

REPUBLIC
OF
SOUTH AFRICA



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VAN
SUID-AFRIKA

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Regulation Gazette

No. 6933

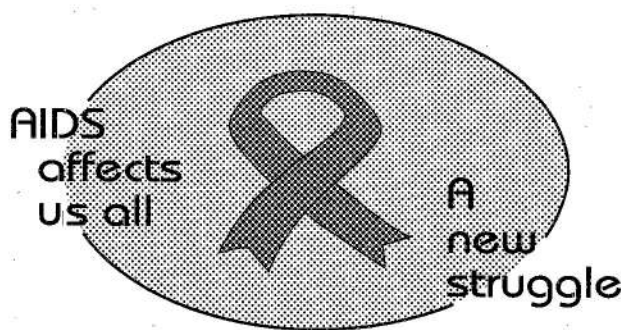
Regulasiekoerant

Vol. 425

PRETORIA, 28 NOVEMBER 2000

No. 21792

We all have the power to prevent AIDS



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AIDS

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DEPARTMENT OF HEALTH

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DEPARTMENT OF HEALTH DEPARTEMENT VAN GESONDHEID

No. R. 1198

28 November 2000

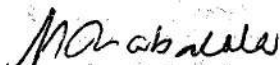
HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

REGULATIONS RELATING TO EXAMINATIONS FOR MEDICAL PRACTITIONERS AND DENTISTS WHO HAVE APPLIED FOR REGISTRATION IN TERMS OF SECTION 26 OF THE ACT: REPEAL

The Minister of Health has, in terms of section 61(5) of the Health Professions Act, 1974 (Act No. 56 of 1974), in consultation with the Health Professions Council of South Africa, made the regulations in the Schedule.

SCHEDULE

The regulations published under Government Notice No. R.1758 of 1 September 1978, as amended by Government Notices Nos. R.1726 of 9 August 1985 and R.180 of 2 February 1990, are hereby repealed.



MINISTER OF HEALTH

DATE: 18.10.2000

No. R. 1198**28 November 2000****RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA****REGULASIES BETREFFENDE DIE EKSAMEN VIR GENEESHERE EN
TANDARTSE WAT AANSOEK GEDOEN HET VIR REGISTRASIE INGEVOLGE
ARTIKEL 26 VAN DIE WET: HERROEPING**

Die Minister van Gesondheid het, ingevolge artikel 61(5) van die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974), in oorleg met die Raad vir Gesondheidsberoep van Suid-Afrika, die regulasies in die Bylae uitgevaardig.

BYLAE

Die regulasies gepubliseer kragtens Goewermentskennisgewing No. R.1758 van 1 September 1978, soos gewysig by Goewermentskennisgewings Nos. R.1726 van 9 Augustus 1985 en R.180 van 2 Februarie 1990, word hierby herroep.

MINISTER VAN GESONDHEID**DATUM:**

No. R. 1199**28 November 2000****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****REGULATIONS RELATING TO THE EXAMINATION FOR MEDICAL PRACTITIONERS AND DENTISTS APPLYING FOR EXEMPTION FROM THE RESTRICTIONS RELATING TO THEIR REGISTRATION: REPEAL**

The Minister of Health has, in terms of section 61(5) of the Health Professions Act, 1974 (Act No. 56 of 1974), in consultation with the Health Professions Council of South Africa, made the regulations in the Schedule.

SCHEDULE

The regulations published under Government Notice No. R.2277 of 3 December 1976, as amended by Government Notices Nos. R.1727 of 9 August 1985 and R.179 of 2 February 1990, are hereby repealed.

M. Rababala
MINISTER OF HEALTH
DATE: 18. 10. 2000

No. R. 1199**28 November 2000****RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA****REGULASIES BETREFFENDE DIE EKSAMEN VIR GENEESHHERE EN
TANDARTSE WAT AANSOEK GEDOEN HET OM VRYSTELLING VAN DIE
BEPERKINGS BETREFFENDE HUL REGISTRASIE: HERROEPING**

Die Minister het, ingevolge artikel 61(5) van die Wet op Gesondheidsberoepes, 1974 (Wet No. 56 van 1974), in oorleg met die Raad vir Gesondheidsberoepes van Suid-Afrika, die regulasies in die Bylae uitgevaardig.

BYLAE

Die regulasies gepubliseer kragtens Goewermentskennisgewing No. R. 2277 van 3 Desember 1976, soos gewysig by Goewermentskennisgewings Nos. R. 1727 van 9 Augustus 1985 en R. 179 van 2 Februarie 1990, word hierby herroep.

MINISTER VAN GESONDHEID**DATUM:**

No. R. 1200**28 November 2000****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****REGULATIONS RELATING TO THE REGISTRATION OF PERSONS AS GENERAL PRACTITIONERS AND FAMILY PHYSICIANS IN MEDICINE**

The Minister of Health has, in terms of section 24 of the Health Professions Act, 1974 (Act No. 56 of 1974), in consultation with the Health Professions Council of South Africa, made the regulations in the Schedule.

SCHEDULE**Definitions**

1. In these regulations any expression to which a meaning has been assigned in the Act, shall bear such meaning and unless the context otherwise indicates -

“Annexure” means an annexure to these regulations;

“board” means the Medical and Dental Professional Board established by Government Notice No. R.75 of 16 January 1998;

“the Act” means the Health Professions Act, 1974 (Act No. 56 of 1974).

2. The Board may register a person in the relevant category in terms of the Act as a general practitioner or family physician in medicine if he or she holds a qualification and complies with the other requirements for such registration as set out in regulations 3 and 4 hereof respectively.

Registration as a medical practitioner in the category independent practice (general practitioner)

3. (1) A person holding a qualification listed in Annexure A shall be entitled to obtain registration under the Act as a medical practitioner in the category independent practice (general practitioner) if he or she has, before or in connection with or after obtaining the qualification concerned, complied with the requirements of subregulations (2) and (3).
- (2) The holder of a qualification referred to in subregulation (1) shall first have been registered under the Act as -
- (a) a medical student and shall have completed the prescribed education and training as a medical student;
 - (b) an intern in medicine and shall have completed the prescribed training as such an intern; and
 - (c) a medical practitioner to perform community service as prescribed in terms of section 24A of the Act and shall have completed such service.
- (3) The holder of a qualification referred to in subregulation (1) shall -
- (a) submit his or her application in terms of section 17 of the Act for registration as a medical practitioner in the category independent practice (general practitioner) to the board on an application form supplied by the board and duly completed;
 - (b) on completion thereof, submit a report issued by the relevant health authority as evidence that he or she has satisfactorily completed community service; and
 - (c) pay the prescribed fee.

