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AIDS HELPLINE: 0800-0123-22 Prevention is the cure

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GOVERNMENT NOTICES

GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE

DEPARTEMENT VAN LANDBOU

No. R. 343

15 April 2005

VETERINARY AND PARA-VETERINARY PROFESSIONS
ACT, 1982 (ACT NO. 19 OF 1982)

REGULATIONS RELATING TO VETERINARY AND
PARA-VETERINARY PROFESSIONS: AMENDMENT

SCHEDULE

Definition

- In this Schedule "the Regulations" means the regulations published by Government Notice No. R.2085 of 1 October 1982, as amended by the regulations published by Government Notices Nos. R.1994 of 11 September 1987 (as corrected by Government Notice No. R.2199 of 2 October 1987), R.397 of 4 March 1988, R.1067 of 17 May 1991, R.11 of 3 January 1992, R.976 of 27 March 1992, R.1477 of 23 September 1994, R.47 of 20 January 1995, R.701 of 12 May 1995, R.1401 of 15 September 1995, R.561 of 1 April 1996, R.256 of 14 February 1997, R.257 of 14 February 1997, R.96 of 16 January 1998, R.501 of 1 April 1998, R.751 of 5 June 1998, R.374 of 26 March 1999, R.422 of 1 April 1999, R.618 of 23 June 2000, R.734 of 17 August 2001, R.324 of 22 March 2002, R.562 of 2 May 2003 and R.275 of 5 March 2004 (as amended by Government Notice No. R.568 of 7 May 2004).

Substitution of Table 1 of the Regulations

- The following Table is hereby substituted for Table 1 of the Regulations.

TABLE 1
FEES PAYABLE

PURPOSE	AMOUNT
1. Registration of – a student [R.22]	*R 57.00
2. Registration of a person – (a) to practice a veterinary profession (b) to practice a veterinary specialist profession (c) to practice a para-veterinary profession [R.23]	*R 945.00 for the first registration and R* 2 463.00 for a registration of a person whose registration was previously terminated *R 1176.00 for the first registration and R* 2 463.00 for a person whose registration was previously terminated. *R 472.00 for the first registration and R* 1026.00 for the registration of a person whose registration was previously terminated.

<p>3. Maintenance of registration of – a student [R.24.1]</p>	*R 26.00
<p>4. Maintenance of registration of-</p> <p>(a) a person practising a veterinary profession</p> <p>(b) a person practising a para- veterinary profession [R.24.2]</p>	<p>*R 821.00</p> <p>*R 342.00</p>
<p>5. Alteration of-</p> <p>(a) registration of a person practising a veterinary profession</p> <p>(b) speciality of a veterinary specialist</p> <p>(c) registration of a person practising a para- veterinary profession [R.25]</p>	<p>*R 821.00</p> <p>*R 821.00</p> <p>*R 342.00</p>
<p>6. Entry of-</p> <p>particulars of a degree, diploma or certificate in a register [R.26]</p>	*R 76.00
<p>7.</p> <p>7.1 Examination determined by the Council for registration purposes as a Veterinarian –</p> <p>(a) Examination application fee</p> <p>(b) Examination determined by the Council for registration purposes</p> <p>7.2 Examination determined by the Council For registration purposes as a Veterinary Nurse-</p> <p>(a) Examination application fee</p> <p>(b) Examination determined by the Council for registration purposes [Section 20 (5)(c)]</p>	<p>*R 150.00</p> <p>*R 4957.00</p> <p>*R 150.00</p> <p>*R 2 850.00</p>

* VAT included

No. R. 343

15 April 2005

**WET OP VETERINÊRE EN PARA-VETERINÊRE BEROEPE,
1982 (WET NO. 19 VAN 1982)**

**REGULASIES BETREFFENDE VETERINÊRE EN
PARA-VETERINÊRE BEROEPE: WYSIGING**

BYLAE

Woordomskrywing

1. In hierdie bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermentskenningsgewing No. R.2085 van 1 Oktober 1982, soos gewysig deur die regulasies gepubliseer by Goewermentskenningsgewing Nos. R.1994 van 11 September 1987 (soos verbeter by Goewermentskenningsgewing No. R.2199 van 2 Oktober 1987), R.397 van 4 Maart 1988, R.1067 van 17 Mei 1991, R.11 van 3 Januarie 1992, R.976 van 27 Maart 1992, R.1477 van 23 September 1994, R.47 van 20 Januarie 1995, R.701 van 12 Mei 1995, R.1401 van 15 September 1995, R.561 van 1 April 1996, R.256 van Februarie 1997, R.257 van 14 Februarie 1997, R.96 van 16 Januarie 1998, R.501 van April 1998, R.751 van 5 Junie 1998, R.374 van 26 Maart 1999, R.422 van 1 April 1999, R.618 van 23 Junie 2000, R.734 van 17 Augustus 2001, R.324 van 22 Maart 2002, R.562 van 2 Mei 2003 en R. 275 van 5 Maart 2004 (soos gewysig by Goewermentskenningsgewings Nos. R.568 van 7 Mei 2004).

Vervanging van Table 1 van die Regulasies

2. Tabel 1 van die Regulasies word hierby deur die volgende Tabel vervang:

TABEL 1
GELDE BETAALBAAR

DOEL	BEDRAG
1. Registrasie van— 'n student [R.22]	*R 57.00
2. Registrasie van 'n persoon om — (a) 'n veterinêre beroep te beoefen (b) 'n veterinêre spesialis beroep te beoefen (c) 'n para-veterinêre beroep te beoefen [R.23]	*R 945.00 vir die eerste registrasie en *R 2 463.00 vir die registrasie van iemand wie se registrasie voorheen beëindig is. *R 1176.00 vir die eerste registrasie en *R 2 463.00 vir die registrasie van iemand wie se registrasie voorheen beëindig is. *R 472.00 vir die eerste registrasie en *R 1 026 .00 vir die registrasie van iemand wie se registrasie voorheen beëindig is.

<p>3. Instandhouding van registrasie van – 'n student [R.24.1]</p>	*R 26.00
<p>4. instandhouding van registrasie van-</p> <p>(a) iemand wat 'n veteriniere beroep beoefen (b) iemand wat 'n para-veteriniere beroep beoefen [R.24.2]</p>	<p>*R 821.00 *R 342.00</p>
<p>5. Verandering van registrasie van-</p> <p>(a) iemand wat 'n veteriniere beroep beoefen (b) spesialiteit van 'n veteriniere spesialis beoefen (c) iemand wat 'n para-veteriniere beroep beoefen [R.25]</p>	<p>*R 821.00 *R 821.00 *R 342.00</p>
<p>6. Inskrywing van- besonderhede van 'n graad, diploma of sertifikaat in 'n register [R.26]</p>	*R 76.00
<p>7.</p> <p>7.1 Inskrywing vir 'n Eksamen deur die Raad bepaal vir registrasiedoeleindes van 'n veearts</p> <p>(a) Aansoekfooi (b) Eksamenfooi</p> <p>7.2 Inskrywing vir 'n Eksamen deur die Raad bepaal vir registrasiedoeleindes van 'n veteriniere verpleegster</p> <p>(a) Aansoekfooi (b) Eksamenfooi</p> <p>[R.20 (5)(c)]</p>	<p>*R 150.00 *R 4957.00</p> <p>*R 150.00 *R 2 850.00</p>

*BTW ingesluit

No. R. 348

15 April 2005

**FERTILIZERS, FARM FEEDS, AGRICULTURAL REMEDIES
AND STOCK REMEDIES ACT, 1947 (ACT NO. 36 OF 1947)**

**REGULATIONS RELATING TO THE REGISTRATION OF FERTILIZERS, FARM FEEDS,
AGRICULTURAL REMEDIES, STOCK REMEDIES, STERILIZING PLANTS AND PEST CONTROL
OPERATORS, APPEALS AND IMPORTS: PROPOSED AMENDMENT**

I, Angela Thokozile Didiza, Minister of Agriculture, acting under section 23 (4) of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947), hereby-

- (a) make known that I intend to make the regulation in the Schedule; and
- (b) Invite interested persons to submit any objections to or representations concerning the proposed regulation in writing to the Registrar: Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies, Private Bag X343, Pretoria, 0001, within four weeks from the date of publication hereof.

A.T. DIDIZA,
Minister of Agriculture .

