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PROKLAMASIES

van die

Staatspresident

van die Republiek van Suid-Afrika

No. R. 74, 1994

WYSIGINGSWET OP WAPENS EN AMMUNISIE, 1988
(WET No. 60 VAN 1988)

INWERKINGTREDING

Kragtens artikel 30 van die Wysigingswet op Wapens en Ammunisie, 1988 (Wet No. 60 van 1988), bepaal ek—

- (a) **22 April 1994** as die datum waarop artikel 16 (b); en
- (b) **1 Julie 1994** as die datum waarop artikels 23 (a) en (b) en 24 (b),

van genoemde Wet in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Twee-entwintigste dag van April Eenduisend Negehoenderd Vier-en-negentig.

F. W. DE KLERK,

Staatspresident.

Op las van die Staatspresident-in-Kabinet:

H. J. KRIEL,

Minister van die Kabinet.

No. R. 75, 1994

WET OP DIE WYSIGING VAN WETTE OP WAPENS EN AMMUNISIE, 1992 (WET No. 117 VAN 1992)

INWERKINGTREDING

Kragtens artikel 26 van die Wet op die Wysiging van Wette op Wapens en Ammunisie, 1992 (Wet No. 117 van 1992), bepaal ek **1 Julie 1994** as die datum waarop artikel 22 (b) van genoemde Wet in werking tree.

90395—A

PROCLAMATIONS

by the

State President

of the Republic of South Africa

No. R. 74, 1994

ARMS AND AMMUNITION AMENDMENT ACT, 1988
(ACT No. 60 OF 1988)

COMMENCEMENT

Under section 30 of the Arms and Ammunition Amendment Act, 1988 (Act No. 60 of 1988), I hereby determine—

- (a) **22 April 1994** as the date on which section 16 (b); and
- (b) **1 July 1994** as the date on which sections 23 (a) and (b) and 24 (b),

of the said Act shall come into operation.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria this Twenty-second day of April, One thousand Nine hundred and Ninety-four.

F. W. DE KLERK,

State President.

By Order of the State President-in-Cabinet:

H. J. KRIEL,

Minister of the Cabinet.

No. R. 75, 1994

ARMS AND AMMUNITION ACTS AMENDMENT ACT, 1992 (ACT No. 117 OF 1992)

COMMENCEMENT

Under section 26 of the Arms and Ammunition Acts Amendment Act, 1992 (Act No. 117 of 1992), I hereby determine **1 July 1994** as the date on which section 22 (b) of the said Act shall come into operation.

15652—1

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Twee-entwintigste dag van April Eenduisend Negehoenderd Vier-en-negentig.

F. W. DE KLERK,

Staatspresident.

Op las van die Staatspresident-in-Kabinet:

H. J. KRIEL,

Minister van die Kabinet.

No. R. 76, 1994

TWEDE WYSIGINGSWET OP WAPENS EN AMMUNISIE, 1993 (WET No. 177 VAN 1993)

INWERKINGTREDING

Kragtens artikel 6 van die Tweede Wysigingswet op Wapens en Ammunisie, 1993 (Wet No. 177 van 1993), saamgelees met artikel 13 (3) van Interpretasiewet, 1957 (Wet No. 33 van 1957), bepaal ek **22 April 1994** as die datum waarop genoemde Wet, uitgesonderd Artikel 4 (b) daarvan, vir sover dit betrekking het op die invoeging van paragrawe (nA) en (nB) in artikel 43 (1) van die Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969), in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Twee-entwintigste dag van April Eenduisend Negehoenderd Vier-en-negentig.

F. W. DE KLERK,

Staatspresident.

Op las van die Staatspresident-in-Kabinet:

H. J. KRIEL,

Minister van die Kabinet.

GOEWERMENSKENNISGEWING

MINISTERIE VAN WET EN ORDE

No. R. 787 **22 April 1994**

REGULASIES KRAGTENS DIE WET OP WAPENS EN AMMUNISIE, 1969 (WET No. 75 VAN 1969)

Die Adjunkminister van Wet en Orde handelende namens en in opdrag van die Minister van Wet en Orde het, vir sover nodig in oorleg met die Minister van Finansies, kragtens artikel 43 van die Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969), die regulasies in die Bylae uitgevaardig.

BYLAE

REGULASIES OP WAPENS EN AMMUNISIE, 1994

INHOUDSOPGAWE

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Given under my Hand and the Seal of the Republic of South Africa at Pretoria this Twenty-second day of April, One thousand Nine hundred and Ninety-four.

F. W. DE KLERK,

State President.

By Order of the State President-in-Cabinet:

H. J. KRIEL,

Minister of the Cabinet.

No. R. 76, 1994

ARMS AND AMMUNITION SECOND AMENDMENT ACT, 1993 (ACT No. 177 OF 1993)

COMMENCEMENT

Under section 6 of the Arms and Ammunition Second Amendment Act, 1993 (Act No. 177 of 1993), read with section 13 (3) of the Interpretation Act, 1957 (Act No. 33 of 1957), I hereby determine **22 April 1994** as the date on which the said Act, excluding section 4 (b) thereof, in so far as it relates to the insertion of paragraphs (nA) and (nB) in section 43 (1) of the Arms and Ammunition Act, 1969 (Act No. 75 of 1969), shall come into operation.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria this Twenty-second day of April, One thousand Nine hundred and Ninety-four.

F. W. DE KLERK,

State President.

By Order of the State President-in-Cabinet:

H. J. KRIEL,

Minister of the Cabinet.

GOVERNMENT NOTICE

MINISTRY OF LAW AND ORDER

No. R. 787 **22 April 1994**

REGULATIONS UNDER THE ARMS AND AMMUNITION ACT, 1969 (ACT No. 75 OF 1969)

The Deputy Minister of Law and Order, acting on behalf of and on assignment by the Minister of Law and Order, has, in so far as necessary in consultation with the Minister of Finance, under section 43 of the Arms and Ammunition Act, 1969 (Act No. 75 of 1969), made the Regulations in the Schedule.

SCHEDULE

ARMS AND AMMUNITION REGULATIONS, 1994

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1. In hierdie Regulasies (met inbegrip van die Bylaes) beteken "die Wet" die Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969), het 'n woord of uitdrukking waaraan 'n betekenis in die Wet toegeskryf word, die betekenis aldus daaraan toegeskryf en, tensy uit die samehang anders blyk, beteken—

- (i) "**jagter**" iemand wat op grond van sy kennis en ervaring van, en sy vermoë, vaardigheid en prestasies in, die jag van wild, 'n verklaring uit hoofde van regulasie 27 tot *bona fide*-jagter verlang;
- (ii) "**karweier**" iemand wat as vervoerder van persone of goedere teen vergoeding sake doen;
- (iii) "**sportman**" iemand wat op grond van sy kennis en ervaring van, en sy vermoë, vaardigheid en prestasie in, die skietsport, 'n verklaring uit hoofde van regulasie 27 tot *bona fide*-sportman verlang;
- (iv) "**verkoop**" ook verruil, aanbied, aflewer, verskaf of van die hand sit vir verkoop, of 'n verkoop magtig, gelas of toelaat;

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1. In these Regulations (including the Schedules) "the Act" means the Arms and Ammunition Act, 1969 (Act No. 75 of 1969), any word or expression to which a meaning has been assigned in the Act, shall bear the meaning so assigned to it and, unless the context otherwise indicates—

- (i) "**carrier**" means a person carrying on business as a carrier of persons or goods for reward;
- (ii) "**collector of arms and ammunition**" means a person who collects, or intends to collect, arms and ammunition, whether antique or modern, with the object to keep or to dispose of the arms and ammunition as a collection by reason of their present or future value as a collection, and who by reason thereof desires a declaration as collector of arms and ammunition under regulation 21;
- (iii) "**hunter**" means a person who by reason of his knowledge and experience of, and his ability, expertise and achievements in, the hunting of game, desires a declaration as *bona fide* hunter by virtue of regulation 27;

- (v) "**versamelaar van wapens en ammunisie**" iemand wat wapens en ammunisie, hetsy antiek of modern, versamel of wil versamel met die oogmerk om die wapens en ammunisie as 'n versameling op grond van hul huidige of toekomstige waarde as versameling te hou of daarvoor te beskik, en op grond daarvan 'n verklaring kragtens regulasie 21 tot versamelaar van wapens en ammunisie verlang;
- (vi) "**voorgeskrewe brandkas, brandkamer, toestel, apparaat of instrument vir die veilige bewaring van 'n wapen**" 'n brandkas, brandkamer, toestel, apparaat of instrument vir die veilige bewaring van 'n wapen wat aan die vereistes uiteengesit in Deel IX van hierdie Regulasies voldoen.

DEEL I

Lisensies, magtigings en permitte om wapens te besit

Lisensies

2. (1) Aansoeke om lisensies ten opsigte van die besit of verkryging van wapens moet in die volgende gevalle ingedien word by 'n polisieman aan diens by 'n polisie-stasie op Vorm SAP 271 (uiteengesit in Bylae A), in swart ink ingevul vir sover dit van toepassing is, en op ontvangs waarvan die aansoek deur 'n polisieman aangeteken moet word in register SAP 86 met 'n ooreenstemmende verwysingsnommer op Vorm SAP 271:

- (a) waar die applikant 'n natuurlike persoon is, by die polisie-stasie in die gebied waarin die persoon woon of werksaam is: Met dien verstande dat waar hy woonagtig is in enige land aangrensend aan die RSA, die aansoek ingedien word by die polisie-stasie in die RSA wat die naaste geleë is aan 'n toegangspoort;
- (b) waar die applikant 'n regspersoon, klub, vereniging, trust of ander instelling is, in welke geval die aansoek deur 'n gemagtigde persoon aldus ingedien word in die gebied waarin die aansoeker se geregistreerde kantoor of plek waar gewoonlik besigheid gedryf word, geleë is, en vergesel moet wees—
- (i) waar 'n sekuriteitsdiens bedoel in artikel 1 van die Wet op Sekuriteitsbeamptes, 1987 (Wet No. 92 van 1987), gelewer word, van dokumentêre bewys van registrasie van die aansoeker by die Raad vir Sekuriteitsbeamptes;
- (ii) van 'n betrokke by wet voorgeskrewe sertifikaat van inlywing of om besigheid te doen, na gelang van die geval (as daar is);

- (iv) "**prescribed safe, strongroom, device, apparatus or instrument for the safe-keeping of an arm**" means a safe, strongroom, device, apparatus or instrument for the safe-keeping of an arm which complies with the requirements set out in Part IX of these Regulations;
- (v) "**sell**" includes exchange, offer, deliver, supply or dispose for sale, or authorizing, directing or permitting a sale;
- (vi) "**sportsman**" means a person who by reason of his knowledge and experience of, and his ability, expertise and achievements in, the shooting sport, desires a declaration as *bona fide* sportsman by virtue of regulation 27.

PART I

Licences, authorizations and permits to possess arms

Licences

2. (1) Applications for licences in respect of the possession or acquisition of arms shall in the following cases be submitted to a policeman on duty at a police station on Form SAP 271 (set out in Schedule A), completed as far as is applicable in black ink, and on receipt of which the application shall be noted by a policeman in register SAP 86 with a corresponding reference number on Form SAP 271:

- (a) where the applicant is a natural person, at the police station in the area wherein the applicant resides or works: Provided that where he resides in any country bordering on the RSA, the application shall be submitted to the police station in the RSA which is situated nearest to a port of entry;
- (b) where the applicant is a body corporate, club, association, trust or other institution, in which case the application shall be so submitted by an authorized person in the area wherein the applicant's registered office or place where business is ordinarily conducted, is situated, and shall be accompanied—
- (i) where a security service referred to in section 1 of the Security Officers' Act, 1987 (Act No. 92 of 1987), is rendered, by documentary proof of registration of the applicant with the Security Officers' Board;
- (ii) by a certificate prescribed by law for incorporation or the carrying on of business, as the case may be (if any);

- (iii) van 'n gewaarmerkte afdruk van die besluit van die regs persoon, klub, vereniging, trust of ander instelling dat bedoelde persoon behoorlik gemagtig word om die regs persoon, klub, vereniging, trust of ander instelling te verteenwoordig; en
 - (iv) waar van toepassing, van 'n aansoek om 'n lisensie bedoel in paragraaf (c) (i) hieronder;
- (c) waar die applikant iemand bedoel in paragraaf (a) of (b) is—
- (i) indien die applikant aansoek doen om 'n lisensie bedoel in artikel 4 (2) van die Wet: Met dien verstande dat in die geval van so 'n applikant wat die houër is van 'n lisensie, permit of enige ander magtiging wat geag word 'n lisensie te wees om 'n wapen te besit en wat uitgereik is kragtens 'n by die Wet herroepe Wet, so 'n lisensie, permit of magtiging saam met die wapen getoon moet word aan die persoon by wie die aansoek ingedien word;
 - (ii) indien die applikant 'n wapen aan 'n geregistreerde wapensmid bedoel in Deel IV van hierdie Regulasies vir herstelwerk oorhandig het wat die vervanging van 'n loop behels en die nuwe loop van dieselfde of 'n ander kaliber is as die loop wat vervang moet word: Met dien verstande dat die loop wat vervang word by die betrokke polisie stasie ingehandig moet word vir die doeleindes van artikel 38B van die Wet, tensy die Kommissaris op versoek van die betrokke wapensmid of applikant anders gelas.

(2) In die volgende gevalle moet aansoeke om sodanige lisensies op Vorm SAP 271 en onderworpe aan die vereistes vermeld in subregulasie (1) hetsy per hand ingedien of per geregistreerde pos aangestuur word by of na die Sentrale Wapenregister, Privaatsak X811, Pretoria, 0001:

- (a) waar enige applikant bedoel in subregulasie (1) in die buiteland woon, uitgesonderd in 'n land wat aangrensend is aan die RSA, in welke geval die aansoek via die betrokke Suid-Afrikaanse Ambassade of ander amptelike Suid-Afrikaanse buitelandse kantoor in daardie land aldus ingedien word;
- (b) waar die applikant kragtens regulasie 21 verklaar is tot 'n versamelaar van wapens en ammunisie beoog in regulasie 21 (1), en wapens wil verkry, in welke geval die aansoek vergesel moet gaan van—
 - (i) 'n gewaarmerkte afdruk van die applikant se identiteitsdokument;
 - (ii) 'n gewaarmerkte afdruk van die applikant se sertifikaat van registrasie as so 'n versamelaar van wapens en ammunisie; en

- (iii) by an authenticated copy of the resolution of the body corporate, club, association, trust or other institution properly authorizing the said person to represent the body corporate, club, association, trust or other institution; and
 - (iv) where applicable, by an application for a licence referred to in paragraph (c) (i) hereunder;
- (c) where the applicant is a person referred to in paragraph (a) or (b)—
- (i) if the applicant has applied for a licence referred to in section 4 (2) of the Act: Provided that in the case where such applicant is the holder of a licence, permit or any other authorization which is deemed to be a licence to possess an arm and which has been issued under any Act repealed by the Act, such licence, permit or authorization shall be produced together with the arm to the person to whom the application is submitted;
 - (ii) if the applicant has delivered an arm to a licenced gunsmith referred to in Part IV of these Regulations for repair which includes the replacement of the barrel and the new barrel is of the same or a different calibre as the barrel to be replaced: Provided that the barrel to be replaced shall be delivered to the relevant police station for purposes of section 38B of the Act, unless the Commissioner at the request of the gunsmith or the applicant concerned, directs otherwise.

(2) In the following cases applications for such licences shall on form SAP 271 and subject to the requirements mentioned in subregulation (1), be submitted by hand or sent by registered post to the Central Arms Register, Private Bag X811, Pretoria, 0001:

- (a) where any applicant referred to in subregulation (1) resides in a foreign country, excluding a country bordering on the RSA, in which case the application shall be so submitted via the South African Embassy or other official South African foreign office in such country;
- (b) where the applicant has under regulation 21 been declared as a collector of arms and ammunition referred to in regulation 21 (1), and desires to acquire arms, in which case the application shall be accompanied—
 - (i) by an authenticated copy of the applicant's identity document;
 - (ii) by an authenticated copy of the applicant's registration as such a collector of arms and ammunition; and

(iii) bewys dat die betrokke lisensie gekanselleer is of ingehandig is vir kansellering, na gelang van die geval;

(c) waar die applikant uit hoofde van regulasie 27 verklaar is tot 'n *bona fide*-jagter of tot 'n *bona fide*-sportman, in welke geval paragraaf (b) (i), (ii) en (iii) hierbo *mutatis mutandis* van toepassing is.

(3) Indien, behoudens subregulasie (2) (b) (iii), 'n lisensie om 'n wapen te besit, uitgereik staan te word, moet die oordraggewer die lisensie ten opsigte van die wapen wat verkoop of andersins oor beskik is, indien vir vernietiging of toon vir endossering, na gelang van die geval, by enige polisiestasie alvorens die lisensie aan die oordragnemer oorhandig mag word.

(4) Wanneer 'n houër van 'n lisensie om 'n wapen te besit sy wapen aan 'n gelisensieerde handelaar verkoop, moet die houër 'n gewaarmerkte afskrif van sy identiteitsdokument asook vorm SAP 300 (uiteengesit in Bylae B) in triplikaat voltooi en by 'n polisiestasie indien, tesame met dokumentêre bewys van die verkoop aan die gelisensieerde handelaar.

(5) By ontvangs van die dokumente vermeld in subregulasie (4) moet 'n polisieman die lisensie van die houër endosseer of in ontvangs neem vir doeleindes van endossering of vernietiging.

(6) Na sodanige endossering moet—

(a) gesertifiseerde bewys van die aldus geëndosseerde lisensie en die oorspronklike vorm SAP 300 soos bedoel in subregulasie (4), aan die Kommissaris per pos versend word;

(b) 'n afskrif van genoemde vorm SAP 300 aan die oordragnemer of gelisensieerde handelaar oorhandig word; en

(c) 'n afskrif van vorm SAP 300 aan die houër van die betrokke lisensie oorhandig word.

(7) Die Kommissaris moet na die kansellering in die Sentrale Wapenregister van die lisensie bedoel in subregulasie (4), die betrokke gelisensieerde handelaar skriftelik daarvan in kennis stel.

Magtigings om wapens te besit

3. (1) 'n Aansoek kragtens artikel 3 (5) van die Wet om 'n magtiging om 'n wapen te besit, moet ingedien word tesame met enige ondersteunende dokumente, by 'n polisieman aan diens by 'n polisiestasie in die gebied waarin die applikant woon of werksaam is.