Registration as a medical practitioner in the category independent practice (family physician)

4. (1) A person holding a qualification listed in Annexure B shall be entitled to obtain registration under the Act as a medical practitioner in the category independent practice (family physician) if he or she has, before or in connection with or after obtaining the qualification concerned, complied with the requirements of subregulations (2) and (3).
 - (2) The holder of a qualification referred to in subregulation (1) shall -
 - (a) first have been registered under the Act as a medical practitioner in the category independent practice (general practitioner);
 - (b) subsequently have completed the programme of vocational training which the relevant faculty of medicine or health sciences prescribed as part of the course in family medicine of that faculty.
 - (3) The holder of a qualification referred to in subregulation (1) shall -
 - (a) submit his or her application in terms of section 17 of the Act for registration as a medical practitioner in the category independent practice (family physician) to the board on an application form supplied by the board and duly completed;
 - (b) submit a certificate issued by the relevant faculty of medicine or health sciences as evidence that he or she has satisfactorily completed the prescribed programme of vocational training in family medicine; and
 - (c) pay the prescribed fee.

Repeal

5. The regulations published under Government Notice No. R.1243 of 8 June 1990, as amended by Government Notices Nos. R.261 of 15 February 1991, R.2514 of 11 September 1992, R.1320 of 23 July 1993, R.243 of 11 February 1994, R.834 of 29 April 1994 and R.1213 of 26 July 1996, are hereby repealed.

ANNEXURE A

University or examining authority and qualification	Abbreviation for registration
Medical University of Southern Africa	
Bachelor of Medicine, Bachelor of Surgery	MB ChB Medunsa
University of Cape Town	
Bachelor of Medicine, Bachelor of Surgery	MB ChB Cape Town
University of Natal	
Bachelor of Medicine, Bachelor of Surgery	MB ChB Natal
University of the Orange Free State	
Bachelor of Medicine, Bachelor of Surgery	MB ChB Orange Free State
University of Pretoria	
Bachelor of Medicine, Bachelor of Surgery	MB ChB Pret
University of Stellenbosch	
Bachelor of Medicine, Bachelor of Surgery	MB ChB Stell

University of Transkei

Bachelor of Medicine, MB ChB Unistra
 Bachelor of Surgery MB ChB Unistra

University of the Witwatersrand

Bachelor of Medicine, MB BCh Witwatersrand
 Bachelor of Surgery MB BCh Witwatersrand

ANNEXURE B

University or examining authority and qualification	Abbreviation for registration
(a) South Africa	

College of Medicine of South Africa

Membership of the Faculty of General Practice MFGP (SA)
 Membership of the College of Family Practitioners MCFP (SA)

Medical University of Southern Africa

Master of Medicine (Family Medicine) M Prax Med Medunsa
 Master of Family Medicine M Fam Med Medunsa

University of Cape Town

Master in Philosophy (Family Medicine/Primary Care) M Phil (Fam Med/Prim Care) Cape Town
 Master of Family Medicine M Fam Med Cape Town

University of Natal

Master of Medicine (Primary Care).....M Prax Med Natal
Master of Family Medicine.....M Fam Med Natal

University of the Orange Free State

Master of Family Medicine.....M Fam Med Orange Free State

University of Pretoria

Master of Domestic Medicine.....M (Med Dom) Pret
Master of Family Practice.....M. Prax Med Pret
Master in Medicine (Family Medicine).....M Med (Fam Med) Pret

University of Stellenbosch

Master of Family Medicine.....M Arts Med Stell
Master of Family Medicine.....M Fam Med Stell

University of Transkei

Master of Family Medicine.....M Fam Med Umtata

University of the Witwatersrand

Master of Family Medicine.....M Fam Med Witwatersrand
*Master of Science in MedicineMSc (Med) Witwatersrand
(*If obtained in Family Medicine)

University or examining authority and qualification	Abbreviation for registration
(b) Outside South Africa	
College of Family Physicians of Canada	
Certificate in Family Medicine.....	Cert Fam Med CFP Canada
Royal College of General Practitioners	
Member.....	MRCGP
Israel	
Degree of Specialist in Family Medicine, Israel	
The Netherlands	
"Opleiding tot Huisarts" recognised by the "Huisarts Registratie Commissie, Koninklijke Commissie, Koninklijke Nederlandse Maatschappij tot Bevordering der Geneeskunst"	
University of Western Ontario	
Master of Clinical Science in Family Medicine.....	MCISc Fam Med Western Ontario



MINISTER OF HEALTH

DATE: 18.10.2000

No. R. 1200**28 November 2000****RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA****REGULASIES BETREFFENDE DIE REGISTRASIE VAN PERSONE AS
ALGEMENE PRAKTISSYNS EN GESINSARTSE IN GENEESKUNDE**

Die Minister van Gesondheid het, ingevolge artikel 24 van die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974), in oorleg met die Raad vir Gesondheidsberoep van Suid-Afrika, die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie regulasies het enige uitdrukking waaraan die Wet 'n betekenis heg, sodanige betekenis en, tensy uit die samehang anders blyk, beteken –

“Aanhangsel” ‘n aanhangsel by hierdie regulasies;

“die Wet” die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974);

“raad” die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad ingestel by Goewermentskennisgewing No. R. 75 van 16 Januarie 1998.

Registrasie as algemene praktisyn of gesinsarts

2. Die raad kan iemand in die tersaaklike kategorie ingevolge die Wet as algemene praktisyn of gesinsarts in geneeskunde regstreer indien hy of sy 'n sertifikaat het en voldoen aan die ander vereistes vir sodanige registrasie soos in onderskeidelik regulasies 3 en 4 van hierdie regulasies uiteengesit.

Registrasie as geneesheer in die kategorie onafhanklike praktyk (algemene praktisyn)

3. (1) Iemand wat 'n kwalifikasie het wat gelys word in Aanhangsel A, is geregtig daarop om registrasie kragtens die Wet te verkry as geneesheer in die kategorie onafhanklike praktyk (algemene praktisyn) indien hy of sy voor of met betrekking tot of na die verwerwing van die betrokke kwalifikasie aan die vereistes van subregulasies (2) en (3) voldoen.