SCHEDULE

Definition

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 1449 of 1 July 1983, as amended by Government Notices Nos. R. 96 of 20 January 1984, R. 2055 of 14 September 1984, R. 1053 of 3 June 1988, R. 1242 of 9 June 1990, R. 1409 of 6 August 1993, R. 1592 of 30 September 1996, R. 1017 of 14 August 1998, R. 216 of 10 March 2000, R. 964 of 5 October 2001, R. 1096 of 30 August 2002 and R. 1475 of 17 October 2003.

Substitution of Table 1 of the Regulations

2. The Regulations are hereby amended by the substitution for Table 1 of the following table:

TABLE 1
FEES PAYABLE

PURPOSE	AMOUNT PAYABLE PER APPLICATION
A. Application for the registration of- (a) a fertilizer, farm feed or sterilizing plant (b) an agricultural remedy or a stock remedy (c) a pest control operator	R 1 050 R 2 145 R 460
B. Application for the renewal of the registration of - (a) a fertilizer, farm feed or sterilizing plant (b) an agricultural remedy or a stock remedy (c) a pest control operator	R 575 R 1 050 R 315
C. Payment in addition to that specified in paragraph B, in the case of a late application for the renewal of the registration of - (a) a fertilizer, farm feed or sterilizing plant (b) an agricultural remedy or a stock remedy (c) a pest control operator	R 430 R 770 R 140
D. An appeal in terms of section 6 of the Act	R 3 500
E. Payment for information and documentation: (a) Application form and instructions (b) Certificate of free sale (c) Import permit (d) Documents from own product files as requested by registration holders	R45, 00 per package R15, 00 per certificate R10, 00 per permit R45, 00 per request plus 50c per page

No. R. 348

15 April 2005

WET OP MISSTOWWE, VEEVOEDSEL, LANDBOUMIDDELS
EN VEEMIDDELS, 1947 (WET NO. 36 VAN 1947)

REGULASIES BETREFFENDE DIE REGISTRASIE VAN MISSTOWEE, VEEVOEDSEL,
LANDBOUMIDDELS, VEEMIDDELS, STERILISERINGSINSTALLASIES EN
PLAAGBEHEEROPERATEURS, APPËLLE EN INVOER: VOORGESTELDE WYSIGING

Ek, Angela Thokozile Didiza, Minister van Landbou, handelende kragtens artikel 23 (4) van die Wet op Misstowee, Veevoedsel, Landboumiddels en Veemiddels, 1947 (Wet No. 36 van 1947)-

- (a) maak hiermee bekend dat ek van voorneme is om die regulasie in die Bylae uit te vaardig; en
- (b) nooi belanghebbende persone hiermee uit om besware teen of verhoë aangaande die voorgestelde regulasie binne vier weke na die datum van publikasie hiervan skriftelik aan die Registrateur: Misstowwe, Veevoedsel, Landboumiddels en Veemiddels, Privaatsak X343, Pretoria, 0001, voor te lê.

A.T. DIDIZA,
Minister van Landbou.

BYLAE

Woordomskrywing

1. In hierdie Bylae "die Regulasies" die regulasies gepubliseer by Goewermmentskennisgewing No. R. 1449 van 1 Julie 1983, soos gewysig deur Goewermmentskennisgewing Nos. R. 96 van 20 Januarie 1984, R. 2055 van 14 September 1984, R. 1053 van 3 Junie 1988, R. 1242 van 9 Junie 1990, R. 1409 van 6 Augustus 1993, R. 1592 van 30 September 1996, R. 1017 van 14 Augustus 1998, R. 216 van 10 Maart 2000, R. 964 van 5 Oktober 2001, R. 1096 van 30 Augustus 2002 en R. 1475 van 17 Oktober 2003.

Vervanging van Tabel 1 van die Regulasies

2. Die Regulasies word hierby gewysig deur Tabel 1 met die volgende tabel te vervang:

TABEL 1
GELDE BETAALBAAR

DOEL		BEDRAG BETAALBAAR PER AANSOEK
A.	Aansoek om die registrasie van -	
(a)	'n misstof, veevoedsel of steriliseringsinstallasie	R 1 050
(b)	'n landboumiddel of veemiddel	R 2 145
(c)	'n plaagbeheeroperator	R 460
B.	Aansoek om hernuwing van die registrasie van-	
(a)	'n misstof, veevoedsel of steriliseringsinstallasie	R 575
(b)	'n landboumiddel of veemiddel	R 1 050
(c)	'n plaagbeheeroperator	R 315
C.	Betaling bykomend tot die in paragraaf B vermeld, in die geval van 'n laat aansoek om die hernuwing van die registrasie van -	
(a)	'n misstof, veevoedsel of steriliseringsinstallasie	R 430
(b)	'n landboumiddel of veemiddel	R 770
(c)	'n plaagbeheeroperator	R 140
D.	'n Appél ingevolge artikel 6 van die Wet	R 3 500
E.	Betaling vir inligting en dokumentasie:	
(a)	Aansoekvorm en opdragte	R45,00 per pakket
(b)	Sertifikaat van vrylike verkope	R15,00 per sertifikaat
(c)	Invoerpermit	R10, 00 per permit
(d)	Dokumente van eie produkteers soos aangevra deur registrasiehouers	R45, 00 per versoek plus 50c per bladsy

No. R. 350

15 April 2005

MEAT SAFETY ACT, 2000 (ACT No. 40 OF 2000)**RED MEAT REGULATIONS: AMENDMENT**

The Minister of Agriculture, acting in terms of Section 22 of the Meat Safety Act, 2000 (Act No. 40 of 2000), has made the regulations in the Schedule:

SCHEDULE

To provide amendments to the fees payable in respect of services provided by the National Department of Agriculture as stipulated in table 1 in the Red Meat Regulations.

Definition:

In this schedule the meaning of –

“Red Meat Regulations” is the Red Meat Regulations published by Government Notice R. 1072 under the Meat Safety Act, 2000 (Act No. 40 of 2000).

Amendment of Table 1 of fees payable

The following table substitutes Table 1 in the Red Meat Regulations.

TABLE 1

**TARIFFS, RATES AND SCALES FOR SERVICES
PROVIDED BY THE NATIONAL DEPARTMENT OF AGRICULTURE UNDER THE MEAT SAFETY ACT,
2000 (ACT No 40 of 2000).**

NATURE OF SERVICE PROVIDED	TARIFF APPLICABLE FROM 1 APRIL 2005	REMARKS
Tariff payable for import permits for animal products:		Section 13(2)
(i) Issue of import permit	R 100,00 per permit	
(ii) Issue of master permit	R 800,00 per permit	
Inspection of meat and export certification at export plants where the National Department Agriculture has permanent personnel	45% of actual personnel costs	Section 22(1)(d) Section 14(1)(c)
Appeal to the MEC or the Minister.	R200 per appeal	Section 18(2)

No. R. 350

15 April 2005

WET OP DIE VEILIGHEID VAN VLEIS, 2000 (WET NO. 40 VAN 2000)**ROOIVLEISREGULASIES: WYSIGING**

Die Minister van Landbou het kragtens artikel 22 van die Wet op die Veiligheid van Vleis, 2000 (Wet No. 40 van 2000), die regulasies in die Bylae uitgevaardig:

BYLAE

Om voorsiening te maak vir tariefaanpassings ten opsigte van dienste deur die Nasionale Departement van Landbou gelewer soos gestipuleer in tabel 1 in die Rooivleisregulasies.

Woordomskeywing:

In hierdie skedule beteken die woord –

“**Rooivleisregulasies**” die Rooivleisregulasies gepubliseer by Goewernementskennisgewing R. 1072 onder die Wet Op Die Veiligheid Van Vleis, 2000 (Wet No.40 van 2000).

Wysiging van Tabel 1 van gelde betaalbaar

Die volgende tabel vervang Tabel 1 in die Rooivleisregulasies .

