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GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

SOUTH AFRICAN REVENUE SERVICE SUID-AFRIKAANSE INKOMSTEDIENS

No. R. 1708

31 December 1998

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE No. 1 (No. 1/1941)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

G. MARCUS

Deputy Minister of Finance

SCHEDULE

Heading	Sub=heading	C D	Article Description	Statistical Unit	Rate of Duty	Anno=tations
89.03			By the substitution for heading No. 89.03 of the following:			
"89.03			Yachts and other vessels for pleasure or sports; rowing boats and canoes:			
	8903.10	8	- Inflatable	U	10%	
	8903.9		- Other:			
	8903.91	0	-- Sailboats, with or without auxiliary motors	U	10%	
	8903.92	7	-- Motorboats (excluding outboard motorboats)	U	10%	
	8903.99	1	-- Other	U	10%"	

No. R. 1708**31 Desember 1998**

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE No. 1 (No. 1/1/941)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig, in die mate in die Bylae hiervan aangetoon.

G. MARCUS

Adjunkminister van Finansies

BYLAE

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Anno=tasies
89.03			Deur pos No. 89.03 deur die volgende te vervang:			
"89.03			Jagte en ander bote vir plesier of sport; roeibote en kano's:			
	8903.10	8	- Opblaasbaar	U	10%	
	8903.9		- Ander:			
	8903.91	0	-- Seilbote, met of sonder hulpmotors	U	10%	
	8903.92	7	-- Motorbote (uitgesonderd buiteboordmotorbote)	U	10%	
	8903.99	1	-- Ander	U	10%"	

No. R. 1709**31 December 1998**

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE No. 1 (No. 1/1/940)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

G. MARCUS

Deputy Minister of Finance

SCHEDULE

Head=ing	Subheading	C. D.	Article Description	Statistical Unit	Rate of Duty	Anno=tations
90.32			<p>By the substitution for subheading No. 9032.10.10 of the following:</p> <p>"10 1 - Identifiable for use solely or principally with electro-thermic domestic appliances (excluding those of which the operation depends on an electrical phenomenon which varies according to the factor to be ascertained or automatically controlled)</p>	u	10%"	

No. R. 1709**31 Desember 1998**

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE No. 1 (No. 1/1/940)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig, in die mate in die Bylae hiervan aangetoon.

G. MARCUS

Adjunkminister van Finansies

BYLAE

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Anno=tasies
90.32			<p>Deur subpos No. 9032.10.10 deur die volgende te vervang:</p> <p>"10 1 - Uitkenbaar as vir gebruik slegs of hoofsaaklik met elektrotermiese huishoudlike toestelle (uitgesonderd dié waarvan die werking op 'n elektriese verskynsel berus wat wissel volgens die faktor wat vasgestel of outomaties gekontroleer moet word)</p>	u	10%"	

No. R. 1710**31 December 1998****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 1 (No. 1/1/939)**

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

G. MARCUS**Deputy Minister of Finance****SCHEDULE**

Head=ing	Subheading	C. D.	Article Description	Statistical Unit	Rate of Duty	Anno=ta=tions
48.11	"4811.21	9	By the substitution for subheading No. 4811.21 of the following: -- Self-adhesive	kg	20%"	

No. R. 1710**31 Desember 1998****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/1/939)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig, in die mate in die Bylae hiervan aangetoon.

G. MARCUS**Adjunkminister van Finansies****BYLAE**

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Anno=ta=ties
48.11	"4811.21	9	Deur subpos No. 4811.21 deur die volgende te vervang: -- Selflewend	kg	20%"	

No. R. 1711

31 December 1998

CUSTOMS AND EXCISE ACT, 1964.

AMENDMENT OF SCHEDULE No. 1 (No. 1/1/938).

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

G. MARCUS

Deputy Minister of Finance

SCHEDULE

Head=ing	Subheading	C. D.	Article Description	Statistical Unit	Rate of Duty	Anno=tations
04.08			By the substitution for heading No. 04.08 of the following:			
"04.08			Bird's eggs, not in the shell, and egg yolks, fresh, dried, cooked by steaming or by boiling in water, moulded, frozen or otherwise preserved, whether or not containing added sugar or other sweetening matter:			
	0408.1		- Egg yolks:			
	0408.11	8	-- Dried	kg	19%	
	0408.19	9	-- Other	kg	19%	
	0408.9		- Other:			
	0408.91	4	-- Dried	kg	19%	
	0408.99	5	-- Other	kg	19%"	

No. R. 1711**31 Desember 1998****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/1938)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig, in die mate in die Bylae hiervan aangetoon.

G. MARCUS**Adjunkminister van Finansies****BYLAE**

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Anno= tasies
04.08			Deur pos No. 04.08 deur die volgende te vervang:			
"04.08			Voëleiers, nie in die dop nie, en eiergele, vars, gedroog, gekook onder stoom of in water, gevorm, bevrome of andersins gepreserveer, hetsy dit bygevoegde suiker of ander versoetingsmiddels bevat al dan nie:			
	0408.1		- Eiergele:			
	0408.11	8	-- Gedroog	kg	19%	
	0408.19	9	-- Ander	kg	19%	
	0408.9		- Ander			
	0408.91	4	-- Gedroog	kg	19%	
	0408.99	5	-- Ander	kg	19%"	

**DEPARTMENT OF TRANSPORT
DEPARTEMENT VAN Vervoer****No. R. 1701****31 December 1998****AVIATION ACT, 1962 (Act No. 74 of 1962)****FIFTH AMENDMENT OF THE CIVIL AVIATION REGULATIONS, 1997**

The Minister of Transport has under section 22 of the Aviation Act, 1962 (Act No 74 of 1962), and where necessary after consultation with the Minister of Finance, made the regulations in the Schedule.

SCHEDULE**Definition**

1. In these regulations unless the context otherwise indicates "the Regulations" means the Civil Aviation Regulations, 1997, published by Government Notice Nos. R. 1219, of 26 September 1997 and R. 1255 of 17 October 1997, as amended by Government Notice R. 1735 of 24 December 1997, Government Notice R. 1041 of 14 August 1998, Government Notice R. 1184 of 18 September 1998, and Government Notice R. 1664 of 14 December 1998.

Amendment of regulation 43.02.14 of Part 43 of the Regulations.

2. Regulation 43.02.14 of the Regulations is hereby amended by the substitution for subregulation (2) of the following subregulation:

- "(2) Before the approval of the Commissioner is considered for a modification as referred to in subregulation (1), the owner of the aircraft, or any other person who applies for the modification shall –
- (i) furnish the Commissioner with such information, data calculations, reports on tests, drawings or wiring diagrams relating to the design and proof of effectiveness or airworthiness of such modification as the Commissioner may require; and
 - (ii) be accompanied by the appropriate fee as prescribed in Part 187".

Amendment of regulation 47.00.8 of Part 47 of the Regulations.

3. Regulation 47.00.8 is hereby amended by the insertion of the following subregulations after subregulation (2):

- "(3) When a bank or other financier registers a mortgage over an aircraft in terms of the Mortgaging of Aircraft Regulations, 1997, the holder of a certificate of registration for such a mortgaged aircraft, shall simultaneously apply for an amendment of such a certificate, in order to have the said certificate endorsed with the details of the mortgage, mortgagee, mortgagor and date of registration of the said mortgage.
- (4) An application for amendment referred to in subregulation (3) shall be –
- (a) made in the appropriate form as prescribed in Document SA-CATS-ARM; and

- (b) accompanied by –
- (i) A certified excerpt from the South African Aircraft Mortgage Register indicating registration of the said mortgage;
 - (ii) the appropriate fee for the amendment by endorsement of a certificate of registration as prescribed in Part 187."

Substitution of regulation 47.00.9 of Part 47 of the Regulations.

4. Regulation 47.00.9 is hereby amended by the substitution for regulation 47.00.9 of the following regulation:

- "47.00.9 (1) If a certificate of registration is lost, stolen, damaged or destroyed, the holder thereof, or an aircraft maintenance organisation approved under Part 145 and which is responsible for the servicing and maintenance of the aircraft, may apply to the Commissioner for the issue of a duplicate of the certificate of registration.
- (2) An application to in subregulation (1) shall be –
- (a) made in the appropriate form as prescribed in Document SA-CATS-ARM; and
 - (b) accompanied by the appropriate fee as prescribed in Document SA-CATS-ARM.
- (3) A duplicate of the certificate of registration shall be issued on the appropriate form as prescribed in Document SA-CATS-ARM."

Amendment of regulation 47.00.10 of Part 47 of the Regulations.

5. Regulation 47.00.10 is hereby amended by the insertion of the following subregulation after subregulation (5):

- "(6) From the commencement of the fifteenth day after the date on which a certificate of registration expires, the Commissioner shall have the right to prohibit any further flight or operation of such aircraft, by way of written notification to the Air Traffic & Navigation Services Company, as well as the person to whom the right of possession has been transferred. Such grounding or prohibition will be valid as from the date of the said notification and will not be uplifted until the latest owner of the aircraft has complied with all such requirements, as prescribed in the Civil Aviation Regulations, as may be necessary to issue a new certificate of registration, and has also paid the appropriate fees as prescribed for registration as well as uplifting of such grounding in Part 187."

Amendment of regulation 47.00.11 of Part 47 of the Regulations.

6. Regulation 47.00.11 is hereby amended by the deletion of subparagraph (vi) of paragraph (b) of subregulation (4) of regulation 47.00.11.

Substitution of regulation 47.00.14 of Part 47 of the Regulations.

7. Regulation 47.00.14 is hereby amended by the substitution for regulation 47.00.14 of the following regulation:

"South African Civil Aircraft Register (SACAR)

- 47.00.11 (1) The Commissioner shall maintain a register of South African aircraft, which shall be called "South African Civil Aircraft Register (SACAR)".
- (2) The register shall contain the following particulars:
- (a) The full name and, if any, the trade name of the holder of the certificate of registration;
 - (b) the postal address of the holder of the certificate of registration;
 - (c) the date on which the aircraft was registered on the SACAR for the first time;
 - (d) the date on which the aircraft was registered in the name of the holder;
 - (e) particulars of the manufacturer's designation, serial number and maximum certificated mass of the aircraft;
 - (f) the nationality and registration marks of the aircraft; and
 - (g) the airworthiness categories of the aircraft.
- (3) An excerpt of the SACAR shall be furnished by the Commissioner, on payment of the appropriate fee as is prescribed in Part 187, to any person who may request such an excerpt."

Amendment of regulation 61.01.2 of Part 61 of the Regulations.

8. Regulation 61.01.2 is hereby amended by the insertion of the following subregulation after subregulation (2):

- "(3) The holder of a pilot license shall pay the annual currency fees as prescribed in Part 187, applicable to the type of license, on the anniversary date of such license."

Amendment of regulation 61.01.9 of Part 61 of the Regulations.

9. Regulation 61.01.9 is hereby amended by the insertion of the following subregulation after subregulation (1), the existing regulation being renumbered as subregulation (1):

- "(2) The holder of a pilot license and rating shall submit copies of all documentation reflecting continued maintenance of competency to the Commissioner within 7 days after compliance with the appropriate requirements prescribed in this Part."

Amendment of regulation 61.01.17 of Part 61 of the Regulations.

10. Regulation 61.01.17 is hereby amended by the insertion of the following subregulation after subregulation (3):

- "(4) The application to be considered for designation as referred to in subregulation (1) shall be accompanied by -

 - (a) detail of the license and ratings to which the application applies; and
 - (b) the appropriate fee as prescribed in Part 187."

Amendment of regulation 63.01.2 of Part 63 of the Regulations.

11. Regulation 63.01.2 is hereby amended by the insertion of the following subregulation after subregulation (2):

- "(3) The holder of a flight engineer license shall pay the annual currency fee as prescribed in Part 187 applicable to the type of license on the anniversary date of such license."

Amendment of regulation 63.01.4 of Part 63 of the Regulations.