(2) Die houer van 'n kwalifikasie bedoel in subregulasie (1) moet eers kragtens die Wet geregistreer te gewees het as –

(a) 'n mediese student en moet die voorgeskrewe onderwys en opleiding as mediese student afgelê het;

(b) 'n intern in geneeskunde en moet die voorgeskrewe opleiding as sodanige intern afgelê het; en

(c) 'n geneesheer wat gemeenskapsdiens moet doen soos voorgeskryf ingevolge artikel 24A van die Wet en moet sodanige diens voltooi het.

(3) Die houer van 'n kwalifikasie bedoel in subregulasie (1) moet –

(a) sy of haar aansoek om registrasie as geneesheer in die kategorie onafhanklike praktyk (algemene praktisyn) ingevolge artikel 17 van die Wet aan die raad voorlê op 'n

aansoekvorm verskaf deur die raad en wat behoorlik ingevul is;

- (b) by die invul daarvan 'n verslag indien wat uitgereik is deur die tersaaklike gesondheidsowerheid as bewys daarvan dat hy of sy gemeenskapsdiens bevredigend voltooi het; en
- (c) die voorgeskrewe gelde betaal.

Registrasie as geneesheer in die kategorie onafhanklike praktyk (gesinsarts)

4. (1) Iemand wat 'n kwalifikasie het wat gelys word in Aanhangsel B, is geregtig daarop om registrasie kragtens die Wet te verkry as geneesheer in die kategorie onafhanklike praktyk (gesinsarts) indien hy of sy voor of met betrekking tot of na die verwerwing van die betrokke kwalifikasie aan die vereistes van subregulasies (2) en (3) voldoen.

(2) Die houer van 'n kwalifikasie bedoel in subregulasie (1) moet –
 - (a) eers kragtens die Wet geregistreer te gewees het as geneesheer in die kategorie onafhanklike praktyk (algemene praktisyn);
 - (b) vervolgens 'n program in beroepsleiding voltooi het wat die tersaaklike fakulteit van geneeskunde of gesondheidswetenskappe voorskryf as deel van die kursus in gesinsgeneeskunde van daardie fakulteit.
(3) Die houer van 'n kwalifikasie bedoel in subregulasie (1) moet –

- (a) sy of haar aansoek om registrasie as geneesheer in die kategorie onafhanklike praktyk (gesinsarts) ingevolge artikel 17 van die Wet aan die raad voorlê op 'n aansoekvorm verskaf deur die raad en wat behoorlik ingevul is;
- (b) 'n sertifikaat wat uitgereik is deur die tersaaklike fakulteit van geneeskunde of gesondheidswetenskappe indien as bewys daarvan dat hy of sy die voorgeskrewe program in beroepsleiding in gesinsgeneeskunde bevredigend voltooi het; en
- (c) die voorgeskrewe gelde betaal.

Herroeping

5. Die regulasies gepubliseer kragtens Goewermentskennisgewing No. R. 1243 van 8 Junie 1990, soos gewysig by Goewermentskennisgewings Nos. R. 261 van 15 Februarie 1991, R. 2514 van 11 September 1992, R. 1320 van 23 Julie 1993, R243 van 11 Februarie 1994, R. 834 van 29 April 1994 en R. 1213 van 26 Julie 1996 word hereby herroep.

**Universiteit of eksamenowerheid
en kwalifikasie****Afkorting vir
registrasie****Mediese Universiteit van Suidelike Afrika**

Baccalaureus in Geneeskunde,

Baccalaureus in Sjirurgie

MB Ch B Medunsa**Universiteit van Kaapstad**

Baccalaureus in Geneeskunde,

Baccalaureus in Sjirurgie

MB Ch B Kaapstad**Universiteit van Natal**

Baccalaureus in Geneeskunde,

Baccalaureus in Sjirurgie

MB Ch B Natal**Universiteit van die Vrystaat**

Baccalaureus in Geneeskunde,

Baccalaureus in Sjirurgie

MB Ch B Vrystaat**Universiteit van Pretoria**

Baccalaureus in Geneeskunde,

Baccalaureus in Sjirurgie

MB Ch B Pret**Universiteit van Stellenbosch**

Baccalaureus in Geneeskunde,

Baccalaureus in Sjirurgie

MB Ch B Stell**Universiteit van Transkei**

Baccalaureus in Geneeskunde,
Baccalaureus in Sjirurgie

MB Ch B Unitra

Universiteit van die Witwatersrand

Baccalaureus in Geneeskunde,
Baccalaureus in Sjirurgie

MB Ch B Witwatersrand

AANHANGSEL B**Universiteit of eksamenowerheid
en kwalifikasie****Afkorting vir
registrasie****(a) Suid-Afrika****Kollege van Geneeskunde van Suid-Afrika**

Lidmaatskap van die Fakulteit van Algemene Praktyk

MFGP (SA)

Lidmaatskap van die Kollege van Gesinspraktisyns

MCFP (SA)

Mediese Universiteit van Suidelike Afrika

Magister in Geneeskunde (Gesinsgeneeskunde)

M Prax Med Medunsa

Magister in Gesinsgeneeskunde

M Fam Med Medunsa

Universiteit van Kaapstad

Magister in Filosofie (Gesinsgeneeskunde/Primêre Sorg)

M Phil (Fam Med/Prim Care) Kaapstad

Magister in Gesinsgeneeskunde

M Fam Med Kaapstad

Universiteit van Natal

Magister in Geneeskunde (Primêre Sorg)

M Prax Med Natal

Magister in Gesinsgeneeskunde

M Fam Med Natal

Universiteit van die Vrystaat

Magister in Gesinsgeneeskunde

M Fam Med Vrystaat

Universiteit van Pretoria

Magister in Huishoudelike Geneeskunde	M (Med Dom) Pret
Magister in Gesinspraktyk	M Prax Med Pret
Magister in Geneeskunde (Gesinsgeneeskunde)	M Med (Fam Med) Pret

Universiteit van Stellenbosch

Magister in Gesinsgeneeskunde	MA Med Stell
Magister in Gesinsgeneeskunde	M Fam Med Stell

Universiteit van Transkei

Magister in Gesinsgeneeskunde	M Fam Med Unitra
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Universiteit van die Witwatersrand

Magister in Gesinsgeneeskunde	M Fam Med Witwatersrand
*Magister in Wetenskap van Geneeskunde	M Sc (Med) Witwatersrand
(* Indien verwerf in Gesinsgeneeskunde)	

(b) Buite Suid-Afrika**College of Family Physicians of Canada**

Sertifikaat in Gesinsgeneeskunde

Cert Fam Med CFP Canada

Royal College of General Practitioners

Lid

MRCGP

IsraelSpesialisgraad in Gesinsgeneeskunde (*Degree of Specialist in Family Medicine*), Israel

Nederland

"Opleiding tot Huisarts", erken deur die "Huisarts Registratie Commissie,
Koninklijke Commissie, Koninklijke Nederlandse Maatschappij tot
Bevordering der Geneeskunst"

University of Western Ontario

Magister in Kliniese Wetenskap in Gesinsgeneeskunde

(Master of Clinical Science in Family Medicine)

M Cl Sc Fam Med Western Ontario

MINISTER VAN GESONDHEID

DATUM:

No. R. 1201

28 November 2000

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA**REGULATIONS RELATING TO THE REGISTRATION OF PERSONS AS GENERAL PRACTITIONERS IN DENTISTRY**

The Minister of Health has, in terms of section 24 of the Health Professions Act, 1974 (Act No. 56 of 1974), in consultation with the Health Professions Council of South Africa, made the regulations in the Schedule.

