



Government Gazette

Buitengewone Extraordinary

Staatskoerant

(Registered at the Post Offices as a Newspaper) (As 'n Nuusblad by die Poskantoor Geregistreer)

(REGULATION GAZETTE No. 892.)

Price 10c Prys
Overseas 15c Oorsee
POST FREE - POSVRY

(REGULASIEKOERANT No. 892.)

VOL 30.]

PRETORIA, 29 DECEMBER 1967.
29 DESEMBER

[No. 1939

PROCLAMATION

by the Acting State President of the
Republic of South Africa.

No. R. 360, 1967.]

COMMENCEMENT OF THE DESIGNS ACT, 1967 (ACT No. 57 OF 1967).

Under section 38 of the Designs Act, 1967 (Act No. 57 of 1967), I do hereby declare that the said Act shall come into operation on the 1st January 1968.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria on this Twelfth day of December, One thousand Nine hundred and Sixty-seven.

J. F. NAUDÉ,
Acting State President.

By Order of the Acting State President-in-Council.

N. DIEDERICHS.

No. R.361, 1967.]

DESIGNS ACT, 1967. THE DESIGNS REGULATIONS, 1968.

Under section 36 of the Designs Act, 1967 (Act No. 57 of 1967), I hereby make the regulations and prescribe the tariff set forth hereunder:—

Interpretation.

1. In these regulations unless the context otherwise indicates, any expression to which a meaning has been assigned in the Designs Act, 1967, bears the meaning so assigned thereto—

“Office” means the Designs Office established under the Act;

“the Act” means Act No. 57 of 1967;

“agent” means an attorney or patent agent resident or practising as such in the Republic;

“specimen” means an article with the design applied to it.

Fees.

2. The fees to be paid in pursuance of the Act shall be the fees specified in Schedule 1 hereto. All such fees shall be payable by means of revenue stamps on the prescribed forms.

Forms.

3. The forms herein referred to are the forms contained in Schedule 2 hereto, and such forms shall be used in all cases to which they are applicable and shall be modified, as directed by the Registrar, to meet the requirements of other cases.

Classification of Goods.

4. (1) For the purposes of the registration of designs and of these regulations, goods are classified in the manner shown in Schedule 3 hereto.

(2) If any doubt arises as to the class to which any particular description of goods belong, the matter shall be determined by the Registrar.

PROKLAMASIE

van die Waarnemende Staatspresident van die
Republiek van Suid-Afrika.

No. R. 360, 1967.]

INWERKINGTREDING VAN DIE WET OP MODELLE, 1967 (WET No. 57 VAN 1967).

Kragtens artikel 38 van die Wet op Modelle, 1967 (Wet No. 57 van 1967), verklaar ek hierby dat genoemde Wet op 1 Januarie 1968 in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Twaalfde dag van Desember Eenduisend Negehoenderd Sewe-en-sestig.

J. F. NAUDÉ,
Waarnemende Staatspresident.

Op las van die Waarnemende Staatspresident-in-rade.

N. DIEDERICHS.

No. R.361, 1967.]

WET OP MODELLE, 1967. DIE MODELLEREGULASIES, 1968.

Kragtens artikel 36 van die Wet op Modelle, 1967 (Wet No. 57 van 1967), vaardig ek hierby die regulasies uit en skryf ek die gelde voor soos hieronder uiteengesit:—

Woordomskrywing.

1. In hierdie regulasies, tensy uit die sinsverband anders blyk, het 'n uitdrukking waaraan 'n betekenis toegeken is in die Modellewet, 1967, die betekenis aldus daaraan toegeken—

„Kantoor” die Modellekantoor wat ingevolge die Wet ingestel is;

„die Wet” Wet No. 57 van 1967;

„agent” 'n prokureur of patentagent wat as sodanig in die Republiek woonagtig is of praktiseer;

„proefeksemplaar” 'n artikel met die model daarop toegepas.

Gelde.

2. Die gelde betaalbaar ingevolge die Wet is die gelde in Bylae 1 hiervan gespesifiseer. Alle sodanige gelde is in die vorm van inkomsteseëls op die voorgeskrewe vorms betaalbaar.

Vorms.

3. Die vorms wat hierin vermeld word, is die vorms in Bylae 2 hiervan vervat, en sodanige vorms moet in alle gevalle waarop dit van toepassing is, gebruik word, en moet, soos deur die Registrateur bepaal, gewysig word om aan die vereistes van ander gevalle te voldoen.

Klassifikasie van Goedere.

4. (1) Vir die doeleindes van die registrasie van modelle en van hierdie regulasies, word goedere geklassifiseer op die wyse in Bylae 3 hiervan aangedui.

(2) Indien enige twyfel ontstaan met betrekking tot die klas waartoe 'n bepaalde soort goedere behoort, beslis die Registrateur oor die saak.

Documents.

5. Subject to any other directions that they may be signed by the Registrar, all applications, notices, papers having representations affixed, and other documents required by the Act or by these regulations to be lodged, shall be upon strong paper, and, except where otherwise required, on one side only, of a size of approximately 11.69 inches by 8.27 inches, and having on the lefthand side thereof a margin approximately 2 inches wide.

6. A document lodged by a firm or partnership may be signed in the firm's name or for and on behalf of the firm or partnership by any one or more members thereof. A document lodged by a body corporate may be signed by a director or by the secretary or other senior officer of such body corporate.

Address.

7. Where any person is by the Act or these regulations bound to furnish the registrar with an address, the following provisions shall apply:—

(a) The address given shall in all cases be as full as possible in order to enable any person easily to find the place of business or residence of the person whose address is given.

(b) When a person does not reside in a town with streets, the Registrar may require the address to include all indications which he thinks necessary for such purpose as far as it can be attained.

(c) When a person resides in a town where there are streets, the address given shall include the name of the street and the number in the street or the name of the premises, if any.

Agents.

8. (1) An application for registration and all other communications between an applicant and the Registrar, and between the registered proprietor of a design and the Registrar, may be made by or through an agent.

(2) If any registered proprietor of a design appoints such an agent, service upon such agent of any document relating to such design shall be deemed to be service upon the person so appointing him, and all communications to be directed to such person in respect of such design may be addressed to such agent.

Applications in Terms of Section 18 of the Act.

9. In every application claiming priority under section 18 of the Act by reason of an application to register the design made or deemed to have been made in a "convention country" as defined in section 1 of the Act, such country shall be named, the date and the number of that application shall be stated, and the applicant shall furnish a certificate by the registering authority of that country, or shall otherwise to the satisfaction of the Registrar verify the application made or deemed to have been made therein.

Application for Registration.

10. An application for registration of a design shall be signed by the applicant or his agent. If application for registration of a design is made by a firm or partnership, the names of all the partners shall be given in the body of the application.

11. An application for registration of a design shall be on Form Designs No. 1.

12. On or after receipt of an application the Registrar shall furnish the applicant with an acknowledgement thereof.

13. An application shall state the class in which the design is to be registered, and, where it is desired to register the same design in more than one class, a separate application shall be made in each class. In that case each application shall be numbered separately and shall be treated as a separate and distinct application.

14. Every application shall state the article or articles to which the design is to be applied, and, where the Registrar so requires, the applicant shall also state for what purposes the article to which the design is to be applied is used.

Dokumente.

5. Behoudens enige ander voorskrifte wat die Registrateur kan gee, moet alle aansoeke, kennisgewings, stukke waaraan voorstellings geheg is, en ander dokumente wat ingevolge die Wet of hierdie regulasies ingedien moet word, op sterk papier wees, en uitgesonderd waar anders vereis, slegs op een kant, nl. papier van 'n formaat van ongeveer 11.69 duim by 8.27 duim, met aan die linkerkant daarvan 'n kantruimte van ongeveer 2 duim wyd.

6. 'n Dokument wat deur 'n firma of vennootskap ingedien word, kan in naam van die firma of namens of ten behoeve van die firma of vennootskap deur 1 of meer lede daarvan onderteken word. 'n Dokument deur 'n regspersoon ingedien, kan deur 'n direkteur of deur die Sekretaris of ander senior beampte van sodanige regspersoon onderteken word.

Adres.

7. Wanneer dit van iemand ingevolge die Wet of hierdie regulasies vereis word om die Registrateur van 'n adres te voorsien, is die volgende bepalinge van toepassing:—

(a) Die adres wat aangegee word, moet in alle gevalle so volledig moontlik wees ten einde enige persoon in staat te stel om die besigheids- of woonplek van die persoon wie se adres aangegee is, maklik te vind.

(b) Indien 'n persoon nie in 'n dorp met strate woonagtig is nie, kan die Registrateur vereis dat die adres alle aanduidings moet bevat wat hy vir sodanige doel nodig ag, vir sover dit bereikbaar is.

(c) Wanneer 'n persoon in 'n dorp woon waar daar strate is, moet die adres wat aangegee word, die naam van die straat en die nommer in die straat of die naam van die perseel, indien daar een is, insluit.

Agente.

8. (1) 'n Aansoek om registrasie en alle ander kommunikasies tussen 'n applikant en die Registrateur, en tussen die gerigstreepte eienaar van 'n model en die Registrateur, kan deur of deur bemiddeling van 'n agent geskied.

(2) Indien 'n geregistreepte eienaar van 'n model so 'n agent aanstel, word bestelling van 'n dokument met betrekking tot sodanige model aan sodanige agent geag bestelling te wees aan die persoon wat hom aldus aanstel, en alle kommunikasies wat aan sodanige persoon ten opsigte van sodanige model gerig moet word, kan aan sodanige agent geadresseer word.

Aansoeke Ingevolge Artikel 18 van die Wet.

9. In elke aansoek wat ingevolge artikel 18 van die Wet op prioriteit aanspraak maak uit hoofde van 'n aansoek om registrasie van die model, gedoen of geag gedoen te gewees het in 'n „konvensieland” soos in artikel 1 van die Wet omskryf, moet sodanige land genoem word, moet die datum en die nommer van daardie aansoek vermeld word, en moet die applikant 'n sertifikaat van die registrerende owerheid van daardie land voorlê of anders tot tevredenheid van die registrateur die aansoek wat daarin gedoen is of geag word gedoen te gewees het, verifieer.

Aansoek om Registrasie.

10. 'n Aansoek om registrasie van 'n model moet deur die applikant of sy agent onderteken word. Indien 'n firma of vennootskap aansoek om registrasie van 'n model doen, moet die name van al die vennote in die hoofdeel van die aansoek aangegee word.

11. 'n Aansoek om registrasie van 'n model moet op Modelvorm No. 1 geskied.

12. By of na ontvangs van 'n aansoek moet die Registrateur die applikant van 'n ontvangsbewys daarvoor voorsien.

13. 'n Aansoek moet die klas vermeld waarin die model geregistreeer moet word, en, waar dit verlang word om dieselfde model in meer as een klas te registreer, moet 'n afsonderlike aansoek in elke klas gedoen word. In daardie geval moet elke aansoek afsonderlik genummer word en as 'n afsonderlike en bepaalde aansoek behandel word.

14. Elke aansoek moet die artikel of artikels vermeld waarop die model toegepas moet word, en, indien die Registrateur aldus verlang, moet die applikant ook vermeld vir watter doeleindes die artikel waarop die model toegepas moet word, gebruik word.

15. The applicant shall give a brief statement of the novelty he claims for his design, on the application form or, where representations are furnished, shall endorse each with such statement on the face of the sheet containing the representation.

16. There shall be furnished in connection with an application for the registration of a design to be applied to a single article, 5 exactly similar drawings (of which one must be an original) or 5 photographs, or 5 specimens.

17. Each representation of the design must be upon paper of a size not more than 11 inches by 11 inches and not on cardboard, and must appear on only one side of the paper and must be satisfactory to the Registrar. When more figures than one are shown, these should be on one and the same sheet, and each should be designated on the sheet (e.g. front view, side view).

18. When representations of the design are furnished, they must be signed by the applicant or his agent.

19. When the specimens are not, in the Registrar's opinion, of a kind which can be conveniently pasted into books, representations shall be furnished for insertion in the register and for official purposes.

20. Where words, letters, or numerals are not of the essence of the design, they should be disclaimed or removed from the representations or specimens.

21. Each representation of a design which consist of a repeating surface pattern must show the complete pattern and a sufficient portion of the repeat in length and width and such representation ought not to be of size less than 7 inches by 5 inches.

22. Where representations are supplied, the Registrar shall also be supplied, if in any case he so requires, with a specimen.

23. The Registrar shall be furnished with more representations or more specimens of any design if he requires them.

24. (1) Where the names or representations of living persons appear on a design, the Registrar shall, if he so requires, be furnished with consents from such persons before proceeding to register the design.

(2) In the case of persons recently deceased the Registrar may call for consents from their legal representative before proceeding with the registration of a design on which their names or representations appear.

Procedure on Receipt of Application.

25. Upon receipt of an application for registration the Registrar shall consider it, and if he thinks there is no objection to the design being registered, he shall accept it.

26. If after consideration of the application any objections appear, a statement of these objections shall be sent to the applicant, in writing, and unless within 1 month the applicant applies for a hearing, or makes written representations, he shall be deemed to have withdrawn his application.

27. The decision of the Registrar at such hearing or on such written representations shall be communicated, in writing, to the applicant, and if the latter objects to such decision he may, within 1 month, should he consider it necessary for the purpose of appeal, apply upon Form Designs No. 2, requiring the Registrar to state, in writing, the grounds for his decision and also the data used by him in arriving at such a decision.

28. Upon receipt of such form the Registrar shall send to the applicant a statement, in writing, of the grounds for his decision, and the date on which such statement is sent shall be deemed to be the date of the Registrar's decision for purposes of appeal, and an appeal may be lodged within 3 months from the date of such decision.

15. Die applikant moet in die aansoekvorm 'n beknopte verklaring gee van die nuwigheid waarop hy vir sy model aanspraak maak, of waar voorstellings verskaf word, moet elkeen met sodanige verklaring op die voorkant van die vel wat die voorstelling bevat, geëndosseer word.

16. Daar moet in verband met 'n aansoek om die registrasie van 'n model op 'n enkel artikel toegepas moet word, 5 presies eenderse tekeninge (waarvan een 'n oorspronklike moet wees), of 5 foto's of 5 proefeksemplare verskaf word.

17. Elke voorstelling van die model moet op papier van nie meer nie as 11 duim by 11 duim wees, en nie op karton nie, en moet op slegs een kant van die papier voorkom en die Registrateur tevrede stel. Wanneer meer as een afbeelding getoon word, moet dit op dieselfde vel wees, en elkeen moet op die vel betitel word (bv. voor-aansig, syaansig).

18. Wanneer voorstellings van die model verskaf word, moet dit deur die applikant of sy agent onderteken wees.

19. Wanneer die proefeksemplare na die oordeel van die Registrateur nie van so 'n aard is dat dit maklik in boeke geplak kan word nie, moet voorstellings vir opname in die register en vir amptelike doeleindes verskaf word.

20. Waar woorde, letters of syfers nie 'n wesenlike deel van die model uitmaak nie, moet dit afgewys of van die voorstellings of proefeksemplare verwyder word.