TABEL 1

**TARIEWE, KOERSE EN SKALE VIR DIENSTE GELEWER DEUR
DIE NASIONALE DEPARTEMENT LANDBOU ONDER DIE WET OP DIE VEILIGHEID VAN VLEIS,
(WET NO. 40 VAN 2000).**

AARD VAN DIENS GELEWER	TARIEF VAN TOEPASSING VANAF 1 APRIL 2005	OPMERKINGS
Tarief betaalbaar vir invoerpermitte vir dierlike produkte:		Artikel 13(2)
(i) Uitreik van invoerpermit	R 100,00 per permit	
(ii) Uitreik van 'n meesterpermit	R 800,00 per permit	
Inspeksie van vleis asook uitvoersertifikasie by uitvoeraanlegte waar permanente personeel van die Nasionale Departement Landbou gestasioneer is.	45% van werklike personeelkoste.	Artikel 22(1)(d) Artikel 14(1)(c)
Appel aan die LUK of Minister.	R200 per appel.	Artikel 18(2)

**DEPARTMENT OF HEALTH
DEPARTEMENT VAN GESONDHEID**

No. R. 338

15 April 2005

HEALTH PROFESSIONS ACT, 1974 (ACT 56 OF 1974)**REGULATIONS RELATING TO THE QUALIFICATIONS FOR REGISTRATION OF DENTAL ASSISTANTS**

The Minister of Health has, in consultation with the Health Professions Council of South Africa and in terms of section 61(1) read with sections 24 and 25 of the Health Professions Act, 1974 (Act No. 56 of 1974), made the regulations in the Schedule.

SCHEDULE**1. Definitions**

In these regulations, any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned and, unless the context otherwise indicates –

“**board**” means the Professional Board for Dental Therapy and Oral Hygiene established in terms of section 15 (1) of the Act;

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

2. Qualifications for registration

- (1) The qualifications required for registration as a dental assistant in terms of the Act shall be as specified below:

<i>Examining authority and qualification</i>	<i>Abbreviation for registration</i>
--	--------------------------------------

Durban Institute of Technology

National Certificate in Dental Assisting	Nat Cert Dent Asst – Durban Inst of Technology
--	--

Health Professions Council of South Africa

Examination in Dental Assisting	Exam HPCSA
---------------------------------	------------

Technikon Free State

National Certificate in Dental Assisting	Nat Cert Dent Asst – Technikon Free State
--	---

Peninsula Technikon

National Certificate in Dental Assisting	Nat Cert Dent Asst – Peninsula Technikon
--	--

Tshwane University of Technology**National Certificate in Dental Assisting****Nat Cert Dent Asst – Tshwane University of Technology**

- (2) Notwithstanding anything to the contrary contained in these regulations, any person who worked as a dental assistant for a minimum period of five years prior to 31 March 2002 may apply to the board for registration as a dental assistant, and the board may at its discretion exempt such person from the requirements of subregulation (1).
- (3) The registrar may register as a dental assistant any person who has been exempted from the provisions of these regulations in terms of subregulation (2).

**M. E. TSHABALALA-MSIMANG****MINISTER OF HEALTH**

No. R. 338

15 April 2005

WET OP GESONDHEIDSBEROEPE, 1974 (WET NO. 56 VAN 1974)
REGULASIES BETREFFENDE DIE KWALIFIKASIES VIR REGISTRASIE VAN
TANDHEELKUNDIGE ASSISTENTE

Die Minister van Gesondheid het in oorleg met die Raad vir Gesondheidsberoep van Suid-Afrika en kragtens artikel 61(1) gelees met artikels 24 en 25 van die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974), die regulasies in die Bylae uitgevaardig.

BYLAE

1. Woordomskrywing

In hierdie regulasies het 'n woord of uitdrukking waaraan in die Wet 'n betekenis geheg is, daardie betekenis en, tensy uit die samehang anders blyk, beteken –

"beroepsraad" die Beroepsraad vir Tandheelkundige Terapie en Mondhigiëne ingestel ingevolge artikel 15(1) van die Wet;

"die Wet" die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974).

2. Kwalifikasies vir registrasie

- (1) Die kwalifikasies ingevolge die Wet vereis vir registrasie as tandheelkundige assistent is soos hieronder gespesifiseer:

Eksaminerende liggaam en kwalifikasie

Afkorting vir registrasie

Durban-instituut van Tegnologie

Nasionale Sertifikaat in

Nas Sert Tandh Asst -

Tandheelkundige Assistering

Durban-instituut van Tegnologie

Raad vir Gesondheidsberoep

van Suid-Afrika

Eksamen in Tandheelkundige Assistering

Eksamen RGBSA

Technikon Vrystaat

Nasionale Sertifikaat in

Nas. Sert Tandh Asst -

Tandheelkundige Assistering

Technikon Vrystaat

Skierelands Technikon

Nasionale Sertifikaat in

Nas. Sert Tandh Asst -

Tandheelkundige Assistering

Skierelands Technikon

Tshwane-universiteit van Tegnologie

Nasionale Sertifikaat in

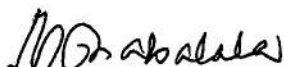
Nas Sert Tandh Asst –

Tandheelkundige Assistering

Tshwane-universiteit van

Tegnologie

- (2) Ondanks enigiets tot die teendeel in hierdie regulasies vervat, kan enige persoon wat as tandheelkundige assistent vir 'n minimumtydperk van vyf jaar voor 31 Maart 2002 gewerk het, by die beroepsraad aansoek doen om registrasie as tandheelkundige assistent, en die beroepsraad kan na goëddunke sodanige persoon vrystel van die vereistes van subregulasie (1).
- (3) Die registrateur kan enige persoon wat ingevolge subregulasie (2) van hierdie regulasies vrygestel is, as tandheelkundige assistent registreer.

**M.E. TSHABALALA-MSIMANG****MINISTER VAN GESONDHEID**

No. R. 339

15 April 2005

HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)**REGULATIONS RELATING TO THE QUALIFICATIONS FOR REGISTRATION OF
DIETITIANS**

The Minister of Health intends, in consultation with the Health Professions Council of South Africa, in terms of section 61(1), read with sections 24 of the Health Professions Act, 1974 (Act No. 56 of 1974), to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments or representations on the proposed regulations to the Director-General: Health, Private Bag X828, Pretoria 0001 (for the attention of the Director: Human Resource Development) within one month from date of publication of this notice.

SCHEDULE**1. Definitions**

In this Schedule any word or expression to which a meaning has been assigned in the Act shall bear such meaning and, unless the context otherwise indicates –

“board” means the Professional Board for Dietetics established in terms of section 15(1) of the Act, as published by Government Notice No. R. 75 of January 1998;

“dietitian” means a person registered as such in terms of the Act;

“examination” means an examination conducted by an educational institution approved by the board or an examiner appointed by the board;

"private practice" means the practising of the profession of dietetics by a dietitian for his or her own account, either in *solus* practice, or as a partner in a partnership, or as an associate in an association with other practitioners, or as a director of a company established in terms of section 54A of the Act;

"public service" means a service rendered by the State at the national, provincial and local level of government, and includes organizations with function under the auspices or are largely subsidized by the State or recognized by the professional board for the purpose of these regulations;

"section" means a section of the Act; and

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

2. Registration as a dietitian

- (1) The registrar may register as a dietitian any person who obtained any of the qualifications referred to in subregulation (2) or (3).
- (2) A person referred to in subregulation (1) who holds one of the following qualifications, which must include practical training, may apply to the registrar for registration as a dietitian in terms of section 17 of the Act:

<i>Examining authority and qualification</i>	<i>Abbreviation for registration</i>
University of Cape Town -	
Bachelor of Science (Med) Honours in Nutrition and Dietetics*	
(If obtained after 1990)	BSc (Med) Hons - Cape Town
Bachelor of Science Medicine (Honours) (Therapeutic Dietetics)*	
(If obtained between 1985 and 1990).....	BSc (Med) (Hons) -Cape Town
University of Limpopo -	
Bachelor of Science (Dietetics)*	
(If obtained after 1987)	BSc (Diet) - Limpopo
University of the Free State -	
Bachelor of Science (Dietetics)*	
(If obtained after 1983).....	BSc (Diet) - Free State
University of Kwazulu- Natal -	
Bachelor of Science in Dietetics*	
(If obtained after 1973).....	BSc (Diet) - Kwazulu-Natal

