NOTICES

DEPARTMENT OF AGRICULTURE

No. R. 2084

1 October 1982

VETERINARY AND PARA-VETERINARY PROFESSIONS ACT, 1982 (ACT 19 OF 1982)

APPLICATION TO VETERINARY NURSES

I, Gert Jeremias Kotzé, Deputy Minister of Agriculture, acting on behalf of the Minister of Agriculture, hereby declare by virtue of section 21 of the Veterinary and Para-Veterinary Professions Act, 1982 (Act 19 of 1982), on the recommendation of the South African Veterinary Council established by section 2 of the said Act, that as from 1 October 1982 the provisions of the said Act shall apply to the para-veterinary profession of veterinary nurse.

G. J. KOTZÉ, Minister of Agriculture.

PROKLAMASIE

*van die Staatspresident van die Republiek van
Suid-Afrika*

No. R. 189, 1982

WET OP VETERINÈRE EN PARA-VETERINÈRE
BEROEPE, 1982 (WET 19 VAN 1982)

INWERKINGTREDING

Kragtens die bevoegdheid my verleen by artikel 45 van die Wet op Veterinère en Para-veterinère Beroepe, 1982 (Wet 19 van 1982), verklaar ek hierby dat die bepalinge van genoemde Wet op 1 Oktober 1982 in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Bloemfontein, op hede die Sewentiende dag van September Eenduisend Negehonderd Twee-en-tigtyg.

M. VILJOEN, Staatspresident.

Op las van die Staatspresident-in-raad:

J. J. G. WENTZEL.

GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN LANDBOU

No. R. 2084

1 Oktober 1982

WET OP VETERINÈRE EN PARA-VETERINÈRE
BEROEPE, 1982 (WET 19 VAN 1982)

TOEPASSING OP VETERINÈRE VERPLEEGSTERS

Ek, Gert Jeremias Kotzé, Adjunk-minister van Landbou, handelende namens die Minister van Landbou, verklaar hierby kragtens artikel 21 van die Wet op Veterinère en Para-veterinère Beroepe, 1982 (Wet 19 van 1982), op aanbeveling van die Suid-Afrikaanse Veterinère Raad ingestel by artikel 2 van voormalde Wet, dat die bepalinge van voormalde Wet vanaf 1 Oktober 1982 van toepassing is op die para-veterinère beroep van veterinère verpleegster.

G. J. KOTZÉ, Minister van Landbou.

No. R. 2085**1 October 1982****VETERINARY AND PARA-VETERINARY PROFESSIONS ACT, 1982 (ACT 19 OF 1982)****REGULATIONS RELATING TO VETERINARY AND PARA-VETERINARY PROFESSIONS**

The Deputy Minister of Agriculture, acting on behalf of the Minister of Agriculture, has after consideration and approval of a relevant recommendation by the South African Veterinary Council, made the following regulations under section 43, read with sections 5, 18, 20, 24, 25, 26, 27, 28, 29 and 32, of the Veterinary and Para-Veterinary Professions Act, 1982 (Act 19 of 1982):

REGULATIONS RELATING TO VETERINARY AND PARA-VETERINARY PROFESSIONS**SUBDIVISION OF REGULATIONS**

<i>Subject</i>	<i>Regulation</i>
Definitions	1
	Part I
Election of members of council	2-18
	Part II
Registration of persons	19-27
	Part III
Particulars of students	28-29
	Part IV
Summons to appear at inquiries	30-31
	Part V
General	32-34

1. Definitions.

Unless the context otherwise indicates, words and phrases in these regulations shall have the meaning assigned thereto in the Act, and—

(i) “ballot paper” means a ballot paper which complies with the requirements set out in regulation 8.2; (vi)

(ii) “documents envelope” means an envelope which complies with the requirements set out in regulation 8.5; (ii)

(iii) “election” means an election held in terms of these regulations to elect the members of the council referred to in section 5 (1) (d) of the Act, or to fill a vacancy on the council caused by the vacation of office or death of a member so elected; and “elect”, when used as a verb, shall have a corresponding meaning; (ix)

(iv) “enfranchised voter” means a person who is entitled in terms of regulation 2 to nominate a candidate for an election or to cast a vote during an election; (viii)

(v) “identification envelope” means an envelope which complies with the requirements set out in regulation 8.4; (iii)

(vi) “nomination day” means the final day for the submission of nominations for a particular election, which shall be the twenty-eighth day after the date of publication of a notice in terms of regulation 3 in the *Gazette*; (iv)

(vii) “polling day” means the final day for the submission of ballot papers, which shall be the twenty-eighth day after the date of issue of a notice by the registrar in terms of regulation 6; (vii)

(viii) “registration number”, with regard to an election, means the registration number recorded on the certificate of registration of a person who is registered or deemed to be registered in terms of this Act to practise a veterinary profession or a para-veterinary profession; (v)

(ix) “the Act” means the Veterinary and Para-Veterinary Professions Act, 1982 (Act 19 of 1982). (i)

No. R. 2085**1 Oktober 1982****WET OP VETERINÈRE EN PARA-VETERINÈRE BEROEPE, 1982 (WET 19 VAN 1982)****REGULASIES BETREFFENDE VETERINÈRE EN PARA-VETERINÈRE BEROEPE**

Die Adjunk-minister van Landbou, handelende namens die Minister van Landbou, het na oorweging en goedkeuring van 'n ter sake dienende aanbeveling deur die Suid-Afrikaanse Veterinère Raad, die volgende regulasies kragtens artikel 43, gelees met artikels 5, 18, 20, 24, 25, 26, 27, 28, 29 en 32, van die Wet op Veterinère en Para-veterinère Beroepe, 1982 (Wet 19 van 1982), uitgevaardig:

REGULASIES BETREFFENDE VETERINÈRE EN PARA-VETERINÈRE BEROEPE**INDELING VAN REGULASIES**

<i>Onderwerp</i>	<i>Regulasie</i>
Woordomskrywing	1
	Deel I
Verkiesing van lede van raad	2-18
	Deel II
Registrasie van persone	19-27
	Deel III
Besonderhede van studente	28-29
	Deel IV
Dagvaardings om by ondersoeke te verskyn	30-31
	Deel V
Algemeen	32-34

1. Woordomskrywing.

Tensy uit die samehang anders blyk, het woorde en uitdrukings in hierdie regulasies dieselfde betekenis as in die Wet daaraan toegeken en beteken—

(i) “die Wet” die Wet op Veterinère en Para-veterinère Beroepe, 1982 (Wet 19 van 1982); (ix)

(ii) “dokumentekovert” 'n koevert wat aan die vereistes in regulasie 8.5 uiteengesit, voldoen; (ii)

(iii) “identifikasiekoevert” 'n koevert wat aan die vereistes in regulasie 8.4 uiteengesit, voldoen; (v)

(iv) “nominasiedag” die laaste dag vir die indiening van nominasies vir 'n bepaalde verkiesing wat die agt-en-twintigste dag na die datum van publikasie van 'n kennisgiving ingevolge regulasie 3 in die *Staatskoerant*, is; (vi)

(v) “registrasienommer”, met betrekking tot 'n verkiesing, die registrasienommer aangeteken is wat op die sertifikaat van registrasie van 'n persoon wat ingevolge hierdie Wet geregistreer is of geag word aldus geregistreer te wees om 'n veterinère beroep of 'n para-veterinère beroep te beoefen; (viii)

(vi) “stembrief” 'n stembrief wat aan die vereistes in regulasie 8.2 uiteengesit, voldoen; (i)

(vii) “stemdag” die laaste dag vir die indiening van stembrieve, wat die agt-en-twintigste dag na die datum van uitreiking deur die registrator, van 'n kennisgiving ingevolge regulasie 6 is; (vii)

(viii) “stemgeregtigde kieser” iemand wat ingevolge regulasie 2 geregtig is om 'n kandidaat vir 'n verkiesing te benoem of 'n stem tydens 'n verkiesing uit te bring; (iv)

(ix) “verkiesing” 'n verkiesing ingevolge hierdie regulasies gehou ten einde die lede van die raad in artikel 5 (1) (d) van die Wet bedoel, te verkies, of om 'n vakature in die raad wat ontstaan het weens die ampsontruiming of dood van 'n lid wat aldus verkies is, te vul; en het “verkies” wanneer as 'n werkwoord gebruik, 'n ooreenstemmende betekenis. (iii)

PART I: ELECTION OF MEMBERS OF COUNCIL**2. Enfranchised voters.**

A person shall be an enfranchised voter if, on the date on which he nominates a candidate for an election or casts a vote during an election, as the case may be, he is—

- 2.1 registered or deemed to be registered in terms of the Act to practise a veterinary profession or a para-veterinary profession;
- 2.2 not serving a sentence of imprisonment; and
- 2.3 permanently resident in the Republic.

3. Calling for nominations.

3.1 The registrar shall as soon as possible after the commencement of the Act and as frequently thereafter as an election may be necessary, publish a notice to the effect that he awaits nominations of candidates for the election concerned.

3.2 Such notice shall—

- 3.2.1 specify the number of vacancies on the council for which nominations are being awaited;
- 3.2.2 specify the nomination day concerned;
- 3.2.3 be published in the *Gazette* in both official languages;
- 3.2.4 be published in such other newspapers as the council may determine; and

3.2.5 if the election concerned arises from the expiry of the term of office of a member of the council by effluxion of time, be thus published at least three months prior to the date on which the member concerned will vacate his office.

3.3 Each enfranchised voter shall be entitled to nominate as many candidates as the number of vacancies specified in terms of regulation 3.2.1.

4. Submission of nominations.

4.1 The nomination of a candidate shall—

- 4.1.1 be made in the form set out in Annexure A; and
- 4.1.2 be lodged with the registrar before 16h00 on the nomination day concerned.

4.2 A separate form referred to in regulation 4.1.1 shall be used for the nomination of each candidate.

4.3 Each such form shall be duly completed and shall be signed by both the person who is nominated as a candidate and the two persons by whom he is nominated.

5. Acceptance of nominations.

5.1 The registrar shall accept the nomination of a person as a candidate for an election if he is satisfied that—

5.1.1 the nomination concerned complies with the requirements set out in regulation 4;

5.1.2 the persons by whom the person concerned has thus been nominated, are enfranchised voters; and

5.1.3 the nominated person concerned qualifies in terms of section 6 of the Act to be elected as a member of the council.

5.2 If the registrar refuses to accept the nomination of a person as a candidate for an election, he shall notify the nominated person concerned and the persons by whom that person has been nominated, in writing of his refusal and of the grounds on which it is based.

5.3 If a vacancy for an elected member of the council occurs between the date of compilation of a notice referred to in regulation 3 and the nomination day specified in such notice, the nominations received for the vacancies specified in the notice concerned shall also be deemed to be nominations for the vacancy concerned.

DEEL I: VERKIESING VAN LEDE VAN RAAD**2. Stemgeregigde kiesers.**

Iemand is 'n stemgeregigde kieser indien hy op die datum waarop hy 'n kandidaat vir 'n verkiesing nomineer of 'n stem tydens 'n verkiesing uitbring, na gelang van die geval—

- 2.1 ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om 'n veterinêre beroep of 'n para-veterinêre beroep te beoefen;
- 2.2 nie 'n vonnis van gevangenisstraf uitdien nie; en
- 2.3 permanent in die Republiek woonagtig is.

3. Aanvra van nominasies.

3.1 Die registrator moet so spoedig moontlik na die inwerkingtreding van die Wet en so dikwels daarna as wat 'n verkiesing nodig mag wees, 'n kennisgewing publiseer ten effekte dat hy nominasies van kandidate vir die betrokke verkiesing inwag.

3.2 So 'n kennisgewing moet—

- 3.2.1 die getal vakaturen in die raad aandui waarvoor nominasies ingewag word;
- 3.2.2 die betrokke nominasiedag aandui;
- 3.2.3 in beide amptelike tale in die *Staatskoerant* gepubliseer word;
- 3.2.4 in die ander nuusblaie wat die raad bepaal, gepubliseer word; en

3.2.5 indien die betrokke verkiesing voortspruit uit die verstryking van die ampstermy van 'n lid van die raad weens tydsverloop, minstens drie maande voor die datum waarop die betrokke lid sy amp sal ontruim, aldus gepubliseer word.

3.3 Elke stemgeregigde kieser is geregtig om soveel kandidate as die getal vakaturen ingevolge regulasie 3.2.1 aangedui, te nomineer.

4. Indiening van nominasies.

4.1 Die nominasie van 'n kandidaat moet—

- 4.1.1 in die vorm in Aanhengsel A aangedui, gedoen word; en
- 4.1.2 voor 16h00 op die betrokke nominasiedag by die registrator ingedien word.

4.2 'n Afsonderlike vorm in regulasie 4.1.1 bedoel, moet vir die nominasie van elke kandidaat gebruik word.

4.3 Elke sodanige vorm moet behoorlik ingevul en deur sowel die persoon wat as kandidaat genomineer word as die twee persone deur wie hy genomineer word, onderteken word.

5. Aanvaarding van nominasies.

5.1 Die registrator aanvaar die nominasie van 'n persoon as 'n kandidaat vir 'n verkiesing indien hy oortuig is dat—

- 5.1.1 die betrokke nominasie aan die vereistes in regulasie 4 uiteengesit, voldoen;

5.1.2 die persone deur wie die betrokke persoon aldus genomineer is, stemgeregigde kiesers is; en

5.1.3 die betrokke genomineerde persoon ingevolge artikel 6 van die Wet kwalifiseer om tot lid van die raad verkies te word.

5.2 Indien die registrator weier om die nominasie van 'n persoon as 'n kandidaat vir 'n verkiesing te aanvaar, moet hy die betrokke genomineerde persoon en die persone deur wie daardie persoon genomineer is, skriftelik van sy weiering en van die gronde waarop dit gebaseer is, in kennis stel.

5.3 Indien 'n vakature vir 'n verkose lid van die raad ontstaan tussen die datum van opstelling van 'n kennisgewing in regulasie 3 bedoel, en die nominasiedag in sodanige kennisgewing aangedui, word die nominasies wat ontvang is vir die vakaturen in die betrokke kennisgewing aangedui, ook geag nominasies vir die betrokke vakature te wees.

5.4 If the number of candidates whose nominations for an election have been accepted, is equal to or less than the number of vacancies for elected members of the council on the nomination day concerned—

5.4.1 those candidates shall be deemed to have been duly elected as members of the council; and

5.4.2 the election of those candidates as members of the council shall be made known in the manner referred to in regulation 15.

5.5 If there are still one or more vacancies for elected members of the council after vacancies have been filled in terms of regulation 5.4, the registrar shall anew in the manner referred to in regulation 3, call for nominations for candidates for election to the remaining vacancies.

6. Notice of elections.

6.1 If the number of candidates for an election exceed the number of vacancies for elected members of the council on the nomination day concerned, the registrar shall issue a notice to the effect that an election is to be held.

6.2 Such notice shall—

6.2.1 be issued within 30 days of the nomination day concerned;

6.2.2 contain the full names and residential addresses of the candidates concerned in alphabetical order of surnames;

6.2.3 specify the number of vacancies for which members of the council have to be elected; and

6.2.4 specify the polling day concerned.

6.3 If a vacancy for an elected member of the council occurs between a nomination day and the date of compilation of a notice referred to in subregulation 6.1—

6.3.1 the provisions of regulation 5.4 shall *mutatis mutandis* apply if the number of candidates is equal to or less than the number of vacancies, including the said vacancy, for elected members of the council; and

6.3.2 the said vacancy shall otherwise be included in the number of vacancies specified in terms of regulation 6.2.3.

6.4 The registrar shall within 48 hours of the date of issue of a notice referred to in regulation 6.1 send a copy thereof by ordinary post to each person who is registered or deemed to be registered in terms of the Act to practise a veterinary profession or a para-veterinary profession, at his permanent postal address as entered in the applicable register on the said date.

7. Death of candidates.

If a candidate for an election dies before or on the polling day of that election—

7.1 the provisions of regulation 5.4 shall *mutatis mutandis* apply if the remaining number of candidates is equal to or less than the number of vacancies for elected members of the council; and

7.2 the election concerned shall otherwise be proceeded with as if the candidate concerned had not died, but any vote recorded in his favour during the election concerned shall be disregarded in determining the result of that election.

8. Issuing of ballot papers.

8.1 A copy of a notice referred to in regulation 6.1 which is forwarded to a person in terms of regulation 6.4 shall be accompanied by—

8.1.1 a ballot paper;

8.1.2 voting directions;

8.1.3 an identification envelope; and

8.1.4 a documents envelope.

5.4 Indien die getal kandidate wie se nominasies vir 'n verkiesing aanvaar is, gelyk aan of minder as die getal vakature vir verkose lede van die raad op die betrokke nominasiedag is—

5.4.1 word daardie kandidate geag behoorlik tot lede van die raad verkies te wees; en

5.4.2 word die verkiesing van daardie kandidate tot lede van die raad op die wyse in regulasie 15 bedoel, bekend gemaak.

5.5 Indien daar nog steeds een of meer vakature vir verkose lede van die raad is nadat vakature ingevolge regulasie 5.4 gevul is, moet die registrateur opnuut op die wyse in regulasie 3 bedoel, nominasies van kandidate vir verkiesing in die oorblywende vakature aanvraag.

6. Kennisgewing van verkiesings.

6.1 Indien die getal kandidate vir 'n verkiesing die getal vakature vir verkose lede van die raad op die betrokke nominasiedag oorskry, moet die registrateur 'n kennisgewing uitrek ten effekte dat 'n verkiesing gehou moet word.

6.2 So 'n kennisgewing moet—

6.2.1 binne 30 dae na die betrokke nominasiedag uitgereik word;

6.2.2 die volle name en woonadres van die betrokke kandidate in alfabetiese volgorde van familienaam bevat;

6.2.3 die getal vakature waarvoor lede van die raad verkies moet word, aandui; en

6.2.4 die betrokke stemdag aandui.

6.3 Indien 'n vakature vir 'n verkose lid van die raad tussen 'n nominasiedag en die datum van opstelling van 'n kennisgewing in subregulasie 6.1 bedoel, ontstaan—

6.3.1 is die bepalings van regulasie 5.4 *mutatis mutandis* van toepassing indien die getal kandidate gelyk aan of minder as die getal vakature, met insluiting van voormalde vakature, vir verkose lede van die raad is; en

6.3.2 moet voormalde vakature andersins ingesluit word by die getal vakature wat ingevolge regulasie 6.2.3 aangedui word.

6.4 Die registrateur moet binne 48 uur na die datum van uitreiking van 'n kennisgewing in regulasie 6.1 bedoel, 'n afskrif daarvan per gewone pos stuur aan elke persoon wat ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om 'n veterinêre beroep of 'n para-veterinêre beroep te beoefen, by sy permanente posadres soos op die bedoelde datum in die toepaslike register aangeteken.

7. Afsterwe van kandidate.

Indien 'n kandidaat vir 'n verkiesing voor of op die stemdag vir daardie verkiesing te sterwe kom—

7.1 is die bepalings van regulasie 5.4 *mutatis mutandis* van toepassing indien die oorblywende getal kandidate gelyk aan of minder as die getal vakature vir verkose lede van die raad is; en

7.2 word daar andersins met die betrokke verkiesing voortgegaan asof die betrokke kandidaat nie gesterf het nie, maar enige stem tydens die betrokke verkiesing op hom uitgebring, word by die bepaling van die uitslag van daardie verkiesing geïgnoreer.

8. Uitreiking van stembriewe.

8.1 'n Afskrif van 'n kennisgewing in regulasie 6.1 bedoel, wat ingevolge regulasie 6.4 aan iemand gestuur word, moet vergesel gaan van—

8.1.1 'n stembrief;

8.1.2 stemvoorskrifte;

8.1.3 'n identifikasiekoevert; en

8.1.4 'n dokumentekoevert.

8.2 A ballot paper shall—

8.2.1 indicate the full names of the candidates for the election concerned in alphabetical order of surnames;

8.2.2 contain a blank outlined square with dimensions of at least 10 mm by 10 mm opposite the name of each candidate; and

8.2.3 contain an indication in both official languages—

8.2.3.1 that it is a ballot paper for the election of members of the council; and

8.2.3.2 of the number of members of the council to be elected during that election.

8.3 The voting directions referred to in regulation 8.1.2 shall indicate how a person shall proceed to cast his vote and return his ballot paper to the registrar and shall contain a quotation of regulation 9.

8.4 An identification envelope shall—

8.4.1 contain a declaration in the form set out in Annexure B in both official languages; and

8.4.2 have a gummed flap with which it can be sealed after a completed ballot paper has been placed therein.

8.5 A documents envelope shall—

8.5.1 be large enough to place an identification envelope therein without it being necessary to fold the identification envelope concerned;

8.5.2 have a gummed flap with which it can be sealed after an identification envelope has been placed therein; and

8.5.3 be addressed to the registrar.

8.6 If the registrar after consideration of a written application by a person to whom a ballot paper has been issued in terms of these regulations, is satisfied that the documents referred to in regulation 8.1 are lost or destroyed, he shall issue a fresh ballot paper and accompanying documents to the person concerned.

9. Voting directions.

9.1 Each enfranchised voter shall be entitled to vote during an election for as many candidates as the number of members of the council to be elected during that election.