21. Elke voorstelling van 'n model wat uit 'n herhalende oppervlakpatroon bestaan, moet die hele patroon en 'n voldoende gedeelte van die herhaling in die lengte en breedte vertoon, en sodanige voorstelling behoort nie kleiner as 7 duim by 5 duim te wees nie.

22. Wanneer voorstellings verskaf word, moet die Registrateur ook, indien hy dit in 'n bepaalde geval verlang, van 'n proefeksemplaar voorsien word.

23. Die Registrateur moet van meer voorstellings of meer proefeksemplare van 'n model voorsien word indien hy dit nodig het.

24. (1) Waar die name of voorstellings van lewende persone op 'n model voorkom, moet die Registrateur, indien hy dit versoek, van toestemmings van sodanige persone voorsien word voordat hy voortgaan om die model te registreer.

(2) In die geval van persone wat pas oorlede is, kan die Registrateur om die toestemming van hul regsverteenwoordigers vra voordat hy voortgaan met die registrasie van 'n model waarop hul name of voorstellings voorkom.

Procedure by Ontvangs van Aansoek.

25. By ontvangs van 'n aansoek om registrasie moet die Registrateur dit oorweeg en indien hy van oordeel is dat daar geen beswaar teen die registrasie van die model bestaan nie, aanvaar hy dit.

26. Indien enige besware geopper word ná oorweging van die aansoek moet 'n skriftelike verklaring van daardie besware aan die applikant gestuur word en tensy die applikant binne 'n maand om 'n verhoor aansoek doen, of skriftelike verhoë rig, word geag dat hy sy aansoek teruggetrek het.

27. Die beslissing van die Registrateur by sodanige verhoor of oor sulke skriftelike verhoë moet skriftelik aan die applikant meegedeel word en, indien laasgenoemde beswaar teen sodanige beslissing maak, kan hy binne 'n maand, indien hy dit vir die doeleindes van appél nodig ag, aansoek doen op Modelvorm No. 2 waarin hy die Registrateur versoek om gronde vir sy beslissings skriftelik te vermeld asook die gegewens wat deur hom gebruik is om tot sodanige beslissing te geraak.

28. By ontvangs van sodanige vorm moet die Registrateur 'n skriftelike verklaring van die gronde vir sy beslissing aan die applikant stuur en die datum waarop sodanige verklaring gestuur is, word beskou as die datum waarop die Registrateur sy beslissing vir appéldoeleindes gegee het, en 'n appél kan binne 3 maande van die datum van sodanige beslissing ingedien word.

Non-Finalisation.

29. (1) Where an application for registration of a design is not finalised within 12 months from the date of the application by reason of default on the part of the applicant, the Registrar shall give notice to the applicant or his agent, in writing, of such non-finalisation.

(2) If after 14 days from the date on which such notice was sent, the application is not finalised, the application shall be deemed to be abandoned, but the Registrar may on good cause shown, grant an extension of time after such 14 days for the finalisation of such application.

Death of Applicant.

30. In the event of the death of any applicant after the date of his application for the registration of a design, and before the design applied for has been entered in the register, the Registrar may, on being satisfied of the applicant's death, enter in the register, in place of the name of such deceased applicant, the name, address and description of the person owning the design, on such ownership being proved to the satisfaction of the Registrar.

Extension of Period of Registration.

31. (1) The period of registration of a design may at any time after the registration of such a design be extended for a second period of five years if Form Designs No. 3 is lodged, but no period of registration shall be extended unless an application for extension is lodged before the expiration of the original period of 5 years or within such further time (not exceeding 6 months) as the Registrar may allow.

(2) At any time before the expiration of the second period of 5 years mentioned in section 14 (2) of the Act, or within such further period (not exceeding 6 months) as the Registrar may allow, application may be made to the Registrar for a further extension of the period of registration by lodging Form Designs No. 3 together with the prescribed fee.

32. On receipt of Form Designs No. 3, an entry of the extension of the period of registration shall be made in the register, and the Registrar shall send to the registered proprietor, at his address for service, a notice that the period of registration has been extended for a further period of 5 years.

Assignment, Etc.

33. A person who becomes entitled by assignment, transmission or operation of law, to a registered design or to a share in a registered design or as mortgagee, licensee, or otherwise to any interest in the design, may apply on Form Designs No. 4, in duplicate, to have an entry of the fact made in the register, and on receipt of such form the Registrar may record his title as proprietor or co-proprietor, or, as the case may be, notice of his interest, in the register.

34. The claimant shall, together with such application, furnish full particulars of the assignment, mortgage, licence instrument, or other mode of transfer by virtue of which he claims to be entitled to be entered in the register, so as to show to the satisfaction of the Registrar the manner in which, and the person through whom such interest has been acquired.

35. The Registrar may in any case call on any person who desires his name to be entered in the register for such proof or additional proof of title as the Registrar may require for his satisfaction.

36. When the Registrar is satisfied that the claimant is entitled to the entry of his name, he shall make a note in the register of such interest.

37. Where the name of a person is entered on the register as mortgagee or licensee, such person or the registered proprietor may, on lodging Form Designs No. 5, have a note entered in the register that such person no longer claims to be mortgagee or licensee, as the case may be.

Nie-afhandeling.

29. (1) Waar 'n aansoek om registrasie van 'n model ten gevolge van 'n versuim aan die kant van die applikant nie binne 12 maande na die datum van aansoek afgehandel is nie moet die Registrateur die applikant of sy agent skriftelik van sodanige nie-afhandeling in kennis stel.

(2) Indien die aansoek na 14 dae van die datum waarop sodanige kennisgewing gestuur is, nie afgehandel is nie, word geag dat die applikant die aansoek laat vaar het, maar kan die Registrateur, mits grondige redes daarvoor aangevoer word, die tydperk van sodanige 14 dae verleng vir die afhandeling van sodanige aansoek.

Dood van Applikant.

30. In geval van die dood van 'n applikant na die datum van sy aansoek om die registrasie van 'n model en voordat die model waarom aansoek gedoen is, in die register aangeteken is, kan die Registrateur, nadat hy oortuig is van die applikant se dood, in plaas van die naam van sodanige oorlede applikant, die naam en adres en beskrywing van die persoon wat die eienaar van die model is, in die register aanteken indien sodanige eiendomsreg tot tevredenheid van die Registrateur bewys word.

Verlenging van Tydperk van Registrasie.

31. (1) Die tydperk van registrasie van 'n model kan te eniger tyd na die registrasie van sodanige model vir 'n tweede tydperk van 5 jaar verleng word indien Modelvorm No. 3 ingedien word, maar geen tydperk van registrasie word verleng nie tensy 'n aansoek om verlenging ingedien word voor die verstryking van die oorspronklike tydperk van 5 jaar, of binne sodanige verdere tydperk (wat nie 6 maande te bowe mag gaan nie) as wat die Registrateur toelaat.

(2) Te eniger tyd voor die verstryking van die tweede tydperk van 5 jaar in artikel 14 (2) van die Wet genoem, of binne sodanige verdere tydperk (wat nie 6 maande te bowe mag gaan nie) as wat die Registrateur toelaat, by die Registrateur aansoek gedoen word om 'n verdere verlenging van die tydperk van registrasie deur Modelvorm No. 3, vergesel van die voorgeskrewe gelde, in te dien.

32. By ontvangs van Modelvorm No. 3 word 'n inskrywing van die verlenging van die tydperk van registrasie in die register gedoen, en moet die Registrateur aan die geregistreerde eienaar by sy adres vir bestelling 'n kennisgewing stuur dat die tydperk van registrasie vir 'n verdere tydperk van 5 jaar verleng is.

Oormaking, ens.

33. Iemand wat deur oormaking, oordrag, of regsverwerking geregtig word op 'n geregistreerde model of op 'n aandeel in 'n geregistreerde model of as verbandnemer, lisensiehouer of andersins geregtig word op enige belang in die model, kan op Modelvorm No. 4, in duplo, aansoek doen om 'n inskrywing van die feit in die register te laat maak, en by ontvangs van sodanige vorm kan die Registrateur sy titel as eienaar of mede-eienaar, na gelang van die geval kennis van sy belang, in die register aanteken.

34. Die aanspraakmaker moet tesame met sodanige aansoek volledige besonderhede verstrek van die oormaking, verband, lisensie, dokument of ander wyse van oordrag uit hoofde waarvan hy daarop aanspraak maak dat hy geregtig is om in die register ingeskrywe te word, om aldus tot tevredenheid van die Registrateur die wyse waarop en die persoon deur wie sodanige belang verkry is, te toon.

35. Die Registrateur kan in elk geval enige persoon wat sy naam in die register ingeskrywe wil hê, aansê om sodanige bewys of addisionele bewys van titel te lewer as wat die Registrateur tot sy tevredenheid mag vereis.

36. Wanneer die Registrateur oortuig is dat die aanspraakmaker op die inskrywing van sy naam geregtig is, moet hy 'n aantekening van sodanige belang in die register maak.

37. Waar die naam van 'n persoon as verbandnemer of lisensiehouer in die register ingeskrywe is, kan sodanige persoon, of die geregistreerde eienaar, deur Modelvorm No. 5 in te dien, 'n aantekening in die register laat maak dat so 'n persoon nie meer daarop aanspraak maak om verbandnemer of lisensiehouer, na gelang van die geval, te wees nie.

Alteration of Address, Address for Service or Change of Name.

38. Every registered proprietor of a design who changes his address or his address for service or changes his name, may apply to the Registrar on Form Designs No. 6, and the Registrar shall alter the register accordingly.

Correction of Errors.

39. Where an application for a correction is made in terms of section 13 (3) of the Act, Form Designs No. 7 shall be lodged.

Cancellations.

40. The registration of a design may in terms of section 10 (1) of the Act, be cancelled by the Registrar if a request therefor is made by the proprietor by lodging with the Registrar Form Designs No. 8 with such modifications (if any) as the Registrar may direct.

Discretionary Power.

41. Before any discretionary power given to the Registrar by the Act or these regulations, is exercised adversely to any person, the Registrar shall give the person who will be affected by the exercise of such power an opportunity to be heard.

42. Any application for a hearing shall be made within 1 month from the date on which the Registrar gives such person the opportunity to be heard.

43. (1) Upon receiving such application, the Registrar shall give the applicant 14 days' notice of the time when the latter or his agent may be heard.

(2) Within 7 days from the date on which such notice would be delivered in the ordinary course of post, the person applying shall notify the Registrar whether or not he intends to be heard in regard to the matter.

44. The decision of the Registrar in the exercise of any such discretionary power shall be conveyed, in writing, to the person affected.

Inspection.

45. (1) Any person who desires an inspection to which he is entitled in terms of section 22 (1) of the Act, shall lodge Form Designs No. 9 with the Registrar and the Registrar shall thereafter permit him to carry out the inspection applied for.

(2) Where the applicant is unable to furnish the registration number of the design, he shall lodge form Designs No. 10, together with such information as he is in possession of, and the Registrar shall thereupon make such search in the class indicated, as may be possible on the information supplied, and will permit the inspection applied for.

Power to Dispense with Evidence.

46. Where under these regulations, any person is required to do any act or thing, or to sign any document, or to make any declaration on behalf of himself or any body corporate, or where any document or evidence is required to be submitted to or left with the Registrar, or at the office, and it is shown to the satisfaction of the Registrar that, as a result of any reasonable cause, such person is unable to do such act or thing, or to sign such document, or to make such declaration, or that such document or evidence cannot be submitted or left as aforesaid, the Registrar, upon the submission of such other evidence and subject to such terms as he may think fit, may dispense with any such act or thing, document, declaration or evidence.

Amendment.

47. Any irregularity in procedure, which in the opinion of the Registrar may be obviated without prejudice to the interests of any person, may be corrected, if the Registrar thinks fit, and on such terms as he may direct.

Verandering van Adres, Adres vir Bestelling of Verandering van Naam.

38. Elke geregistreerde eienaar van 'n model wat sy adres of sy adres vir bestelling of sy naam verander, kan by die Registrateur op Modelvorm No. 6 daarom aansoek doen, en die Registrateur verander dan die register dienoreenkomstig.

Verbetering van Foute.

39. Waar 'n aansoek om die regstelling van 'n fout ingevolge subartikel 13 (3) van die Wet gedoen word, moet Modelvorm No. 7 ingedien word.

Kansellaries.

40. Die registrasie van 'n model mag kragtens artikel 10 (1) van die Wet deur die Registrateur gekanselleer word indien die eienaar aldus versoek, deur indiening van Modelvorm No. 8 met sodanige wysigings (indien daar is) as wat die Registrateur mag bepaal.

Diskresionêre Bevoegdheid.

41. Voordat 'n diskresionêre bevoegdheid wat by die Wet of by hierdie regulasies aan die Registrateur verleen word, ten nadele van enige persoon uitgeoefen word, moet die Registrateur die persoon wat deur die uitoefening van sodanige bevoegdheid geraak sal word, die geleentheid bied om gehoor te word.

42. 'n Aansoek om gehoor te word, moet gedoen word binne 'n maand van die datum waarop die Registrateur so 'n persoon die geleentheid gee om gehoor te word.

43. (1) By ontvangs van sodanige aansoek, moet die Registrateur die applikant 14 dae kennis gee van die tyd waarop laasgenoemde of sy agent gehoor kan word.

(2) Binne 7 dae van die datum waarop sodanige kennisgewing in die gewone loop van die pos afgelewer sou word, moet die persoon wat aansoek doen die Registrateur in kennis stel of hy in verband met die saak gehoor wil word al dan nie.

44. Die beslissing van die Registrateur by die uitoefening van enige sodanige diskresionêre bevoegdheid moet skriftelik aan die betrokke persoon meegedeel word.

Insae.

45. (1) 'n Persoon wat insae verlang, waarop hy ingevolge artikel 22 (1) van die Wet geregtig is, moet Modelvorm No. 9 ingevul by die Registrateur indien, en die Registrateur laat hom daarna toe om die verlangde insae te verkry.

(2) Waar die applikant nie in staat is om die registrasienuommer van die model te verstrek nie, moet hy Modelvorm No. 10 indien, tesame met die inligting waaroor hy beskik, en die Registrateur doen daarna sodanige nasporing in die aangeduide klas vir sover as wat die gegewe inligting dit moontlik maak en laat dan die insae waarom aansoek gedoen is, toe.

Bevoegdheid om van Bewys af te Sien.

46. Waar daar ingevolge hierdie regulasies van enigiemand vereis word om 'n handeling of saak te verrig, of om 'n dokument te teken, of om 'n verklaring namens homself of 'n regs persoon af te lê, of waar 'n dokument of bewys by die Registrateur of by die Kantoor voorgelê of gelaat moet word, en daar tot tevredenheid van die Registrateur getoon word dat sodanige persoon, as gevolg van 'n redelike oorsaak, nie in staat is om sodanige handeling of saak te verrig of om sodanige dokument te onderteken of om sodanige verklaring af te lê nie, of dat sodanige dokument of bewys nie soos hierbo vermeld voorgelê of gelaat kan word nie, kan die Registrateur, by voorlegging van sodanige ander bewys en behoudens sodanige voorwaardes as wat hy mag goed vind, van sodanige handeling of saak, dokument, verklaring of bewys afsien.