University of Limpopo -

Bachelor of Nutrition*

(If obtained after 1994)..... BNutrition - Limpopo

University of North-West -

Bachelor of Science (Dietetics)*

(if obtained after 1997)..... BSc (Diet) - North-West

University of Pretoria -

Bachelor of Dietetics*

(If obtained prior to 1996)..... BDiet - Pretoria

University of Stellenbosch -

Bachelor of Nutrition*

(If obtained prior to 1993)..... B(Nutrition) - Stellenbosch

Bachelor of Science (Dietetics)*

(If obtained after 1992)..... BSc (Diet) - Stellenbosch

University of the Western Cape -

Bachelor of Science (Dietetics)..... BSc (Diet) - Western Cape

- (3) A person referred to in subregulation (1) who holds any of the qualifications referred to in paragraphs (a) and (b), may apply to the registrar for registration as a dietitian in terms of section 17 of the Act:

- (a) The following qualifications are regarded as basic qualifications:

Examining authority and qualification**University of Limpopo-**

Bachelor of Science (Dietetics)* (If obtained prior to 1987)

University of Kwazulu- Natal-

Bachelor of Science in Dietetics* (If obtained after 1973)

University of North-West University -

Bachelor of Science in Dietetics* (If obtained prior to 1995)

Bachelor of Science in Home Economics (Food & Nutrition)* (If obtained prior to 1997)

University of Pretoria-

Bachelor of Dietetics* (If obtained prior to 1996)

Bachelor of Science in Dietetics* (If obtained prior to 1984)

Bachelor of Science in Home Economics (Food & Nutrition)* (If obtained prior to 1986)

University of Stellenbosch-

Bachelor of Science in Dietetics* (If obtained prior to 1991)

Bachelor of Science (Dietetics & Psychology)*


- (b) The following qualifications are regarded as the practical training qualifications to be obtained in addition to the basic qualifications referred to in paragraph (a):

<i>Examining authority and qualification</i>	<i>Abbreviation for registration</i>
University of Cape Town- Postgraduate Diploma in Dietetics..... Diploma in Therapeutic Dietetics* (If obtained prior to 1984)	Postgrad Dip Diet – Cape Town Postgrad Dip Ther Diet – Cape Town
University of Limpopo- Diploma in Dietetics* (If obtained prior to 1984)	Dip Diet – Limpopo
University of Kwazulu-Natal- Postgraduate Diploma in Dietetics* (If obtained after 1989)	Postgrad Dip Diet – Kwazulu-Natal
University of the Free State- Postgraduate Diploma in Hospital Dietetics* (If obtained prior to 1988)	Postgrad Dip Hosp Diet – Free State
University of Pretoria- Postgraduate Diploma in Hospital Dietetics* (If obtained prior to 1995)	Postgrad Dip Hosp Diet – Pretoria
Postgraduate Diploma in Dietetics* (If obtained prior to 1998)	Postgrad Dip Diet – Pretoria
University of Stellenbosch- Postgraduate Diploma in Hospital Dietetics* (If obtained prior to 1992)	Postgrad Dip Hosp Diet – Stellenbosch

3. Registration categories for the registration of dietitians

- (1) The registrar may register a person as a dietitian in any one of the following categories:
- (a) public service; or
 - (b) private practice;
- (2) The registrar may register a person as a dietitian in the category public service if such person –
- (a) holds a qualification referred to in regulation 2(2) or (3); or

- (b) performs community service in terms of section 24A.
- (3) The registrar may register a person as a dietitian in the category private practice if such person holds a qualification referred to in regulation 2(2) or (3) and has completed community service in terms of section 24A of the Act.



DR M E TSHABALALA-MSIMANG
MINISTER OF HEALTH

No. R. 341

15 April 2005

REGULATIONS REGARDING THE RENDERING OF FORENSIC PATHOLOGY SERVICE

The Minister of Health intends, in terms of section 90(1)(i) of the National Health Act, 2003 (Act No. 61 of 2003), after consultation with the National Health Council, to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments or representations on the proposed regulations to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for attention of the Cluster Manager: Non-Communicable Diseases, within three months of the date of publication of this notice.

SCHEDULE

1. Definitions

In these Regulations, unless the context indicates otherwise, a word or expression to which a meaning has been assigned in the Act, has the same meaning, and –

“autopsy” means a post mortem dissection of a corpse;

“authorised person” means a forensic pathologist, forensic medical officer or medical practitioner qualified to perform post mortem examinations and/or autopsies on human bodies or the remains thereof and appointed in terms of regulation 22(b) of these regulations;

“body” means a dead human body or the remains thereof and “corpse” has a corresponding meaning;

"Code" means a mandatory Code of Forensic Pathology Service drafted and adopted by the Committee, and to be used as a manual for the effective functioning of the service;

"Committee" means the National Forensic Pathology Service Committee established in terms of regulation 55.

"competent person" means –

- (a) in case of conducting postmortem investigation, a person registered in terms of the Health Professions Act, 1974;
- (b) in the case of a finger prick for the withdrawal of a drop of blood for testing purposes, a person mentioned in paragraph (a) or any person who has been appropriately trained to perform such a procedure;

"death due to unnatural causes" include the following:-

- (a) any death due to the application of force, direct or indirect, and its complications;
- (b) any death due to the effects of any chemical or toxic substance, or drug, or any death due to an electrical effect;
- (c) any death where another person, by negligent act or omission can be held responsible for the death;
- (d) any death occurring while the deceased was under the influence of a local or general anaesthetic; and
- (e) where the death is sudden and unexpected or unexplained;

"department" means the relevant provincial Department of Health;

"designated facility" means a medico-legal mortuary specially designed for purposes of storing human bodies and where applicable, to perform post mortem examination and autopsies;

"designated vehicles" means a public mortuary vehicle specially adapted to transport human bodies, that complies with the specifications laid down in the Code.

"exhumation" means the disinterment of a previously buried or interred body;

"forensic pathologist" means a person registered as a forensic pathologist in terms of the Health Professions Act, 1974;

"Forensic Pathology Service" means the service provided for the medico legal investigation of death in terms of the Act;

"Head of Department" means the person appointed as the head of the provincial department responsible for health;

"Health Professions Act" means Health Professions Act, 1974 (Act No 56 of 1974);

"human remains" means any part or parts of a dead human body;

"Inquest Act" means the Inquest Act, 1959 (Act No 58 of 1959);

"Investigating Officer" means a South African Police Service official appointed as an investigating officer to investigate a particular cause of death and where possible, to ensure prosecution;

"medical practitioner" means a person registered as a medical practitioner in terms of the Health Professions Act, 1974;

"medico-legal mortuary" means a mortuary of the Forensic Pathology Service that is used for post mortem examination of death and medico-legal autopsies;

"Occupational Diseases in Mines and Works Act" means the Occupational Diseases in Mines and Works Act, 1973 (Act No 78 of 1973);

"organ" means any part of the human body adapted by its structure to perform particular vital functions, including the eye and its accessories but excluding any skin and appendages, flesh, bone, bone marrow, body fluid, blood or gamete;

"post mortem examination" means an examination of a human body or the remains thereof, with the purpose of establishing the cause of death and factors associated with the death and may include an autopsy, and in the context of these regulations, for medico-legal purposes;

"the Service" means the provincial Forensic Pathology Service in a province; and

"the Act" means the National Health Act, 2003 (Act No. 61 of 2003).

Forensic Pathology Service

2. The relevant member of the Executive Council must within national policy and in terms of these regulations ensure that there is a Forensic Pathology Service within the respective provincial Department of Health.
3. The Service contemplated in regulation 2 includes, but is not limited to, –
 - (a) where appropriate, commencing with a scene of death investigation in consultation with the Investigating Officer;

- (b) taking responsibility for the collection of the body and removal from the scene;
- (c) securing custodianship of the body from the scene of death until released for burial or cremation, and the processes attached thereto;
- (d) maintaining the chain of evidence relating to the body and any associated items at all times;
- (e) conducting post mortem investigation, including detailed external and, where required, internal examination of the body and harvesting of evidentiary material;
- (f) conducting appropriate special investigations;
- (g) producing medico-legal reports, expert testimony and opinions;
- (h) archiving documents, specimens and related materials;
- (i) collecting, reviewing and analysing related data to determine trends or prevalence of incidents of unnatural death; and
- (j) providing information and advice to health or other government authorities or departments.

Removal of body

- 4. The Service may only remove a body from the scene of death after the Investigating Officer has given authority for such removal of the body by the Service.
- 5. The handling of the body by the Service must be as prescribed by the Code.