SCHEDULE**Definitions**

1. In these regulations any expression to which a meaning has been assigned in the Act shall bear such meaning and unless the context otherwise indicates -

“Annexure” means an annexure to these regulations;

“board” means the Medical and Dental Professional Board established by Government Notice No. R.75 of 16 January 1998;

“the Act” means the Health Professions Act, 1974 (Act No. 56 of 1974).

Registration as a dentist in the category independent practice (general practitioner)

2. (1) A person holding a qualification listed in the Annexure shall be entitled to obtain registration under the Act as a dentist in the category independent practice (general practitioner) if he or she has, before or in connection with or after obtaining the qualification concerned, complied with the requirements of subregulations (2) and (3).

(2) The holder of a qualification referred to in subregulation (1) shall first have been

registered in terms of the Act as -

- (a) a dental student and shall have completed the prescribed education and training as a dental student;
 - (b) after the introduction of community service for dentists in terms of section 24A of the Act, a dentist to perform community service and shall have completed such service.
- (3) The holder of a qualification referred to in subregulation (1) shall -
- (a) submit his or her application in terms of section 17 of the Act for registration as a dentist in the said category to the board on an application form supplied by the board and duly completed;
 - (b) subject to the provisions of subregulation (2)(b) and on completion thereof, submit a report issued by the relevant health authority as evidence that he or she has satisfactorily completed community service; and
 - (c) pay the prescribed fee.

ANNEXURE

versity or examining authority
qualification

**Abbreviation for
registration**

Medical University of Southern Africa

Bachelor of Dental Surgery.....BChD Medunsa

Bachelor of Dental ScienceBDS Medunsa

University of Pretoria

Bachelor of Dental Surgery.....BChD Pret

University of Stellenbosch

Bachelor of Dental Surgery.....BChD Stell

University of the Western Cape

Bachelor of Dental Surgery.....BChD Western Cape

University of the Witwatersrand

Bachelor of Dental ScienceBDS Witwatersrand

Bachelor of Dental Surgery.....BDS Witwatersrand

*MQ abalala***MINISTER OF HEALTH****DATE:** *18. 10. 2000*

No. R. 1201**28 November 2000****RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA****REGULASIES BETREFFENDE DIE REGISTRASIE VAN PERSONE AS
ALGEMENE PRAKТИСNS IN TANDHEELKUNDE**

Die Minister van Gesondheid het, ingevolge artikel 24 van die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974), in oorleg met die Raad vir Gesondheidsberoep van Suid-Afrika, die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie regulasies het enige uitdrukking waaraan die Wet 'n betekenis heg, sodanige betekenis en, tensy uit die samehang anders blyk, beteken –

“Aanhangsel” ‘n aanhangsel by hierdie regulasies;

“die Wet” die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974);

“raad” die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad ingestel by Goewermentskennisgwing No. R. 75 van 16 Januarie 1998.

Registrasie as tandarts in die kategorie onafhanklike praktyk (algemene praktisyn)

2. (1) Iemand wat 'n kwalifikasie het wat gelys word in die Aanhangsel, is geregtig daarop om registrasie kragtens die Wet te verkry as tandarts in die kategorie onafhanklike praktyk (algemene praktisyn) indien hy of sy voor of met betrekking tot of na die verwerwing van die betrokke kwalifikasie aan die vereistes van subregulasies (2) en (3) voldoen.
- (2) Die houer van 'n kwalifikasie bedoel in subregulasie (1) moet eers kragtens die Wet geregistreer te gewees het as –
- (a) 'n tandheelkundestudent en moet die voorgeskrewe onderwys en opleiding as tandheelkundestudent afgelê het;
 - (b) na die invoering van gemeenskapsdiens vir tandartse ingevolge artikel 24A van die Wet, 'n tandarts wat gemeenskapsdiens moet doen en moet sodanige diens voltooi het.
- (3) Die houer van 'n kwalifikasie bedoel in subregulasie (1) moet –
- (a) sy of haar aansoek om registrasie as tandarts in vermelde kategorie ingevolge artikel 17 van die Wet aan die raad voorlê aan die raad op 'n aansoekvorm verskaf deur die raad en wat behoorlik ingevul is;
 - (b) behoudens die bepalings van subregulasie (2)(b) en by die invul daarvan, 'n verslag indien wat uitgereik is deur die tersaaklike gesondheidsowerheid as bewys daarvan dat hy of sy gemeenskapdiens bevredigend voltooi het; en
 - (c) die voorgeskrewe gelde betaal.

AANHANGSEL

Universiteit of eksamenowerheid en kwalifikasie	Afkorting vir registrasie
Mediese Universiteit van Suidelike Afrika	
Baccalaureus in Tandheelkunde	B Ch D Medunsa
Baccalaureus in Tandheelkundige Wetenskap	B DS Medunsa
Universiteit van Pretoria	
Baccalaureus in Tandheelkunde	B Ch D Pret
Universiteit van Stellenbosch	
Baccalaureus in Tandheelkunde	B Ch D Stell
Universiteit van die Wes-Kaap	
Baccalaureus in Tandheelkunde	B Ch D Wes-Kaap
Universiteit van die Witwatersrand	
Baccalaureus in Tandheelkundige Wetenskap	B DS Witwatersrand
Baccalaureus in Tandheelkunde	B Ch D Witwatersrand
MINISTER VAN GESONDHEID	
DATUM:	

No. R. 1202

28 November 2000

RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA**REGULASIES BETREFFENDE EKSAMENS VIR GENEESHÈRE EN
TANDARTSE WAT AANSOEK GEDOEN HET OM REGISTRASIE
INGEVOLGE ARTIKEL 26 VAN DIE WET: HERROEPING**

Die Minister het, ingevolge artikel 61(5) van die Wet op Gesondheidsberoepes, 1974 (Wet No. 56 van 1974), in oorelog met die Raad vir Gesondheidsberoepes van Suid-Afrika, die regulasies in die Bylae uitgevaardig.