9.2 The number of members of the council to be elected, is as indicated on the accompanying ballot paper.

9.3 An enfranchised voter may cast only one vote in favour of each candidate of his choice.

9.4 An enfranchised voter may cast his vote during an election by—

9.4.1 marking on the ballot paper which has been issued to him, one cross (X) within the outlined blank square opposite the name of each candidate of his choice;

9.4.2 folding such ballot paper with the face forward and thereafter placing it in the identification envelope;

9.4.3 thereafter sealing such identification envelope by sticking the gummed flap thereof;

9.4.4 thereafter making the declaration referred to in regulation 8.4 on the identification envelope concerned by duly completing and signing it;

9.4.5 thereafter placing such identification envelope in the documents envelope; and

9.4.6 thereafter sealing such documents envelope by sticking the gummed flap thereof and sending it to the registrar by post or delivering it to him by hand.

9.5 If a documents envelope is thus forwarded to the registrar by post, the enfranchised voter concerned shall affix the required postage stamps thereon.

9.6 No visible marks, symbols, signs, figures or letters other than the crosses (X) referred to in regulation 9.4.1 may be made on a ballot paper.

8.2 'n Stembrief moet—

8.2.1 die volle name van die kandidate vir die betrokke verkiesing in alfabetiese volgorde van familienaam aandui;

8.2.2 'n oonlynde blando vierkant met afmetings van minstens 10 mm by 10 mm teenoor die naam van elke kandidaat bevat; en

8.2.3 'n aanduiding in beide amptelike tale bevat—

8.2.3.1 dat dit 'n stembrief vir die verkiesing van lede van die raad is; en

8.2.3.2 van die getal lede van die raad wat tydens daardie verkiesing verkies moet word.

8.3 Die stemvoorskrifte in regulasie 8.1.2 bedoel, moet aandui hoe 'n persoon te werk moet gaan om sy stem uit te bring en sy stembrief aan die registrator terug te stuur en moet 'n aanhaling van regulasie 9 bevat.

8.4 'n Identifikasiekoevert moet—

8.4.1 'n verklaring in die vorm in Aanhengsel B aangedui, in beide amptelike tale bevat; en

8.4.2 'n gegomde flap hê waarmee dit verseël kan word nadat 'n ingevulde stembrief daarin geplaas is.

8.5 'n Dokumentekoevert moet—

8.5.1 groot genoeg wees om 'n identifikasiekoevert daarin te plaas sonder dat dit nodig is om die betrokke identifikasiekoevert te vou;

8.5.2 'n gegomde flap hê waarmee dit verseël kan word nadat 'n identifikasiekoevert daarin geplaas is; en

8.5.3 aan die registrator geadresseer wees.

8.6 Indien die registrator na oorweging van 'n skriftelike aansoek deur iemand aan wie 'n stembrief ingevolge hierdie regulasies uitgereik is, oortuig is dat die stukke in regulasie 8.1 bedoel, verlore of vernietig geraak het, moet hy 'n nuwe stembrief en gepaardgaande stukke aan die betrokke persoon uitreik.

9. Stemvoorskrifte.

9.1 Elke stemgeregtige kieser is geregtig om tydens 'n verkiesing vir soveel kandidate te stem as die getal lede van die raad wat tydens die betrokke verkiesing verkies moet word.

9.2 Die getal lede van die raad wat verkies moet word, is soos op die bygaande stembrief aangedui.

9.3 'n Stemgeregtige kieser mag slegs een stem ten gunste van elke kandidaat van sy keuse uitbring.

9.4 'n Stemgeregtige kieser bring sy stem tydens 'n verkiesing uit deur—

9.4.1 op die stembrief wat aan hom uitgereik is, een kruis (X) binne die oonlynde blando vierkant teenoor die naam van elke kandidaat van sy keuse te maak;

9.4.2 sodanige stembrief met die voorenkant na binne toe te vou en dit daarna in die identifikasiekoevert te plaas;

9.4.3 sodanige identifikasiekoevert daarna te verseël deur die gegomde flap daarvan vas te plak;

9.4.4 daarna die verklaring in regulasie 8.4 bedoel, op die betrokke identifikasiekoevert af te lê deur dit behoorlik in te vul en te onderteken;

9.4.5 sodanige identifikasiekoevert daarna in die dokumentekoevert te plaas; en

9.4.6 sodanige dokumentekoevert daarna te verseël deur die gegomde flap daarvan toe te plak en dit per pos aan die registrator te stuur of per hand by hom af te lever.

9.5 Indien 'n dokumentekoevert aldus per pos aan die registrator gestuur word, moet die betrokke stemgeregtige kieser die vereiste posseëls daarop aanbring.

9.6 Geen ander sigbare merke, simbole, tekens, syfers of letters as die kruise (X) in regulasie 9.4.1 bedoel, mag op 'n stembrief gemaak word nie.

9.7 A documents envelope which is sent to or delivered to the registrar in terms of regulation 9.4.6 shall reach the registrar before 16h00 on the polling day.

10. *Ballot boxes.*

10.1 The registrar shall as soon as possible after the date of issue of a notice referred to in regulation 6.1, prepare a ballot box for the election concerned.

10.2 A ballot box shall be thus prepared by having it sealed beforehand, while it is empty, by a commissioner of oaths in such manner as to ensure that any identification envelope placed therein in terms of these regulations, can be removed therefrom only by breaking the seal concerned.

10.3 Such commissioner of oaths shall provide the registrar with a written statement regarding his sealing of the ballot box concerned.

10.4 A ballot box which has been thus sealed shall until it is opened in terms of these regulations, be kept by the registrar in such a manner as to ensure that access thereto can be gained only with a view to placing identification envelopes for the election concerned therein in terms of regulation 12.1.5.

11. *Grounds for the rejection of ballot papers.*

11.1 A ballot paper shall be rejected by the registrar if—

11.1.1 in the case where it has been forwarded to the registrar by post, the documents envelope in which it is contained, has not been provided with the required postage stamps;

11.1.2 it is not contained in a sealed identification envelope when it is received by the registrar;

11.1.3 the declaration on the identification envelope in which it is contained, has not been duly completed;

11.1.4 the person by whom the declaration on the identification envelope concerned has been made—

11.1.4.1 is not an enfranchised voter; or

11.1.4.2 has already cast a vote;

11.1.5 a cross which has been made thereon in terms of regulation 9.4.1 extends beyond the outline of a square on that ballot paper to such extent that it is not possible for the registrar to determine without reasonable doubt in favour of which candidate the vote concerned has been cast;

11.1.6 it contains any marks, symbols, signs, letters or figures other than the crosses referred to in regulation 9.4.1; or

11.1.7 the number of candidates opposite whose names crosses referred to in regulation 9.4.1 are made, exceeds the number of members of the council to be elected during the election concerned.

11.2 If a ballot paper is received by the registrar after 16h00 on the polling day of an election, he shall forthwith destroy that ballot paper and the identification envelope in which it is contained without opening it or performing any other act in terms of these regulations in connection therewith.

12. *Examination of identification envelopes.*

12.1 The registrar shall—

12.1.1 open each documents envelope received by him, and record the date of receipt thereof on the identification envelope contained therein;

12.1.2 examine each such identification envelope in order to determine whether the declaration thereon has been made;

12.1.3 compare the particulars furnished in each such declaration with the applicable register and the list referred to in regulation 12.1.4;

9.7 'n Dokumentekovert wat ingevolge regulasie 9.4.6 aan die registrator gestuur of by hom aangelewer word, moet die registrator voor 16h00 op die stendag bereik.

10. *Stembusse.*

10.1 Die registrator moet so spoedig moontlik na die datum van uitreiking van 'n kennisgewing in regulasie 6.1 bedoel, 'n stembus vir die betrokke verkiesing gereed maak.

10.2 'n Stembus word aldus gereed gemaak deur dit vooraf, terwyl dit leeg is, deur 'n kommissaris van ede te laat verseël op 'n wyse wat sal verzeker dat enige identifikasiekoevert wat ingevolge hierdie regulasies daarin geplaas word, daaruit verwijder kan word slegs deur die betrokke seël te breek.

10.3 Sodanige kommissaris van ede moet 'n skriftelike verklaring betreffende sy verseëling van die betrokke stembus aan die registrator voorsien.

10.4 'n Stembus wat aldus verseël is, moet, totdat dit ingevolge hierdie regulasies oopgemaak word, op so 'n wyse deur die registrator bewaar word dat verzeker sal word dat toegang daartoe verkry kan word slegs met die oog daarop om identifikasiekoeverte vir die betrokke verkiesing ingevolge regulasie 12.1.5 daarin te plaas.

11. *Gronde vir die verwering van stembrieue.*

11.1 'n Stembrief word deur die registrator verwerp indien—

11.1.1 in die geval waar dit per pos aan die registrator gestuur is, die dokumentekovert waarin dit bevatt is, nie van die vereiste posseëls voorsien is nie;

11.1.2 dit nie in 'n verseëlte identifikasiekoevert bevatt is nie wanneer dit deur die registrator ontvang word;

11.1.3 die verklaring op die identifikasiekoevert waarin dit bevatt is, nie behoorlik ingevul is nie;

11.1.4 die persoon deur wie die verklaring op die betrokke identifikasiekoevert afgelê is—

11.1.4.1 nie 'n stemgeregtige kieser is nie; of

11.1.4.2 reeds 'n stem uitgebring het;

11.1.5 'n kruis wat ingevolge regulasie 9.4.1 daarop gemaak is, die omlyning van 'n vierkant op daardie stembrief in so 'n mate oorskry dat dit nie vir die registrator moontlik is om bo redelike twyfel te bepaal ten gunste van watter kandidaat die betrokke stem uitgebring is nie;

11.1.6 dit enige merke, simbole, tekens, syfers of letters anders as die kruise in regulasie 9.4.1 bedoel, bevatt; of

11.1.7 die getal kandidate teenoor wie se name kruise in regulasie 9.4.1 bedoel, gemaak is, die getal lede van die raad wat tydens die betrokke verkiesing verkies moet word, oorskry.

11.2 Indien 'n stembrief na 16h00 op die stendag van 'n verkiesing deur die registrator ontvang word, moet hy daardie stembrief en die identifikasiekoevert waarin dit bevatt is, summier vernietig sonder om dit oop te maak of enige ander handeling ingevolge hierdie regulasies in verband daarmee te verrig.

12. *Ondersoek van identifikasiekoeverte.*

12.1 Die registrator moet—

12.1.1 elke dokumentekovert wat hy ontvang, oopmaak en die datum van ontvangs daarvan aanteken op die identifikasiekoevert wat daarin bevatt is;

12.1.2 elke sodanige identifikasiekoevert ondersoek ten einde vas te stel of die verklaring daarop afgelê is;

12.1.3 die besonderhede wat in elke sodanige verklaring verstrek is, met die toepaslike register en die lys in regulasie 12.1.4 bedoel, vergelyk;

12.1.4 record in a suitable list kept by him for this purpose, the fact that the person by whom such declaration has been made, has cast his vote; and

12.1.5 thereafter place such identification envelope in the ballot box referred to in regulation 10 after he has endorsed it, if necessary, in terms of regulation 12.2.

12.2 If the registrar after an examination and comparison referred to in regulation 12.1, is satisfied that a ballot paper has to be rejected on any of the grounds referred to in regulation 11.1.1, 11.1.2, 11.1.3 or 11.1.4, he shall endorse the identification envelope in which that ballot paper is contained, with the words "Spoilt/Bedorwe" and record the number of the regulation in terms whereof it is rejected thereon.

13. Examination of ballot papers.

13.1 The registrar shall as soon as possible after 08h30 on the first working day following the polling day for a particular election, break the seal on a ballot box referred to in regulation 10 and remove the contents of that ballot box therefrom in a room—

13.1.1 in which no unused ballot papers for the election concerned are present; and

13.1.2 to which only himself, a person referred to in section 14 (2) of the Act, who exercises performs or carries out any power, function or duty in terms of these regulations under the delegation, control or direction of the registrar, and a person referred to in regulation 13.5, have access.

13.2 After the seal on a ballot box has been broken in terms of regulation 13.1 no person shall—

13.2.1 bring any unused ballot paper for the election concerned, or a ballot paper which has been received by the registrar after the closing time on the polling day, into the room concerned; or

13.2.2 remove any identification envelope or ballot paper which has been removed from such ballot box, from the room concerned;

before the result of the election concerned has been determined.

13.3 The registrar shall divide the identification envelopes which have been removed from such ballot box into those which have been endorsed as contemplated in regulation 12.2, and those which have not been thus endorsed, and shall thereafter open the latter identification envelopes and examine the ballot papers contained therein.

13.4 If the registrar after an examination referred to in regulation 13.3, is satisfied that a ballot paper has to be rejected on any of the grounds referred to in regulation 11.1.5, 11.1.6 or 11.1.7, he shall—

13.4.1 endorse the ballot paper concerned and the identification envelope in which it was contained, with the words "Spoilt/Bedorwe" and record the number of the regulation in terms whereof it is rejected thereon; and

13.4.2 replace the ballot paper concerned in the identification envelope concerned and thereafter keep it with the identification envelopes which have been endorsed in terms of regulation 12.2.

13.5 Subject to the provisions of regulation 18 each candidate shall personally or through a duly authorized representative be entitled to be present at and peruse any act performed in terms of this regulation or regulation 14.

14. Determination of result of elections.

14.1 As soon as the registrar has determined the validity of the ballot papers which were examined by him in terms of regulation 13.3, he shall use the ballot papers which have not been rejected to determine the number of votes which have been recorded in favour of each candidate during the election concerned.

12.1.4 die feit dat die persoon deur wie sodanige verklaring afgelê is, sy stem uitgebring het, aanteken in 'n geskikte lys wat vir die doel deur hom gehou word; en

12.1.5 sodanige identifikasiekoevert daarna in die stembus in regulasie 10 bedoel, plaas nadat hy dit, indien nodig, ingevolge regulasie 12.2 geëndosseer het.

12.2 Indien die registrator na 'n ondersoek en vergelyking in regulasie 12.1 bedoel, oortuig is dat 'n stembrief op enigeen van die gronde in regulasie 11.1.1, 11.1.2, 11.1.3 of 11.1.4 verwerp moet word, moet hy die identifikasiekoevert waarin daardie stembrief bevat is, met die woorde "Bedorwe/Spoilt" endosseer en die nommer van die regulasie ingevolge waarvan dit verwerp word, daarop aanteken.

13. Ondersoek van stembriewe.

13.1 Die registrator moet so spoedig moontlik na 08h30 op die eerste werkdag wat op die stemdag vir 'n bepaalde verkiesing volg, die seël van 'n stembus in regulasie 10 bedoel, breek en die inhoud van daardie stembus daaruit verwyder in 'n vertrek—

13.1.1 waarin geen ongebruikte stembriewe vir die betrokke verkiesing aanwesig is nie; en

13.1.2 waartoe slegs hysself, iemand in artikel 14 (2) van die Wet bedoel, wat 'n bevoegdheid, werkzaamheid of plig ingevolge hierdie regulasies kragtens 'n delegasie of lasgewing of onder die beheer van die registrator uitoefen, verrig of uitvoer, en iemand in regulasie 13.5 bedoel, toegang het.

13.2 Nadat die seël van 'n stembus ingevolge regulasie 13.1 gebreek is, mag niemand—

13.2.1 enige ongebruikte stembrief vir die betrokke verkiesing, of 'n stembrief wat na die sluitingstyd op die stendag deur die registrator ontvang is, in die betrokke vertrek inbring nie; of

13.2.2 enige identifikasiekoevert of stembrief wat uit sodanige stembus verwyder is, uit die betrokke vertrek verwyder nie;

voordat die uitslag van die betrokke verkiesing bepaal is.

13.3 Die registrator moet die identifikasiekoeverte wat uit sodanige stembus verwyder is, verdeel tussen dié wat geëndosseer is soos in regulasie 12.2, beoog, en dié wat nie aldus geëndosseer is nie, en moet daarna laasgenoemde identifikasiekoeverte oopmaak en die stembriewe wat daarin bevat is, ondersoek.

13.4 Indien die registrator na 'n ondersoek in regulasie 13.3 bedoel, oortuig is dat 'n stembrief op enigeen van die gronde in regulasie 11.1.5, 11.1.6 of 11.1.7 bedoel, verwerp moet word, moet hy—

13.4.1 die betrokke stembrief en die identifikasiekoevert waarin dit bevat was, met die woorde "Bedorwe/Spoilt" endosseer en die nommer van die regulasie ingevolge waarvan dit verwerp word, daarop aanteken; en

13.4.2 die betrokke stembrief in die betrokke identifikasiekoevert terugplaas en dit daarna by die identifikasiekoeverte wat ingevolge regulasie 12.2 geëndosseer is, hou.

13.5 Behoudens die bepalings van regulasie 18 is elke kandidaat geregtig om persoonlik of deur 'n behoorlik gemagtigde verteenwoordiger aanwesig te wees tydens en insae te hé in enige handeling wat ingevolge hierdie regulasie of regulasie 14 verrig word.

14. Bepaling van uitslag van verkiesings.

14.1 Sodra die registrator die geldigheid van die stembriewe wat ingevolge regulasie 13.3 deur hom ondersoek is, bepaal het, moet hy die stembriewe wat nie verwerp is nie, gebruik om die getal stemme te bepaal wat tydens die betrokke verkiesing ten gunste van elke kandidaat uitgebring is.

14.2 Subject to the provisions of regulation 14.3 the vacancies on the council for which members have to be elected, shall be filled by those candidates in favour of whom, in numerical order, the largest number of votes as determined in terms of regulation 14.1 have been recorded during the election concerned.

14.3 If the registrar determines in terms of regulation 14.1 that an equal number of votes have been recorded on two or more candidates during an election, and in consequence it is not possible to determine the outcome of the election concerned, he shall forthwith determine by lot which of those candidates are deemed to be elected.

15. Announcement of elected members of council.

15.1 The registrar shall as soon as possible after vacancies for elected members of the council have been filled in terms of these regulations, publish a notice specifying—

15.1.1 the full names in alphabetical order of surnames, and residential addresses of the persons who have thus been elected members of the council; and

15.1.2 the dates on which the terms of office of the persons concerned as members of the council are respectively to commence and to terminate.

15.2 Such notice shall be published—

15.2.1 in the *Gazette* in both official languages; and

15.2.2 in such other newspapers as the council may determine.

15.3 The registrar shall notify each person referred to in regulation 15.1.1 in writing of his election as a member of the council.

16. Preservation of election documents.

16.1 The registrar shall as soon as possible after a vacancy for an elected member of the council has been filled in terms of these regulations, bind all documents relating to the election concerned in separate packages which are suitably marked, and thereafter seal it together in a package which is marked with the words "Election documents" and the dates of the nomination day and polling day concerned.

16.2 A package referred to in regulation 16.1 shall be preserved by the registrar in an unopened condition for a period of at least three years after the date of publication in the *Gazette* of a notice referred to in regulation 15.1, unless he is otherwise directed by a competent court.

17. Report on election.

17.1 The registrar shall as soon as possible after an election has been held, report to the council on—

17.1.1 the number of persons who were nominated as candidates for the election concerned;

17.1.2 the number of nominations which he refused to accept and the grounds for each such refusal; and

17.1.3 the number of ballot papers—

17.1.3.1 which were issued by him for the election concerned;

17.1.3.2 which were submitted to him; and

17.1.3.3 which were rejected on each of the grounds referred to in regulation 11.

17.2 No person shall disclose any particulars other than those referred to in regulations 15 and 17.1 with regard to the result of an election, except under a law, or unless he is directed thereto by a competent court.

14.2 Behoudens die bepalings van regulasie 14.3 word die vakaturen in die raad waarvoor lede verkies moet word, gevul deur dié kandidate ten gunste van wie, in numeriese volgorde, die grootste getal stemme soos ingevolge regulasie 14.1 bepaal, tydens die betrokke verkiesing uitgebring is.

14.3 Indien die registrator ingevolge regulasie 14.1 bepaal dat 'n gelyke getal stemme tydens 'n verkiesing op twee of meer kandidate uitgebring is, en dat as gevolg daarvan nie moontlik is om die uitslag van die betrokke verkiesing te bepaal nie, moet hy onmiddellik deur loting bepaal wie van daardie kandidate geag word verkies te wees.

15. Bekendmaking van verkose lede van raad.

15.1 Die registrator moet so spoedig moontlik nadat vakaturen vir verkose lede van die raad ingevolge hierdie regulasies gevul is, 'n kennisgewing publiseer waarin aangedui word—

15.1.1 die volle name in alfabetiese volgorde van familienaam, en woonadresse van die persone wat aldus tot lede van die raad verkies is; en

15.1.2 die datums waarop die ampstermyne van die betrokke persone as lede van die raad onderskeidelik 'n aanvang neem en eindig.

15.2 Sodanige kennisgewing moet—

15.2.1 in beide amptelike tale in die *Staatskoerant*; en

15.2.2 in die ander nuusblaale wat die raad bepaal; gepubliseer word.

15.3 Die registrator moet elke persoon in regulasie 15.1.1 bedoel, skriftelik van sy verkiesing tot lid van die raad in kennis stel.

16. Bewaring van verkiesingsdokumente.

16.1 Die registrator moet so spoedig moontlik nadat 'n vakaturen vir 'n verkose lid van die raad ingevolge hierdie regulasies gevul is, alle stukke wat op die betrokke verkiesing betrekking het, in afsonderlike pakkette wat paslik gemerk is, bind en dit daarna gesamentlik verseël in 'n pakket wat met die woorde "Verkiesingstukke" en die datums van die betrokke nominasiedag en stemdag gemerk is.

16.2 'n Pakket in regulasie 16.1 bedoel, moet in 'n onoogpmaakte toestand deur die registrator bewaar word vir 'n tydperk van minstens drie jaar na die datum van publikasie in die *Staatskoerant* van 'n kennisgewing in regulasie 15.1 bedoel, tensy hy deur 'n bevoegde hof anders gelas word.