(2) 'n Magtiging word deur die Kommissaris uitgereik op vorm SAP 179 (uiteengesit in Bylae C).

(3) Die Kommissaris kan te eniger tyd by skriftelike kennisgewing wat aan die houër van 'n magtiging per geregistreerde pos gestuur of persoonlik gelewer is, sodanige magtiging intrek en eis dat die persoon aan wie dit uitgereik is, die magtiging afgee aan die persoon in die kennisgewing genoem.

(4) Die Kommissaris moet, waar 'n aansoek geweier word, die betrokke applikant skriftelik per geregistreerde pos of by wyse van persoonlike aflewering in kennis stel van die weiering.

(iii) by proof that the relevant licence has been cancelled or handed in for cancellation, as the case may be;

(c) where the applicant has by virtue of regulation 27 been declared as a *bona fide* hunter or *bona fide* sportsman, in which case paragraph (b) (i), (ii) and (iii) above shall *mutatis mutandis* apply.

(3) If, subject to subregulation (2) (b) (iii), a licence to possess an arm is to be issued, the transferor shall submit the licence in respect of the arm which is sold or otherwise disposed of, for destruction or produce it for endorsement, as the case may be, at any police station, before the licence may be delivered to the transferee.

(4) Whenever the holder of a licence to possess an arm sells the arm to a licenced dealer, the holder shall submit at any police station a certified copy of his identity document as well as form SAP 300 (set out in Schedule B) completed in triplicate, together with documentary proof of the sale to the licenced dealer.

(5) On receipt of the documents referred to in subregulation (4), a policeman shall endorse the licence of the holder or shall take delivery of it for purposes of endorsement or destruction.

(6) After such endorsement—

(a) certified proof of the licence so endorsed and the original of form SAP 300 referred to in subregulation (4), shall be remitted by post to the Commissioner;

(b) a copy of the said form SAP 300 shall be delivered to the transferee or licenced dealer concerned; and

(c) a copy of the said form SAP 300 shall be delivered to the holder of the licence concerned.

(7) The Commissioner shall after cancellation of the licence referred to in subregulation (4) in the Central Arms Register, in writing notify the licenced dealer concerned thereof.

Authorizations to possess arms

3. (1) An application under section 3 (5) of the Act for an authorization to possess an arm, shall be submitted, together with any supporting documents, to a policeman on duty at a police station in the area where in the applicant resides or works.

(2) An authorization shall be issued by the Commissioner on form SAP 179 (set out in Schedule C).

(3) The Commissioner may at any time by written notice sent by registered post or delivered in person to the holder of an authorization, withdraw such authorization and demand that the person to whom it has been issued, surrender the authorization to the person mentioned in the notice.

(4) The Commissioner shall, where an application is refused, notify the applicant in writing by registered post or personal delivery of the refusal.

Afskrifte van lisensies

4. 'n Aansoek om 'n afskrif van 'n lisensie kragtens artikel 6 van die Wet moet ingedien word by 'n polisie-man aan diens by 'n polisiestrasie in die gebied waarin die applikant woon of werksaam is op vorm SAP 273 (uiteengesit in Bylae D), wat, vir sover dit van toepassing is, in swart ink ingevul is.

Permitte ingevolge artikel 8 (2) van Wet vir besit van wapen met toestemming van lisensiehouer

5. 'n Aansoek om 'n permit ingevolge artikel 8 (2) van die Wet moet skriftelik ingedien word by 'n polisie-man aan diens by 'n polisiestrasie in die gebied waarin die applikant woon of werksaam is, en moet vergesel gaan van—

- (a) die skriftelike toestemming van die lisensiehouer;
- (b) 'n gewaarmerkte afskrif van die lisensie ten opsigte van die betrokke wapen;
- (c) 'n verklaring van die lisensiehouer dat die applikant in diens is van die lisensiehouer soos beoog in artikel 8 (2) van die Wet; en
- (d) 'n volledige motivering ten opsigte van die aard en doel van die gebruik van die wapen.

DEEL II**Appèlle en Appèlraad****Appèlle**

6. (1) 'n Appèl bedoel in artikel 14 (1) van die Wet word aangeteken deur in duplikaat 'n dokument waarby die appèl aangeteken word, in te dien, en in die dokument die grond of gronde van appèl duidelik aan te dui, en skriftelike verhoë ter ondersteuning van die appèl aan die dokumente te heg.

(2) 'n Dokument waarby appèl aangeteken word, in subregulasie (1) bedoel, moet by wyse van geregi-streerde pos aan die Voorsitter van die Appèlraad gestuur word.

Algemene bepalings ten opsigte van Appèl-raad

7. (1) Die ampsvoorwaardes, besoldiging en toe-laes van die lede en addisionele lede van die Appèl-raad bedoel in artikel 14A van die Wet is soos voor-geskryf ingevolge die Staatsdienswet, 1984 (Wet No. 111 van 1984), vir persone met ooreenstemmende kwalifikasies en ondervinding as die van dié lede van die Appèlraad.

(2) Behoudens die bepalings van artikel 14A(5) van die Wet, is die ampstermyn van 'n lid en addisionele lid van die Appèlraad drie jaar.

(3) Uittredende lede van die Appèlraad kan weer aangestel word.

(4) Wanneer 'n lid of addisionele lid van die Appèl-raad weens siekte of om enige ander rede afwesig is, kan die Minister tydelik 'n persoon as 'n lid of addisio-nele lid aanstel vir die korter tydperk wat die Minister nodig ag.

(5) Die setel van die Appèlraad is Pretoria.

Copies of licences

4. An application for a copy of a licence under sec-tion 6 of the Act, shall be submitted to a policeman on duty at a police station in the area wherein the appli-cant resides or works, on form SAP 273 (set out in Schedule D), which shall, in so far as it is applicable, be completed in black ink.

Permits in terms of section 8 (2) of the Act for possession of arm with consent of licence holder

5. An application for a permit in terms of section 8 (2) of the Act shall be submitted in writing to a police-man on duty at a police station in the area wherein the applicant resides or works, and shall be accompanied by—

- (a) the written consent of the licence holder;
- (b) an authenticated copy of the licence in respect of the relevant arm;
- (c) a declaration by the licence holder that the applicant is in the employ of the licence holder as contemplated in section 8 (2) of the Act; and
- (d) a full motivation in respect of the nature and purpose of the use of the arm.

PART II**Appeals and Appeal Board****Appeals**

6. (1) An appeal referred to in section 14 (1) of the Act shall be noted by submitting in duplicate a docu-ment whereby the appeal is noted, and by clearly indi-cating in the document the ground or grounds of appeal, and by attaching written submissions in sup-port of the appeal to the document.

(2) A document whereby an appeal is noted, referred to in subregulation (1), shall be sent by regis-tered post to the Chairman of the Appeal Board.

General provisions in respect of Appeal Board

7. (1) The conditions of office, remuneration and allowances of the members and additional members of the Appeal Board referred to in section 14A of the Act shall be as prescribed in terms of the Public Service Act, 1984 (Act No. 111 of 1984), for persons with quali-fications and experience corresponding to those of the members of the Appeal Board.

(2) Subject to the provisions of section 14A (5) of the Act, the period of service of a member and an additio-nal member of the Appeal Board shall be three years.

(3) Retiring members of the Appeal Board may be re-appointed.

(4) Whenever a member or additional member of the Appeal Board is absent due to illness or for any other reason, the Minister may temporarily appoint a person as member or additional member for the shorter period deemed necessary by the Minister.

(5) The seat of the Appeal Board shall be Pretoria.

(6) Die Minister benoem 'n lid van die Appèlraad as Voorsitter van die Appèlraad.

(7) Die Voorsitter bepaal die tye wanneer die Appèlraad vergader en die prosedure wat by vergaderings gevolg word.

(8) (a) Vir die doeleindes van 'n vergadering van die Appèlraad maak die Voorsitter en 'n lid of 'n addisionele lid 'n kworum uit.

(b) Die beslissing van die meerderheid van die lede aanwesig by 'n vergadering van die Appèlraad maak 'n besluit van die Appèlraad uit: Met dien verstande dat by 'n staking van stemme oor enige aangeleentheid, die Voorsitter van die Appèlraad, benewens sy beraadslagende stem ook 'n beslissende stem het.

(9) Die beraadslagings deur die lede van die Appèlraad en stemming oor enige aangeleentheid by 'n vergadering van die Appèlraad, geskied agter geslote deure.

DEEL III

Algemene bepalinge betreffende handelaarslisensies en uitreiking daarvan

Aansoeke om handelaarslisensies

8. (1) 'n Aansoek kragtens artikel 19 van die Wet om 'n lisensie om in wapens en ammunisie, of slegs in ammunisie of slegs in wapens, handel te dryf, moet ingedien word by 'n polisieman aan diens by die polisie-stasie in die gebied waarin die betrokke gebou waarin handel gedryf staan te word, geleë is, op vorm SAP 274 (uiteengesit in Bylae E), wat, vir sover dit van toepassing is, in swart ink ingevul is.

(2) Tensy die Kommissaris in 'n bepaalde geval anders gelas, moet elke sodanige aansoek wanneer dit aldus ingedien word, vergesel wees van—

- (a) 'n beskrywing van die gebou waarin die applikant voornemens is om handel te dryf, met verwysing na die ligging en omliggende geboue en besighede;
- (b) 'n plan van die gebou, volgens skaal geteken, waarop duidelik aangedui word—
 - (i) die afmetings van elke vertrek;
 - (ii) die inrigting van die interne struktuur, tesame met alle deure, vensters, brandkaste of brandkamers en wyse van binne- en buiteverbindings;
- (c) bewys tot bevrediging van die Kommissaris dat die gebou voorsien is van 'n alarmstelsel wat aan die volgende vereistes voldoen:
 - (i) passiewe infrarooi (PIR) bewegingsensors met 'n lens vir soliede gordyndeckking op so 'n wyse geïnstalleer dat dekking vanaf die vloer tot plafon van die gebou verleen word;
 - (ii) elke bewegingsensor moet met 'n peuter-kliktoestel toegerus wees;
 - (iii) indien die alarm geaktiveer word moet dit slegs met 'n sleutel of kodestelling herstelbaar wees;

(6) The Minister shall nominate a member of the Appeal Board as Chairman of the Appeal Board.

(7) The Chairman shall determine the times when the Appeal Board shall meet and the procedure to be followed at meetings.

(8) (a) For the purposes of a meeting of the Appeal Board the Chairman and a member or an additional member shall form a quorum.

(b) The decision of the majority of the members present at a meeting of the Appeal Board shall constitute a decision of the Appeal Board: Provided that in the event of an equality of votes on any matter, the Chairman of the Appeal Board shall have a casting vote in addition to his deliberative vote.

(9) The deliberations by the members of the Appeal Board and voting on any matter at a meeting of the Appeal Board, shall be conducted behind closed doors.

PART III

General provisions relating to dealers' licences and issue thereof

Applications for dealers' licences

8. (1) An application under section 19 of the Act for a licence to deal in arms and ammunition, or only in ammunition or only in arms, shall be submitted to a policeman on duty at the police station in the area wherein the relevant premises on which business is to be carried on, is situated, on form SAP 274 (set out in Schedule E) which, in so far as it is applicable, shall be completed in black ink.

(2) Unless the Commissioner in any particular case directs otherwise, every such application shall when so submitted, be accompanied by—

- (a) a description of the premises on which the applicant intends to carry on business, with reference to the situation and the surrounding buildings and businesses;
- (b) a plan of the premises, drawn to scale, on which is clearly indicated—
 - (i) the dimensions of every room;
 - (ii) the arrangement of the internal structure, together with all doors, windows, counters, safes or strong-rooms and manner of internal and external connections;
- (c) proof to the satisfaction of the Commissioner that the premises is furnished with a burglar alarm which complies with the following requirements:
 - (i) passive infrared (PIR) movement sensors with a lens for solid curtain coverage installed in such a manner that coverage is provided from the floor to the ceiling of the building;
 - (ii) every movement sensor shall be equipped with a tamper-proof device;
 - (iii) if the alarm is activated, it shall only be restored with a key or a code adjustment;

- (iv) onafhanklike funksionering in geval van 'n kragonderbreking vir 'n tydperk van minstens 10 ure;
- (v) beheereenheid moet binne die beveiligde area geïnstalleer wees of met 'n peuter-kliktoestel toegerus wees;
- (vi) outomatiese telefoonskakeleenheid wat verbinding na die gelisensieerde handelaar of 'n verantwoordelike persoon by aktivering van die alarmstelsel bewerkstellig;
- (vii) sirene met klankdrukpeil van minstens 93 desibel met flitsende lig;
- (d) bewys tot bevrediging van die Kommissaris dat die gebou toegerus is—
- (i) met 'n brandkas wat aan die volgende vereistes voldoen—
- (aa) die materiaal wat vir die vervaardiging van die romp en deur gebruik word moet van sagte staal van kommersiële of hoër kwaliteit wees;
- (bb) die wanddikte van die vloer, dak en kante moet minstens 20 mm wees en wanddikte van die deur moet minstens 12 mm wees;
- (cc) wanneer die deur toe is, mag daar nie 'n opening van meer as 2 mm tussen die deur en die deurraam wees nie;
- (dd) die deur moet minstens met drie grendels toegerus wees;
- (ee) die brandkas moet voorsien wees van een klawerslot van minstens 10 klawers waarvan minstens drie van vals kepe voorsien is of een kombinasieslot wat van die tipe met drie ratte is of een elektroniese slot wat die Suid-Afrikaanse Buro vir Standaard goedkeur;
- (ff) die brandkas moet voorsien wees van gate met 'n geskikte diameter om 'n bout met 'n diameter van 25 mm te akkommodeer; daar moet minstens twee gate in die agterwand of sywand en twee gate in die vloerplaat wees; of
- (ii) met 'n brandkamer wat aan die volgende vereistes voldoen—
- (aa) die mure, dak en vloer moet 'n minimum dikte van 300 mm gewapende beton wees;
- (bb) die bewapening van die beton moet bestaan uit stawe met 'n diameter van 10 mm op hartafstande van 125 mm van voorvlak tot voorvlak, vertikaal sowel as horisontaal;
- (iv) independent functioning in case of a power failure for a period of at least 10 hours;
- (v) control unit shall be installed within the safeguarded area or be equipped with a tamper-proof device;
- (vi) automatic telephone contact unit which effects contact to the licenced dealer or any other responsible person on activation of the alarm system;
- (vii) siren with a sound frequency level of at least 93 decibels with flashing light;
- (d) proof to the satisfaction of the Commissioner that the building is equipped—
- (i) with a safe which complies with the following requirements:
- (aa) the material which shall be used for the manufacture of the trunk and door of the safe shall be of mild steel of commercial or higher quality;
- (bb) the thickness of the floor, roof and side shall not be less than 20 mm and the thickness of the door shall not be less than 12 mm;
- (cc) when the door is closed an opening of not more than 2 mm between the door and the door frame shall exist;
- (dd) the door shall be equipped with not less than three bolts;
- (ee) the safe door shall be equipped with one lever lock which shall have not less than ten levers of which not less than three shall be provided with false notches or a combination lock of the type which has three gears or an electronic lock which complies with the requirements approved of by the South African Buro of Standards;
- (ff) the safe must be provided with holes sufficient to accommodate a bolt of a diameter of 25 mm; there shall be at least two such holes in the back or side wall and two holes in the floor; or
- (ii) with a strong-room which complies with the following requirements:
- (aa) the walls, roof and floor shall be of reinforced concrete of not less than 300 mm;
- (bb) the reinforcing of the concrete shall consist of bars of a diameter of 10 mm on a square grid, face to face, of which the horizontal and verticle bars are not more than 125 mm apart;

- (cc) die betonsterkte moet 'n minimum van 30 mega pascal na 28 dae wees;
 - (dd) 'n deklaag oor versterking (bewa-pening) in mure en blaaië moet mini-mum van 40 mm wees;
 - (ee) die wanddikte van die deur moet minstens 12 mm wees en die deur moet minstens met drie grendels toegerus wees;
 - (ff) 'n skakelaar moet binne die brand-kamer aangebring word wat verbind is met 'n veiligheidstoestel soos 'n flikkerlig of alarm; en
 - (gg) die brandkamer moet voorsien wees van een klawerslot van minstens 10 klawers waarvan minstens drie van vals kepe voorsien is of een kombi-nasieslot wat van die tipe met drie ratte is of een elektroniese slot wat die Suid-Afrikaanse Buro vir Stan-daarde goedkeur;
- (e) bewys tot bevrediging van die Kommissaris dat die gebou van diefstaling voorsien is, op die volgende wyse aangebring:
- Diefstaling aan vensters waarvan die horisontale staalversterking ten minste 50 mm x 10 mm is, en nie meer as 500 mm gespasieer nie, en vertikale ronde staalstawe ten minste 16 mm in deursnee nie meer as 100 mm uitmekaar gespasieer nie, vasgeheg aan horisontale staal-versterking;
- (f) 'n beëdigde verklaring deur die applikant, of 'n persoon wat kennis van die besondere feite het, waarin uiteengesit word—
- (i) die naam, identiteitsnommer en adres van elke persoon (insluitende die applikant) wat enige geldelike belang in die besig-hed het, en in elke geval die aard en om-vang van sodanige belang: Met dien verstande dat in die geval van 'n maatskappy, die naam en identiteitsnom-mer van elke direkteur van die maatskappy uiteengesit word;
 - (ii) indien die applikant 'n beslote korporasie, vennootskap of trust is, volledige beson-derhede daarvan met inbegrip van sta-wende dokumente;
- (g) indien die applikant nie die geregistreerde eie-naar is van die grond waarop die gebou geleë is nie, skriftelike toestemming van die betrokke geregistreerde eienaar; en
- (h) skriftelike vertoë ter ondersteuning van die aan-soek.

