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## GOVERNMENT NOTICES GOEWERMENSKENNISGEWINGS

### DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. R. 1308

10 October 1997

#### USURY ACT, 1968 (ACT NO. 73 OF 1968)

By virtue of the powers vested in me by section 16 of the Usury Act, 1968 (Act No. 73 of 1968), I, Alexander Erwin, Minister of Trade and Industry, do hereby make the regulations set out in the Schedule hereto.

**A. ERWIN**

Minister of Trade and Industry

#### SCHEDULE

##### **Definition**

1. In this Schedule "the Act" means the Usury Act, 1968 (Act No. 73 of 1968), and any word or expression to which a meaning has been assigned in the Act shall have that meaning.

##### **Prescribed amounts**

2. The amounts payable for a copy of an instrument of debt and a statement mentioned in section 10 (2) of the Usury Act, are—

- (i) in respect of an instrument of debt, an amount of R3,50 per page; or
- (ii) in respect of a statement, an amount of R3,50 per page.

Regulation R617 of Government Notice No. 14735 of 16 April 1993 is hereby withdrawn with effect from the date of publication of this notice.

**No. R. 1308****10 Oktober 1997****WOEKERWET, 1968 (WET NO. 73 VAN 1968)**

Kragtens die bevoegdheid my verleen by artikel 16 van die Woekerwet, 1968 (Wet No. 73 van 1968), vaardig ek, Alexander Erwin, Minister van Handel en Nywerheid, die regulasies uit soos in die Bylae hiervan uiteengesit.

**A. ERWIN****Minister van Handel en Nywerheid****BYLAE****Woordomskrywing**

- In hierdie Bylae beteken "die Wet" die Woekerwet, 1968 (Wet No. 73 van 1968), en het enige woord of uitdrukking waarvan 'n betekenis in die Wet geheg word, daardie betekenis.

**Voorgeskreve bedrae**

- Die bedrae betaalbaar vir 'n afskrif van 'n skuldakte en 'n opgawe in artikel 10 (2) van die Wet, is—
  - ten opsigte van 'n skuldakte, 'n bedrag van R3,50 per bladsy; of
  - ten opsigte van 'n opgawe, 'n bedrag van R3,50 per bladsy.

Regulasie R617 van Goewermentskennisgewing No. 14735 van 16 April 1993 word hiermee vanaf die datum van die publikasie van hierdie kennisgewing teruggetrek.

**DEPARTMENT OF TRANSPORT  
DEPARTEMENT VAN Vervoer**
**No. R. 1329****10 October 1997**

- It is hereby notified that the Minister of Transport, acting in collaboration with the Minister of Finance, in terms of section 3 (7) of the Carriage by Air Act, 1946 (Act No. 17 of 1946), has converted the sums in Francs mentioned in section 22 of the Schedule to the said Act into the currency of the Republic in the following manner:

<i>Sum specified in Schedule to Act—Francs</i>	<i>Currency of the Republic—Rand</i>
250 000 .....	R100 500,00
5 000 .....	R 2 010,00
250 .....	R 100,50

- Government Notice No. R. 1152 of 12 July 1996 is hereby withdrawn.

**S. R. MAHARAJ****Minister of Transport****No. R. 1329****10 Oktober 1997**

- Hierby word bekendgemaak dat die Minister van Vervoer, handelende in oorleg met die Minister van Finansies, kragtens artikel 3 (7) van die Wet op Lugvervoer, 1946 (Wet No. 17 van 1946), die bedrae wat in artikel 22 van die Bylae van daardie Wet vermeld word, in die betaalmiddel van die Republiek op die volgende wyse omgesit het:

<i>Bedrag in Bylae van Wet vermeld—Frank</i>	<i>Betaalmiddel van die Republiek—Rand</i>
250 000 .....	R100 500,00
5 000 .....	R 2 010,00
250 .....	R 100,50

- Goewermentskennisgewing No. R. 1152 van 12 Julie 1996 word hierroep.

**S. R. MAHARAJ****Minister van Vervoer**

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

**No. R. 1311****10 October 1996****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 2 (No. 2/44)**

Under section 56 of the Customs and Excise Act, 1964, Part I of Schedule No. 2 to the said Act is hereby amended to the extent set out in the Schedule hereto.

**T. A. MANUEL****Minister of Finance****SCHEDULE**

I Item	II			Description	Rebate Items	Imported from or Originating in	V Rate of Anti-dumping Duty	VI Annotations
	Tariff Heading	Code	C. D.					
206.02	"2915.29	01.06	67	By the substitution for tariff heading No. 2915.29 of the following: Calcium acetate		Kingdom of the Netherlands	31c/kg"	

**No. R. 1311****10 Oktober 1997****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 2 (No. 2/44)**

Kragtens artikel 56 van die Doeane- en Aksynswet, 1964, word Deel I van Bylae No. 2 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

**T. A. MANUEL****Minister van Finansies****BYLAE**

I Item	II			Beskrywing	Korting-items	Ingevoer vanaf of Afkomstig van	V Skaal van Anti-dum-ping Reg	VI Annotations
	Tarief-pos	Kode	T. S.					
206.02	"2915.29	01.06	67	Deur tariefpos No. 2915.29 deur die volgende te vervang: Kalsiumasetaat		Koninkryk van die Nederlande	31c/kg"	

## DEPARTMENT OF AGRICULTURE

**No. R. 1305**                    **10 October 1997**

### PLANT IMPROVEMENT ACT, 1976 (ACT NO. 53 OF 1976)

#### DECIDUOUS FRUIT PLANT CERTIFICATION SCHEME: AMENDMENT\*

I, Angela Thokozile Didiza, Deputy Minister of Agriculture, acting under section 23 of the Plant Improvement Act, 1976 (Act No. 53 of 1976), on behalf of the Minister of Agriculture, hereby amend the Deciduous Fruit Plant Certification Scheme published by Government Notice No. R. 1971 of 15 October 1993, as amended, to the extent set out in the Schedule.

**A. T. DIDIZA**

**Deputy Minister of Agriculture**

- \* Amendments with regard to the physical requirements of pome and stone fruit.

#### SCHEDULE

##### **Definition**

1. In the Schedule "the Scheme" means the Deciduous Fruit Plant Certification Scheme published by Government Notice No. R. 1971 of 15 October 1993, as corrected by Government Notice No. R. 453 of 22 March 1996 and amended by Government Notice No. R. 564 of 18 April 1997.

##### **Amendment of Part 4 of Schedule 1 of the Scheme**

2. Part 4 of Schedule 1 of the Scheme is hereby amended—

- (a) by the substitution for item 4.1 of the following item:

##### **"4.1 General"**

Plant material shall not show any signs of drying out or physiological, chemical, hail, cold, insect or pathogen damage or serious mechanical damage.;

- (b) by the substitution for paragraph 4.4.5 of the following paragraph:

"The shoots shall be so straight that it fits lengthwise between two parallel straight lines 30 mm apart unless the cuttings have originated from foundation units.;"

- (c) by the substitution for paragraph 4.5.2 of the following paragraph:

"The root system of the seedlings and layers shall have two roots with a minimum length of 50 mm each.;"

- (d) by the substitution for paragraph 4.5.4 of the following paragraph:

"Seedlings and apple layers shall be so straight that they fit lengthwise between two parallel straight lines 30 mm apart unless the seedlings and apple layers have originated from foundation units.;"

## DEPARTEMENT VAN LANDBOU

**No. R. 1305**                    **10 Oktober 1997**

### PLANTVERBETERINGSWET, 1976 (WET NO. 53 VAN 1976)

#### SAGTEVRUGTEPLANTSERTIFISERINGSKEMA: WYSIGING\*

Ek, Angela Thokozile Didiza, Adjunkminister van Landbou, handelende kragtens artikel 23 van die Plantverbeteringswet, 1976 (Wet No. 53 van 1976), namens die Minister van Landbou, wysig hiermee die Sagtevrugteplantsertifiseringkema gepubliseer by Goewermentskennisgewing No. R. 1971 van 15 Oktober 1993, soos gewysig, tot die mate in die Bylae uiteengesit.

**A. T. DIDIZA**

**Adjunkminister van Landbou**

- \* Wysigings ten opsigte van die fisiese vereistes van kern- en steenvrugte.

#### BYLAE

##### **Woordomskrywing**

1. In hierdie Bylae beteken "die Skema" die Sagtevrugteplantsertifiseringkema gepubliseer by Goewermentskennisgewing No. R. 1971 van 15 Oktober 1993, soos verbeter by Goewermentskennisgewing No. R. 453 van 22 Maart 1996 en gewysig deur Goewermentskennisgewing No. R. 564 van 18 April 1997.