Wysigings.

47. 'n Onreëlmatigheid in prosedure, wat na die oordeel van die Registrateur sonder benadeling van die belange van enige persoon uit die weg geruim kan word, kan reggestel word indien die Registrateur dit goed vind, en op sodanige voorwaardes as wat hy mag bepaal.

Extension of Time.

48. Application for an extension of time in terms of section 29 (2) of the Act shall be made on Form Designs No. 14.

Certificate by Registrar.

49. Where a certificate is required for the purpose of any legal proceedings, or for any other special purpose, in regard to any entry, matter, or thing which the Registrar is authorized by the Act or these regulations to make or do, the Registrar may, on the lodging of Form Designs No. 11, give such certificate.

Register of Designs.

50. (1) On receipt of an application for a design, there shall be entered in the register the name, address and address for service (if any) of the proprietor and the date of application, the class in which the application is classified, the articles to which the design is to be applied and particulars of a convention application (if any).

(2) When the design is registered there shall be entered in the register the date of registration, subsequent notifications of assignments, and of transmissions and such other matters as may be determined by the Registrar.

(3) A representation or representations or a specimen or specimens of the design shall be maintained in such form or forms as the Registrar may deem necessary.

Industrial and International Exhibition.

51. (1) Any person desirous of exhibiting any design, or any article to which a design has been applied, at an industrial or international exhibition which has been duly certified as such by the Registrar, or of publishing a description of a design during the period of the holding of such an exhibition shall before he exhibits or publishes the design, give the Registrar notice, on form Designs No. 12 of his intention to exhibit the design or article or to publish a description of the design as the case may be.

(2) For the purpose of identifying the design in the event of an application to register such design being subsequently made, the person lodging Form Designs No. 12 shall apply a brief description of the nature thereof, accompanied by a sketch, drawing or specimen, and shall also supply such other information as the Registrar may in each case require.

Applications and Orders of the Court.

52. Fourteen days' notice of every application to the court in terms of section 12 of the Act for rectification of the register of designs shall be given to the Registrar.

53. Where an order has been made by the court in any case under the Act, the person in whose favour such order has been made, or such one of them, if there are more than one, as the Registrar may direct, shall forthwith serve on the Registrar an office copy of such order, together with Form Designs No. 13 if required. The register may, if necessary, thereupon be rectified or altered by the Registrar.

54. Whenever an order is made by the court under the Act, the Registrar may, if he thinks that the contents of such order should be made public, advertise a notice thereof in the Patent Journal.

Repeal of Regulations.

55. Government Notice No. R. 319, dated the 1st March, 1963, and Government Notice No. R. 1595, dated the 16th October 1964, are hereby repealed.

Commencement.

56. These regulations shall come into operation on the 1st January 1968.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria on this Fourteenth day of December, One thousand Nine hundred and Sixty-seven.

J. F. NAUDÉ,
Acting State President.

By Order of the Acting State President-in-Council.

N. DIEDERICHS.

Verlenging van Tyd.

48. Aansoek om tydsverlenging kragtens artikel 29 (2) van die Wet moet op Modelvorm No. 14 gedoen word.

Sertifikaat van Registrateur.

49. Wanneer 'n sertifikaat vir die doel van 'n regsgeeding, of vir enige ander spesiale doel, vereis word met betrekking tot enige inskrywing, aangeleentheid of saak wat die Registrateur ingevolge die Wet of hierdie regulasies gemagtig is om te doen of om te verrig, kan die Registrateur, by die indiëning van Modelvorm No. 11, sodanige sertifikaat uitreik.

Register van Modelle.

50. (1) Wanneer 'n aansoek om 'n model ontvang word, word die naam, adres en adres vir bestelling (indien daar is) van die eienaar, die datum van die aansoek, die klas waarin die aansoek ingedeel word, en die artikels ten opsigte waarvan die model aangewend sal word en besonderhede in verband met 'n konvensie-aansoek (indien daar is) in die register ingeskrywe.

(2) Wanneer die model geregistreer word, word die datum van registrasie, daaropvolgende bekendmaking van oormakings of oordragte en sodanige ander sake as wat die Registrateur mag bepaal, in die register ingeskrywe.

(3) 'n Voorstelling of voorstellings of 'n monster of monsters van die model word gehou en wel in sodanige vorm of vorms as wat die Registrateur nodig mag ag.

Nywerheids- en Internasionale Tentoonstellings.

51. (1) Enige persoon wat verlang om 'n model of enige artikel waarop 'n model toegepas is, by 'n nywerheids- of internasionale tentoonstelling wat behoorlik deur die Registrateur as sodanig gesertifiseer is, ten toon te stel of om gedurende die tydperk van die duur van sodanige tentoonstelling 'n beskrywing van 'n model te publiseer, moet aan die Registrateur, voordat die model ten toon gestel of gepubliseer word, op Modelvorm No. 12 kennis gee van sy voorneme om die model of artikel ten toon te stel of om 'n beskrywing van die model te publiseer, na gelang van die geval.

(2) Ten einde die model te identifiseer in die geval van 'n daaropvolgende aansoek om dit te registreer, moet die persoon wat Modelvorm No. 12 indien, 'n beknopte beskrywing van die aard daarvan verstrek, vergesel van 'n skets, tekening of proefeksemplaar, en ook sodanige ander inligting as wat die Registrateur in elke geval mag vereis.

Aansoeke by en Bevele van die Hof.

52. Ingevolge artikel 12 van die Wet moet daar aan die Registrateur 14 dae kennis gegee word van elke aansoek by die hof om verbetering van die Register van Modelle.

53. Waar 'n bevel deur die hof uitgereik is in enige geding kragtens die Wet, moet die persoon in wie se guns sodanige bevel uitgereik is, of sodanige een van hulle indien daar meer as een is, na gelang die Registrateur mag gelas, onverwyld 'n kantoorafskrif van sodanige bevel aan die Registrateur bestel, tesame met Modelvorm No. 13, indien dit vereis word. Die register kan daarna, indien nodig, deur die Registrateur verbeter of verander word.

54. Wanneer 'n bevel kragtens die Wet deur die hof uitgereik word, kan die Registrateur, indien hy van mening is dat die inhoud van sodanige bevel openbaar gemaak moet word, 'n kennisgewing daarvan in die *Patentjoernaal* plaas.

Herroeping van Regulasies.

55. Goewermentskennisgewing No. R. 319 van 1 Maart 1963 en Goewermentskennisgewing No. R. 1595 van 16 Oktober 1964 word hierby herroep.

Inwerkingtreding.

56. Hierdie regulasies tree op 1 Januarie 1968 in werking.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Veertiende dag van Desember Eenduisend Negehoernd Sewe-en-sestig.

J. F. NAUDÉ,
Waarnemende Staatspresident.

Op las van die Waarnemende Staatspresident-in-rade.

N. DIEDERICHS.

SCHEDULE 1.

FEES.

Item No.	Amount. R	Form concerned. Design No.
1. On application for registration of a design— for each application.....	2.00	1
2. On application to Registrar for statement of grounds for decision in terms of Regulation 27.....	10.00	2
3. Application for extension of registration of design for second or third period of five years—for each period.....	4.00	3
4. Application to register transfer of rights in a registered design (Section 11)— For the first application.....	4.00	4
For each additional application.....	0.50	
5. Application in terms of regulation 37 to delete entry of name of mortgagee or licensee in register.....	1.00	5
6. Application for alteration of address or address for service or of change of name in register— For one application.....	0.50	6
For every additional application....	0.20	
7. Request for Correction of Error in an application to register or for correction of Error [in terms of Section 13 (3)]..	0.50	7
8. Application by proprietor of registered design to delete entry in register.....	1.00	8
9. Request for inspection in terms of section 22 (1):— (a) When design number is quoted... 2.00		9
(b) When design number is not quoted 4.00		10
10. Request for certificate for use in legal proceedings or for other special purposes..	2.00	11
11. Notice of Intended Exhibition of an unregistered design.....	2.00	12
12. Request for Register to be amended in pursuance of an order of court.....	1.00	13
13. Application for extension of time.....	1.00	14
14. Inspection of register—for every quarter of an hour.....	0.10	—
15. For collating documents for certification— for every 100 words or part thereof..	0.20	—
16. For photo copy of any documents (size approximately 8 inches by 13 inches or smaller)—for each page.....	0.10	—
17. For supply of copy of original design registration certificate.....	2.00	11
18. For certification of documents.....	1.00	—

SCHEDULE 2.

FORMS.

FORM D.O. No. 1.

(Designs Act, 1967).

Design No. _____ of _____
Registered in the name of _____

CERTIFICATE OF REGISTRATION.

This is to certify that the design, of which a copy is annexed, has been registered as from the _____ day of _____, 19____, in respect of the application of such design to articles comprised in Class _____ in pursuance of and subject to the provisions of the Designs Act, 1967, and that the registration is effective for a period of five years from the date of registration and, subject to renewal, for two further periods each, of five years' duration.

The Designs Office, _____
Pretoria. _____
_____, 19____
Registrar of Designs.

FORM DESIGNS No. 1. _____ Revenue Stamp. R2.00
(Designs Act, 1967).

APPLICATION FOR REGISTRATION OF A DESIGN.

Official Filing Date and Application No.

1. Full name of applicant _____
2. Applicant's address _____
3. Class _____
4. Articles to which the design is to be applied _____ (a)
5. Details of first application in a Convention country:
 - (i) Name of country _____ (b)
 - (ii) Official date _____
 - (iii) Official number _____
6. Declaration:

The applicant claims to be the proprietor of the design and that to the best of his knowledge and belief the design is new or original.

BYLAE 1.

GELDE.

Item Nr.	Bedrag. R	Betrokke vorm. Modelno.
1. By aansoek om registrasie van 'n model— vir elke aansoek.....	2.00	1
2. Versoek aan Registrateur om uiteensetting van gronde vir beslissing kragtens regulasie 27.....	10.00	2
3. Aansoek om verlenging van registrasie van model vir tweede of derde tydperk van vyf jaar—vir elke tydperk.....	4.00	3
4. Aansoek om oordrag van regte in 'n geregistreerde model te registreer (artikel 11)— vir die eerste aansoek.....	4.00	4
vir elke bykomende aansoek.....	0.50	
5. Aansoek kragtens regulasie 37 om inskrywing van 'n naam van verbandhouer of lisensiehouer in register te skrap.....	1.00	5
6. Aansoek om verandering van adres of adres vir bestelling of van verandering van naam in register— vir een aansoek.....	0.50	6
vir elke bykomende aansoek.....	0.20	
7. Versoek om verbetering van 'n fout in 'n aansoek om te registreer, of vir verbetering van 'n fout [kragtens artikel 13 (3)].....	0.50	7
8. Aansoek deur eienaar van geregistreerde model om 'n inskrywing in register te skrap.....	1.00	8
9. Versoek om insae kragtens artikel 22 (1):— (a) Wanneer nommer van model vermeld is.....	2.00	9
(b) Wanneer nommer van model nie vermeld is nie.....	4.00	10
10. Versoek om sertifikaat vir gebruik in 'n regsding of vir 'n ander spesiale doel	2.00	11
11. Kennisgewing van voorgenome tentoonstelling van 'n ongeregistreerde model	2.00	12
12. Versoek om die register ingevolge 'n bevel van die hof te wysig.....	1.00	13
13. Aansoek om verlenging van tyd.....	1.00	14
14. Insae in register—vir elke kwartier.....	0.10	—
15. Vergelyking van dokumente vir sertifisering—vir elke 100 woorde of gedeelte daarvan.....	0.20	—
16. Vir fotokopieë van enige dokument (grootte ongeveer 8 duim by 13 duim of kleiner)—vir elke bladsy.....	0.10	—
17. Vir verskaffing van 'n afskrif van 'n oorspronklike modelregistrasiesertifikaat...	2.00	11
18. Vir sertifisering van dokumente.....	1.00	—

BYLAE 2.

VORMS.

VORM M.K. No. 1.

(Wet op Modelle, 1967).

Modelno. _____ van _____
Geregistreer op naam van _____

REGISTARSIESERTIFIKAAT.

Hierby word gesertifiseer dat die model, waarvan 'n afskrif aangeheg is, van die _____ dag van _____ 19____ geregistreer is ten opsigte van die toepassing van sodanige model op artikels vervat in klas _____ ingevolge en behoudens die bepalings van die Wet op Modelle, 1967, en dat die registrasie geldig is vir 'n tydperk van vyf jaar van die datum van registrasie en, behoudens hernuwing, vir nog twee tydperke van vyf jaar elk.

Die Modellekantoor, _____ Registrateur van Modelle.
Pretoria. _____
_____, 19____

MODELVORM No. 1. _____ Inkomsteseël. R2.00
(Wet op Modelle, 1967).

AANSOEK OM REGISTRASIE VAN MODEL.

Amptelike datum van indiening en Aansoekno.

1. Volle naam van aansoeker _____
2. Adres van aansoeker _____
3. Klas _____
4. Artikels waarop die model toegepas gaan word _____ (a)
5. Besonderhede van eerste aansoek in 'n konvensieland:
 - (i) Naam van land _____ (b)
 - (ii) Amptelike datum _____
 - (iii) Amptelike nommer _____
6. Verklaring:

Die aansoeker maak daarop aanspraak dat hy die eienaar van die model is en dat die model na die beste van sy wete en oortuiging nuut of oorspronklik is.

7. Statement of novelty _____
 8. Address for service in the Republic: _____

 Dated this _____ day of _____, 19____

 Signature of Applicant.
 (a) In the case of a set, state trade description of the set, e.g. a set of cutlery.
 (b) In the absence of a claim to priority, state: "None".

FORM DESIGNS No. 1.

Acknowledgement of Application together with representations.
 Name of applicant _____

Official filing date and Application No. _____

Class _____
 Articles _____
 Name and address for service: _____

Registrar of Designs, Pretoria, South Africa.
 This acknowledgement is not valid unless endorsed with official stamp.

FORM DESIGNS No. 2.

Revenue Stamp. R10.

(Designs Act, 1967).

REQUEST FOR STATEMENT OF GROUNDS FOR DECISION IN TERMS OF REGULATION 27.

Application for Design No. _____
 In Class _____

You are hereby requested in terms of Regulation 27 of the Designs Regulations, 1968, to state in writing the grounds for your decision and the data used by you in arriving at such decision.

(Signature) _____
 (Address) _____

Dated this _____ day of _____, 19____

To: The Registrar, The Designs Office, Pretoria.

FORM DESIGNS No. 3.

Revenue Stamp R4.

(Designs Act, 1967).

APPLICATION FOR EXTENSION OF REGISTRATION OF DESIGN FOR THE SECOND OR THIRD PERIOD OF FIVE YEARS.

Name of proprietor _____
 Address of proprietor _____

In accordance with the provisions of section 14 of the Designs Act, 1967, the prescribed fee for the extension of the registration in Design No. _____ in Class _____ from _____ to _____ is hereby lodged.