12. Regulation 63.01.4 is hereby amended by the insertion of the following subregulation after subregulation (1), the existing regulation being renumbered as subregulation (1):

- "(2) The holder of a flight engineer license and rating shall submit copies of all documentation relating to continued maintenance of competency to the Commissioner within 7 days after compliance with the appropriate requirements prescribed in this Part."

Amendment of regulation 63.01.14 of Part 63 of the Regulations.

13. Regulation 63.01.14 is hereby amended by the insertion of the following subregulation after subregulation (3):

- "(4) The application to be considered for designation as referred to in subregulation (1) shall be accompanied by –
(a) detail of the license and ratings to which the application applies; and
(b) the appropriate fee as prescribed in Part 187."

Amendment of regulation 64.01.2 of Part 64 of the Regulations.

14. Regulation 64.01.2 is hereby amended by the insertion of the following subregulation after subregulation (2):

- "(3) The holder of a cabin crew member license shall pay the annual currency fees as prescribed in Part 187 applicable to the type of license on the anniversary date of such license."

Amendment of regulation 64.01.3 of Part 64 of the Regulations.

15. Regulation 64.01.3 is hereby amended by the insertion of the following subregulation after subregulation (1), the existing regulation being renumbered as subregulation (1):

- "(2) The holder of a cabin crew member license shall submit copies of all documentation reflecting continued maintenance of competency to the Commissioner within 7 days after compliance with the appropriate requirements prescribed in this Part."

Amendment of regulation 64.01.9 of Part 64 of the Regulations.

16. Regulation 64.01.9 is hereby amended by the insertion of the following subregulation after subregulation (3):

- "(4) The application to be considered for designation as referred to in subregulation (1) shall be accompanied by –
(a) detail of the license and ratings to which the application applies; and

(b) the appropriate fee as prescribed in Part 187."

Amendment of regulation 65.01.2 of Part 65 of the Regulations.

17. Regulation 65.01.2 is hereby amended by the insertion of the following subsection after subregulation (3):

"(4) The holder of an air traffic license shall pay the annual currency fees as prescribed in Part 187, applicable to the type of license, on the anniversary date of such license."

Amendment of regulation 65.02.6 of Part 65 of the Regulations.

18. Regulation 65.02.6 is hereby amended by the insertion of the following subregulation after subregulation (1), the existing regulation being renumbered as subregulation (1):

"(2) The holder of an air traffic service license and rating shall submit copies of all documentation reflecting continued maintenance of competency to the Commissioner within 7 days after compliance with the appropriate requirements prescribed in this Part."

Amendment of regulation 66.01.11 of Part 66 of the Regulations.

19. Regulation 66.01.11 is hereby amended by the insertion of the following subregulation after subregulation (3):

"(4) The application to be considered for designation as referred to in subregulation (1) shall be accompanied by –
(a) detail of the license and ratings to which the application applies; and
(b) the appropriate fee as prescribed in Part 187."

Amendment of regulation 67.00.11 of Part 67 of the Regulations.

20. Regulation 67.00.11 is hereby amended by the substitution of subregulation (2) for the following subregulation:

"(2) An appellant shall –
(a) deliver his or her appeal in writing, stating the reasons why in his or her opinion, the decision or endorsement should be varied or set aside;
(b) pay the appropriate fee as prescribed in Part 187; and
(c) be responsible for the payment of any additional medical expenses incurred as a result of the appeal".

Substitution of regulation 139.02.1 of Part 139 of the Regulations.

21. Regulation 139.02.1 is hereby amended by the substitution for regulation 139.02.1 of the following regulation:

"Issuing and renewal of aerodrome licenses

- 139.02.1 (1) All aerodrome license holders shall be in possession of a valid aerodrome license, to be renewed on an annual basis.
- (2) The issue and renewal of an aerodrome license shall be subject to the aerodrome complying with the standards and recommended practices as contained in the relevant ICAO Annexes and Documents and the South African Civil Aviation Regulations.
- (3) Compliance with said standards and recommended practices, for the purposes of issuing or renewal of a license will be determined by means of audit procedures and inspections, by the South African Civil Aviation Authority, at various times, as determined by the Commissioner for Civil Aviation, during the preceding license period or before the issuing of a new license.
- (4) The South African Civil Aviation Authority shall levy fees from aerodrome license holders, upon renewal of issuing of an aerodrome license, in accordance with the tariffs as published in regulation 187.00.15."

Substitution of regulation 139.03.1 of Part 139 of the Regulations.

22. Regulation 139.03.1 is hereby amended by the substitution for regulation 139.03.1 of the following regulation:

"Issuing and renewal of heliport licenses

- 139.03.1 (1) All heliport holders shall be in possession of a valid heliport license, to be renewed on an annual basis.
- (2) The issue and renewal of an heliport license shall be subject to the heliport complying with the standards and recommended practices as contained in the relevant ICAO Annexes and Documents and the South African Civil Aviation Regulations.
- (3) Compliance with said standards and recommended practices, for the purposes of issuing or renewal of a license will be determined by means of audit procedures and inspections, by the South African Civil Aviation Authority, at various times, as determined by the Commissioner for Civil Aviation, during the preceding license period or before the issuing of a new license.
- (4) The South African Civil Aviation Authority shall levy fees from heliport license holders, upon renewal or issuing of an heliport license, in accordance with the tariffs as published in regulation 187.00.15."

Amendment of regulation 172.01.3 of Part 172 of the Regulations.

23. Regulation 172.01.3 is hereby amended by the substitution for the said regulation of the following regulation:

"REQUIREMENT FOR AIR TRAFFIC SERVICE UNIT APPROVAL

- 172.01.3 "No air traffic service shall provide air traffic services including –

- (a) aerodrome control services,
- (b) approach control services,
- (c) area control services,
- (d) approach radar services;
- (e) area radar control services, and
- (f) flight information services

in those portions of airspace and the aerodromes determined by the Commissioner in terms of regulation 172.01.2 except under the authority of and in accordance with the provisions of an air traffic service unit approval issued under this Part".

Amendment of regulation 172.03.5 of Part 172 of the Regulations.

24. Regulation 172.03.5 is hereby amended by:

- (a) the deletion of the number "(1)" before the word "An", and
- (b) the substitution for the word "fee" of the word "fees" in subparagraph (ii) of paragraph (b).

Amendment of regulation 172.03.8 of Part 172 of the Regulations.

25. Regulation 172.03.8 is hereby amended by the substitution for subregulation (1) of the following subregulation:

- "(1) An approval shall be valid for a period of one year, calculated from the date of issuing or renewal thereof".

Amendment of regulation 175.00.3 of Part 175 of the Regulations.

26. Regulation 175.00.3 is hereby amended by the insertion of the following subregulation after regulation (1), the existing regulation being renumbered as subregulation (1):

- "(2) The purchase of the South African Aeronautical Information Publication shall be in accordance with the fees as prescribed in Part 187.
- (3) The purchase of a South African Aeronautical Information Publication annual amendment service shall be in accordance with fees as prescribed in Part 187".

Amendment of regulation 187.00.2 of Part 187 of the Regulations.

27. Regulation 187.00.2 is hereby amended by

- (i) the substitution for paragraphs (b), (c), (f(i)), (h(i)), (j) and (l) of regulation 187.00.2 of the following paragraphs:

"(b)(i)	For the type certification approval evaluation per type for class 1 products (regulation 21.02.(b)(ii)).....	350.00 per hour
(b)(ii)	for the issuing of a type certificate for class 1 products, or an amendment thereof (regulation 21.02.2(b)(ii)).....	1000.00
(c)(i)	for the type acceptance certification approval evaluation per type for class 1 products (regulation 21.04.2.(b)(i)).....	350.00 per hour
(c)(ii)	for the issuing of a type acceptance certificate for class 1 products, or an amendment thereof (regulation 21.04.2(b)(i)).....	1000.00
(f)(i)	for the issuing of a standard or restricted Certificate of Airworthiness	

(regulation 21.08.2(2)(b)(i), Export Certificates of Airworthiness (regulation 21.11.2(b)(iii), and the re-issuing of a standard or restricted certificate of airworthiness (following an accident) regulation 21.08.2(2)(b)(i)).....	See Table 1 below
(h)(i) for the issuing of a special flight permit (regulation 21.08 (2)(b)(i)).....	175.00
(j) For the issuing of an export airworthiness approval (regulation 21.11.2(3)(b)(iii)) for products other than class 1 products.....	1000.00
(l) for the issuing of a duplicate of any certificate, approval or authorisation issued under Part 21.....	200.00
and	
(ii) the insertion of paragraph (m) after paragraph (l) of regulation 187.00.2	
"(m) for the inspection of an aircraft for issue of a Foreign Operator's Permit.....	350.00 per hour"

Table 1

Weight Category	New/Reissue, Export C of A	Currency Fee
0 – 1800 kg	2000.00	500.00
1801 – 3600 kg	2500.00	750.00
3601- 5700 kg	3000.00	1000.00
5701 – 20000kg	4000.00	1500.00
20001 – 50000kg	6000.00	2000.00
50001 kg +	8000.00	3000.00

Amendment of regulation 187.00.3 of Part 187 of the Regulations.

28. Regulation 187.00.3 is hereby amended by the substitution for paragraphs (a) and (c) of regulation 187.00.3 of the following paragraphs:

"(a) for the issuing of a fuel venting certificate (regulation 34.00.4 (b)(i)).....	350.00
(c) for the issuing of an engine emissions certificate (regulation 34.00.10 (b)(i))....	350.00"

Amendment of regulation 187.00.4 of Part 187 of the Regulations.

29. Regulation 187.00.4 is hereby amended by the substitution for paragraph (a) of regulation 187.00.4 of the following paragraph:

"(a) for the issuing of a noise certificate (regulation 36.00.4 (b)(i)).....	350.00"
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Insertion of regulation 187.00.4A of the Regulations.

30. Regulation 187.00.4A is hereby inserted after regulation 187.00.4:

"Fees relating to Part 43**187.00.4A The following fees shall be payable on application -**

(a) For modification, repairs and installation on an aircraft or the first 30 minutes (regulation 43.02.14).....	R 300.00
(b) For modification, repairs and installation on an aircraft per hour (regulation 43.02.14).....	350.00"

Substitution of regulation 187.00.5 of Part 187 of the Regulations.

31. Regulation 187.00.5 is hereby amended by the substitution for regulation 187.00.5 of the following regulation:

"Fees relating to Part 47"

187.00.5 The following fees shall be payable on application -	R
(a) for registration of an aircraft (regulation 47.00.5(2)(c) and 47.0010(3)).....	400,00
(b) for the amendment of a certificate of registration (regulation 47.00.8(2)(b)(iii) and (4)(b)(ii)).....	200,00
(c) for the issue of a duplicate certificate of registration (regulation 47.00.9(2)(b)).....	200,00
(d) for the uplifting of a grounding (regulation 47.00.10(6)).....	400,00
(e) for the cancellation of a certificate of registration (regulation 47.00.11(2)(b)(ii)).	400,00
(f) for an excerpt from the South African Civil Aircraft Register (SACAR) (regulation 47.00.14(5) (R5,00 per aircraft up to a maximum of).....	200,00*

Substitution of regulation 187.00.6 of Part 187 of the Regulations.