17. Verslag oor verkiesing.

17.1 Die registrator moet so spoedig moontlik nadat 'n verkiesing gehou is, aan die raad verslag doen oor—

17.1.1 die getal persone wat as kandidate vir die betrokke verkiesing genomineer is;

17.1.2 die getal nominasies wat hy geweier het om te aanvaar, en die gronde vir elke sodanige weierung; en

17.1.3 die getal stembriewe—

17.1.3.1 wat vir die betrokke verkiesing deur hom uitgereik is;

17.1.3.2 wat by hom ingedien is; en

17.1.3.3 wat op elkeen van die gronde in regulasie 11 bedoel, verwerp is.

17.2 Niemand mag enige ander besonderhede as dié in regulasie 15 en 17.1 bedoel, met betrekking tot die uitslag van 'n verkiesing openbaar maak nie, behalwe kragtens 'n Wet, of tensy hy deur 'n bevoegde hof daartoe gelas word.

18. Declaration of secrecy.

The registrar, a person referred to in section 14 (2) of the Act who exercises, performs or carries out any power, function or duty in terms of these regulations under the delegation, control or direction of the registrar, and a person referred to in regulation 13.5, shall beforehand make a sworn declaration or an affirmation before a commissioner of oaths, in which he declares that he shall maintain and help to maintain the secrecy of the election and save for a lawful reason, not disclose to any person any information regarding the election concerned other than that which may be made known in terms of regulations 15 and 17.1.

PART II: REGISTRATION OF PERSONS

19. Qualifications for registration as veterinarian.

19.1 The degrees, diplomas and certificates specified in column 1 of Table 2, which are granted after examination by the universities or other educational institutions indicated in column 2 of the said Table opposite thereto, shall entitle the holders thereof to registration in terms of the Act to practise the veterinary profession of veterinarian.

20. Qualifications for registration as veterinary specialist.

The degrees, diplomas and certificates specified in column 1 of Table 3, which are granted after examination by the universities or other educational institutions indicated in column 2 of the said Table opposite thereto, shall entitle the holders thereof to registration in terms of the Act to practise the veterinary profession of veterinary specialist with the speciality indicated in column 3 of the said Table opposite thereto.

21. Qualifications for registration to practise para-veterinary professions.

The degrees, diplomas and certificates specified in column 1 of Table 4, which are granted after examination by the universities or other educational institutions indicated in column 2 of the said Table opposite thereto, shall entitle the holders thereof to registration in terms of the Act to practise the para-veterinary profession indicated in column 3 of the said Table opposite thereto.

22. Registration of students.

22.1 Subject to the provisions of regulation 22.3 every person who is enrolled at a university or other educational institution in the Republic as a student for a degree, diploma or certificate referred to in regulation 19, 20 or 21, shall make his application for registration in terms of the Act on a form which is obtainable from the registrar for this purpose.

22.2 Such application shall—

22.2.1 in the case of a person who is already thus enrolled as a student for a degree, diploma or certificate referred to in regulation 19 or 20 on the date of commencement of the Act, be lodged with the registrar within 90 days of such date of commencement;

22.2.2 in the case of a student who, on the date of publication of a notice in terms of section 21 of the Act, is already enrolled for a degree, diploma or certificate referred to in regulation 21, be lodged with the registrar within 90 days of the date of such publication;

22.2.3 otherwise be lodged with the registrar before 1 June of the year in which the person concerned is thus enrolled for the first time as a student; and

18. Verklaring van geheimhouding.

Die registrator, iemand in artikel 14 (2) van die Wet bedoel, wat 'n bevoegdheid, werksaamheid of plig ingevolge hierdie regulasies kragtens 'n delegasie of lasgewing of onder die beheer van die registrator uitgeoefen, verrig of uitvoer, en iemand in regulasie 13.5 bedoel, moet vooraf 'n beëdigde verklaring of 'n bevestiging voor 'n kommissaris van ede aflê waarin hy verklaar dat hy die geheimhouding van die verkiesing sal handhaaf en help handhaaf en behalwe om 'n regtens geoorloofde rede, geen ander inligting betreffende die betrokke verkiesing as dié wat ingevolge regulasies 15 en 17.1 bekendgemaak mag word, aan enigemand sal meegelede nie.

DEEL II: REGISTRASIE VAN PERSONE

19. Kwalifikasies vir registrasie as veearts.

19.1 Die grade, diplomas en sertifikate in kolom 1 van Tabel 2 aangedui, wat na afgelegde eksamen toegeken is deur die universiteite of ander opvoedkundige inrigtings in kolom 2 van voormalde Tabel daarteenoor aangetoon, gee aan die besitters daarvan die reg op registrasie ingevolge die Wet om die veterinaire beroep van vecarts te beoefen.

20. Kwalifikasies vir registrasie as veterinaire spesialis.

Die grade, diplomas en sertifikate in kolom 1 van Tabel 3 aangedui, wat na afgelegde eksamen toegeken is deur die universiteite of ander opvoedkundige inrigtings in kolom 2 van voormalde Tabel daarteenoor aangetoon, gee aan die besitters daarvan die reg op registrasie ingevolge die Wet om die veterinaire beroep van veterinaire spesialis met die spesialiteit in kolom 3 van voormalde Tabel daarteenoor aangetoon, te beoefen.

21. Kwalifikasies vir registrasie om para-veterinaire beroep te beoefen.

Die grade, diplomas en sertifikate in kolom 1 van Tabel 4 aangedui, wat na afgelegde eksamen toegeken is deur die universiteite of ander opvoedkundige inrigtings in kolom 2 van voormalde Tabel daarteenoor aangetoon, gee aan die besitters daarvan die reg op registrasie ingevolge die Wet om die para-veterinaire beroep in kolom 3 van voormalde Tabel daarteenoor aangetoon, te beoefen.

22. Registrasie van studente.

22.1 Behoudens die bepalings van regulasie 22.3 moet elke persoon wat by 'n universiteit of ander opvoedkundige inrigting in die Republiek ingeskryf is as 'n student vir 'n graad, diploma of sertifikaat in regulasie 19, 20 of 21 bedoel, sy aansoek om registrasie ingevolge die Wet op 'n vorm doen wat vir dié doel van die registrator verkrygbaar is.

22.2 So 'n aansoek moet—

22.2.1 in die geval van 'n persoon wat op die datum van inwerkingtreding van die Wet reeds aldus as 'n student vir 'n graad, diploma of sertifikaat in regulasie 19 of 20 bedoel, ingeskryf is, binne 90 dae na die datum van sodanige inwerkingtreding by die registrator ingedien word;

22.2.2 in die geval van 'n student wat op die datum van publikasie van 'n kennisgewing ingevolge artikel 21 van die Wet, reeds vir 'n graad, diploma of sertifikaat in regulasie 21 bedoel, ingeskryf is, binne 90 dae na die datum van sodanige publikasie by die registrator ingedien word;

22.2.3 andersins voor 1 Junie van die jaar waarop die betrokke persoon vir die eerste keer aldus as 'n student ingeskryf is, by die registrator ingedien word; en

<p>22.2.4 be accompanied by—</p> <p>22.2.4.1 a certified copy of a certificate of birth or similar evidence of the age and correct names of the student concerned;</p> <p>22.2.4.2 a certified copy of the matriculation certificate or certificate of exemption which has been issued to the student concerned in terms of section 15 of the Universities Act, 1955 (Act 61 of 1955), by the Joint Matriculation Board referred to in that Act;</p> <p>22.2.4.3 documentary evidence by a university or other educational institution referred to in regulation 19, 20 or 21 to confirm the enrolment of the student concerned there for a degree, diploma or certificate referred to in that regulation; and</p> <p>22.2.4.4 the application fee specified in paragraph 1 of Table 1.</p> <p>22.3 The provisions of this regulation shall not apply to a student who is already registered or deemed to be registered in terms of the Act to practise a veterinary profession or a para-veterinary profession.</p>	<p>22.2.4 vergesel gaan van—</p> <p>22.2.4.1 'n gesertifiseerde afdruk van 'n geboortesertifikaat of soortgelyke bewys van die ouderdom en korrekte name van die betrokke student;</p> <p>22.2.4.2 'n gesertifiseerde afdruk van die matrikulasiesertifikaat of sertifikaat van vrystelling wat ingevolge artikel 15 van die Wet op Universiteite, 1955 (Wet 61 van 1955), deur die Gemeenskaplike Matrikulasierring in daardie Wet bedoel, aan die betrokke student uitgereik is;</p> <p>22.2.4.3 dokumentêre bewys deur 'n universiteit of ander opvoedkundige inrigting in regulasie 19, 20 of 21 bedoel, ter bevestiging van die inskrywing van die betrokke student aldaar vir 'n graad, diploma of sertifikaat in daardie regulasie bedoel; en</p> <p>22.2.4.4 die aansoekgeld in paragraaf 1 van Tabel 1 aangedui.</p> <p>22.3 Die bepalings van hierdie regulasie is nie van toepassing nie op 'n student wat reeds ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om 'n veterinêre beroep of 'n para-veterinêre beroep te beoefen.</p>
<p>23. Registration to practise a profession.</p> <p>23.1 A person intending to practise for gain, directly or indirectly, in any way whatsoever, the profession of veterinarian or veterinary specialist, or a para-veterinary profession referred to in regulation 21, shall make his application for registration in terms of the Act on a form which is obtainable from the registrar for this purpose.</p>	<p>23. Registrasie om 'n beroep te beoefen.</p> <p>23.1 Iemand wat beoog om vir wins, regstreeks of onregstreeks, op enige wyse hoegenaamd die beroep van veearts of veterinêre spesialis, of 'n para-veterinêre beroep in regulasie 21 bedoel, te beoefen, moet sy aansoek om registrasie ingevolge die Wet op 'n vorm doen wat vir dié doel van die registrator verkrygbaar is.</p>
<p>23.2 Such application shall—</p> <p>23.2.1 be lodged with the registrar; and</p> <p>23.2.2 be accompanied by—</p> <p>23.2.2.1 a certified copy of the degree certificate or diploma or other certificate which entitles the applicant concerned to registration in terms of the Act, or which might be accepted in terms of section 20 (5) of the Act for the purpose of such registration of the holder thereof; and</p> <p>23.2.2.2 the applicable application fee specified in paragraph 2 of Table 1.</p>	<p>23.2 So 'n aansoek moet—</p> <p>23.2.1 by die registrator ingedien word; en</p> <p>23.2.2 vergesel gaan van—</p> <p>23.2.2.1 'n gesertifiseerde afdruk van die graadsertifikaat of diploma of ander sertifikaat wat aan die betrokke applikant die reg op registrasie ingevolge die Wet gee, of wat moontlik ingevolge artikel 20 (5) van die Wet aanvaar kan word vir die doeleindes van sodanige registrasie van die besitter daarvan; en</p> <p>23.2.2.2 die toepaslike aansoekgeld in paragraaf 2 van Tabel 1 aangedui.</p>
<p>24. Maintenance of registration.</p> <p>24.1 The maintenance fee specified in paragraph 3 of Table 1 shall annually be payable to the council by a person who is registered in terms of the Act as a student.</p> <p>24.2 The maintenance fee specified in paragraph 4 (a) of Table 1 shall annually be payable to the council by a person who is registered or deemed to be registered in terms of the Act to practise the profession of veterinarian or veterinary specialist.</p> <p>24.3 The maintenance fee specified in paragraph 4 (b) of Table 1 shall annually be payable to the council by a person who is registered or deemed to be registered in terms of the Act to practise a para-veterinary profession referred to in regulation 21.</p> <p>24.4 The first annual payment of the maintenance fee referred to in regulations 24.1, 24.2 and 24.3 shall—</p> <p>24.4.1 in the case of a person who is registered in terms of the Act, be made before or on 1 April of the year following the year in which an applicable certificate of registration has been issued to him; and</p> <p>24.4.2 in the case of a person who is deemed to be registered in terms of the Act to practise the veterinary profession of veterinarian or the para-veterinary profession of veterinary nurse, be made before or on 1 April first following the date of commencement of the Act.</p>	<p>24. Instandhouding van registrasie.</p> <p>24.1 Die instandhoudingsgeld in paragraaf 3 van Tabel 1 aangedui, is jaarliks aan die raad betaalbaar deur iemand wat ingevolge die Wet as 'n student geregistreer is.</p> <p>24.2 Die instandhoudingsgeld in paragraaf 4 (a) van Tabel 1 aangedui, is jaarliks aan die raad betaalbaar deur iemand wat ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om die beroep van veearts of veterinêre spesialis te beoefen.</p> <p>24.3 Die instandhoudingsgeld in paragraaf 4 (b) van Tabel 1 aangedui, is jaarliks aan die raad betaalbaar deur iemand wat ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om 'n para-veterinêre beroep in regulasie 21 bedoel, te beoefen.</p> <p>24.4 Die eerste jaarlikse betaling van die instandhoudingsgeld in regulasies 24.1, 24.2 en 24.3 bedoel, moet—</p> <p>24.4.1 in die geval van iemand wat ingevolge die Wet geregistreer is, gedoen word voor of op 1 April van die jaar wat volg op dié waarin 'n toepaslike sertifikaat van registrasie aan hom uitgereik is; en</p> <p>24.4.2 in die geval van iemand wat geag word ingevolge die Wet geregistreer te wees om die veterinêre beroep van veearts of die para-veterinêre beroep van veterinêre verpleegster te beoefen, gedoen word voor of op 1 April eersvolgende op die datum van inwerkingtreding van die Wet.</p>

24.5 Subsequent payment of such maintenance fee shall thereafter be made annually before or on 1 April.

24.6 the maintenance fee referred to in regulation 24.1 shall be payable by a person who is registered in terms of the Act as a student for the duration of his enrolment at a university or other educational institution as a student for a degree, diploma or certificate referred to in regulation 19, 20 or 21.

25. Alteration of registration.

25.1 An application for the alteration in terms of section 27 of the Act, of the registration of a person who is registered or deemed to be registered in terms of the Act to practise a particular veterinary profession or para-veterinary profession, or of the speciality of veterinary specialist who is thus registered with a particular speciality, shall be made on a form which is obtainable from the registrar for this purpose.

25.2 Such application shall—

25.2.1 be lodged with the registrar;

25.2.2 if it arises from the acquisition of a further degree, diploma or certificate, be accompanied by a certified copy of such degree certificate or diploma or other certificate;

25.2.3 be accompanied by the certificate of registration which has previously been issued to the person concerned in terms of the Act or, if applicable, the Veterinary Act, 1933 (Act 16 of 1933); and

25.2.4 subject to the provisions of section 27 (2) (b) of the Act, be accompanied by the application fee specified in paragraph 5 of Table 1.

26. Entries in registers.

26.1 The particulars which are to be entered in terms of section 18 of the Act in a register referred to in that section shall—

26.1.1 in the case of the register kept in respect of veterinarians, be as specified in paragraph 1 of Table 5; and

26.1.2 in the case of the register kept in respect of veterinary specialists, be as specified in paragraph 2 of Table 5; and

26.1.3 in the case of the register kept in respect of persons who practise a para-veterinary profession, be as specified in paragraph 3 of Table 5.

26.2 If any change occurs in respect of particulars referred to in subregulation 26.1 which have been entered in a register, the person in respect of whom the change concerned has occurred, shall forthwith notify the registrar thereof in writing in order to enable him to enter that change in the register concerned.

26.3 Notwithstanding the provisions of regulations 26.1 and 26.2 particulars of a degree, diploma or certificate which has not been prescribed or accepted in terms of section 20 of the Act shall be entered in such register only if—

26.3.1 it has been granted to the holder thereof by a university or other educational institution after examination;

26.3.2 the holder thereof has applied in writing to the council for the particulars concerned to be entered in the applicable register; and

26.3.3 such application is accompanied by—

26.3.3.1 a certified copy of the degree certificate or diploma or other certificate concerned; and

26.3.3.2 the application fee specified in paragraph 6 of Table 1.

24.5 Daaropvolgende betalings van sodanige instandhoudingsgeld moet jaarliks daarna voor of op 1 April gedoen word.

24.6 Die instandhoudingsgeld in regulasie 24.1 bedoel, is deur iemand wat ingevolge die Wet as 'n student geregistreer is, betaalbaar vir die duur van sy inskrywing by 'n universiteit of ander opvoedkundige inrigting as 'n student vir 'n graad, diploma of sertifikaat in regulasie 19, 20 of 21 bedoel.

25. Verandering van registrasie.

25.1 'n Aansoek om die verandering ingevolge artikel 27 van die Wet, van die registrasie van iemand wat ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om 'n bepaalde veterinêre beroep of para-veterinêre beroep te beoefen, of van die spesialiteit van 'n veterinêre spesialis wat aldus met 'n bepaalde spesialiteit geregistreer is, moet op 'n vorm gedoen word wat vir dié doel van die registrator verkrybaar is.

25.2 So aansoek moet—

25.2.1 by die registrator ingedien word;

25.2.2 indien dit voortspruit uit die verwerwing van 'n verdere graad, diploma of sertifikaat, vergesel gaan van 'n gesertifiseerde afdruk van sodanige graadsertifikaat of diploma of ander sertifikaat;

25.2.3 vergesel gaan van die sertifikaat van registrasie wat voorheen ingevolge die Wet of, indien van toepassing, die Veeartswet, 1933 (Wet 16 van 1933), aan die betrokke persoon uitgereik is; en

25.2.4 behoudens die bepalings van artikel 27 (2) (b) van die Wet, vergesel gaan van die aansoekgeld in paraagraaf 5 van Tabel 1 aangedui.

26. Inskrywings in registers.

26.1 Die besonderhede wat ingevolge artikel 18 van die Wet in 'n register in daardie artikel bedoel, ingeskrywe moet word, is—

26.1.1 in die geval van die register ten opsigte van veeartse gehou, soos in paragraaf 1 van Tabel 5 aangedui;

26.1.2 in die geval van die register ten opsigte van veterinêre spesialiste gehou, soos in paragraaf 2 van Tabel 5 aangedui; en

26.1.3 in die geval van die register ten opsigte van persone wat 'n para-veterinêre beroep beoefen, gehou, soos in paragraaf 3 van Tabel 5 aangedui.

26.2 Indien enige verandering ten opsigte van besonderhede in regulasie 26.1 bedoel, wat in 'n register ingeskryf is, plaasvind, moet die persoon ten opsigte van wie die betrokke verandering plaasgevind het, die registrator onverwyld skriftelik daarvan in kennis stel ten einde hom in staat te stel om daardie verandering in die betrokke register in te skryf.

26.3 Ondanks die bepalings van regulasies 26.1 en 26.2 word besonderhede van 'n graad, diploma of sertifikaat wat nie ingevolge artikel 20 van die Wet voorgeskryf of aanvaar is nie, slegs in 'n register ingeskryf indien—

26.3.1 dit na afgelegde eksamen aan die besitter daarvan toegeken is deur 'n universiteit of ander opvoedkundige inrigting;

26.3.2 die besitter daarvan skriftelik by die raad aansoek gedoen het dat die betrokke besonderhede in die toepaslike register aangeteken word; en

26.3.3 sodanige aansoek vergesel gaan van—

26.3.3.1 'n gesertifiseerde afdruk van die betrokke graadsertifikaat of diploma of ander sertifikaat; en

26.3.3.2 die aansoekgeld in paragraaf 6 van Tabel 1 aangedui.

26.4 The provisions of regulation 26.3 shall not apply in respect of a degree, diploma or certificate of which particulars have prior to the commencement of the Act been recorded opposite the name of the holder thereof in a register which has been kept in terms of section 7 (2) of the Veterinary Act, 1933 (Act 16 of 1933).

27. Allocation of designations.

27.1 The designations "veterinarian", "veterinary surgeon", "animal surgeon", "animal practitioner" and "veterinary assistant" are hereby reserved for allocation to persons who are registered or deemed to be registered in terms of the Act to practise the veterinary profession of veterinarian.

27.2 The designations specified in column 4 of Table 3 are hereby reserved for allocation to persons who are registered in terms of the Act to practise the veterinary profession of veterinary specialist with the speciality indicated in column 3 of the said table opposite thereto.

27.3 The designations specified in column 4 of Table 4 are hereby reserved for allocation to persons who are registered or deemed to be registered in terms of the Act to practise the para-veterinary profession indicated in column 3 of the said table opposite thereto.

PART III: PARTICULARS OF STUDENTS

28. Particulars to be furnished.

The particulars of the students who are enrolled at a university or other educational institution in the Republic for a degree, diploma or certificate referred to in regulation 19, 20 or 21, and which have to be furnished to the council in terms of section 20 (2) (a) (i) of the Act, shall be—

28.1 the full names and postal address of each such student;

28.2 the degree, diploma or certificate for which the student concerned is enrolled; and

28.3 the specific year of study of such degree, diploma or certificate for which the student concerned is enrolled on the date of furnishing of those particulars.

29. Date of submission.

The particulars referred to in regulation 28 shall be submitted to the registrar in writing on or before 1 June of each year.

PART IV: SUMMONS TO APPEAR AT INQUIRIES

30. Manner of summoning.

30.1 A person shall for the purposes of an inquiry referred to in section 31 of the Act be summoned by means of a written notice in the form set out in Annexure C to appear before the council to be examined or to produce a book, document or record to the council.

30.2 Such summons shall be issued by the registrar by direction of the council, and shall be served by himself or a person directed thereto by him, in the manner referred to in regulation 31.