- (cc) the strength of the concrete shall not be less than 30 mega pascal after 28 days;
 - (dd) the covering screed over the rein-forcing on the walls and slab shall not be less than 40 mm;
 - (ee) the thickness of the door shall not be less than 12 mm and the door shall be equipped with at least three bolts;
 - (ff) a switch shall be installed on the inside of the strong-room connected to an external warning device such as a flashing light or an alarm; and
 - (gg) the strong-room door shall be equipped with one lever lock which shall have not less than ten levers of which not less than three shall be provided with false notches or a com-bination lock of the type which has three gears or an electronic lock which complies with the require-ments approved of by the South Afri-can Buro of Standards;
- (e) proof to the satisfaction of the Commissioner that the building is equipped with burglar proof-ing, installed in the following manner:
- Burglar proofing of the windows which shall consist of horizontal steel reinforcing of not less than 50 mm x 10 mm and spaced not less than 500 mm apart and vertical round steel bars of a diameter of not less than 16 mm fixed to the horizontal steel reinforcing not more than 100 mm apart;
- (f) an affidavit by the applicant, or a person with knowledge of the particular facts, wherein is set out—
- (i) the name, identity number and address of every person (including the applicant) who shall have any financial interest in the business, and in each case the nature and extent of any such interest: Provided that in the case of a company, the name and identity number of every director of the company shall be set out;
 - (ii) if the applicant is a close corporation, part-nership or trust, full particulars thereof including supporting documents;
- (g) if the applicant is not the registered owner of the land on which the premises is situated, the writ-ten consent of the registered owner concerned; and
- (h) written representations in support of the applica-tion.

(3) 'n Aansoek om hernuwing kragtens artikel 19 (3) (a) van die Wet deur die houër van 'n bestaande lisensie bedoel in subregulasie (1) mag nie later as 31 Oktober van die jaar waarin daardie lisensie verstryk, *mutatis mutandis* ooreenkomstig subregulasie (1) op vorm SAP 294 (uiteengesit in Bylae M), wat vir sover dit toepaslik is, in swart ink ingevul is, ingedien word.

(4) Wanneer die Kommissaris 'n aansoek om 'n handelaarslisensie weier, moet hy die applikant van die weiering in kennis stel by wyse van 'n skriftelike kennisgewing wat oor die pos bestel of aan die applikant in persoon oorhandig word met vermelding aldus van redes vir die weiering.

(5) Wanneer 'n applikant kragtens artikel 22 van die Wet appelleer teen die beslissing van die Kommissaris, is die bepalings van regulasie 6 (1) en (2) *mutatis mutandis* van toepassing.

Aansoeke om duplikaat of oordrag van handelaarslisensie

9. (1) 'n Aansoek om 'n duplikaat van 'n handelaarslisensie moet ingedien word by 'n polisie-man aan diens by 'n polisie-stasie in die gebied waarin die betrokke gebou waarin handel gedryf word, geleë is, op vorm SAP 273 (uiteengesit in Bylae D), wat vir sover dit van toepassing is, in swart ink ingevul is.

(2) Wanneer aansoek gedoen word om die oordrag van 'n handelaarslisensie ingevolge artikel 20 van die Wet, is die bepalings van regulasie 8 *mutatis mutandis* ten opsigte van die aansoek van toepassing.

Verandering van gelisensieerde gebou

10. (1) 'n Aansoek ingevolge artikel 21 van die Wet ten opsigte van 'n verandering van die gelisensieerde gebou, moet skriftelik ingedien word by 'n polisie-man aan diens by 'n polisie-stasie in die gebied waarin die ander gebou geleë is, en moet vergeesel gaan van die betrokke lisensie.

(2) Die bepalings van regulasie 8 (2) is *mutatis mutandis* van toepassing ten opsigte van die verandering van 'n gelisensieerde gebou bedoel in hierdie regulasie.

(3) Die bepalings van regulasie 6 (1) en (2) is *mutatis mutandis* van toepassing op 'n appèl bedoel in artikel 22 ten opsigte van 'n weiering van 'n aansoek bedoel in hierdie regulasie.

Aansoeke om tydelike lisensie om wapens en ammunisie ten toon te stel en daarin handel te dryf

11. (1) 'n Persoon wat 'n gelisensieerde handelaar is, wat wapens en ammunisie wil ten toon stel en daarin wil handeldryf kragtens artikel 19A van die Wet, moet skriftelik aansoek doen op vorm SAP 319 wat, vir sover dit van toepassing is, in swart ink ingevul is (uiteengesit in Bylae F), om 'n tydelike lisensie om wapens en ammunisie ten toon te stel en daarin handel te dryf.

(3) An application for renewal under section 19 (3) (a) of the Act by the holder of an existing licence referred to in subregulation (1), shall not later than 31 October of the year in which the licence lapses, be submitted *mutatis mutandis* in accordance with subregulation (1) on form SAP 294 (set out in Schedule M), which has, as far as is applicable been completed in black ink.

(4) When the Commissioner refuses an application for a dealer's licence, he shall notify the applicant of the refusal by means of a written notice served by registered post or personal delivery on the applicant and shall so state the reasons for the refusal.

(5) When an applicant appeals under section 22 of the Act against the decision of the Commissioner, the provisions of regulation 6 (1) and (2) shall *mutatis mutandis* apply.

Applications for duplicate or transfer of dealer's licence

9. (1) An application for a duplicate of a dealer's licence shall be submitted to a policeman on duty at a police station in the area wherein the relevant building wherein business is carried on, is situated, on form SAP 273 (set out in Schedule D) which has, as far as may be applicable, been completed in black ink.

(2) When application is made for the transfer of a dealer's licence in terms of section 20 of the Act, the provisions of regulation 8 shall *mutatis mutandis* apply in respect of the application.

Change of licenced premises

10. (1) An application in terms of section 21 of the Act in respect of a change of the licenced premises, shall be submitted in writing to a policeman on duty at a police station in the area wherein the other premises is situated and shall be accompanied by the relevant licence.

(2) The provisions of regulation 8 (2) shall *mutatis mutandis* apply with respect to the change of the licenced premises referred to in this regulation.

(3) The provisions of regulation 6 (1) and (2) shall *mutatis mutandis* apply to an appeal referred to in section 22 in respect of a refusal of an application referred to in this regulation.

Applicants for temporary licence to exhibit and deal in arms and ammunition

11. (1) A person who is a licenced dealer, who wishes to exhibit and to deal in arms and ammunition under section 19A of the Act, shall apply in writing on form SAP 319, which shall, in so far as is applicable be completed in black ink (set out in Schedule F) for a temporary licence to exhibit and deal in arms and ammunition.

(2) So 'n aansoek word ingedien by 'n polisieman aan diens by 'n polisiestasie in die gebied waarin die applikant van voornemens is om wapens en ammunisie ten toon te stel en daarin handel te dryf, en moet vergesel gaan van—

- (a) skriftelike verhoë ter ondersteuning van die aansoek, met spesifieke verwysing na die stappe wat beoog word met betrekking tot die veilige bewaring van die betrokke wapens en ammunisie;
- (b) 'n skriftelike verklaring dat die applikant oor fasiliteite beskik vir die veilige bewaring van wapens en ammunisie; en
- (c) 'n gesertifiseerde afskrif van die applikant se handelaarslisensie.

Appel teen weiering van tydelike lisensie

12. Die bepalings van regulasie 6 (1) en (2) is *mutatis mutandis* van toepassing op 'n appel bedoel in artikel 22 van die Wet ten opsigte van 'n weiering van 'n aansoek bedoel in regulasie 11.

Register en dokumente, en algemene vereistes ten opsigte van gelisensieerde handelaars

13. (1) Elke gelisensieerde handelaar moet 'n register of rekenaarlus (hieronder die Wapenvoorraadboek genoem) hou, waarin die volgende besonderhede aangeteken word:

- (a) Aan die debietsy teenoor 'n reeks- of voorraadnommer—
 - (i) die kaliber, model, fabrikaat en vervaardiger se reeksnommer van elke wapen voorhande; en
 - (ii) die datum van ontvangs en die naam en adres en, indien van toepassing, die nommer en datum van die lisensie of permit, van die persoon van wie die wapen verkry is, en die kaliber en vervaardiger se reeksnommer van elke wapen, uitgesonder daardie wapens genoem in subregulasie (11), wat daarna uit enige bron in voorraad opgeneem word: Met dien verstande dat sodanige besonderhede binne sewe dae na ontvangs aangeteken moet word;
- (b) aan die kredietsy teenoor die reeks- of voorraadnommer in paragraaf (a) vermeld, die datum van verkoop of oormak van die wapen en die naam en adres van die persoon aan wie die bepaalde wapen verkoop of oorgemaak is, en die nommer en datum van die lisensie ingevolge artikel 35 (1) (a) van die Wet getoon; al sodanige besonderhede moet onverwyld na afloop van die verkoop of oormak van die wapen aangeteken word.

(2) Any such application shall be submitted to a policeman on duty at a police station in the area wherein the applicant intends to exhibit and deal in arms and ammunition, and shall be accompanied by—

- (a) written representations in support of the application, with specific reference to the steps which are contemplated in connection with the safe-keeping of the arms and ammunition;
- (b) a written declaration that the applicant has facilities available for the safe-keeping of the arms and ammunition; and
- (c) a certified copy of the applicant's dealer's licence.

Appeal against refusal of temporary licence

12. The provisions of regulation 6 (1) and (2) shall apply *mutatis mutandis* to an appeal referred to in section 22 of the Act against the refusal of an application referred to in regulation 11.

Register and documents, and general requirements in respect of licenced dealers

13. (1) Every licenced dealer shall keep a register in computer listing (hereunder referred to as the Arms Stock Book), wherein the following particulars shall be recorded:

- (a) On the debit-side against a serial or stock number—
 - (i) the make, calibre, model and manufacturer's serial number of every arm in stock; and
 - (ii) the date of receipt and the name and address and, if applicable, the number and date of the licence and permit, of the person from whom the arm was acquired, and the make, calibre, model and manufacturer's serial number of every arm, except the arms referred to in subregulation (11), thereafter taken into stock from any source: Provided that such particulars shall be recorded within seven days of receipt;
- (b) on the credit-side against the serial or stock number referred to in paragraph (a), the date of sale or transfer of the arm and the name and address of the person to whom the specific arm has been sold or transferred, and the number and date of the licence produced in terms of section 35 (1) (a) of the Act; all such particulars shall be recorded forthwith after the sale or transfer of the arm.

(2) (a) Elke gelisensieerde handelaar moet binne sewe dae na die einde van elke kalendermaand die volgende by die Kommissaris indien:

- (i) 'n opgawe op vorm SAP 350A (uiteengesit in Bylae G), of 'n rekenaarlyns wat moet ooreenstem met die uiteensetting van vorm SAP 350A, van alle wapens wat gedurende bedoelde kalendermaand aangeskaf is; en
- (ii) 'n opgawe op vorm SAP 350B (uiteengesit in Bylae H), of 'n rekenaarlyns wat moet ooreenstem met die uiteensetting van vorm SAP 350B, van alle wapens wat gedurende bedoelde kalendermaand van die hand gesit is;

(b) Sodanige opgawes op vorms SAP 350A en SAP 350B, of rekenaarlyste met dieselfde inligting, moet aldus ingedien word, ongeag of enige wapens gedurende bedoelde kalendermaand in voorraad geneem of van die hand gesit is of nie.

(3) Elke gelisensieerde handelaar moet 'n register (hieronder die Ammunisievoorraadboek genoem) hou, waarin die volgende besonderhede aangeteken word:

(a) Aan die debietsy:

- (i) die kaliber, fabrikaat en hoeveelheid van alle ammunisie voorhande; en
- (ii) die datum van ontvangs, en die naam en adres van die persoon of ander bron van wie of waarvan die ammunisie ontvang is, en die kaliber en hoeveelheid van alle ammunisie wat aldus in voorraad geneem word, welke besonderhede onverwyld na ontvangs aangeteken moet word;

(b) aan die kredietsy:

- (i) die datum van verkoop of oormaking van die ammunisie, die kaliber, fabrikaat en die naam, adres en identiteitsnommer van die persoon aan wie die ammunisie verkoop of oorgemaak word;
- (ii) die datum van die lisensie getoon ingevolge artikel 35 (1) (b) (i) van die Wet;
- (iii) die kaliber, fabrikaat en hoeveelheid van die ammunisie verkoop of oorgemaak; en
- (iv) die nommers van alle getekende versoeke of permitte, vermeld in artikel 35 (1) (b) van die Wet, wat in volgorde van ontvangs genummer moet word.

(4) Elke gelisensieerde handelaar moet, indien hy te eniger tyd by skriftelike kennisgewing deur die Kommissaris daartoe aangesê word, 'n opgawe indien met vermelding van die besonderhede betreffende ammunisie wat verkry of aangeskaf of wat verkoop of waarvoor beskik is, wat die Kommissaris in die kennisgewing bepaal.

(2) (a) Every licenced dealer shall within seven days after the end of every calendar month submit the following to the Commissioner:

- (i) a return on form SAP 350A (set out in Schedule G), or a computer listing which shall correspond with the exposition of form SAP 350A, or a computer listing which shall correspond with form 350A, of all arms acquired during such calendar month; and
- (ii) a return on form SAP 350B (set out in Schedule H) or a computer listing which shall correspond with the exposition of form SAP 350B, of all arms disposed of during such calendar month.

(b) Such returns on forms SAP 350A and SAP 350B, or computer listings with the same information, shall be so submitted, whether or not any arms have during the particular calendar month been taken in stock or disposed of.

(3) Every licenced dealer shall keep a register (hereunder referred to as the Ammunition Stock Book) wherein the following particulars shall be recorded:

(a) on the debit-side:

- (i) the calibre, make and quantity of all ammunition in stock; and
- (ii) the date of receipt, and the name and address of the person or other source from whom or which ammunition is received, and the calibre and quantity of all ammunition so taken into stock, which particulars shall be recorded forthwith after receipt;

(b) on the credit-side:

- (i) the date of sale or transfer of the ammunition, the calibre, make and the name, address and identity number of the person to whom the ammunition is sold or transferred;
- (ii) the date of the licence produced in terms of section 35 (1) (b) (i) of the Act;
- (iii) the calibre, make and quantity of ammunition sold or transferred; and
- (iv) the numbers of all signed requests or permits, referred to in section 35 (1) (b) of the Act, which shall be numbered in order of receipt.

(4) Every licenced dealer shall, if directed thereto at any time by the Commissioner by written notice, submit a return providing such particulars regarding ammunition which has been acquired or procured or which has been sold or disposed of, as the Commissioner may in the notice determine.

(5) Behoudens subregulasie (6) moet elke gelisensieerde handelaar die volgende in die gebou bedoel in regulasie 8 (2) (a) hou:

- (a) vir 'n tydperk van vyf jaar vanaf die datum van die laaste inskrywing daarin, die Wapenvoorraadboek en die Ammunisievoorraadboek;
- (b) vir 'n tydperk van een jaar vanaf die datum van verkoop of verskaffing van enige ammunisie, elke skriftelike versoek of permit wat ooreenkomstig artikel 35 (1) (b) van die Wet ten opsigte van daardie ammunisie aan die handelaar oorhandig is.

(6) Indien 'n handelaarslisensie om enige ander rede nie langer geldig is nie, moet elke register, lisensie, permit of dokumet wat die houër van 'n handelaarslisensie ingevolge die Wet of hierdie Regulasies moet hou en besit, tensy die Kommissaris anders gelas, binne 30 dae na die datum waarop die lisensie ophou om 'n geldige lisensie te wees, deur die persoon in wie se bewaring die register, lisensie, permit of dokumet is, oorhandig word aan 'n polisieman aan diens by 'n polisiestasie in die gebied waarin die betrokke gebou geleë is.

(7) Die registers wat ingevolge hierdie regulasie gehou moet word, mag, behoudens die bepalings van subregulasies (1) en (3), nie gebruik of in gebruik geneem word nie, tensy elke bladsy van so 'n register opeenvolgend genommer is en deur 'n gemagtigde polisieman van die polisiestasie in die gebied waarin die betrokke gebou geleë is, onderteken is.

(8) Indien sodanige registers bygehou word deur die gebruik van rekenaarlyste, moet sodanige rekenaarlyste voor of op die sewende dag van die daaropvolgende maand aan so 'n polisieman aan diens by bedoelde polisiestasie vir endossement voorgelê word.

(9) Elke inskrywing wat gedoen moet word in 'n register bedoel in hierdie regulasie, moet met ink gedruk of geskryf word, en enige wysiging daarin moet deur middel van tussenskrif of skrapping met ink aangebring word en nie by wyse van uitwissing nie, en elke sodanige wysiging moet gearafeer word deur die persoon wat dit aanbring.

(10) Niemand mag enige bladsy uit 'n register in hierdie regulasie bedoel, verwyder of laat verwyder nie, indien 'n bladsy uit sodanige register verwyder word, word dit *prima facie* geag verwyder te gewees het deur of op gesag van die persoon wat ingevolge enige bepaling van hierdie regulasies verplig is om sidanige register te hou.

(11) (a) Elke gelisensieerde handelaar moet 'n register of rekenaarlys (hieronder die Inventarisboek genoem) hou waarin alle wapens wat die handelaar namens en ten behoeve van lisensiehouers ten opsigte van daardie wapens hou vir doeleindes van die verkoop daarvan of ander beskikbaar daarvoor.

(5) Subject to regulation (6), every so licenced dealer shall keep the following on the premises referred to in regulation 8 (2) (a):

- (a) for a period of five years from the date of the last entry therein, the Arms Stock Book and the Ammunition Stock Book;
- (b) for a period of one year from the date of sale or supply of any ammunition, every written request or permit which has in accordance with section 35 (1) (b) of the Act been delivered in respect of that ammunition to the dealer.

(6) If a dealer's licence is for any reason no longer valid, every register, licence, permit or document which the holder thereof has to keep or possess in terms of the Act or these Regulations shall, unless the Commissioner directs otherwise, be delivered within 30 days after the date on which the licence ceases to be valid, by the person in whose custody the register, licence, permit or document is, to a policeman on duty at a police station in the area wherein the relevant premises is situated.

(7) The registers to be kept in terms of this regulation shall, subject to the provisions of subregulations (1) and (3), not be taken into use or used, unless every page of such register is numbered in sequence and an authorized policeman of the police station in the area of which the relevant premises is situated, has signed every such page.

(8) If such registers are kept by the use of computer listing, every such computer list shall before or on the seventh day of the succeeding month be submitted to such policeman on duty at such police station for endorsement.

(9) Every entry effected in a register referred to in this regulation shall be printed or written in ink, and any alteration therein shall be effected by means of interlineation or crossing out in ink and not by way of erasure, and every such alteration shall be initialled by the person, effecting it.

(10) No person shall remove or cause to be removed any page from any register referred to in this regulation, and if any page is removed from such register, it shall be *prima facie* deemed to have been removed by or on the authority of the person who is in terms of any provision of these regulations obliged to keep such register.

(11) (a) Every licenced dealer shall keep a register of computer listing (hereinafter referred to as the Inventory Book) of all arms which the dealer holds for and on behalf of licence holders in respect of those arms for purposes of the sale or other disposal thereof.