Dated this _____ day of _____, 19____

To: The Registrar, The Designs Office, Pretoria.

If payment is not effected by the proprietor—
 Name _____
 Address for service _____

FORM DESIGNS No. 4.

Revenue Stamp. R4 or 50c.

To be submitted in duplicate.

(Designs Act, 1967).

APPLICATION TO REGISTER TRANSFER OF RIGHTS IN A REGISTERED DESIGN (SECTION 11).

1. Present proprietor of design _____
2. Design or Application No. _____
3. Class _____
4. Particulars of person whose rights are to be entered on the Register:
 - (a) Full name _____
 - (b) Address _____
 - (c) Nature of title or interest _____
5. Name of applicant _____
6. Nature of document submitted in proof of title or interest _____
7. Address for service in the Republic of the applicant: _____

Dated this _____ day of _____, 19____

Signature.

7. Verklaring omtrent nuwigheid _____
8. Adres vir bestelling in die Republiek: _____

Gedateer hierdie _____ dag van _____ 19____

Handtekening van aansoeker.

- (a) In die geval van 'n stel, meld handelsbeskrywing van die stel, bv. 'n stel tafelgereedskap.
- (b) In die afwesigheid van 'n prioriteitseis, meld: „Geen”.

MODELVORM No. 1.

Erkenning van aansoek tesame met voorstellings.
 Naam van aansoeker _____

Amptelike datum van indiening en aansoekno. _____

Klas _____
 Artikels _____
 Naam en adres vir bestelling _____

Registrateur van Modelle, Pretoria, Suid-Afrika.
 Hierdie erkenningsadvies is ongeldig tensy dit met die amptelike stempel geëndosseer is.

MODELVORM No. 2.

Inkomsteseël. R10.

(Wet op Modelle, 1967.)

VERSOEK OM VERKLARING VAN GRONDE VIR BESLISSING KRAGTENS REGULASIE 27.

Aansoek om Modelno. _____
 In Klas _____

U word hierby kragtens regulasie 27 van die Modellereregulasies, 1968, versoek om die gronde vir u beslissing asook die gegewens wat deur u gebruik is om tot sodanige beslissing te geraak, skriftelik te vermeld.

(Handtekening) _____
 (Adres) _____

Gedateer hierdie _____ dag van _____ 19____

Aan: Die Registrateur, Die Modellekantoor, Pretoria.

MODELVORM No. 3.

Inkomsteseël. R4.

(Wet op Modelle, 1967.)

AANSOEK OM VERLENGING VAN REGISTRASIE VAN MODEL VIR DIE TWEDE OF DERDE TYDPERK VAN VYF JAAR.

Naam van eienaar _____
 Adres van eienaar _____

Ooreenkomstig die bepalings van artikel 14 van die Wet op Modelle, 1967, word die voorgeskrewe bedrag van R4 vir die verlenging van die registrasie van Model No. _____ in klas _____ van _____ tot _____

hierby ingedien.
 Gedateer hierdie _____ dag van _____ 19____

Aan: Die Registrateur, Die Modellekantoor, Pretoria.

Indien die betaling nie deur die eienaar gedoen word nie—
 Naam _____
 Adres vir bestelling _____

MODELVORM No. 4.

Inkomsteseël. R4 of 50c.

Moet in tweevoud ingedien word.

(Wet op Modelle, 1967.)

AANSOEK OM OORDRAG VAN REGTE IN 'N GEREGISTREERDE MODEL TE REGISTRER (ARTIKEL 11).

1. Teenswoordige eienaar van model _____
2. Model- of aansoekno. _____
3. Klas _____
4. Besonderhede van persoon wie se regte in die register ingeskryf moet word:
 - (a) Volle naam _____
 - (b) Adres _____
 - (c) Aard van titel of belang _____
5. Naam van aansoeker _____
6. Aard van dokument as bewys van titel of belang ingedien _____
7. Adres vir bestelling aan aansoeker in die Republiek: _____

Gedateer hierdie _____ dag van _____ 19____

Handtekening.

To: The Registrar,
The Designs Office,
Pretoria.

NOTIFICATION OF ENTRY.

The title or interest set out above in paragraph 4 (c) in the above registered design was to-day registered in the register of designs.

Official date stamp. _____ Registrar of Designs.

FORM DESIGNS No. 5. _____ Revenue Stamp. R1.
(Designs Act, 1967).

APPLICATION IN TERMS OF REGULATION 37 TO DELETE ENTRY OF NAME OF MORTGAGEE OR LICENSEE IN THE REGISTER.

Design No. _____ Class _____
Registered proprietor _____
Name of mortgagee or licensee _____
Nature of entry to be deleted _____
Document submitted in proof of _____
fact that entry may be deleted (a) _____
Date of entry to be deleted _____
Dated this _____ day of _____, 19 _____
Address for service: _____

Signature.
* Proprietor.
* Mortgagee.
* Licensee.

To: The Registrar,
The Designs Office,
Pretoria.

* Delete words not applicable.

(a) Here insert "Consent signed by mortgagee, etc." or the nature of the document entitling the proprietor to seek deletion. In the absence of documentary proof, proof in the form of an affidavit has to be submitted.

FORM DESIGNS No. 6. _____ Revenue Stamp. 50c. or 20c.
(Designs Act, 1967).

APPLICATION FOR ALTERATION OF ADDRESS OR ADDRESS FOR SERVICE OR OF CHANGE OF NAME IN REGISTER OF DESIGNS.

Design No. _____
Registered in Class _____
Name of registered proprietor _____
Address of registered proprietor _____

Application is hereby made that my *address/address for service/ name in the register of designs be altered to _____

Dated this _____ day of _____, 19 _____

Signature of proprietor.

* Delete words not applicable.

To: The Registrar,
The Designs Office,
Pretoria.

FORM DESIGNS No. 7. _____ Revenue Stamp. 50c.
(Designs Act, 1967).

REQUEST FOR CORRECTION OF ERROR IN AN APPLICATION TO REGISTER, OR FOR CORRECTION OF ERROR, IN TERMS OF SECTION 13 (3).

Application or Design No. _____
In Class _____

I hereby request that _____

(Signature) _____
(Address) _____

Dated this _____ day of _____, 19 _____

To: The Registrar,
The Designs Office,
Pretoria.

Aan: Die Registrateur,
Die Modellekantoor,
Pretoria.

KENNISGEWING VAN INSKRYWING.

Die titel of belang hierbo uiteengesit in paragraaf 4 (c) in bogenoemde geregistreerde model is vandag in Modelleregister geregistreer.

Amptelike datumstempel. _____ Registrateur van Modelle.

MODELVORM No. 5. _____ Inkomsteseël. R1.
(Wet op Modelle, 1967).

AANSOEK KRAGTENS REGULASIE 37 OM 'N INSKRYWING VAN 'N NAAM VAN VERBANDHOUER OF LISENSIE-HOUER IN DIE REGISTER TE SKRAP.

Modelno. _____ Klas _____
Geregistreerde eienaar _____
Naam van verbandhouer of lisensiehouer _____
Aard van inskrywing wat geskrap moet word _____
Dokument ingediën ter bewys van feit dat inskrywing geskrap mag word (a) _____
Datum van inskrywing wat geskrap moet word _____
Gedateer hierdie _____ dag van _____ 19 _____
Adres vir bestelling _____

Aan: Die Registrateur,
Modellekantoor,
Pretoria.

Handtekening.
* Eienaar.
* Verbandnemer.
* Lisensiehouer.

* Skrap woorde wat nie van toepassing is nie.

(a) Skrywe hier in „Toestemming geteken deur verbandnemer, ens.” of die aard van die dokument wat die eienaar daarop geregtig maak om skrapping aan te vra. In die afwesigheid van dokumentêre bewys, moet bewys in die vorm van 'n beëdigde verklaring voorgelê word.

MODELVORM No. 6. _____ Inkomsteseël. 50c of 20c.
(Wet op Modelle, 1967).

AANSOEK OM VERANDERING VAN ADRES OF ADRES VIR BESTELLING OF VAN NAAMSVRANDERING IN MODEL-REGISTER.

Modelno. _____
Geregistreer in klas _____
Naam van geregistreerde eienaar _____
Adres van geregistreerde eienaar _____

Aansoek word hierby gedoen dat *my adres/adres vir bestelling/ naam in die Modelleregister verander word in _____

Gedateer hierdie _____ dag van _____ 19 _____

Handtekening van eienaar.

* Skrap woorde wat nie van toepassing is nie.

Aan: Die Registrateur,
Die Modellekantoor,
Pretoria.

MODELVORM No. 7. _____ Inkomsteseël. 50c.
(Wet op Modelle, 1967).

VERSOEK OM VERBETERING VAN FOUT IN 'N AANSOEK OM TE REGISTREER, OF OM VERBETERING VAN FOUT KRAGTENS ARTIKEL 13 (3).

Aansoek of Modelno. _____
In Klas _____

Ek versoek hierby dat _____

(Handtekening) _____
(Adres) _____

Gedateer hierdie _____ dag van _____ 19 _____

Aan: Die Registrateur,
Die Modellekantoor,
Pretoria.

FORM DESIGNS No. 8.

Revenue Stamp.
R1.

(Designs Act, 1967).

APPLICATION BY PROPRIETOR OF REGISTERED DESIGN TO DELETE ENTRY IN REGISTER.

Design No. _____ Class _____
Registered proprietor _____
Nature of entry to be deleted _____
Name of person in whose favour entry was made _____

Date upon which entry shall be deleted _____
Reason for deletion _____

Document submitted in proof of fact that entry may be deleted (a) _____
Dated this _____ day of _____, 19 _____

Address for service: _____
Signature. _____

To: The Registrar,
The Designs Office,
Pretoria.

(a) Here insert "Consent signed by mortgagee, etc." or the nature of the document entitling the proprietor to seek deletion. In the absence of documentary proof, proof in the form of an affidavit has to be submitted.

FORM DESIGNS No. 9.

Revenue Stamp.
R2.

(Designs Act, 1967).

REQUEST FOR INSPECTION IN TERMS OF SECTION 22 (1) WHEN REGISTRATION NUMBER IS SUPPLIED.

I hereby request that I be permitted an inspection prescribed by section 22 (1) of the Designs Act, 1967, in respect of the design registered under No. _____

(Signature) _____
(Address) _____

Dated this _____ day of _____, 19 _____

To: The Registrar,
The Designs Office,
Pretoria.

FORM DESIGNS No. 10.

Revenue Stamp.
R4.

(Designs Act, 1967).

REQUEST FOR SEARCH IN TERMS OF SECTION 22 (1) WHEN REGISTRATION NUMBER IS NOT SUPPLIED.

I hereby request that a search be made in Class _____ in respect of the design (annexed hereto in duplicate) and then I be permitted such inspection as I may be entitled to in terms of section 22 (1) of the Designs Act, 1967.

(Signature) _____
(Address) _____

Dated this _____ day of _____, 19 _____

To: The Registrar,
The Designs Office,
Pretoria.

FORM DESIGNS No. 11.

Revenue Stamp.
R2.

(Designs Act, 1967).

REQUEST FOR CERTIFICATE FOR USE IN LEGAL PROCEEDINGS OR FOR OTHER SPECIAL PURPOSE.

Application for copy of original design registration certificate.

Design No. _____ Registered in class _____
In the name of _____
I/We, _____

hereby request you to furnish me/us with your Certificate for use in* _____

Dated this _____ day of _____, 19 _____
Signature. _____

To: The Registrar,
The Designs Office,
Pretoria.

* Here state the purpose for which the certificate is required, i.e. whether for use in legal proceedings (if so, state title of proceedings) or for some other purpose.

MODELFORM No. 8.

Inkomsteseël.
R1.

(Wet op Modelle, 1967.)

AANSOEK DEUR EIENAAR VAN GEREGISTREERDE MODEL OM 'N INSKRYWING IN DIE REGISTER TE SKRAP.

Modelno. _____ Klas _____
Geregistreeerde eienaar _____

Aard van inskrywing wat geskrap moet word _____
Naam van persoon in wie se guns inskrywing gemaak was _____

Datum waarop inskrywing geskrap moet word _____
Rede vir skrapping _____

Dokument aangestuur ter staving van feit dat inskrywing geskrap mag word (a) _____

Gedateer hierdie _____ dag van _____ 19 _____
Adres vir bestelling: _____

Handtekening. _____

Aan: Die Registrateur,
Die Modellekantoor,
Pretoria.

(a) Vul hier in „Toestemming onderteken deur verbandhouer, ens.” of die aard van die dokument wat aan die eienaar magtiging verleen om die skrapping aan te vra. In die afwesigheid van dokumentêre bewys, moet bewys in die vorm van 'n verklaring voorgelê word.

MODELFORM No. 9.

Inkomsteseël.
R2.

(Wet op Modelle, 1967.)

VERSOEK OM INSAE KRAGTENS ARTIKEL 22 (1) WANNEER REGISTRASIENOMMER VERSTREK WORD.

Ek versoek hierby dat ek toegelaat word om ingevolge artikel 22 (1) van die Wet op Modelle, 1967 insae ten opsigte van die model geregistreer onder No. _____ te verkry.

(Handtekening) _____
(Adres) _____

Gedateer hierdie _____ dag van _____ 19 _____

Aan: Die Registrateur,
Die Modellekantoor,
Pretoria.

MODELFORM No. 10.

Inkomsteseël.
R4.

(Wet op Modelle, 1967.)

VERSOEK OM INSAE KRAGTENS ARTIKEL 22 (1) WANNEER REGISTRASIENOMMER NIE VERSTREK WORD NIE.

Ek versoek hierby dat 'n nasporing gedoen word in klas _____ ten opsigte van die model (hierby in duplo aangeheg) en dat sodanige insae as waarop ek ingevolge artikel 22 (1) van die Wet op Modelle, 1967, geregtig mag wees, aan my toegelaat word.

(Handtekening) _____
(Adres) _____

Gedateer hierdie _____ dag van _____ 19 _____

Aan: Die Registrateur,
Die Modellekantoor,
Pretoria.

MODELFORM No. 11.

Inkomsteseël.
R2.

(Wet op Modelle, 1967.)

VERSOEK OM SERTIFIKAAT VIR GEBRUIK IN REGSGEDING OF VIR 'N ANDER SPESIALE DOEL.

Aansoek om afskrif van oorspronklike modelregistrasiesertifikaat.
Modelno. _____ Geregistreer in Klas _____

Op naam van _____
Ek/Ons, _____, van _____
versoek u hierby om my/ons van u sertifikaat te voorsien vir gebruik in * _____

Handtekening. _____

Gedateer hierdie _____ dag van _____ 19 _____

Aan: Die Registrateur,
Die Modellekantoor,
Pretoria.

* Vermeld hierdie doel waarvoor die sertifikaat nodig is, dit wil sê hetsy vir gebruik in 'n regsding (indien wel, vermeld titel van geding) of vir die een of ander doel.

FORM DESIGNS No. 12. Revenue Stamp. R2.

(Designs Act, 1967).

NOTICE OF INTENDED EXHIBITION OF AN UNREGISTERED DESIGN.

Official date of receipt.