30.3 The applicable witness fee prescribed in terms of section 51bis of the Magistrates' Court Act, 1944 (Act 32 of 1944), shall be payable by the council to a person referred to in regulation 30.1.

31. Service of summons.

31.1 A summons referred to in regulation 30.1 shall be served by—

31.1.1 forwarding it by registered post to the person concerned;

31.1.2 delivering it to the person concerned in person or to his duly authorised representative;

26.4 Die bepalings van regulasie 26.3 is nie van toepassing nie ten opsigte van 'n graad, diploma of sertifikaat waarvan besonderhede voor die inwerkingtreding van die Wet teenoor die naam van die besitter daarvan ingeskryf is in 'n register wat ingevolge artikel 7 (2) van die Veeartswet, 1933 (Wet 16 van 1933), gehou is.

27. Toewysing van benamings.

27.1 Die benamings "veearts", "diere-arts", "diere-chirurg", "diere-praktisy" en "veterinêre assistent" word hierby voorbehou vir toewysing aan persone wat ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om die veterinêre beroep van veearts te beoefen.

27.2 Die benamings in kolom 4 van Tabel 3 aangedui, word hierby voorbehou vir toewysing aan persone wat ingevolge die Wet geregistreer is om die veterinêre beroep van veterinêre spesialis met die spesialiteit in kolom 3 van voormalde Tabel daarteenoor aangetoon, te beoefen.

27.3 Die benamings in kolom 4 van Tabel 4 aangedui, word hierby voorbehou vir toewysing aan persone wat ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om die para-veterinêre beroep in kolom 3 van voormalde tabel daarteenoor aangetoon, te beoefen.

DEEL III: BESONDERHEDE VAN STUDENTE

28. Besonderhede wat verstrek moet word.

Die besonderhede van die studente wat by 'n universiteit of ander opvoedkundige inrigting in die Republiek ingeskryf is vir 'n graad, diploma of sertifikaat in regulasie 19, 20 of 21 bedoel, en wat ingevolge artikel 20 (2) (a) (i) van die Wet aan die raad voorsien moet word, is—

28.1 die volle name en posadres van elke sodanige student;

28.2 die graad, diploma of sertifikaat waarvoor die betrokke student ingeskryf is; en

28.3 die spesifieke studiejaar van sodanige graad, diploma of sertifikaat waarvoor die betrokke student op die datum van voorsiening van daardie besonderhede ingeskryf is.

29. Datum van indiening.

Die besonderhede in regulasie 28 bedoel, moet voor of op 1 Junie van elke jaar skriftelik by die registrator ingedien word.

DEEL IV: DAGVAARDINGS OM BY ONDERSOEKETE VERSKYN

30. Wyse van dagvaarding.

30.1 Iemand word vir die doeleindes van 'n ondersoek in artikel 31 van die Wet bedoel, deur middel van 'n skriftelike kennisgewing in die vorm in Aanhangsel C aangedui, gedagvaar om voor die raad te verskyn om ondervra te word of om 'n boek, dokument of aantekening aan die raad oor te lê.

30.2 So 'n dagvaarding word op las van die raad deur die registrator uitgereik en op die wyse in regulasie 31 bedoel, deur homself of iemand deur hom daartoe gelas, beteken.

30.3 Die toepaslike getuiegeld wat ingevolge artikel 51bis van die Wet op Landdroshewe, 1944 (Wet 32 van 1944), voorgeskryf is, is deur die raad betaalbaar aan iemand in regulasie 30.1 bedoel.

31. Betequing van dagvaardings.

31.1 'n Dagvaarding in regulasie 30.1 bedoel, word beteken deur dit—

31.1.1 per aangetekende pos aan die betrokke persoon te versend;

31.1.2 aan die betrokke persoon self of aan sy gevoldmagtige verteenwoordiger af te lewer;

31.1.3 delivering it at the residence or place of business of the person concerned to some person who is apparently not less than 16 years of age and apparently resides or is employed there;

31.1.4 delivering it at the place of employment of the person concerned to some person who is apparently not less than 16 years of age and apparently in authority over him or, in the absence of such person, to a person who is apparently not less than 16 years of age and is apparently in charge at his place of employment; or

31.1.5 delivering it, in the case of a juristic person, at the registered office of that juristic person.

31.2 When the service of a summons is done in terms of regulation 31.1.1, the person by whom it is served, shall—

31.2.1 place the summons concerned in an envelope which is addressed to the person concerned, and post it by pre-paid registered letter; and

31.2.2 at the time of registration thereof make application for an acknowledgement by the addressee of the receipt thereof as provided in regulation 44 (5) of the regulations published under Government Notice R. 550 of 14 April 1960: Provided that—

31.2.2.1 a receipt form which is completed as provided in regulation 44 (8) of the said regulations shall be sufficient acknowledgement of receipt for the purposes hereof; and

31.2.2.2 if no such acknowledgement is received, this fact shall be recorded on a copy of the summons concerned by the person by whom it has been served.

31.3 When the serving of a summons is done in terms of regulation 31.1.2, 31.1.3, 31.1.4 or 31.1.5, the person by whom it is delivered, shall immediately after delivery thereof make an entry on a copy of that summons to indicate the manner in which, the person to whom, the place at which and the date on which and the approximate time at which the summons concerned has been delivered.

31.4 The entries referred to in regulation 31.3 which are made on a copy of a summons shall immediately after having been made, be signed by the person by whom the summons concerned was delivered.

PART V: GENERAL

32. Payment of fees.

32.1 Postage on and delivery costs of any application or other document which is submitted or furnished in terms of these regulations shall be prepaid by the sender thereof.

32.2 Any amount which is payable in terms of these regulations shall be paid by cheque, postal order or money order made out in favour of the South African Veterinary Council: Provided that if such fee is delivered by hand to the registrar, it may be paid in cash.

32.3 A fee which has been paid in terms of these regulations shall not be repayable.

33. Offences and penalties.

Any person who—

33.1 makes a false statement on an identification envelope;

33.2 contravenes the provisions of regulation 13.2 or 17.2; or

33.3 refuses or fails to comply with the provisions of regulation 26.2;

31.1.3 by die woon- of besigheidsplek van die betrokke persoon aan iemand wat oënskynlik nie jonger as 16 jaar oud is nie en oënskynlik daar woon of in diens is, af te lewer;

31.1.4 by die werkplek van die betrokke persoon aan iemand wat oënskynlik nie jonger as 16 jaar is nie en wat oënskynlik in 'n gesagsposisie oor hom is of, in die afwesigheid van so 'n persoon, aan iemand wat oënskynlik nie jonger as 16 jaar is nie en oënskynlik in beheer is by sy werkplek, af te lewer; of

31.1.5 in die geval van 'n regspersoon, by die geregtigheid van daardie regspersoon af te lewer.

31.2 Wanneer die betekening van 'n dagvaarding ingevolge regulasie 31.1.1 geskied, moet die persoon wat dit beteken—

31.2.1 die betrokke dagvaarding in 'n koevert wat aan die betrokke persoon geadresseer is, plaas en dit per vooruitbetaalde aangetekende brief op die pos doen; en

31.2.2 ten tyde van die aantekening daarvan aansoek doen om voorsien te word van 'n erkenning deur die geadresseerde van die ontvangs daarvan soos bepaal in regulasie 44 (5) van die regulasies gepubliseer by Goewermentskennisgiving R. 550 van 14 April 1960: Met dien verstande dat—

31.2.2.1 'n ontvangsbewys wat ingevul is soos in regulasie 44 (8) van voormalde regulasies bepaal, voldoende erkenning van ontvangs vir die doeleindest hiervan is; en

31.2.2.2 indien geen sodanige erkenning ontvang word nie, dié feit op 'n afskrif van die betrokke dagvaarding aangeteken moet word deur die persoon deur wie dit beteken is.

31.3 Wanneer die betekening van 'n dagvaarding ingevolge regulasie 31.1.2, 31.1.3, 31.1.4 of 31.1.5, geskied, moet die persoon deur wie dit afgelewer is, onmiddellik na die aflewing daarvan 'n aantekening op 'n afskrif van daardie dagvaarding maak om die wyse waarop, die persoon aan wie, die plek waar en die datum en benaderde tyd waarop die betrokke dagvaarding afgelewer is, aan te dui.

31.4 Die aantekeninge in regulasie 31.3 bedoel, wat op 'n afskrif van 'n dagvaarding gemaak is, moet onmiddellik nadat dit gemaak is, onderteken word deur die persoon deur wie die betrokke dagvaarding afgelewer is.

DEEL V: ALGEMEEN

32. Betaling van geld.

32.1 Posgeld op en afleveringskoste van enige aansoek of ander dokument wat ingevolge hierdie regulasies ingediend of voorsien word, is vooruitbetaalbaar deur die afsender daarvan.

32.2 Enige bedrag wat ingevolge hierdie regulasies betaalbaar is, moet per tjeuk, posorder of poswissel wat ten gunste van die Suid-Afrikaanse Veterinêre Raad uitgemaak is, betaal word: Met dien verstande dat indien sodanige geld per hand by die registrateur afgelewer word, dit in kontant betaal kan word.

32.3 Geld wat ingevolge hierdie regulasies betaal is, is nie terugbetaalbaar nie.

33. Misdrywe en strawwe.

Iemand wat—

33.1 'n valse verklaring op 'n identifikasiekoevert aflê;

33.2 die bepalings van regulasie 13.2 of 17.2 oortree; of

33.3 weier of versuim om aan die bepalings van regulasie 26.2 te voldoen;

shall be guilty of an offence and on conviction be liable to a fine not exceeding R500 or to imprisonment for a period not exceeding three months; or to both such fine and such imprisonment.

34. Commencement.

These regulations shall come into operation on 1 October 1982.

TABLE 1
FEES PAYABLE

Purpose	Amount
1. Registration of a student (reg. 22)	R 10
2. Registration of a person— (a) to practise the profession of veterinarian..... (b) to practise the profession of veterinary specialist..... (c) to practise a para-veterinary profession (reg. 23)	75 150 50
3. Maintenance of registration of a student (reg. 24.1)	5
4. Maintenance of registration of— (a) a person practising a veterinary profession (b) a person practising a para-veterinary profession (reg. 24.2)	50 25
5. Alteration of— (a) registration of a person practising a veterinary profes-sion..... (b) speciality of a veterinary specialist (c) registration of a person practising a para-veterinary profes-sion (reg. 25)	100 100 50
6. Entry of particulars of a degree, diploma or certificate in a register..... (reg. 26)	10

TABLE 2
QUALIFICATIONS FOR REGISTRATION AS A VETERINARIAN
(REG. 19)

Degree, diploma or certificate	University or other educational institution
1	2
B.V.Sc	University of Pretoria. Massey University, Manawatu, New Zealand.
M.R.C.V.S. granted on account of the possession of a degree in veterinary science which has been obtained at a university in the United Kingdom or Ireland	Royal College of Veterinary Surgeons, London, England.

TABLE 3
QUALIFICATIONS AND SPECIALITIES FOR REGISTRATION AS A
VETERINARY SPECIALIST
(REG. 20 AND 27)

Degree, diploma or certificate	University	Speciality	Designations reserved
1	2	3	4
M.Med.Vet. (Anaes.)	Pretoria ...	Anaesthetiology	Veterinary Anaesthetiologist.
M.Med.Vet. (Bact.)	Pretoria ...	Bacteriology	Veterinary Bacteriologist.
M.Med.Vet. (Chir.)	Pretoria ...	Surgery	Veterinary Specialist Surgeon.

is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R500 of gevengenisstraf vir 'n tydperk van hoogstens drie maande, of met daardie boete sowel as daardie gevengenisstraf.

34. Inwerkingtreding.

Hierdie regulasies tree op 1 Oktober 1982 in werking.

TABEL 1
GELDE BETAALBAAR

Doel	Bedrag
1. Registrasie van 'n student (reg. 22)	R 10
2. Registrasie van 'n persoon om— (a) die beroep van veerarts te beoefen (b) die beroep van veterinêre spesialis te beoefen (c) 'n para-veterinêre beroep te beoefen (reg. 23)	75 150 50
3. Instandhouding van registrasie van 'n student (reg. 24.1)	5
4. Instandhouding van registrasie van— (a) iemand wat 'n veterinêre beroep beoefen (b) iemand wat 'n para-veterinêre beroep beoefen (reg. 24.2)	50 25
5. Verandering van— (a) registrasie van iemand wat 'n veterinêre beroep beoefen (b) spesialiteit van 'n veterinêre spesialis (c) registrasie van iemand wat 'n para-veterinêre beroep beoefen (reg. 25)	100 100 50
6. Inskrywing van besonderhede van 'n graad, diploma of sertifikaat in 'n register (reg. 26)	10

TABEL 2
KWALIFIKASIES VIR REGISTRASIE AS VEEARTS
(REG. 19)

Graad, diploma of sertifikaat	Universiteit of ander opvoed-kundige inrigting
1	2
B.V.Sc	Universiteit van Pretoria. Massey-universiteit, Manawatu, Nieu-Seeland.
M.R.C.V.S. toegeken uit hoofde van die besit van 'n graad in vee- artsenykunde wat aan 'n universiteit in die Verenigde Koninkryk of Ierland verwerf is	"Royal College of Veterinary Surgeons", Londen, Engeland.

TABEL 3
KWALIFIKASIES EN SPESIALITEITE VIR REGISTRASIE AS
VETERINERE SPESIALIS
(REG. 20 EN 27)

Graad, diploma of sertifikaat	Universiteit	Spesialiteit	Benamings voorbehou
1	2	3	4
M.Med.Vet. (Anaes.)	Pretoria	Anaesthesiologie	Veterinêre Anaesthesioloog.
M.Med.Vet. (Bact.)	Pretoria	Bakteriologie ...	Veterinêre Bakterioloog.
M.Med.Vet. (Chir.)	Pretoria	Chirurgie	Veterinêre Chirurg.

Degree, diploma or certificate	University	Speciality	Designations reserved
1	2	3	4
M.Med.Vet. (Gyn.)	Pretoria ...	Genesiology ..	Veterinary Genesiologist.
M.Med.Vet. (Hyg.)	Pretoria ...	Veterinary Public Health	Public Health Veterinarian,
M.Med.Vet. (Jur.)....	Pretoria ...	Veterinary Law and Ethics	
M.Med.Vet. (Med.)	Pretoria	Medicine	Veterinary Physician.
M.Med.Vet. (Morph.)	Pretoria ...	Morphology...	Veterinary Morphologist.
		Anatomy	Veterinary Anatomist.
M.Med.Vet. (Paras.)	Pretoria ...	Parasitology...	Veterinary Parasitologist.
M.Med.Vet. (Pharm. et Tox.)	Pretoria ...	Pharmacology	Veterinary Pharmacologist.
		Toxicology....	Veterinary Toxicologist.
M.Med.Vet. (Path.)	Pretoria ...	Pathology	Veterinary Pathologist.
M.Med.Vet. (Phys.)	Pretoria ...	Physiology...	Veterinary Physiologist.
M.Med.Vet. (Altil.)	Pretoria ...	Avian diseases	Avian diseases specialist.
M.Med.Vet. (Rad.)	Pretoria ...	Radiology.....	Veterinary Radiologist.
M.Med.Vet. (Suill.)	Pretoria ...	Pig diseases ...	Pig diseases Specialist.
M.Med.Vet. (Vir.)	Pretoria ...	Virology.....	Veterinary Virologist.

TABLE 4

QUALIFICATIONS FOR REGISTRATION TO PRACTISE A
PARA-VETERINARY PROFESSION
(REG. 21 AND 27)

Degree, diploma or certificate	University or other educational institution	Para-veterinary profession	Designations reserved
1	2	3	4
Dip.Cur. Anim.	University of Pretoria	Veterinary nurse	Veterinary nurse; animal nurse

TABLE 5

ENTRIES IN REGISTERS
(REG. 26)

1. Particulars of persons practising the veterinary profession of veterinarian:

- (a) Registration number.
- (b) Identity number.
- (c) Surname and full forenames.
- (d) Permanent postal address.
- (e) Telephone number.
- (f) Degrees, diplomas and certificates held.
- (g) Date of registration.

Graad, diploma of sertifikaat	Universiteit	Spesialiteit	Benamings voorbehou
1	2	3	4
M.Med.Vet. (Gyn.)	Pretoria	Geslagskunde...	Veterinêre Genesioloog.
M.Med.Vet. (Hyg.)	Pretoria	Veterinêre Volksgesondheid	Volksgesondheidsveearsts.
M.Med.Vet. (Jur.)....	Pretoria	Veterinêre Reg en Etiek	
M.Med.Vet. (Med.)	Pretoria	Geneeskunde ...	Veterinêre Internis.
M.Med.Vet. (Morph.)	Pretoria	Morfologie	Veterinêre Morfoloog.
		Anatomie	Veterinêre Anatoom.
M.Med.Vet. (Paras.)	Pretoria	Parasitologie....	Veterinêre Parasitoloog.
M.Med.Vet. (Pharm. et Tox.)	Pretoria	Farmakologie ...	Veterinêre Farmakoloog.
		Toksikologie....	Veterinêre Toksikoloog.
M.Med.Vet. (Path.)	Pretoria	Patologie	Veterinêre Patoloog.
M.Med.Vet. (Phys.)	Pretoria	Fisiologie	Veterinêre Fisioloog.
M.Med.Vet. (Altil.)	Pretoria	Pluimveesiektes	Pluimveesiektespesialis.
M.Med.Vet. (Rad.)	Pretoria	Radiologie	Veterinêre Radioloog.
M.Med.Vet. (Suill.)	Pretoria	Varksiektes	Varksiektespesialis.
M.Med.Vet. (Vir.)	Pretoria	Virologie	Veterinêre Viroloog.

TABEL 4

KWALIFIKASIES VIR REGISTRASIE OM 'N PARA-VETERINÊRE BEROEP TE BEOEFEN
(REG. 21 EN 27)

Graad diploma of sertifikaat	Universiteit of ander opvoedkundige inrigting	Para-veterinêre beroep	Benamings voorbehou
1	2	3	4
Dip.Cur. Anim.	Universiteit van Pretoria	Veterinêre verpleegster	Veterinêre verpleegster; diereverpleegster.

TABEL 5

INSKRYWINGS IN REGISTERS
(REG. 26)

1. Besonderhede van persone wat die veterinêre beroep van veearts beoefen:

- (a) Registrasienommer.
- (b) Identiteitsnommer.
- (c) Van en volle voorname.
- (d) Permanente posadres.
- (e) Telefoonnummer.
- (f) Grade, diplomas en sertifikate wat besit word.
- (g) Datum van registrasie.

2. Particulars of persons practising the veterinary profession of veterinary specialists:

- (a) Registration number.
- (b) Identity number.
- (c) Surname and full forenames.
- (d) Permanent postal address.
- (e) Telephone number.
- (f) Degrees, diplomas and certificates held.
- (g) Speciality.
- (h) Date of registration.

3. Particulars of persons practising a para-veterinary profession:

- (a) Registration number.
- (b) Identity number.
- (c) Surname and full forenames.
- (d) Permanent postal address.
- (e) Telephone number.
- (f) Degrees, diplomas and certificates held.
- (g) Date of registration.
- (h) Name and postal address of employer.

ANNEXURE A

NOMINATION OF A CANDIDATE FOR AN ELECTION OF MEMBERS OF THE SOUTH AFRICAN VETERINARY COUNCIL

1. Particulars of candidate:

- (a) Full names
- (b) Full residential address
- (c) Full postal address
- (d) Registration number

I comply with the qualifications set out in section 6 of the Veterinary and Para-Veterinary Professions Act, 1982, for election as a member of the South African Veterinary Council. At the request of the persons indicated in paragraph 2 below, I am prepared to accept nomination as a candidate for an election of members of the said Council.

..... Signature of candidate

Date

2. Particulars of persons making nomination:

First nominator:

- (a) Full names
 - (b) Postal address
 - (c) Registration number
- Second nominator:*
- (a) Full names
 - (b) Postal address
 - (c) Registration number

We hereby nominate the person indicated in paragraph 1 above, as a candidate for an election of members of the South African Veterinary Council.

..... Signature of first nominator

..... Signature of second nominator

Date

Date

ANNEXURE B

DECLARATION BY A PERSON CASTING A VOTE DURING AN ELECTION OF MEMBERS OF THE SOUTH AFRICAN VETERINARY COUNCIL

Full names of deponent.....

Residential address of deponent.....

Registration number of deponent

I hereby declare that I am the person to whom the enclosed ballot paper was issued, that I am entitled to cast a vote at the election of members of the South African Veterinary Council and that I have not previously submitted any other ballot paper for this election.

..... Signature of deponent

Date

2. Besonderhede van persone wat die veterinêre beroep van veterinaire spesialis beoefen:

- (a) Registrasienommer.
- (b) Identiteitsnommer.
- (c) Van en volle voorname.
- (d) Permanente posadres.
- (e) Telefoonnummer.
- (f) Grade, diplomas en sertifikate wat besit word.
- (g) Spesialiteit.
- (h) Datum van registrasie.

3. Besonderhede van persone wat 'n para-veterinêre beroep beoefen:

- (a) Registrasienommer.
- (b) Identiteitsnommer.
- (c) Van en volle voorname.
- (d) Permanente posadres.
- (e) Telefoonnummer.
- (f) Grade, diplomas en sertifikate wat besit word.
- (g) Datum van registrasie.
- (h) Naam en posadres van werkgever.