(b) Die volgende besonderhede moet in die inventarisboek aangeteken word;

- (i) die datum van ontvangs van die wapen, en die naam en adres en identiteitsnommer van die lisensiehouer van die wapen;
- (ii) die besonderhede van die wapen, met inbegrip van die naam, kaliber en vervaardiger se reeksnommer;
- (iii) die datum van uitreiking van die lisensie vir die wapen; en
- (iv) die datum van teruggawe of verkoop van die wapen.

DEEL IV

Algemene bepalings met betrekking tot wapensmede en uitoefening van die bedryf van wapensmid

Aansoeke om registrasie

14. (1) 'n Aansoek om 'n registrasiesertifikaat om die bedryf van wapensmid uit te oefen, moet ingedien word by 'n polisieman aan diens by 'n polisie-stasie in die gebied waarin die applikant voornemens is om sy bedryf van wapensmid uit te oefen, op vorm SAP 313 (uiteengesit in Bylae I), wat, vir sover dit van toepassing is, in swart ink ingevul is.

(2) Tensy die Kommissaris in 'n bepaalde geval anders gelas, is die bepalings van regulasie 8 (2) *mutatis mutandis* op so 'n aansoek van toepassing.

(3) 'n Persoon mag nie die bedryf van 'n wapensmid uitoefen nie—

(a) tensy hy—

- (i) in besit is van 'n geldige registrasiesertifikaat wat kragtens hierdie Deel aan hom uitgereik is en die gebou waarin die bedryf van wapensmid uitgeoefen word op die registrasiesertifikaat gemeld word; en
- (ii) in die Republiek gedomisileer is; en

(b) indien hy—

- (i) skuldig bevind is aan die pleging van 'n misdryf bedoel in Bylae 2 van die Wet of enige ander misdryf by die pleging waarvan 'n wapen gebruik is; of
- (ii) in die Republiek of elders gedurende 'n tydperk van 10 jaar wat die datum van sy aansoek vooraf gegaan het, vir enige misdryf waarvan geweld of oneerlikheid 'n element is, gevonnissen is tot gevangenisstraf sonder die keuse van 'n boete.

(4) Die Kommissaris kan, indien hy daarvan oortuig is en dit uit die relevante feite voorkom, dat 'n applikant 'n geskikte en gepaste persoon is en dat die gebou waarin die bedryf beoefen sal word, geskik is, aan die applikant 'n registrasiesertifikaat as wapensmid uitreik.

(b) The following particulars shall be recorded in the Inventory Book;

- (i) the date of receipt of the arm, and the name and address and identity number of the licence holder of the arm;
- (ii) the particulars of the arm, including the name, calibre and manufacturer's serial number;
- (iii) the date of the issue of the licence for the arm; and
- (iv) the date of return or sale of the arm.

PART IV

General provisions relating to gunsmiths and the carrying on of the trade of gunsmith

Application for registration

14. (1) An application for a registration certificate to carry on the trade of gunsmith, shall be submitted to a policeman on duty at a police station in the area wherein the applicant intends to carry on his trade, on form SAP 313 (set out in Schedule I) which shall, in so far as it is applicable, be completed in black ink.

(2) Unless the Commissioner in a particular case directs otherwise, the provisions of regulation 8 (2) shall *mutatis mutandis* apply to such application.

(3) No person shall carry on the trade of gunsmith—

(a) unless he—

- (i) is in possession of a valid registration certificate issued to him under this Part and the premises on which the trade is carried on, is mentioned in the registration certificate; and
- (ii) is domiciled in the Republic; and

(b) if he—

- (i) has been found guilty of an offence referred to in Schedule 2 to the Act or any other offence in the commission of which an arm has been used; or
- (ii) has been sentenced in the Republic or elsewhere during a period of 10 years preceding the date of his application, for an offence of which violence or dishonesty is an element, to imprisonment without the option of a fine.

(4) The Commissioner may, if he is convinced and it appears from the relevant facts that an applicant is a fit and proper person and that the premises whereon trade will be carried on, is suitable, issue a registration certificate as gunsmith to the applicant.

(5) Wanneer die Kommissaris 'n aansoek om 'n registrasiesertifikaat weier, moet hy die applikant van die weiering in kennis stel by wyse van 'n skriftelike kennisgewing per geregistreerde pos bestel of persoonlik aan die applikant oorhandig word, en die Kommissaris moet redes vir die weiering verstrek.

(6) Wanneer die Kommissaris 'n aansoek van die houër van 'n bestaande registrasiesertifikaat om die bedryf van wapensmid uit te oefen in die gebou waarop die aansoek betrekking het, weier, moet hy op skriftelike versoek van die applikant die redes vir die weiering aan hom verstrek.

(7) 'n Registrasiesertifikaat ten opsigte van 'n wapensmid verstryk op die een-en-dertigste dag van Desember van die jaar waarin dit uitgereik is.

(8) 'n Aansoek om hernuwing van die registrasiesertifikaat van 'n wapensmid mag nie later nie as 31 Oktober van die jaar waarin die bestaande registrasiesertifikaat verstryk, *mutatis mutandis* ooreenkomstig subregulasie (1) op Vorm SAP 294 (uiteengesit in Bylae M) ingedien word.

(9) In die geval van 'n vennootskap word 'n registrasiesertifikaat aan die vennote gesamentlik uitgereik en vermeld dit die naam waaronder hulle die bedryf van wapensmid uitoefen.

(10) 'n Registrasiesertifikaat hou op om 'n geldige registrasiesertifikaat te wees sodra die houër of 'n gesamentlike houër van die registrasiesertifikaat of, indien die registrasiesertifikaat aan 'n maatskappy uitgereik is, sodra 'n besturende direkteur of bestuurder van die maatskappy, 'n onbevoegde persoon word.

(11) Indien 'n persoon wat die houër of gesamentlike houër is van 'n registrasiesertifikaat om die bedryf van wapensmid uit te oefen, skuldig bevind word aan 'n misdryf kragtens artikel 39 (1) (i), (j), (k), (l), (m) of (n) van die Wet, of 'n ander misdryf by die pleging waarvan 'n wapen gebruik is, skuldig bevind word, kan die Kommissaris die betrokke registrasiesertifikaat intrek.

(12) Indien 'n registrasiesertifikaat om die bedryf van wapensmid uit te oefen om enige rede ophou om 'n geldige sertifikaat te wees, moet die houër daarvan, tensy die Kommissaris anders gelas, binne 30 dae na die datum waarop die sertifikaat ophou om 'n geldige sertifikaat te wees, sy wapensmidregister oorhandig aan 'n polisieman aan diens by 'n polisiestasie in die gebied waarin die betrokke gebou geleë is.

(13) Geen persoon wat die bedryf van wapensmid uitoefen, mag 'n loop of 'n kamer van 'n gelisensieerde wapen uitboor of verklein na 'n groter of klein kaliber as waarvoor die wapen gelisensieer is, of die aksie van enige wapen verander sodat die wapen onafgebroke vuur kan lewer solank drukking op die sneller daarvan toegepas word, tensy die Kommissaris vooraf toestemming daartoe verleen het.

(14) Indien skriftelike toestemming beoog in subregulasie (13) deur die Kommissaris verleen word, moet die wapen na die verrigting van die betrokke werksaamheid kragtens die bepalings van die Wet op Standaard, 1993 (Wet No. 29 van 1993), geïnspekteer word alvorens dit deur die wapensmid aan die lisensiehouer ten opsigte van die wapen teruggegee mag word.

(5) When the Commissioner refuses an application for a registration certificate, he shall notify the applicant of the refusal by means of a written notice served on the applicant by registered post or personal delivery, and the Commissioner shall furnish reasons for the refusal.

(6) When the Commissioner refuses an application by the holder of an existing registration certificate to carry on the trade of gunsmith on the premises to which the application relates, he shall on the written request of the applicant furnish the reasons for the refusal to him.

(7) A registration certificate in respect of a gunsmith shall expire on the thirty-first day of December of the year in which it was issued.

(8) An application for the renewal of a registration certificate shall be submitted not later than 31 October of the year in which the existing registration certificate expires, *mutatis mutandis* in accordance with subregulation (1) on form SAP 294 (set out in Schedule M).

(9) In the case of a partnership a registration certificate shall be issued to the partners jointly and it shall state the name under which they carry on the trade of gunsmith.

(10) A registration certificate shall cease to be a valid registration certificate when the holder or a joint holder of the certificate or, if the certificate has been issued to a company, the managing director or manager of the company becomes a disqualified person.

(11) If a person who is the holder or a joint holder of a registration certificate to carry on the trade of gunsmith, is found guilty of an offence under section 39 (1) (i), (j), (k), (l), (m) or (n) of the Act, or of any other offence in the commission of which an arm has been used, the Commissioner may withdraw the relevant registration certificate.

(12) If a registration certificate to carry on the trade of gunsmith for any reason ceases to be a valid certificate, the holder thereof, unless the Commissioner directs otherwise, shall within 30 days after the date on which the certificate ceases to be a valid certificate, deliver his gunsmith register to a policeman on duty at a police station in the area wherein the relevant premises is situated.

(13) No person who carries on the trade of gunsmith shall bore out a barrel or chamber of a licenced arm to a greater or smaller calibre than that for which the arm is licenced, or alter the action of any arm so that the arm shall deliver continuous fire for so long as pressure is applied to the trigger thereof, unless the Commissioner has previously given consent thereto.

(14) If written consent contemplated in subregulation (13) is granted by the Commissioner, the arm shall after completion of the relevant alteration be proof-marked in terms of the provisions of the Standards Act, 1993 (Act No. 29 of 1993), before it may be returned by the gunsmith to the licence holder in respect of the arm.

(15) Die bepalings van regulasie 2 (1) (c) (ii) is *mutatis mutandis* van toepassing ten opsigte van 'n werksaamheid beoog in subregulasie (14).

Register wat gehou en dokumente wat behou moet word deur wapensmede

15. (1) Elke houër van 'n registrasiesertifikaat uitgereik ingevolge hierdie Deel moet in die gebou vermeld in die registrasiesertifikaat 'n register hou waarin hy die volgende opteken:

- (a) Met betrekking tot die ontvangs van enige wapen—
 - (i) die naam, adres en identiteitsnommer van die persoon wat die wapen aan hom oorhandig het en die datum van sodanige aflewering;
 - (ii) die datum van uitreiking van die lisensie ten opsigte van die wapen; en
 - (iii) die vervaardiger se reeksnommer of die nommer wat ooreenkomstig artikel 7 of 7A van die Wet op die wapen gestempel of gegraveer is, asook die kaliber en fabriek van die wapen;
- (b) met betrekking tot die teruggawe van die wapen aan die persoon van wie dit ontvang is of aan sy behoorlik gemagtigde agent—
 - (i) die aard van die herstelwerk wat aan die wapen gedoen is;
 - (ii) die datum van teruggawe daarvan; en
- (c) daardie onderdele van wapens deur die Kommissaris bepaal wat deur hom gehou word uitsluitlik vir die doel van die vervaardiging en verskaffing van pasmaak-onderdele vir die wapens in paragraaf (a) bedoel, wat hy ontvang het.

(2) Wanneer die aard van herstelwerk aan die wapen die vervanging van 'n loop behels, en die nuwe loop van dieselfde, of 'n ander kaliber is as die loop wat vervang word, moet die geregistreerde wapensmid die register bedoel in subregulasie (1) van hierdie regulasie aan 'n gemagtigde polisieman voorlê vir endossering.

(3) Elke geregistreerde wapensmid moet die register bedoel in subregulasie (1) vir 'n tydperk van vyf jaar vanaf die datum van die laaste inskrywing daarin in die gebou vermeld in sy registrasiesertifikaat hou.

(4) Die bepalings van regulasie 13 is *mutatis mutandis* van toepassing op 'n geregistreerde wapensmid.

DEEL V

Register wat deur Kommissaris gehou moet word (Artikel 42 van Wet)

Register

16. Die register wat ingevolge artikel 42 van die Wet gehou moet word (die Sentrale Wapenregister genoem), moet behoudens die bepalings van daardie artikel, 'n rekord wees van—

- (a) aansoeke om lisensies, permitte, magtigings en sertifikate ingevolge die Wet uitgereik om wapens te besit, aan te skaf, daarin handel te dryf of van die hand te sit, in of uit te voer, te vervaardig of te herstel, of om die bedryf van wapensmid uit te oefen;

(15) The provisions of regulation 2 (1) (c) (ii) shall apply *mutatis mutandis* in respect of an alteration contemplated in subregulation (14).

Register to be kept and documents to be retained by gunsmiths

15. (1) Every holder of a registration certificate issued in terms of this Part shall keep on the premises mentioned in the registration certificate a register wherein the following shall be recorded:

- (a) in respect of the receipt of any arm:
 - (i) the name, address and identity number of the person who delivered the arm to him and the date of such delivery;
 - (ii) the date of issue of the licence in respect of the arm; and
 - (iii) the manufacturer's serial number or the number which is in accordance with section 7 or 7A of the Act stamped or engraved on the arm, as well as the calibre and make of the arm;
- (b) in respect of the return of the arm to the person from whom it was received or to his properly authorized agent:
 - (i) the nature of repairs done to the arm; and
 - (ii) the date of return thereof;
- (c) those components of arms determined by the Commissioner held by him exclusively for the purpose of the manufacture and supply of fitting components for the arms referred to in paragraph (a), which he has received.

(2) When the nature of repairs of an arm involve the replacement of a barrel, and the new barrel is of the same, or a different, calibre as the barrel which is replaced, the registered gunsmith shall submit the register referred to in subregulation (1) of the regulation to an authorized policeman for endorsement.

(3) Every registered gunsmith shall retain the register referred to in subregulation (1) for a period of five years from the date of the last entry therein on the premises mentioned in the registration certificate.

(4) The provisions of regulation 13 shall apply *mutatis mutandis* to a registered gunsmith.

PART V

Register to be kept by Commissioner (Section 42 of Act)

Register

16. The register to be kept in terms of section 42 of the Act (called the Central Arms Register) shall, subject to the provisions of that section, be a record of—

- (a) applications for licences, permits, authorizations, and certificates issued in terms of the Act to possess, acquire, deal in or dispose of, import or export, manufacture or repair arms, or to carry on the trade of gunsmith;

- (b) lisensies, permitte, magtigings en sertifikate ingevolge die Wet uitgereik om wapens te besit, aan te skaf, daarin te handel of van die hand te sit, in of uit te voer, te vervaardig of te herstel, of om die bedryf van wapensmid uit te oefen;
- (c) persone wat onbevoeg verklaar is om wapens te besit;
- (d) persone wie se wapens verbeurd verklaar is;
- (e) uitkeningsnommers op wapens soos in artikel 7 (2) van die Wet beoog;
- (f) wapens wat deur die Staat besit word; en
- (g) wapens besit deur iemand in sy hoedanigheid as 'n persoon in artikel 43 (1) (kA), (kB) en (kC) van die Wet bedoel.

DEEL VI

Algemene bepalinge betreffende in- en uitvoer van wapens en ammunisie

Aansoeke om permitte

17. (1) 'n Aansoek om 'n permit kragtens artikel 26 van die Wet moet op vorm SAP 311, ingevul vir sover dit toepaslik is, in swart ink (uiteengesit in Bylae J), ingedien word by 'n polisieman aan diens by 'n polisie-stasie of by die Sentrale Wapenregister—

- (a) in die geval van 'n gelisensieerde handelaar of 'n gemagtigde vervaardiger, in die gebied waarin die betrokke besigheid bedryf word of fabriek geleë is;
- (b) in die geval van enige ander persoon, in die gebied waarin die applikant woon of werksaam is of, indien hy buite die Republiek woon, by 'n polisie-stasie in die gebied waarin die betrokke uitgangs- of ingangspoort geleë is of, by sy binnekoms in die Republiek, by 'n polisie-stasie, of by 'n ander deur die Minister gemagtigde beampte in diens van die Staat, by 'n toegangspoort.

(2) 'n Aansoek in subregulasie (1) bedoel, moet vergesel gaan van—

- (a) 'n motivering ter ondersteuning van die aansoek;
- (b) besonderhede van die betrokke wapens en ammunisie;
- (c) bewys dat, waar van toepassing, voldoen is aan die bepalinge van die Wet op Krygstuigontwikkeling- en Vervaardiging, 1968 (Wet No. 57 van 1968); en
- (d) in die geval van 'n persoon in subregulasie (1) (b) bedoel, by die aansoek om 'n uitvoerpermit ook 'n aansoek om 'n magtiging bedoel in artikel 45 (2) (b) (ii) van die Wet.

(3) Wanneer 'n permit ingevolge artikel 26 deur die betrokke gemagtigde beampte uitgereik word, word dit gedoen op vorm SAP 312 (uiteengesit in Bylae K).

- (b) licences, permits, authorizations and certificates issued in terms of the Act to possess, acquire, deal in or dispose of, import or export, manufacture or repair an arm, or to carry on the trade of gunsmith;
- (c) persons declared unfit to possess arms;
- (d) persons whose arms have been declared forfeited;
- (e) identification numbers on arms as contemplated in section 7 (2) of the Act;
- (f) arms possessed by the State; and
- (g) arms possessed by a person in his capacity as a person referred to in section 43 (1) (kA), (kB) and (kC) of the Act.

PART VI

General provisions relating to importation and exportation of arms and ammunition

Applications for permits

17. (1) An application for a permit under section 26 of the Act shall be submitted on form SAP 311, completed as far as is applicable in black ink (set out in Schedule J) to a policeman on duty at a police station or at the Central Arms Register—

- (a) in the case of a licenced dealer or authorized manufacturer, in the area wherein the relevant business is carried on or factory is situated;
- (b) in the case of any other person, in the area wherein the applicant resides or works or, if he resides outside the Republic, to a police station in the area wherein the relevant port of entry or exit is situated or, on his arrival in the Republic, to a police station, or to any other officer authorized by the Minister who is in the service of the State, at a port of entry.

(2) An application referred to in subregulation (1), shall be accompanied by:

- (a) a full motivation in support of the application;
- (b) full particulars of the relevant arms and ammunition;
- (c) proof that, where applicable, there has been compliance with the provisions of the Armaments Development and Production Act, 1968 (Act no. 57 of 1968); and
- (d) in the case of a person referred to in subregulation (1) (b), together with the application for an export permit also an application for an authorization referred to in section 45 (2) (b) (ii) of the Act.

(3) When a permit is issued in terms of section 26 by the authorized officer concerned, it shall be effected on form SAP 312 (set out in Schedule K).