BYLAE

Die regulasies gepubliseer kragtens Goewermentskennisgewing No. R. 1758 van 1 September 1978, soos gewysig by Goewermentskennisgewings Nos. R. 1726 van 9 Augustus 1985 en R. 180 van 2 Februarie 1990, word hierby herroep.

MINISTER VAN GESONDHEID**DATUM:**

No. R. 1203**28 November 2000****HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA****REGULATIONS RELATING TO THE REGISTRATION OF PERSONS WHO QUALIFIED OUTSIDE
SOUTH AFRICA AS INTERNS, MEDICAL PRACTITIONERS OR DENTISTS**

The Minister of Health has, in terms of section 25 of the Health Professions Act, 1974 (Act No. 56 of 1974), in consultation with the Health Professions Council of South Africa, made the regulations in the Schedule.

SCHEDULE**Definitions**

1. In these regulations any expression to which a meaning has been assigned in the Act shall bear such meaning and unless the context otherwise indicates -

“board” means the Medical and Dental Professional Board established by Government Notice No. R.75 of 16 January 1998;

“public service” means a service rendered by the State at the national, provincial and local level of government, and includes organisations which function under its auspices or are largely subsidised by the State or recognised by the board for the purpose of these regulations;

“supernumerary” in relation to a post, means a post which shall not be recognised for teaching or training purposes by the board;

“the Act” means the Health Professions Act, 1974 (Act No. 56 of 1974).

Categories of registration

2. Persons who obtained a qualification in medicine or dentistry outside South Africa may be registered in terms of section 25 of the Act in any one of the following categories:
- (1) Interns in medicine.
 - (2) Medical practitioners or dentists in the category public service (general practitioner) to be employed as such in the public service.
 - (3) Medical practitioners or dentists in the category education to be employed as such by higher education and/or research institutions approved by the board for teaching, training or research purposes.
 - (4) Medical practitioners or dentists in the category postgraduate study to engage in postgraduate study and/or research in medicine or dentistry in South Africa as the holders of appointments which are of a temporary and supernumerary nature.
 - (5) Medical practitioners or dentists in the category independent practice (general practitioner), provided that the requirements in terms of section 24A of the Act have been met.
 - (6) Medical practitioners or dentists in the category independent practice (specialist), provided the requirements prescribed in terms of section 35 of the Act for registration as a specialist have been met.
 - (7) Medical practitioners or dentists in the category public service (specialist) to be employed as such in the public service, provided the requirements prescribed in terms of section 35 of the Act for registration as a specialist have been met.
 - (8) Medical practitioners or dentists in the category independent practice (specialist) who have been registered under regulation 1(12) of the regulations published under Government Notice No. R.2274 of 3 December 1976: Provided that -
 - (a) such medical practitioners or dentists shall restrict their practice to the speciality in which they have been registered; and
 - (b) the requirements prescribed in terms of section 35 of the Act for registration

as a specialist shall be met.

- (9) Medical practitioners registered in the category independent practice (family physician) under regulation 1(12) of the regulations published under Government Notice No. R.2274 of 3 December 1976.
- (10) Medical practitioners or dentists in the category military service to participate as such in South Africa in any military operation at the recommendation of the Surgeon General of the South African Defense Force.
- (11) Notwithstanding any other provisions contained in these regulations, the board shall have the discretion to register medical practitioners or dentists in the category volunteer services to participate as such in South Africa in health care relief or assistance programmes of a temporary nature at the recommendation and under the supervision of a South African health care provider agency recognised by the board.

Restrictions

- 3. The registration of a person in a category referred to in regulation 2(1), (2), (3), (4), (10) or (11) shall be effective for such initial period as the board may determine and may be renewed thereafter for such further period or periods as the board may determine.
- 4. A person referred to in regulation 2(1) shall undergo training as an intern as prescribed in terms of the Regulations relating to the Registration and Training of Interns in Medicine.
- 5. A person referred to in regulation 2(2) may perform the functions pertaining to the profession of a medical practitioner or dentist in the public service specified by the board on his or her certificate of registration and determined by the conditions of his or her contract of employment with the relevant employing health authority.
- 6. A person referred to in regulation 2(3) may perform the teaching, training and research duties, including clinical duties, in medicine or dentistry specified by the board on his or her certificate of registration and determined by the conditions of his or her contract of employment with a higher education and/or research institution approved by the board.
- 7. A person referred to in regulation 2(4) may carry out postgraduate study or research in medicine or dentistry at an institution or facility in the public service as determined by the board.

8. The restrictions referred to in regulation 3, 4, 5, and 6 may be revoked by the board if a person registered in terms of regulations 2(1), (2), (3), (7), (8) or (9) has -

(i) passed an examination or other assessment as determined by the board for the relevant category; and

(ii) complied with the requirements for training as an intern in medicine as prescribed in the Regulations relating to the Registration and Training of Interns in Medicine,

whereupon any such person may apply for registration as a medical practitioner in the category independent practice (general practitioner) referred to in regulation 2(5).

9. A person who wishes to register in any category referred to in regulation 2 shall -

(a) submit his or her application for registration to the board on an application form supplied by the board and duly completed;

(b) pay the prescribed registration fee or fees; and

(c) in the case of a person wishing to obtain registration in a category referred to in regulation 2(5) or (6), submit documentary evidence to the board that he or she has completed community service as prescribed in terms of section 24A of the Act while registered as a medical practitioner in terms of section 18 of the Act or that he or she has not been required to perform such community service.

10. A person who obtained qualifications outside the Republic as a result of an agreement between the Republic and any particular country may not be required to pass an evaluation in terms of section 25 of the Act before he or she may be registered under regulation 2(1).

Application and repeal

11. (1) The regulations published under Government Notice No. R.2274 of 3 December 1976, as amended by Government Notices Nos. R.1828 of 16 September 1977, R.2163 of 17 October 1986 and R.87 of 5 May 1989, are hereby repealed.