AANHANGSEL A

NOMINASIE VAN 'N KANDIDAAT VIR 'N VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE VETERINÊRE RAAD

1. Besonderhede van kandidaat:

- (a) Volle naam
- (b) Volledige woonadres
- (c) Volledige posadres
- (d) Registrasienommer

Ek voldoen aan die kwalifikasies soos uiteengesit in artikel 6 van die Wet op Veterinêre en Para-veterinêre Beroepe, 1982, vir verkiesing tot lid van die Suid-Afrikaanse Veterinêre Raad. Op versoek van die persone in paragraaf 2 hieronder aangedui, is ek bereid om nominasie as 'n kandidaat vir 'n verkiesing van lede van voormalde Raad te aanvaar.

..... Handtekening van kandidaat

Datum

2. Besonderhede van persone wat nominasie maak:

Eerste benoemer:

- (a) Volle name
- (b) Posadres
- (c) Registrasienommer

Tweede benoemer:

- (a) Volle name
- (b) Posadres
- (c) Registrasienommer

Ons nomineer die persoon in paragraaf 1 hierbo aangdui, as kandidaat vir 'n verkiesing van lede van die Suid-Afrikaanse Veterinêre Raad.

..... Handtekening van eerste benoemer

..... Handtekening van tweede benoemer

Datum

Datum

AANHANGSEL B

VERKLARING DEUR 'N PERSOON WAT 'N STEM TYDENS 'N VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE VETERINÊRE RAAD UITBRING

Volle name van verklaarer

Woonadres van verklaarer

Registrasienommer van verklaarer

Ek verklaar hierby dat ek die persoon is aan wie die ingeslotte stembrief uitgereik is, dat ek geregtig is om 'n stem tydens 'n verkiesing van lede van die Suid-Afrikaanse Veterinêre Raad uit te bring en dat ek nog nie voorheen 'n ander stembrief vir hierdie verkiesing ingedien het nie.

..... Handtekening van verklaarer

Datum

ANNEXURE C**SOUTH AFRICAN VETERINARY COUNCIL****SUMMONS TO APPEAR AT AN INQUIRY**

In the inquiry into alleged unprofessional, improper or disgraceful conduct by.....

To

of (address)

You are hereby by direction of the South African Veterinary Council, required to appear in person before the said Council at

on the day of

19.....at in connection with the above-mentioned inquiry, to be examined or to produce books, documents or records (where documents are required to be produced, add:) and to bring with you and produce to the Council the books, documents and records specified in the list hereunder.

Signed at this
..... day of 19.....

Registrar: Veterinary Council

**LIST OF BOOKS, DOCUMENTS OR RECORDS
TO BE PRODUCED**

Date	Description	Original or copy

*Note.—*When a person thus summoned, fails to appear or, unless duly excused, to remain in attendance throughout the inquiry, a court may in terms of section 32 (4) of the Act, read with section 51 (2) of the Magistrates' Courts Act, 1944 (Act 32 of 1944), issue a warrant for the apprehension of such person in order that he may be brought up to give evidence or to produce documents. Such person may also be criminally prosecuted by virtue of section 41 (1) (h) of the Act.

No. R. 2086

1 October 1982

VETERINARY AND PARA-VETERINARY PROFESSIONS ACT, 1982 (ACT 19 OF 1982)**SOUTH AFRICAN VETERINARY COUNCIL****RULES RELATING TO THE PRACTISING OF
VETERINARY PROFESSIONS**

The Deputy Minister of Agriculture, acting on behalf of the Minister of Agriculture, has, in terms of section 30 (3) of the Veterinary and Para-Veterinary Professions Act, 1982 (Act 19 of 1982), approved the rules relating to the practising of veterinary professions as set out in the Annexure, which have been made by the South African Veterinary Council under section 30 (1) of the said Act.

C. S. DE VILLIERS, Registrar: S.A. Veterinary Council.

ANNEXURE**SUBDIVISION OF RULES**

Subject	Rule
Definitions.....	1
Part I	
Services pertaining specially to veterinary professions	2-3
Part II	
Course of conduct for persons practising veterinary professions	4-15

AANHANGSEL C**SUID-AFRIKAANSE VETERINÈRE RAAD****DAGVAARDING OM BY 'N ONDERSOEK TE VERSKYN**

In die ondersoek na beweerde onprofessionele, onbehoorlike of skandale gedrag deur

Aan.....

van (adres)

U word hierby op las van die Suid-Afrikaanse Veterinère Raad aangesê om persoonlik voor gemelde Raad te op die dag van 19.....

om te verskyn in verband met bovermelde ondersoek om ondervra te word of boeke, dokumente of aantekeninge oor te lê (waar stukke oorgelê moet word, voeg by—) en die boeke, dokumente of aantekeninge in die lys hieronder aangedui, met u saam te bring en aan die Raad oor te lê.

Getekend te op hede die
dag van 19.....

Registrateur: Veterinère Raad

**LYS VAN BOEKE, DOKUMENTE OF AANTEKENINGE WAT
OORGELÈ MOET WORD**

Datum	Beskrywing	Oorspronklike of afskrif

*Nota—*Wanneer iemand wat aldus gedagvaar is, versuim om sy opwagting te maak of sonder om behoorlik verskoon te wees, versuim om gedurende die hele ondersoek aanwesig te bly, kan 'n hof ingevolge artikel 32 (4) van die Wet, gelees met artikel 51 (2) van die Wet op Landdroshewe, 1944 (Wet 32 van 1944), 'n lasbrief vir die inhegtenisneming van so 'n persoon uitrek ten einde hom voor die Raad te laat bring om ondervra te word of stukke oor te lê. So iemand kan ook strafregtelik vervolg word uit hoofde van die bepalings van artikel 41 (1) (h) van die Wet.

No. R. 2086

1 Oktober 1982

**WET OP VETERINÈRE EN PARA-VETERINÈRE
BEROEPE, 1982 (WET 19 VAN 1982)****SUID-AFRIKAANSE VETERINÈRE RAAD****REËLS BETREFFENDE DIE BEOEFENING VAN
VETERINÈRE BEROEPE**

Die Adjunk-minister van Landbou, handelende namens die Minister van Landbou, het die reëls betreffende die beoefening van veterinère beroepe soos in die Bylae uiteengesit, wat kragtens artikel 30 (1) van die Wet op Veterinère en Para-veterinère Beroepe, 1982 (Wet 19 van 1982), deur die Suid-Afrikaanse Veterinère Raad uitgevaardig is, ingevolge artikel 30 (3) van voormalde Wet goedgekeur.

C. S. DE VILLIERS, Registrateur: S.A. Veterinère Raad.

BYLAE**ONDERVERDELING VAN REËLS**

Onderwerp	Reël
Woordomskrywing	1
Deel I	
Dienste wat by uitstek by veterinère beroepe tuishoort	2-3
Deel II	
Gedragslyn vir persone wat veterinère beroepe beoefen	4-15

Subject	Rule	Onderwerp	Reël
Part III		Deel III	
Advertising	16-22	Advertering	16-22
Part IV		Deel IV	
Standards for consulting rooms	23-25	Standaarde vir spreekkamers	23-25
Part V		Deel V	
Standards for clinics and animal hospitals	26-31	Standaarde vir klinieke en dierenhospitale	26-31
1. Definitions.		1. Woordomskrywing.	
Unless the context otherwise indicates, words and phrases in these rules shall have the meaning assigned thereto in the Act, and—		Tensy uit die samehang anders blyk, het woorde en uitdrukings in hierdie reëls dieselfde betekenis as in die Wet daaroor toegeken, en beteken—	
1.1 “the Act” means the Veterinary and Para-Veterinary Professions Act, 1982 (Act 19 of 1982), and the regulations made thereunder; and		1.1 “die Wet” die Wet op Veterinêre en Para-veterinêre Beroepe, 1982 (Wet 19 van 1982), en die regulasies daaroor uitgevaardig; en	
1.2 “veterinary medicine” means a veterinary medicine as defined in section 1 of the Medicines and Related Substances Control Act, 1965 (Act 101 of 1965).		1.2 “veterinêre medisyne” ’n veterinêre medisyne soos omskryf in artikel 1 van die Wet op die Beheer van Medisyne en Verwante Stowwe, 1965 (Wet 101 van 1965).	
PART I: SERVICES PERTAINING SPECIALLY TO VETERINARY PROFESSIONS		DEEL I: DIENSTE WAT BY UITSTEK BY VETERINÊRE BEROEPE TUISHOORT	
2. General services.		2. Algemene dienste.	
For the purposes of the Act—		Vir die doeleindes van die Wet word—	
2.1 the diagnosis, treatment or prevention of an infectious disease or organic disease or a pathological condition in an animal;		2.1 die diagnostering, behandeling of voorkoming van ’n infeksiesiekte, orgaansiekte of patologiese toestand by ’n dier;	
2.2 a surgical operation on an animal; and		2.2 ’n chirurgiese operasie op ’n dier; en	
2.3 the prescribing or administration of a veterinary medicine to an animal;		2.3 die voorskryf of toediening van ’n veterinêre medisyne aan ’n dier;	
shall be deemed to be services which pertain specially to a veterinary profession.		geag dienste te wees wat by uitstek by ’n veterinêre beroep tuishoort.	
3. Exceptions in respect of certain pathological conditions.		3. Uitsonderings ten opsigte van sekere patologiese toestande.	
The provisions of rule 2.1 shall not be construed so as to prohibit any other person to diagnose or treat a pathological condition in an animal which is caused by malnutrition.		Die bepalings van reël 2.1 word nie so uitgelê dat enigmant anders daaroor verbied word om ’n patologiese toestand by ’n dier wat deur wanvoeding veroorsaak word, te diagnoes of te behandel nie.	
PART II: COURSE OF CONDUCT FOR PERSONS PRACTISING VETERINARY PROFESSIONS		DEEL II: GEDRAGSLYN VIR PERSONE WAT VETERINÊRE BEROEPE BEOEFEN	
4. General principles.		4. Algemene beginsels.	
4.1 A person who practises a veterinary profession shall base his personal and professional conduct thereon that—		4.1 ’n Persoon wat ’n veterinêre beroep beoefen, moet sy persoonlike en professionele gedrag daarop baseer dat—	
4.1.1 he is a member of a learned and honourable profession and is required to act at all times in such a manner as will maintain and promote the prestige, honour, dignity and interests of the profession and of the persons by whom it is practised;		4.1.1 hy ’n lid van ’n geleerde en eerbare professie is en daarvan hom verwag word om te alle tye op so ’n wyse op te tree dat dit die prestige, eer, waardigheid en belang van die professie en van die persone wat dit beoefen, sal handhaaf en bevorder;	
4.1.2 he is morally obliged to serve the public to the best of his ability and in the light of the latest scientific knowledge;		4.1.2 hy moreel verplig is om die publiek na sy beste vermoë en in die lig van die jongste wetenskaplike kennis te dien;	
4.1.3 he will not seek any personal advantage at the expense of any colleague in the profession;		4.1.3 hy geen persoonlike voordeel ten koste van enige kollega in die professie sal soek nie;	
4.1.4 he will not permit himself to be exploited in a manner which may be detrimental to an animal, his clients, the public or the profession; and		4.1.4 hy nie sal toelaat dat hy op ’n wyse uitgebuit word wat ten nadele van ’n dier, sy kliënte, die publiek of die professie kan wees nie; en	
4.1.5 he shall, as far as it is within his professional ability—		4.1.5 hy, vir sover dit binne sy professionele vermoë is—	
4.1.5.1 not refuse treatment to an animal;		4.1.5.1 nie sal weier om ’n dier te behandel nie; en	
4.5.1.2 not abandon the treatment of an animal under his professional care unless he is satisfied that he has done his utmost to safeguard the welfare of the animal concerned.		4.1.5.2 nie die behandeling van ’n dier onder sy professionele sorg sal staak nie tensy hy oortuig is dat hy sy uiterste bes gedoen het om die welsyn van die betrokke dier te beveilig.	

4.2 A person who practises a veterinary profession shall keep himself informed of the laws which affect him in the practising of his profession and shall, as far as it lies in his power, assist in the application of those laws.

4.3 All persons practising veterinary professions are working in the same good cause, irrespective whether they are in private practice or in the service of an employer, and they shall therefor co-operate with each other and the authorities concerned to promote that cause.

4.4 A person who practises a veterinary profession shall refrain from expressing any criticism in public through which the reputation, status or practice of a colleague in the profession is or could be undermined or injured, or through which a reflection is or could be cast on the probity, skill, methods or conduct of such colleague.

4.5 The place at or from which a person practises a veterinary profession shall comply with the applicable minimum standards for a consulting room or clinic or an animal hospital, as the case may be, which are specified in these rules.

5. Issuing of certificates.

5.1 Any certificate or other document which is issued in his professional capacity by a person who practises a veterinary profession, shall not contain any particulars based on hearsay.

5.2 A certificate which is thus issued with regard to the vaccination of an animal shall indicate—

5.2.1 the name and residential address of the owner of the animal concerned;

5.2.2 the breed, sex, colour and age of the animal concerned;

5.2.3 the batch number or date of manufacture of the vaccine which has been used; and

5.2.4 the date of vaccination of the animal concerned.

5.3 Any certificate or other document which is issued in his professional capacity by a person who practises a veterinary profession, shall be signed by such person personally.

6. Acceptance and payment of commission.

6.1 Subject to rule 6.2 a person who practises a veterinary profession shall not—

6.1.1 pay or offer any commission to anybody as a consideration for clients or possible clients which have been referred to him;

6.1.2 accept any commission from anybody as a consideration for his recommendation of services offered or rendered by such person;

6.1.3 share any fees which are charged for a service with any person other than a colleague in the profession unless such sharing is commensurate with the extent of such other person's participation in the rendering of the service concerned; or

6.1.4 charge or accept any fee for the examination of an animal from both the buyer and the seller of that animal or both the insurer and the owner of that animal.

6.2 The provisions of rule 6.1 shall not be so construed as to prohibit a person who practises a veterinary profession—

6.2.1 from paying to a debt collecting agency any commission in respect of debts which are collected by such agency on his behalf; or

6.2.2 from accepting any royalty or similar compensation in respect of an article or product to which he holds the patent rights.

4.2 'n Persoon wat 'n veterinêre beroep beoefen, moet homself op die hoogte hou van die wette wat hom in die beoefening van sy beroep raak en moet, vir sover dit in sy mag is, behulpsaam wees met die toepassing van daardie wette.

4.3 Alle persone wat veterinêre beroepe beoefen, werk vir dieselfde goeie saak, ongeag of hulle privaat praktiseer of in diens van 'n werkewer staan, en hulle moet daarom met mekaar en die betrokke owerhede saamwerk ter bevordering van daardie saak.

4.4 'n Persoon wat 'n veterinêre beroep beoefen, moet homself daarvan weerhou om enige kritiek in die openbaar uit te spreek waardeur die reputasie, status of praktyk van 'n kollega in die professie ondermy of benadeel word of kan word, of waardeur 'n refleksie op so 'n kollega se eerlikheid, bekwaamheid, metodes of gedrag gewerpt word of kan word.

4.5 Die plek waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet aan die toepaslike minimum standarde vir 'n spreekkamer, kliniek of dierehospitaal, na gelang van die geval, wat in hierdie reëls uiteengesit is, voldoen.

5. Uitreiking van sertifikate.

5.1 Enige sertifikaat of ander dokument wat in sy professionele hoedanigheid uitgereik word deur, 'n persoon wat 'n veterinêre beroep beoefen, mag geen besonderhede bevat wat op hoorsê gegrond is nie.

5.2 'n Sertifikaat wat aldus met betrekking tot die inenting van 'n dier uitgereik word, moet—

5.2.1 die naam en woonadres van die eienaar van die betrokke dier;

5.2.2 die ras, geslag, kleur en ouderdom van die betrokke dier;

5.2.3 die lotnommer of datum van vervaardiging van die entstof wat gebruik is; en

5.2.4 die datum van inenting van die betrokke dier; aandui.

5.3 Enige sertifikaat of ander dokument wat deur 'n persoon wat 'n veterinêre beroep beoefen, in sy professionele hoedanigheid uitgereik word, moet deur sodanige persoon persoonlik onderteken word.

6. Aanvaarding en betaling van kommissie.

6.1 Behoudens reël 6.2 mag 'n persoon wat 'n veterinêre beroep beoefen, nie—

6.1.1 enige kommissie aan iemand betaal of aanbied as vergoeding vir kliënte of moontlike kliënte wat na hom verwys is nie;

6.1.2 enige kommissie van iemand aanvaar as vergoeding vir die aanbeveling van dienste wat so iemand aanbied of lewer nie;

6.1.3 enige geld wat vir 'n diens gevorder word, met enigiemand anders as 'n kollega in die professie deel nie tensy sodanige verdeling eweredig is met die omvang van sodanige ander persoon se deelname in die lewering van die betrokke diens; of

6.1.4 enige geld vir die ondersoek van 'n dier, van beide die koper en die verkoper van daardie dier of beide die versekeraar en die eienaar van daardie dier, vorder of aanvaar nie.

6.2 Die bepalings van reël 6.1 word nie so uitgelê dat 'n persoon wat 'n veterinêre beroep beoefen, daardeur verbied word om—

6.2.1 enige kommissie aan 'n skuldinvorderingsagentskap te betaal ten opsigte van skulde wat namens hom deur sodanige agentskap ingevorder word nie; of

6.2.2 enige tantieme of soortgelyke vergoeding te aanvaar ten opsigte van 'n artikel of produk ten opsigte waarvan hy die patentregte besit nie.

7. Canvassing and touting.

7.1 A person who practises a veterinary profession shall not—

7.1.1 canvass or endeavour to canvass any influence in order to procure a professional appointment for himself, his employer or a colleague in the profession;

7.1.2 either personally or through an agent, tout or endeavour to tout any clients for himself, his employer or a colleague in the profession; or

7.1.3 with a view to attract clients, grant or undertake to grant to any person, firm, association or other body any discount on the fee usually charged for a service.

7.2 If a client of a person who practises a veterinary profession, vacates his property, such person shall not in any manner whatsoever approach the successor to that client with a view to gain him as a client.

8. Tendering of services.

8.1 Subject to rule 8.2 a person who practises a veterinary profession shall not in any manner whatsoever—

8.1.1 tender his services for any professional appointment; or

8.1.2 invite tenders for any professional appointment.

8.2 The provisions of rule 8.1 shall not be so construed as to prohibit a person who practises a veterinary profession—

8.2.1 from furnishing a quotation of the fee being charged by him for a particular service; or

8.2.2 from applying for a professional appointment in a situation which is advertised as vacant, or from advertising such situation in his practice which is vacant: Provided that such advertisement shall state the minimum salary attached to the situation concerned.

9. Professional appointments.

9.1 Before a person who practises a veterinary profession, assumes a professional appointment, either in an honorary capacity or otherwise, he shall enter into a service contract to regulate the appointment concerned.

9.2 Such service contract—

9.2.1 shall not be used or calculated to be used as a means to advertise the person concerned or his name;

9.2.2 shall clearly enunciate the services which are expected from the person concerned; and

9.2.3 shall not give rise to the undermining or injury of the practice of a colleague in the profession.

10. Covering.

10.1 A person who practises a veterinary profession shall not—

10.1.1 enter into a partnership in his practice with another person;

10.1.2 offer a professional appointment in his practice to another person;

10.1.3 employ another person in a professional capacity at his practice; or

10.1.4 share his waiting and consulting rooms with another person;

unless such other person is also registered or deemed to be registered in terms of the Act to practise a veterinary profession or a para-veterinary profession, as the case may be.

7. Werwing en lokking.

7.1 'n Persoon wat 'n veterinêre beroep beoefen, mag nie—

7.1.1 enige invloed werf of probeer werf ten einde 'n professionele aanstelling vir homself, sy werkgever of 'n kollega in die professie te verkry nie;

7.1.2 hetsy persoonlik of 'n agent, enige kliënte vir homself, sy werkgever of 'n kollega in die professie lok of probeer lok nie; of

7.1.3 met die oog daarop om kliënte te lok, enige korting op die geld wat gewoonlik vir 'n diens gevorder word, aan enige persoon, firma, vereniging of ander liggaam toestaan of onderneem om dit toe te staan nie.

7.2 Indien 'n kliënt van 'n persoon wat 'n veterinêre beroep beoefen, sy eiendom ontruim, mag sodanige persoon nie daardie kliënt se opvolger nie op enige wyse hoegegaamd nader met die oog daarop om hom as kliënt te verkry nie.

8. Aanbieding van dienste.

8.1 Behoudens reël 8.2 mag 'n persoon wat 'n veterinêre beroep beoefen, nie op enige wyse hoegegaamd—

8.1.1 sy dienste vir enige professionele aanstelling aanbied nie; of

8.1.2 tenders vir enige professionele aanstelling vra nie.

8.2 Die bepalings van reël 8.1 word nie so uitgelê dat 'n persoon wat 'n veterinêre beroep beoefen, daardeur verbied word om—

8.2.1 'n prysopgawe te verstrek van die geld wat hy vir 'n bepaalde diens vra nie; of

8.2.2 aansoek te doen om 'n professionele aanstelling in 'n betrekking wat as vakant geadverteer word, of om so 'n betrekking in sy praktyk wat vakant is, te adverteer nie: Met dien verstande dat sodanige advertensie die minimum salaris verbonde aan die betrokke betrekking moet vermeld.

9. Professionele aanstellings.

9.1 Voordat 'n persoon wat 'n veterinêre beroep beoefen, 'n professionele aanstelling, hetsy in 'n ere-hoedanigheid of andersins, aanvaar, moet hy 'n dienskontrak aangaan om die betrokke aanstelling te reël.