32. Regulation 187.00.6 is hereby amended by the substitution of regulation 187.00.6 of the following regulation:

"Fees relating to Part 61"**187.00.6 The following fees shall be payable on application -**

(a) for validation of the following air crew licenses:	R
(i) airline transport pilot;	400,00
(ii) commercial pilot;	350,00
(iii) private pilot;	250,00
(iv) microlight pilot;	250,00
(v) glider pilot license,	250,00
(vi) free balloon pilot;	250,00
(vii) airship pilot;	250,00
(viii) gyroplane pilot; and.....	250,00
(ix) paraplane pilot license.....	250,00
(b) for a copy of the register of pilot licenses.....	150,00
(c) for issuing and/or reissuing of the following air crew licenses:	
(i) student pilot.....	200,00
(ii) private pilot;	250,00
(iii) commercial pilot;	350,00
(iv) airline transport pilot;.....	400,00
(v) commercial microlight aeroplane pilot;	200,00
(vi) commercial glider pilot.....	200,00
(d) for issuing and/or reissuing of any rating that will be reflected on a license:	
(i) instructor rating.	
Category A & B for Aeroplane & Helicopter.....	180,00
(ii) other ratings.....	150,00
(e) for examinations provided by the Commissioner in respect of any pilot license or rating, per subject –	
(i) online.....	180,00
(ii) out-station.....	220,00
(f) for the remarking of examinations by the Commissioner in respect of any pilot license or rating, per subject.....	200,00
(g) for the issuing of the following duplicate pilot licenses:	
(i) student pilot.....	200,00
(ii) private pilot;.....	250,00
(iii) commercial pilot;.....	350,00
(iv) airline transport pilot;.....	400,00
(v) commercial microlight aeroplane pilot;	200,00
(vi) commercial glider pilot.....	200,00

(h)	for the annual currency of the following air crew licenses:	
(i)	private pilot.....	150,00
(ii)	commercial pilot;	200,00
(iii)	airline transport pilot;	250,00
(iv)	microlight aeroplane pilot;	100,00
(v)	commercial microlight aeroplane pilot;	150,00
(vi)	commercial glider pilot.....	150,00
(i)	for the designation of the following examiners:	
(i)	designated flight examiner (concurrent with Instructor rating – 3 yearly).....	1500,00
(ii)	designated radio telephony operator examiner (once off).....	500,00"

Substitution of regulation 187.00.7 of Part 187 of the Regulations

33. Regulation 187.00.7 of is hereby amended by the substitution for regulation 187.00.7 of the following regulation:

"Fees relating to Part 63**187.00.7 The following fees shall be payable on application -**

(a)	for validation of a flight engineer license.....	350,00
(b)	for a copy of the register of flight engineer licenses.....	150,00
(c)	for the issuing and/or re-issuing of a flight engineer license.....	350,00
(d)	for the issuing and/or re-issuing of a rating that will be reflected on flight engineer licenses:	
(i)	flight engineer instructor rating;	200,00
(ii)	other.....	150,00
(e)	for examinations provided by the Commissioner in respect of any flight engineer license or rating, per subject –	
(i)	online.....	180,00
(ii)	out-station.....	220,00
(f)	for remarking of examinations in respect of any flight engineer license or rating, per subject.....	200,00
(g)	for issuing of a duplicate flight engineer license.....	350,00
(h)	for the annual currency of a flight engineer license.....	200,00
(i)	for the designation of a flight engineer examiner (annually)	500,00"

Substitution of regulation 187.00.8 of Part 187 of the Regulations.

34. Regulation 187.00.8 is hereby amended by the substitution for regulation 187.00.8 of the following regulation:

Fees relating to Part 64**187.00.8 The following fees shall be payable on application -**

(a)	for a copy of the register of cabin crew member licenses.....	150,00
(b)	for the issuing and/or re-issuing of a cabin crew member license.....	200,00
(c)	for examinations provided by the Commissioner in respect of any cabin crew member license or rating per subject –	
(i)	online (later stage)	180,00
(ii)	out-station.....	220,00
(d)	for remarking of examinations in respect of any cabin crew member license or rating, per subject.....	200,00
(e)	for issuing of a duplicate cabin crew member license.....	200,00
(f)	for the annual currency of a cabin crew member license.....	100,00
(g)	for the designation of a cabin crew member examiner (annually).....	500,00"

Substitution of regulation 187.00.9 of Part 187 of the Regulations.

"Fees relating to Part 65

187.00.9 The following fees shall be payable on application -	R
(a) for validation of an air traffic service license or rating.....	350,00
(b) For a copy of the register of air traffic service licenses.....	100,00
(c) For issuing and/or re-issuing of an air traffic service license.....	350,00
(d) For an addition of a rating to an air traffic service license.....	150,00
(e) For endorsement of an air traffic service license.....	150,00
(f) For issuing of a duplicate air traffic service license.....	350,00
(g) For the currency of an air traffic service license	200,00"

Substitution of regulation 187.00.10 of Part 187 of the Regulations.

36. Regulation 187.00.10 is hereby amended by the substitution for regulation 187.00.10 of the following regulation:

"Fees relating to Part 66

187.00.10 The following fees shall be payable on application	R-
(a) for the validation of an aircraft maintenance engineer license.....	350,00
(b) for a copy of the register of aircraft maintenance engineer licenses.....	150,00
(c) for issuing and/or re-issuing of a aircraft maintenance engineer license.....	350,00
(d) for amendment of / addition to aircraft maintenance engineer license.....	150,00
(e) for the renewal of a aircraft maintenance engineer license.....	350,00
(f) for issuing of a duplicate aircraft maintenance engineer license.....	350,00
(g) for remarking of examinations in respect of any aircraft maintenance engineer license or rating, per subject.....	200,00
(h) for issue of letter of confirmation of AME experience/qualifications to interested parties.....	400,00
(i) for the designation of a aircraft maintenance engineer examiner (annually).....	500,00"

Substitution of regulation 187.00.11 of Part 187 of the Regulations.

37. Regulation 187.00.11 is hereby amended by the substitution for regulation 187.00.11 of the following regulation:

"Fees relating to Part 67

187.00.11 The following fee shall be payable on application -	R
Appeal against being found medically unfit (Non refundable).....	1000,00"

Insertion of regulation 187.00.11A into Part 187 of the Regulations.

38. Regulation 187.00.11A is hereby inserted after regulation 187.00.11:

"Fees relating to Part 91

187.00.11A The following fees shall be payable on application -	R
(a) for issue of a duplicate mass and balance report.....	350,00
(b) For issue of a duplicate flight manual approval.....	175,00
(c) for issue of a duplicate aircraft equipment list.....	350,00
(d) for issue or re-issue of Reduced Vertical Separation Minima (RVSM) certificate	525,00
(e) for issue or re-issue of Minimum Navigation Performance Specification (MNPS) certificate.....	175,00

(f)	for issue or re-issue of FM Immunity Certificate.....	175,00
(g)	for issue or re-issue of RNAV Certificate.....	175,00
(h)	for issue or re-issue of transponder binary/decimal/hexadecimal codes.....	100,00
(i)	For issue or re-issue of a certificate of permission to import an aircraft.....	175,00"

Substitution of regulation 187.00.12 of Part 187 of the Regulations.

39. Regulation 187.00.12 is hereby amended by the substitution for regulation 187.00.12 of the following regulation:

"Fees relating to Part 121

187.00.12 The following fees shall be payable upon application -

(a)	for issuing of Operating Certificate issued in terms of regulation 121.06.3 for aeroplanes in the all up certificated mass class:	R
	(i) less than 5 700 but with a passenger seating capacity of more than none seats.....	6 000,00
	(ii) 5 701 – 20 000kg.....	8 000,00
	(iii) 20 001 – 130 000kg.....	10 000,00
	(iv) greater than 130 000kg.....	12 000,00
(b)	fee for each aeroplane in the classes referred to above:	
	a) less than 5 700 but with a passenger seating capacity of more than none seats.....	800,00
	(i) 5 701 – 20 000kg.....	900,00
	(ii) 20 001 – 130 000kg.....	1 000,00
	(iii) greater than 130 000kg.....	2 000,00
(c)	for renewal of an Operating Certificate referred to above:	
	a) less than 5 700kg but with a passenger capacity of more than nine seats.....	4 000,00
	(i) 5 701 – 20 000kg.....	6 000,00
	(ii) 20 000 – 130 000kg.....	8 000,00
	(iii) greater than 130 000kg.....	10 000,00
(d)	on renewal in respect of each aeroplane the fees referred to in paragraph (b) will be payable	
(e)	for a copy of the register of operating certificates.....	100,00"

Substitution of regulation 187.00.13 of Part 187 of the Regulations.

40. Regulation 187.00.13 is hereby amended by the substitution for regulation 187.00.13 of the following regulation:

"Fees relating to Part 127

187.00.13 The following fees shall be payable upon application -

(a)	for issuing of Operating Certificate issued in terms of regulation 121.06.3 for commercial helicopters in the all up certificated mass class of:	R
	(i) less than 1 5kg.....	5 000,00
	(ii) 1 500 – 5 700kg.....	6 000,00
	(iii) greater than 5 700kg.....	8 000,00
(b)	for each helicopter in the classes referred to above:	
	(i) less than 1 5kg.....	700,00
	(ii) 1 500 – 5 700kg.....	900,00
	(iii) greater than 5 700kg.....	1 000,00
(c)	for renewal of an Operating Certificate referred to above:	
	(i) less than 1 5kg.....	3 000,00
	(ii) 1 500 – 5 700kg.....	4 000,00
	(iii) greater than 5 700kg.....	6 000,00
(d)	On renewal the fees in respect of each helicopter referred to in paragraph (b) will be payable	

(e) for a copy of the register of operating certificates..... 100.00"

Substitution of regulation 187.00.14 of Part 187 of the Regulations.

41. Regulation 187.00.14 is hereby amended by the substitution for regulation 187.00.14 by the following regulations:

Fees relating to Part 135

187.00.14 The following fees shall be payable upon application -

R

(a)	for issuing of Operating Certificate issued in terms of regulation 121.06.3 for aeroplanes with a maximum certificates mass of 5 700kg or less or a maximum approved seating configuration of not more than nine seats.....	6 000.00
(b)	fee for each aeroplane in the classes referred to above:	800.00
(c)	for renewal of an Operating Certificate referred to above:	4 000.00
(d)	the fees in respect of each aeroplane referred to in paragraph (b) will be payable on renewal	
(e)	for a copy of the register of operating certificates.....	100.00"

Insertion of regulation 187.00.14A into Part 187 of the Regulations.

42. Regulation 187.00.14A is herewith inserted after regulation 187.00.14:

"Fees relating to Part 138

187.00.14A The following fees shall be payable on application -

For an operating certificate prescribed by regulation 138.01.2 shall be issued for Part 121, Part 127 or Part 135, as the case may be, the fees shall be as prescribed by the appropriate Part."

Substitution of regulation 187.00.15 of Part 187 of the Regulations.

43. Regulation 187.00.15 is hereby amended by the substitution for regulation 187.00.15 of the following regulation relating to Part 139:

187.00.15 "The following audit fees shall be payable:

Cat	R Fire Services, Security and National Aerodromes	R Dangerous Goods International Aerodromes	R Infrastruc- ture	R Lighting	Instrumentation
1	350.00	1 925.00	175.00	Instrument	VOR: R 700.00
2	1 400.00	3 850.00	175.00	Runways: R0.94 per meter published	ILS: R 1 050.00
3	2 100.00	5 600.00	350.00	Non instrument	NDB: R 175.00
4	3 850.00	10 500.00	700.00	Runways: R0.27 per meter published	PAPI:
5	4 900.00	13 300.00	700.00	Audit: R 525.00/set	
6	5 600.00	15 050.00	1 400.00		Calibrate: R1050/set
7	14 000.00	37 800.00	4 200.00		VHF spectrum: R700
8	15 400.00	41 300.00	5 600.00		(JC,CT,DN,LA,PE)"
9	31 500.00	86 100.00	10 500.00		
10	50 400.00	138 600.00	16 800.00		

Substitution of regulation 187.00.16 of Part 187 of the Regulations

44. Regulation 187.00.16 is hereby amended by the substitution for regulation 187.00.16 of the following regulation:

"Fees relating to Part 141"

187.00.16 The following fees shall be payable on application -		R
(a)	for a copy of the register of aviation training organisation approvals.....	150,00
(b)	for issuing of an aviation training organisation approval to conduct standard aviation training.....	1500,00
(c)	for amendment of an aviation training organisation approval to conduct standard aviation training.....	750,00
(d)	for the renewal of an aviation training organisation approval to conduct standard aviation training.....	750,00
(e)	for issuing of an aviation training organisation temporary approval to conduct aviation training.....	100,00*

Amendment of regulation 187.00.17 of Part 187 of the Regulations.