##### **Wysiging van Deel 4 van Bylae 1 van die Skema**

2. Deel 4 van Bylae 1 van die Skema word hierby gewysig—

- (a) deur item 4.1 deur die volgende item te vervang:

##### **"4.1 Algemeen"**

Plantmateriaal mag nie enige tekens van uitdroging of fisiologiese, chemiese, hael-, koue-, insek- of patogeenbeskadiging of ernstige meganiese beskadiging vertoon nie.;

- (b) deur paragraaf 4.4.5 deur die volgende paragraaf te vervang:

"Die steggies moet so reguit wees dat dit lengtegewys tussen twee parallelle reguit lyne 30 mm van mekaar pas tensy die steggies afkomstig is van grondveseenhede.;"

- (c) deur paragraaf 4.5.2 deur die volgende paragraaf te vervang:

"Die wortelstelsel van die saailinge en appelaflêers moet twee wortels met 'n minimum lengte van 50 mm elk hê.;"

- (d) deur paragraaf 4.5.4 deur die volgende paragraaf te vervang:

"Saailinge en appelaflêers moet so reguit wees dat dit lengtegewys tussen twee parallelle reguit lyne 30 mm van mekaar pas tensy die saailinge en appelaflêers afkomstig is van grondveseenhede.;"

(e) by the substitution for item 4.6 of the following item:

**"4.6 Foundation nursery plants and nursery plants**

4.6.1 The graft or bud union shall have taken right around.

4.6.2 The boles of foundation nursery plants and nursery plants shall be so straight that it fits lengthwise between two parallel straight lines 150 mm apart.

4.6.3 In the case of—

(a) one-year-old plants, the diameter of the bole, 50 mm above the graft or bud union, shall be at least 7 mm;

(b) two-year-old plants, the diameter of the bole, 50 mm above the graft or bud union, shall be at least 8 mm; and

(c) two-year-old plants that have been transplanted and cut back during the previous year, the diameter of the bole, 50 mm above the cutback wound, shall be at least 8 mm.

4.6.4 No side shoots shall occur below the graft or bud union of the plant.

4.6.5 The dead section of the rootstock tap shall be cut back smoothly above the graft or bud union and the pruning wound shall be sealed with a wound sealer.

4.6.6 Plants shall not have dead or torn roots.

4.6.7 Plants shall have at least two well-developed roots with a length of 150 mm each and capillary roots shall be present.

4.6.8 The roots of plants in containers shall not be container-bound.

4.6.9 Plants shall not be established in a container for longer than one year.”; and

(f) by the substitution for item 4.7 of the following item:

**"4.7 Seed**

4.7.1 Seed used for the cultivation of rootstock shall be derived from plants that have been established on a unit.

4.7.2 The germination potential of such seed shall be specified by the supplier.”.

(e) deur item 4.6 deur die volgende item te vervang:

**"4.6 Grondveskwekeryplante en kwekeryplante**

4.6.1 Die ent- of okuleerlas moet reg rondom vasgegroei wees.

4.6.2 Die stamme van grondveskwekeryplante en kwekeryplante moet so reguit wees dat dit lengtegewys tussen twee parallelle lyne 150 mm van mekaar pas.

4.6.3 In die geval van—

(a) eenjaaroue plante, moet die deursnee van die stam, 50 mm bokant die ent- of okuleerlas, minstens 7 mm wees;

(b) tweearoue plante, moet die deursnee van die stam, 50 mm bokant die ent- of okuleerlas, minstens 8 mm wees; en

(c) tweearoue plante wat in die voorafgaande jaar oorgeplant en teruggesny is, moet die deursnee van die stam, 50 mm bokant die terugsnywond, minstens 8 mm wees.

4.6.4 Geen sylote mag onder die ent- of okuleerlas van die plant voorkom nie.

4.6.5 Die dooie gedeelte van die onderstamtappie moet glad afgesny wees bokant die ent- of okuleerlas en die snoewond moet met 'n wondbedekkingsmateriaal verseël word.

4.6.6 Plante mag nie dooie of afgeskeurde wortels hê nie.

4.6.7 Plante moet minstens twee goed ontwikkelde wortels met 'n lengte van 150 mm elk hê en haarwortels moet aanwesig wees.

4.6.8 Die wortels van plante in houers moet nie houergebonde wees nie.

4.6.9 Plante mag nie vir langer as een jaar in 'n houer gevestig wees nie.”; en

(f) deur item 4.7 deur die volgende item te vervang:

**"4.7 Saad**

4.7.1 Saad wat gebruik word vir die verbouing van onderstamme, moet verkry word van plante wat op 'n eenheid gevestig is.

4.7.2 Die ontkiemingspotensiaal van sodanige saad moet deur die voorsteller gespesifieer word.”.

**DEPARTMENT OF HEALTH  
DEPARTEMENT VAN GESONDHEID****No. R. 1318****10 October 1997****THE SOUTH AFRICAN INTERIM NURSING COUNCIL****REGULATIONS RELATING TO THE ELECTION OF MEMBERS OF THE COUNCIL**

The Minister of Health has, in terms of section 45 (1) of the Nursing Act, 1978 (Act No. 50 of 1978), on the recommendation of the South African Interim Nursing Council, made the regulations in the Schedule.

**SCHEDULE**

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

“the Act” means the Nursing Act, 1978 (Act No. 50 of 1978).

**Returning officer and other officers**

2. (1) The registrar shall be the returning officer for all elections.

(2) The returning officer may appoint such other officers as may be deemed necessary.

(3) The council shall appoint an independent electoral body to monitor the election process and to ensure that the elections are fair and free.

(4) The returning officer, the officers so appointed and the members of the body referred to in subregulation (3), shall make a declaration on oath or affirmation in the form of Annexure A.

**Notice of election**

3. (1) At least four months prior to the date of expiry of the term of office of members of the council, the returning officer shall publish a notice in the *Gazette* in the form of Annexure B.

(2) Notice of the election shall also be publicised as widely as possible throughout the country through media other than the *Gazette*.

(3) If a member vacates his or her office prior to the expiry of the term of office of the members of the council, the notice referred to in subregulation (1) shall, where practicable, be published in the first available *Gazette* after the date on which such member vacated his or her office.

(4) A period of not less than six weeks from the date of a notice shall be allowed for the lodging of nominations.

**Nominations**

4. (1) Each candidate shall be nominated on a nomination form as set out in Annexure B and nominations shall reach the returning officer not later than the hour and date determined in terms of Annexure B.

(2) Nominations shall be lodged in respect of the following three categories:

(a) Registered nurses or registered midwives;

(b) enrolled nurses;

(c) enrolled nursing auxiliaries.

(3) A candidate in any such category may be nominated only by persons who are also registered or enrolled in the category concerned: Provided that persons who are registered and enrolled in more than one category may submit nominations only in the category in which they are registered.

(4) A separate nomination shall be lodged in respect of each candidate and shall be signed by two persons eligible to vote in terms of section 5 of the Act (in these regulations referred to as “persons eligible to vote”).

(5) (a) A person eligible to vote may sign any number of nominations not exceeding the number of members to be elected.

(b) A nomination signed by a person who has already signed the maximum number of nominations shall be invalid.

(c) If the number of nominations signed exceeds the number of members to be elected and such nominations are received simultaneously by the returning officer, or if such nominations together with nominations previously signed and lodged exceed the maximum, such nominations shall all be invalid.

(6) Simultaneously with the lodging of a nomination, each person who signed the nomination shall lodge with the returning officer a declaration on oath or affirmation in the form of a “DECLARATION BY PERSON WHO SIGNS NOMINATION”, as set out in Annexure B.

(7) Simultaneously with the lodging of a nomination, or not later than the time and date determined in terms of Annexure B for the lodging of nominations, a candidate shall lodge with the returning officer—

- (a) his or her consent to nomination on oath or affirmation as set out in Annexure B;
- (b) a certified copy of the page in the candidate's identity document or passport containing "particulars of the person" as proof of South African citizenship;
- (c) a *curriculum vitae* of not more than 150 words, including, where possible, a telephone number where the candidate may be reached;
- (d) a black and white passport photograph on which the candidate's name and council reference number are indicated on the back.

(8) (a) (i) A validly nominated candidate may withdraw his or her consent to nomination by lodging a written notice with the returning officer before the date of publication of the list of candidates in the *Gazette*, and thereupon the nomination shall lapse.

(ii) After publication of the list of candidates in the *Gazette*, no withdrawal of a nomination shall be effected: Provided that if a candidate who wishes to withdraw is elected, he or she may immediately resign as a member of the council.

(b) If a validly nominated candidate dies before the date of publication of the list of candidates in the *Gazette*, his or her nomination shall lapse: Provided that the returning officer is satisfied of the fact of the death of the candidate.