9.2 Sodanige dienskontrak—

9.2.1 mag nie as middel gebruik word of bereken word om as middel gebruik te word om die betrokke persoon of sy naam te adverteer nie;

9.2.2 moet 'n duidelike uiteensetting van die dienste gee wat van die betrokke persoon verwag word; en

9.2.3 mag nie aanleiding gee tot die ondermyning of benadeling van die praktyk van 'n kollega in die professie nie.

10. Verheling.

10.1 'n Persoon wat 'n veterinêre beroep beoefen, mag nie—

10.1.1 'n vennootskap in sy praktyk met iemand anders aangaan nie;

10.1.2 'n professionele aanstelling in sy praktyk aan iemand anders aanbied nie;

10.1.3 iemand anders in 'n professionele hoedanigheid by sy praktyk in diens neem nie; of

10.1.4 sy wag- en spreekkamers met iemand anders deel nie;

tensy sodanige ander persoon ook ingevolge die Wet geregistreer is of geag word aldus geregistreer te wees om 'n veterinêre beroep of 'n para-veterinêre beroep, na gelang van die geval, te beoefen.

10.2 Subject to rule 10.3 a person who practises a veterinary profession shall not—

10.2.1 place his professional knowledge at the disposal of a member of the public or a lay organisation; or

10.2.2 be involved in co-operation or collaboration with a member of the public or a lay organisation;

if unlawful or irregular practices are or may be encouraged thereby or it may adversely affect a veterinary profession.

10.3 The provisions of rule 10.2 shall not be so construed as to prohibit a person who practises a veterinary profession from rendering assistance under the circumstances concerned to a member of the public or a lay organisation in an emergency in order to save a life or to prevent suffering: Provided that the person concerned shall as soon as possible thereafter notify the council in writing of the relevant circumstances.

11. Consulting.

11.1 If a client of a person who practises a veterinary profession, requires a second opinion on the condition of an animal of that client which is being treated by him, that person shall—

11.1.1 assist his client with the choice of and arrangements with a colleague in the profession to furnish the required second opinion; and

11.1.2 furnish the colleague concerned with a full case history of the animal concerned, and state the reasons for requesting such second opinion.

11.2 A person who practises a veterinary profession may request a second opinion on the condition of an animal being treated by him only if his client agrees thereto.

11.3 A person from whom a second opinion has been requested in terms of rule 11.1 or 11.2 shall furnish his findings on the condition of the animal concerned to both the owner of that animal and the colleague concerned.

11.4 After a person has furnished such second opinion, he shall subject to rule 13.1.4, only attend to the animal concerned at the invitation or with the consent of the person by whom that animal is being treated.

12. Use of veterinary medicines.

12.1 Whenever a person who practises a veterinary profession, administers a veterinary medicine to an animal or prescribes the administering thereof, he shall satisfy himself that the administering thereof is justified with due allowance for the benefits and risks which that veterinary medicine may hold for—

12.1.1 the animal to which it is administered;

12.1.2 the person by whom it is administered; and

12.1.3 the consumer of the products of that animal if residues of the veterinary medicine concerned should be present in those products.

12.2 A person who practises a veterinary profession shall inform the owner of an animal to which a veterinary medicine is administered, fully with regard to—

12.2.1 the application and effect of and precautionary measures in connection with that veterinary medicine; and

12.2.2 the period, if any, during which the products of that animal are to be withheld from consumption by humans.

10.2 Behoudens reël 10.3 mag 'n persoon wat 'n veterinêre beroep beoefen, nie—

10.2.1 sy professionele kennis tot die beskikking van 'n lid van die publiek of 'n leke-organisasie stel nie; of

10.2.2 in samewerking of medewerking met 'n lid van die publiek of 'n leke-organisasie betrokke wees nie;

indien onwettige of onreëlmataige praktyke daardeur aangemoedig word of kan word of dit tot nadeel van 'n veterinêre beroep kan strek.

10.3 Die bepalings van reël 10.2 word nie so uitgelê dat 'n persoon wat 'n veterinêre beroep beoefen, daardeur verbied word om onder die betrokke omstandighede in 'n noodgeval hulp aan 'n lid van die publiek of 'n leke-organisasie te verleen ten einde 'n lewe te red of lyding te voorkom nie: Met dien verstande dat die betrokke persoon die raad so spoedig moontlik daarna skriftelik van die tersaakklike omstandighede in kennis moet stel.

11. Konsultering.

11.1 Indien 'n kliënt van 'n persoon wat 'n veterinêre beroep beoefen, 'n tweede mening verlang, oor die toestand van 'n dier van daardie kliënt wat deur hom behandel word, moet daardie persoon—

11.1.1 sy kliënt bystaan met die keuse van en reëlings met 'n kollega in die professie om die verlangde tweede mening te verstrek; en

11.1.2 die betrokke kollega van 'n volledige geskiedenis van die betrokke dier voorsien en die redes vir die aanvra van sodanige tweede mening vermeld.

11.2 'n Persoon wat 'n veterinêre beroep beoefen, mag 'n tweede mening oor die toestand van 'n dier wat deur hom behandel word, aanvra slegs indien sy kliënt daar toe instem:

11.3 Iemand van wie 'n tweede mening ingevolge reël 11.1 of 11.2 aangevra is, moet sy bevindinge oor die toestand van die betrokke dier aan sowel die eienaar van daardie dier as die betrokke kollega voorsien.

11.4 Nadat 'n persoon so 'n tweede mening verstrek het, mag hy, behoudens reël 13.1.4, slegs aan die betrokke dier aandag gee op uitnodiging of met die instemming van die persoon deur wie daardie dier behandel word.

12. Gebruik van veterinêre medisyne.

12.1 Wanneer 'n persoon wat 'n veterinêre beroep beoefen, 'n veterinêre medisyne aan 'n dier toedien of die toediening daarvan voorskryf, moet hy hom vergewis dat die toediening daarvan geregtig is met inagneming van die voordele en risiko's wat daardie veterinêre medisyne mag inhoud vir—

12.1.1 die dier waaraan dit toegedien word;

12.1.2 die persoon deur wie dit toegedien word; en

12.1.3 die verbruiker van die produkte van daardie dier indien residue van die betrokke veterinêre medisyne in daardie produkte aanwesig sou wees.

12.2 'n Persoon wat 'n veterinêre beroep beoefen, moet die eienaar van 'n dier waaraan 'n veterinêre medisyne toegedien word, volledig inlig aangaande—

12.2.1 die toediening en uitwerking van en voorsorgmaatreëls in verband met daardie veterinêre medisyne; en

12.2.2 die tydperk, indien enige, waartydens die produkte van daardie dier van menslike verbruik weerhou moet word.

13. Supersession.

13.1 A person who practises a veterinary profession shall not examine or treat any animal currently being treated by a colleague in the profession, or advise the owner of such animal on the diagnosis or treatment of that animal unless—

13.1.1 he is in terms of rule 11, requested to furnish a second opinion on the condition of the animal concerned;

13.1.2 he is unaware of the fact that the animal concerned is being treated by a colleague;

13.1.3 the colleague concerned agrees that he may take over the treatment of the animal concerned; or

13.1.4 the owner of the animal concerned has requested him to take over the treatment of the animal concerned or to apply emergency treatment on the animal concerned.

13.2 If, in terms of rule 13.1.4, a person who practises a veterinary profession—

13.2.1 takes over the treatment of an animal, he shall notify the colleague concerned thereof as soon as possible; and

13.2.2 applies emergency treatment to an animal—

13.2.2.1 he shall ascertain beforehand that the colleague concerned is not available to apply such emergency treatment himself;

13.2.2.2 he shall for the purposes of such emergency treatment act on behalf of the colleague concerned; and

13.2.2.3 he shall forthwith notify the colleague concerned of the nature and extent of the emergency treatment applied by him.

14. Intrusion.

14.1 If a person who practises a veterinary profession—

14.1.1 has obtained any confidential information regarding the nature and extent of the practise of a colleague in the profession; or

14.1.2 has, whilst in the service of an employer, rendered professional services in a particular area where a colleague in the profession has a practice,

such person shall not open a practice in the area concerned before the expiry of such period as he and such colleague have agreed upon.

14.2 If colleagues in the profession cannot agree on a period referred to in rule 14.1, the council may determine such period.

14.3 If a person who practises a veterinary profession, renders professional services to an employer on a part-time basis, he shall not use his connection with such employer in any manner whatsoever to promote his own practice at the expense of those of his colleagues in the profession.

15. Professional secrecy.

15.1 A person who practises a veterinary profession shall treat all information obtained by him in the course of the practise of his profession, and which relates to an animal, as strictly confidential, irrespective whether that information has been obtained as a result of the examination, diagnosis or treatment of that animal, or has been disclosed to him by another person.

15.2 Information referred to in rule 15.1—

15.2.1 may subject to the provisions of rule 15.2.2, only be revealed to another person with the consent of the owner of the animal concerned only;

15.2.2 shall be revealed by the person concerned if he is directed thereto by a court, or is obliged thereto under some or other law; and

13. Vervanging.

13.1 'n Persoon wat 'n veterinêre beroep beoefen, mag nie enige dier wat onder behandeling van 'n kollega in die professie is, ondersoek of behandel of die eienaar van sodanige dier oor die diagnose of behandeling van daardie dier adviseer nie tensy—

13.1.1 hy ingevolge reël 11 versoek is om 'n tweede mening oor die toestand van die betrokke dier te verstrek;

13.1.2 hy onbewus is van die feit dat die betrokke dier deur 'n kollega behandel word;

13.1.3 die betrokke kollega toestem dat hy die behandeling van die betrokke dier mag oorneem; of

13.1.4 die eienaar van die betrokke dier hom versoek het om die behandeling van die betrokke dier oor te neem of noodbehandeling op die betrokke dier toe te pas.

13.2 Indien 'n persoon wat 'n veterinêre beroep beoefen, ingevolge reël 13.1.4—

13.2.1 die behandeling van 'n dier oorneem, moet hy die betrokke kollega so spoedig moonlik daarvan in kennis stel; en

13.2.2 noodbehandeling op 'n dier toepas—

13.2.2.1 moet hy homself vooraf vergewis dat die betrokke kollega nie beskikbaar is om self sodanige noodbehandeling toe te pas nie;

13.2.2.2 tree hy vir die doeleindes van sodanige noodbehandeling naamens die betrokke kollega op; en

13.2.2.3 moet hy die betrokke kollega in die professie onverwyd van die aard en omvang van die noodbehandeling deur hom toegepas, in kennis stel.

14. Indringing.

14.1 Indien 'n persoon wat 'n veterinêre beroep beoefen—

14.1.1 enige vertroulike inligting betreffende die aard en omvang van die praktyk van 'n kollega in die professie bekom het; of

14.1.2 terwyl hy in diens van 'n werkewer was, professionele dienste in 'n bepaalde gebied gelewer het waar 'n kollega in die professie praktiseer;

mag sodanige persoon nie 'n praktyk in die betrokke gebied open voor verstryking van dié tydperk waaroor hy en sodanige kollega ooreengekom het nie.

14.2 Indien kollegas in die professie nie oor 'n tydperk in reël 14.1 bedoel, kan ooreengekom nie, kan die raad sodanige tydperk bepaal.

14.3 Indien 'n persoon wat 'n veterinêre beroep beoefen, op 'n deeltydse basis professionele dienste aan 'n werkewer lewer, mag hy nie sy verbintenis met sodanige werkewer op enige wyse hoegenaamd ter bevordering van sy eie praktyk ten koste van dié van sy kollegas in die professie gebruik nie.

15. Professionele geheimhouding.

15.1 'n Persoon wat 'n veterinêre beroep beoefen, moet alle inligting wat hy in die loop van die beoefening van sy beroep bekom, en wat op 'n dier betrekking het, as streng vertroulik behandel, ongeag of daardie inligting bekom is as gevolg van die ondersoek, diagnose of behandeling van daardie dier, of deur iemand anders aan hom meegedeel is.

15.2 Inligting in reël 15.1 bedoel—

15.2.1 mag behoudens die bepalings van reël 15.2.2 slegs met die toestemming van die eienaar van die betrokke dier aan iemand anders geopenbaar word;

15.2.2 moet deur die betrokke persoon geopenbaar word indien hy deur 'n hof daartoe gelas word, of kragtens die een of ander wet daartoe verplig word; en

15.2.3 may be revealed by the person concerned if he is of opinion that the public interest outweighs his obligation to the owner of the animal concerned.

15.3 A person who practises a veterinary profession shall not publish a list of the fees usually charged for services, or issue or show such list to anybody else than a colleague in the profession.

PART III: ADVERTISING

16. Advertising of practices.

16.1 Subject to rule 16.2 the practice or expertise of, or the services rendered by, a person who practises a veterinary profession, shall not, with a view to professional gain, be advertised by means of—

16.1.1 an advertisement in connection therewith which is published in the lay press, broadcast on radio, televised or brought to the attention of the public in a related manner in writing, verbally or visually;

16.1.2 a report, interview, article or notice of whatever nature in connection therewith which is published in the lay press or is otherwise brought to the attention of the public in the manner referred to in rule 16.1.1 in a manner which is calculated to attract clients;

16.1.3 cards, handbills, pamphlets or any other communications in connection therewith which are issued to the public or displayed in public places or places other than the premises at or from which the person concerned practises his profession;

16.1.4 the publication in the lay press, of the opinion of the person concerned on a veterinary subject in a manner which is calculated to attract clients, whether with or without mentioning his name; or

16.1.5 the delivery of a lecture or speech on a veterinary subject before a lay assembly by the person concerned, or the broadcasting thereof by means of radio or television, if it contains information which is calculated to benefit himself or a group of colleagues in the profession to the detriment of other colleagues in the profession.

16.2 The provisions of rule 16.1 shall not be construed so as to prohibit a person who practises a veterinary profession—

16.2.1 from directing written notices of a change of address, dissolution of partnership or similar matter, to persons to whom he has rendered professional services during the preceding five years, or of the fact that he has opened a practice, to colleagues in the profession: Provided that such notice shall—

16.2.1.1 contain the name of the person to whom it is directed; and

16.2.1.2 be contained in a sealed window envelope or other envelope on which the name and address of the person to whom it is directed appears; or

16.2.2 from delivering a lecture or speech or publishing any report, interview or article or permitting the publication thereof, in a *bona fide* attempt to save animals in a specific area during an emergency situation.

17. Promotion of products and services.

17.1 Subject to rule 17.2 the name of a person who practises a veterinary profession shall not in any manner whatsoever, whether direct or indirect, be used—

17.1.1 as part of the name of any business or organisation;

15.2.3 kan deur die betrokke persoon geopenbaar word indien hy van mening is dat die openbare belang sy verpligting teenoor die eienaar van die betrokke dier oorheers.

15.3 'n Persoon wat 'n veterinêre beroep beoefen, mag nie 'n lys van die gelde wat gewoonlik vir dienste gevorder word, publiseer of sodanige lys aan enigiemand anders as 'n kollega in die professie uitrek of vertoon nie.

DEEL III: ADVERTERING

16. Adverteering van praktyke.

16.1 Behoudens reël 16.2 mag die praktyk of deskundigheid van dienste gelewer deur 'n persoon wat 'n veterinêre beroep beoefen, nie met die oog op professionele gewin geadverteer word nie deur middel van—

16.1.1 'n advertensie in verband daarmee wat in die lekepers gepubliseer word, deur middel van die radio of televisie uitgesaai word of op 'n verwante wyse skriftelik, mondeling of visueel onder die aandag van die publiek gebring word;

16.1.2 'n verslag, onderhoud, artikel of kennisgewing van watter aard ook al, in verband daarmee wat in die lekepers gepubliseer word of andersins op die wyse in reël 16.1.1 bedoel, onder die aandag van die publiek gebring word op 'n wyse wat bereken is om kliënte te trek;

16.1.3 kaarte, handbiljette, pamphlette of enige ander mededelings in verband daarmee wat aan die publiek uitgereik of op openbare plekke of ander plekke as die perseel waar of waarvandaan die betrokke persoon sy beroep beoefen, vertoon word;

16.1.4 die publikasie in die lekepers, van die mening van die betrokke persoon oor 'n veterinêre onderwerp op 'n wyse wat bereken is om kliënte te trek, hetsy met of sonder vermelding van sy naam; of

16.1.5 die hou van 'n lesing of toespraak oor 'n veterinêre onderwerp voor 'n byeenkoms van leke deur die betrokke persoon, of die uitsending daarvan deur middel van die radio of televisie, indien dit inligting bevat wat bereken is om homself of 'n groep kollegas in die professie ten koste van ander kollegas in die professie te bevordeel.

16.2 Die bepalings van reël 16.1 word nie so uitgelê dat 'n persoon wat 'n veterinêre beroep beoefen, daardeur verbied word om—

16.2.1 skriftelike kennisgewings van 'n adresverandering, ontbinding van 'n vennootskap of soortgelyke aangeleentheid aan persone aan wie hy gedurende die voorafgaande vyf jaar professionele dienste gelewer het, of van die feit dat hy 'n praktyk geopen het, aan sy kollegas in die professie, te rig nie: Met dien verstande dat sodanige kennisgewing—

16.2.1.1 die naam van die persoon aan wie dit gerig is, moet bevat; en

16.2.1.2 bevat moet wees in 'n verseêerde vensterkovert of ander koevert waarop die naam en adres van die persoon aan wie dit gerig is, verskyn; of

16.2.2 'n lesing of toespraak te hou of 'n verslag, onderhoud of artikel te publiseer of toe te laat dat dit gepubliseer word nie in 'n bona fide poging om diere tydens 'n noodtoestand in 'n bepaalde gebied te red.

17. Bevordering van produkte en dienste.

17.1 Behoudens reël 17.2 mag die naam van 'n persoon wat 'n veterinêre beroep beoefen, nie op enige wyse hoegehaamd, hetsy direk of indirek, gebruik word nie—

17.1.1 as deel van die naam van 'n besigheid of organisasie;

17.1.2 in appeals to the public for contributions in aid of animal homes, clinics or the like;

17.1.3 in an advertisement to promote an article or a product which is or may be used in connection with the practising of a veterinary profession or a para-veterinary profession or the feeding, treatment or care of animals;

17.1.4 in an advertisement in connection with any place at which animals are sold or boarded, cared for or hospitalised for a consideration, or in connection with a service which is rendered at such place for a consideration, irrespective whether that place is owned, controlled or managed by himself or another person; or

17.1.5 in an advertisement in connection with any business or trade in which he has an interest or is employed if it is used thus in conjunction with his professional title or qualifications or his professional address or telephone number.

17.2 The provisions of rule 17.1 shall not be so construed as to prohibit—

17.2.1 a person who practises a veterinary profession from promoting a particular product or service in a bona fide attempt to save animals in a specific area during an emergency situation;

17.2.2 the employer of a person who practises a veterinary profession, from directing written notices to his shareholders and bona fide clients to indicate the name and field of activity of such person: Provided that such notice shall—

17.2.2.1 contain the name of the person to whom it is directed; and

17.2.2.2 be contained in a sealed window envelope or other envelope on which the name and address of the person to whom it is directed, appears;

17.2.3 a person who practises a veterinary profession and who signs a letter regarding a veterinary matter on behalf of his employer, from indicating his professional title and qualifications with his signature; or

17.2.4 a person who practises a veterinary profession from stating his name and professional title and qualifications in a document which is required in terms of the Companies Act, 1973 (Act 61 of 1973), in respect of a company of which he is a director.

18. Entries in telephone directories.

18.1 An entry in an official telephone directory shall—

18.1.1 in the case of the particulars of a person who practises a veterinary profession, consist only of the name, business and residential addresses, professional title and telephone number or numbers of such person; and

18.1.2 in the case of the particulars of a clinic or an animal hospital, consist only of the applicable words referred to in rule 20.2.2.2 and, if applicable, the word approved in terms of rule 20.5, as well as the business and postal addresses and telephone number of such clinic or animal hospital.

18.2 The particulars referred to in rule 18.1—

18.2.1 shall appear only in the letter size and type which is used for ordinary entries;

18.2.2 shall appear only in the applicable place under the alphabetical section in the telephone directory concerned; and

18.2.3 may, in the case of a person who practises a veterinary profession, also be repeated—

18.2.3.1 together with the applicable particulars of his active partner; and

17.1.2 in beroep op die publiek vir bydraes ten bate van dieretehuise, klinieke of iets soortgelyks;

17.1.3 in 'n advertensie ter bevordering van 'n artikel of produk wat gebruik word of kan word in verband met die beoefening van 'n veterinêre beroep of 'n para-veterinêre beroep of die voeding, behandeling of versorging van diere;

17.1.4 in 'n advertensie in verband met 'n plek waar diere verkoop of teen vergoeding gehuisves, versorg of gehospitaliseer word, of in verband met 'n diens wat teen vergoeding by sodanige plek gelewer word, ongeag of daardie plek deur homself of iemand anders besit, beheer of bestuur word; of

17.1.5 in 'n advertensie in verband met enige sake- of handelsonderneming waarin hy 'n belang het of werkzaam is, indien dit aldus gebruik word in samehang met sy professionele titel of kwalifikasies of sy professionele adres of telefoonnummer.