45. Regulation 187.00.17 is hereby amended by the substitution for paragraphs (b) and (c) of regulation 187.00.17 of the following paragraphs:

"(b)(i)	For the issue of an aircraft maintenance organisation approval within the borders of the RSA (regulation 145.02.6 (b)(i))	See Table 2 below
(b)(ii)	For the issue of an aircraft maintenance organisation approval outside the borders of RSA (regulation 145.02.6 (b)(i))	US\$80 per hour
(c)	For the renewal of an aircraft maintenance organisation approval within the borders of the RSA (regulation 145.02.11 (1)(b)())	See Table 3 below

Table 2

Per License Category.....	R1 000
Per Employee.....	
0 – 5.....	R2 500
6 – 10.....	R2 500 + R250 > 5 (per employee more than 5)
11 – 20.....	R2 500 + R250 > 5 + R150 > 10
21 – 50.....	R2 500 + R250 > 5 + R150 > 10 + R50 > 20
51 +.....	R2 500 + R250 > 5 + R150 > 10 + R50 > 20 + R10 > 50*

Table 3

Per License Category.....	R500
Per Employee.....	
0 – 5.....	R2 500
6 – 10.....	R2 500 + R250 > 5 (per employee more than 5.)
11 – 20.....	R2 500 + R250 > 5 + R150 > 10
21 – 50.....	R2 500 + R250 > 5 + R150 > 10 + R50 > 20
51 +.....	R2 500 + R250 > 5 + R150 > 10 + R50 > 20 + R10 > 50*

Amendment of regulation 187.00.21 of Part 187 of the Regulations.

46. Regulation 187.00.21 is hereby amended by the

(i)	substitution for paragraph (c) of regulation 187.00.21 of the following paragraph;	
"(c)	for the renewal of an air traffic service unit approval (regulation 172.03.9(1)(b)(i)).....	2 500.00
	and	
(ii)	the insertion of the following paragraph after paragraph (d):	
(e)	(i) for the approval of an aerodrome control service.....	11 900.00
	(ii) for the approval of an approach control service.....	14 700.00
	(iii) for the approval of an area control service.....	14 700.00
	(iv) for the approval of a flight information service.....	14 700.00
	(v) for the approval of an approach radar service.....	24 500.00
	(vi) for the approval of an area radar service.....	24 500.00"

Insertion of regulation 187.00.22 in Part 187 of the Regulations.

47. Regulation 187.00.22 is hereby inserted after regulation 187.00.21:

"Fees relating to Part 175

187.00.22 The following fees shall be payable upon application -

(a)	for a copy of the South African Aeronautical Information Publication (regulation 175.00.3(a)).....	R330 excl postage
(b)	for subscribing to the South African Aeronautical Information Publication annual amendment Service (regulation 175.00.3 (b)).....	R230 excl Postage"

Insertion of regulation 187.00.23 in Part 187 of the Regulations

48. Regulation 187.00.23 is hereby inserted after regulation 187.00.22:

Payment of Value-Added Tax

"187.00.23 Value Added Tax is payable on the fees prescribed in Part 187 of the Regulations".

Short title and commencement

49. These regulations are called the Fifth Amendment of the Civil Aviation Regulations, 1997 and will come into operation on 31 December 1998.

"(6) Vanaf die aanvang van die vyftiende dag na die datum waarop 'n registrasiesertifikaat verstryk, sal die Kommissaris oor die reg beskik om enige verdere vlug of bedryf van so 'n lugvaartuig by wyse van skriftelike kennisgewing aan die Lugverkeer- en Navigasielidmaatskappy sowel as aan enige persoon aan wie die besitreg daarvan oorgedra is, te verbied. Sodanige verbod om te vlieg sal geldig wees vanaf die datum van sodanige kennisgewing en sal nie opgehef word totdat die laaste eienaar van die lugvaartuig sodanige vereistes soos voorgeskryf in die Burgerlugvaartregulasies as wat noodsaaklik is om 'n nuwe registrasiesertifikaat uit te reik nакom nie, en ook die toepaslike gelde soos vir registrasie en vir die opheffing van sodanige verbod om te vlieg in Deel 187 voorgeskryf, betaal het".

Wysiging van regulasie 47.00.11 van Deel 47 van die Regulasies

6. Regulasie 47.00.11 word hierby gewysig deur die skrapping van subparagraaf (vi) van paragraaf (b) van subregulasie (4) van regulasie 47.00.11.

Wysiging van regulasie 47.00.14 van Deel 47 van die Regulasies

7. Regulasie 47.00.14 word hierby gewysig deur die vervanging van regulasie 47.00.14 deur die volgende regulasie:

"Suid Afrikaanse Burgerlugvaartregister (SABR)

(1) Die Kommissaris sal 'n register van Suid-Afrikaanse vliegtuie hou, wat die "Suid-Afrikaanse Burglugvaartregister (SABR)" genoem sal word.

(2) Die register sal die volgende besonderhede bevat.

- (a) Die volle naam, en indien enige, die handelsnaam van die houer van die registrasiesertifikaat;
- (b) Die posadres van die houer van die registrasiesertifikaat;
- (c) Die datum waarop die lugvaartuig op die SABR vir die eerste keer geregistreer is;
- (d) Die datum waarop die lugvaartuig in die naam van die houer van die sertifikaat geregistreer is;
- (e) Besonderhede aangaande die vervaardiger se aanwysing, serienommer en maksimum gesertificeerde massa van die lugvaartuig;

(f) Die nasionaliteit en registrasiemerke van die lugvaartuig; en

(g) Die lugwaardigheidskategorie van die lugvaartuig.

(3) 'n Uittreksel uit die SABR sal op aanvraag na betaling van die toepaslike gelde soos voorgeskryf in Deel 187, deur die Kommissaris aan enige persoon wat om so 'n uittreksel aansoek doen, verskaf word".

Wysiging van Regulasie 61.01.2 van die Regulasies

8. Regulasie 61.01.2 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (2);

- “(3) Die houer van ‘n vlieënierslisensie moet die jaarlikse looptyd gelde, soos voorgeskryf in Deel 187, toepaslik tot die tipe lisensie, op die hernuwingsdatum van sodanige lisensie betaal”.

Wysiging van regulasie 61.01.9 van Deel 61 van die Regulasies

9. Regulasie 61.01.9 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (1) terwyl die huidige regulasie as subregulasie (1) hernommer word:

- “(2) Die houer van ‘n vlieënierslisensie en gradering sal kopie van alle dokumentasie wat die voortdurende onderhoudsbevoegdheid reflekteer, aan die Kommissaris binne 7 dae nakoming van die toepaslike vereistes voorgeskryf in hierdie Deel, voorsien”.

Wysiging van Regulasie 61.01.17 van Deel 61 van die Regulasies

10. Regulasie 61.01.17 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (3);

- “(4) Die aansoek vir aanwysing waarna in subregulasie (1) verwys word, sal vergesel word van
- (a) besonderhede van die lisensie en graderings waarop die aansoek van toepassing is; en
 - (b) die toepaslike gelde soos voorgeskryf in Deel 187”.

Wysiging van regulasie 63.01.2 van Deel 63 van die Regulasies

11. Regulasie 63.01.2 word hierby gewysig deur die byvoeging van die volgende subregulasies na subregulasie (2):

- “(3) Die houer van ‘n vliegingenieurslisensie moet die jaarlikse looptyd gelde soos voorgeskryf in Deel 187 toepaslik tot die tipe lisensie op die hernuwingsdatum van sodanige lisensie betaal”.

Wysiging van Regulasie 63.01.4 van Deel 63 van die Regulasies

12. Regulasie 63.01.4 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (1) terwyl die huidige subregulasie as subregulasie (1) hernommer word:

- “(2) Die houer van ‘n vliegingenieurslisensie en gradering moet afskrifte van alle dokumentasie wat betrekking het op die voortdurende onderhoud van bevoegdheid aan die Kommissaris binne 7 dae na nakoming van die toepaslike vereistes in hierdie Deel voorgeskryf, voorsien”.

Wysiging van Regulasie 63.01.14 van Deel 63 van die Regulasies

13. Regulasie 63.01.14 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (3):

“(4) Die aansoek wat vir aanwysing waarna in subregulasie (1) verwys word, sal vergesel word van -

- (a) die besonderhede van die lizensie en graderings waarop die aansoek van toepassing is; en
- (b) die toepaslike gelde soos voorgeskryf in Deel 187”.

Wysiging van Regulasie 64.01.2 van Deel 64 van die Regulasies

14. Regulasie 64.01.2 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (2)

“(3) “Die houer van ‘n kajuitbemanningslidlizensie moet die jaarlikse looptyd gelde soos in Deel 187 voorgeskryf, toepaslik tot die tipe licensie op die hernuwingsdatum van sodanige licensie betaal”.

Wysiging van Regulasie 64.01.3 van Deel 64 van die Regulasies

15. Regulasie 64.01.3 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (1) terwyl die huidige regulasie as subregulasie (1) hernommer word :

“(2) Die houer van ‘n kajuitbemanningslidlicensie sal afskrifte van alle dokumentasie wat die voortdurende onderhoud van bevoegdheid reflekteer binne 7 dae na voldoening aan die toepaslike vereistes in hierdie Deel voorgeskryf, aan die Kommisaris voorsien”.

Wysiging van Regulasie 64.01.9 van die Regulasies

16. Regulasie 64.01.9 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (3):

“(4) Die aansoek vir aanwysing waarna in subregulasie (1) verwys word, moet vergesel word van -

- (a) die besonderhede van die licensie en graderings waarop die aansoek betrekking het en
- (b) die toepaslike gelde soos voorgeskryf in Deel 187”.

Wysiging van regulasie 65.01.2 van Deel 65 van die Regulasies

17. Regulasie 65.01.2 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (3):

- “(4) Die houer van ’n lugverkeerslisensie moet die jaarlikse looptyd gelde soos voorgeskryf in Deel 187, toepaslik tot die betrokke lisensie, op die hernuwingsdatum van sodanige lisensie betaal”.

Wysiging van regulasie 65.02.6 van Deel 65 van die Regulasies

18. Regulasie 65.02.6 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (1) terwyl die huidige regulasie as subregulasie (1) hernommer word :

- “(2) Die houer van ’n lugverkeersdienslisensie en-gradering moet afskrifte van alle dokumentasie wat die voortdurende onderhoudsbevoegdheid reflekteer binne 7 dae na voldoening aan die toepaslike vereistes in hierdie Deel voorgeskryf, aan die Kommisaris voorsien”.

Wysiging van regulasie 66.01.11 van Deel 66 van die Regulasies

19. Regulasie 66.01.11 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (3):

- “(4) Die aansoek vir die oorweging van ’n aanwysing waarna in subregulasie (1) verwys word moet vergesel word van die:
- (a) besonderhede van die lisensie en graderings waarop die aansoek betrekking het; en
 - (b) die toepaslike gelde soos in Deel 187 voorgeskryf”.

Wysiging van Regulasie 67.00.11 van Deel 67 van die Regulasies

20. Regulasie 67.00.11 word hierby gewysig deur die vervanging van subregulasie (2) deur die volgende subregulasie :

- “(2) ‘n Appellant sal –
- (a) sy of haar appèl skriftelik inhandig en die redes aanvoer waarom na sy of haar mening die beslissing of endossering gewysig of ten syde gestel moet word;
 - (b) die toepaslike gelde soos voorgeskryf in Deel 187 betaal; en
 - (c) verantwoordelik wees vir die betaling van enige addisionele mediese uitgawes aangegaan as gevolg van die appél”.