Transportation of body

- 6. The Service is responsible for the handling and transporting of a body to the forensic pathology mortuary or any other designated facility.
- 7. The Service may only transport a body in a manner stipulated in the Code and must use designated vehicles for transportation contemplated in regulation 6.
- 8. A person in charge of a health establishment where a person has died of unnatural causes must immediately notify the South African Police Service and the Service of such death.
- 9. For purposes of regulation 8, death in transit to or on arrival at, a health establishment must be reported by the person in charge of that health establishment.

10. The Service, after authorization by the Investigating Officer, must then remove the body as prescribed by the Code, to the designated facility.

Admission of body

11. The admission requirements and processes stipulated in the Code must be adhered to whenever a body is admitted by the Service.
12. The Service must not admit a body from another designated facility without the proper approval by the person in charge of the designated facility from where the body was removed.
13. A photograph of the face of the deceased and fingerprints of the deceased must be taken of every body admitted to the Service within two days after admission.

Storage of bodies

14. The Service must ensure that a refrigerated facility is used to store all bodies at a prescribed temperature and in accordance with the prescribed procedure.
15. The Service must ensure that the temperature of each fridge that contains a body is recorded on a graph at least twice per day.
16. Access to the fridges must be controlled and every removal of a body must be recorded in an incident log.
17. A body may only be removed from one facility to another after the express approval of the person in charge of the facility from where the body is being removed.
18. The approval contemplated in regulation 17 must indicate the injuries, if any, that the body may have sustained or the marks that may have been imposed during storage. Storage in this regard includes conduction of a post mortem examination.

Medico-legal Post Mortem Examination

19. A post mortem examination may only be conducted-
 - (a) in terms of these regulations, provisions of the Act, the Inquest Act, 1959 and any other relevant Act;
 - (b) at a designated facility or institution; and

- (c) with the express request of the Investigating Officer investigating the death, or the authorization of the magistrate in whose district such post mortem examination is intended to be performed.
- 20. In instances where a death occurred due to natural causes or communicable diseases, the head of forensic pathology in a province may order that tissue or blood sample be extracted for purposes of laboratory testing, and the determination of the cause of such death.
- 21. Medico-legal post mortem examinations must be conducted without undue delay.

Practitioners authorised to conduct post mortem examination

- 22. A post mortem examination on a body or the remains of a body may only be performed by an authorised person who is—
 - (a) registered as such with the Health Professions Council of South Africa; and
 - (b) has been appointed by the Head of Department for this purpose..
- 23. An authorised person contemplated in regulation 22 may consult with appropriately qualified professionals and request such professionals to participate in the post mortem examination and contribute to the further examination of such body or the remains of such body: Provided that the authorised person retains the right to over-rule the conclusion of such professionals after duly considering their conclusion.
- 24. Students and trainee personnel may only participate in a post mortem examination under the direct guidance and supervision of an authorised person contemplated in regulation 22.

Additional evidence at post mortem examination

- 25. Subject to any other relevant law, an authorised person contemplated in regulation 22, may submit for examination, or cause to be submitted, any tissues, fluids, object, or things related to such human remains, for purposes of establishing the cause and circumstance of death or for furthering the administration of the processes of justice.
- 26. Subject to the Act, an authorised person is the only person who has the authority to decide to dissect a body, or remove any part, organ or contents of such body for a special investigation.

Persons authorised to assist with post mortem examination

27. The Head of Department or the person to whom such function has been delegated, may authorize any other person other than an authorised person, to participate in a post mortem examination.

Practitioners authorised to observe post mortem examination

28. Any person other than-

- (a) the Investigating Officer investigating the cause of death;
- (b) an authorized person; or
- (c) a person contemplated in regulation 27,

may apply to the magistrate within whose jurisdiction the cause of death is being investigated or to the authorised person, to be present at the post mortem examination.

29. The person referred to in regulation 28 must demonstrate a material interest in the outcome of such post mortem examination, to the magistrate or authorised person concerned.
30. The person referred to in regulation 28 may request the authorised person to allow an independent forensic pathologist, forensic medical officer or medical practitioner to attend on his or her behalf, as long as:
- (a) such forensic pathologist, forensic medical officer or medical practitioner does not participate in the post mortem examination; and
 - (b) such request does not cause undue delay in the conducting of the post mortem examination.
31. Where the authorised person has declined the request contemplated in regulation 30, written reasons must be forwarded to the person concerned.
32. Any person aggrieved by the decision of the authorised person may appeal to the Head of Department within 48 hours of being notified of the decision to refuse such attendance.

Special investigations

33. A post mortem examination in respect of a special investigation must be carried out as prescribed by the Act and the Code.

Reporting and consultation

34. No person is allowed to make copies of any documentation relating to a post mortem examination without prior written approval of the person in charge of that designated facility.
35. No person may release information or documentation, original or copied, pertaining to any post mortem examination to any other person unless duly authorised by the person in charge of the designated facility where such post mortem examination was conducted.
36. When any copy is made or document removed from a post mortem file, a record must be made on the cover of the file indicating-
- (a) the name and signature of the person who made the copy or removed the document;
 - (b) the name of the document copied or removed;
 - (c) whether the document was copied or removed;
 - (d) the number of copies made;
 - (e) the purpose for which the copies were made, including reference to the letter for any official request;
 - (f) the date and time the document was copied or removed; and
 - (g) whether written approval contemplated in regulation 34 was given.
37. When any file is removed, whether for court appearance, studying its contents or for any other purpose, a record must be made in a Forensic Pathology Service Register of files indicating the-
- (a) name and signature of the person who removed the file;
 - (b) date and time of removal;
 - (c) purpose of the removal; and
- when the file is returned –
- (d) date and time of the return; and
 - (e) name and signature of the person returning the file.
38. A forensic pathologist, forensic medical officer or medical practitioner that copies or removes any documentation relating to a post mortem examination, must return all

such documentation, original or copied, that is no longer required for academic or consultative purposes, to the file immediately.

Identification of body

39. A body may only be identified by a parent, guardian, care-giver, spouse, partner, major child or any person who has proven to know the identity of such body.
40. The personal effects of the deceased must be handed to the person contemplated in regulation 39 if the authorised person who conducted the post mortem examination and the Investigating Officer are satisfied that such personal effects are not required as evidence.

Release of body

41. A body may only be released from the Service to a registered undertaker after –
- (a) the parent, guardian, spouse, caregiver, partner, major child or the Court has given written consent;
 - (b) the authorised person has given approval for such release of the body; and
 - (c) a tissue or blood sample for DNA analysis has been collected and appropriately archived.
42. Where the person giving consent as contemplated in regulation 41(a) is unable to pay for the burial of the body, the municipal council having jurisdiction of the area where the body was stored, must provide for a pauper burial.

Unidentified body

43. A body not identified must be moved to a freezer within seven days of admission, and if such body remains unidentified for 30 days, the municipal council under whose jurisdiction the designated facility is, must ensure that a pauper burial for such body is undertaken.

44. The person in charge of a facility where there is an unidentified body, must ensure that complete details of such body, including a photograph, fingerprints and blood or tissue sample, are taken from the body and archived.
45. Under exceptional circumstances and subject to the provisions of the Act, the provincial head of the Service, in consultation with the Head of Department, may release an unidentified body to an institution of higher learning for specific purposes.

Death of detained person

46. The provincial head of the Service must be immediately notified when a facility is requested to admit the body of a person who died of natural or unnatural causes whilst detained by the South African Police Service or the Department of Correctional Services as an awaiting-trial or convicted prisoner.
47. A post mortem examination, if necessary, to determine the cause of death contemplated in regulation 46 may only be performed-
 - (a) by an authorized person specifically appointed by the provincial head of the Service;
 - (b) in case of death whilst detained by the South African Police Service, after the Independent Complaints Directorate has authorised such post mortem examination; and
 - (c) in case of death whilst detained by Correctional Services, after the Inspecting Judge referred to in the Correctional Services Act, 1998 (Act No. 111 of 1998), has authorised such post mortem examination.

Exhumation

48. A body may be exhumed only with the written permission of the provincial head of the Service or a court order.
49. An exhumation must be done in accordance with the Code and the relevant legislation.

Accident involving more than one person

50. In cases of any fatal accident involving more than one person, the head of the national Forensic Pathology Service or the person to whom he or she has delegated this function, must co-ordinate the processing of bodies in terms of these regulations and ensure collaboration with the South African Police Service or any other relevant structure.
51. The head of the national Forensic Pathology Services or the person to whom he or she has delegated this function, must ensure-
- (a) that an authorised person attends the accident scene with a Forensic Investigator; and
 - (b) a post mortem examination is performed in terms of these regulations by a Chief Specialist Forensic Pathologist, or his or her designate, on every body removed from the accident.