5. If, at the time and on the date determined in terms of Annexure B for the lodging of nominations, the number of validly nominated candidates in any category, does not exceed the number of members to be elected, the returning officer shall declare such candidates to be elected members of the council.

6. (1) If at the time and date determined in terms of Annexure B for the lodging of nominations, the number of validly nominated candidates in any category, referred to in regulation 4 (2), exceeds the number of members to be elected in such category—

- (a) the returning officer shall publish a notice in the *Gazette*—
  - (i) listing the names of the validly nominated candidates in each category in alphabetical order;
  - (ii) determining a time and date, not being sooner than eight weeks after the date of publication of the notice, by which each person eligible to vote shall be entitled to lodge a ballot paper;
- (b) the returning officer shall publish, as determined by the council, the *curricula vitae* and photographs referred to in regulation 4 (7) (c) and (d);
- (c) the returning officer shall, at least 30 days before the date contemplated in subregulation (1) (a) (ii), transmit the following to the registered residential address of each person eligible to vote whose name appeared on the register or roll, as the case may be, at the time and on the date determined in terms of Annexure B for the lodging of nominations and who is resident in the Republic according to his or her registered residential address—
  - (i) a ballot paper in the form of Annexure C, D or E, as the case may be, colour-coded according to category;
  - (ii) an envelope (hereinafter referred to as "the identification envelope"), also colour-coded according to category;
  - (iii) the *curricula vitae* and photograph referred to in regulation 4 (7) (c) and (d).

(2) A person who is registered and enrolled in more than one of the categories referred to in regulation 4 (2) shall be entitled to vote only in the category in which he or she is registered.

(3) (a) If a ballot paper or identification envelope is lost, spoilt or destroyed, the returning officer shall, upon written application by the voter concerned and upon being satisfied of the loss, spoilage or destruction, issue another ballot paper or identification envelope.

(b) If the application contemplated in paragraph (a) is made on the grounds that the ballot paper or identification envelope was spoilt, the spoilt document shall be lodged with the application.

7. (1) Upon receipt of an identification envelope the returning officer shall examine the declaration on such envelope and—

- (a) if the returning officer finds the declaration in order, the envelope shall be put in a sealed, appropriately identifiable ballot box with an aperture for inserting envelopes;
- (b) if the returning officer finds the declaration not to be in order, the envelope shall be set aside unopened and shall in due course be added to the rejected ballot papers;
- (c) if a voter has lodged more than one identification envelope, the returning officer shall reject all but the first envelope lodged and if such envelopes are received simultaneously, all such envelopes shall be rejected, and such rejected envelopes shall be set aside unopened and shall in due course be added to the rejected ballot papers.

- (2) Separate ballot boxes shall be used for each of the three categories referred to in regulation 4 (2).
- (3) The returning officer shall keep all ballot boxes in safe custody.

***Counting of votes and announcement of results***

8. (1) The returning officer shall determine a place, times and dates for the counting of votes (which shall commence not later than the day following the date determined in terms of regulation 6 for the lodging of ballot papers) and shall notify each candidate accordingly at least 14 days prior to the determined dates.

(2) A candidate or a representative appointed in writing by that candidate may be present at the counting of the votes, in which case the candidate or such representative shall make a declaration on oath or an affirmation in the form of Annexure A.

(3) Save as provided in subregulation (2), no person other than the returning officer, the officers appointed under regulation 2 (2), the persons appointed under regulation 2 (3) and such other representatives of organisations as may be invited shall be present when the votes are counted.

(4) (a) Any registered or enrolled person may lodge a substantiated, written objection regarding the election process with the returning officer.

(b) If an objection referred to in paragraph (a) is not resolved before the next phase of the electoral process, the next phase shall not be commenced until an outside arbitrator has resolved the issue.

(c) When an objection is lodged during the counting process, all counting shall be discontinued immediately until the objection is resolved.

(d) If an objection referred to in paragraph (c) is not resolved within 30 minutes of it being declared, an outside arbitrator shall be called to resolve the issue.

(5) Any person who wilfully interrupts, obstructs or disturbs the proceedings at the counting of votes shall be guilty of an offence and liable on conviction to a fine not exceeding R2 000 or imprisonment for a period not exceeding two years or to both such fine and such imprisonment.

9. On the dates and times (or as soon as possible thereafter) determined in terms of regulation 8 (1)—

- (a) the appropriate ballot boxes shall be opened;
- (b) the ballot papers shall be removed from the identification envelopes without being unfolded;
- (c) the ballot papers shall be placed in the appropriate closed containers having apertures through which the papers may be inserted and shall be thoroughly mixed;
- (d) the ballot papers shall be removed from the containers, unfolded and scrutinised for correctness and validity;
- (e) the number of votes cast for each candidate in each category shall be counted;
- (f) the returning officer shall declare the candidates for whom the greatest number of votes have been cast in each category to be elected members of the council and, in the case of an equality of votes which affects the result of the election, the returning officer shall, in the presence of the candidates or their representatives, but in any case in the presence of at least two persons, determine by lot which candidate shall be declared elected.

10. (1) The returning officer shall reject and not count a ballot paper—

- (a) which does not bear the official mark of the returning officer;
- (b) if the declaration on the identification envelope is not in order, in which case such envelope shall not be opened;
- (c) which is not lodged in the identification envelope;
- (d) which is not marked or which does not clearly indicate which candidates have been voted for;
- (e) if more votes have been cast than the number of candidates to be elected;
- (f) if an identification envelope contains more than one ballot paper, in which instance all the ballot papers lodged by such voter shall be rejected.

(2) The returning officer shall endorse the word "rejected" on each such ballot paper and if a candidate or the representative of a candidate raises objections, the returning officer shall add the words "rejection objected to" to the endorsement.

**11.** (1) The returning officer, the officers appointed in terms of regulation 2 (2), the persons or representatives appointed in terms of regulation 8 (2), the representatives of organisations invited in terms of regulation 8 (3) and the members of the body referred to in regulation 2 (3) present at the counting of votes shall aid in maintaining the secrecy of the voting, and shall not attempt to ascertain, or directly or indirectly aid in ascertaining, for which candidate any person has voted.

(2) A person who has, in the carrying out of duties under the Act or while present at the counting of votes, obtained knowledge as to the candidate for whom any person has voted shall not, except in answer to a question lawfully put to him or her in the course of proceedings in a competent court of law, disclose such knowledge to any other person.

(3) A person who contravenes any provision of this regulation shall be guilty of an offence and liable on conviction to a fine not exceeding R500 or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment.

#### ***Custody of documents and inspection of documents***

**12.** (1) The returning officer shall retain all election documents for a period of 12 months from the date of the declaration of the result of an election and thereafter the documents shall be destroyed, unless a competent court of law directs otherwise.

(2) No person shall inspect the election documents, except under the order of a competent court of law or the South African Police Service in the investigation of the possible institution of criminal proceedings under the Act or any other laws.

#### ***Penalties***

##### **13. Any person who—**

- (a) induces or procures or attempts to induce or procure any other person to become a candidate or to withdraw as a candidate in any election in consideration of payment or for consideration of any nature;
  - (b) becomes a candidate or withdraws as a candidate in any election as a result of payment or consideration of any nature;
  - (c) publishes a false statement of the withdrawal of a candidate in an election, knowing such statement to be false;
  - (d) fraudulently destroys a ballot paper or identification envelope;
  - (e) without due authority supplies a ballot paper or identification envelope to any person;
  - (f) withholds or attempts to withhold the ballot paper of any voter, or prevents or attempts to prevent any voter from obtaining a ballot paper;
  - (g) fraudulently votes more than once at any election;
  - (h) fraudulently obtains or attempts to obtain the issue of a ballot paper or an identification envelope under the provisions of regulation 6 (2);
  - (i) induces or procures or attempts to induce or procure any other person to fraudulently obtain the issue of a ballot paper or an identification envelope under the provisions of regulation 6 (2);
  - (j) interferes with or attempts to interfere with a voter when that voter is marking a vote, or otherwise attempts to obtain information as to the candidate for whom any voter is about to vote or has voted;
  - (k) directly or indirectly, personally or through any other person makes use or threatens to make use of any force, violence or restraint or inflicts or threatens to inflict any physical or psychological harm upon or against or does or threatens to do anything to the disadvantage of any person to induce or compel that person to vote or refrain from voting or to vote for or refrain from voting for a particular candidate or candidates, or on account of that person having voted or refrained from voting at an election,
- shall be guilty of an offence and liable on conviction to a fine not exceeding R2 000 or to a period of imprisonment not exceeding two years or to both such fine and such imprisonment.