Vervanging van Regulasie 139.02.1 van Deel 139 van die Regulasies

21. Regulasie 139.02.1 word hierby gewysig deur die vervanging van regulasie 139.02.1 deur die volgende regulasie :

"Uitreiking En Hernuwing Van Vliegveldlisensies

- 139.02.1(1) Alle vliegveldlisensiehouers moet in besit wees van 'n geldige vliegveldlisensie wat op 'n jaarlikse basis hernu moet word.
- (2) Die uitreiking en hernuwing van 'n vliegveldlisensie sal onderworpe daaraan wees dat die aanbevole vliegveld voldoen aan die standaarde en aanbevole praktyke vervat in die relevante IBLO Annekse en Dokumente en die Suid-Afrikaanse Burgerlugvaartregulasies.
- (3) Voldoening aan die gemelde standaarde en aanbevole praktyke sal vir doeleindes van die uitreiking of hernuwing van 'n lisensie bepaal word deur auditprosedures en inspeksies op verskillende tye deur die Suid-Afrikaanse Burgerlike Lugvaartowerheid uitgevoer, soos bepaal, tydens die voorafgaande lisensieperiode of voordat 'n nuwe lisensie uitgereik word.
- (4) Die Suid-Afrikaanse Burgerlike Lugvaartowerheid sal gelde van vliegveldlisensiehouers hef by die hernuwing of uitreiking van 'n vliegveldlisensie in ooreenstemming met die tariewe gepubliseer in regulasie 187.00.15".

Vervanging van regulasie 139.03.1 van Deel 139 van die Regulasies

22. Regulasie 139.03.1 word hier by gewysig deur die vervanging van regulasie 139.03.1 deur die volgende regulasie :

"Uitreiking En Hernuwing Van Helihawelisensies

- 139.03.1(1) Alle helihawelisensiehouers moet in besit wees van 'n geldige helihawelisensie wat op 'n jaarlikse basis hernu moet word.
- (2) Die uitreiking en hernuwing van 'n helihawelisensie sal onderworpe daaraan wees dat die helihawe voldoen aan die standaarde en aanbevole praktyke soos vervat in die relevante IBLO Annekse en Dokumente en die Suid-Afrikaanse Burgerlugvaartregulasies.
- (3) Voldoening aan die gemelde standaarde en aanbevole praktyke sal vir doeleindes van die uitreiking of hernuwing van 'n lisensie bepaal word deur auditprosedures en inspeksies deur die Suid-Afrikaanse Burgerlike Lugvaartowerheid op verskillende tye, deur die Suid-Afrikaanse Burgerlike Lugvaartowerheid uitgevoer, soos bepaal, tydens die voorafgaande lisensieperiode of voordat 'n nuwe lisensie uitgereik word.

(4) Die Suid-Afrikaanse Burgerlike Lugvaartowerheid sal gelde van helihawelisensiehouers het by die hernuwing of uitreiking van 'n helihawelisensie in ooreenstemming met die tariewe gepubliseer in Regulasie 187.00.15".

Wysiging van Regulasie 172.01.3 van Deel 172 van die Regulasies

23. Regulasie 172.01.3 word hierby gewysig deur die vervanging van regulasie 172.01.3 deur die volgende regulasie :

"172.01.3 Vereistes vir lugverkeersdienseenheidgoedkeuring

Geen lugverkeersdiens sal lugverkeersdienste, insluitende —

- (a) lughawebheerdienste;
- (b) Naderingsbeheerdienste;
- (c) areabeheerdienste;
- (d) naderingsradardienste;
- (e) area radarbeheerdienste; en
- (f) vluginformasiedienste

verskaf in daardie gedeeltes van die lugruim en die lughawens deur die Kommissaris ingevolge regulasie 172.01.2 bepaal, behalwe insooverre dit geskied onder die gesag van en in ooreenstemming met die bepalings van 'n lugverkeersdienseenheidgoedkeuring ingevolge hierdie Deel uitgereik"

Wysiging van Regulasie 172.03.5 van Deel 172 van die Regulasies

24. Regulasie 172.03.5 word hierby gewysig deur -

- (a) die skrapping van die syfer "(1)" voor die woord "n"; en
- (b) die vervanging van die woord "geld" deur die woord "gelde" in subparagraph (ii) van paragraaf (b).

Wysiging van Regulasie 172.03.8 van Deel 172 van die Regulasies

25. Regulasie 172.03.8 word hierby gewysig deur die vervanging van regulasie (1) deur die volgende subregulasie.

- "(1) 'n Goedkeuring sal geldig wees vir 'n tydperk van een jaar bereken vanaf die datum van uireiking of hernuwing daarvan."

Wysiging van regulasie 175.00.3 van Deel 175 van die Regulasies

26. Regulasie 175.00.3 word hierby gewysig deur die invoeging van die volgende subregulasie na subregulasie (1) terwyl die huidige regulasie as subregulasie (1) hernommer word:

- "(2) Die aankoop van die Suid-Afrikaanse Lugvaart Informasiepublikasie sal in ooreenstemming wees met die gelde soos voorgeskryf in Deel 187.
- (3) Die aankoop van die Suid-Afrikaanse Lugvaart Informasiepublikasie se jaarlikse wysigingsdiens sal in ooreenstemming wees met die gelde soos voorgeskryf in Deel 187."

Wysiging van Regulasie 187.00.2 van Deel 187 van die Regulasies

27. Regulasie 187.00.2 word hierby gewysig deur :

(i) die vervanging van paragrawe (b), (c), (f)(i), (h)(i), (j) en (l) van regulasie 187.00.2 deur die volgende paragrawe :

	R
"(b)(i) vir die tipe sertifisering goedkeuringevaluasie per tipe vir klas 1 produk (regulasie 21.02.(b)(ii)).....	350.00 per uur
(b)(ii) vir die uitreiking van 'n tipe sertifikaat vir klas 1 produkte of 'n wysiging daarvan (regulasie 21.02.2(h)(ii))	1000.00
(c)(i) vir die tipe sertifiseringgoedkeuring evaluasie per tipe in klas 1 produkte (regulasie 21.04.2 (b)(i)).....	350.00 per uur
(c)(ii) vir die uitreiking van 'n tipe ontvangssertifikaat in klas 1 produkte of 'n wysiging daarvan (regulasie 21.04.2(b)(i)).....	1000.00
(f)(i) vir die uitreiking van 'n standaard of beperkte lugwaardigheidssertifikaat (regulasie 21.08.2 (2)(b)(i)) die lugwaardigheidssertifikaat vir eenheid (regulasie 21.11.2 (2)(b)(iii)) en die heruitreiking van 'n standaard of beperkte lugwaardigheidssertifikaat (na 'n ongeluk) (regulasie 21.08.2(2)(b)(i)).....	Sien Tabel 1 hier onder
(h)(i) om die uitreiking vir 'n spesiale vlugpermit (regulasie 21.08(b)(i)).....	175.00
(j) om die uitreiking van 'n lugwaardigheidsgoodkeuring vir uitvoer (regulasie 21.11.2(3)(b)(iii)) vir produkte anders as klas 1 produkte	1000.00
(l) om die uitreiking van 'n duplikaat van enige sertifikaat, goedkeuring of magtiging kragtens Deel 21 verleen.....	200.00"
en	
(ii) deur die invoeging van paragraaf (m) na paragraaf (l):	
"(m) om die inspeksie van 'n lugvaartuig vir die uitreiking van 'n Buitelandse Operateurspermit	250.00 per uur"

Tabel 1

Gewigskategorie	Nuwe/Heruitreiking Lugwaardigheidslisensie- sertifikaat vir uitvoer	Jaarlikse Gelde
0 – 1800 kg	R2000.00	R500.00
1801 – 3600 kg	R2500.00	R750.00
3601 – 5700 kg	R3000.00	R1000.00
5701 – 20000 kg	R4000.00	R1500.00
20001 – 50000 kg	R6000.00	R2000.00
50001 kg +	R8000.00	R3000.00

Wysiging van Regulasie 187.00.3 van Deel 187 van die Regulasie

28. Regulasie 187.00.3 word hierby gewysig deur die vervanging van paragrawe (a) en (c) van regulasie 187.00.3 deur die volgende paragrawe:

- "(a) vir die uitreiking van 'n brandstofontlugsertifikaat (regulasie 34.00.4 (b)(i)) ... 350.00
 (b) vir die uitreiking van 'n motoruitlatingssertifikaat (regulasie 34.00.10 (b)(i))..... 350.00"

Wysiging van Regulasie 187.00.4 van Deel 187 van die Regulasies

29. Regulasie 187.00.4 word hierby gewysig deur die vervanging van paragraaf (a) deur die volgende paragraaf:

- "(a) vir die uitreiking van 'n geraassertifikaat (regulasie 36.00.4(b)(i)). 350.00"

Invoeging van regulasie 187.00.4A van die Regulasies

30. Regulasie 187.00.4A word hierby na regulasie 187.00.4 ingevoeg:

"Gelde met betrekking tot Deel 43**187.00.4A Die volgende geldie is betaalbaar op aansoek – R**

- (a) vir die modifikasie van, herstel van en installering daarvan in 'n lugvaartuig vir die eerste 30 minute (regulasie 43.02.14)..... 300.00
 (b) vir die modifikasie van, herstel van en installering daarvan in 'n lugvaartuig..... 350.00 per uu

Wysiging van regulasie 187.00.5 van Deel 187 van die Regulasies

31. Regulasie 187.00.5 word hierby gewysig deur die vervanging van regulasie 187.00.5 deur die volgende regulasie:

"Gelde met betrekking tot Deel 47**187.00.5 Die volgende geldie is betaalbaar op aansoek. R**

- (a) vir die registrasie van 'n lugvaartuig (regulasie 47.00.5 (2)(c) en 47.00.10(3))..... 400.00
 (b) vir die wysiging van 'n registrasiesertifikaat (regulasie 47.00.8(2)(b)(iii))..... 200.00
 (c) vir die heruitreiking van 'n registrasiesertifikaat (regulasie 47.00.9(2)(b))..... 200.00

(d) vir die opheffing van die bevel om 'n lugvaartuig op die grond te hou (regulasie 47.00.10(6)).....	400.00
(e) vir die kansellasie van 'n registrasiesertifikaat (regulasie 47.00.11(2)(b)(ii))	400.00
(f) vir 'n kopie van die register van Suid-Afrikaanse lugvaartuie (regulasie 47.00.14(5)) R5.00 per bladsy tot 'n maksimum van	200.00"

Vervanging van regulasie 187.00.6 van Deel 187 van die Regulasies

32. Regulasie 187.00.6 word hierby gewysig deur die vervanging van regulasie 187.00.6 deur die volgende regulasie:

"Gelde met betrekking tot Deel 61

187.00.6 Die volgende gelde is betaalbaar op aansoek –

	R
(a) vir die geldigmaking van die volgende lugbemanningslidlisensies:	
(i) lugrederyvervoervlieënierslisensie;.....	400.00
(ii) handelsvlieënierslisensie.....	350.00
(iii) privaatvlieënierslisensie.....	250.00
(iv) mikroligte vlieënier.....	250.00
(v) sweefruglisensie.....	250.00
(vi) vryballonvlieënier.....	250.00
(vii) lugskipvlieënier.....	250.00
(viii) girolugvlieënier.....	250.00
(ix) parasweeftuiglisensie.....	250.00
(b) vir 'n kopie van die vlieënierslisensieregister;.....	150.00
(c) vir die uitreiking en/of heruitreiking van die volgende lugbemanningslidlisensies	
(i) leerlingvlieënier.....	200.00
(ii) privaatvlieënier.....	250.00
(iii) handelsvlieënier.....	350.00
(iv) lugrederyvervoervlieënier.....	400.00
(v) handelsmikroligte vliegtuigvlieënier.....	200.00
(vi) handelssweeftuigvlieënier.....	200.00
(d) om die uitreiking en/of heruitreiking van enige gradering wat op 'n lisensie weerspieël sal word	
(i) instrukteursgradering (kategorie A en B vir lugvaartuig en helikopter)....	180.00
(ii) ander graderings.....	150.00
(e) vir eksamens gerel deur die Kommissaris ten opsigte van enige vlieënierslisensie of – gradering, per onderwerp	
(i) op lyn.....	180.00
(ii) buite-stasie	220.00
(f) om die hermerking van eksamenskrifte ten opsigte van enige vlieënierslisensie of gradering per onderwerp.....	200.00
(g) om die uitreiking van die volgende duplikaatvlieënierslisensies	
(i) leerlingvlieënier.....	200.00
(ii) privaatvlieënier.....	250.00
(iii) handelsvlieënier.....	350.00
(iv) lugrederyvervoervlieënier.....	400.00
(v) handelsmikroligte vliegtuigvlieënier.....	200.00