(2) Persons registered under the Act in terms of -

(a) regulation 1(1), (4), (8), (9) or (10) of the regulations referred to in subregulation (1) shall be regarded as having been registered in terms of

subregulation (1) shall be regarded as having been registered in terms of regulation 2(2) of these regulations;

- (b) regulation 1(2) of the regulations referred to in subregulation (1) shall be regarded as having been registered in terms of regulation 2(3) of these regulations;
- (c) regulation 1(4) of the regulations referred to in subregulation (1), by virtue of being South African citizens and having enrolled prior to 31 December 1992 for a qualification accepted by the board for such registration in terms of section 25 of the Act and who completed one year's service to the satisfaction of the board, shall be regarded as having been registered in terms of regulation 2(5) of these regulations;
- (d) regulation 1(6) of the regulations referred to in subregulation (1) shall be regarded as having been registered in terms of regulation 2(4) of these regulations: Provided that persons, who on the promulgation of these regulations were receiving education and training as registrars or were enrolled for a course in family medicine with the approval of the board, may hold such registration in terms of these regulations until they have successfully complied with all the requirements for education and training in their speciality or in family medicine, whereupon, on passing the assessment required by the board –
 - (i) specialists shall be registered in terms of regulation 2(8) of these regulations;
 - (ii) medical practitioners qualified in family medicine shall be registered in terms of regulation 2(9) of these regulations;
- (e) regulation 1(7) of the regulations referred to in subregulation (1) shall be regarded as having been registered in terms of regulation 2(1) of these regulations;
- (f) regulation 1(12) of the regulations referred to in subregulation (1) of these regulations -
 - (i) as specialists shall be regarded as having been registered in terms of regulation 2(8) of these regulations; or

- (ii) in the category family physicians shall be regarded as having been registered in terms of regulation 2(9) of these regulations.

M Qwabala
MINISTER OF HEALTH

DATE: 18. 10. 2000

No. R. 1203**28 November 2000****RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA****REGULASIES BETREFFENDE DIE REGISTRASIE VAN PERSONE WAT
BUITE SUID-AFRIKA GEKWALIFISEER HET AS INTERN, GENEESHEER
OF TANDARTS**

Die Minister van Gesondheid het, ingevolge artikel 25 van die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974), in oorleg met die Raad vir Gesondheidsberoep van Suid-Afrika, die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie regulasies het enige uitdrukking waaraan die Wet 'n betekenis heg, sodanige betekenis en, tensy uit die samehang anders blyk, beteken -

“botallig” met betrekking tot 'n pos, 'n pos wat nie vir onderwys- of opleidingsdoeleindes deur die raad erken word nie;
- “die Wet” die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974);
- “raad” die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad ingestel by Goewermentskennisgewing No. R. 75 van 16 Januarie 1998;

“staatsdiens” ‘n diens deur die Staat gelewer op nasionale, provinsiale en plaaslike vlak van regering, en ook organisasies wat funksioneer kragtens die oogmerke van die Staat of wat grootliks deur die Staat gesubsidieer word of deur die raad erken word vir die doel van hierdie regulasies.

Kategorieë van registrasie

2. Persone wat ‘n kwalifikasie in geneeskunde of tandheelkunde buite Suid-Afrika verwerf het, kan ingevolge artikel 25 van die Wet geregistreer word in enigeen van die volgende kategorieë:
 - (1) Interns in geneeskunde.
 - (2) Geneeshere of tandartse in die kategorie staatsdiens (algemene praktisyn) wat as sodanig in die staatsdiens in diens is.
 - (3) Geneeshere of tandartse in die kategorie onderwys wat as sodanig deur hoëonderwys- en/of navorsingsinstellings wat deur die raad goedgekeur is vir onderrig-, opleidings- en navorsingsdoeleindes, in diens is.
 - (4) Geneeshere of tandartse in die kategorie nagraadse studie wat met nagraadse studie en/of navorsing in geneeskunde of tandheelkunde in Suid-Afrika besig is as houers van aanstellings wat tydelik of botallig van aard is.
 - (5) Geneeshere of tandartse in die kategorie onafhanklike praktyk (algemene praktisyn), met dien verstande dat daar voldoen word aan die vereistes ingevolge artikel 24A van die Wet.
 - (6) Geneeshere of tandartse in die kategorie onafhanklike praktyk (spesialis), met dien verstande dat daar voldoen word aan die

vereistes ingevolge artikel 35 van die Wet voorgeskryf vir registrasie as 'n spesialis.

- (7) Geneeshere of tandartse in die kategorie staatsdiens (spesialis) om as sodanig in die staatsdiens in diens geneem te word, met dien verstande dat daar voldoen word aan die vereistes ingevolge artikel 35 van die Wet voorgeskryf vir registrasie as 'n spesialis.
- (8) Geneeshere of tandartse in die kategorie onafhanklike praktyk (spesialis) wat kragtens regulasie 1(12) van die regulasies gepubliseer kragtens Goewermentskennisgwing No. 2274 van 3 Desember 1976 geregistreer is: Met dien verstande dat –
 - (a) sodanige geneeshere en tandartse hul praktyk sal beperk tot die spesialiteit waarin hulle geregistreer is; en
 - (b) daar voldoen word aan die vereistes ingevolge artikel 35 van die Wet voorgeskryf vir registrasie as 'n spesialis.
- (9) Geneeshere geregistreer in die kategorie onafhanklike praktyk (gesinsgeneesheer) kragtens regulasie 1(12) van die regulasies gepubliseer kragtens Goewermentskennisgwing No. 2274 van 3 Desember 1976.
- (10) Geneeshere of tandartse in die kategorie militêre diens om as sodanig in Suid-Afrika deel te neem aan enige militêre operasie op aanbeveling van die Geneesheer-generaal van die Suid-Afrikaanse Nasionale Weermag.
- (11) Ondanks enige ander bepalings vervat in hierdie regulasies, het die raad die diskresie om geneeshere of tandartse te registreer in die kategorie vrywillige dienste om as sodanig in Suid-Afrika deel te neem aan gesondheidsorghulp of -bystandsprogramme

van 'n tydelike aard op aanbeveling en kragtens die toesig van 'n Suid-Afrikaanse gesondheidsorgverskaffersagentskap wat deur die raad erken word.