1. Full name of person giving notice _____
2. Address of person giving notice _____
3. Class _____
4. Articles to which the design is to be applied _____
5. This application is accompanied by a sketch/drawing/specimen (delete which is inapplicable).
6. Brief description of the design _____
7. Name of exhibition certified by the Registrar _____
8. Date on which exhibition opens/opened _____
9. Date from which design will be exhibited _____
10. Address for service in the Republic _____

Dated this _____ day of _____, 19____

Signature. _____

FORM DESIGNS No. 12. Acknowledgement of Notice under regulation 51 accompanied by a sketch/drawing/specimen.

Name of person giving notice _____

Class _____

Articles _____

Name and address for service: _____

Official date of receipt. _____

Registrar of Designs, Pretoria, South Africa.

FORM DESIGNS No. 13. Revenue Stamp. R1.

(Designs Act, 1967).

REQUEST FOR REGISTER TO BE AMENDED IN PURSUANCE OF AN ORDER OF THE COURT.

Design No. _____

Class _____

I hereby request you to amend the entry in the Register of Designs in accordance with the terms of the Order of Court, dated _____, an office copy of which is attached.

(Signature) _____

(Address) _____

Dated this _____ day of _____, 19____

To: The Registrar, The Designs Office, Pretoria.

FORM DESIGNS No. 14. Revenue Stamp. R1.

(Designs Act, 1967).

APPLICATION FOR EXTENSION OF TIME.

Design No. _____ Class _____

Name of applicant or registered proprietor _____

Address _____

I hereby apply for an extension of time of _____ days within which to (a) _____

Date _____ Applicant/Proprietor/Agent.

(a) Here state the object of, and the grounds supporting the application.

To: The Registrar, Designs Office, Pretoria.

MODELFORM No. 12. Inkomsteseël R2.

(Wet op Modelle, 1967).

KENNISGEWING VAN VOORGENOME TENTOONSTELLING VAN ONGEREGISTREERDE MODEL.

Amptelike ontvangsdatum.

1. Volle naam van persoon wat kennis gee _____
2. Adres van persoon wat kennis gee _____
3. Klas _____
4. Artikels waarop model toegepas gaan word _____
5. Hierdie aansoek gaan vergesel van 'n skets/tekening/voorbeeld (skrap wat nie van toepassing is).
6. Kort beskrywing van die model _____
7. Naam van tentoonstelling deur Registrateur gesertifiseer _____
8. Datum waarop tentoonstelling open/geopen is _____
9. Datum vanaf wanneer model ten toon gestel sal word _____
10. Adres vir bestelling in die Republiek _____

Gedateer hierdie _____ dag van _____ 19____

Aan: Die Registrateur, Die Modellekantoor, Pretoria. (Handtekening).

MODELFORM No. 12. Erkenning van kennisgewing kragtens Regulasie 51, vergesel van 'n skets/tekening/voorbeeld.

Naam van persoon wat kennis gee _____

Klas _____

Artikels _____

Naam en adres vir bestelling _____

Amptelike ontvangsdatum. _____

Registrateur van Modelle, Pretoria, Suid-Afrika.

MODELFORM No. 13. Inkomsteseël R1.

(Wet op Modelle, 1967).

VERSOEK OM REGISTER TE WYSIG INGEVOLGE 'N BEVEL VAN DIE HOF.

Modelno. _____

Klas _____

Ek versoek u hierby om die inskrywing in die Modellerregister te wysig ooreenkomstig die bepalings van die hofbevel gedateer _____, waarvan 'n Kantoorafskrif aangeheg word.

(Handtekening) _____

(Adres) _____

Gedateer hierdie _____ dag van _____ 19____

Aan: Die Registrateur, Die Modellekantoor, Pretoria.

MODELFORM No. 14. Inkomsteseël R1.

(Wet op Modelle, 1967).

AANSOEK OM VERLENGING VAN TYD.

Modelno. _____ Klas _____

Naam van aansoeker of geregistreerde eienaar _____

Adres _____

Ek doen hierby aansoek om 'n tydverlenging van _____ dae waarbinne (a) _____

Datum _____ Aansoeker/Eienaar/Agent.

(a) Verstrek hier die doel van en die gronde waarop die aansoek gebaseer is.

Aan: Die Registrateur, Die Modellekantoor, Pretoria.

GOVERNMENT NOTICE.

DEPARTMENT OF COMMERCE.

No. R. 2120.]

[29 December 1967.]

DESIGNS ACT, 1967.

The Acting State President has, under the powers vested in him by section 4 (6) of the Designs Act, 1967 (Act No. 57 of 1967), made the following regulation:—

EXCLUSION OF CERTAIN ARTISTIC WORKS FROM DESIGN REGISTRATION.

There shall be excluded from registration under the Designs Act, 1967, artistic works in respect of which copyright subsists under the Copyright Act, 1965 (Act No. 63 of 1965), and which may be applied as designs to printed matter primarily of a literary or artistic character including such articles as bookjackets, calendars, certificates, coupons, dressmaking patterns, greeting cards, labels, leaflets, maps, plans, playing cards, postcards, stamps, trade advertisements, trade forms and cards, transfers and the like, and generally, printed matter produced by photographic or other reproductive process.

SCHEDULE No. 3.

CLASSIFICATION OF GOODS.

Class 1.—Foodstuffs, including dietetic foods:—

- 01 Bakers' products, biscuits, pastry, macaroni, etc.
- 02 Chocolates, confectionery, ices.
- 03 Cheeses, butter and other dairy produce and substitutes.
- 04 Butchers' meat (including pork products).
- 05 Animal foodstuffs.
- 99 Miscellaneous.

Class 2.—Articles of clothing, including footwear:—

- 01 Garments.
- 02 Undergarments, lingerie, corsets, brassières.
- 03 Headwear.
- 04 Footwear (including boots, shoes and slippers).
- 05 Socks and stockings.
- 06 Neckties, scarves and neckerchiefs.
- 07 Gloves.
- 08 Haberdashery.
- 99 Miscellaneous.

Class 3.—Travel goods and personal belongings, not elsewhere specified:—

- 01 Trunks, suitcases and brief-cases.
- 02 Handbags, wallets, pocket-books, purses, boxes.
- 03 Umbrellas, walking-sticks.
- 04 Fans.
- 99 Miscellaneous.

Class 4.—Brushware:—

- 01 Brushes for cleaning and brooms.
- 02 Toilet and clothes brushes.
- 03 Brushes for industry.
- 04 Paint-brushes.
- 99 Miscellaneous.

Class 5.—Textile piecegood articles, and other sheet material:—

- 01 Spun articles.
- 02 Textile fabrics (woven, knitted, etc.).
- 03 Sheet material.
- 04 Felt.
- 05 Covering-sheets (wallpaper, linoleum, etc.).
- 06 Lace.
- 07 Embroideries.
- 08 Ribbons, braids and other trimmings.
- 09 Leather and substitutes.
- 99 Miscellaneous.

Class 6.—Furnishing:—

- 01 Furniture.
- 02 Mattresses and cushions.
- 03 Curtains (ready-made).
- 04 Carpets.
- 05 Mats and floor rugs.
- 06 Mirrors and frames.
- 07 Garment hangers.
- 08 Bedspreads.
- 09 Household linen and napery.
- 99 Miscellaneous.

Class 7.—Household goods, not elsewhere specified:—

- 01 China, glassware, dishes and other articles of similar nature.
- 02 Cooking utensils and containers.
- 03 Knives, forks and spoons.
- 04 Cooking-stoves, toasters, etc.
- 05 Chopping, mincing, grinding and mixing machines.
- 06 Flat-irons and laundering, cleaning and drying equipment.
- 99 Miscellaneous.

GOEWERMENSKENNISGEWING.

DEPARTEMENT VAN HANDEL.

No. R. 2120.]

[29 Desember 1967.]

WET OP MODELLE, 1967.

Die Waarnemende Staatspresident het, kragtens artikel 4 (6) van die Wet op Modelle, 1967 (Wet No. 57 van 1967), die volgende regulasie uitgevaardig:—

UITSLUITING VAN SEKERE ARTISTIEKE WERKE VAN MODELLEREGISTRASIE.

Daar word kragtens die Wet op Modelle, 1967, die volgende van registrasie uitgesluit: Artistieke werke ten opsigte waarvan outeursreg ingevolge die Wet op Outeursreg, 1965 (Wet No. 63 van 1965), bestaan, en wat toegepas mag word as modelle ten opsigte van drukwerk, hoofsaaklik van 'n literêre of artistieke aard, waaronder voorwerpe soos boekomslae, kalenders, sertifikate, koepons, rokpatrone, groetkaartjies, etikette, pamflette, landkaarte, planne, speelkaarte, poskaarte, seëls, handelsadvertensies, handelsvorme en -kaarte, oordragte en dies meer, en, in die algemeen, drukwerk deur fotografiese of reproduksieproses voortgebring.

DERDE BYLAE.

KLASSIFIKASIE VAN GOEDERE.

Klas 1.—Voedselware, waaronder dieetkundige voedsels:—

- 01 Bakkerijprodukte, beskuitjies, soetgebak, makaroni, ens.
- 02 Sjokolade, banket, versiersuikerprodukte.
- 03 Kaassoorte, botter en ander suiwelprodukte en surrogate.
- 04 Slagtersvleis (waaronder varkveisprodukte).
- 05 Veevoere.
- 99 Diverse.

Klas 2.—Klerasie insluitende waaronder skoeisel:—

- 01 Kledingstukke.
- 02 Onderklere, linnegoed, borsrokke, buustelyfies.
- 03 Kopdrag.
- 04 Skoeisel (waaronder stewels, skoene en pantoffels).
- 05 Sokkies en kouse.
- 06 Dasse en strikdasse, serpe en halsdoeke.
- 07 Handskoene.
- 08 Garings en band.
- 99 Diverse.

Klas 3.—Reisgoedere en persoonlike besittings wat nie in ander klasse gespesifiseer is nie:—

- 01 Koffers, handkoffers en briewetasse.
- 02 Handsakke, notetassies, sakboekies, beursies, bussies.
- 03 Sambrele, wandelstokke.
- 04 Waaiers.
- 99 Diverse.

Klas 4.—Borselware:—

- 01 Borsels vir skoonmaak, en besems.
- 02 Toilet- en klereborsels.
- 03 Borsels vir die nywerheid.
- 04 Verfkwaste.
- 99 Diverse.

Klas 5.—Tekstielstukgoedere en ander lakenmateriaal:—

- 01 Gespanne artikels.
- 02 Tekstielweefstowwe (geweef, gebrei, ens.).
- 03 Lakenmateriaal.
- 04 Vilt.
- 05 Materiaal vir bekleding (muurpapier, linoleum, ens.).
- 06 Kant.
- 07 Borduurwerk.
- 08 Linte, koorde, en ander tooisels.
- 09 Leer en leermaaksels.
- 99 Diverse.

Klas 6.—Stoffering:—

- 01 Meublement.
- 02 Matrasse en kussings.
- 03 Gordyne (klaar gemaak).
- 04 Tapyte.
- 05 Matte en vloermatte.
- 06 Spieëls en portretrame.
- 07 Klerasiehangars.
- 08 Beddekens.
- 09 Huishoudelike linnegoed en tafellinne.
- 99 Diverse.

Klas 7.—Huishoudelike goedere wat nie elders gespesifiseer is nie:—

- 01 Porseleinware, glasware, skottels en ander soortgelyke artikels.
- 02 Koekgerei en houers.
- 03 Messe, vurke en lepels.
- 04 Stowe, roosters, ens.
- 05 Masjiene vir fynkap, brokkel, maal, fynmaal en meng.
- 06 Strykysters en wasserybenodigde, skoon- en droogmaak-uitrusting.
- 99 Diverse.

Class 8.—Tools and hardware:—

- 01 Tools and implements for agriculture, forestry and horticulture.
- 02 Other tools and implements.
- 03 Locks and other hardware fittings.
- 04 Nails, screws, nuts, bolts, etc.
- 99 Miscellaneous.

Class 9.—Packages and containers:—

- 01 Bottles, flasks, carboys, demijohns and pots.
- 02 Closing means.
- 03 Drums and casks.
- 04 Boxes and cases.
- 05 Hampers, crates and baskets.
- 06 Bags, wrappers and tubes and capsules.
- 07 Cans.
- 08 Ropes and hooping materials.
- 99 Miscellaneous.

Class 10.—Clocks and watches, and measuring instruments:—

- 01 House clocks.
- 02 Watches and wrist-watches.
- 03 Alarms.
- 04 Other clocks.
- 05 All other chronometrical instruments.
- 06 Dials, hands and all other parts of watches, clocks and of other chronometrical instruments.
- 07 Geodetic, nautical, acoustic and meteorological articles.
- 08 Instruments for measuring physical sizes, like length, pressure, etc.
- 09 Instruments for measuring temperature.
- 10 Instruments for measuring electric sizes (voltmeters, etc.).
- 11 Testing instruments.
- 99 Miscellaneous.

Class 11.—Articles of adornment:—

- 01 Jewellery.
- 02 Trinkets, table, mantel and wall ornaments, including flower-vases.
- 03 Medals and badges.
- 04 Artificial flowers, fruits and plants.
- 05 Festive decorations.
- 99 Miscellaneous.

Class 12.—Vehicles:—

- 01 Vehicles drawn by animals.
- 02 Trolleys, trucks and barrows, hand-drawn.
- 03 Locomotives and rolling-stock for railways and all other rail vehicles.
- 04 Telepher carriers and chairlifts.
- 05 Elevators and hoists.
- 06 Ships and boats.
- 07 Aircraft and space vehicles.
- 08 Motor-cars and buses.
- 09 Lorries and tractors.
- 10 Trailers, including camping or house trailers.
- 11 Motorcycles, scooters, bicycles and tricycles.
- 12 Perambulators and invalid chairs.
- 13 Special vehicles.
- 14 Pneumatic tyres, inner tubes and all other equipment or accessories, not elsewhere specified.
- 99 Miscellaneous.

Class 13.—Equipment for production, distribution and transformation of electricity:—

- 01 Generators and motors.
- 02 Power transformers, rectifiers, batteries and accumulators.
- 03 Equipment for distribution and control of electric power (conductors, switch-gear, etc.).
- 99 Miscellaneous.

Class 14.—Electrical and electronic equipment:—

- 01 Equipment for the recording and reproduction of sounds or pictures.
- 02 Equipment for the recording, reproduction and retrieval of information.
- 03 Communications equipment (telegraph, telephone, teletype, television and radio).
- 04 Amplifiers.
- 99 Miscellaneous.

Class 15.—Industrial and household machines:—

- 01 Engines (not electrical).
- 02 Pumps and compressors.
- 03 Agricultural machinery.
- 04 Construction machinery.
- 05 Industrial machines, not elsewhere specified.
- 06 Industrial laundry and cleaning machines.
- 07 Household laundry and cleaning machines.
- 08 Industrial textile sewing, knitting and embroidering machines.
- 09 Household textile sewing, knitting and embroidering machines.
- 10 Industrial refrigeration apparatus.
- 11 Household refrigeration apparatus.
- 12 Food preparation machines.
- 99 Miscellaneous.