Unnatural death of South African citizen outside national boundaries

52. A Head of Department may direct an authorised person to attend a post mortem examination, in a watching brief, of a South African citizen whose death is deemed to be due to unnatural causes, in any other country, if the Head of Department is of the opinion that such attendance will further the administration of justice.
53. Any natural or juristic person who has demonstrated a material interest in a particular death of a South African citizen, may request the assistance of the provincial department for representation at the post mortem examination outside the borders of the Republic.
54. Any death due to unnatural causes in an aircraft prior to its landing in South African must be deemed to have occurred at the port of entry and must be investigated by the Service in whose province such port of entry is situated.

National Forensic Pathology Service Committee

55. A committee known as the National Forensic Pathology Service Committee is hereby established.
56. The Committee must consist of-

- (a) the manager from the national Department of Health responsible for Forensic Pathology Services as the chairperson;
- (b) the manager from each provincial Department of Health responsible for Forensic Pathology Services;
- (c) one representative from each university Academic Forensic Pathology department in South Africa; and
- (d) any other person that the Committee may want to include in order to achieve its objects.

57. The Committee must advise the Minister on –

- (a) policy concerning any matter that will ensure, promote, improve or maintain Forensic Pathology Services, including –
 - (i) a uniform system of service delivery,
 - (ii) the efficient, accountable, and accessible provision of Forensic Pathology Services,
 - (iii) interventions to prevent unnatural death,
 - (iv) relevant education, training and research, and
 - (v) establishment and maintenance of data collection and processing
- (b) proposed legislation or amendment to an existing legislation that pertains to Forensic Pathology Services,
- (c) norms, standards and guidelines for the rendering of Forensic Pathology services, including health and safety standards and the minimum standards for accreditation of forensic mortuaries to be collated into a National Code of Forensic Pathology Service; and
- (d) any technical matter related to Forensic Pathology Service that may have an impact on health policies and strategies.

58. The Committee must ensure that national guidelines on the collaboration with the South African Police Services in the investigation of unnatural deaths are drafted and adhered to.

59. The Committee must perform any other function that may be referred to it by the Minister or the Director-General.

60. For purposes of performing its functions, the Committee may, at its discretion, consult or receive representations from any knowledgeable person or expert, body or authority.

Accounting and Reporting Requirements

61. The Head of Department must submit annual returns of statistics and reports to the Director General in a format to be determined by the Director General from time to time.

Contravention of Regulations and penalties

62. Any person who fails to comply with the provisions of these regulations commits an offence and if convicted, liable to a fine or to imprisonment for a period not exceeding five years or to both such fine and such imprisonment.

Delegation

- 63.(1) The Head of Department or the provincial head of the Service may, in writing, and on such conditions as he or she may determine, delegate or assign any power or duty to an official of the provincial department or staff of the designated facility, as the case may be, unless there is a specific prohibition of such delegation or assignment.
- (2) A delegation or assignment made under sub-regulation (1) does not-
- (a) divest the Head of Department or the provincial head of the Service of the responsibility or accountability concerning the performance of the function involved; or
 - (b) prohibit the performance of the function involved by the Head of Department or the provincial head of the Service.
- (3) The Head of Department or the provincial head of the Service may amend or set aside any decision taken by a person in the exercise of any such power delegated to that person.



Dr. M.E. TSHABALALA-MSIMANG

DATE: 22.3.2005

No. R. 342

15 April 2005

FOODSTUFFS, COSMETICS AND DISINFECTANTS ACT, 1972 (ACT No. 54 OF 1972)**ENFORCEMENT BY LOCAL AUTHORITY**

I, Dr Manto E Tshabalala-Msimang, Minister of Health, hereby authorise under section 23(1) of the Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act No. 54 of 1972), the following local authorities to enforce sections 10(3)(b), 11 and 24 of the said Act within their area of jurisdiction and through duly authorised officers:

Cape Town Metropolitan Municipality

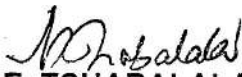
Johannesburg Metropolitan Municipality

Ehlanzeni District Municipality

The authorisation of the local authorities included in the table below and which are presently situated within the area of jurisdiction of the above mentioned local authorities, are hereby withdrawn in terms of section 23 (3) of the Act.

LOCAL AUTHORITY	GOVERNMENT NOTICE
Cape Town	R2121 of 1979
Bellville	R692 of 1996
Brackenfell	R993 of 1978
Durbanville	R382 of 1996
Fish Hoek	R382 of 1996
Goodwood	R382 of 1996
Gordons Bay	R1148 of 1981
Kraaifontein	R694 of 1975
Kuilsrivier	R1086 of 1976
Milnerton	R382 of 1996
Parow	R382 of 1996
Pinelands	R382 of 1996
Simon's Town	R382 of 1996

Somerset West	R582 of 1973
Strand	R2601 of 1980
Germiston	R229 of 1974
Randburg	R214 of 1975
Modderfontein	R1767 of 1974
Roodepoort	R2130 of 1973
Sandton	R212 of 1975
Sabie	R1290 of 1975
White River	R2493 of 1980
Nelspruit	R226 of 1974
Malelane	R2592 of 1991
Komatipoort	R24 of 1985


DR M. E. TSHABALALA-MSIMANG
MINISTER OF HEALTH
DATE: 22.3.2005

No. R. 342

15 April 2005

**WET OP VOEDINGSMIDDELS, SKOONHEIDSMIDDELS EN
ONTSMETTINGSMIDDELS, 1972 (WET No. 54 VAN 1972)****TOEPASSING DEUR PLAASLIKE BESTUUR**

Ek, Dr Manto E Tshabalala-Msimang, Minister van Gesondheid, magtig hierby kragtens artikel 23(1) van die Wet op Voedingsmiddels, Skoonheidsmiddels en Ontsmettingsmiddels, 1972 (Wet No. 54 van 1972), die ondergenoemde plaaslike owerhede om binne hulle regsgebiede en deur middel van behoorlik gemagtigde beamptes, artikels 10(3)(b), 11 en 24 van genoemde Wet uit te voer:

Kaapstad Metropolitaanse Munisipaliteit

Johannesburg Metropolitaanse Munisipaliteit

Ehlanzeni Distrik Munisipaliteit

Die magtiging van die plaaslike owerhede soos ingesluit in die ondergenoemde skedule en wat tans binne die regsgebied van die voorgenoemde plaaslike owerhede geleë is, word hiermee ingetrek ingevolge die bepalings van artikel 23(3) van die Wet:

PLAASLIKE OWERHEID	GOEWERMENSKENNISGEWING
Kaapstad	R2121 van 1979
Bellville	R692 van 1996
Brackenfell	R993 van 1978
Durbanville	R382 van 1996
Vishoek	R382 van 1996
Goodwood	R382 van 1996
Gordonsbaai	R1148 van 1981
Kraaifontein	R694 van 1975
Kuilsrivier	R1086 van 1976
Milnerton	R382 van 1996
Parow	R382 van 1996
Pinelands	R382 van 1996

Simonstad	R382 van 1996
Somersetwes	R852 van 1973
Strand	R2601 van 1980
Germiston	R229 van 1974
Randburg	R214 van 1975
Modderfontein	R1767 van 1974
Roodepoort	R2130 van 1973
Sandton	R212 van 1975
Sabie	R1290 van 1975
Witrivier	R2493 van 1980
Nelspruit	R226 van 1974
Malelane	R2592 van 1991
Komatipoort	R24 van 1985


DR M. E. TSHABALALA-MSIMANG
MINISTER VAN GESONDHEID
DATUM: 22.3.2005

No. R. 349

**SOUTH AFRICAN REVENUE SERVICE
SUID-AFRIKAANSE INKOMSTEDIENS**

15 April 2005

**CUSTOMS AND EXCISE ACT, 1964.
AMENDMENT OF SCHEDULE NO. 2 (NO. 2/260)**

Under section 56 of the Customs and Excise Act, 1964, Schedule No. 2 to the said Act is hereby amended, **with effect from 31 March 2005**, to the extent set out in the Schedule hereto.