Beperkings

3. Die registrasie van iemand in 'n kategorie bedoel in regulasie 2(1), (2), (3), (4), (10) of (11) moet van krag wees vir sodanige aanvanklike tydperk as wat die raad bepaal en kan daarna hernu word vir sodanige bykomende tydperk of tydperke as wat die raad bepaal.
4. Iemand bedoel in regulasie 2(1) moet opleiding as 'n intern ondergaan soos voorgeskryf ingevolge die Regulasies betreffende die Registrasie en Opleiding van Interns in Geneeskunde.
5. Iemand bedoel in regulasie 2(2) kan die werksaamhede verrig wat betrekking het op die professie van geneesheer of tandarts in die staatsdiens wat deur die raad op sy of haar registrasiesertifikaat gespesifieer word, en bepaal word deur die voorwaardes van sy of haar dienskontrak met die tersaaklike indiensnemende gesondheidsowerheid.
6. Iemand bedoel in regulasie 2(3) kan die onderrig-, opleidings- en navorsingspligte, met inbegrip van kliniese pligte, in geneeskunde en tandheelkunde nakom wat op sy of haar registrasiesertifikaat gespesifieer word, en bepaal word deur die voorwaardes van sy of haar dienskontrak met die tersaaklike hoëronderwys- en/of navorsingsinstelling wat deur die raad goedgekeur is.
7. Iemand bedoel in regulasie 2(4) kan nagraadse studie of navorsing in geneeskunde of tandheelkunde doen aan 'n instelling of fasiliteit in die staatsdiens, soos deur die raad bepaal.

8. Die beperkings bedoel in regulasie 3, 4, 5 en 6 kan deur die raad herroep word indien iemand wat ingevolge regulasies 2(1), (2), (3), (7), (8) of (9) –
 - (i) geslaag het in 'n eksamen of ander evaluering deur die raad vir die bepaalde kategorie bepaal; en
 - (ii) voldoen het aan die vereistes vir opleiding as 'n intern in geneeskunde soos in die Regulasies betreffende die Registrasie en Opleiding van Interns in Geneeskunde voorgeskryf,op grond waarvan enige sodanige persoon kan aansoek doen om registrasie as geneesheer in die kategorie onafhanklike praktyk(algemene praktisyn) bedoel in regulasie 2(5).
9. Iemand wat in enige kategorie genoem in regulasie 2 wil regstreer, moet –
 - (a) sy of haar aansoek om registrasie aan die raad voorlê op 'n aansoekvorm wat verskaf word deur die raad en behoorlik ingeval moet wees;
 - (b) die voorgeskrewe registrasiegeld of -gelde betaal; en
 - (c) in die geval van iemand wat registrasie in 'n kategorie bedoel in regulasie 2(5) of (6) wil hê, dokumentêre bewys aan die raad voorlê dat hy of sy gemeenskapsdiens, soos voorgeskryf in artikel 24A van die Wet, gedoen het terwyl geregistreer as geneesheer ingevolge artikel 18 van die Wet, of dat daar nie van hom of haar vereis word om sodanige gemeenskapsdiens te verrig nie.
10. Daar kan van iemand wat kwalifikasies buite die Republiek as gevolg van 'n ooreenkoms tussen die Republiek en enige bepaalde land

verwerf het, verwag word om 'n evaluering ingevolge artikel 25 van die Wet te slaag voordat hy of sy kragtens regulasie 2(1) geregistreer kan word.

Aansoek en herroeping

11. (1) Die regulasie gepubliseer kragtens Goewermentskennisgewing No. R. 2274 van 3 Desember 1976, soos gewysig by Goewermentskennisgewings Nos. R. 1828 van 16 September 1977, R. 2163 van 17 Oktober 1986 en R. 87 van 5 Mei 1989, word hierby herroep.
- (2) Persone wat kragtens die Wet geregistreer is ingevolge –
 - (a) regulasie 1(1), (4), (8), (9) of (10) van die regulasies bedoel in subregulasie (1), word geag geregistreer te wees ingevolge regulasie 2(2) van hierdie regulasies;
 - (b) regulasie 1(2) van die regulasies bedoel in subregulasie (1) word geag geregistreer te wees ingevolge regulasie 2(3) van hierdie regulasies;
 - (c) regulasie 1(4) van die regulasies bedoel in subregulasie (1), uit hoofde van Suid-Afrikaanse burgerskap en inskrywing voor 31 Desember 1992 vir 'n kwalifikasie wat deur die raad aanvaar word vir sodanige registrasie ingevolge artikel 25 van die Wet en wat een jaar se diens tot bevrediging van die raad gelewer het, word geag geregistreer te wees ingevolge regulasie 2(5) van hierdie regulasies;
 - (d) regulasie 1(6) van die regulasies bedoel in subregulasie (1) word geag geregistreer te wees ingevolge regulasie 2(4) van hierdie regulasies: Met dien verstande dat

persones wat by die uitvaardiging van hierdie regulasies onderwys en opleiding as registrateurs ontvang het of wat met die goedkeuring van die raad ingeskryf was vir 'n kursus in gesinsgeneeskunde, kan sodanige registrasie hou ingevolge hierdie regulasies totdat hulle suksesvol voldoen het aan al die vereistes vir die onderwys en opleiding in hul spesialiteit of in gesinsgeneeskunde, waarna, by die slaag van die evaluering deur die raad vereis –

- (i) spesialiste geregistreer moet word ingevolge regulasie 2(8) van hierdie regulasies;
- (ii) geneeshere wat in gesinsgeneeskunde gekwalifiseer is, geregistreer moet word ingevolge regulasie 2(9) van hierdie regulasies;

- (e) regulasie 1(7) van die regulasies bedoel in subregulasie (1) word geag geregistreer te wees ingevolge regulasie 2(1) van hierdie regulasies;
- (f) regulasie 1(12) van die regulasies bedoel in subregulasie (1) van hierdie regulasies, na wie daar verwys word –
 - (i) as spesialiste, word geag geregistreer te wees ingevolge regulasie 2(8) van hierdie regulasies; of
 - (ii) in die kategorie gesinsartse, word geag geregistreer te wees ingevolge regulasie 2(9) van hierdie regulasies.