Appèl na Minister

18. (1) Behoudens die bepalings van artikel 41B van die Wet, kan 'n appèl beoog in artikel 26 (4) van die Wet binne 60 dae na die betrokke weiering of oplegging van voorwaardes skriftelik aangeteken word.

(2) Die dokument waarby so 'n appèl aangeteken word, moet—

- (a) die grond of gronde van appèl aandui; en
- (b) vergesel gaan van skriftelike vertoë ter ondersteuning van die appèl.

(3) Sodanige dokument kan ingedien word by wyse van persoonlike indiening by 'n polisieman aan diens by 'n polisie-stasie in die gebied waarin die appellant woonagtig of werksaam is of, in die geval waar die appellant buite die Republiek is, by wyse van geregi-streerde pos gerig aan die Voorsitter van die Appèl-raad.

DEEL VII**Bepalings met betrekking tot aanmelding van wapens en ammunisie deur eksekuteurs, administrateurs, trustees, kuratore of likwidadeurs****Aanmelding van sekere wapens en ammunisie**

19. (1) Behoudens die bepalings van enige ander wet moet iemand wat kragtens enige aanstelling, eksekuteursbrief, administrateursbrief of brief van kuratele, na gelang van die geval, as eksekuteur, administrateur, trustee, kurator of likwidadeur van die boedel van 'n vorige eienaar van wapens en ammunisie optree—

- (a) stappe doen om die betrokke wapens en ammunisie veilig te bewaar;
- (b) 'n inventaris opstel van alle wapens en ammunisie van die vorige eienaar, waarin besonderhede daarvan aangedui word, met besondere verwysing na die fabriek, kaliber en reeksnommer en die hoeveelheid, kaliber en fabriek van die ammunisie;
- (c) by ontvangs van enige sodanige magtiging aan die Kommissaris 'n brief, dokument of faksimilee stuur of aflewer waarin die volgende besonderhede verstrek word:
 - (i) die naam en adres van die vorige eienaar;
 - (ii) die adres waar die wapens en ammunisie bewaar word;
 - (iii) 'n afskrif van die inventaris bedoel in paragraaf (b);
 - (iv) indien die vorige eienaar oorlede is, 'n afskrif van die sterfteskennis;
 - (v) indien die wapens en ammunisie by testament of by wyse van intestate erfopvolging vererf, die name, adresse en identiteitsnommers van alle bevoordeeldes; en
 - (vi) dokumentêre bewys van aanstelling as eksekuteur, administrateur, trustee, kurator of likwidadeur, na gelang van die geval, van die betrokke boedel.

Appeal to Minister

18. (1) Subject to the provisions of section 41B of the Act, an appeal contemplated in section 26 (4) of the Act may within 60 days, after the relevant refusal or imposition of conditions, be noted in writing.

(2) The document whereby such appeal is noted, shall—

- (a) indicate the ground or grounds of appeal; and
- (b) be accompanied by written representations in support of the appeal.

(3) Such document may be personally submitted to a policeman on duty at a police station in the area wherein the appellant resides or works or, in the case where the appellant is outside the Republic, by registered post sent to the Chairman of the Appeal Board.

PART VII**Provisions relating to reporting of arms and ammunition by executors, administrators, trustees, curators or liquidators****Reporting of certain arms and ammunition**

19. (1) Subject to the provisions of any other law, any person who under any appointment, letter of executorship, letter of administratorship or letter of curatorship, as the case may be, acts as executor, administrator, trustee, curator or liquidator of the estate of any former owner of arms and ammunition—

- (a) shall take steps to ensure the safe-keeping of the arms and ammunition;
- (b) shall compile an inventory of all arms and ammunition of the former owner, wherein particulars thereof are indicated, with specific reference to the make, calibre and serial number and the quantity, calibre and make of the ammunition;
- (c) shall, on receipt of the authorization referred to in subregulation (1), remit or deliver a letter, document or facsimilee to the Commissioner, furnishing the following particulars:
 - (i) the name and address of the former owner;
 - (ii) the address where the arms and ammunition is kept;
 - (iii) a copy of the inventory referred to in paragraph (b);
 - (iv) if the former owner is deceased, a copy of the death notice;
 - (v) if the arms and ammunition devolve by testamentary or intestate succession, the names, addresses and identity numbers of all beneficiaries; and
 - (vi) documentary proof of appointment as executor, administrator, trustee, curator or liquidator, as the case may be, of the estate concerned.

(2) Die stuk in subregulasie (1) (c) bedoel, moet sonda die Kommissaris dit ontvang, in die register bedoel in artikel 42 van die Wet opgeteken word.

(3) Die Kommissaris moet binne 30 dae na sodanige ontvangs 'n in artikel 42 (2) van die Wet bedoelde sertifikaat aan die betrokke persoon bedoel in subregulasie (1) verstrek.

(4) Die betrokke persoon moet minstens elke drie maande die Kommissaris skriftelik inlig oor die vordering wat gemaak is en stappe wat gedoen is ten opsigte van die beskikking oor sodanige wapens of ammunisie.

(5) Die Kommissaris kan te eniger tyd by skriftelike kennisgewing enige sodanige betrokke persoon aansê om binne die tydperk in die kennisgewing vermeld hom in te lig oor stappe wat gedoen of vordering wat gemaak is ten opsigte van die enige sodanige beskikking.

DEEL VIII

Verklaring van persone tot versamelaars van wapens en ammunisie, bona fide-jagter en bona fide-sportmanne

Aansoek om verklaring tot versamelaar van wapens en ammunisie

20. (1) 'n Aansoek deur 'n versamelaar van wapens en ammunisie om verklaring tot 'n versamelaar van wapens en ammunisie moet ingedien word by 'n polisieman aan diens by 'n polisiestasie in die gebied waarin die applikant woon of werksaam is, op vorm SAP 318 wat, vir sover dit toepaslik is, in swart ink ingevul is (uiteengesit in Bylae L).

(2) Enige sodanige aansoek moet vergesel gaan van—

- (a) 'n verklaring onder eed of bevestiging dat die applikant in besit is van of toegang het tot die voorgeskrewe brandkas of brandkamer, vir die veilige bewaring van 'n wapen;
- (b) behoudens regulasie 36, 'n stel vingerafdrukke van die applikant, indien 'n natuurlike persoon en, in geval van 'n vereniging, regspersoon of instelling, van elke persoon wat in beheer daarvan is of verantwoordelik is vir die bestuur daarvan;
- (c) skriftelike vertoë ter ondersteuning van die aansoek;
- (d) 'n gewaarmerkte afdruk van die identiteitsdokument van die applikant, indien 'n natuurlike persoon en, in die geval van 'n vereniging, regspersoon of instelling, van elke persoon wat in beheer daarvan is of verantwoordelik is vir die bestuur daarvan; en
- (e) dokumentêre bewys van lidmaatskap van 'n vereniging, organisasie of soortgelyke instelling waarvan die primêre bona fide-oogmerk is om die versameling van wapens of ammunisie te bevorder, en wat deur die Kommissaris na goeddunke goedgekeur is.

(3) 'n Gemagtigde polisieman by 'n polisiestasie in die gebied waarin aansoek gedoen word, moet met betrekking tot die aansoek 'n verslag daaroor saamstel wat by ontvangs van die aansoek daaraan geheg word.

(2) The written document referred to in subregulation (1) (c) shall, as soon as it has been received by the Commissioner, be recorded in the register referred to in section 42 of the Act.

(3) The Commissioner shall within 30 days after such receipt furnish a certificate referred to in section 42 (2) of the Act to the relevant person referred to in subregulation (1) of this regulation.

(4) The relevant person shall at least every three months inform the Commissioner in writing of the progress that has been made and steps which have been taken in respect of the disposal of such arms and ammunition.

(5) The Commissioner may at any time by written notice direct any such relevant person to inform him within the period mentioned in the notice on the progress that has been made and steps that have been taken in respect of any such disposal.

PART VIII

Declaration of persons as collectors of arms and ammunition, bona fide hunters and bona fide sportsmen

Application for declaration as collector of arms and ammunition

20. (1) An application by a collector of arms and ammunition for declaration as collector of arms and ammunition, shall be submitted by the person concerned to a policeman on duty at a police station in the area wherein the applicant resides or works, on form SAP 318 which has, as far as is applicable, been completed in black ink (set out in Schedule L).

(2) Any such application shall be accompanied by—

- (a) a declaration under oath or affirmation that the applicant is in possession of or has access to the prescribed safe or strong-room for the safe-keeping of an arm;
- (b) subject to regulation 36, a set of fingerprints of the applicant if a natural persons and, in the case of an association, body corporate or institution, of every person who is in control thereof or is responsible for the management thereof;
- (c) written representations in support of the application;
- (d) an authenticated copy of the identity document of the applicant if a natural person and, in the case of an association, body corporate or institution, of every person who is in control thereof or is responsible for the management thereof; and
- (e) documentary proof of membership of an association, organization or similar institution of which the primary bona fide object is to promote the collection of arms and ammunition, and which has been approved by the Commissioner in his discretion.

(3) An authorized policeman at a police station in the area wherein application has been made, shall compile a report on the application which shall on receipt of the application be attached thereto.

Verklaring tot versamelaar van wapens en ammunisie

21. (1) By bewys daarvan dat aan die bepalings van regulasie 20 voldoen is en indien die Kommissaris tevrede is dat die applikant 'n geskikte en gepaste persoon vir so 'n verklaring is kan die Kommissaris na oorweging van die verslag bedoel in regulasie 20 (3) en die bepalings van regulasie 22, die applikant verklaar tot 'n versamelaar van wapens en ammunisie en 'n registrasiesertifikaat aan hom uitreik.

(2) Die Kommissaris moet wanneer hy 'n aansoek weier, redes vir die weiering aan die applikant verstrek.

(3) Die applikant kan binne 60 dae na die datum waarop die Kommissaris die aansoek geweier het, skriftelik na die Minister appelleer.

(4) Die bepalings van regulasies 6 (1) en (2) is *mutatis mutandis* van toepassing ten opsigte van 'n appèl bedoel in subregulasie (3).

Diskwalifikasies

22. Die Kommissaris verklaar nie 'n persoon tot 'n versamelaar van wapens en ammunisie nie, indien die applikant of enige beheerende of besturende persoon bedoel in regulasie 20 (2) (b)—

- (a) skuldig bevind is aan die pleging van 'n misdryf bedoel in Bylae 2 van die Wet of enige ander misdryf by die pleging waarvan 'n wapen gebruik is;
- (b) nie in die Republiek gedomisilieer is nie;
- (c) 'n ongerehabiliteerde insolvent is;
- (d) op die datum van die oorweging van die betrokke aansoek onder 16 jaar oud is; en
- (e) in die Republiek of elders gedurende 'n tydperk van 10 jaar wat die datum van die aansoek voorafgegaan het vir enige misdryf waarby geweld of oneerlikheid 'n element is, gevonnissen is tot gevangenisstraf sonder die keuse van 'n boete.

Register van versamelaars van wapens en ammunisie

23. Die Kommissaris hou 'n register waarin hy laat aanteken die besonderhede wat hy van tyd tot tyd bepaal van persone wat tot versamelaars van wapens en ammunisie verklaar is.

Intrekking van verklaring

24. (1) Die Kommissaris kan by wyse van skriftelike kennisgewing hetsy persoonlik afgelewer of per geregistreerde pos gestuur aan die houër van 'n registrasiesertifikaat bedoel in regulasie 21 (1), bedoelde persoon se verklaring en registrasie as versamelaar van wapens en ammunisie intrek, indien die persoon, of enige beheerende of besturende persoon bedoel in regulasie 20 (2) (b)—

- (a) kragtens die bepalings van artikels 11 of 12 van die Wet 'n onbevoegde persoon word;

Declaration as collector of arms and ammunition

21. (1) On proof that the provisions of regulation 20 have been complied with and if the Commissioner is satisfied that the applicant is a fit and proper person for such declaration, the Commissioner may after consideration of the report referred to in regulation 20 (3) and the provisions of regulation 22, declare the applicant as a collector of arms and ammunition and issue a registration certificate to him.

(2) The commissioner shall, when he has refused an application, furnish reasons for the refusal to the applicant.

(3) The applicant may within 60 days after the date on which the Commissioner has refused the application, appeal in writing to the Minister.

(4) The provisions of regulations 6 (1) and (2) shall apply *mutatis mutandis* in respect of any appeal referred to in subregulation (3).

Disqualifications

22. The Commissioner shall not declare a person as a collector of arms and ammunition if the applicant or any controlling or managing person referred to in regulation 20 (2) (b)—

- (a) has been found guilty of an offence referred to in Schedule 2 of the Act, or any other offence in the commission of which an arm has been used;
- (b) is not domiciled in the Republic;
- (c) is an unrehabilitated insolvent;
- (d) is on the date of consideration of the relevant application, under 16 years old; and
- (e) has in the Republic or elsewhere during a period of 10 years which preceded the date of the application been sentenced for any offence of which violence or dishonesty is an element, to imprisonment without the option of a fine.

Register of collectors of arms and ammunition

23. The Commissioner shall keep a register wherein he shall cause to be recorded the particulars determined by him from time to time of persons who have been declared as collectors of arms and ammunition.

Withdrawal of declaration

24. (1) The Commissioner may by means of a written notice which has been sent by registered post or personally delivered to the holder of a certificate of registration referred to in regulation 21 (1), withdraw the relevant declaration and registration of the person as collector of arms and ammunition if the person, or any controlling or managing person referred to in regulation 20 (2) (b)—

- (a) has under the provisions of section 11 or 12 of the Act become an unfit person;
- (b) has been found guilty of a contravention of any provision of section 39 of the Act;

- (b) skuldig bevind is aan 'n oortreding van 'n bepaling van artikel 39 van die Wet;
- (c) skuldig bevind is aan die pleging van 'n misdryf bedoel in Bylae 2 van die Wet of enige ander misdryf by die pleging waarvan 'n wapen gebruik is;
- (d) nie meer in die Republiek gedomisileer is nie;
- (e) bedoel afgestaan het of sy boedel gesekwestreer is; of
- (f) in die Republiek of elders vir enige misdryf gevonnis is tot gevangenisstraf sonder die keuse van 'n boete.

(2) Wanneer die verklaring en registrasie van 'n persoon tot versamelaar van wapens en ammunisie deur die Kommissaris ingetrek is, moet die betrokke persoon onverwyld sy registrasiesertifikaat aan 'n lid van die Suid-Afrikaanse Polisie oorhandig wat deur die Kommissaris vir die doel aangewys word.

Uitvoer van wapenversamelings uit Republiek

25. Behoudens die bepalings van artikel 12 (2B) (b) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), en artikel 26 van die Wet, mag geen persoon 'n wapen of 'n versameling van wapens waarvan dit bekend is of algemeen aanvaar word dat dit langer as 'n 100 jaar in die Republiek is, sonder die voorafverkreë skriftelike toestemming van die Kommissaris uitvoer nie.

Versamelings deur gelisensieerde handelaars

26. Geen persoon mag in die hoedanigheid van 'n gelisensieerde handelaar wapens of ammunisie as 'n versameling hou nie.

Aansoek om verklaring tot bona fide-jagter en bona fide-sportman

27. Die bepalings van regulasies 20, 21, 22, 23 en 24 is *mutatis mutandis* van toepassing ten opsigte van jagters en sportmanne.

DEEL IX

Vereistes vir brandkaste, brandkamers, toestelle, apparate of instrumente vir veilige bewaring van wapens [artikels 3 (6) en 39 (1) (j), (k) en (l) van die Wet]

Brandkaste

28. (1) Die vereistes waaraan 'n brandkas vir die veilige bewaring van 'n wapen vir die doeleindes van artikels 3 (6) en 39 (1) (j), (k) en (l) van die Wet en hierdie Regulasies moet voldoen, is die volgende:

- (a) Materiaal: die brandkas moet vervaardig wees van sagte staal van kommersiële (of hoër) kwaliteit;
- (b) wanddikte: die wanddikte van die vloer, dak en kante moet minstens 2 mm wees en die deur moet minstens 3 mm dik wees.

- (c) has been found guilty of an offence referred to in Schedule 2 of the Act or any other offence in the commission of which an arm has been used;
- (d) is no longer domiciled in the Republic;
- (e) has surrendered his estate or if his estate has been sequestrated; or
- (f) has in the Republic or elsewhere been sentenced for any offence to imprisonment without the option of a fine.

(2) When the declaration and registration of a person as collector of arms and ammunition has been withdrawn by the Commissioner, the person concerned shall forthwith surrender his certificate of registration to a member of the South African Police who has been designated for this purpose by the Commissioner.

Exportation of arms collections from Republic

25. Subject to the provisions of section 12 (2B) (b) of the National Monuments Act, 1969 (Act No. 28 of 1969), and section 26 of the Act, no person shall export any arm or collection of arms of which it is known or generally accepted that it has been in the Republic for longer than 100 years, without the prior written consent of the Commissioner.

Collections by licenced dealers

26. No person shall in the capacity as a licenced dealer keep arms or ammunition as a collection.

Application for declaration as bona fide hunter and bona fide sportsman

27. The provisions of regulations 20, 21, 22, 23 and 24 shall apply *mutatis mutandis* in respect of hunters and sportsmen.

PART IX

Requirements for safes, strong-rooms, apparatuses, devices or instruments for the safe-keeping of an arm [sections 3 (6) and 39 (1) (j), (k) and (l) of the Act]

Safes

28. (1) The requirements with which a safe for the safe-keeping of an arm shall comply for the purposes of sections 3 (6) and 39 (1) (j), (k) and (l) of the Act and these Regulations, are the following:

- (a) Material: the construction of the safe shall be of mild steel of commercial (or higher) quality;
- (b) side thickness: the thickness of the floor, roof and sides shall be at least 2 mm and the wall thickness of the door shall be at least 3 mm.