**J MOLEKETI
DEPUTY MINISTER OF FINANCE**

SCHEDULE

By the deletion of codes 04.06 and 05.06 to tariff heading 8544.60 in item 216.02:

Tariff Item	Tariff Heading	Code	C D	Description	Rebate Items	Imported from or originating in	Rate of duty
216.02	8544.60	04.06	61	Cable for a voltage exceeding 33 kV, insulated with cross-linked polyethylene, also known as high voltage XPLE cable, manufactured by Kaiser Kabel GmbH, Germany		Germany	11,32%
216.02	8544.60	05.06	66	Cable for a voltage exceeding 33 kV, insulated with cross-linked polyethylene, also known as high voltage XPLE cable (excluding that manufactured by Kaiser Kabel GmbH, Germany)		Germany	17,17%

DOEANE- EN AKSYNSWET, 1964.
WYSIGING VAN BYLAE NR. 2 (NO. 2/260)

Kragiens artikel 56 van die Doeane- en Aksynswet, 1964, word Bylae No. 2 by bogenoemde Wet hiermee gewysig, met ingang vanaf 31 Maart 2005, in die mate in die Bylae hierby aangeleë.

J MOLEKETI
ADJUNKMINISTER VAN FINANSIES

BYLAE

Deur kodes 04.06 en 05.06 by tariefpos 8544.60 in item 216.02 te skrap:

Tarief Item	Tarief Pos	Kode	Beskrywing	Korting Items	Ingevoer vanaf of oorspronklik van	Skaal van reg
216.02	8544.60	04.06	Kabel vir 'n spanning van meer as 33 kV, geïsoleer met kruisverbinde polietileen, ook bekend as hoogs spanning XPLE kabel, vervaardig deur Kaiser Kabel GmbH, Duitsland		Duitsland	11,32%
216.02	8544.60	05.06	Kabel vir 'n spanning van meer as 33 kV, geïsoleer met kruisverbinde polietileen, ook bekend as hoogs spanning XPLE kabel (uitgesonderd daardie vervaardig deur Kaiser Kabel GmbH, Duitsland)		Duitsland	17,17%

**DEPARTMENT OF LABOUR
DEPARTEMENT VAN ARBEID****No. R. 353****15 April 2005**

LABOUR RELATIONS ACT, 1995

**METAL AND ENGINEERING INDUSTRIES BARGAINING COUNCIL: RENEWAL OF PERIOD OF OPERATION OF THE
REGISTRATION AND ADMINISTRATION EXPENSES COLLECTIVE AGREEMENT**

I, Thembinkosi Mkalipi, Director: Collective Bargaining, duly authorised thereto by the Minister of Labour, hereby, in terms of section 32 (6) (a) (ii) of the Labour Relations Act, 1995, declare the provisions in Government Notice Nos. R. 312 of 31 March 2000, R. 646 of 30 June 2000, R. 305 of 6 April 2001, R. 683 of 27 July 2001, R. 799 of 14 June 2002, R. 572 of 2 May 2003, R. 807 of 9 July 2004, R. 191 of 11 March 2005 and R. 242 of 24 March 2005 to be effective from the date of publication of this notice and for the period ending 31 March 2010.

T. MKALIPI**Director: Collective Bargaining****No. R. 353****15 April 2005**

WET OP ARBEIDSVERHOUDINGE, 1995

**METAAL- EN INGENIEURSNYWERHEDE BEDINGINGSRAAD: HERNUWING VAN REGISTRASIE EN
ADMINISTRASIE FONDS KOLLEKTIEWE OOREENKOMS**

Ek, Thembinkosi Mkalipi, Direkteur: Kollektiewe Bedinging, behoorlik daartoe gemagtig deur die Minister van Arbeid, verklaar hierby, kragtens artikel 32 (6) (a) (ii) van die Wet op Arbeidsverhoudinge, 1995, dat die bepalings van Goewermentskennisgewings Nrs. R. 312 van 31 Maart 2000, R. 646 van 30 Junie 2000, R. 305 van 6 April 2001, R. 683 van 27 Julie 2001, R. 799 van 14 Junie 2002, R. 572 van 2 Mei 2003, R. 807 van 9 Julie 2004, R. 191, van 11 Maart 2005 en R. 242 van 24 Maart 2005 van krag is vanaf die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Maart 2010 eindig.

T. MKALIPI**Direkteur: Kollektiewebedinging****No. R. 354****15 April 2005**

LABOUR RELATIONS ACT, 1995

CANCELLATION OF GOVERNMENT NOTICES**METAL AND ENGINEERING INDUSTRIES BARGAINING COUNCIL: COLLECTIVE BARGAINING LEVY
COLLECTIVE AGREEMENT**

I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, hereby in terms of Section 32 (7) of the Labour Relations Act, 1995, cancel Government Notices Nos. R. 551 of 17 April 2003 and R. 1414 of 10 October 2003 with effect from 15 April 2005.

M. M. S. MDLADLANA**Minister of Labour****No. R. 354****15 April 2005**

WET OP ARBEIDSVERHOUDINGE, 1995

INTREKKING VAN GOEWERMENTSKENNISGEWINGS**METAAL- EN INGENIEURSNYWERHEDE BEDINGINGSRAAD: KOLLEKTIEWE BEDINGINGSHEFFING
KOLLEKTIEWE OOREENKOMS**

Ek, Membathisi Mphumzi Shepherd Mdladlana, Minister of Arbeid, trek hierby kragtens artikel 32 (7) van die Wet op Arbeidsverhoudinge, 1995, Goewermentskennisgewings Nos R. 551 van 17 April 2003 en R. 1414 van 10 Oktober 2003 in, met ingang van 15 April 2005.

M. M. S. MDLADLANA**Minister van Arbeid**

No. R. 355

15 April 2005

LABOUR RELATIONS ACT, 1995

METAL AND ENGINEERING INDUSTRIES BARGAINING COUNCIL: RE-ENACTMENT, AMENDMENT AND EXTENSION OF COLLECTIVE BARGAINING LEVY COLLECTIVE AGREEMENT TO NON-PARTIES

I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, hereby in terms of section 32 (2) of the Labour Relations Act, 1995, declare that the Collective Agreement which appears in the Schedule hereto, which was concluded in the Metal and Engineering Industries Bargaining Council, and is binding in terms of section 31 of the Labour Relations Act, 1995, on the parties which concluded the Agreement, shall be binding on the other employers and employees in that Industry, with effect from 15 April 2005, and for the period ending 31 December 2007.

M. M. S. MDLADLANA

Minister of Labour

No. R. 355

15 April 2005

WET OP ARBEIDSVERHOUDINGE, 1995

METAAL- EN INGENIEURSNIWERHEDE BEDINGINGSRAAD: HEREBEKRAGTIGING, WYSIGING EN UITBREIDING VAN KOLLEKTIEWE BEDINGINGSHEFFING KOLLEKTIEWE OOREENKOMS NA NIE-PARTYE

Ek, Membathisi Mphumzi Shepherd Mdladlana, Minister van Arbeid, verklaar hiermee, kragtens artikel 32 (2) van die Wet op Arbeidsverhoudinge, 1995, dat die Kollektiewe Ooreenkoms wat in die Bylae hiervan verskyn en wat in die Metaal- en Ingenieursnywerhede Bedingingsraad aangegaan is en kragtens artikel 31 van die Wet op Arbeidsverhoudinge, 1995, bindend is op die partye wat die Ooreenkoms aangegaan het, bindend is vir die ander werkgewers en werknemers in daardie Nywerheid, met ingang van 15 April 2005, en vir die tydperk wat op 31 Desember 2007 eindig.