MINISTER VAN GESONDHEID

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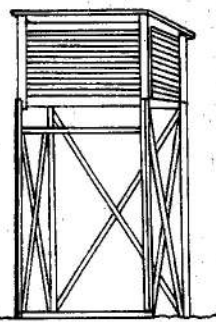
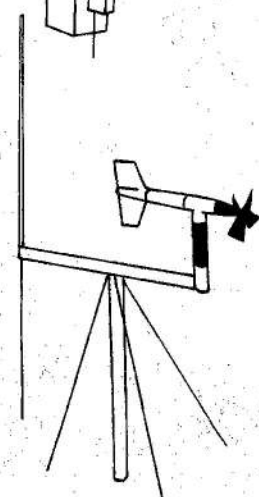
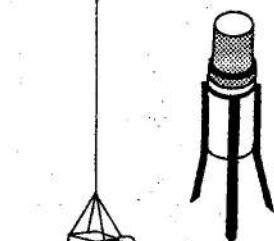
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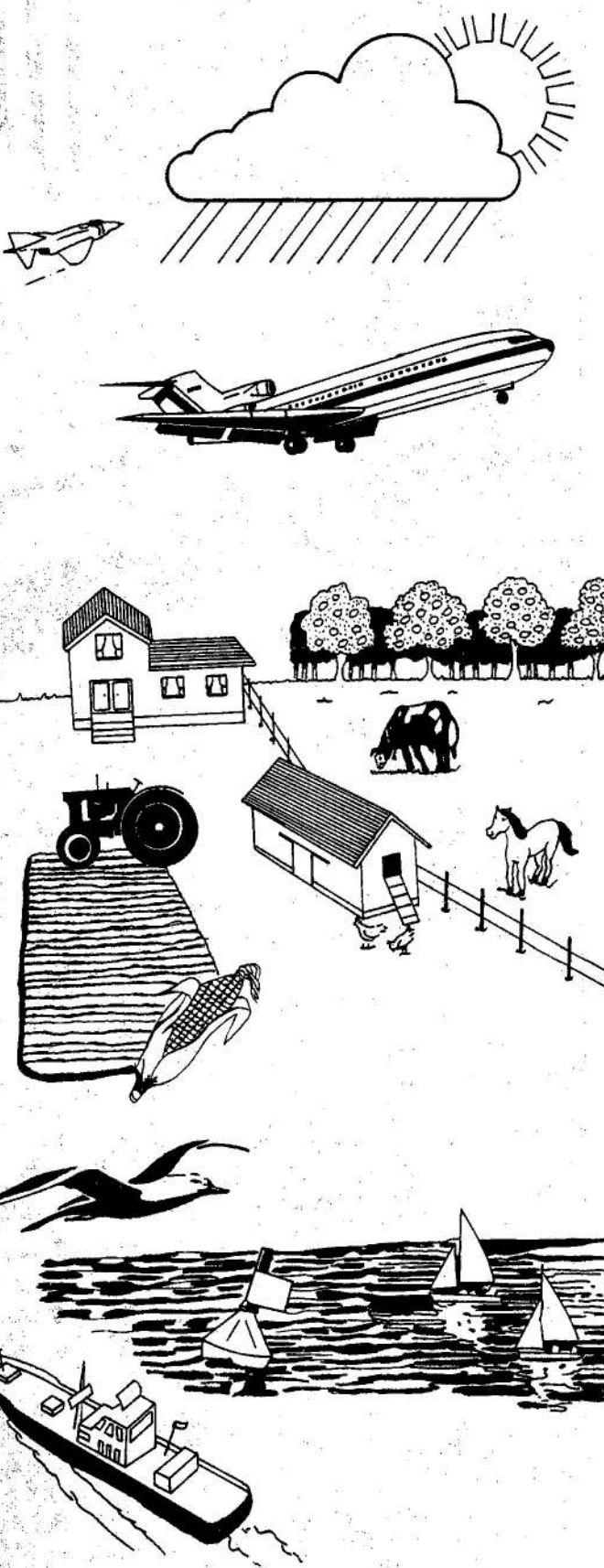


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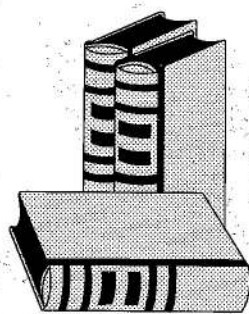
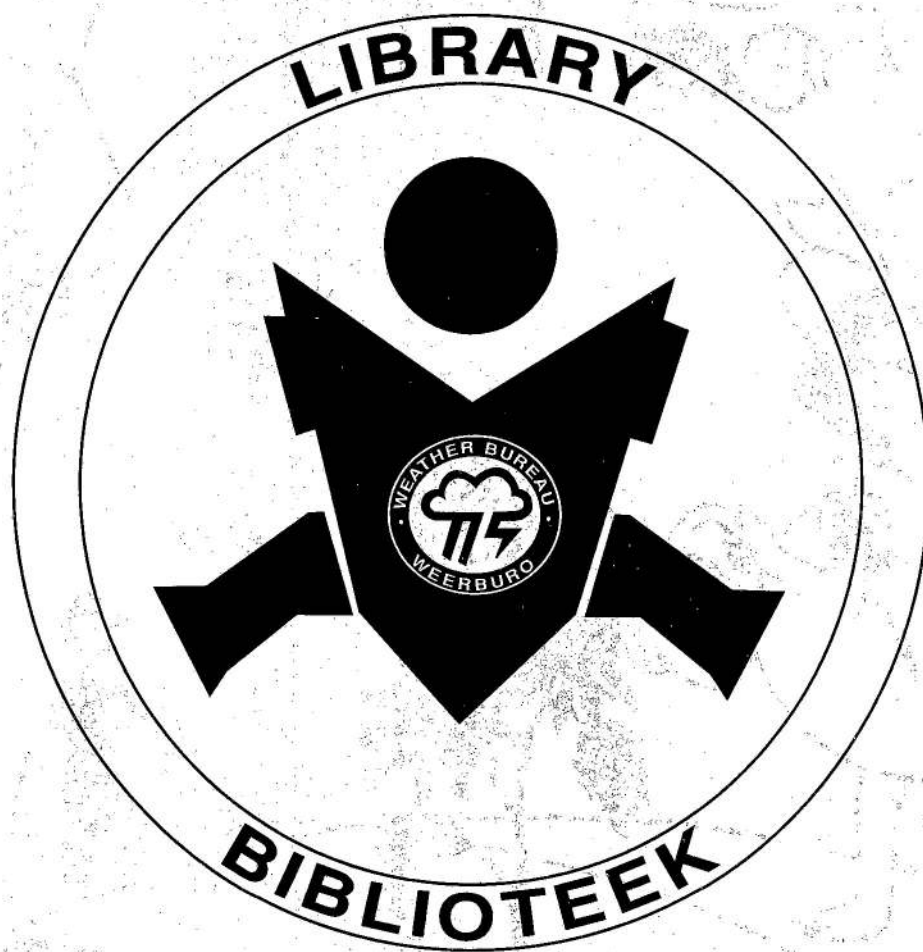
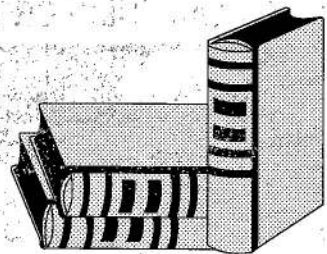




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