(2) Spesifieke vereistes ten opsigte van die ontwerp en konstruksie van die deure van 'n brandkas in hierdie regulasie bedoel, is die volgende:

- (a) Openinge: Wanneer die deur toe is, mag daar nie 'n opening van meer as 1 mm tussen die deur en die deurraam wees nie.
- (b) Deurraam: Indien die skarniere verskuil is, moet die deurraam 'n gebuigde en gesweiste konstruksie met 'n versterkte sponning aan drie kante van die raam hê en in die geval van skarniere met 'n normale konstruksie moet die deurraam 'n gebuigde en gesweiste konstruksie met 'n versterkte sponning aan al vier kante van die raam hê. Daar moet 'n beskermingsmiddel wees (bv. 'n deflekterplaat) om die slotbout te beskerm.
- (c) Grendels: As die deur toegemaak en gesluit is, mag dit nie merkbaar beweeg as krag met die hand of die handvatsel uitgeoefen word nie, en die tussenruimte tussen enige grendel en die sponning moet hoogstens 1 mm wees. Deure van brandkaste hoër as 500 mm moet met minstens drie grendels toegerus wees.
- (d) Skarniere: Deure moet 'n bo- en onderskarnier hê wat so aangebring is dat die deur minstens deur 'n hoek van 100° kan oopswaai en die afstand tussen die skarniere nie 350 mm oorskry nie.
- (e) Slotte: Die brandkas moet voorsien wees van een klawerslot van minstens 7 klawers waarvan minstens drie van vals kepe voorsien is of een kombinasieslot wat van die tipe met drie ratte is of een elektroniese slot wat die Suid-Afrikaanse Buro vir Standaard goedgekeur;

(3) Die brandkas moet tot bevrediging van die Kommissaris—

- (a) gelyk met die betrokke oppervlakte, aan 'n vloer, muur of ander onroerende struktuur of deel daarvan van die huis, woonstel, woning of ander woonplek van 'n betrokke applikant vasgeheg wees; of
- (b) waar die brandkas in 'n voertuig van die betrokke applikant geïnstalleer is, onopsigtelik aan die bakwerk van die voertuig vasgeheg wees, en die applikant moet 'n sertifikaat van die installeerder voorlê waarin die volgende besonderhede gespesifiseer word:
 - (i) datum van installasie;
 - (ii) naam en adres van installeerder;
 - (iii) registrasienommer, masjien- en onderstelnummer en fabriek van voertuig; en
 - (iv) dat die voertuig toegerus is met 'n immobiliseerder.

(2) Specific requirements in respect of the design and construction of the doors of a safe referred to in this regulation, shall be the following:

- (a) Openings: When the door is closed, there shall not be an opening of more than 1 mm between the door and the door-frame.
- (b) Door-frame: If the hinges are concealed, the door-frame shall have a banded and welded construction with a reinforced rebate on three sides of the frame and in the case of hinges with a normal construction, the door-frame shall have a banded and welded construction with a reinforced rebate on all four sides of the frame. There shall be a protection guard (for instance a deflecting plate) to protect the lock-pin.
- (c) Bolts: When the door is closed and locked, it shall not noticeably move if force is exerted by hand or with the handle, and the intervening space between any bolt and the rebate shall not exceed 1 mm. Doors of safes which are higher than 500 mm shall be equipped with at least three bolts.
- (d) Hinges: Doors shall have an upper and a lower hinge which shall be so constructed that the door may open through at least an angle of 100 degrees and that the distance between the hinges does not exceed 350 mm.
- (e) Locks: The safe door shall be equipped with one lever lock which shall have not less than ten levers of which not less than three shall be provided with false notches or a combination lock of the type which has three gears or an electronic lock which complies with the requirements approved of by the South Africa Buro of Standards:

(3) The safe shall to the satisfaction of the Commissioner—

- (a) be affixed flush to a floor, wall or other immovable structure or part thereof of the house, flat, residence or other dwelling place of an applicant concerned; or
- (b) where the safe is installed in a vehicle of the applicant concerned, be affixed non-conspicuously to the body of the vehicle, and the applicant shall submit a certificate of the installer wherein the following particulars are specified:
 - (i) date of installation;
 - (ii) name and address of installer;
 - (iii) registration number, machine and chassis number and make of vehicle; and
 - (iv) that the vehicle is equipped with an immobiliser.

Brandkamers

29. Die vereistes waaraan brandkamers vir die doeleindes vermeld in regulasie 28 moet voldoen, is die volgende:

- (a) die mure, dak en vloer moet 'n minimum dikte van 300 mm gewapende beton wees;
- (b) die bewapening van die beton moet bestaan uit stawe met 'n diameter van 10 mm op hartafstande van 125 mm van voorvlak tot voorvlak, vertikaal sowel as horisontaal;
- (c) die betonsterkte moet 'n minimum van 30 mega pascal na 28 dae wees;
- (d) 'n deklaag oor versterking (bewapening) in mure en blaaië moet minimum van 40 mm wees;
- (e) die wanddikte van die deur moet minstens 6 mm wees en die deur moet minstens met drie grendels toegerus wees;
- (f) die brandkamerdeur moet voorsien wees van minstens een klawerslot van minstens tien klawers of een kombinasieslot van die tipe met drie ratte of een elektroniese slot wat die Suid-Afrikaanse Buro vir Standaard goedkeur; en
- (g) 'n skakelaar moet binne die brandkamer aangebring word wat verbind is met 'n veiligheidstoestel soos 'n flikkerlig of alarm.

Toestelle, aparate en instrumente

30. Die vereistes waaraan toestelle, aparate en instrumente vir die doeleindes vermeld in regulasie 28 moet voldoen, is die volgende: Dit moet—

- (a) vervaardig wees van staal van minstens 2 mm dik;
- (b) 'n betrokke wapen geheel-en-al kan insluit en bedek;
- (c) oor 'n doeltreffende integrale sluitmeganisme beskik;
- (d) oor 'n skarniermeganisme vir die deksel, skerm of kap daarvan beskik wat verseker dat indien die sluitpen daarvan verwyder is, die deksel, skerm of kap nie oopgemaak of verwyder kan word nie;
- (e) oor 'n ander fasiliteit beskik wat verseker dat indien die skarniermeganisme verwyder is, die deksel, skerm of kap nogtans nie oopgemaak kan word nie; en
- (f) oor 'n fasiliteit beskik met behulp of gebruikmaking waarvan die toestel, apparaat of instrument vasgeheg kan word aan 'n ander struktuur soos 'n muur of 'n vloer, of die bakwerk van 'n voertuig.

Strong-rooms

29. The requirements with which strong-rooms shall comply for purposes mentioned in regulation 28, shall be the following:

- (a) the walls, roof and floor shall be of reinforced concrete of not less than 300 mm;
- (b) the reinforcing of the concrete shall consist of bars of a diameter of 10 mm on a square grid, face to face, of which the horizontal and vertical bars are not more than 125 mm apart;
- (c) the strength of the concrete shall not be less than 30 mega pascal after 28 days;
- (d) the covering screen over the reinforcing on the walls and slab shall not be less than 40 mm;
- (e) the thickness of the door shall not be less than 6 mm and the door shall be equipped with at least three bolts;
- (f) the safe door shall be equipped with one lever lock which shall have not less than ten levers of which not less than three shall be provided with false notches or a combination lock of the type which has three gears or an electronic lock which complies with the requirements approved of by the South African Buro of Standards; and
- (g) a switch shall be installed on the inside of the strong-room connected to an external warning device such as a flashing light or an alarm.

Apparatuses, devices and instruments

30. The requirements with which apparatuses, devices and instruments shall comply with for the purposes mentioned in regulation 28, shall be the following—

The apparatus, device or instrument shall to the satisfaction of the Commissioner—

- (a) be manufactured from steel of at least 2 mm thick;
- (b) be capable of enclosing or covering the arm concerned wholly;
- (c) have an effective integral locking mechanism;
- (d) have a hinge mechanism for the cover or lid thereof which shall ensure that if the locking pin thereof is removed, the cover or lid shall not be capable of being opened or removed;
- (e) have another mechanism which shall ensure that if the hinge mechanism is removed, the cover or lid shall nevertheless not be capable of being opened or removed; and
- (f) have a facility with the aid or use of which the device, apparatus or instrument may be affixed to another structure such as a wall or a floor, or the body of a vehicle.

DEEL X**Vervoer van wapens en ammunisie****Vervoer van wapens en ammunisie**

31. (1) 'n Karweier wat wapens en ammunisie vervoer, mag slegs sodanige wapens en ammunisie vervoer indien—

- (a) hy die skriftelike toestemming van die lisensiehouer of ander reghebbende ten opsigte van die wapens en ammunisie verkry het; en
- (b) hy die skriftelike toestemming van die Kommissaris ten opsigte van die vervoer van die wapens en ammunisie verkry het.

(2) 'n Karweier wat aldus wapens en ammunisie per pad of spoor vervoer, moet ten tyde van sodanige vervoer in besit wees van—

- (a) 'n vragbrief waarop die volgende besonderhede verskyn—
 - (i) die naam en adres van die karweier;
 - (ii) die naam en adres van die afsender of lisensiehouer of ander reghebbende ten opsigte van die wapens en ammunisie;
 - (iii) volledige besonderhede ten opsigte van die wapens en ammunisie wat vervoer word; en
 - (iv) besonderhede van die oorsprong en bestemming van die wapens en ammunisie wat vervoer word;
- (b) enige ander dokument wat kragtens hierdie regulasie of enige ander Wet vereis mag word, en

moet die dokumente hierbo bedoel, op versoek van 'n polisieman vir inspeksie toon.

DEEL XI

Algemene bepalinge met betrekking tot verandering van verblyfplek of adres; permitte om ammunisie te besit; permitte om wapentuig of sekere klasse artikels kragtens artikel 32 van Wet in te voer, te verskaf of te besit; berging van wapens deur gelisensieerde handelaars en geregistreerde wapensmede

Adresveranderinge

32. (1) Wanneer 'n blywende verandering in die gewone verblyfplek of posadres van 'n houder van 'n lisensie om 'n wapen te besit, plaasvind, moet die lisensiehouer binne 30 dae na die verandering die Kommissaris per geregistreerde pos of by persoonlike aflewering skriftelik daarvan in kennis stel, welke kennisgewing vergesel moet gaan van—

- (a) 'n gewaarmerkte afdruk van die lisensiehouer se identiteitsdokument;
- (b) besonderhede van alle wapens in besit van die lisensiehouer; en
- (c) besonderhede van die nuwe gewone verblyfplek of posadres van die lisensiehouer.

PART X**Transportation of arms and ammunition****Transportation of arms and ammunition**

31. (1) A carrier who transports arms and ammunition may only transport the arms and ammunition if—

- (a) he has obtained the written consent of the licence holder or other legally entitled person in respect of the arms and ammunition; and
- (b) he has obtained the written consent of the Commissioner in respect of the transport of the arms and ammunition.

(2) A carrier who so transports arms and ammunition by road or rail shall at the time of such transport be in possession of—

- (a) a consignment note on which the following particulars appear:
 - (i) the name and address of the carrier;
 - (ii) the name and address of the consignor or licence holder or other legally entitled person in respect of the arms and ammunition;
 - (iii) full particulars in respect of the arms and ammunition which are transported; and
 - (iv) particulars regarding the origin and destination of the arms and ammunition which are transported;
- (b) any other document which may under this regulation or any other law be required,

and shall produce the documents referred to above on request to a policeman for inspection.

PART XI

General provisions relating to change of residence or address; permits to possess ammunition; permits to import, supply or possess armament or certain classes of articles under section 32 of Act; storage of arms and ammunition by licenced dealers and registered gunsmiths

Changes of address

32. (1) When a permanent change occurs in the ordinary place of residence or the postal address of the holder of a licence to possess an arm, the licence holder shall within 30 days after the change notify the Commissioner in writing thereof by registered post or personal delivery, which notice shall be accompanied by—

- (a) an authenticated copy of the licence holder's identity document;
- (b) particulars of all arms in possession of the licence holder; and
- (c) particulars of the new ordinary place of residence or postal address of the licence holder.

(2) Die Kommissaris moet by ontvangs van die kennisgewing bedoel in subregulasie (1) die lisensiehouer onverwyld in kennis stel dat bedoelde verandering in die Sentrale Wapenregister aangeteken is.

Permitte om ammunisie te besit

33. (1) 'n Aansoek om 'n permit ingevolge artikel 45 (5) van die Wet om ammunisie te besit of te verskaf moet skriftelik ingedien word by 'n polisieman aan diens by 'n polisiestrasie in die gebied waarin die applikant woon of werksaam is.

(2) So 'n permit kan slegs eenmaal aan 'n bepaalde persoon uitgereik word, en die Kommissaris kan so 'n permit uitreik onderworpe aan die voorwaardes wat hy nodig ag.

(3) Wanneer die Kommissaris so 'n aansoek weier of by die toestaan van die aansoek enige voorwaarde stel, kan die applikant teen sodanige weiering of oplegging van 'n voorwaarde by die Minister appèl aanteken, en die Minister kan die weiering of oplegging van die voorwaarde bekragtig of die aansoek toestaan of die aldus gestelde voorwaarde wysig of intrek, na gelang van die geval.

Permitte vir besit, invoer of verskaffing van wapentuig of sekere klasse artikels

34. (1) 'n Aansoek om 'n permit kragtens artikel 32 (1) van die Wet om wapentuig of sekere klasse artikels in daardie artikel bedoel, te besit, in te voer of te verskaf, moet gedoen word by 'n polisieman aan diens by 'n polisiestrasie in die gebied waarin die applikant woon of werksaam is.

(2) So 'n aansoek moet vergesel gaan van—

- (a) 'n volledige motivering ter ondersteuning van die aansoek, met inbegrip van besonderhede aangaande die beskikbare geriewe van die applikant vir die veilige bewaring van die wapentuig of betrokke artikels;
- (b) volledige besonderhede ten opsigte van die wapens en ammunisie wat reeds in die applikant se besit is;
- (c) 'n volledige verslag van 'n gemagtigde polisieman by die aldus bedoelde polisiestrasie ten opsigte van die aansoek; en
- (d) 'n veiligheidsklaring, indien die Kommissaris so gelas, deur die Suid-Afrikaanse Polisie uitgereik.

(3) By ontvangs van die aansoek in ooreenstemming met subregulasie (1), moet die betrokke streek-springstofoffisier 'n verslag met betrekking tot, onderskeidelik, die aansoek en ten opsigte van die aard van die wapentuig of klasse artikels ten opsigte waarvan aansoek gedoen word, saamstel, en welke verslag aangeheg moet word by die dokumente van die applikant.

(2) The Commissioner shall on receipt of the notice referred to in subregulation (1) forthwith notify the licence holder that the said change has been noted in the Central Arms Register.

Permits to possess ammunition

33. (1) An application for a permit in terms of section 45 (5) of the Act to possess or supply ammunition shall be submitted in writing to a policeman on duty at a police station in the area within which the applicant resides or works.

(2) Any such permit shall be granted once only to any particular person, and the Commissioner may issue such permit on the conditions deemed necessary by him.

(3) When the Commissioner refuses any such application or imposes any condition on granting the application, the applicant may appeal to the Minister against any such refusal or imposition of a condition, and the Minister may confirm the refusal or imposition of the condition or grant the application or amend or withdraw any such condition, as the case may be.

Permits for possession, importation or supply of armament or certain classes of articles

34. (1) An application for a permit under section 32 (1) of the Act to possess, import or supply armament or certain classes of articles referred to in that section, shall be submitted to a policeman on duty at a police station within the area in which the applicant resides or works.

(2) Any such application shall be accompanied by—

- (a) a full motivation in support of the application, including particulars relating to the available facilities of the applicant for the safe-keeping of armament or the relevant articles;
- (b) full particulars in respect of the arms and ammunition which are already in the applicant's possession;
- (c) a full report of an authorized policeman at the said police station in respect of the application; and
- (d) a security clearance, if the Commissioner so orders, issued by the South African Police.

(3) On receipt of the application in accordance with subregulation (1), the regional explosives officer concerned shall compile a report on the application, and on the nature of the armament or classes of articles in respect of which application is made, respectively, which reports shall be attached to the application documents.

Berging van wapens en ammunisie deur gelisensieerde handelaars en geregistreerde wapensmede

35. (1) Elke gelisensieerde handelaar en geregistreerde wapensmid moet, gedurende sy besigheidsure, redelike voorsorgmaatreëls tref ten einde verlies weens diefstal of andersins van enige wapens en ammunisie wat in die gelisensieerde gebou of geregistreerde, na gelang van die geval, gehou word, te voorkom.

(2) Behoudens die bepalings van regulasie 11 mag 'n gelisensieerde handelaar of geregistreerde wapensmid geen wapens of ammunisie te eniger tyd uitstal of vertoon in 'n uitstalkas of -venster wat onmiddelik op enige openbare straat, pad, deurgang of openbare plek waartoe die algemene publiek toegang het, uitgaan of uitsien, of toelaat dat dit aldus uitgestel of vertoon word, of dit aldus laat uitstal of vertoon word nie.

(3) Elke gelisensieerde handelaar en geregistreerde wapensmid moet, gedurende enige tydperk wanneer die gelisensieerde gebou vir handelsdoeleindes gesluit is, alle wapens en ammunisie wat op die perseel is, hou in 'n brandkas of brandkamer vir die veilige bewaring van wapens wat in sy lisensie of registrasiesertifikaat, na gelang van die geval, omskryf is.

DEEL XII

Vingerafdrukke

Vingerafdrukke

36. (1) Enige persoon wat 'n aansoek beoog in artikel 41A van die Wet ingevolge die Wet en hierdie Regulasies doen, moet indien die Kommissaris dit nodig ag, sy vingerafdrukke laat neem op vorm SAP 91 (a) (uiteengesit in Bylae N), by enige polisie-stasie, moet op die vorm die besonderhede en inligting in swart ink verstrek wat vereis word, en moet sy identiteitsdokument beoog in artikel 14 (4) van die Wet op Identifikasie, 1986 (Wet No. 72 van 1986), toon.

(2) Die vingerafdrukke van so 'n applikant moet geneem word by 'n polisie-stasie by 'n plek of in 'n kamer, kantoor of ander ruimte wat buite sig van die publiek is en wat tydens die neem van die vingerafdrukke nie toeganklik vir die publiek is nie en in die teenwoordigheid van een getuie.

(3) Indien 'n applikant weier dat sy vingerafdrukke geneem word, moet die vraag of hy aldus verplig is, verwys word na die Kommissaris wat die amptelike besluit skriftelik aan die applikant bekend moet maak.

(4) Die vorm waarop die vingerafdrukke geneem is, word na afhandeling van die aansoek vernietig binne die tydperk en op die wyse wat die Kommissaris van tyd tot tyd bepaal.

Storage of arms and ammunition by licenced dealers and registered gunsmiths

35. (1) Every licenced dealer and registered gunsmith shall, during his business hours, take reasonable precautionary measures in order to prevent loss through theft or otherwise of arms and ammunition which are kept on the licenced or registered premises, as the case may be.