Klas 8.—Gereedskap en hardware:—

- 01 Gereedskap en implemente vir boerdery, bosbou en tuinbou.
- 02 Ander gereedskap en implemente.
- 03 Slotte en ander hardewaretoehorens.
- 04 Spykers, skroewe, moere, boute, ens.
- 99 Diverse.

Klas 9.—Verpakkings en houers:—

- 01 Bottels, flesse, mandjieflesse, karbas en potte.
- 02 Toemaakmiddels.
- 03 Dromme en vaatjies.
- 04 Dose en kaste.
- 05 Sluitmandjies, kratte en mandjies.
- 06 Sakke, omslae en buise en kapsules.
- 07 Kanne.
- 08 Toue en omgeefmateriaal.
- 99 Diverse.

Klas 10.—Klokhorlosies, horlosies en meetinstrumente:—

- 01 Huisklokhorlosies.
- 02 Horlosies en polshorlosies.
- 03 Wekkers.
- 04 Ander klokhorlosies.
- 05 Alle ander chronometiese instrumente.
- 06 Wyserplate, wysers en alle ander dele van horlosies, klokhorlosies en ander chronometiese instrumente.
- 07 Landmetings-, seevaart-, akoestiese en weerkundige artikels.
- 08 Instrumente vir meting van fisiese groottes, soos bv. lengte, druk, ens.
- 09 Instrumente vir temperatuurmeting.
- 10 Instrumente vir meting van elektriese groottes (voltmeters, ens.).
- 11 Toetsinstrumente.
- 99 Diverse.

Klas 11.—Artikels vir versiering:—

- 01 Juweliersware.
- 02 Juweelkissies, tafelskoonsteenmantel- en muurversierings, waaronder blomvase.
- 03 Medaljes en wapens.
- 04 Kunstblomme, -vrugte en -plante.
- 05 Feestelike versierings.
- 99 Diverse.

Klas 12.—Voertuie:—

- 01 Voertuie deur diere getrek.
- 02 Trollies, trokke en stootkarre, met die hand bedien.
- 03 Lokomotiewe en rollende materiaal vir spoorweë en alle ander spoorvoertuie.
- 04 Instrumentedraers en stoelhistoestelle.
- 05 Hysbakke en hystoestelle.
- 06 Skepe en bote.
- 07 Vliegтуie en ruimtevoertuie.
- 08 Motorkarre en busse.
- 09 Vragmotors en trekkers.
- 10 Sleepwaens, waaronder kampeer- of woonwaens.
- 11 Motorfiets, bromponies, trapfiets en driewiele.
- 12 Kinderwaentjies en stootstoele.
- 13 Spesiale voertuie.
- 14 Lugbuitebande, -binnebande en alle ander uitrusting en toehorens wat nie elders gespesifiseer is nie.
- 99 Diverse.

Klas 13.—Uitrusting vir die vervaardiging, verspeiding en transformasie van elektrisiteit:—

- 01 Ontwikkelaars en motore.
- 02 Kragtransformators, -gelykrygters, -batterye en -akkumulators.
- 03 Uitrusting vir die verspreiding en kontrole van elektriese krag (geleiers, skakelgerei, ens.).
- 99 Diverse.

Klas 14.—Elektriese en elektroniese uitrusting:—

- 01 Uitrusting vir die opneem en reproduksie van geluide of beelde.
- 02 Uitrusting vir die opneem, reproduksie en opspoor van inligting.
- 03 Kommunikasie-uitrusting (telegraaf, telefoon, teledrukker, televisie en radio).
- 04 Klankversterkers.
- 99 Diverse.

Klas 15.—Industriële en huishoudelike masjiene:—

- 01 Enjins (nie elektries nie).
- 02 Pompe en kompressors.
- 03 Landboumasjienerie.
- 04 Boumasjienerie.
- 05 Industriële masjiene, nie elders gespesifiseer nie.
- 06 Industriële wassery- en skoonmaakmasjiene.
- 07 Huishoudelike was- en skoonmaakmasjiene.
- 08 Industriële tekstiel-, naai-, brei- en borduurmasjiene.
- 09 Huishoudelike tekstiel-, naai-, brei- en borduurmasjiene.
- 10 Industriële verkoelingsapparaat.
- 11 Huishoudelike verkoelingsapparaat.
- 12 Voedselbereidingsmasjiene.
- 99 Diverse.

Class 16.—Photographic, cinematographic and optical apparatus:—

- 01 } Photographic cameras.
- 02 } Film cameras.
- 03 } Projectors (for slides).
- 04 } Projectors (for films).
- 05 } Photocopying apparatus and enlargers.
- 06 } Developing apparatus.
- 07 } Accessories.
- 08 } Optical articles, such as spectacles, microscopes, etc.
- 99 } Miscellaneous.

Class 17.—Musical instruments:—

- 01 } Keyboard instruments (including electronic and other organs).
- 02 } Wind instruments (including piano-accordions).
- 03 } Stringed instruments.
- 04 } Percussion instruments.
- 05 } Mechanical instruments.
- 99 } Miscellaneous.

Class 18.—Printing and office machinery:—

- 01 } Typewriters and calculating machines, with the exception of electronic machines.
- 02 } Typographical machinery.
- 03 } Machinery for printing by processes other than typography (excluding photocopying machinery).
- 04 } Characters and type faces.
- 05 } Massicots.
- 99 } Miscellaneous.

Class 19.—Stationers goods, desk equipment, artists' and teaching materials:—

- 01 } Writing paper and envelopes.
- 02 } Desk equipment.
- 03 } Calendars.
- 04 } Bindings.
- 05 } Illustrated cards and other printed matter.
- 06 } Materials and instruments for writing by hand.
- 07 } Materials and instruments for painting (excluding brushes), for sculpture, for engraving and for other artistic techniques.
- 08 } Teaching materials.
- 99 } Miscellaneous.

Class 20.—Sales and advertising equipment:—

- 01 } Automatic vending machines.
- 02 } Display and sales equipment.
- 03 } Signboards and advertising materials.
- 99 } Miscellaneous.

Class 21.—Games, toys and sports goods:—

- 01 } Games.
- 02 } Toys.
- 03 } Gymnastics and sports apparatus and equipment.
- 04 } Amusement and entertainment articles.
- 05 } Tents.
- 99 } Miscellaneous.

Class 22.—Arms and tackle for hunting, fishing and vermin trapping:—

- 01 } Side-arms.
- 02 } Projectile weapons.
- 03 } Ammunition, fuses and projectiles.
- 04 } Hunting equipment (excluding weapons).
- 05 } Fishing rods.
- 06 } Reels for fishing rods.
- 07 } Baits.
- 08 } Other pieces of fishing tackle.
- 09 } Traps and articles for vermin destruction.
- 99 } Miscellaneous.

Class 23.—Sanitary, heating, ventilation and air-conditioning equipment:—

- 01 } Fluid and gas-distribution equipment (including pipes and pipe fittings.)
- 02 } Sanitary fittings and equipment (baths, showers, wash-basins, lavatories, sanitary units, etc.).
- 03 } Heating equipment.
- 04 } Ventilation and air-conditioning.
- 05 } Solid fuel.
- 99 } Miscellaneous.

Class 24.—Medical and laboratory equipment:—

- 01 } Equipment for transport and accommodation for patients.
- 02 } Hospital and laboratory equipment (for diagnostic, tests, operations, treatment, eye-testing).
- 03 } Medical, surgical, dental instruments.
- 04 } Prosthetic articles.
- 05 } Material for dressing and nursing.
- 99 } Miscellaneous.

Class 25.—Building units and construction elements:—

- 01 } Building material and elements, such as beams, tiles, slates, panels, etc.
- 02 } Windows, doors, blinds, etc.
- 03 } Sections, angles and channels.
- 04 } Houses, garages, and all other buildings.
- 05 } Civil engineering elements.
- 99 } Miscellaneous.

Klas 16.—Fotografiese, kinematografiese en oogkundige apparaat:—

- 01 } Fotografiese kameras.
- 02 } Rolprentkameras.
- 03 } Projektors (vir skyfies).
- 04 } Projektors (vir films).
- 05 } Fotokopieerapparaat en vergroters.
- 06 } Ontwikkelingsapparaat.
- 07 } Toebehorens.
- 08 } Oogkundige artikels, soos brille, mikroskope, ens.
- 99 } Diverse.

Klas 17.—Musiekinstrumente:—

- 01 } Klawerbordinstrumente (waaronder elektroniese en ander orrels).
- 02 } Windinstrumente (waaronder trekklaviere).
- 03 } Snaarinstrumente.
- 04 } Slaginstrumente.
- 05 } Meganiese instrumente.
- 99 } Diverse.

Klas 18.—Druk- en kantoormasjinerie:—

- 01 } Tikmasjiene en rekenmasjiene, uitgesonderd elektroniese masjiene.
- 02 } Tipografiese masjinerie.
- 03 } Masjinerie vir die druk deur ander prosesse as tipografiese (uitgesonderd fotokopieermasjinerie).
- 04 } Lettertekens en letterbeelde.
- 05 } Massikot.
- 99 } Diverse.

Klas 19.—Skryfbehoeftegoedere, lessenaarbenodigdhede en kuns- en onderriguitrusting:—

- 01 } Skryfpapier en koeverte.
- 02 } Lessenaarbenodigdhede.
- 03 } Kalenders.
- 04 } Bindings.
- 05 } Geïllustreerde kaarte en ander drukwerk.
- 06 } Benodigdhede en instrumente vir handskrywers.
- 07 } Benodigdhede en instrumente vir skilderwerk (uitgesonderd kwaste), vir beeldhouwerk, gravering en ander kunstegnieke.
- 08 } Onderriguitrusting.
- 99 } Diverse.

Klas 20.—Verkoop- en advertensie-uitrusting:—

- 01 } Outomatiese verkoopmasjiene.
- 02 } Uitstallings- en verkoopuitrusting.
- 03 } Uithangborde en advertensie-uitrusting.
- 99 } Diverse.

Klas 21.—Speletjies, speelgoed en sportgoedere:—

- 01 } Speletjies.
- 02 } Speelgoed.
- 03 } Gimnastiek- en sportapparate en -uitrusting.
- 04 } Pret- en vermaaklikheidsartikels.
- 05 } Tente.
- 99 } Diverse.

Klas 22.—Wapens en uitrusting vir jag, visvang en vang van ongediertes:—

- 01 } Sywapens.
- 02 } Projektielwapens.
- 03 } Ammunisie, slagdoopies en projektiel.
- 04 } Jaggerei (uitgesonderd wapens).
- 05 } Visstokke.
- 06 } Katrolle vir visstokke.
- 07 } Aas.
- 08 } Ander stukke visgerei.
- 09 } Slagysters en artikels vir die vang en uitroei van ongediertes.
- 99 } Diverse.

Klas 23.—Sanitêre, verhittings-, ventilasie- en lugversorgingsuitrusting:—

- 01 } Vloeistof- en gasverspreidingsuitrusting (waaronder pype en pyp).
- 02 } Sanitêre toebehorens en uitrusting (baddens, stortbaddens, wasbakke, latrines, sanitêre eenhede, ens.).
- 03 } Verwarmingsuitrusting.
- 04 } Ventilasie en lugversorging.
- 05 } Soliede brandstof.
- 99 } Diverse.

Klas 24.—Mediese en laboratoriumuitrusting:—

- 01 } Uitrusting vir vervoer en akkommodasie van pasiënte.
- 02 } Hospitaal- en laboratoriumuitrusting (vir diagnostisering, toetse, operasies, behandeling, oogtoetsing).
- 03 } Mediese, chirurgiese en tandheelkundige instrumente.
- 04 } Prostetiese artikels.
- 05 } Materiaal vir verbande en verpleging.
- 99 } Diverse.

Klas 25.—Bou-eenhede en konstruksie-elemente:—

- 01 } Boumateriaal en -elemente, soos dakbalke, teëls, plakkie, panele, ens.
- 02 } Vensters, deure, blindings, ens.
- 03 } Afskortings, hoeke en gange.
- 04 } Huise, motorhuise en alle ander geboue.
- 05 } Siviele ingenieurs-elemente.
- 99 } Diverse.

Class 26.—Lighting apparatus:—

- 01 Luminous sources, electrical or not, such as incandescent bulbs, luminous tubes and plates.
- 02 Lamps, standard lamps, chandeliers, wall and ceiling fixtures.
- 03 Public lighting fixtures (outside lamps, stage-lighting, flood-lights).
- 04 Torches and hand lamps and lanterns.
- 05 Candles, candlesticks.
- 06 Lamp-shades.
- 99 Miscellaneous.

Class 27.—Tobacco and smokers' supplies:—

- 01 Tobacco, cigars and cigarettes.
- 02 Pipes, cigar and cigarette holders.
- 03 Ash-trays.
- 04 Matches.
- 05 Lighters.
- 06 Cigar cases, cigarette cases, tobacco jars and pouches.
- 99 Miscellaneous.

Class 28.—Pharmaceutical and cosmetic articles and products, toilet articles and apparatus:—

- 01 Pharmaceutical articles and products.
- 02 Cosmetic articles and products.
- 03 Toilet articles and beauty parlor equipment.
- 99 Miscellaneous.

Class 29.—Safety and protective devices and equipment for human beings:—

- 01 Devices and equipment against fire-hazards.
- 02 Devices and equipment for water rescue.
- 03 Devices and equipment for mountain rescue.
- 99 Devices and equipment against other hazards (roads, mines, industries, etc.).

Class 30.—Care and handling of animals:—

- 01 Shelters and pens.
- 02 Feeders and waterers.
- 03 Saddlery.
- 04 Safety and protective devices and equipment for animals.
- 99 Other articles.

Class 31.—Miscellaneous:—

All the products not included in the preceding classes.

No. R. 2121.]

[29 December 1967.

**TRADE MARKS ACT, 1963.
AMENDMENT OF REGULATIONS.**

The Acting State President has, under section 80 of the Trade Marks Act, 1963 (Act No. 62 of 1963), made the following regulations:—

1. The Trade Marks Regulations, 1963, published under Government Notice No. R. 1997, dated 27 December 1963, as amended, are hereby further amended by—

(a) substituting the following regulation for regulation 6:—

“Subject to any other directions that may be given by the registrar, all applications, notices, counter-statements, papers having representations affixed, or other documents required by the Act or by these regulations to be left with or sent to the registrar, shall be type-written, lithographed or printed in one of the official languages of the Republic in legible characters with deep permanent black ink upon strong paper, on one side only, of a size approximately 8·27 inches by 11·69 inches and shall have on the left-hand part thereof a margin of not less than one inch and a half”;

(b) substituting in regulation 18 (4) (b) (i) the expression “T.M. 33” for the expression “T.M. 32”;

(c) substituting in regulation 18 (4) (b) (ii) the expression “T.M. 32” for the expression “T.M. 33”;

(d) deleting in regulation 44 the words “The advertisement of every application for the registration of a trade mark shall be at the applicant's expense.”;

(e) deleting in regulation 60 the words “and upon payment of the prescribed fee, on form T.M. 8”;

(f) substituting the following regulation for regulation 64 (1):—

“(1) The notice under section 47 (3) of the Act shall be sent by the registrar not less than 2 nor more than 6 months prior to the expiration of the last registration. The notice shall be on form O.3 and shall notify the applicant of the substituted classification and the applicant may apply to the registrar to renew his trade mark in accordance with the classification specified in the Fourth Schedule to these regulations”;

Klas 26.—Verligtingsapparaat:—

- 01 Verligtingsbronne, elektries al dan nie, soos gloeilampe, liggewende buise en plate.
- 02 Lampe, standaardlampe, kandelare, vaste toebehorens vir mure en plafonne.
- 03 Vaste toebehorens vir openbare verligting (buitelampe, verhoogligte, vloedligte).
- 04 Flitse, handlampe en lanterns.
- 05 Kerse en kandelars.
- 06 Lampskerms.
- 99 Diverse.