(vi)	handelsweettuigvlieënier.....	200.00
(h)	vir die jaarlike geldigheid van die volgende vliegbemanningslisensie	
(i)	privaatvlieënier.....	150.00
(ii)	handelsvlieënier	150.00
(iii)	lugrederyvervoervlieënier.....	200.00
(iv)	mikroligte vliegtuigvlieënier	250.00
(v)	handelsmikroligte vliegtuigvlieënier.....	100.00
(vi)	handelsweettuigvlieënier.....	150.00
(i)	om die aanwysing van die volgende ondersoekers:	
(i)	aangewysde vlugondersoeker (Instrument met instruktorsgradering – 3 jaarliks).....	1500.00
(ii)	aangewysde radio telefonie ondersoeker (eenmalig).....	500.00"

Vervanging van regulasie 187.00.7 van Deel 187 van die Regulasies

33. Regulasie 187.00.7 word hierby gewysig deur die vervanging van regulasie 187.00.7 deur die volgende regulasie:

"Gelde met betrekking tot Deel 63

187.00.7 Die volgende gelde is betaalbaar op aansoek

	R
(a) vir die geldigmaking van 'n vlugingenieurslisensie.....	350.00
(b) om 'n kopie van die register van vlugingenieurslisensies.....	150.00
(c) om die uitreiking en/of heruitreiking van 'n vliegenieurslisensie.....	350.00
(d) om die uitreiking en/of heruitreiking van 'n gradering wat op 'n vliegenieurslisensie weerspieël word.....	200.00
(i) vliegenieursinstruktors gradering.....	200.00
(ii) ander.....	150.00
(e) om eksamens gereel deur die Kommissaris ten opsigte van 'n vliegenieurslisensie of enige gradering, per onderwerp.....	180.00
(i) op lyn.....	180.00
(ii) buitestasies	220.00
(f) om die hermerking van eksamenskrifte ten spyte van 'n vliegenieurslisensie of enige gradering, per onderwerp.....	200.00
(g) om die uitreiking van 'n duplikaatvliegenieurslisensie.....	350.00
(h) om die jaarlikse looptyd van 'n vliegenieurslisensie.....	200.00
(i) om die aanwysing van 'n vliegenieursondersoeker (jaarliks).....	500.00"

Vervanging van regulasie 187.00.8 van Deel 187 van die Regulasies

34. Regulasie 187.00.8 word hierby gewysig deur die vervanging van regulasie 187.00.8 deur die volgende regulasies;

"Gelde met betrekking tot Deel 64

187.00.8 Die volgende gelde is betaalbaar op aansoek

	R
(a) om 'n kopie van die register van kajuitbemanningslidlisensies.....	150.00
(b) om die uitreiking en/of heruitreiking van 'n kajuitbemanningslidlisensie.....	200.00
(c) vir eksamens gereel deur die Kommissaris ten spyte van enige kajuitbemanningslidlisensie of gradering per onderwerp	

(i)	op lyn (op 'n latere tydstip).....	180.00
(ii)	buitestasie.....	220.00
(d)	om die hermerking van eksamenskritte ten op sigte van 'n kajuitbemanningglidslisensie of – gradering per onderwerp.....	200.00
(e)	om die uitreiking van 'n duplikaat kajuitbemanningslidlisensie.....	200.00
(f)	om die jaarlikse looptyd van 'n kajuitbemanningslidlisensie.....	100.00
(g)	om die aanwysing van 'n kajuitbemanningslidondersoeker (jaarliks).....	150.00"

Vervanging van regulasie 187.00.9 van die Regulasies

35. Regulasie 187.00.9 word hierby gewysig deur die vervanging van regulasie 187.00.9 deur die volgende regulasie:

"Gelde met betrekking tot Deel 65

187.00.9 Die volgende gelde is betaalbaar op aansoek.

(a)	om die geldigmaking van 'n lugverkeerdienslisensie of gradering	R 350.00
(b)	om 'n kopie van die register van lugverkeerdienslisensies.....	100.00
(c)	om die uitreiking en/of heruitreiking van 'n lugverkeerdienslisensie.....	350.00
(d)	om die byvoeging van 'n gradering tot 'n lugverkeerdienslisensie.....	150.00
(e)	om die endossering van 'n lugverkeerdienslisensie.....	150.00
(f)	om die uitreiking van 'n duplikaat lugverkeerdienslisensie.....	350.00
(g)	om die looptyd van 'n lugverkeerdienslisensie.....	200.00"

Vervanging van regulasie 187.00.10 van Deel 187 van die Regulasies

36. Regulasie 187.00.10 word hierby gewysig deur die vervanging van regulasie 187.00.10 deur die volgende regulasie:

"Gelde met betrekking tot Deel 66

187.00.10 Die volgende gelde is betaalbaar op aansoek

(a)	vir die geldigmaking van 'n lugvaartuig onderhoudingenieurslisensie uitgereik deur 'n toepaslike owerheid.....	R 350.00
(b)	vir 'n kopie van die register van lugvaartuig onderhoudingenieurslisensies.....	150.00
(c)	vir die uitreiking en/of heruitreiking van 'n lugvaartuigonderhoudlisensie....	350.00
(d)	vir die wysiging van of toevoeging tot 'n lugvaartuigonderhoudingenieurslisensie	150.00
(e)	vir die hernuwing van 'n lugvaartuigonderhoudingenieurslisensie.....	350.00
(f)	vir die uitreiking van 'n duplikaat lugvaartuigonderhoudingenieurslisensie.....	350.00
(g)	vir die hermerking van eksamens ten opsigte van enige lugvaartuigonderhoudingenieurslisensie of gradering per onderwerp.....	200.00
(h)	vir die uitreiking van 'n brief ter bevestiging van 'n lugvaartuigonderhoudingenieurslisensie se ondervinding/kwalifikasies aan belanghebbende partye.....	400.00
(i)	om die aanwysing van 'n lugvaartuigonderhoudingenieursinspekteur (jaarliks).	500.00"

Vervanging van regulasie 187.00.11 van Deel 187 van die Regulasies

37. Regulasie 187.00.11 word hierby gewysig deur die vervanging van regulasie 187.00.11 deur die volgende regulasie:

“Gelde met betrekking tot Deel 67

187.00.11 Die volgende gelde is betaalbaar by -	R
‘n Appél teen ‘n bevinding van mediese ongeskiktheid (nie terugbetaalbaar).....	1000.00”

Invoeging van Regulasie 187.00.11A in Deel 187 van die Regulasies

38. Regulasie 187.00.11A word hierby ingevoeg na regulasie 187.00.11

“Gelde met betrekking tot Deel 91

187.00.11A Die volgende gelde is betaalbaar op aansoek -	R
(a) vir die uitreiking van ‘n duplikaat massa- en balansverslag.....	350.00
(b) vir die uitreiking van ‘n duplikaat vlughandleiding goedkeuring.....	175.00
(c) vir die uitreiking van ‘n duplikaat lugvaartuiglisensie toerustinglyn.....	350.00
(d) vir die uitreiking of heruitreiking van ‘n Verminderde Vertikaleskeidings Minimum (RVSM) sertifikaat.....	525.00
(e) vir die uitreiking of heruitreiking van die Minimum Navigasie Verrigtings-sertifikasie (MNPS) sertifikaat.....	175.00
(f) vir die uitreiking of heruitreiking van die FM Immuniteitssertifikaat.....	175.00
(g) vir die uitreiking of heruitreiking van RNLV Sertifikaat.....	175.00
(h) vir die uitreiking of heruitreiking van tweevoudige/viervoudige/sesvoudige antwoordsenderkodes.....	100.00
(i) vir die uitreiking van ‘n toestemmingssertifikaat om ‘n lugvaartuig in te voer.....	175.00”

Vervanging van Regulasie 187.00.12 van die Regulasie

39. Regulasie 187.00.12 word hierby gewysig deur die vervanging van regulasie 187.00.12 deur die volgende regulasie;

“Gelde met betrekking tot Deel 121

187.00.12 Die volgende gelde is betaalbaar op aansoek -	R
(a) Vir die uitreiking van bedryfssertifikaat uitgereik in terme van regulasie 121.06.3 vir vliegtuie in die totale gesertifiseerde massaklas van.....	
(i) Minder as 5700kg maar met ‘n passasierssitplekkapasiteit van meer as geen sitplekke.....	6 000.00
(ii) 5701-20,000 kg	8 000.00
(iii) 20,0001 – 130,000 kg	10 000.00
(iv) meer as 130,000 kg.....	12 000.00
(b) vir elke lugvaartuig in die klasse waarna hierbo verwys word:	
(i) minder as 5,200 kg moet met ‘n passasierssitplek kapasiteit van meer as geen sitplekke.....	800.00
(ii) 5701 – 20 000 kg	900.00
(iii) 20 000 – 130 000 kg	1000.00
(iv) meer as 130 000 kg	2000.00
(c) vir die hernuwing van ‘n bedryfssertifikaat waarna hierbo verwys word;	

(i)	minder as 5,700 kg maar met 'n passasierssitplekkapasiteit van meer as 9 sitplekke	4000.00
(ii)	5701 – 20 000 kg	6000.00
(iii)	20,000 – 130,000 kg	8000.00
(iv)	meer as 130,000 kg	10000.00
(d)	vir hernuwing ten opsigte van elke vliegtuig, die gelde soos in paragraaf (b) voorgeskryf	
(e)	vir 'n kopie van die register van bedryfssertifikate	100.00"

Vervanging van regulasie 187.00.13 van Deel 187

40. Regulasie 187.00.13 word hierby gewysig deur die vervanging van regulasie 187.00.13 deur die volgende regulasie :

"Gelde met betrekking tot Deel 127

(a)	vir die uitreiking van 'n bedryfssertifikaat uitgeruik ingevolge regulasie 121.06.3 van handelshelikopters in die totale gesertifiseerde massaklas van	R
(i)	minder as 1500 kg.....	5 000.00
(ii)	1500 – 5700 kg	6 000.00
(iii)	meer as 5700 kg	8 000.00
(b)	vir elke helikopter in klasse hierbo na verwys	
(i)	minder as 1500 kg	700.00
(ii)	1500 – 5700 kg	900.00
(iii)	meer as 5700 kg	1000.00
(c)	om die hernuwing vir 'n bedryfssertifikaat waar hierbo na verwys word	
(i)	minder as 1 500 kg	3 000.00
(ii)	1500 tot 5700 kg	4 000.00
(iii)	meer as 5700 kg	6 000.00
(d)	vir hernuwing ten opsigte van elke helikopter, die gelde soos in paragraaf (b) voorgeskryf	
(e)	vir 'n kopie van die register van bedryfssertifikate	100.00"

Vervanging van Regulasie 187.00.14 van Deel 187 van die Regulasies

41. Regulasie 187.00.14 word hierby gewysig deur regulasie 187.00.14 met die volgende regulasie te vervang :

"Gelde met betrekking tot Deel 135

187.00.14 Die volgende is betaalbaar op aansoek	R
(a) vir die uitreiking van 'n bedryfssertifikaat uitgereik in gevolge regulasie 126.06.3 vir lugvaartuie met 'n maksimum gesertifiseerde massa van 5700 kg en minder of 'n maksimum goedgekeurde sitplekksertifikasie van nie meer as nege sitplekke nie.....	6 000.00
(b) vir elke lugvoertuig in die klasse waarna hierbo verwys word.....	800.00
(c) vir die hernuwing van 'n bedryfssertifikaat waarna hierbo verwys word.....	4 000.00
(d) vir hernuwing ten opsigte van elke vliegtuig, die gelde soos in paragraaf (b) voorgeskryf	
(e) vir 'n kopie van die register van bedryfssertifikate	100.00

Invoeging van regulasie 187.00.14A in Deel 187 van die Regulasie

42. Regulasie 187.00.14A word hierby na regulasie 187.00.14 bygevoeg:

“Gelde met betrekking tot Deel 138

187.00.14A Die volgende gelde is betaalbaar op aansoek -

Vir ‘n bedryfssertifikaat voorgeskryf deur regulasie 138.01.2 vir Deel 121, Deel 127 of Deel 135, wat die geval mag wees, die gelde soos deur die toepaslike Deel voorgeskryf.”