(2) Subject to the provisions of regulation 11, a licenced dealer and a registered gunsmith shall not at any time display or exhibit any arms or ammunition in any showcase or show-window which directly goes out on or overlooks any public street, road, thoroughway or public place whereto the general public has access, or permit it to be so displayed or exhibited or cause it to be so displayed or exhibited.

(3) Every licenced dealer and registered gunsmith shall, during any period when the licenced premises is closed for business purposes, keep all arms and ammunition which are on the premises in a strong-room or safe for the safe-keeping of arms which has been defined in the relevant licence or registration certificate, as the case may be.

PART XII

Fingerprints

Fingerprints

36. (1) Any person making an application contemplated in section 41A of the Act in terms of the Act and these Regulations, shall if the Commissioner deems it necessary, cause his fingerprints to be taken on form SAP 91 (a) (as set out in Schedule N) at any police station, shall on the form furnish in black ink the particulars and information as may be required, and shall produce his identity document as contemplated in section 14 (4) of the Identification Act, 1986 (Act No. 72 of 1986).

(2) The fingerprints of any such applicant shall be taken at a police station at a place or in a room, office or other space which is out of sight of the public and which during the taking of the fingerprints is not accessible to the public, and in the presence of one witness.

(3) If an applicant refuses to have his fingerprints taken, the question whether he is so obliged, shall be referred to the Commissioner who shall make known the official decision to the applicant.

(4) The form on which the fingerprints have so been taken, shall after conclusion of the application be destroyed within the period and in the manner determined from time to time by the Commissioner.

DEEL XIII

Amptelike adresse, gelde, vorms, herroeping van regulasies en titel**Amptelike adresse**

37. Die amptelike adresse vir kommunikasie ooreenkomstig die bepalings van hierdie Regulasies, is die volgende:

- (a) die Kommissaris van die Suid-Afrikaanse Polisie, Privaatsak X94, Pretoria, 0001.
- (b) die Minister van Wet en Orde, Privaatsak X463, Pretoria, 0001.
- (c) die Sentrale Wapenregister, Privaatsak X811, Pretoria, 0001.
- (d) die Appèlraad, Privaatsak X811, Pretoria, 0001.

Gelde

38. Vir die doeleindes van hierdie Regulasies, en nieteenstaande enigiets tot die teendeel daarin vervat, is die gelde soos uiteengesit in Bylae O tot hierdie Regulasies betaalbaar deur die persone daarin genoem ten opsigte van die aangeleenthede, onder die omstandighede en op die wyse aldus bepaal.

Vorms

39. By die toepassing van hierdie Regulasies, en nieteenstaande enige bepaling tot die teendeel daarin vervat, kan vorms gebruik word wat nie presies ooreenstem met die vorms soos voorgeskryf in die Bylaes tot hierdie Regulasies nie, behalwe dat die vorm aldus gebruik, wesenlik in ooreenstemming met die betrokke voorgeskrewe vorm moet wees.

Herroeping van regulasies en oorgangsbepaling

40. (1) Die Regulasies afgekondig by Goewermentskennisgewing No. R. 1474 gepubliseer in *Staatskoerant* No. 3238 van 27 Augustus 1971, soos gewysig deur Goewermentskennisgewings Nos. R. 1235, gepubliseer in *Staatskoerant* No. 3981 van 20 Julie 1973, R. 1023 gepubliseer in *Staatskoerant* No. 6029 van 26 Mei 1978, R. 2216 gepubliseer in *Staatskoerant* No. 7275 van 31 Oktober 1980, R. 689 gepubliseer in *Staatskoerant* No. 8149 van 8 April 1982, R. 2130 gepubliseer in *Staatskoerant* No. 11553 van 14 Oktober 1988, R. 2400 gepubliseer in *Staatskoerant* No. 12789 van 5 Oktober 1990, R. 2797 gepubliseer in *Staatskoerant* No. 21870 van 26 November 1990 en R. 1604 gepubliseer in *Staatskoerant* No. 13390 van 4 Julie 1991, word hierby herroep.

(2) Enigiets gedoen kragtens 'n bepaling van 'n regulasie wat by subregulasie (1) herroep word, word geag kragtens die ooreenstemmende bepaling van hierdie Regulasies gedoen te wees.

Titel en inwerkingtreding

41. (1) Hierdie regulasies heet die Regulasies op Wapens en Ammunisie, 1994, en tree, behoudens subregulasie (2), op **22 April 1994** in werking.

(2) Deel IX van hierdie Regulasies tree op **1 Julie 1994** in werking.

DEEL XIII

Official addresses, fees, forms, repeal of regulations and title**Official addresses**

37. The official addresses for communication in accordance with the provisions of these Regulations, shall be the following:

- (a) the Commissioner of the South African Police: Private Bag X94, Pretoria, 0001;
- (b) the Minister of Law and Order: Private Bag X463, Pretoria, 0001;
- (c) the Central Arms Register: Private Bag X811, Pretoria, 0001;
- (d) the Appeal Board: Private Bag X811, Pretoria, 0001.

Fees

38. For the purposes of these Regulations, and notwithstanding anything to the contrary contained therein, the fees set out in Schedule O to these regulations shall be paid by the persons mentioned therein in respect of the matters likewise indicated therein under the circumstances and in the manner so mentioned.

Forms

39. For the purposes of these Regulations, notwithstanding any provision to the contrary contained therein, forms may be used which do not exactly correspond to the forms prescribed in the Schedules to these Regulations, provided that the form used shall substantially correspond to the relevant form so prescribed.

Repeal of regulations and transitional provision

40. (1) The Regulations promulgated by Government Notice No. R. 1474 published in *Gazette* No. 3238 of 27 August 1971, as amended by Government Notices Nos. R. 1235, published in *Gazette* No. 3981 of 20 July 1973, R. 1023 published in *Gazette* No. 6029 of 26 May 1978, R. 2216 published in *Gazette* No. 7275 of 31 October 1980, R. 689 published in *Gazette* No. 8149 of 8 April 1982, R. 2130 published in *Gazette* No. 11553 of 14 October 1988, R. 2400 published in *Gazette* No. 12789 of 5 October 1990, R. 2797 published in *Gazette* No. 21870 of 26 November 1990 and R. 1604 published in *Gazette* No. 13390 of 4 July 1991, are hereby repealed.

(2) Anything done under a provision of any regulation which is repealed by subregulation (1), shall be deemed to have been done under the corresponding provision of these Regulations.

Title and commencement

41. (1) These Regulations shall be called the Arms and Ammunition Regulations, 1994, and shall, with the exception of subregulation (2), come into operation on **22 April 1994**.

(2) Part IX of these Regulations shall come into operation on **1 July 1994**.

BYLAE A-ANNEXURE A

SAP 271

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

AANSOEK OM 'N LISENSIE OM 'N WAPEN TE BESIT [Artikel 3 (1) van Wet 75 van 1969]

APPLICATION FOR A LICENCE TO POSSESS AN ARM [Section 3 (1) of Act 75 of 1969]

(Die vorm moet met SWART INK voltooi word)

(The form must be completed in BLACK INK)

Lisensie toegestaan Licence granted

Lisensie geweier Licence refused

Vir amptelike gebruik/For official use
Stasie Station
Verw. No. Ref. No.

A. BESKRYWING VAN WAPEN (Merk met 'X') DESCRIPTION OF ARM (Indicate with X)

1. Tipe Type
Pistool Pistoil
Revolwer Revolver
Geweer- en/of haegeweerkombinasie Combination rifle and/or shotgun
Geweer Rifle

Haegeweer Shotgun
Enkelloop Single barrel
Dubbelloop Double barrel
Pompaksie Pumpaction

2. Aksie Action
Grendel Bolt
Outomaties Automatic
Semi-outomaties Semi automatic
Silinder Cylinder
Hefboom Lever
Pompaksie Pumpaction

Ander (spesifiseer) Other (specify)

3. Kaliber Calibre
Kode Code

4. Fabriakaat Make

5. Vervaardiger se reeksnommer Manufacturer's serial number

6. Elke naam en adres in die metaal gegraveer Every name and adress engraved in the metal

Indien daar vir meer as een wapen aansoek gedoen word moet bogenoemde besonderhede op addisionele dokumentasie verskaf word If the application is for more than one arm submit above-mentioned particulars on additional documentation

B. BESONDERHEDE VAN VORIGE EIENAAR OF REGSPERSOON OF INSTANSIE PARTICULARS OF PREVIOUS OWNER OR BODY CORPORATE OR AUTHORITY

1. Privaat eienaar of Private owner or

a. Van/Surname
Voorname/Christian names

b. Identiteitsnommer of Identity number or

c. Paspoortnommer Passport number

d. Tydelike of permanente verblyf (indien tydelik-moet twee (2) getuigskrifte aangeheg word) Temporary or permanent residence [if temporary-submit two (2) testimonials]

2. Regspersoon (bv. Maatskappy of Beslote Korporasie) of Body Corporate (i.e. Company or Closed Corporation) or

a. Naam/Name

b. Registrasie nommer Registration number

c. Posadres/Postal address
Kode/Code

d. Geregistreerde adres/Registered address
Kode/Code

e. Verantwoordelike persoon/Responsable person

f. Handtekening/Signature
Instansiekode Code of body

3. Ander instansie (bv. Venootskap, Trust, Vereniging, Klub of soortgelyke instansie)
Other bodies (i.e. Partnership, Trust, Association, Club or similar body)

- a. Naam/Name.....
- b. Posadres/Postal address.....
.....Kode/Code.....
- c. Besigheidsadres/Bussiness address.....
.....Kode/Code.....
- d. Verantwoordelike persoon/Responsable person.....
- e. Telefoon No./Telephone No.
- f. Handtekening/Signature.....

Instansiekode Code of body				

4a. Doel waarvoor wapen benodig word. (merk met 'n X)
Purpose for which arm is required (Indicate with an X)

<input type="checkbox"/> *Versamelaar *Collector	<input type="checkbox"/> Erfstuk Heirloom	<input type="checkbox"/> Handel Trading	<input type="checkbox"/> Jag Hunting	<input type="checkbox"/> Opleiding Training	<input type="checkbox"/> Wapensmid Armourer	<input type="checkbox"/> Selfverdediging Selfdefence
<input type="checkbox"/> Vervaardiger Manufacturer	<input type="checkbox"/> Sport	<input type="checkbox"/> Sekuriteitsfirma Security firm	<input type="checkbox"/> Beveiliging van besigheid Securing of bussiness	<input type="checkbox"/> Vervanging van ondiensbare wapen Replacement of disserved arm		

- b. Enige ander doel (spesifiseer)
Any other purpose (specify)
- c. Motivering van bogenoemde doel (4a) *(Indien die wapen as 'n versamelstuk aangewend word meld die versamelwaarde)
Motivation of above-mentioned purpose (4a) *(If the arm is used a collector's piece what is the collector's value)

D. ANDER BESONDERHEDE
OTHER PARTICULARS

- 1. Is u ooit skuldig bevind aan enige misdryf/misdrywe waarby 'n wapen betrokke was of enige ander misdryf/misdrywe ten opsigte waarvan u vingerafdrukke geneem is? Indien wel, verstrek volle besonderhede van elke misdryf met vermelding van datum en plek.
Have you ever been convicted of any offence/offences relating to a firearm or any other offence/offences as a result of which you fingerprints were taken? If so, furnish full particulars of each offence, stating the date and place.

- Paraaf (applikant)/Initial (applicant) Datum/Date
- Paraaf (polisiebeampte)/Initial (police officer) Datum/Date
- 2. Het u voorheen enige wapen(s) wat in u besit was, verloor of was enige van u wapen(s) ooit gesteel? Indien wel, meld waar, wanneer en onder watter omstandighede.
Have you previously lost any arm(s) in your possession or were any of your arms ever stolen? If so, state where, when and under what circumstances.
- 3. Is u ooit onbevoeg verklaar om 'n wapen te besit? Indien wel, meld deur die hof of polisie, waar, wanneer, en om watter rede.
Have you ever been declared unfit to possess an arm? If so, state whether by court or police when, where and for what reason.
- 4. Is enige wapen(s) van u ooit verbeurd verklaar? Indien wel, meld waar en om watter redes.
Has any arm(s) in your possession ever been confiscated? If so, state where, when and for what reasons.
- 5. Is 'n lisensie(s) om 'n wapen(s) te besit ooit aan u geweier? Indien wel meld waar en wanneer.
Have you ever been refused a licence(s) to possess an arm(s)? If so, state where and when.
- 6. Wanneer en by watter polisie-stasie het u u laaste aansoek ingehandig?
At which police station was the last application handed in?

**E. BESONDERHEDE T.O.V. GESONDHEID
PARTICULARS REGARDING HEALTH**

1a. Ontvang u tans enige mediese behandeling vir enige senu of geestes afwyking?
Do you presently receive any medical treatment for a nervous or mental deviation?

Ja Yes		Nee No	
-----------	--	-----------	--

b. Indien "Ja" neem u enige medikasie op voorskrif of andersins (spesifiseer)
If "Yes" do you take any prescribed medication or by any other means (specify)

.....

.....

.....

2. Indien nie hierbo genoem nie, het u gedurende die afgelope vyf (5) jaar 'n reeks kalmeer-, sus-, verdowingsmiddels of medikasie vir ander redes geneem? (spesifiseer)
If not mentioned above, have you during the last five (5) years taken any series of sedative-, tranquilizing-, narcotic drugs or medication for other reasons? (specify)

.....

.....

.....

.....

.....

3. Is daar enige omstandighede met betrekking tot u gesondheid wat hierdie aansoek kan beïnvloed?
Are there any circumstances with regard to your health which could influence this application?

.....

.....

.....

.....

.....

Ek doen aansoek om 'n lisensie(s) om die wapen(s) in A hierbo beskryf te besit en heg die volgende dokumentasie aan: (merk met X)
I apply for a licence(s) to possess the arm(s) described in A above and submit the following documentation: (indicate with X)

Vingerafdrukke Fingerprints		Getuigskrifte Testimonials		Kwitansie Receipt		Wapenversamelaarsertifikaat Collector of arms certificate		Jagtersertifikaat Certificate for hunting	
--------------------------------	--	-------------------------------	--	----------------------	--	--	--	--	--

Sertifikaat van bona-fide sportman Certificate of bona-fide sportman		Vry stellingsdokument (aksynsbelasting) Certificate of exemption (excise duty)	
---	--	---	--

Ander (spesifiseer)
Other (specify)

Ek verklaar dat die inligting wat in hierdie vorm verstrekk is, waar en juis is.
I declare that the information furnished in this form is true and correct.

L.W.—U aandag word gevestig op artikel 39 (1) (f) van Wet 75 van 1969, wat stipuleer dat enige persoon wat willens en wetens enige valse verklaring op hierdie vorm maak, skuldig is aan 'n misdryf.

N.B.—Your attention is drawn to section 39 (1) (f) of Act 1969, which stipulates that any person who knowingly makes any false statement on this form shall be guilty of an offence.

.....
Handtekening van applikant
Signature of applicant

.....
Plek
Place

Indien minderjarig:
In case of minor:

.....
Handtekening van ouer/voog
Signature of parent/guardian

.....
Datum
Date

BYLAE B • ANNEXURE B

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

**KANSELLASIE VAN LISENSIE OM 'N WAPEN TE BESIT
CANCELLATION OF LICENCE TO POSSESS AN ARM**

(Wet op Wapens en Ammunisie, 1969/Arms and Ammunition Act, 1969)

(Die vorm moet met SWART INK voltooi word/This form must be completed in BLACK INK)

REDE VIR KANSELLASIE/REASON FOR CANCELLATION:

(Merk met 'n X wat van toepassing is/Indicate with an X whichever is applicable)

Permanente uitvoer Permanent export	Verkoop aan Wapen- en Ammunisiehandelaar Sold to dealer in Arms and Ammunition	Wapen vernietig Arm destroyed (slegs vir gebruik deur Logistiek en SVR) (Only for use by Logistics and SFR)	Kansellasie van aankoop transaksie Cancellation of pur- chase transaction (Voltooi par. 3) (Complete par. 3)	Wapen aan die Polisie oorhandig Arm handed over to the Police (Verstrek redes op keersy) (Provide reason on overleaf)	Regstel van foutiewe lisensie Correction of faulty licence
1.	2.	3.	4.	5.	6.

Datum/Date Datum/Date Datum/Date Datum/Date Datum/Date Datum/Date

BESKRYWING VAN WAPEN/DESCRIPTION OF ARM

* Tipe/Type.....

* Kaliber/Calibre.....

Fabrikaat/Make.....

Vervaardiger se reeksnommer/Manufacturer's serial number

Kode/Code			

BESONDERHEDE VAN LISENSIEHOUER VOOR KANSELLASIE/PARTICULARS OF LICENCE HOLDER BEFORE CANCELLATION

1. Privaat eienaar/Private owner

(a) Van/Surname.....

Voorname/Christian names.....

(b) Identiteitsnommer/Identity number
OF/OR

(c) Paspoortnommer (slegs persone nie in besit van 'n identiteitsdokument nie)
Passport number (only persons not in possession of an identity document)

2. Ander instansies/Other bodies

Naam/Name.....

Volledige adres/Full address.....

Instansiekode Code of body			

**3. Besonderhede van persoon/Instansie op wie se naam wapenbesonderhede teruggeplaas moet word
Particulars of person/body to whom arm particulars are to be replaced.....**

Datum/Date

Posadres en kode van polisie-stasie waarheen afskrif versend moet word/
Postal address and code of police station to which copy must be send.

Handtekening van lisensiehouer/gevolmagtigde
(Indien nie lisensiehouer nie; heg stawende dokumentasie aan)
Signature of licence holder/authorised person
(If not licence holder, attach documents of proof)

Kode/Code.....

Kantoor datumstempel Office date stamp			
---	--	--	--

*Tipe (Dui aan — pistool, rewolwer, geweer, geweer en/of haelgeweerkombinasie, haelgeweer, ens.)
Type (Indicate — pistol, revolver, rifle, rifle and/or shotgun combination, shotgun, etc.)

*Aksie (Dui aan — grendel, outomaties, semi-outomaties, silinder, hefboom, pompaksie, ens.)
Action (Indicate — bolt, automatic, semi-automatic, cilinder, lever, pump action, etc.)

Slegs vir amptelike gebruik/For official use only
Kansellasie van lisensie gemaagtig/Cancellation of licence authorised.

Datum/Date..... Handtekening/Signature.....