M. M. S. MDLADLANA

Minister van Arbeid

SCHEDULE**METAL AND ENGINEERING INDUSTRIES BARGAINING COUNCIL
COLLECTIVE BARGAINING LEVY COLLECTIVE AGREEMENT
National Union of Furniture and Allied Workers of South Africa**

in accordance with the provisions of the Labour Relations Act, 1995, made and entered into by and between the—

Association of Electrical Cable Manufacturers of South Africa
Association of Metal Service Centres of South Africa
Babelegi Metal Industries' Association
Border Industrial Employers' Association
Bright Bar Association
Cape Engineer's and Founders' Association
Consolidated Association of Employers of South Africa (CAESAR)
Constructional Engineering Association (South Africa)
Covered Conductor Manufacturers' Association
Electrical Engineering and Allied Industries' Association
Electrical Manufacturers' Association of South Africa (EMASA)
Electronics and Telecommunications Industries' Association
Federated Employers' Organisation of South Africa (FEOSA)
Gate and Fence Association
Hand Tool Manufacturers' Association (HATMA)
KwaZulu-Natal Engineering Industries' Association
Lift Engineering Association of South Africa

Light Engineering Industries' Association of South Africa
 Materials Handling Association
 Non-ferrous Metal Industries' Association of South Africa
 Plastic Convertors' Association of South Africa
 Port Elizabeth Engineers' Association
 Pressure Vessel Manufacturers' Association of South Africa
 Radio, Appliance and Television Association of South Africa (RATA)
 Refrigeration and Air Conditioning Manufacturers' and Suppliers' Association
 Sheetmetal Industries' Association of South Africa
 Small Enterprise Employers of South Africa (SEESA)
 South African Electro-Plating Industries' Association
 South African Engineers' and Founders' Association
 South African Fastener Manufacturers' Association (SAFMA)
 South African Refrigeration and Air-Conditioning Contractors' Association (SARACCA)
 South African Post Tensioning Association (SAPTA)
 South African Pump Manufacturers' Association
 South African Reinforced Concrete Engineers' Association (SARCEA)
 South African Valve and Actuator Manufacturers' Association
 South African Wire and Wire Rope Manufacturers' Association

(hereinafter referred to as the "employers" or "employers' organisations"), of the one part, and the—

Chemical, Energy, Paper, Printing, Wood and Allied Workers' Union (CEPPWAWU)
 Metal and Electrical Workers' Union of South Africa
 Solidariteit/MWU—Solidarity/MWU
 United Association of S.A. (UASA)
 National Union of Metalworkers of South Africa (NUMSA)
 S.A. Equity Workers' Association

(hereinafter referred to as the "employees" or the "trade unions"), of the other part, being the parties to the Metal and Engineering Industries Bargaining Council.

1. SCOPE OF APPLICATION OF AGREEMENT

- (1) The terms of this Agreement shall be observed—
 - (a) throughout the Republic of South Africa; and
 - (b) by all the employers and employees in the Iron, Steel, Engineering and Metallurgical Industries who are members of the employers' organisations and the trade unions, respectively.
- (2) Notwithstanding the provisions of subclause (1), the terms of this Agreement shall not apply to—
 - (a) the production of iron and/or steel and/or ferro-alloys;
 - (b) the manufacture, for sale, of standard high-speed cutting tools made from high-steel by means of plant and/or equipment and/or methods specifically adapted and/or designed for production by repetitive processes, in the Magisterial Districts of Johannesburg, Boksburg, Vereeniging and Pietermaritzburg;
 - (c) the installation, maintenance and repair of electrical equipment referred to in paragraph (b) of the definition of "Electrical Engineering Industry" in clause 3 of Part I of the Main Agreement published under Government Notice No. R. 404 of 31 March 1998, in the Provinces of the Cape of Good Hope and the Orange Free State;
 - (d) assembling, servicing, installation, maintenance and/or repair of appliances, equipment, machines, devices and apparatus, whether utilising manual, photographic, mechanical, electrical, electrostatic or electronic principles, or any combination of such principles which are primarily intended for use in accounting and/or business and/or calculating and/or office and/or educational procedures;
 - (e) the Venetian Blind and Allied Products' Manufacturing Industry in the Province of Transvaal;
 - (f) the installation and/or repair of burglar and/or other similar alarm systems in the Provinces of the Cape of Good Hope and the Orange Free State;
 - (g) the Locksmithing Trade in the Magisterial Districts of Benoni, Boksburg, Durban, Germiston, Johannesburg, Krugersdorp, Lower Umfolozi, Pinetown, Port Elizabeth, Pretoria, Randburg, Roodepoort, Springs and The Cape;

- (h) the production, for sale, of welding electrodes by means of plant and/or equipment and/or methods specifically adapted and/or designed for production by repetitive processes in the Magisterial District of Brits, Germiston, Kempton Park and Pretoria;
 - (i) the installation and/or repair and/or servicing of radios and/or refrigerators and/or domestic electrical appliances in the Provinces of the Cape of Good Hope and the Orange Free State;
 - (j) the manufacture from tinplate of a gauge not exceeding 0,416 mm of trunks and other containers designed to hold personal effects, sporting kit, tools and documents, and other lines manufactured principally from such tinplate;
 - (k) the manufacture of aluminium sheet and/or foil, and interrelated operations;
 - (l) the manufacture of plumbers' and/or engineers' brassware by means of gravity die-casting and/or pressure die-casting and/or hot pressing and/or machining;
 - (m) the undertaking of Billiton Aluminium S.A. (Pty) Ltd, in the Magisterial District of Lower Umfolozi.
- (3) Notwithstanding the provisions of subclause (1), the terms of this Agreement shall apply to—
- (a) apprentices only in so far as the provisions are not inconsistent with the provisions of the Manpower Training Act, 1981, or learners in accordance with the provisions of the Skills Development Act, 1998, or any contract entered into or any conditions fixed thereunder, and
 - (b) trainees under training in terms of section 30 of the Manpower Training Act, 1981, only in so far as the provisions are not inconsistent with the provisions of that Act or any conditions fixed thereunder and/or learners in accordance with the provisions of the Skills Development Act, 1998.
- (4) Clauses 1(1)(b), 2 and 3 of this Agreement shall not apply to employers and employees who are not members of the employers' organisations and trade unions, respectively.

2. PERIOD OF OPERATION OF AGREEMENT

This Agreement shall come into operation on such date as may be fixed by the Minister of Labour in terms of section 32 of the Labour Relations Act, 1995, and shall remain in force until 31 December 2007.

3. SPECIAL PROVISIONS

The provisions contained in clause 6 of the Agreement published under Government Notice No. R. 1414 of 10 October 2003 (hereinafter referred to as "the former Agreement"), shall apply to employers and employees.

4. GENERAL PROVISIONS

The provisions contained in clause 3 to 5 of the former Agreement, shall apply to employers and employees.

5. CLAUSE 3. DEFINITIONS

- (1) Substitute the following for the existing definition of "plastic":

"**'plastic'** means any one of the group of materials which consists of or contains as an essential ingredient an organic substance of a large molecular mass and which, while solid in the finished state, at some stage in its manufacture has been or can be forced, i.e. cast, calendered, extruded or moulded into various shapes by flow, usually through the application, singly or together, of heat and pressure including the recycling or compounding thereof, but only where such compounding and/or recycling is as a result of the conversion for manufacture by the same employer, but shall exclude all extrusions into mono- and multi-filament fibres and other activities falling under the scope of the National Textile Bargaining Council;"

- (2) Substitute the following for the existing definition of "Region C":

"**'Region C'** means the Province of Natal, and for the purpose of this particular area the address of the Regional Council shall be: Metal and Engineering Industries Bargaining Council (KwaZulu-Natal Region), P.O. Box 5900, Durban, 4000, or 14th Floor, Mercury House, 329 Smith Street, Durban, 4001;"

- (3) Substitute the following for the existing definition of "Region E":

"**'Region E'** means the Province of Transvaal, excluding the Magisterial Districts of Bloemhof, Christiana, Coligny, Delareyville, Klerksdorp, Lichtenburg, Potchefstroom, Schweizer-Reneke, Ventersdorp and Wolmaransstad, and for the purposes of this particular area the address of the Regional Council shall be: Metal and Engineering Industries Bargaining Council (Gauteng Region), P.O. Box 3998, Johannesburg, 2000, or 1st Floor, Union Corporation Building, 77 Marshall Street, Johannesburg, 2001;"

6. CLAUSE 6: RESOLUTION OF DISPUTES

Substitute the following for the existing clause:

"6. RESOLUTION OF DISPUTES

Any dispute about the interpretation, application or enforcement of this Agreement shall be referred to the Council and shall be dealt with in accordance with the provisions contained in the Metal and Engineering Industries Bargaining Council Dispute Resolution Collective Agreement published under Government Notice No. R. 1174 of 15 August 2003."

Thus signed at Johannesburg, for and on behalf of the parties, this day of 20.....

D.A. CARSON

Member

L. MTHIYANE

Member

A. SMITH

Chief Executive Officer

[15 April 2005]

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