Vervanging van regulasie 187.00.15 van Deel 187 van die Regulasies

43. Regulasie 187.00.15 word hierby gewysig deur die vervanging van regulasie 187.00.15 deur die volgende regulasie:

“Ouditgelde

Katalogus	Brandweerdienste Sekuriteit and Nationale Lughawens	Gevaarhouende Stowwe	Infrastruktur	Beligting	Instrumentasies
1	350.00	1925.00	175.00	<u>Instrument landingstroke</u> R0.94 per gepubliseerde meter	VOR: R700.00
2	1400.00	3850.00	175.00		ILS: R1050.00
3	2100.00	5600.00	350.00	<u>Nie-Instrument landingstroke</u>	NDB: R175.00
4	3850.00	10500.00	700.00	R0.27 per gepubliseerde meter	PAPI: Oudit:R525/stel
5	4900.00	13300.00	700.00		Kalibrasie:R1050/stel VHF spektrum: R700 (JC,CT,DN,LA,PE)”
6	5600.00	15050.00	1400.00		
7	14000.00	37800.00	4200.00		
8	15400.00	41300.00	5600.00		
9	31500.00	86100.00	10500.00		
10	50400.00	138600.00	16800.00		

Verwysing van Regulasie 187.00.16 van Deel 187 van die Regulasies

44. Regulasie 187.00.16 word hierby gewysig deur die vervanging van regulasie 187.00.16 deur die volgende regulasie:

“Gelde met betrekking tot Deel 141

187.00.16 Die volgende gelde is betaalbaar op aansoek -

- | | |
|--|-------------|
| (a) Om ‘n kopie van die register van lugvoertuigonderhoudsorganisasiegoedkeurings..... | R
150.00 |
| (b) Om die uitreiking van ‘n lugvaartopleidingsorganisasiegoedkeuring om standaard lugvaartopleiding te onderneem..... | 1500.00 |
| (c) Om die wysiging van ‘n lugvaartopleidingsorganisasiegoedkeuring om standaard lugvaartopleiding te onderneem..... | 750.00 |
| (d) Om die hernuwing van ‘n lugvaartopleidingsorganisasiegoedkeuring om standaard lugvaartopleiding te onderneem..... | 750.00 |

"(e) Om die uitreiking van 'n lugvaartopleidingsorganisasiegoedkeuring om tydelike lugvaartopleiding te onderneem 100.00"

Wysiging van regulasie 187.00.17 van Deel 187 van die Regulasies

45. Regulasie 187.00.17 word hierby gewysig deur die vervanging van paragrawe (b) en (c) van regulasie 187.00.17 deur die volgende regulasie:

- | | |
|--|--------------------|
| "b)(i) om die uitreiking van 'n lugvoertuigonderhoudsorganisasiegoedkeuring binne die grense van die Republiek van Suid-Afrika (regulasie 145.02.6 b)(i)..... | Sien Tabel 2 onder |
| (b)(ii) om die uitreiking van 'n lugvoertuigonderhoudsorganisasiegoedkeuring buite die grense van die Republiek van Suid-Afrika (regulasie 145.02.6 (b)(i))..... | VSA \$80 per huur |
| (c) om die hernuwing van 'n lugvoertuigonderhoudsorganisasiegoedkeuring binne die grense van die Republiek (regulasie 145.02.11(b)(i))..... | Sien Tabel 3 onder |

Tabel 2

Per Licensiekategorie.....	R1 000
Per Werknemer.....	
0 5	R2 500
6 – 10	R2 500 + R250 > 5 (per werknemer meer as 5)
11 – 20	R2 500 + R250 > 5 + R150 > 10
21 – 50	R2 500 + R250 > 5 + R150 > 10 + R50 > 20
+51	R2 500 + R250 > 5 + R150 > 10 + R50 > 20 + R10 > 50

Tabel 3

Per Licensiekategorie.....	R500
Per Werknemer.....	
0 - 5	R2 500
6 – 10	R2 500 + R250 > 5 (per werknemer meer as 5)
11 – 20	R2 500 + R250 > 5 + R150 > 10
21 – 50	R2 500 + R250 > 5 + R150 > 10 + R50 > 20
51+	R2 500 + R250 > 5 + R150 > 10 + R50 > 20 + R10 > 50

Wysiging van regulasie 187.00.21 van Deel 187 van die Regulasie

46. Regulasie 187.00.21 word hierby gewysig deur –

- (i) die vervanging van paragraaf (c) van regulasie 187.00.21 deur die volgende paragraaf:

"om die hernuwing van 'n lugverkeerdienssertifikaatgoedkeuring (reg. 172.03.9 (l)(b)(ii))..... 2,500.00
en

- (ii) die invoeging van die volgende paragraaf na paragraaf (d) in regulasie 187.00.21:

(e)	(i)	om die goedkeuring van 'n lughewebeheerdiens.....	11,900.00
	(ii)	om die goedkeuring van 'n naderingsbeheerdiens.....	14,700.00
	(iii)	om die goedkeuring van 'n areabeheerdiens.....	14,700.00
	(iv)	om die goedkeuring van 'n vuginligtingsdiens.....	14,700.00
	(v)	om die goedkeuring van 'n naderingsradardiens.....	24,500.00
	(vi)	om die goedkeurng van 'n area radardiens.....	24,500.00"

Invoeging van regulasie 187.00.22 in Deel 187 van die Regulasie

47. Regulasie 187.00.22 word hierby na regulasie 187.00.21 ingevoeg :

"Gelde met betrekking tot Deel 175

187.00.22 Die volgende gelde in betaalbaar op aansoek –

(a) Vir 'n kopie van die Suid-Afrikaanse Lugvaartinligtingspublikasie (regulasie

175.00.3 (a).....

R330.00
uitgesluit
posgeld

(b) Om intekening op die Suid-Afrikaanse Lugvaartinligtingspublikasie se jaarlikse

Wysigingsdiens (regulasie 175.00.3 (b)).....

R230.00
uitgesluit
posgeld"

Invoeging van regulasie 187.00.23 in Deel 187 van die Regulasies

48. Regulasie 187.00.23 word hierby na regulasie 187.00.22 ingevoeg:

Betaling van Belasting op Toegevoegde Waarde.

"187.00.23 Belasting op Toegevoegde Waarde is betaalbaar op die gelde in Deel 187 van die Regulasies voorgeskryf."

Kort titel en inwerkingtreding

49. Hierdie regulasie heet die Vyfde Wysiging van die Burgerlugvaarregulasies 1997 en tree in werking op 31 Desember 1998.

No. R. 1702

31 Desember 1998

LUGVAARTWET, 1962 (WET NO 74 VAN 1962)**VIERDE WYSIGING VAN DIE BURGERLUGVAARTREGULASIES, 1997**

Die Minister van Vervoer het kragtens artikel 22 van die Lugvaartwet 1962 (Wet No. 74 van 1962) die Regulasies in die Bylae hiervan uitgevaardig.

BYLAE**Omskrywing**

1. In hierdie Regulasies, tensy uit die samehang anders beteken die uitdrukking "die Regulasies" die Burgerlugvaartregulasies, 1997, soos aangekondig by Goewernmentskennisgewings No's R. 1219 van 26 September 1997 en R. 1255 van 17 Oktober 1997, soos gewysig deur Goewernmentskennisgewing No R. 1735 van 24 Desember 1997, Goewernmentskennisgewing No R. 1041 van 14 Augustus 1998 en Goewernmentskennisgewing No. 1184 van 18 September 1998

Wysiging van Regulasie 183.00.4 van Deel 183 van die Regulasies.

2. Regulasie 183.00.4 word hier gewysig deur die invoeging van die volgende subregulasies na subregulasie (3):

"(4) Desnieteenstaande die bepalings van subregulasies (1), (2) en (3) sal Dele 61, 98, 100, 102, 103, 104, 105, 106, 127, 133, 149 en Subdeel 66.01.9 van die Regulasies nie op 31 Desember 1998 in werking tree nie, maar op 'n datum in werking tree deur die Minister in die Staatskoerant bepaal.

- (5) Enige verwysing in die Regulasies na 'n Deel of 'n Subdeel waarna in subregulasie (4) verwys word, sal geag word om 'n verwysing te wees na die toepaslike gedeelte van die Lugvaartregulasies, 1967, (soos gewysig), en die Vliegrye-, Lugverkeerdienste-, Soek- en Redding en Oorvlugregulasies, 1975 soos gewysig welke gedeeltes, nieteenstaande die bepalings van Deel 183.00.2 steeds van krag sal bly totdat dit deur 'n verdere kennisgewing in die Staatskoerant uitgereik deur die Minister herroep word, behalwe insovere so 'n verwysing verwys na gelde betaalbaar, in welke geval die gelde gespesifieer in Deel 187 van die Burgerlugvaartregulasies steeds toepaslik sal wees"

Kort titel en inwerkingtreding

3. Hierdie wysiging heet die Vierde Wysiging van die Burgerlugvaartregulasies 1997, en tree in werking op 31 Desember 1998.

No. R. 1703**31 December 1998****SOUTH AFRICAN CIVIL AVIATION AUTHORITY**

The Commissioner for Civil Aviation hereby incorporates under section 22A(3) of the Aviation Act, 1962 (Act No 74 of 19962), the international aviation standard known as "Annex 17 (Safeguarding International Civil Aviation Against Acts of Unlawful Interference) to the Convention on International Civil Aviation – Sixth Edition March 1997" and the following documentation namely the extracts from the "Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284-AN 905)" as contained in the Attachment to Annex 17 and the "Security Manual for Safeguarding Civil Aviation Against Acts of Unlawful Interference (Doc8973/5 (Restricted))", approved and published by decision of the Council of the International Civil Aviation Organisation in paragraph 139.02.2 of technical standard "Document SA-CATS-AH" as from 31 December 1998.

T Abrahams
Commissioner for Civil Aviation

No. R. 1703**31 Desember 1998****SUID-AFRIKAANSE BURGERLIKELUGVAARTOWERHEID**

Die Kommissaris van Burgerlugvaart lyf hiermee ingevolge artikel 22A(3) van die Lugvaartwet, 1962 (Wet No 74 van 1962) die internasionale lugvaartstandaard bekend as "Annex 17 (Safeguarding International Civil Aviation Against Acts of Unlawful Interference) tot die Internasionale Burgerlugvaartkonvensie – Sesde Uitgawe Maart 1997" en die volgende dokumentasie naamlik die uittreksel uit die "Technical Instructions for the Safe Transport of Dangerous Goods by Air (Doc 9284 – AN 905)" soos vervat in die Byvoegsel tot Anneks 17 en die "Security Manual for Safeguarding Civil Aviation Against Acts of Unlawful Interference (Doc 8973/5 (Restricted))" goedgekeur en gepubliseer by besluit deur die Raad van die Organisasie vir Internasionale Burgerlikelugvaart in by paragraaf 139.02.2 van tegniese standaarde "Document SA-CATS-AH" vanaf 31 Desember 1998.

T Abrahams
Kommissaris van Burgerlugvaart

**DEPARTMENT OF WELFARE
DEPARTEMENT VAN WELSYN****No. R. 1698****31 December 1998****REGULATIONS RELATING TO THE ELECTION OF MEMBERS OF THE SOUTH AFRICAN COUNCIL FOR SOCIAL SERVICE PROFESSIONS , QUORUM FOR AND PROCEDURE AT MEETINGS OF THE COUNCIL AND THE EXECUTIVE COMMITTEE, ACCOUNTING RECORDS, FINANCIAL STATEMENTS, APPEAL AGAINST REFUSAL, PENALTY OR REMOVAL FROM THE REGISTER IN TERMS OF THE PROVISIONS OF THE SOCIAL WORK ACT, 1978: AMENDMENT**

The Minister for Welfare and Population Development has in terms of section 28 of the Social Work Act, 1978 (Act 110 of 1978), on the recommendation of the South African Interim Council for Social Work, made the regulations set out in the Schedule hereto.