Klas 27.—Tabak en rokersbenodigdhede:—

- 01 Tabak, sigare en sigarette.
- 02 Pype, sigaar- en sigarethouers.
- 03 Asbakke.
- 04 Vuurhoutjies.
- 05 Aanstekers.
- 06 Sigaarkokers, sigaretkokers, tabakflesse en tabaksakke.
- 99 Diverse.

Klas 28.—Farmaseutiese en skoonheidsartikels en -produkte, toiletartikels en -apparaat:—

- 01 Farmaseutiese artikels en produkte.
- 02 Skoonheidsartikels en -produkte.
- 03 Toiletbenodigdhede en skoonheidsalonuitrusting.
- 99 Diverse.

Klas 29.—Veiligheids- en beskermingstoestelle en uitrusting vir menslike gebruik:—

- 01 Toestelle en uitrusting vir gebruik teen brandgevaar.
- 02 Reddingstoestelle en -uitrusting by verdrinking.
- 03 Reddingstoestelle en -uitrusting vir bergklimmers.
- 04 Toestelle en uitrusting vir gebruik teen ander gevare (paaiemyne, nywerhede, ens.).
- 99 Diverse.

Klas 30.—Oppas en hantering van diere:—

- 01 Afdakke en hokke.
- 02 Voerapparaat en waterverskaffers.
- 03 Saaltuig.
- 04 Veiligheids- en beskermingstoestelle en -uitrusting vir diere.
- 99 Ander artikels.

Klas 31.—Diverse:—

Alle produkte nie in die voorgaande klasse ingesluit nie.

No. R. 2121.]

[29 Desember 1967.

**WET OP HANDELSMERKE, 1963.
WYSIGING VAN REGULASIES.**

Die Waarnemende Staatspresident het, kragtens artikel 80 van die Wet op Handelsmerke, 1963 (Wet No. 62 van 1963), die volgende regulasies uitgevaardig:—

1. Die Handelsmerkregulasies, 1963, afgekondig by Goewermentskennisgewing No. R.1997 van 27 Desember 1963, soos gewysig, word hierby verder gewysig deur—

(a) regulasie 6 deur die volgende regulasie te vervang:—

„Behoudens enige ander voorskrifte van die Registrateur moet alle aansoeke, kennisgewings, teenverklarings, dokumente met voorstellings daarop, of ander dokumente wat ingevolge die Wet of hierdie regulasies by die Registrateur gelaat of aan hom gestuur moet word, getik, gelitografeer of gedruk wees in een van die amptelike tale van die Republiek in leesbare letters in donker, vaste swart ink op sterk papier, slegs aan die een kant, van 'n grootte van ongeveer 8·27 duim by 11·69 duim en met 'n kantruimte van minstens een en 'n half duim aan die linkerkant daarvan”;

(b) in regulasie 18 (4) (b) (i) die uitdrukking „T.M. 32” deur die uitdrukking „T.M. 33” te vervang;

(c) in regulasie 18 (4) (b) (ii) die uitdrukking „T.M. 33” deur die uitdrukking „T.M. 32” te vervang;

(d) in regulasie 44 die woorde „Die bekendmaking van elke aansoek om die registrasie van 'n handelsmerk sal vir rekening van die applikant wees” te skrap;

(e) in regulasie 60 die woorde „en by betaling op vorm T.M. 8 van die voorgeskrewe gelde” skrap;

(f) regulasie 64 (1) deur die volgende regulasie te vervang:—

„(1) Die kennisgewing kragtens artikel 47 (3) van die Wet word minstens 2 en hoogstens 6 maande voor die vervaldatum van die jongste registrasie deur die Registrateur uitgestuur. Die kennis moet op vorm O. 3 gegee word en die applikant in kennis stel van die vervangde klassifikasie, en die applikant kan by die Registrateur aansoek doen om sy handelsmerk ooreenkomstig die klassifikasie aangegee in die Vierde Bylae van hierdie regulasies, te hernuwe”;

(g) substituting the following regulation for regulation 86:—

“The date of an entry of a registered user in the register shall be the date on which the application for registration as a registered user was made. In addition to the trade or business address of the registered user the application shall include an address for service. A notification, in writing, of the registration of a registered user shall be sent to the registered proprietor of the trade mark and shall be inserted in the Patent Journal”;

(h) substituting the following regulation for regulation 90:—

“90. (1) The applicant for any variation or cancellation made under the provisions of regulations 87, 88 and 89 shall satisfy the registrar that he has given notice to each registered user of the trade mark in question and also the registered proprietor of the mark if the latter be not the applicant, and that he has duly notified interested parties of their right of intervention as provided in subregulation (2) of this regulation.

(2) Any person so notified who intends to intervene shall within 1 month of the receipt of the notification or within such further time as the registrar may allow serve on the registered proprietor and on the registered user concerned at their address for service and lodge at the Trade Marks Office a notice of intervention.

(3) Such notice shall be on form T.M. 38, and shall contain a statement of the grounds upon which the intervening party intends to intervene. Thereupon the provisions of these regulations relating to opposition proceedings (48 to 58 inclusive) shall *mutatis mutandis* apply to such application.

(4) The registrar after giving the parties an opportunity of being heard may accept or refuse the application or accept it subject to any conditions, amendments, modifications or limitations he may think fit to impose.

(5) The registration fee for any registered user or the variation or cancellation thereof, shall be paid on lodgement of form T.M. 39”;

(i) in the First Schedule—

(1) substituting the following fees for the fees specified in the First Schedule:—

Item 1, “R12”.

Item 3, “R12”.

Item 4, “R18”.

Item 29, “R18”;

(2) deleting item 7;

(j) in the Second Schedule—

(i) substituting the following Trade Marks Form O.3:—

“TRADE MARKS FORM O.3.

REPUBLIC OF SOUTH AFRICA.

The Trade Marks Act, 1963.

NOTICE BEFORE REMOVAL OF TRADE MARK FROM THE REGISTER UNDER SECTION 47 (3).

You are hereby notified that in conformity with the provisions of section 47 (3) of the above Act and regulation No. 64, your Trade Mark No. _____ registered in Class _____ will be removed from the trade marks register unless the prescribed renewal fee (payable by means of uncanceled revenue stamps on form T.M. 10) is received at this office on or before the _____, 19____ on which date this existing registration will expire.

If the prescribed fee is not paid on or before the date above-named, the trade mark will, after the end of one month from such date, be removed from the trade marks register, unless an additional fee of R2 (payable by form T.M. 11) is remitted on or before the expiration of such month.

As a result of the substituted classification your mark or marks are renewable in accordance with the classification set out in the Fourth Schedule to the Trade Mark Regulations, 1963.

(g) regulasie 86 deur die volgende regulasie te vervang:—

„Die datum van inskrywing van 'n geregistreerde gebruiker in die register moet die datum wees waarop die aansoek om registrasie as geregistreerde gebruiker gedoen is. Bo en behalwe die handels- of besigheids-adres van die geregistreerde gebruiker, moet die aansoek 'n adres vir bestelling insluit. 'n Skriftelike bekendmaking van die registrasie van 'n geregistreerde gebruiker word aan die geregistreerde eienaar van die handelsmerk gestuur, en word in die Patentjoernaal bekendgemaak”;

(h) regulasie 90 deur die volgende regulasie te vervang:—

„90. (1) Die aansoeker om enige verandering of intrekking kragtens die bepalings van regulasies 87, 88 en 89 moet die Registrateur tevrede stel dat hy kennis gegee het aan elke geregistreerde gebruiker van die betrokke handelsmerk, en ook die geregistreerde eienaar van die merk indien laasgenoemde nie die aansoeker is nie en dat hy behoorlike kennis aan belanghebbende partye gegee het van hulle reg van toetreding ooreenkomstig subregulasie (2) van hierdie regulasie.

(2) Enige persoon wat aldus in kennis gestel is en wat van voorneme is om toe te tree, moet binne 1 maand ná ontvangs van die kennisgewing of binne sodanige verdere tydperk as wat die Registrateur mag toelaat, kennis van toetreding aan die geregistreerde eienaar en aan die geregistreerde gebruiker by hul adres vir betekening bestel, en by die Handelsmerkkantoor indien.

(3) Sodanige kennis moet op vorm T.M. 38 gegee word en moet 'n uiteensetting bevat van die gronde waarop die toetredende party van voorneme is om toe te tree. Daarna is die bepalings van hierdie regulasies met betrekking tot versetverrigtinge (48 tot en met 58) *mutatis mutandis* op sodanige aansoek van toepassing.

(4) Nadat die Registrateur die partye 'n geleentheid gebied het om aangehoor te word, kan hy die aansoek aanneem of afwys, of dit aanneem onderworpe aan enige voorwaardes, wysigings, veranderings of beperkings wat hy na goeddunke mag oplê.

(5) Die registrasiegelde ten opsigte van enige geregistreerde gebruiker of die wysiging of intrekking daarvan, word betaal by indiening van vorm T.M. 39”;

(i) in die Eerste Bylae—

(1) die gelde daarin aangegee deur die volgende te vervang:—

Item 1, „R12”.

Item 3, „R12”.

Item 4, „R18”.

Item 29, „R18”;

(2) item 7 te skrap;

(j) in die Tweede Bylae:—

(i) Handelsmerkform deur die volgende vorm te vervang:—

„HANDELSMERKVORM O, No. 3.

REPUBLIEK VAN SUID-AFRIKA.

Die Wet op Handelsmerke, 1963.

KENNISGEWING VOORDAT HANDELSMERK VAN DIE REGISTER VERWYDER WORD INGEVOLGE ARTIKEL 47 (3).

U word hierby ooreenkomstig die bepalings van subartikel (3) van artikel *sewe-en-veertig* van bogenoemde Wet, en regulasie No. 64 in kennis gestel dat u handelsmerk No. _____ geregistreer in klas _____ van die register van handelsmerke verwyder sal word tensy die voorgeskrewe hernuwingsgelde van R. _____ (betaalbaar by wyse van ongeroede inkomstescels op vorm T.M. 10) op of voor die _____ 19____ in hierdie kantoor ontvang word, nl. dié datum waarop hierdie registrasie verval.

As die voorgeskrewe gelde nie op of voor die bepaalde datum betaal is nie, sal die handelsmerk na verloop van een maand van sodanige datum van die register van handelsmerke verwyder word, tensy bykomende gelde van R2 (betaalbaar by gebruik van vorm T.M. 11) op of voor verstryking van sodanige maand aangestuur is nie.

Ten gevolge van die vervangde klassifikasie is u merk of merke hernubaar in ooreenstemming met die klassifikasie aangegee in die Vierde Bylae van die Handelsmerkregulasies, 1963.

Additional representations of the trade mark and fees must accompany form T.M. 10, if as a result of the reclassification the trade mark is to be removed in more than one class.

Dated this _____ day of _____, 19____

Registrar of Trade Marks.

To: _____

Note.—The renewal fees are as follows:—

- (a) For an ordinary registration (per trade mark)..... R8.
(b) For a certification mark (per trade mark)..... R8.
(c) For a defensive registration mark (per trade mark).... R20.

N.B.—The full renewal fee is payable in respect of each separate class.”;

(ii) substituting the following form for Trade Marks Form T.M. 9: —

“TRADE MARK FORM T.M. 9.

REPUBLIC OF SOUTH AFRICA.

The Trade Marks Act, 1963.

RENEWAL OF REGISTRATION BEFORE NOTICE GIVEN. (Sections 13 and 47, Regulation 65.)

Revenue Stamps. (See note below.) Official date stamp.

Sir,

I hereby tender the prescribed renewal fees in respect of Trade Mark No. _____ at present registered in Class _____ *but to be amended to the following classes:—

- Class _____ description of goods.
Class _____ description of goods.
Class _____ description of goods.

Full name and address of applicant _____

Dated this _____ day of _____, 19____

Signature of Applicant.

To: The Registrar, Trade Marks Office, Pretoria.

* Delete if not appropriate.

Note: The renewal fees are as follows for each mark:—

- (a) For an ordinary registration..... R8.
(b) For a certification mark..... R8.
(c) For a defensive registration mark..... R20.

N.B.—The full renewal fee is payable in respect of each separate class.”; and

(iii) substituting the following form for Trade Mark Form T.M. 10: —

“TRADE MARK FORM T.M. 10.

REPUBLIC OF SOUTH AFRICA.

The Trade Marks Act, 1963.

RENEWAL OF REGISTRATION OF MARK AFTER NOTICE. (Regulation 66.)

Revenue Stamp. (See note below.) Official date stamp.

Sir,

In pursuance of the notice received from you, I hereby transmit the prescribed renewal fees for the renewal of Trade Mark No. _____ at present registered in Class _____ *but to be amended to the following classes:—

- Class _____ description of goods.
Class _____ description of goods.
Class _____ description of goods.

Full name and address of applicant _____

Name and address of person transmitting the fee _____

Dated this _____ day of _____, 19____

Signature of Applicant.

Bykomende voorstellings van die handelsmerk en gelde moet saam met vorm T.M. 10 gestuur word indien, as gevolg van die herklassifikasie, die handelsmerk in meer as een klas hernu moet word.

Gedateer op hede die _____ dag van _____ 19____

Registrateur van Handelsmerke.

Aan _____

Nota.—Die hernuwingsgelde is soos volg:—

- (a) Vir 'n gewone registrasie (per handelsmerk).... R8.
(b) Vir 'n waarmerkingsmerk (per handelsmerk)..... R8.
(c) Vir 'n defensiewe registrasiemerke (per handelsmerk) R20.

L.W.—Die volle hernuwingsgelde is betaalbaar ten opsigte van elke afsonderlike klas.”; en

(ii) Handelsmerk vorm T.M. 9 deur die volgende vorm te vervang: —

„HANDELSMERKVORM T.M. 9.

REPUBLIEK VAN SUID-AFRIKA.

Die Wet op Handelsmerke, 1963.

HERNUWING VAN REGISTRASIE VOORDAT KENNIS GEGEE IS.

(Artikels 13 en 47, Regulasie 65.)

Inkomsteseëls. (Kyk nota hieronder.) Amptelike datumstempel.