17.2 Die bepalings van reël 17.1 word nie so uitgelê dat—

17.2.1 'n persoon wat 'n veterinêre beroep beoefen, daardeur verbied word om 'n bepaalde produk of diens te bevorder nie in 'n bona fide-poging om diere tydens 'n noodtoestand in 'n bepaalde gebied te red;

17.2.2 die werkewer van 'n persoon wat 'n veterinêre beroep beoefen, daardeur verbied word om skriftelike kennisgewings wat die naam en werkveld van sodanige persoon aandui, aan sy aandeelhouers en bona fide-kliënte te rig nie: Met dien verstande dat sodanige kennisgewing—

17.2.2.1 die naam van die persoon aan wie dit gerig is, moet bevat; en

17.2.2.2 bevat moet wees in 'n versêlele vensterkoevert of ander koevert waarop die naam en adres van die persoon aan wie dit gerig is, verskyn;

17.2.3 'n persoon wat 'n veterinêre beroep beoefen en 'n brief oor 'n veterinêre aangeleentheid namens sy werkewer onderteken, daardeur verbied word om sy professionele titel en kwalifikasies by sy handtekening aan te dui nie; of

17.2.4 'n persoon wat 'n veterinêre beroep beoefen, daardeur verbied word om sy naam en professionele titel en kwalifikasies in 'n dokument wat ingevolge die Maatskappywet, 1973 (Wet 61 van 1973), vereis word ten opsigte van 'n maatskappy waarvan hy 'n direkteur is, te vermeld nie.

18. Inskrywings in telefoongids.

18.1 'n Inskrywing in 'n amptelike telefoongids moet—

18.1.1 in die geval van die besonderhede van 'n persoon wat 'n veterinêre beroep beoefen, slegs uit die naam, sake- en woonadresse, professionele titel en telefoonnummer van sodanige persoon bestaan; en

18.1.2 in die geval van die besonderhede van 'n kliniek of dierehospitaal, slegs uit die toepaslike woorde in reël 20.2.2.2 bedoel, en, indien van toepassing, die woorde ingevolge reël 20.5 goedgekeur, asook die sake- en posadresse en telefoonnummer van sodanige kliniek of dierehospitaal bestaan.

18.2 Die besonderhede in reël 18.1 bedoel—

18.2.1 mag slegs in die lettergrootte en -tipe wat vir gewone inskrywings gebruik word, verskyn;

18.2.2 mag slegs op die toepaslike plek in die alfabetiese afdeling in die betrokke telefoongids verskyn; en

18.2.3 mag in die geval van iemand wat 'n veterinêre beroep beoefen, ook—

18.2.3.1 saam met die toepaslike besonderhede van sy aktiewe vennoot herhaal word; en

18.2.3.2 under the heading "veterinarians" in the telephone directory concerned if it has such classification.

18.3 The provisions of rules 18.1 and 18.2 shall *mutatis mutandis* apply with regard to entries in directories other than an official telephone directory.

19. Name-plates at consulting rooms.

19.1 Subject to rule 19.3 it shall be permissible to display one name-plate only in respect of each consulting room at or from which a person practises a veterinary profession.

19.2 A name-plate which is displayed in terms of rule 19.1 shall—

19.2.1 not be larger than 350 mm by 250 mm;

19.2.2 contain only an indication of the name; professional title and qualifications of the person concerned; and

19.2.3 be displayed—

19.2.3.1 next to the main entrance door to the consulting room of the person concerned;

19.2.3.2 at the main entrance of the building in which the consulting room concerned is situated; or

19.2.3.3 next to the main entrance gate to the premises on which the consulting room concerned is situated.

19.3 If the consulting room of a person who practises a veterinary profession is situated in a building which is shared with other occupiers, the council may subject to rule 20.6.2, on application by such person approve that name-plates in respect of that person may be displayed in the manner referred to in rule 19.2.3.1 as well as the manner referred to in rule 19.2.3.2 or 19.2.3.3.

19.4 If—

19.4.1 a person who practises a veterinary profession, takes over the practice of a colleague in the profession; or

19.4.2 a partner in a practice dies or retires; the name-plate of the predecessor or deceased or retired partner may be displayed at the consulting room of the practice concerned for a period not exceeding six months after the date of take-over, death or retirement, as the case may be: Provided that in the case of take-over, the words "successor to" shall be added before the name of the predecessor concerned on his name-plate, and the name-plate of the person who has taken over the practice concerned shall be displayed immediately above that of his predecessor.

19.5 A name-plate shall not be displayed at the place of residence of a person who practises a veterinary profession, or at any other place, unless that person has a consulting room there and actually practises at or from that consulting room.

20. Identification of consulting rooms, clinics and animal hospitals.

20.1 It shall be permissible to identify a consulting room or clinic or an animal hospital at or from which a person practises a veterinary profession, by means of an identification board.

20.2 An identification board which is used in terms of rule 20.1 shall—

20.2.1 in the case of a consulting room—

20.2.1.1 only be displayed at the main entrance door to that consulting room, the main entrance of the building in which that consulting room is situated, or next to the main entrance gate to the premises on which that consulting room is situated; and

20.2.1.2 subject to rule 20.5, contain the words "veterinary consulting room" only;

18.2.3.2 onder die hoof "veeartse" in die betrokke telefoon gids herhaal word indien dit so 'n indeling het.

18.3 Die bepalings van reëls 18.1 en 18.2 is *mutatis mutandis* van toepassing met betrekking tot inskrywings in ander gidsse as 'n amptelike telefoon gids.

19. Naamplate by spreek kamers.

19.1 Behoudens reël 19.3 is dit slegs toelaatbaar om een naamplaat ten opsigte van elke spreek kamer waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, te vertoon.

19.2 'n Naamplaat wat ingevolge reël 19.1 vertoon word—

19.2.1 mag nie groter as 350 mm by 250 mm wees nie;

19.2.2 mag slegs 'n aanduiding van die naam, professionele titel en kwalifikasies van die betrokke persoon bevat; en

19.2.3 moet vertoon word—

19.2.3.1 langs die hoofingangsdeur na die spreek kamer van die betrokke persoon;

19.2.3.2 by die hoofingang van die gebou waarin die betrokke spreek kamer geleë is; of

19.2.3.3 langs die hooftoegangshek na die perseel waarop die betrokke spreek kamer geleë is.

19.3 Indien die spreek kamer van 'n persoon wat 'n veterinêre beroep beoefen, in 'n gebou geleë is wat met ander ookkoperders gedeel word, kan die raad behoudens reël 20.6.2, op aansoek van sodanige persoon goedkeur dat naamplate ten opsigte van daardie persoon op die wyse in reël 19.2.3.1 bedoel, sowel as die wyse in reël 19.2.3.2 of 19.2.3.3 bedoel, vertoon word.

19.4 Indien—

19.4.1 'n persoon wat 'n veterinêre beroep beoefen, die praktyk van 'n kollega in die professie oorneem; of

19.4.2 'n vennoot in 'n praktyk afsterwe of uittree; mag die naamplaat van die betrokke voorganger of afgestorwe of uitgetrede vennoot vir hoogstens ses maande na die datum van oornname, afsterwe of uittrede, na gelang van die geval, by die spreek kamer van die betrokke praktyk vertoon word: Met dien verstande dat in die geval van 'n oornname, die woorde "opvolger van" vóór die naam van die betrokke voorganger op sy naamplaat bygevoeg moet word, en die naamplaat van die persoon wat die betrokke praktyk oorgeneem het, onmiddellik bokant dié van sy voorganger vertoon moet word.

19.5 'n Naamplaat mag nie by die woonplek van 'n persoon wat 'n veterinêre beroep beoefen, of by enige ander plek, vertoon word nie tensy daardie persoon 'n spreek kamer aldaar het en werklik by of vanaf daardie spreek kamer praktiseer.

20. Identifisering van spreek kamers, klinieke en dierehospitale.

20.1 Dit is toelaatbaar om 'n spreek kamer, kliniek of dierehospitaal waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, deur middel van 'n uitkenbord te identifiseer.

20.2 'n Uitkenbord wat ingevolge reël 20.1 gebruik word, moet—

20.2.1 in die geval van 'n spreek kamer—

20.2.1.1 slegs langs die hoofingangsdeur na daardie spreek kamer, by die hoofingang van die gebou waarin daardie spreek kamer geleë is, of langs die hooftoegangshek na die perseel waarop daardie spreek kamer geleë is, vertoon word; en

20.2.1.2 slegs die woorde "veeartsenkykundige spreek kamer" of "veterinêre spreek kamer" bevat;

20.2.2 in the case of a clinic or an animal hospital—

20.2.2.1 only be displayed next to the main entrance gate to the premises on which that clinic or animal hospital is situated, or at such other place on the premises concerned as may be necessary to identify it as a clinic or an animal hospital; and

20.2.2.2 subject to rule 20.5, contain the words "veterinary clinic" or "animal clinic", or "veterinary hospital" or "animal hospital", as the case may be, only;

20.2.3 not contain any lettering of which the vertical height exceeds 100 mm; and

20.2.4 be displayed in such manner that the top edge thereof is not more than 3,0 metres above ground or floor level if it is displayed on the wall of a building, or more than 2,0 metres above ground or floor level if it is displayed at any other place: Provided that the council may on application approve an alternate height restriction in a case where the said height restriction is in conflict with the requirements of a local authority.

20.3 An identification board referred to in rule 20.2 may be substituted with detached lettering if the provisions of that rule are otherwise complied with in regard to such lettering.

20.4 An identification board referred to in rule 20.2 and the lettering referred to in rule 20.3—

20.4.1 shall not appear on a balcony; and

20.4.2 may be illuminated, but the use of neon type lettering shall not be permissible.

20.5 The council may, in the case of a clinic or an animal hospital, on application approve that such word as the council may in each case determine, may be used together with the applicable words referred to in rule 20.2.2.2, as the name of the clinic or animal hospital concerned.

20.6 If the consulting room of a person who practises a veterinary profession, is situated in a building where communal provision for the identification of the room numbers of tenants exists in the entrance hall or on the various floors—

20.6.1 the person concerned may make use of such communal provision to identify his consulting room; and

20.6.2 an approval in terms of rule 19.3 for the display of more than one name-plate in respect of the person concerned shall not be granted.

20.7 If a person who practises a veterinary profession, moves to a consulting room at a new address, a notice to this effect, stating the new address of his consulting room, may be displayed at his old address for a period of not more than six months following the date of such removal.

20.8 If a person who practises a veterinary profession, takes over the practice of a colleague in the profession and opens his consulting room at an address other than that of his predecessor, a notice to this effect, stating the address of his consulting room, may be displayed at the address where the consulting room of his predecessor was situated, for a period of not more than six months following the date of such take-over.

20.9 Subject to rule 20.10 a consulting room or clinic or an animal hospital at or from which a person practises a veterinary profession shall not be identified by means of a direction indicator board or a street sign-board.

20.2.2 in die geval van 'n kliniek of dierehospitaal—

20.2.2.1 slegs langs die hooftoegangshek na die personeel waarop daardie kliniek of dierehospitaal geleë is, of op sodanige ander plek op die betrokke perseel as wat nodig is om dit as 'n kliniek of dierehospitaal te identifiseer, vertoon word; en

20.2.2.2 behoudens reël 20.5, slegs die woorde "veterinêre kliniek", "veeartsenykliniek" of "dierekliniek", of "veterinêre hospitaal", "veeartseny-hospitaal" of "dierehospitaal", na gelang van die geval, bevat;

20.2.3 geen letterwerk waarvan die vertikale hoogte 100 mm oorskry, bevat nie; en

20.2.4 op so 'n wyse vertoon word dat die bokant daarvan nie meer as 3,0 meter bo die grond- of vloervlak is nie indien dit teen die muur van 'n gebou vertoon word nie, of meer as 2,0 meter bo die grond- of vloervlak is nie indien dit op enige ander plek vertoon word: Met dien verstande dat die raad op aansoek 'n alternatiewe hoogtebeperking kan goedkeur in 'n geval waar voormalde hoogtebeperking in stryd met die vereistes van 'n plaaslike owerheid is.

20.3 'n Uitkenbord in reël 20.2 bedoel, mag deur losstaande letterwerk vervang word indien die bepalings van voormalde reël andersins met betrekking tot sodanige letterwerk nagekom word.

20.4 'n Uitkenbord in reël 20.2 bedoel, en die letterwerk in reël 20.3 bedoel—

20.4.1 mag nie op 'n balkon verskyn nie; en

20.4.2 mag verlig word, maar die gebruik van neon-type letterwerk is nie toelaatbaar nie.

20.5 Die raad kan in die geval van 'n kliniek of dierehospitaal, op aansoek goedkeur dat die woorde wat die raad in elke geval bepaal, tesame met die toepaslike woorde in reël 20.2.2.2 bedoel, as die naam van die betrokke kliniek of dierehospitaal gebruik mag word.

20.6 Indien die spreekkamer van 'n persoon wat 'n veterinêre beroep beoefen, in 'n gebou geleë is waar gemeenskaplike voorsiening in die ingangsportaal of op die verskillende verdiepings vir die identifisering van die kamernummers van huurders bestaan—

20.6.1 mag die betrokke persoon van sodanige gemeenskaplike voorsiening gebruik maak om sy spreekkamer te identifiseer; en

20.6.2 word 'n goedkeuring ingevolge reël 19.3 vir die vertoning van meer as een naamplaat ten opsigte van die betrokke persoon nie verleen nie.

20.7 Indien 'n persoon wat 'n veterinêre beroep beoefen, na 'n spreekkamer by 'n nuwe adres verhuis, mag 'n kennisgewing te dien effekte, met vermelding van die nuwe adres van sy spreekkamer, vir 'n tydperk van hoogstens ses maande na die datum van sodanige verhuisind by sy ou adres vertoon word.

20.8 Indien 'n persoon wat 'n veterinêre beroep beoefen, die praktyk van 'n kollega in die professie oorneem en sy spreekkamer by 'n ander adres as dié van sy voorganger open, mag 'n kennisgewing te dien effekte met vermelding van die adres van sy spreekkamer, vir 'n tydperk van hoogstens ses maande na die datum van sodanige oornname by die adres waar sy voorganger se spreekkamer geleë was, vertoon word.

20.9 Behoudens reël 20.10 mag 'n spreekkamer, kliniek of dierehospitaal waarof waarvandaan 'n persoon 'n veterinêre beroep beoefen, nie deur middel van 'n rigtingaanwysingsbord of straatuithangbord geïdentifiseer word nie.

20.10 If a consulting room or clinic or an animal hospital at or from which a person practises a veterinary profession, is concealed to such extent that it cannot readily be found by the public, the council may on application by the person concerned, approve that a direction board may be erected under such conditions as it may in each case determine, to indicate where that consulting room, clinic or animal hospital is situated.

21. Indication of consulting hours.

21.1 The consulting hours during which a person who practises a veterinary profession, is available for consultations at a consulting room or clinic or an animal hospital at or from which he practises, shall be indicated on a suitable board at such consulting room, clinic or animal hospital.

21.2 A board which is used in terms of rule 21.1 shall—

21.2.1 be displayed at the main entrance door to that consulting room, clinic or animal hospital: Provided that in the case of a clinic or an animal hospital it may be displayed at the main entrance gate to the premises on which that clinic or animal hospital is situated;

21.2.2 not contain any lettering of which the vertical height exceeds 25 mm; and

21.2.3 be displayed in such manner that the top edge thereof is not more than 2,0 metres above ground or floor level: Provided that the council may on application approve an alternate height restriction in a case where the said height restriction is in conflict with the requirements of a local authority.

21.3 A board referred to in rule 21.2—

21.3.1 may in addition to the consulting hours concerned, also indicate the telephone number where the person concerned may in an emergency be reached outside the indicated consulting hours;

21.3.2 shall not appear on a balcony; and

21.3.3 may be illuminated, but the use of neon type lettering shall not be permissible.

22. Printing on professional stationery.

A person who practises a veterinary profession shall not—

22.1 use any letterhead or prescription or account form in his practice if it contains any particulars in addition to—

22.1.1 the name, professional title and qualifications, address, telephone number and consulting hours of that person and his partner in the practice concerned; and

22.1.2 the applicable words referred to in rule 20.2.2.2 and, if applicable, the word approved in terms of rule 20.5 if that person practises at a clinic or an animal hospital;

22.2 use in his practice any prescription form on which the name or address of a chemist or druggist's shop appears; and

22.3 use any envelope for the forwarding or delivering of a document which contains any particulars in addition to—

22.3.1 the name and address of the person to whom it is directed; and

22.3.2 the return address in the case of the non-delivery thereof: Provided that such address shall not include the name of the sender or, in the case of a clinic or an animal hospital, the words referred to in rule 20.2.2.2 and, if applicable, the word approved in terms of rule 20.5.

20.10 Indien 'n spreekkamer, kliniek of dierehospitaal waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, in so 'n mate verskuil is dat dit nie geredelik deur die publiek gevind kan word nie, kan die raad op aansoek van die betrokke persoon goedkeur dat 'n rigtingaanwysingsbord op die voorwaardes wat die raad in elke geval bepaal, opgerig mag word om aan te dui waar daardie spreekkamer, kliniek of dierehospitaal geleë is.

21. Aanduiding van spreekure.

21.1 Die spreekure waartydens 'n persoon wat 'n veterinêre beroep beoefen, vir konsultasies beskikbaar is by 'n spreekkamer, kliniek of dierehospitaal waar of waarvandaan hy praktiseer, moet op 'n geskikte bord by sodanige spreekkamer, kliniek of dierehospitaal aangedui word.

21.2 'n Bord wat ingevolge reël 21.1 gebruik word, moet—

21.2.1 by die hoofgangsdeur na daardie spreekkamer, kliniek of dierehospitaal vertoon word: Met dien verstande dat, in die geval van 'n kliniek of dierehospitaal, dit by die hooftoegangshek na die perseel waarop daardie kliniek of dierehospitaal geleë is, vertoon mag word;

21.2.2 geen letterwerk waarvan die vertikale hoogte 25 mm oorskry, bevat nie; en

21.2.3 op so 'n wyse vertoon word dat die bokant daarvan nie meer as 2,0 meter bokant die grond- of vloervlak is nie: Met dien verstande dat die raad op aansoek 'n alternatiewe hoogtebeperking kan goedkeur in 'n geval waar voormalde hoogtebeperking in stryd met die vereistes van 'n plaaslike owerheid is.

21.3 'n Bord in reël 21.2 bedoel—

21.3.1 mag benewens die betrokke spreekure ook die telefoonnummer aandui waar die betrokke persoon in 'n noodgeval buite die aangeduide spreekure bereik kan word;

21.3.2 mag nie op 'n balkon verskyn nie; en

21.3.3 mag verlig word, maar die gebruik van neon-type letterwerk is nie toelaatbaar nie.

22. Drukwerk op professionele skryfbehoeftes.

'n Persoon wat 'n veterinêre beroep beoefen, mag nie—

22.1 enige briefhoof of voorskrif- of rekeningvorm in sy praktyk gebruik nie indien dit enige besonderhede bykomend tot—

22.1.1 die naam, professionele titel en kwalifikasies, adres, telefoonnummer en spreekure van daardie persoon en sy vennoot in die betrokke praktyk, bevat; en

22.1.2 die toepaslike woorde in reël 20.2.2.2 bedoel, en indien van toepassing, die woorde ingevolge reël 20.5 goedgekeur, bevat indien daardie persoon by 'n kliniek of dierehospitaal praktiseer;

22.2 enige voorskrifvorm in sy praktyk gebruik nie waarop die naam of adres van 'n apteek of drogissaak verskyn; en

22.3 enige koevert vir die afsending of aflewering van 'n dokument gebruik nie wat enige besonderhede bykomend by—

22.3.1 die naam en adres van die persoon aan wie dit gerig is, bevat nie; en

22.3.2 die adres vir terugstelling in die geval van die nie-aflewering daarvan, bevat nie: Met dien verstande dat so 'n adres nie ook die naam van die afsender of, in die geval van 'n kliniek of dierehospitaal, die woorde in reël 20.2.2.2 bedoel, en, indien van toepassing, die woorde ingevolge reël 20.5 goedgekeur, mag insluit nie.

PART IV: MINIMUM STANDARDS FOR CONSULTING ROOMS

23. Structural requirements for consulting rooms.

23.1 A consulting room at or from which a person practises a veterinary profession shall be a permanent structure.

23.2 Subject to any requirements of a local or other authority, a consulting room shall consist of—

23.2.1 a reception and office area;

23.2.2 a waiting room for clients with access to toilet facilities; and

23.2.3 one or more examination rooms.

23.3 The internal wall and floor areas of a consulting room shall be of such nature that it can be cleansed and, where necessary, disinfected.

23.4 No direct public entrance to a consulting room may be provided through any place of business.

24. Facilities at consulting rooms.

24.1 A consulting room at or from which a person practises a veterinary profession shall—

24.1.1 have the necessary facilities in order to ensure that—

24.1.1.1 an outpatient service can be rendered there;

24.1.1.2 a laboratory service for its own requirements can be rendered there, or access to such service is available;

24.1.1.3 a pharmacy service for its own requirements can be rendered there; and

24.1.2 during the consulting hours specified on a board referred to in rule 21 in respect thereof, be manned by a person who practises a veterinary profession to serve clients by appointment.

24.2 The telephone at a number or alternative number which is indicated in an official telephone directory in respect of the consulting room of a person who practises a veterinary profession shall be answered at all times, and the use of an automatic answering service outside the normal consulting hours shall be permissible for this purpose.

24.3 Provision shall be made at a consulting room for the storage and disposal of—

24.3.1 waste material in a manner which will prevent the contamination of the consulting room concerned; and

24.3.2 carcasses in a manner which will ensure that it will not start to decompose before being buried or incinerated.