**ANNEXURE A**

I, ..... declare that in this election of a member/members<sup>(1)</sup> of the South African Nursing Council I shall comply with the provisions of regulation 11 of the regulations relating to the election of the council which I have read and understand.

..... *Signature*

I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration.

Sworn to/affirmed and signed before me at ..... on .....

..... *Commissioner of Oaths*

Office held .....

<sup>(1)</sup> Delete whichever is not applicable.

**ANNEXURE B****THE SOUTH AFRICAN NURSING COUNCIL****NOTICE OF ELECTION OF MEMBERS OF THE SOUTH AFRICAN NURSING COUNCIL**

[SECTION 5 OF THE NURSING ACT, 1978 (ACT NO. 50 OF 1978)]

1. In terms of the provisions of the regulations relating to the election of members of the council, notice is hereby given that an election of members to serve on the council for the period ..... until ..... is to be held.

***Nomination of registered nurses or registered midwives***

2. (1) Nominations are invited for the election of ..... registered nurses or registered midwives.  
Each registered nurse or registered midwife who is a South African citizen resident in the Republic shall be eligible for nomination.  
Each registered nurse or registered midwife resident in the Republic who is a South African citizen may sign not more than ..... nominations.

***Nomination of enrolled nurses***

- (2) Nominations are invited for the election of ..... enrolled nurses.  
Each enrolled nurse who is a South African citizen resident in the Republic shall be eligible for nomination.  
Each enrolled nurse who is a South African citizen resident in the Republic may sign not more than ..... nominations.

***Nomination of enrolled nursing auxiliaries***

- (3) Nominations are invited for the election of ..... enrolled nursing auxiliaries.  
Each enrolled nursing auxiliary who is a South African citizen resident in the Republic shall be eligible for nomination.  
Each enrolled nursing auxiliary who is a South African citizen resident in the Republic may sign not more than ..... nominations.
3. (1) Each candidate shall be nominated separately in the following form and each nomination shall be signed by two (2) persons who are eligible to vote:

**NOMINATION FORM**

We nominate (print the full first names and surname of the candidate as they appear in the register or roll, as the case may be) .....

for election as a member of the South African Nursing Council in the following category:

- Registered nurse/registered midwife.
- Enrolled nurse.
- Enrolled nursing auxiliary.

(Delete whichever is not applicable)

(a) Signature .....

Print full first names and surname as they appear in the register or roll, as the case may be .....

(b) Signature .....

Print full first names and surname as they appear in the register or roll, as the case may be .....

(2) Each person who signs a nomination shall lodge a declaration in the following form with the nomination:

**DECLARATION BY PERSON WHO SIGNS NOMINATION**

I (print the full names and surname as they appear in the register or roll, as the case may be) .....

....., declare that I am a South African citizen resident in the Republic at (state full residential address) .....

.....  
Signature

I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration.

Sworn to/affirmed and signed before me at ..... on .....

.....  
Commissioner of Oaths

Office held.....

(3) Simultaneously with the lodging of a nomination or not later than the time and date determined in subparagraph (4), each candidate shall lodge with the returning officer—

- (a) a curriculum vitae of not more than 150 words, including, where possible, a telephone number where the candidate may be reached;
- (b) a black and white passport photograph on which the candidate's name and council reference number are indicated on the back;
- (c) his or her consent to nomination in the following form:

**CONSENT TO NOMINATION**

I (print full first names and surname as they appear in the register or roll, as the case may be), .....

....., declare that—

- (a) I consent to nomination;
- (b) I am a South African citizen;
- (c) I am permanently resident in the Republic at (state full residential address) .....
- (d) I agree to accept nomination in the following category:
  - Registered nurse/registered midwife.
  - Enrolled nurse.
  - Enrolled nursing auxiliary.

(Delete whichever is not applicable)

- (e) I undertake to abide by the \*Code of Conduct for members of the Nursing Council.

.....  
Signature

Sworn to/affirmed and signed before me at ..... on .....

.....  
Commissioner of Oaths

Office held.....

- (4) Each nomination shall be lodged with the returning officer by post or by hand not later than ..... at .....

Forms are obtainable from the returning officer, but voters and candidates may draft their own forms, provided these comply with the stipulated requirements.

\* The Code of Conduct is obtainable from the Council at P.O. Box 1123, Pretoria, 0001, I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration.

4. A nomination which does not comply with the above requirements or which has not been lodged with the returning officer at the address stated below by the said time and date shall be invalid.

.....  
*Returning Officer*

Address .....

Date .....

#### **ANNEXURE C**

#### **ELECTION OF MEMBERS/A MEMBER OF THE SOUTH AFRICAN NURSING COUNCIL**

#### **BALLOT PAPER FOR REGISTERED NURSES OR REGISTERED MIDWIVES**

##### ***Official mark of returning officer***

Election of ..... member/members.

Column for voter's mark	Names of candidates in alphabetical order
----------------------------	---

#### **INSTRUCTION TO VOTERS**

Each voter shall be entitled to vote for ..... candidate(s) and no more, and shall vote by placing a mark opposite the name(s) of the candidate(s) for whom he/she wishes to vote.

A ballot paper shall be rejected if—

- (a) it does not bear the official mark of the returning officer;
- (b) the declaration on the identification envelope is not in order;
- (c) it is not lodged in the identification envelope;
- (d) it is not marked or does not clearly indicate which candidates have been voted for;
- (e) it contains votes for more candidates than there are members to be elected;
- (f) it bears any writing or mark by which a voter may be identified;
- (g) an identification envelope contains more than one ballot paper.

This ballot paper shall be folded face inwards and placed in the accompanying identification envelope which shall be sealed and then placed in a covering envelope which shall be sealed, stamped and addressed to the returning officer at ..... to reach the returning officer not later than ..... on the ..... day of ..... (month and year).

The ballot paper may also be lodged by hand with the returning officer at ..... not later than ..... on the ..... day of ..... (month and year).

**ANNEXURE D****ELECTION OF MEMBERS/A MEMBER OF THE SOUTH AFRICAN NURSING COUNCIL****BALLOT PAPER FOR ENROLLED NURSES*****Official mark of returning officer***

Election of ..... member/members.

Column for voter's mark	Names of candidates in alphabetical order

**INSTRUCTIONS TO VOTERS**

Each voter shall be entitled to vote for..... candidate(s) and no more, and shall vote by placing a mark opposite the name(s) of the candidate(s) for whom he/she wishes to vote.

A ballot paper shall be rejected if—

- (a) it does not bear the official mark of the returning officer;
- (b) the declaration on the identification envelope is not in order;
- (c) it is not lodged in the identification envelope;
- (d) it is not marked or does not clearly indicate which candidates have been voted for;
- (e) it contains votes for more candidates than there are members to be elected;
- (f) it bears any writing or mark by which a voter may be identified;
- (g) an identification envelope contains more than one ballot paper.

This ballot paper shall be folded face inwards and placed in the accompanying identification envelope which shall be sealed and then placed in a covering envelope which shall be sealed, stamped and addressed to the returning officer at ..... to reach the returning officer not later than ..... on the ..... day of ..... (month and year).

The ballot paper may also be lodged by hand with the returning officer at ..... not later than ..... on the ..... day of ..... (month and year).

**ANNEXURE E****ELECTION OF MEMBERS/A MEMBER OF THE SOUTH AFRICAN NURSING COUNCIL****BALLOT PAPER FOR ENROLLED NURSING AUXILIARIES*****Official mark of returning officer***

Election of ..... member/members.

Column for voter's mark	Names of candidates in alphabetical order

**INSTRUCTIONS TO VOTERS**

Each voter shall be entitled to vote for ..... candidate(s) and no more, and shall vote by placing a mark opposite the name(s) of the candidate(s) for whom he/she wishes to vote.

A ballot paper shall be rejected if—

- (a) it does not bear the official mark of the returning officer;
- (b) the declaration on the identification envelope is not in order;
- (c) it is not lodged in the identification envelope;
- (d) it is not marked or does not clearly indicate which candidates have been voted for;
- (e) it contains votes for more candidates than there are members to be elected;

- (f) it bears any writing or mark by which a voter may be identified;
- (g) an identification envelope contains more than one ballot paper.

This ballot paper shall be folded face inwards and placed in the accompanying identification envelope which shall be sealed and then placed in a covering envelope which shall be sealed, stamped and addressed to the returning officer at ..... to reach the returning officer not later than ..... on the ..... day of ..... (month and year).

The ballot paper may also be lodged by hand with the returning officer at ..... not later than ..... on the ..... day of ..... (month and year).