Meneer,

Hierby bied ek die voorgeskrewe hernuwingsgelde aan ten opsigte van Handelsmerkno. _____, tans geregistreer in klas _____ *maar wat in die volgende klasse gewysig moet word:—

- Klas _____ beskrywing van goedere.
Klas _____ beskrywing van goedere.
Klas _____ beskrywing van goedere.

Volle naam en adres van applikant _____

Gedateer op hede die _____ dag van _____ 19____

Handtekening van applikant.

Aan: Die Registrateur, Handelsmerkkantoor, Pretoria.

* Skrap indien nie van toepassing nie.

Nota.—Die hernuwingsgelde vir elke merk is soos volg:—

- (a) Vir 'n gewone registrasie..... R8.
(b) Vir 'n waarmerkingsmerk..... R8.
(c) Vir 'n defensiewe registrasiemerke..... R20.

L.W.—Die volle hernuwingsgelde is betaalbaar ten opsigte van elke afsonderlike klas.”;

(iii) Handelsmerk vorm T.M. 10 deur die volgende vorm te vervang: —

„HANDELSMERKVORM T.M. 10.

REPUBLIEK VAN SUID-AFRIKA.

Die Wet op Handelsmerke, 1963.

HERNUWING VAN REGISTRASIE VAN MERK NA KENNISGEWING.

(Regulasie 66.)

Inkomsteseëls. (Kyk nota hieronder.) Amptelike datumstempel.

Meneer,

Ooreenkomstig die kennisgewing wat van u ontvang is, stuur ek hierby die voorgeskrewe hernuwingsgelde vir die hernuwing van Handelsmerkno. _____ wat tans in Klas _____ geregistreer is *maar wat in die volgende klasse gewysig moet word:—

- Klas _____ beskrywing van goedere.
Klas _____ beskrywing van goedere.
Klas _____ beskrywing van goedere.

Volle naam en adres van applikant _____

Naam en adres van persoon wat gelde aanstuur _____

Gedateer op hede die _____ dag van _____ 19____

Handtekening van Applikant.

To: The Registrar,
Trade Marks Office,
Pretoria.

* Delete if not appropriate.

Note.—The renewal fees are as follows:—

(a) For an ordinary registration.....	R8.
(b) For a certification mark.....	R8.
(c) For a defensive mark.....	R20.

N.B.—The full renewal fee is payable in respect of each separate class.”; and

(k) (i) substituting in Trade Mark Form T.M. 1 the figure “R12” for the figure “R4”;

(ii) substituting in Trade Mark Form T.M. 4 the figure “R12” for the figure “R4”;

(iii) substituting in Trade Mark Form T.M. 5 the figure “R18” for the figure “R10”;

(iv) deleting Trade Mark Form T.M. 8;

(v) deleting in Trade Mark Form T.M. 21 the words “The grounds on which this application is based, are as follows:—”;

(vi) substituting in Trade Mark Form T.M. 31 the figure “R18” for the figure “R10”;

(vii) substituting in Trade Mark Form T.M. 32 the clause indication “18 (4) (b) (ii)” for the clause indication “18 (4) (b) (i)”;

(viii) substituting in Trade Mark Form T.M. 33 the clause indication “18 (4) (b) (i)” for the clause indication “18 (4) (b) (ii)”.

2. Regulation 1 shall come into operation on the 1st January 1968.

No. R. 2122.]

[29 December 1967.

THE PATENTS ACT, 1952.

AMENDMENT OF REGULATIONS.

The Acting State President has, under section 94 of the Patents Act, 1952 (Act No. 37 of 1952), made the following regulations:—

1. The Patent Regulations published under Government Notice No. R. 632, dated 3 May 1963, as amended, are hereby further amended by—

(a) substituting in regulation 6 the figures and words “8·27 inches by 11·69 inches” for the figures and words “13 inches by 8 inches”;

(b) deleting in regulation 10 the words “or a plant patent” as also the words “and an application for a plant patent on Patents Form No. 1D or 1E, as the circumstances may require”;

(c) deleting regulation 13;

(d) substituting the following subregulation for subregulation (1) of regulation 16:—

(1) “Drawings shall be on sheets which measure approximately 11·69 inches from top to bottom and are 8·27 inches wide and a clear margin of half an inch shall be left at the edges of the sheet”;

(e) substituting in regulation 17 (a) the words “intense regular black ink” for the words “absolutely black ink”;

(f) adding the following words at the end of regulation 18:—

“In addition to the drawings to be filed in accordance with these regulations, an original drawing prepared in accordance with these regulations and containing a single view of the drawing for advertisement purposes, shall be filed. The view shall be selected to illustrate the invention adequately.”;

Aan: Die Registrateur,
Handelsmerkkantoor,
Pretoria.

* Skrap indien nie van toepassing nie.

Nota.—Die hernuwingsgelde is soos volg:—

(a) Vir 'n gewone registrasie.....	R8.
(b) Vir 'n waarmerkingsmerk.....	R8.
(c) Vir 'n defensiewe merk.....	R20.

L.W.—Die volle hernuwingsgelde is betaalbaar ten opsigte van elke afsonderlike klas.”; en

(k) (i) in Handelsmerkform T.M. 1 die syfer „R4” deur die syfer „R12” te vervang;

(ii) in Handelsmerkform T.M. 4 die syfer „R4” deur die syfer „R12” te vervang;

(iii) in Handelsmerkform T.M. 5 die syfer „R10” deur die syfer „R18” te vervang;

(iv) Handelsmerkform T.M. 8 te skrap;

(v) in Handelsmerkform T.M. 21 die woorde „Die gronde waarop hierdie aansoek gegrond is, is soos volg:—” te skrap;

(vi) in Handelsmerkform T.M. 31 die syfer „R10” deur die syfer „R18” te vervang;

(vii) in Handelsmerkform T.M. 32 die klousule-aanduiding „18 (4) (b) (i)” deur die klousule-aanduiding „18 (4) (b) (ii)” te vervang; en

(viii) in Handelsmerkform T.M. 33 die klousule-aanduiding „18 (4) (b) (ii)” deur die klousule-aanduiding „18 (4) (b) (i)” te vervang.

No. R. 2122.]

[29 Desember 1967.

DIE WET OP PATENTE, 1952.

WYSIGING VAN REGULASIES.

Die Waarnemende Staatspresident het, kragtens artikel vier-en-neëntig van die Wet op Patente, 1952 (Wet No. 37 van 1952), die volgende regulasies uitgevaardig:—

1. Die Patentregulasies, afgekondig by Goewermentskennisgewing No. R. 632 van 3 Mei 1963, soos gewysig, word hierby verder gewysig deur—

(a) in regulasie 6 die syfers en woorde „13 duim by 8 duim” deur die syfers en woord „8·27 duim by 11·69 duim” te vervang;

(b) in regulasie 10 die woorde „of 'n plantpatent” en ook die woorde „en 'n aansoek om 'n plantpatent op Patentvorm No. 1D of 1E, na gelang van die omstandighede” te skrap;

(c) regulasie 13 te skrap;

(d) subregulasie (1) van regulasie 16 deur die volgende subregulasie te vervang:—

„(1) Tekenings moet op velle wees wat ongeveer 11·69 duim van bo tot onder en 8·27 duim breed is, en 'n skoon kantruimte van 'n halfduim moet om die rande van die vel gelaat word”;

(e) in regulasie 17 (a) die woorde „gitswart ink” deur die woorde „intens reëlmattige swart ink” te vervang;

(f) die volgende woorde aan die end van regulasie 18 by te voeg:—

„Benewens die tekening wat ingevolge hierdie regulasies ingedien moet word, moet 'n oorspronklike tekening, opgestel in ooreenstemming met hierdie regulasies en met 'n enkele aansig van die tekening vir advertensiedoeleindes, ingedien word. Die aansig moet só gekies word dat dit die uitvinding toereikend illustreer.”;

(g) deleting in regulation 19 (1) (b) the words "and the words 'original' or 'true copy' as the case may require";

(h) substituting the following subregulation for subregulation 20 (3):—

(3) "Such descriptive matter shall be in intense regular black ink";

(i) substituting in subregulation (1) of regulation 28 the words "three months" for the words "one month";

(j) substituting the following subregulation for subregulation (1) of regulation 32:—

(1) "The fee mentioned in section 26 (2) (d) shall be considered as included in the fee payable on lodging Patents Form No. 3 and shall be deemed to have been paid by the applicant at the expiry of the 3 months opposition period prescribed by section 23 (1) unless, before that date, a request is lodged with the Registrar to delay the sealing of the patent.";

(k) substituting the following new subregulation for subregulation (2) of regulation 32:—

(2) "An application for an extension of time under section 26 (2) (d) of the Act shall be made on Patents Form No. 14 and the period of extension shall not exceed 3 months; provided that a further extension may be granted if the registrar is satisfied that there are good grounds for such further extension.";

(l) substituting the following regulation for regulation 53:—

"Any person may apply by lodging Patents Form No. 46 in duplicate with the registrar for notice to be given to him of the taking of any action or proceedings in connection with a patent or patent application. As soon as possible after such action or proceeding is taken and, in the case of an application to make an entry, before such entry is made, the registrar shall give notice of such action or proceeding or entry to such person.";

in the First Schedule—

(m) deleting the following words in item 1:—

"1D or 1E";

(n) substituting the following fees for the fees:—

"R12.00" in item 3 for "R6.00";

"R2.00" in item 46 for "R1.00";

(o) deleting item 13;

(p) substituting the following item for item 14:—

14. "On application for extension of the period for the sealing of a patent under section 26 (2) (d):—

not exceeding 1 month: R4, Patents Form No. 14;

not exceeding 2 months: R6, Patents Form No. 14;

not exceeding 3 months: R8, Patents Form No. 14;

for each succeeding month: R2, Patents Form No. 14";

in the Second Schedule—

(q) deleting Patents Forms Nos. 1D, 1E and 13;

(r) substituting in Patents Form No. 3 the figure "R12" for the figure "R6";

(s) substituting the following form for Patents Form No. 14:—

PATENTS FORM NO. 14.

R4, R6, or R8 Revenue Stamps, and additional R2 Revenue Stamps for each succeeding month.

(g) in regulasie 19 (1) (b) die woorde „en die woorde ,oorspronklike' of ,ware kopie' na gelang van die geval" te skrap;

(h) subregulasie 20 (3) deur die volgende subregulasie te vervang:—

„(3) Sulke beskrywende besonderhede moet in intens reëlmatige swart ink aangebring word";

(i) in subregulasie (1) van regulasie 28 die woorde „een maand" deur die woorde „drie maande" te vervang;

(j) subregulasie (1) van regulasie 32 deur die volgende subregulasie te vervang:—

„(1) Die gelde in artikel 26 (2) (d) genoem, word beskou as ingesluit by die gelde betaalbaar by indiening van Patentvorm No. 3, en word beskou as betaal deur die applikant by die verstryking van die 3 maande oppositiedperk voorgeskryf by artikel 23 (1), tensy, voor daardie datum, 'n versoek aan die Registrateur gerig word om die seëling van die patent uit te stel.";

(k) subregulasie (2) van regulasie 32 deur die volgende nuwe subregulasie te vervang:—

„(2) 'n Aansoek om tydsverlenging kragtens artikel 26 (2) (d) van die Wet moet op Patentvorm No. 14 gedoen word en die duur van die tydsverlenging mag hoogstens 3 maande wees; met dien verstande dat 'n verdere verlenging toegestaan kan word indien die Registrateur tevrede is dat daar goeie gronde vir sodanige verdere verlenging is.";

(l) regulasie 53 deur die volgende regulasie te vervang:—

„Enige persoon kan, deur Patentvorm No. 46 in tweevoud by die Registrateur in te dien, daarom aansoek doen dat kennis aan hom gegee moet word van die instelling van enige aksie of geding in verband met 'n patent of patentaansoek. So spoedig moontlik nadat sodanige aksie of geding ingestel word en, in die geval van 'n aansoek om 'n aantekening te maak, voordat sodanige aantekening gemaak is, moet die Registrateur kennis van sodanige aksie of geding of aantekening aan sodanige persoon gee.";

in die Eerste Bylae—

(m) in item 1 die woorde „1D of 1E" te skrap;

(n) die gelde daarin deur die volgende gelde te vervang:—

„R12.00" in item 3 vir „R6.00";

„R2.00" in item 46 vir „R1.00";

(o) item 13 te skrap;

(p) item 14 deur die volgende item te vervang:—

„14. By aansoek om tydsverlenging vir die seëling van 'n patent kragtens artikel 26 (2) (d):—

hoogstens een maand: R4, Patentvorm No. 14;

hoogstens twee maande: R6, Patentvorm No. 14;

hoogstens drie maande: R8, Patentvorm No. 14;

vir elke daaropvolgende maand: R2, Patentvorm No. 14";

in die Tweede Bylae—

(q) Patentvorms Nos. 1D, 1E en 13 te skrap;

(r) in Patentvorm No. 3 die syfer „R6" deur die syfer „R12" te vervang;

(s) Patentvorm No. 14 deur die volgende vorm te vervang:—

PATENTVORM NO. 14.

Inkomsteseëls R4, R6 of R8, en addisionele inkomsteseëls ter waarde van R2 vir elke daaropvolgende maand.

REPUBLIC OF SOUTH AFRICA.

The Patents Act, 1952.

APPLICATION UNDER SECTION 26 (2) (d) FOR EXTENSION OF THE PERIOD FOR MAKING A REQUEST FOR SEALING OF A PATENT.

[Regulation 32 (2).]

I/We, hereby apply for a delay in the sealing of my/our patent application No. _____ dated _____ by _____ month(s). The circumstances and grounds upon which this extension is applied for are as follows:—

(1) _____

Dated this _____ day of _____, 19 _____

(2) Signature _____

Address for service in the Republic:—

- (1) The circumstances and grounds must be stated in detail.
- (2) To be signed by the applicant or applicants, or his or their agent.

The Registrar,
The Patent Office,
Pretoria.

(s) substituting in Patents Form No. 46 the expression "R2" for the expression "R1".

2. Regulation 1 shall come into operation on the 1st January 1968.

REPUBLIEK VAN SUID-AFRIKA.

Die Wet op Patente, 1952.

AANSOEK, KRAGTENS ARTIKEL 26 (2) (d), OM TYDSVERLENGING TEN OPSIGTE VAN DIE VERSOEK OM 'N PATENT TE VERSEEL.

[Regulasie 32 (2).]

Ek/Ons doen hierby aansoek om 'n tydsverlenging van _____ maand(e) vir die seëling van my/ons patentaansoek No. _____ van _____. Die omstandighede en gronde waarom daar om hierdie verlenging aansoek gedoen word, is soos volg:—

(1) _____

Gedateer hierdie _____ dag van _____ 19 _____

(2) Handtekening _____

Adres vir bestelling in die Republiek _____

- (1) Die omstandighede en gronde moet in besonderhede aangegee word.
- (2) Moet deur applikant of applikante of sy/hul agent onderteken word.

Die Registrateur,
Die Patentkantoor,
Pretoria.

(s) in Patentvorm No. 46 die syfer „R1” deur die syfer „R2” te vervang.

2. Regulasie 1 tree op 1 Januarie 1968 in werking.

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