BYLAE C • ANNEXURE C

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

MAGTIGING OM 'N WAPEN TE BESIT

[Artikel 3 (5) van Wet 75 van 1969]

(Die vorm moet met SWART INK voltooi word)

AUTHORISATION TO POSSESS AN ARM

[Section 3 (5) of Act 75 of 1969]

(The form must be completed in BLACK INK)

Mnr./Mev./Mej.,
Mr./Mrs./Miss,

.....
.....
.....
.....

(Naam en adres)/(Name and address)

Identiteitsnommer
Identity number

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

word hierby gemagtig om die wapen hieronder beskryf, te besit.
is hereby authorised to possess the arm described below.

Tipe/Type.....

Aksie/Action.....

Kaliber/Calibre.....

Vervaardiger se reeksnommer/Manufacturer's serial number

--

Fabrikaat/Make.....

Hierdie magtiging moet aan die handelaar of persoon van wie die wapen verkry word, getoon word en moet by
This authorisation must be shown to the dealer or person from whom the arm is obtained and must be surren-
ontvangs van 'n lisensie uitgereik ingevolge artikel 3 van die Wet op Wapens en Ammunisie aan die Polisie
dered to the Police on receipt of a licence issued under section 3 of the Arms and Ammunition Act.
oorhandig word.

Hierdie magtiging is geldig tot op
This authorisation is valid until

(Datum/Date)

Datum van uitreiking
Date of issue

Kommissaris/Commissioner

BYLAE D • ANNEXURE D

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

**AANSOEK OM 'N DUPLIKAATLISENSIE OM 'N WAPEN TE BESIT
APPLICATION FOR A DUPLICATE LICENCE TO POSSESS A FIREARM**

[Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969)/Arms and Ammunition Act, 1969 (Act No. 75 of 1969)]

(Die vorm moet met SWART INK voltooi word/The form must be completed in BLACK INK)

Ek, die ondergetekende (volle name)
I, the undersigned (names in full)

Id. No. Id. No.	<input type="text"/>	Paspootnommer Passport No.	<input type="text"/>
--------------------	----------------------	-------------------------------	----------------------

Doen hiermee aansoek om 'n duplikaatlisensie ten opsigte van die wapen(s) soos hieronder uiteengesit:
Hereby apply for a duplicate licence for the firearm(s) as specified below:

(Merk met 'n X/Indicate with X)

Die oorspronklike lisensie The original licence has	Is verloor en kan nie gevind word nie Been lost and cannot be found	Het onleesbaar geword Become illegible	Is gesteel Been stolen	Is vernietig Been destroyed
--	--	---	---------------------------	--------------------------------

Bogenoemde verlies/skade het onder die volgende omstandighede plaasgevind
The above-mentioned loss/damage occurred under the following circumstances.....

Besonderhede van wapen(s) Particulars of arm(s)					Besonderhede van oorspronklike lisensie Particulars of original licence	
*Type Type	Kaliber Calibre	*Aksie Action	Reeksnommer Serial number	Fabriakaat Make	Lisensienommer Licence number	Datum uitgereik Date issued

†Ek is vertroud met die inhoud van hierdie verklaring en begryp dit. I know and understand the contents of this declaration.	†Ek beskou die voorgeskrewe eed (nie) as bindend op my gewete (nie). I consider/do not consider the prescribed oath to be binding on my conscience.
†Ek het/het geen beswaar teen die aflegging van die voorgeskrewe eed/nie. I have/have no objections to taking the prescribed oath.	†Ek sweer/bevestig opreg dat die inhoud van hierdie verklaring waar is. I swear/truly affirm that the contents of this declaration are true.

SO HELP MY GOD/SO HELP ME GOD

.....
Handtekening van verklaarder/Signature of deponent

Ek sertifiseer dat die verklaarder erken dat hy/sy vertroud is met die inhoud van hierdie verklaring en dit begryp. Hierdie verklaring is voor my beëdig/bevestig en die verklaarder se I certify that the deponent has acknowledged that he knows and understands the contents of this declaration. This statement was sworn to/affirmed and signed in my presence and the

handtekening/merk is in my teenwoordigheid daarop aangebring te (Plek)
deponent's signature/mark was placed thereon at (Place).....

..... op (Datum) om (Tyd)
..... on (Date) on (Time).....

.....
Handtekening van Vrederegter/Kommissaris van Ede
Signature of the Justice of Peace/Commissioner of Oaths

Volle voorname en van
Full names and surname.....

Besigheidsadres (straatadres)
Business address (street address).....

Rang
Rank Ex Officio.....

* Tipe (Dui aan—pistool, rewolwer, geweer, geweer-er/of haelgeweerkombinasie, haelgeweer, ens.).
Type (Indicate—pistol, revolver, rifle, rifle and/or shotgun combination, shotgun, etc.).
Aksie (Dui aan—grendel, outomaties, semi-outomaties, sillinder, hefboom, pompaksie, ens.).
Action (Indicate—bolt, automatic, semi-automatic, cilinder, lever, pumpaction, etc.).

† Skrap wat nie van toepassing is nie.
Delete whichever is not applicable.

BYLAE E • ANNEXURE E

SAP 274

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

AANSOEK VIR 'N LISENSIE OM IN WAPENS* EN AMMUNISIE HANDEL TE DRYF
APPLICATION FOR A LICENCE TO DEAL IN ARMS* AND AMMUNITION

[Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969)/Arms and Ammunition Act, 1969 (Act No. 75 of 1969)]

(Die vorm moet met SWART INK voltooi word / The form must be completed in BLACK INK)

Aansoek toegestaan
Application granted

Aansoek geweier
Application refused

Vir amptelike gebruik/For official use	
Stasie Station	
Verw. no. Ref. no.	

DEEL A
PART A

Ek, (volle voorname en van)
I, (christian names and surname)

Identiteitsnommer:
Identity number:

Adres
Address

doen hiermee aansoek vir 'n lisensie om in wapens* en ammunisie handel te dryf en sertifiseer dat die volgende besonderhede waar en juis is:
hereby apply for a licence to deal in arms* and ammunition and certify that the following particulars are true and correct:

Tipe lisensie (merk met X)
Type of licence (indicate with X)

Nuwe lisensie
New licence

Oordrag van 'n bestaande lisensie
Transfer of an existing licence

1. Naam waaronder handel gedryf sal word
Name under which business is to be carried on

2. Volle name, identiteitsnommer(s) en woonadres(se) van eienaar, elke vennoot, of in die geval van 'n maatskappy, van die direkteure, plaaslike sekretaris en bestuur.
Full name(s), identity number(s) and residential address(es) of proprietor, every partner, or in the case of a company, of the directors, local secretary and manager.

3. Volle naam, identiteitsnommer en adres van persoon wat in werklike beheer van die besigheid, handel of beroep sal wees.
Full name, identity number and address of person who will be in actual control of the business, trade or occupation

4. Volledige adres van persele waar besigheid gedryf sal word.
Full address of premises at which business will be carried on

5. Ligging en besonderhede van brandkas of brandkamer waarin die voorraad wapens* en ammunisie gehou sal word.
Situation of details of safe or strongroom in which stocks of arms* and ammunition will be kept

6. Datum waarop besigheid begin sal word
Date of commencement of business

7. Die volgende dokumentasie word deur my aangeheg:
I submit the following documentation:

Volledige beskrywing van perseel
Full description of premises

Plan van perseel
Plan of premises

Bewys van veilige bewaring
Proof of safe-keeping

Stawende dokumentasie t.o.v. besigheid
Certificate of business

Ander.....

Datum
Date

Handtekening en hoedanigheid van applikant
Signature and designation of applicant

Plek
Place

BYLAE F • ANNEXURE F

SAP 319

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

**AANSOEK OM 'N TYDELIKE LISENSIE OM WAPENS EN AMMUNISIE TEN TOON TE STEL EN DAARIN HANDEL TE DRYF
APPLICATION FOR A TEMPORARY LICENCE TO DISPLAY AND DEAL IN ARMS AND AMMUNITION**

[Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969)/Arms and Ammunition Act, 1969 (Act No. 75 of 1969)]

(Die vorm moet met SWART INK voltooi word/This form must be completed in BLACK INK)

DEEL A/PART A

Vir amptelike gebruik/For official use	
Stasie Station	
Verw. No. Ref. No.	

A. BESONDERHEDE VAN APPLIKANT/PARTICULARS OF APPLICANT

Ek (volle voorname en van)
I (christian names and surname)

Identiteitsnommer
Identity number

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Adres
Address

doen hierby aansoek vir 'n tydelike lisensie om wapens en ammunisie ten toon te stel en daarin handel te dryf en sertifiseer dat die volgende besonderhede waar en juis is:
hereby apply for a temporary licence to display and deal in arms and ammunition and certify that the following particulars are true and correct:

Naam waaronder handel gedryf sal word
Name under which business is to be carried on

Beskrywing van perseel waar beoog word om wapens en ammunisie ten toon te stel of daarin handel te dryf
Description of premises where it is intended to display and deal in arms and ammunition

Tydperk waarvoor tydelike lisensie benodig word
Period for which temporary licence is required

Die volgende dokumentasie word deur my aangeheg:
I submit the following documentation:

Skriftelike vertoë ter ondersteuning van aansoek
Written representation regarding the application

--

Afskrif van handelaarslisensie
Copy of dealer's licence

--

Bewys van bewaringsfasiliteite
Proof of safety facilities

--

Ander
Other

Datum
Date

Plek
Place

Handtekening van applikant/Signature of applicant

DEEL B/PART B

VERSLAG EN AANBEVELING DEUR GEMAGTIGDE OFFISIER/REPORT AND RECOMMENDATION BY AUTHORIZED OFFICER

.....
.....
.....
.....
.....
.....

Kantoordatumstempel
Office date stamp

--

Aansoek goedgekeur/nie goedgekeur
Application approved/not approved

Offisier/Officer

Kantoordatumstempel
Office date stamp

--

Handtekening van gemagtige offisier
Signature of authorised officer

C. BESONDERHEDE VAN WAPEN(S) / PARTICULARS OF ARM(S)

*Tipe Type	*Aksie Action	Kaliber Calibre	Reeksnommer Serial number	Fabriikaat Make

D. BESONDERHEDE VAN AMMUNISIE / PARTICULARS OF AMMUNITION

*Tipe Type	Kaliber Calibre	Hoeveelheid Quantity	*Tipe Type	Kaliber Calibre	Hoeveelheid Quantity

Die volgende dokumentasie word deur my aangeheg:
I submit the following documentation:

Volledige motivering ter ondersteuning van aansoek
Full motivation regarding the application

Ander
Other.....
Plek
Place.....
Datum
Date.....

Handtekening van applikant
Signature of applicant

* Tipe (Dui aan—pistool, rewolwer, geweer, geweer- en/of haelgeweerkombinasie, haelgeweer ens.)
Type (Indicate—pistol, revolver, rifle, rifle and/or shotgun combination, shotgun etc.)
Aksie (Dui aan—grendel, outomaties, semi-outomaties, silinder, hefboom pompaksie ens.)
Action (Indicate—bolt, automatic, semi-automatic, cilinder, lever, pumpaction etc.)

BYLAE M • SCHEDULE M

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

[Wet op Wapens an Ammunisie, 1969 (Wet No. 75 van 1969)]
[Arms and Ammunition Act, 1969 (Act No. 75 of 1969)]
(Die vorm moet met SWART INK voltooi word)
(The form must be completed in BLACK INK)

AANSOEK OM HERNUWING VAN HANDELAARSLISENSIE/
REGISTRASIESERTIFIKAAT AS WAPENSMID
APPLICATION FOR RENEWAL OF DEALER'S LICENCE/REGISTRATION CERTIFICATE
AS GUNSMITH

SKRAP HIERONDER WAT NIE VAN TOEPASSING IS NIE
VORM MOET IN SWART INK VOLTOOI WORD EN VOOR OF OP 31 OKTOBER VAN BETROKKE JAAR
INGEDIEN WORD

DELETE HEREUNDER WHAT IS NOT APPLICABLE
FORM TO BE COMPLETED IN BLACK INK AND SUBMITTED BEFORE OR ON 31 OCTOBER OF
RELEVANT YEAR

A. Hierby doen ek (naam)
Hereby I (name)
(Adres/address)
(Tel.) Kode/Code

die houer van 'n geldige handelaarslisensie/registrasiesertifikaat as wapensmid kragtens artikel 19 van die Wet
op Wapens en Ammunisie, 1969, aansoek om hernuwing vir die jaar
the holder of a valid dealer's licence/registration certificate as gunsmith, apply under section 19 of the Arms and
Ammunition Act, 1969, for renewal for the year

- B. Indien besonderhede van bestaande handelaarslisensie/registrasiesertifikaat met betrekking tot (a) name
van persone wat op die lisensie/sertifikaat verskyn, en/of (b) naam waaronder gelisensieerde besigheid
bedryf word, gaan verander, moet volledige besonderhede hierby aangeheg word.
If particulars of existing dealer's licence/registration certificate in relation to (a) names of persons appearing
on licence/certificate, and/or (b) name whereunder licensed business is carried on, are to change, full
particulars shall be attached hereto.
C. Ek verklaar/bevestig dat die inligting in hierdie aansoek verstrek vir sover dit op my/die applikant namens
wie ek gemagtig is om die aansoek te onderteken, betrekking het, waar en korrek is.
I declare/affirm that the information furnished in this application in so far as it concerns me/the applicant on
behalf of whom I am authorised to undersign the application, is true and correct.

Datum/Date
Handtekening van applikant/gemagtigde persoon
Signature of applicant/authorised person

BYLAE N • ANNEXURE N

SAP 91 (a)

SUID-AFRIKAANSE POLISIE



SOUTH AFRICAN POLICE

NAVRAAG / ENQUIRY

(Moet in blokletters voltooi word/To be completed in block letters)

(Die vorm moet met SWART INK voltooi word/This form must be completed in BLACK INK)

Volle naam en van
Full name and surname

Persoonsnommer
Identity number

Ras en geslag Geboortedatum
Race and sex Date of birth

Dorp en land van geboorte
Town and country of birth

Adres
Address

VA-no.
FP No.

KR-no.
CR No.

SAKB verw.-no.
SACB Ref. No.

VA-klas—FP class

	Duim Thumb	Wysvinger Forefinger	Middelvinger Middle finger	Ringvinger Ringfinger	Pinkie Little finger	
REGTERHAND RIGHT HAND	1 Vou	2	3	4	5	Fold RIGHT HAND
	6 Vou	7	8	9	10	
LINKERHAND LEFT HAND						

LINKERHAND
LEFT HAND

Vlakafdrukke van die vier vingers tegelyk geneem

REGTERHAND
RIGHT HAND

Plain impressions of the four fingers taken simultaneously

LINKERDUIM LEFT THUMB	Aard van navraag: Reason for enquiry:	REGTERDUIM RIGHT THUMB
	

Is u ooit weens 'n oortreding skuldig bevind? Indien so, vermeld plek, datum en vonnis.
Have you ever been convicted of any offence? If so, state place, date and sentence.

.....
.....

Handtekening van applikant
Applicant's signature

Vingerafdrukke geneem deur Fingerprints taken by	SAP-stasie SAP Station	Datum Date
---	---------------------------------	---------------------

Nagesien:
Checked:
Stasiebevelvoerder/Station Commander

BYLAE O

LYS VAN VERSKULDIGDE GELDE

(Regulasie 52)

Persone Aanspreeklik vir betaling	Aangeleentheid ten opsigte waarvan gelde betaalbaar is	Wyse van betaling	Bedrag
Applikant	Aansoek om lisensie kragtens artikel 3.	Inkomsteseëls, geplak in SAP 86 register by indiening van die aansoek.	R50,00
Applikant	Aansoek om 'n lisensie nadat 'n persoon tot 'n kategorie persoon verklaar is kragtens artikel 43.	Inkomsteseëls, geplak in SAP 86 register by indiening van die aansoek.	R25,00
Applikant	Aansoek om afskrif van lisensie kragtens artikel 6.	Inkomsteseëls, geplak in SAP 86 register by indiening van die aansoek.	R25,00
Applikant	Aansoek om slegs in ammunisie of slegs in wapens handel te dryf kragtens artikel 18 (2).	Inkomsteseëls, geplak op handelaarslisensie.	R250,00
Applikant	Aansoek om handelaarslisensie kragtens artikel 19.	Inkomsteseëls, geplak op handelaarslisensie.	R500,00
Applikant	Aansoek om tydelike lisensie om in wapens en ammunisie handel te dryf en ten toon te stel kragtens artikel 19A.	Inkomsteseëls, geplak op tydelike handelaarslisensie.	R200,00
Applikant	Aansoek om oordrag van handelaarslisensie kragtens artikel 20.	Inkomsteseëls, geplak op handelaarslisensie.	R200,00
Applikant	Aansoek om registrasiesertifikaat as wapensmid.	Inkomsteseëls, geplak op sertifikaat as wapensmid.	R250,00
Applikant	Aansoek om verklaring tot kategorie persoon kragtens artikel 43.	Inkomsteseëls, geplak op die sertifikaat as versamelaar, <i>bona fide</i> -jagter of <i>bona fide</i> -sportman.	R100,00

SCHEDULE O

LIST OF FEES PAYABLE

(Regulation 52)

Persons responsible for payment	Circumstances for which fee is payable	Method of payment	Amount
Applicant	Application for a licence in terms of section 3.	Revenue stamps, affixed in SAP 86 register at the submission of the application.	R50,00
Applicant	Application for a licence after a person has been declared as a category person in terms of section 43.	Revenue stamps, affixed in SAP 86 register at the submission of the application.	R25,00
Applicant	Application for a copy of the licence in terms of section 6.	Revenue stamps, affixed in SAP 86 register at the submission of the application.	R25,00
Applicant	Application to deal only in arms or ammunition in terms of section 18 (2).	Revenue stamps, affixed to dealer's licence.	R250,00
Applicant	Application for a dealer's licence in terms of section 19.	Revenue stamps, affixed to dealer's licence.	R500,00
Applicant	Application for a temporary licence to deal in arms and ammunition and to exhibit in terms of section 19A.	Revenue stamps, affixed to temporary dealer's licence.	R200,00
Applicant	Application for the transfer of dealer's licence in terms of section 20.	Revenue stamps, affixed to dealer's licence.	R200,00
Applicant	Application for a registration certificate as a gunsmith.	Revenue stamps, affixed to the certificate as gunsmith.	R250,00
Applicant	Application for declaration as a category person in terms of section 43.	Revenue stamps, affixed to the certificate for collector, <i>bona fide</i> hunter or <i>bona fide</i> sportman.	R100,00

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