#### **ANNEXURE F**

#### **ELECTION OF MEMBERS OF THE SOUTH AFRICAN NURSING COUNCIL**

##### **VOTER'S DECLARATION OF IDENTITY**

I (print full names and surname as they appear in the register or roll, as the case may be), ..... declare that—

- (a) the enclosed ballot paper was issued to me;
- (b) I am a South African citizen;
- (c) I am resident in the Republic at (state full residential address) .....;
- (d) my Council reference number is. ....

.....  
Signature

No. R. 1318

10 Oktober 1997

#### **DIE SUID-AFRIKAANSE INTERIM RAAD OP VERPLEGING**

#### **REGULASIES BETREFFENDE DIE VERKIESING VAN LEDE VAN DIE RAAD**

Die Minister van Gesondheid het, kragtens artikel 45 (1) van die Wet op Verpleging, 1978 (Wet No. 50 van 1978), op aanbeveling van die Suid-Afrikaanse Interim Raad op Verpleging, die regulasies in die Bylae uitgevaardig.

#### **BYLAE**

1. In hierdie regulasies het enige uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis en, tensy uit die samehang anders blyk, beteken—

"die Wet" die Wet op Verpleging, 1978 (Wet No. 50 van 1978).

#### **Kiesbeampte en ander amptenare**

- 2. (1) Die registrator is die kiesbeampte vir alle verkiesings.
- (2) Die kiesbeampte kan sodanige ander amptenare as wat nodig geag word, aanstel.
- (3) Die raad moet 'n onafhanklike verkiesingsliggaam aanstel om die verkiesingsproses te monitor en te verseker dat die verkiesings regverdig en vry is.
- (4) Die kiesbeampte, die amptenare so aangestel en die lede van die liggaam in subregulasie (3) bedoel, moet 'n verklaring onder eed of bevestiging in die vorm van Aangangsel A aflê.

#### **Kennisgewing van verkiesing**

- 3. (1) Minstens vier maande voor die datum waarop die ampstermy van lede van die raad verstryk, publiseer die kiesbeampte 'n kennisgewing in die *Staatskoerant* in die vorm van Aanhangsel B.
- (2) Kennisgewing van die verkiesing moet ook deur ander media as die *Staatskoerant* so wyd as moontlik deur die land bekendgemaak word.
- (3) Indien 'n lid sy of haar amp ontruim voor die ampstermy van die lede van die raad verstryk, moet die kennisgewing bedoel in subregulasie (1), waar uitvoerbaar, in die eerste beskikbare *Staatskoerant* na die datum waarop sodanige lid sy of haar amp ontruim het, gepubliseer word.

(4) 'n Tydperk van minstens ses weke vanaf die datum van 'n kennisgewing moet vir die indiening van nominasies toegelaat word.

### Nominasies

4. (1) Elke kandidaat moet op 'n nominasievorm soos vervat in Aanhangsel B genomineer word en nominasies moet die kiesbeampte nie later nie as die uur en datum ingevolge Aanhangsel B bepaal, bereik.

(2) Nominasies moet ten opsigte van die volgende drie kategorieë ingedien word:

- (a) Geregistreerde verpleegkundiges of geregistreerde vroedvroue;
- (b) ingeskreve verpleegkundiges;
- (c) ingeskreve verpleeghulpe.

(3) 'n Kandidaat in enige sodanige kategorie mag slegs deur persone wat ook in die betrokke kategorie geregistreer of ingeskryf is, genomineer word: Met dien verstande dat persone wat in meer as een kategorie geregistreer en ingeskryf is, slegs in die kategorie waarin hulle **geregistreer** is, nominasies mag indien.

(4) 'n Afsonderlike nominasie moet ten opsigte van elke kandidaat ingedien word en moet onderteken word deur twee persone wat ingevolge artikel 5 van die Wet stemgeregtig is (in hierdie regulasies "stemgeregtigde persone" genoem).

(5) (a) 'n Stemgeregtigde persoon kan enige getal nominasies onderteken wat nie die getal lede wat verkies moet word, oorskry nie.

(b) 'n Nominasie wat onderteken word deur 'n persoon wat reeds die maksimum getal nominasies onderteken het, is ongeldig.

(c) Indien meer nominasies onderteken is as die getal kandidate wat verkies moet word en sodanige nominasies gelykydig deur die kiesbeampte ontvang word, of indien sodanige nominasies tesame met nominasies wat reeds onderteken en ingedien is, die maksimum oorskry, is sodanige nominasies almal ongeldig.

(6) Gelykydig met die indiening van 'n nominasie moet elke persoon wat die nominasie onderteken het, 'n verklaring onder eed of bevestiging in die vorm van 'n "VERKLARING DEUR PERSOON WAT NOMINASIE ONDERTEKEN", soos vervat in Aanhangsel B, by die kiesbeampte indien.

(7) Gelykydig met die indiening van 'n nominasie, of nie later nie as die uur en datum ingevolge Aanhangsel B vir die indiening van nominasies bepaal, moet 'n kandidaat by die kiesbeampte indien—

- (a) sy of haar instemming tot nominasie onder eed of bevestiging soos vervat in Aanhangsel B;
- (b) 'n gesertifiseerde afskrif van die bladsy in die kandidaat se identiteitsdokument of paspoort wat die "besonderhede van die persoon" bevat, as bewys van Suid-Afrikaanse burgerskap;
- (c) 'n *curriculum vitae* van nie meer nie as 150 woorde, insluitende, waar moontlik, 'n telefoonnummer waar die kandidaat bereik kan word;
- (d) 'n swart-wit paspoortfoto waarop die kandidaat se naam en raadsverwysingsnommer op die agterkant aangedui is.

(8) (a) (i) 'n Geldig genomineerde kandidaat kan sy of haar instemming tot nominasie terugtrek deur voor die publikasie van die lys van kandidate in die *Staatskoerant*, 'n skriftelike kennisgewing by die kiesbeampte in te dien en daarop verval die nominasie.

(ii) Na publikasie van die lys van kandidate in die *Staatskoerant* mag geen terugtrekking van 'n nominasie bewerkstelling word nie: Met dien verstande dat indien 'n kandidaat wat hom of haar wil onttrek, verkies word, hy of sy onmiddellik kan bedank as 'n lid van die raad.

(b) Indien 'n geldig genomineerde kandidaat te sterwe kom voor die datum van publikasie van die lys van kandidate in die *Staatskoerant*, verval die nominasie: Met dien verstande dat die kiesbeampte oortuig is van die afsterwe van die kandidaat.

5. Indien die getal geldig genomineerde kandidate in enige kategorie op die tyd en datum ingevolge Aanhangsel B vir die indiening van nominasies bepaal, nie die getal lede wat verkies moet word, oorskry nie, verklaar die kiesbeampte sodanige kandidate tot verkose lede van die raad.

6. (1) Indien die getal geldig genomineerde kandidate in enige kategorie, soos bedoel in regulasie 4 (2), op die tyd en datum ingevolge Aanhangsel B vir die indiening van nominasies bepaal, die getal lede wat verkies moet word, oorskry—

- (a) publiseer die kiesbeampte 'n kennisgewing in die *Staatskoerant*—

(i) wat die name van die geldig genomineerde kandidate in elke kategorie in alfabetiese volgorde lys;

- (ii) wat 'n tyd en datum, nie minder nie as agt weke na die datum van publikasie van die kennisgewing, bepaal waarteen elke stemgeregtige persoon daarop geregtig is om 'n stembrief in te dien;
- (b) moet die kiesbeampte die *curricula vitae* en foto's in regulasie 4 (7) (c) en (d) bedoel, publiseer soos bepaal deur die raad.
- (c) moet die kiesbeampte minstens 30 dae voor die datum in subregulasie (1) (a) (ii) beoog, die volgende stuur na die geregistreerde woonadres van elke stemgeregtige persoon wie se naam op die tyd en datum ingevolge Aanhangsel B vir die indiening van nominasies bepaal, verskyn het in die register of op die rol, na gelang van die geval, en wat volgens sy of haar geregistreerde woonadres in die Republiek woonagtig is—
  - (i) 'n stembrief in die vorm van Aanhangsel C, D of E, na gelang van die geval, in verskillende kleure in ooreenstemming met die kategorie;
  - (ii) 'n koevert (hierna "die identifikasiekoevert" genoem), wat ook in verskillende kleure in ooreenstemming met die kategorie is;
  - (iii) die *curricula vitae* en foto in regulasie 4 (7) (c) en (d) bedoel.

(2) 'n Persoon wat in meer as een van die kategorieë in regulasie 4 (2) bedoel, geregistreer of ingeskryf is, mag slegs in die kategorie waarin hy of sy **geregistreer** is, stem.

(3) (a) Indien 'n stembrief of identifikasiekoevert verlore, bedorwe of vernietig raak, reik die kiesbeampte, op skriftelike aansoek van die betrokke kieser en nadat hy of sy homself of haarsel vergewis het van die verlies, bederwing of vernietiging, 'n ander stembrief of identifikasiekoevert uit.