25. Records at consulting rooms.

Separate records shall be kept at a consulting room of the examination, diagnosis and treatment of each patient, and all such records shall—

25.1 include any X-ray plates and laboratory and pathological reports in respect of the patient concerned, as well as particulars of medicines prescribed or administered; and

25.2 be kept for at least five years.

PART V: MINIMUM STANDARDS FOR CLINICS AND ANIMAL HOSPITALS

26. Structural requirements for small animal clinics.

26.1 A small animal clinic at or from which a person practises a veterinary profession shall be a permanent structure.

26.2 Subject to any requirements of a local or other authority, a small animal clinic shall consist of—

DEEL IV: MINIMUM STANDAARDE VIR SPREEKKAMERS

23. Strukturele vereistes vir spreekkamers.

23.1 'n Spreekamer waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet 'n permanente struktuur wees.

23.2 Behoudens enige vereistes van 'n plaaslike of ander owerheid moet 'n spreekamer bestaan uit—

23.2.1 'n ontvangs- en kantoorgebied;

23.2.2 'n wagkamer vir kliënte met toegang tot toiletgeriewe; en

23.2.3 een of meer ondersoekkamers.

23.3 Die binnemuur- en -vloeroppervlaktes van 'n spreekamer moet van so 'n aard wees dat dit skoongemaak en, waar nodig, ontsmet kan word.

23.4 Geen direkte openbare ingang na 'n spreekamer mag deur enige besigheidsplek voorsien word nie.

24. Fasiliteite by spreekkamers.

24.1 'n Spreekamer waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet—

24.1.1 oor die nodige fasilitete beskik ten einde te verseker dat—

24.1.1.1 'n buitepasiëntediens daar gelewer kan word;

24.1.1.2 'n laboratoriumdiens vir sy eie behoeftes daar gelewer kan word, of toegang tot so 'n diens beskikbaar is; en

24.1.1.3 'n apteekdiens vir sy eie behoeftes daar gelewer kan word; en

24.1.2 gedurende die spreekure wat op 'n bord in reël 21 bedoel, ten opsigte daarvan aangedui is, deur 'n persoon wat 'n veterinêre beroep beoefen, beman word ten einde kliënte volgens afspraak te bedien.

24.2 Die telefoon by 'n nommer of alternatiewe nommer wat in 'n amptelike telefoongids ten opsigte van die spreekamer van 'n persoon wat 'n veterinêre beroep beoefen, aangedui is, moet te alle tye beantwoord word, en die gebruik van 'n outomatiese antwoorddiens buite die normale spreekure is vir hierdie doel toelaatbaar.

24.3 Voorsiening moet by 'n spreekamer gemaak word vir die berging en verwydering van—

24.3.1 afvalmateriaal op 'n wyse wat sal voorkom dat die betrokke spreekamer besoedel word; en

24.3.2 karkasse op 'n wyse wat sal verseker dat dit nie sal begin ontbind voordat dit begrawe of verbrand word nie.

25. Rekords by spreekkamers.

Afsonderlike rekords moet by 'n spreekamer gehou word van die ondersoek, diagnosering en behandeling van elke pasiënt, en sodanige rekords moet—

25.1 enige X-straalplate en laboratorium- en patologiese verslae ten opsigte van die betrokke pasiënt asook besonderhede van medisynes voorgeskryf of toegedien, insluit; en

25.2 vir minstens vyf jaar bewaar word.

DEEL V: MINIMUM STANDAARDE VIR KLINIEKE EN DIEREHOSPITALE

26. Strukturele vereistes vir kleindierklinieke.

26.1 'n Kleindierkliniek waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet 'n permanente struktuur wees.

26.2 Behoudens enige vereiste van 'n plaaslike of ander owerheid moet 'n kleindierkliniek bestaan uit—

- 26.2.1 a reception and office area;
- 26.2.2 a waiting-room for clients with access to toilet facilities;
- 26.2.3 one or more examination rooms;
- 26.2.4 one or more rooms for the treatment and pre-operative preparation of patients;
- 26.2.5 a separate room which is equipped as an operating-room; and
- 26.2.6 a ward in which patients can be kept.

26.3 The internal wall and floor areas of a small animal clinic shall be of such nature that it can be cleansed and, where necessary, disinfected, and shall, in the case of the operating-room and ward, be waterproof and washable so that hygienic conditions can be maintained.

26.4 Aseptic conditions shall be maintainable in a operating-room as routine during operations.

26.5 A ward shall—

- 26.5.1 be provided with a separate cage for each patient; and
- 26.5.2 be ventilated and, if necessary, heated or cooled.

26.6 The drainage and washing water from a small animal clinic shall run off in an adequate sewer.

27. Structural requirements for small animal hospitals.

27.1 A small animal hospital at or from which a person practises a veterinary profession shall be a permanent structure.

27.2 Subject to any requirements of a local or other authority, a small animal hospital shall consist of—

- 27.2.1 a reception and office area;
- 27.2.2 a waiting-room for clients with access to toilet facilities;
- 27.2.3 one or more examination rooms;
- 27.2.4 one or more rooms for the treatment and pre-operative preparation of patients;
- 27.2.5 a separate room which is equipped as an operating room;
- 27.2.6 a ward in which patients can be kept;

27.2.7 an area in which patients can be exercised, and is designed and constructed in a manner which will prevent escaping and promote the maintenance of hygiene; and

27.2.8 residential facilities for the person who has to care for patients after hours.

27.3 The internal wall and floor areas of a small animal hospital shall be of such nature that it can be cleansed and, where necessary, disinfected, and shall, in the case of the operating room and ward, be waterproof and washable so that hygienic conditions can be maintained.

27.4 Aseptic conditions shall be maintainable in an operating room as routine during operations.

27.5 A ward shall—

- 27.5.1 be provided with a separate cage for each patient; and
- 27.5.2 be ventilated and, if necessary, heated or cooled.

27.6 The drainage and washing water from a small animal hospital shall run off in an adequate sewer.

- 26.2.1 'n ontvangs- en kantoorgebied;
- 26.2.2 'n wagkamer vir kliënte met toegang tot toiletgeriewe;
- 26.2.3 een of meer ondersoekkamers;
- 26.2.4 een of meer kamers vir die behandeling en pre-operatiewe voorbereiding van pasiënte;
- 26.2.5 'n afsonderlike kamer wat as 'n operasiekamer ingerig is; en
- 26.2.6 'n siekekamer waarin pasiënte gehou kan word.

26.3 Die binnemuur- en vloeroppervlaktes van 'n kleindierkliniek moet van so 'n aard wees dat dit skoongemaak en, waar nodig, ontsmet kan word en moet, in die geval van die operasiekamer en siekekamer, waterdig en wasbaar wees.

26.4 Aseptiese toestande moet as roetine gedurende operasies in 'n operasiekamer gehandhaaf kan word.

26.5 'n Siekekamer moet—

- 26.5.1 van 'n afsonderlike hok vir elke pasiënt voorseen wees; en
- 26.5.2 geventileer en, waar nodig, verwarm of verkoel wees.

26.6 Die afloop- en waswater uit so 'n kleindierkliniek moet in 'n doelmatige riool uitloop.

27. Strukturele vereistes vir kleindierhospitale.

27.1 'n Kleindierhospitaal waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet 'n permanente struktuur wees.

27.2 Behoudens enige vereistes van 'n plaaslike of ander owerheid moet 'n kleindierhospitaal bestaan uit—

- 27.2.1 'n ontvangs- en kantoorgebied;
- 27.2.2 'n wagkamer vir kliënte met toegang tot toiletgeriewe;
- 27.2.3 een of meer ondersoekkamers;
- 27.2.4 een of meer kamers vir die behandeling en pre-operatiewe voorbereiding van pasiënte;
- 27.2.5 'n afsonderlike kamer wat as 'n operasiekamer ingerig is;
- 27.2.6 'n siekekamer waarin pasiënte gehou kan word.

27.2.7 'n gebied waar aan pasiënte oefening gegee kan word en wat ontwerp en opgerig is op 'n wyse wat ontsnapping sal voorkom en die handhawing van higiëne sal bevorder; en

27.2.8 inwoningsgeriewe vir die persoon wat pasiënte buitenstyd moet versorg.

27.3 Die binnemuur- en -vloeroppervlaktes van 'n kleindierhospitaal moet van so 'n aard wees dat dit skoongemaak en, waar nodig, ontsmet kan word, en moet, in die geval van die operasiekamer en siekekamer, waterdig en wasbaar wees sodat higiëniese toestande gehandhaaf kan word.

27.4 Aseptiese toestande moet as roetine gedurende operasies in 'n operasiekamer gehandhaaf kan word.

27.5 'n Siekekamer moet—

- 27.5.1 van 'n afsonderlike hok vir elke pasiënt voorseen wees; en
- 27.5.2 geventileer en, waar nodige, verwarm of verkoel wees.

27.6 Die afloop- en waswater uit 'n kleindierhospitaal moet in 'n doelmatige riool uitloop.

28. Structural requirements for animal hospitals for equines.

28.1 An animal hospital for equines at or from which a person practises a veterinary profession shall be a permanent structure.

28.2 Subject to any requirements of a local or other authority, an animal hospital for equines shall consist of—

28.2.1 a reception and office area;

28.2.2 a waiting room for clients with access to toilet facilities;

28.2.3 one or more examination rooms;

28.2.4 a separate room which is equipped as an operating room;

28.2.5 a stable in which patients can be kept;

28.2.6 an area in which patients can be exercised, and is designed and constructed in a manner which will prevent escaping and promote the maintenance of hygiene; and

28.2.7 residential facilities for the person who has to care for patients after hours.

28.3 The internal wall and floor areas of an animal hospital for equines shall be of such a nature that it can be cleansed and, where necessary, disinfected, and shall, in the case of the operating room and ward, be waterproof and washable so that hygienic conditions can be maintained.

28.4 Aseptic conditions shall be maintainable in an operating room as routine during operations.

28.5 A stable shall—

28.5.1 be fitted in such manner that each patient is kept separately; and

28.5.2 be ventilated.

28.6 The drainage and washing water from an animal hospital for equines shall run off in an adequate sewer.

28.7 A loading ramp for the loading and off-loading of patients, and a crush pen shall be available at an animal hospital for equines.

29. Structural requirements for large animal hospitals.

29.1 A large animal hospital at or from which a person practises a veterinary profession shall be a permanent structure.

29.2 Subject to any requirements of a local or other authority, a large animal hospital shall consist of—

29.2.1 a reception and office area;

29.2.2 a waiting room for clients with access to toilet facilities;

29.2.3 one or more examination rooms;

29.2.4 a separate room which is equipped as an operating room;

29.2.5 a stable in which patients can be kept;

29.2.6 an area in which patients can be exercised, and is designed and constructed in a manner which will prevent escaping and promote the maintenance of hygiene; and

29.2.7 residential facilities for the person who has to care for patients after hours.

29.3 The internal wall and floor areas of a large animal hospital shall be of such nature that it can be cleansed and, where necessary, disinfected, and shall, in the case of the operating room and ward, be waterproof and washable so that hygienic conditions can be maintained.

29.4 Aseptic conditions shall be maintainable in an operating room as routine during operations.

28. Strukturele vereistes vir dierehospitale vir ekwiede.

28.1 'n Dierehospitaal vir ekwiede waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet 'n permanente struktuur wees.

28.2 Behoudens enige vereistes van 'n plaaslike of ander owerheid moet 'n dierehospitaal vir ekwiede bestaan uit—

28.2.1 'n ontvangs- en kantoorgebied;

28.2.2 'n wagkamer vir kliënte met toegang tot toiletgeriewe;

28.2.3 een of meer ondersoekkamers;

28.2.4 'n afsonderlike kamer wat as 'n operasiekamer ingerig is;

28.2.5 'n stal waarin pasiënte gehou kan word;

28.2.6 'n gebied waar aan pasiënte oefening gegee kan word en wat ontwerp en opgerig is op 'n wyse wat ontsnapping sal voorkom en die handhawing van higiëne sal bevorder; en

28.2.7 inwoningsgeriewe vir die persoon wat pasiënte buitenstyd moet versorg.

28.3 Die binnemuur- en -vloeroppervlaktes van 'n dierehospitaal vir ekwiede moet van so 'n aard wees dat dit skoongemaak en, waar nodig, ontsmet kan word, en moet, in die geval van die operasiekamer en siekekamer waterdig en wasbaar wees sodat higiëniese toestande gehandhaaf kan word.

28.4 Aseptiese toestande moet as roetine gedurende operasies in 'n operasiekamer gehandhaaf kan word.

28.5 'n Stal moet—

28.5.1 op so 'n wyse ingerig wees dat elke pasiënt afsonderlik gehou word; en

28.5.2 geventileer wees.

28.6 Die afloop- en waswater uit 'n dierehospitaal vir ekwiede moet in 'n doelmatige riool uitloop.

28.7 'n Laaiblad vir die op- en aflaai van pasiënte, en 'n drukgang moet by 'n dierehospitaal vir ekwiede beskikbaar wees.

29. Strukturele vereistes vir grootdierhospitale.

29.1 'n Grootdierhospitaal waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet 'n permanente struktuur wees.

29.2 Behoudens enige vereistes van 'n plaaslike of ander owerheid moet 'n grootdierhospitaal bestaan uit—

29.2.1 'n ontvangs- en kantoorgebied;

29.2.2 'n wagkamer vir kliënte met toegang tot toiletgeriewe;

29.2.3 een of meer ondersoekkamers;

29.2.4 'n afsonderlike kamer wat as 'n operasiekamer ingerig is;

29.2.5 'n stal waarin pasiënte gehou kan word;

29.2.6 'n gebied waar aan pasiënte oefening gegee kan word en wat ontwerp en opgerig is op 'n wyse wat ontsnapping sal voorkom en die handhawing van higiëne sal bevorder;

29.2.7 inwoningsgeriewe vir die persoon wat pasiënte buitenstyd moet versorg.

29.3 Die binnemuur- en -vloeroppervlaktes van 'n grootdierhospitaal moet van so 'n aard wees dat dit skoongemaak en, waar nodig, ontsmet kan word, en moet in die geval van die operasiekamer en siekekamer, waterdig en wasbaar wees sodat higiëniese toestande gehandhaaf kan word.

29.4 Aseptiese toestande moet as roetine gedurende operasies in 'n operasiekamer gehandhaaf kan word.

29.5 A stable shall—

29.5.1 be fitted in such a manner that each patient is kept separately; and
 29.5.2 be ventilated.

29.6 The drainage and washing water from a large animal hospital shall run off in an adequate sewer.

29.7 A loading ramp for the loading and off-loading of patients, and a crush pen with a waterproof and washable floor, shall be available at such large animal hospital.

30. Facilities at clinics and animal hospitals.

30.1 A clinic or an animal hospital at or from which a person practises a veterinary profession shall—

30.1.1 have the necessary facilities in order to ensure that—

30.1.1.1 a diagnostic service, including radiographic diagnosis, can be rendered there;

30.1.1.2 anaesthesia, including inhalation anaesthesia, can be applied during operations there;

30.1.1.3 a nursing care service can be rendered there;

30.1.1.4 an emergency and intensive care service can be rendered there;

30.1.1.5 a laboratory service for its own requirements can be rendered there, or access to such service is available;

30.1.1.6 a pharmacy service for its own requirements can be rendered there; and

30.1.1.7 *post mortem* examinations can be done there; and

30.1.2 during the consulting hours specified on a board referred to in rule 21 in respect thereof, be manned by a person who practises a veterinary profession to serve clients there by appointment.

30.2 An animal shall not be hospitalised overnight at a clinic except if full-time supervision is available at the clinic concerned.

30.3 An animal with a contagious disease shall not be hospitalised at a clinic or an animal hospital unless facilities for the isolation thereof exist.

30.4 An animal hospital shall be provided with fire extinguishing apparatus.

30.5 The bedding material for the patients at an animal hospital shall be stored away from any ward, and if it is kept in an adjoining room, such room shall be separated from the ward concerned by means of a fire partition wall.

30.6 The telephone at the number which is indicated in an official telephone directory in respect of a clinic or an animal hospital shall be answered at all times, and the use of an automatic reply service outside the normal consulting hours shall be permissible for this purpose.

30.7 Provision shall be made at a clinic or an animal hospital for the storage and disposal of—

30.7.1 waste material in a manner which will prevent the contamination of the clinic or animal hospital concerned; and

30.7.2 carcasses in a manner which will ensure that it will not start to decompose before being buried or incinerated.

31. Records at clinics and animal hospitals.

Separate records shall be kept at a clinic or an animal hospital of the examination, diagnosis, treatment and care of each patient, and such records shall—

31.1 include any X-ray plates and laboratory and pathological reports in respect of the patient concerned, as well as particulars of medicines prescribed or administered; and

31.2 be kept for at least five years.

29.5 'n Stal moet—

29.5.1 op so 'n wyse ingerig wees dat elke pasiënt afsonderlik gehou word; en
 29.5.2 geventileer wees.

29.6 Die afloop- en waswater uit 'n grootdierhospitaal moet in 'n doelmatige riool uitloop.

29.7 'n Laaiblad vir die op- en aflaai van pasiënte, en 'n drukgang met 'n waterdigte en wasbare vloer, moet by 'n grootdierhospitaal beskikbaar wees.

30. Fasilitete by klinieke en dierehospitale.

30.1 'n Kliniek of dierehospitaal waar of waarvandaan 'n persoon 'n veterinêre beroep beoefen, moet—

30.1.1 oor die nodige fasilitete beskik ten einde te verseker dat—

30.1.1.1 'n diagnostiese diens, met inbegrip van radiografiese diagnose, daar gelewer kan word;

30.1.1.2 narkose, met inbegrip van inasemingnarkose, gedurende operasies daar toegedien kan word;

30.1.1.3 'n verpleegsorgdiens daar gelewer kan word; en

30.1.1.4 'n noodgevalle- en intensiewe sorgdiens daar gelewer kan word;

30.1.1.5 'n laboratoriumdiens vir sy eie behoeftes daar gelewer kan word, of toegang tot so 'n diens beskikbaar is;

30.1.1.6 'n apteekdiens vir sy eie behoeftes daar gelewer kan word; en

30.1.1.7 nadoodse ondersoke daar gedoen kan word; en

30.1.2. gedurende die spreekure wat op 'n bord in reël 21 bedoel, ten opsigte daarvan aangedui is, deur 'n persoon wat 'n veterinêre beroep beoefen, beman word ten einde kliënte volgens afspraak te bedien.

30.2 'n Dier mag nie oornag by 'n kliniek gehospitaliseer word nie behalwe indien voltydse toesig by die betrokke kliniek beskikbaar is.

30.3 'n Dier met 'n aansteeklike siekte mag nie by 'n kliniek of dierehospitaal gehospitaliseer word nie tensy fasilitete vir die afsondering daarvan bestaan.

30.4 'n Dierehospitaal moet van brandblusapparaat voorseen wees.

30.5 Die kooigoed vir die pasiënte by 'n dierehospitaal moet weg van enige siekekamer opgeberg word, en indien dit in 'n-aangrensende vertrek gehou word, moet sodanige vertrek deur middel van 'n brandbinnemuur van die betrokke siekekamer geskei wees.

30.6 Die telefoon by die nommer wat in 'n amptelike telefoongids ten opsigte van 'n kliniek of dierehospitaal aangedui is, moet te alle tye beantwoord word, en die gebruik van 'n outomatiese antwoorddiens buite die normale spreekture is vir hierdie doel toelaatbaar.

30.7 Voorsiening moet by 'n kliniek of dierehospitaal gemaak word vir die berging en verwydering van—

30.7.1 afvalmateriaal op 'n wyse wat sal voorkom dat die betrokke kliniek of dierehospitaal besoedel word; en

30.7.2 karkasse op 'n wyse wat sal verseker dat dit nie sal begin ontbind voordat dit begrawe of verbrand word nie.

31. Rekords by klinieke en dierehospitale.

Afsonderlike rekords moet by 'n kliniek of dierehospitaal gehou word van die ondersoek, diagnostering, behandeling en versorging van elke pasiënt, en sodanige rekords moet—

31.1 enige X-stralplate en laboratorium- en patologiese verslae ten opsigte van die betrokke pasiënt, asook besonderhede van medisynes voorgeskryf of toegedien, insluit; en

31.2 vir minstens vyf jaar bewaar word.

CONTENTS

No.	Page No.	Gazette No.
PROCLAMATION		
R. 189 Veterinary and Para-Veterinary Professions Act (19/1982): Comencement.....	1	8402
GOVERNMENT NOTICES		
Agriculture, Department of		
<i>Government Notices</i>		
R. 2084 Veterinary and Para-Veterinary Professions Act (19/1982): Application to veterinary nurses.....	1	8402
R. 2085 do.: Regulations relating to veterinary and para-veterinary professions.....	2	8402
R. 2086 do.: South African Veterinary Council: Rules relating to the practising of veterinary professions.....	17	8402

INHOUD

No.	Bladsy No.	Staatskoerant No.
PROKLAMASIE		
R. 189 Wet op Veterinêre en Para-veterinêre Be-roep (19/1982): Inwerkingtreding	1	8402
GOEWERMANTSKENNISGEWINGS		
Landbou, Departement van		
<i>Goewermantskennisgewings</i>		
R. 2084 Wet op Veterinêre en Para-veterinêre Be-roep (19/1982): Toepassing op veterinêre verpleegsters.....	1	8402
R. 2085 do.: Regulasies betreffende veterinêre en para-veterinêre beroep.....	2	8402
R. 2086 do.: Suid-Afrikaanse Veterinêre Raad: Reëls betreffende die beoefening van veterinêre beroep	17	8402