(b) Indien die aansoek in paragraaf (a) beoog, gedoen word op grond daarvan dat die stembrief of identifikasiekoevert bederf is, moet die bedorwe dokument saam met die aansoek ingedien word.

**7.** (1) By ontvangs van 'n identifikasiekoevert gaan die kiesbeampte die verklaring op sodanige koevert na en—

- (a) indien die kiesbeampte die verklaring in orde vind, word die koevert geplaas in 'n verseëlde, toepaslik identifiseerbare, stembus met 'n gleuf waardeur koeverte ingeskuif kan word;
- (b) indien die kiesbeampte vind dat die verklaring nie in orde is nie, word die koevert onooggemaak eenkant geplaas en mettertyd by die verwerpte stembrieve geplaas;
- (c) indien die kiesbeampte vind dat 'n kieser meer as een identifikasiekoevert ingedien het, word al die koeverte behalwe die eerste een wat ingedien is, verwerp en indien sodanige koeverte gelyktydig ontvang word, word al sodanige koeverte verwerp, en die verwerpte koeverte word onooggemaak eenkant geplaas en mettertyd by die verwerpte stembrieve geplaas.

(2) Afsonderlike stembusse moet vir elk van die drie kategorieë in regulasie 4 (2) bedoel, gebruik word.

(3) Die kiesbeampte hou alle stembusse in veilige bewaring.

### **Tel van stemme en aankondiging van uitslag**

**8.** (1) Die kiesbeampte bepaal 'n plek, tye en datums vir die tel van stemme (wat nie later moet begin nie as die dag wat volg op die datum ingevolge regulasie 6 vir die indiening van stembrieve bepaal) en stel elke kandidaat minstens 14 dae voor die bepaalde datum dienooreenkomsdig in kennis.

(2) 'n Kandidaat of 'n verteenwoordiger skriftelik deur daardie kandidaat aangestel, mag teenwoordig wees wanneer die stemme getel word, in welke geval die kandidaat of sodanige verteenwoordiger 'n verklaring onder eed of bevestiging in die vorm van Aanhangsel A moet aflê.

(3) Behoudens die bepalings van subregulasie (2), mag geen persoon behalwe die kiesbeampte, die amptenare ingevolge regulasie 2 (2) aangestel, die persone ingevolge regulasie 2 (3) aangestel en sodanige ander verteenwoordigers van organisasies wat uitgenooi mag word, teenwoordig wees wanneer die stemme getel word nie.

(4) (a) Enige geregistreerde of ingeskrywe persoon kan 'n gemotiveerde, skriftelike beswaar aangaande die verkiesingsproses by die kiesbeampte indien.

(b) Indien 'n beswaar in paragraaf (a) bedoel, nie voor die volgende fase van die verkiesingsproses bygelê is nie, mag die volgende fase nie 'n aanvang neem alvorens 'n onafhanklike arbiter die saak opgelos het nie.

(c) Indien 'n beswaar gedurende die telproses ingedien word, word alle tellery onmiddellik gestaak totdat die beswaar bygelê is.

(d) Indien 'n beswaar in paragraaf (c) bedoel nie binne 30 minute vanaf die verklaring daarvan bygelê is nie, moet 'n onafhanklike arbiter ingeroep word om die saak op te los.

(5) Iemand wat opsetlik die verrigtinge by die tel van stemme onderbreek, belemmer of steur, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R2 000 of met gevangenisstraf vir 'n tydperk van hoogstens twee jaar of met daardie boete sowel as daardie gevangenisstraf.

**9. Op die datums en tye (of so spoedig moontlik daarna) ingevolge regulasie 8 (1) bepaal—**

- (a) word die toepaslike stembusse oopgemaak;
- (b) word die stembriewe uit die identifikasiekoeverte verwyder sonder om hulle oop te maak;
- (c) word die stembriewe in die toepaslike toe houers met 'n gleuf waardeur brieve ingeskui kan word, geplaas en deeglik geskommel;
- (d) word die stembriewe uit die houers verwyder, oopgevou en nagegaan vir korrektheid en geldigheid;
- (e) word die stemme wat vir elke kandidaat in elke kategorie uitgebring is, getel;
- (f) verklaar die kiesbeampte die kandidate vir wie die grootste getal stemme uitgebring is in elke kategorie tot verkose lede van die raad, en by 'n staking van stemme wat die uitslag van die verkiesing beïnvloed, bepaal die kiesbeampte deur lotting in die teenwoordigheid van die kandidate of hul verteenwoordigers, maar in elke geval in die teenwoordigheid van minstens twee persone, welke kandidaat verkose verklaar moet word.

**10. (1) Die kiesbeampte verwerp 'n stembrief en tel dit nie—**

- (a) as dit nie die ampelike merk van die kiesbeampte dra nie;
- (b) indien die verklaring op die identifikasiekoevert nie in orde is nie, in welke geval sodanige koevert nie oopgemaak word nie;
- (c) as dit nie in die identifikasiekoevert ingedien is nie;
- (d) as dit nie gemerk is nie of as daar nie duidelik aangetoon is vir welke kandidate gestem is nie;
- (e) as meer stemme uitgebring is as die aantal kandidate wat verkieks moet word;
- (f) indien 'n identifikasiekoevert meer as een stembrief bevat, in welke geval alle stembriewe wat deur so 'n kieser ingedien is, verwerp word.

(2) Die kiesbeampte endosseer die woord "verwerp" op iedere sodanige stembrief en as 'n kandidaat of 'n kandidaat se verteenwoordiger 'n beswaar opper, voeg hy of sy die woorde "beswaar geopper teen verwerping" by die endossement.

**11. (1) Die kiesbeampte, die amptenare ingevolge regulasie 2 (2) aangestel, die persone of verteenwoordigers ingevolge regulasie 8 (2) aangestel, die verteenwoordigers van organisasies wat kragtens regulasie 8 (3) genooi is en die lede van die liggaam in regulasie 2 (3) bedoel wat by die tel van stemme teenwoordig is, moet die geheimhouding van die stemming help handhaaf, en mag nie poog om vas te stel of direk of indirek behulpzaam wees om vas te stel vir watter kandidaat 'n persoon sy of haar stem uitgebring het nie.**

(2) Iemand wat in die vervulling van sy of haar pligte ingevolge die Wet, of terwyl teenwoordig by die tel van stemme, te wete gekom het op welke kandidaat iemand sy of haar stem uitgebring het, mag daardie kennis nie aan iemand anders openbaar nie behalwe in antwoord op 'n vraag wat wettiglik in die loop van verrigtinge in 'n bevoegde gereghof aan hom of haar gestel word.

(3) Iemand wat enige bepaling van hierdie regulasie oortree, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R500 of met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met sodanige boete sowel as sodanige gevangenisstraf.

**Bewaring van dokumente en insae in dokumente**

**12. (1) Die kiesbeampte moet alle verkiesingsdokumente vir 'n tydperk van 12 maande na bekendmaking van die uitslag van 'n verkiesing bewaar en daarna word die dokumente vernietig, tensy 'n bevoegde gereghof anders bepaal.**

(2) Niemand het insae in die verkiesingsdokumente nie, behalwe ingevolge die bevel van 'n bevoegde gereghof of die Suid-Afrikaanse Polisiediens by ondersoek na die moontlike instelling van strafregtelike stappe onder die Wet op enige ander wet.

**Strafbepalings**

**13. Iemand wat—**

- (a) 'n ander persoon beweeg of oorhaal of 'n poging aanwend om hom of haar te beweeg of oor te haal om as teenprestasie vir betaling of beloning van welke aard ook al 'n kandidaat by 'n verkiesing te word of hom of haar as kandidaat te onttrek;

- (b) as gevolg van betaling of 'n beloning van enige aard, 'n kandidaat by 'n verkiesing word of hom of haar as kandidaat te onttrek;
- (c) 'n valse verklaring van die onttrekking van 'n kandidaat by 'n verkiesing publiseer, wetende dat sodanige verklaring vals is;
- (d) met die opset om te bedrieg 'n stembrief of identifikasiekoevert vernietig;
- (e) sonder behoorlike magtiging enige persoon van 'n stembrief of identifikasiekoevert voorsien;
- (f) die stembrief van 'n kieser terughou of 'n poging aanwend om dit terug te hou, of voorkom of 'n poging aanwend om te voorkom dat 'n kieser 'n stembrief bekom;
- (g) met die opset om te bedrieg meer as een keer by 'n verkiesing stem;
- (h) met die opset om te bedrieg die uitreiking van 'n stembrief of identifikasiekoevert ingevolge die bepalings van regulasie 6 (2) bewerkstellig of poog om dit te bewerkstellig;
- (i) iemand anders beweeg of oorhaal, of 'n poging aanwend om hom of haar te beweeg of oor te haal om met die opset om te bedrieg die uitreiking van 'n stembrief of 'n identifikasiekoevert ingevolge die bepalings van regulasie 6 (2) te bewerkstellig;
- (j) hom of haar met 'n kieser bemoei of 'n poging aanwend om hom of haar met 'n kieser te bemoei wanneer daardie kieser 'n stem merk of op 'n ander wyse poog om te wete te kom vir welke kandidaat 'n kieser sy of haar stem gaan uitbring of uitgebring het;
- (k) self of deur 'n ander, direk of indirek, teen enige persoon geweld of dwang gebruik of dreig om dit te gebruik, of aan enige persoon enige liggaamlike of sielkundige kwaad berokken of dreig om dit te berokken of iets ten nadele van enige persoon doen of dreig om dit te doen, om daardie persoon te beweeg of te dwing om sy of haar stem uit te bring al dan nie, of om dit vir 'n besondere kandidaat of kandidate uit te bring al dan nie, of omdat hy of sy sy of haar stem by 'n verkiesing uitgebring het al dan nie,

is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R2 000 of met gevangenisstraf vir 'n tydperk van hoogstens twee jaar of met sodanige boete sowel as sodanige gevangenisstraf.

#### AANHANGSEL A

Ek, ..... verklaar dat ek by hierdie verkiesing van 'n lid/lede<sup>(1)</sup> van die Suid-Afrikaanse Raad op Verpleging die bepalings van regulasie 11 van die regulasies betreffende die verkiesing van lede van die raad, wat ek gelees het en begryp, sal nakom.

*Handtekening*

Ek sertifiseer dat die verklaarer erken het dat hy/sy met die inhoud van die verklaring vertroud is en dit begryp.

Beëdig/bevestig en geteken voor my te ..... op .....

*Kommisaris van Ede*

Amp .....

<sup>(1)</sup> Skrap wat nie van toepassing is nie.

#### AANHANGSEL B

#### DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

#### KENNISGEWING VAN VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

[ARTIKEL 5 VAN DIE WET OP VERPLEGING, 1978 (WET NO. 50 VAN 1978)]

1. Ingevolge die bepalings van die regulasies betreffende die verkiesing van lede van die raad word hiermee kennis gegee dat 'n verkiesing van lede om vir die tydperk ..... tot ..... op die raad te dien, gehou moet word.

**Nominasie van geregistreerde verpleegkundiges of geregistreerde vroedvroue**

2. (1) Nominasies vir die verkiesing van ..... geregistreerde verpleegkundiges of geregistreerde vroedvroue word ingewag.

Elke geregistreerde verpleegkundige of geregistreerde vroedvrou wat 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is, is nomineerbaar.

Elke geregistreerde verpleegkundige of geregistreerde vroedvrou wat 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is mag hoogstens ..... nominasies onderteken.

**Nominasie van ingeskreve verpleegkundiges**

- (2) Nominasies vir die verkiesing van ..... ingeskreve verpleegkundiges word ingewag.

Elke ingeskreve verpleegkundige wat 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is, is nomineerbaar.

Elke ingeskreve verpleegkundige wat 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is mag ..... nominasies onderteken.

**Nominasies van ingeskreve verpleeghulpe**

- (3) Nominasies vir die verkiesing van ..... ingeskreve verpleeghulpe word ingewag.

Elke ingeskreve verpleeghulp wat 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is, is nomineerbaar.

Elke ingeskreve verpleeghulp wat 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is mag hoogstens ..... nominasies onderteken.

3. (1) Elke kandidaat moet afsonderlik in die volgende vorm genomineer word en elke nominasie moet deur twee  
 (2) stemgeregtigde persone onderteken word:

**NOMINASIEVORM**

Ons nomineer (meld die volle voorname en van van die kandidaat in drukskrif soos dit verskyn in die register of op die rol, na gelang van die geval) .....

vir verkiesing as 'n lid van die Suid-Afrikaanse Raad op Verpleging in die volgende kategorie:

- Geregistreerde verpleegkundige/geregistreerde vroedvrou.
- Ingeskreve verpleegkundige.
- Ingeskreve verpleeghulp.

(Skrap wat nie van toepassing is nie)

(a) Handtekening .....

Volle voorname en van soos dit verskyn in die register of op die rol, na gelang van die geval, (in drukskrif) .....

(b) Handtekening .....

Volle voorname en van soos dit verskyn in die register of op die rol, na gelang van die geval, (in drukskrif) .....

- (2) Elke persoon wat 'n nominasie onderteken, moet 'n verklaring in die volgende vorm saam met die nominasie indien:

**VERKLARING DEUR PERSOON WAT NOMINASIE ONDERTEKEN**

Ek, (meld volle voorname en van in drukskrif soos dit verskyn in die register of op die rol, na gelang van die geval), .....

verklaar dat ek 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is te (meld volledige woonadres) .....

*Handtekening*

**Ek sertificeer dat die verklaarder erken het dat hy/sy met die inhoud van die verklaring vertrou is en dit begryp.**

**Beëdig/bevestig en geteken voor my te ..... op .....**

*Kommissaris van Ede*

Amp. ....

(3) **Gelykydig met die indiening van 'n nominasie of nie later nie as die uur en datum in subparagraph (4) bepaal, moet elke kandidaat by die kiesbeampte indien—**

- (a) 'n *curriculum vitae* van nie meer nie as 150 woorde, insluitende waar moontlik, 'n telefoonnummer waar die kandidaat bereik kan word;
- (b) 'n swart-wit paspoortfoto waarop die kandidaat se naam en raadsverwysingsnommer op die agterkant aangedui is;
- (c) sy of haar instemming tot nominasie in die volgende vorm:

#### **INSTEMMING TOT NOMINASIE**

**Ek (meld volle voorname en van in drukskrif soos dit verskyn in die register of op die rol, na gelang van die geval), ..... verklaar dat—**

- (a) ek tot nominasie instem;
- (b) ek 'n Suid-Afrikaanse burger is;
- (c) ek permanent in die Republiek woonagtig is te (meld volledige woonadres) .....;
- (d) ek toestem tot nominasie in die volgende kategorie:
  - Geregistreerde verpleegkundige/geregistreerde vroedvrou.
  - Ingeskrewe verpleegkundige.
  - Ingeskrewe verpleeghulp.
- (Skrap wat nie van toepassing is nie)
- (e) ek onderneem om my te hou aan die \*Geregskode vir lede van die Raad op Verpleging.

*Handtekening*

**Ek sertificeer dat die verklaarder erken het dat hy/sy met die inhoud van die verklaring vertrou is en dit begryp.**

\* Die Gedragskode is verkrygbaar van die Raad by: Posbus 1123, Pretoria, 0001, beëdig/bevestig en geteken voor my te ..... op .....

*Kommissaris van Ede*

Amp. ....

(4) **Elke nominasie moet nie later nie as ..... op ..... by die kiesbeampte by ..... per pos of per hand ingedien word.**

Vorms is van die kiesbeampte verkrybaar, maar kiesers en kandidate kan self die vorms opstel, mits dit aan die voorgeskrewe vereistes voldoen.

4. **'n Nominasie wat nie aan bestaande vereistes voldoen nie, of wat nie teen die gemelde tyd en datum by onderstaande adres by die kiesbeampte ingedien is nie, is ongeldig.**

*Kiesbeampte*

**Adres** .....

**Datum** .....

**AANHANGSEL C**
**VERKIESING VAN LEDE/N LID VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING  
STEMBRIEF VIR GEREGSTREERDE VERPLEEGKUNDIGES EN/OF GEREGSTREERDE VROEDVROUWE**
***Amtelike merk van kiesbeampte***

Verkiesing van ..... lid/lede.

Kolom vir	Name van
kieser se merk	kandidate in alfabetiese volgorde

**INSTRUKSIES AAN KIESERS**

Elke kieser is geregtig om vir hoogstens ..... kandidaat/kandidate te stem,  
en stem deur teenoor die naam/name van die kandidaat/kandidate vir wie hy/sy stem, 'n merk te maak.

'n Stembrief word verwerp indien—

- (a) dit nie die amtelike merk van die kiesbeampte dra nie;
- (b) die verklaring op die identifikasiekoevert nie in orde is nie;
- (c) dit nie in die identifikasiekoevert ingedien is nie;
- (d) dit nie gemerk is nie of nie duidelik aantoon vir welke kandidate gestem is nie;
- (e) dit stemme bevat vir meer kandidate as wat daar lede is wat verkies moet word;
- (f) dit enige skrif of enige merk daarop het waardeur die kieser geïdentifiseer kan word;
- (g) 'n identifikasiekoevert meer as een stembrief bevat.

Hierdie stembrief moet met die gesigkant na binne gevou word en moet geplaas word in bygaande identifikasiekoevert wat goed toegeplak moet word en dan in 'n ander koevert geplaas moet word, van 'n seël voorsien moet word en aan die kiesbeampte te ..... gerig moet word sodat dit die kiesbeampte nie later nie as om ..... op die ..... dag van ..... (maand en jaar) bereik.

Die stembrief kan ook per hand by die kiesbeampte te ..... nie later nie as om ..... op die ..... dag van ..... (maand en jaar) ingedien word.

**AANHANGSEL D**
**VERKIESING VAN LEDE/N LID VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING  
STEMBRIEF VIR INGESKREWE VERPLEEGKUNDIGES**
***Amtelike merk van kiesbeampte***

Verkiesing van ..... lid/lede.

Kolom vir	Name van
kieser se merk	kandidate in alfabetiese volgorde

**INSTRUKSIES AAN KIESERS**

Elke kieser is geregtig om vir hoogstens ..... kandidaat/kandidate te stem, en stem deur 'n merk teenoor die naam/name van die kandidaat/kandidate vir wie hy/sy stem, te maak.

'n Stembrief word verwerp indien—

- (a) dit nie die amptelike merk van die kiesbeampte dra nie;
- (b) die verklaring op die identifikasiekoevert nie in orde is nie;
- (c) dit nie in die identifikasiekoevert ingedien is nie;
- (d) die nie gemerk is nie of nie duidelik aantoon vir welke kandidate gestem is nie;
- (e) die stemme bevat vir meer kandidate as wat daar lede is wat verkieks moet word;
- (f) dit enige skrif of enige merk daarop het waardeur die kieser geïdentifiseer kan word;
- (g) 'n identifikasiekoevert meer as een stembrief bevat.

Hierdie stembrief moet met die gesigkant na binne gevou word en moet geplaas word in bygaande identifikasiekoevert wat goed toegeplak moet word en dan geplaas moet word in 'n ander koevert wat toegeplak moet word, van 'n seël voorsien moet word en aan die kiesbeampte te ..... gerig moet word sodat dit die kiesbeampte nie later nie as om ..... op die ..... dag van ..... (maand en jaar) bereik.

Die stembrief kan ook per hand by die kiesbeampte te ..... nie later nie as om ..... op die ..... dag van ..... (maand en jaar) ingedien word.

#### AANHANGSEL E

#### VERKIESING VAN LEDE/N LID VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

#### STEMBRIEF VIR INGESKREWE VERPLEEGHULPE

##### *Amptelike merk van kiesbeampte*

Verkiesing van ..... lid/lede.

Kolom vir

Name van

kieser se merk

kandidate in

alfabetiese volgorde

#### INSTRUKSIES AAN KIESERS

Elke kieser is geregtig om vir hoogstens ..... kandidaat/kandidate te stem, en stem deur 'n merk teenoor die naam/name van die kandidaat/kandidate vir wie hy/sy stem, te maak.

'n Stembrief word verwerp indien—

- (a) dit nie die amptelike merk van die kiesbeampte dra nie;
- (b) die verklaring op die identifikasiekoevert nie in orde is nie;
- (c) dit nie in die identifikasiekoevert ingedien is nie;
- (d) die nie gemerk is nie of nie duidelik aantoon vir welke kandidate gestem is nie;
- (e) die stemme bevat vir meer kandidate as wat daar lede is wat verkieks moet word;
- (f) dit enige skrif of enige merk daarop het waardeur die kieser geïdentifiseer kan word;
- (g) 'n identifikasiekoevert meer as een stembrief bevat.

Hierdie stembrief moet met die gesigkant na binne gevou word en moet geplaas word in bygaande identifikasiekoevert wat goed toegeplak moet word en dan geplaas moet word in 'n ander koevert wat toegeplak moet word, van 'n seël voorsien moet word en aan die kiesbeampte te ..... gerig moet word sodat dit die kiesbeampte nie later nie as om ..... op die ..... dag van ..... (maand en jaar) bereik.

Die stembrief kan ook per hand by die kiesbeampte te ..... nie later nie as om ..... op die ..... dag van ..... (maand en jaar) ingedien word.

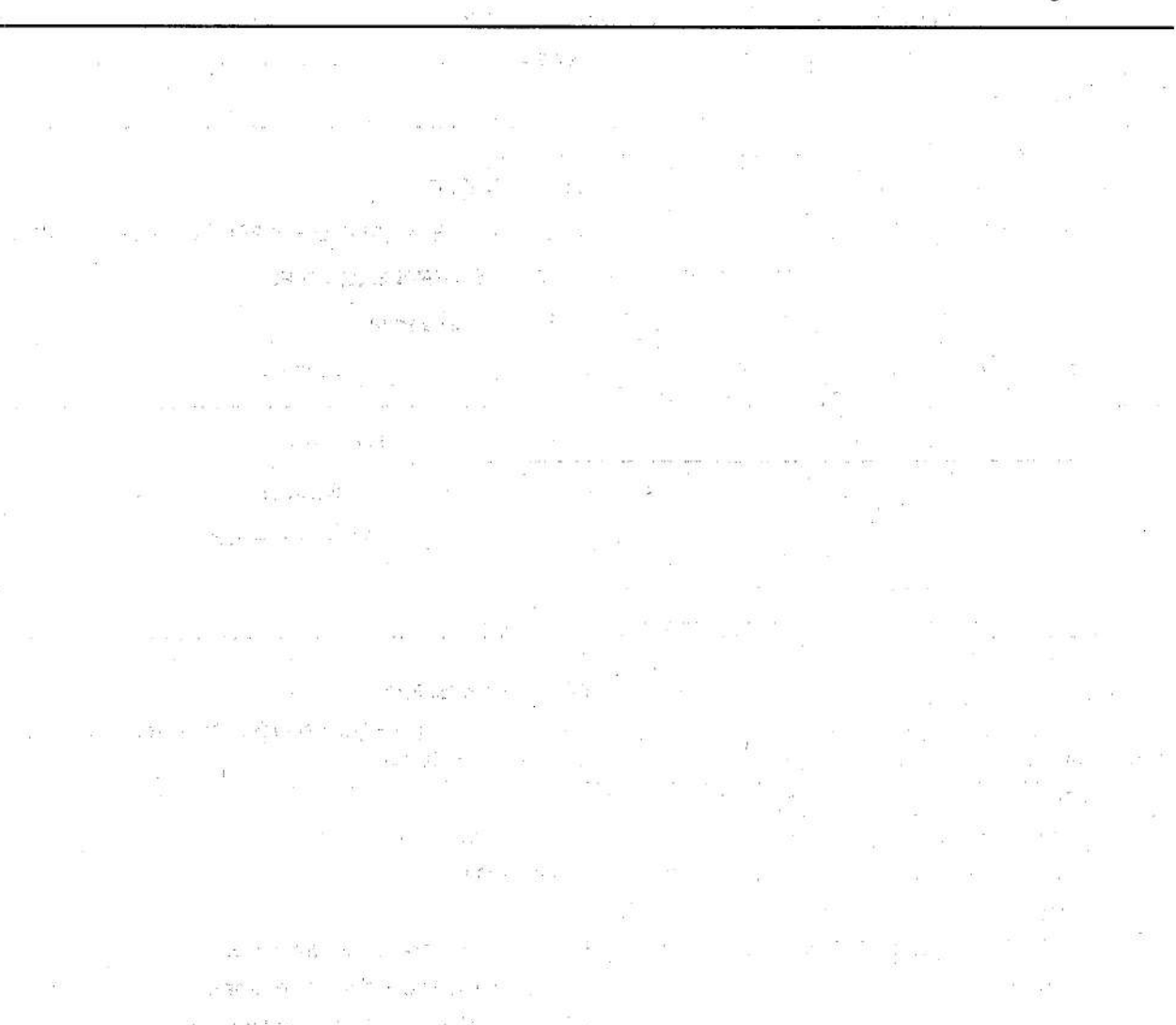
**AANHANGSEL F****VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING****IDENTITEITSVERKLARING DEUR KIESER**

Ek (meld volle voorname en van in drukskrif soos dit verskyn in die register of op die rol, na gelang van die geval),

, verklaar dat—

- (a) die ingeslotte stembrief aan my uitgereik is;
  - (b) ek 'n Suid-Afrikaanse burger is;
  - (c) ek in die Republiek woonagtig is te (meld volledige woonadres)
- .....;
- (d) my Raadsverwysingsnommer ..... is.

*Handtekening*



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