SCHEDULE**Heading of regulations**

1. The following heading is hereby substituted for the heading of the Regulations:

"REGULATIONS RELATING TO THE ELECTION OF MEMBERS OF THE SOUTH AFRICAN COUNCIL FOR SOCIAL [WORK] SERVICE PROFESSIONS, QUORUM FOR AND PROCEDURE AT MEETINGS OF THE COUNCIL AND THE EXECUTIVE COMMITTEE, ACCOUNTING RECORDS, FINANCIAL STATEMENTS, APPEAL AGAINST REFUSAL, PENALTY OR REMOVAL FROM THE REGISTER IN TERMS OF THE PROVISIONS OF THE SOCIAL WORK ACT, 1978: AMENDMENT."

Definitions

2. In this Schedule "the Regulations" means the regulations published as Government Notice R.698 of 3 April 1981, as amended by Government Notices R.706 of 29 March 1985, R.947 of 27 March 1992 and R.1655 of 27 October 1995.

Amendment of regulation 1 of the Regulations

3. Regulation 1 of the Regulations is hereby amended-

- (a) by the insertion of the following definition after the definition of "candidate":
"community" means all South African citizens;"; and
- (b) by the insertion of the following definition after the definition of "member" or "members":
"national forums and networks" means bodies nationally constituted in the welfare, social services and development field who have informed the Minister of their existence;".

Substitution of regulation 2 of the Regulations

4. The following regulation is hereby substituted for regulation 2 of the Regulations:
- “2. Subject to the provisions of regulation 3-
- (1) every social worker shall be entitled to record one vote at the election for every member to be elected in terms of section 5(1)(a) of the Act; and
 - (2) every person registered with a professional board other than the professional board for social work shall be entitled to record one vote at the election for every member in the profession concerned to be elected in terms of section 5(1)(b) of the Act.”

Substitution of regulation 5 of the Regulations

5. The following regulation is hereby substituted for regulation 5 of the Regulations:
- “5(1) The returning officer shall, not more than 120 days and not less than 90 days prior to the election, publish a notice in the Gazette in the form of Annexure A.
- (2) 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 be published in the Gazette as soon as possible after the date on which such member vacates his or her office.
- (3) Nominations of candidates for the election of the number of members to be elected, may be submitted to the returning officer up to the date and hour specified in Annexure A which date shall not be later than 30 days after the date of publication of such notice.”.

Substitution of regulation 6 of the Regulations

6. The following regulation is hereby substituted for regulation 6 of the Regulations:
- “6(1) Each candidate shall be nominated on the nomination form as set out in Annexure A and nominations shall reach-
- (a) in the case of members to be elected in terms of section 5(1)(a) and (b) the returning officer not later than the hour and date indicated in Annexure A; and
 - (b) in the case of the members to be appointed by the Minister in terms of section 5(1)(c)(i), (iii), (iv), (v), and (vii) the Minister not later than the date indicated by the Minister in Annexure B.”.

- (2) Nominations shall be lodged in respect of section 5(1)(a), (b) and (c)(i) and (iii-viii) of the Act.
- (3) Nominations for candidates shall be requested as follows:
 - (a) The returning officer shall for the purposes of any nominations in terms of subsection (1)(a) through a written request and by notice in the Gazette invite such nominations from all social workers.
 - (b) The returning officer shall for the purposes of any nominations in terms of subsection (1)(b) through a written request and by notice in the Gazette invite such nominations from registered professionals other than social workers in respect of which professional boards have been established.
 - (c) The Minister shall for the purposes of any nominations in terms of subsections (1)(c)(i), (iii), (iv), (v) and (vii) through the media and by notice in the Gazette invite such nominations.
 - (d) The Minister shall for the purposes of any nominations in terms of subsections 1(c)(vi) and (viii), respectively, address a written request for such nominations to the Minister of Education in the national sphere of government and to the heads of the departments responsible for welfare matters in the provincial sphere of government, respectively.”.

Substitution of regulation 7 of the Regulations

7.1. The following regulation is hereby substituted for regulation 7 of the Regulations:

- “7(1) No person shall be accepted as a candidate for election unless-
- (a) he or she is nominated in writing in the form of Annexure A as such a candidate before the expiry of the nomination time;
 - (b) he or she is nominated in terms of section 5(1)(a) by a social worker;
 - (c) he or she is nominated in terms of section 5(1)(b) by a person registered with a professional board other than the professional board for social work, provided that the person nominating will be registered with the same professional board as the nominee;
 - (d) he or she accepts such nomination in writing, in the form of Annexure A, before the expiry of the nomination time specified on the nomination form; and

- (e) he or she deposits with the returning officer an amount of R50 before the expiry of the nomination time.
- (2) The amount referred to in paragraph (e) above shall be refunded to a candidate-
- (a) if he or she is elected in terms of these regulations; or
- (b) if he or she receives a number of votes greater than or equal to at least one third of the total number of votes received by the elected candidate.”.

Substitution of regulation 8 of the Regulations

8. The following regulation is hereby substituted for regulation 8 of the Regulations:

- “8. A nomination in terms of regulation 7 shall be invalid-
- (a) unless it contains all the particulars as required in Annexure A; and
- (b) if a voter signs the nomination form of more candidates than the total number of members to be elected.”.

Amendment of regulation 12 of the Regulations

9. Regulation 12 of the Regulations is hereby amended by the substitution for subregulation (1) of the following subregulation:

- “(1) If an election by ballot becomes necessary, the returning officer shall send by post to the registered postal address of each voter not less than 30 days before the polling day a ballot paper, identification envelope in the form of Annexure C and cover envelope together with directions concerning the procedure to be followed by the voter in order to vote and the procedure to be followed for the return of the said documents.”.

Amendment of regulation 13 of the Regulations

10. Regulation 13 of the Regulations is hereby amended by the substitution for subregulation (2) of the following subregulation:

- “(2)(a) A ballot paper referred to in subregulation (1) shall be for social workers in the form of Annexure D.
- (b) A ballot paper referred to in subregulation (1) shall be for registered professionals other than social workers in respect of which professional boards have been established in the form of Annexure E.”.

Amendment of regulation 15 of the Regulations

11. Regulation 15 of the Regulations is hereby amended-

(a) by the substitution for subregulation (12) of the following subregulation:

“(12) As soon as the returning officer has ascertained the validity or otherwise of all the ballot papers and of all the votes recorded thereby in terms of these regulations, he or she shall determine the number of votes cast for each candidate and which are not rejected in terms of these regulations, and he or she shall subject to the provisions of subregulation (13) and the number of members to be elected, in descending numerical sequence per profession, declare those candidates who drew the largest numbers of such votes to be duly elected members of the council.”.

(b) by the substitution for subregulation (13) of the following subregulation:

“(13) If two or more candidates have received an equal number of votes in each profession in terms of section 5(1)(a) and (b) and as a result it is not possible in terms of subregulation (12) to declare as many candidates as there are members to be elected to the council, the returning officer shall declare the candidates in respect of whom such a declaration is possible to be duly elected members of the council with effect from the date contemplated in section 5(7), and the returning officer shall immediately in the presence of the candidates, the agents (if present) and the polling officers determine by drawing lots which of the candidates, who received an equal number of votes shall be declared elected.”.

Amendment of regulation 17 of the Regulations

12. Regulation 17 of the Regulations is hereby amended by the substitution for subregulation (1) of the following subregulation:

“(1) The returning officer may at any time appoint such other polling officers as he or she may deem necessary to assist him or her in the performance of his or her functions in terms of these regulations.”.

Substitution of regulation 18 of the Regulations

13. The following regulation is hereby substituted for regulation 18 of the Regulations:

- "18. The returning officer and every polling officer, candidate or agent who is entitled to be present at the examination of papers or the determination of the result of the election in terms of regulation 15 shall, before he or she assumes the office of returning officer or before he or she may be so present as polling officer, candidate or agent, make a declaration on oath or affirmation in the form of Annexure F.”.

Commencement

14. These regulations shall come into effect on the date of publication of this notice.

ANNEXURE A**NOMINATION FOR ELECTION OF MEMBERS OF THE S A COUNCIL FOR SOCIAL SERVICE PROFESSIONS****REQUEST FOR NOMINATIONS**

1. In terms of the provisions of regulation 6(1)(a) of the regulations relating to the election of members of the council, nominations are hereby requested for candidates to be elected by social workers to serve on the council.

***Nomination of social workers**

2. (1) Nominations are invited for the election of social workers.

Each social worker who is a South African citizen resident in the Republic shall be eligible for nomination.

Each social worker resident in the Republic who is a South African citizen may sign not more than nominations.

***Nomination of(specify practitioner or profession concerned)**

- (2) Nominations are invited for the election of.....

Each who is a South African citizen resident in the Republic shall be eligible for nomination.

Each who is a South African citizen resident in the Republic may sign not more than nominations.

***(Delete whichever is not applicable)**

3. (1) Each candidate shall be nominated separately in the following form:

NOMINATION FORM

I nominate (print the full first names, surname and registration number of the candidate as they appear in the register)

.....
.....
for election as a member of the South African Council for Social Service Professions in the following category:

* Social worker

*

*(Delete whichever is not applicable)

Signature of person nominating.....

(print full first names, surname and **registration number** of the person who nominates as they appear in the register).....

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

DECLARATION BY PERSON WHO NOMINATES

I (print the full names, surname and **registration number** as they appear in the register)....., declare that I am a South African citizen resident in the Republic at (state full residential address).....

Signature of person nominating

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 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 and/or fax number where the candidate may be reached;

(b) a passport photograph on which the candidate's name and council registration number are indicated on the back;

(c) a deposit of R50;

- (d) his or her consent to the nomination in the following form:

CONSENT TO NOMINATION

I (print full first names, surname and **registration number** as they appear in the register).....

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:
* Social Worker
*
*(Delete which is not applicable)

.....
Signature of nominee

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, fax or by hand not later than.....

Forms are available from the returning officer.

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.....

Telephone and fax number

Date:

ANNEXURE B**NOMINATION FOR CANDIDATES TO BE APPOINTED BY THE MINISTER FOR
WELFARE AND POPULATION DEVELOPMENT AS MEMBERS OF THE S A COUNCIL
FOR SOCIAL SERVICE PROFESSIONS****REQUEST FOR NOMINATIONS**

1. In terms of the provisions of regulation 6(1)(b) of the regulations relating to the election of members of the council, nominations are hereby requested for candidates to be appointed by the Minister to serve on the council.
2. **Nomination of**(category to be specified)

Nominations are invited for the appointment of.....
representative(s) of.....

Each representative of who is a South African citizen resident in the Republic shall be eligible for nomination.

3. (1) Each candidate shall be nominated separately in the following form:

NOMINATION FORM

I nominate (print the full first names of the candidate)

.....
for nomination of candidate to be appointed by the Minister as a member of the South African Council for Social Service Professions in the following category:

.....
Signature of person nominating

Print full first names and surname

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

DECLARATION BY PERSON WHO SIGNS NOMINATION

I (print the full names and surname , declare that I represent the sector concerned and I am a South African citizen resident in the Republic at (state full residential address).....

.....
Signature of person nominating

I certify that the deponent has acknowledge 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 or not later than the date determined in subparagraph (4), each candidate shall lodge with the Minister
 - (a) a curriculum vitae of not more than 150 words, including, where possible, a telephone and fax number where the candidate may be reached;
 - (b) passport photograph on which the candidate's name is indicated on the back;
 - (c) his or her consent to the nomination in the following form:

CONSENT TO NOMINATION

I (print full first names and surname)..... 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 represent the sector for which I am nominated;

(e) I agree to accept nomination in the following category:

.....
Signature of nominee

Sworn to/affirmed and signed before me aton

.....
Commissioner of Oaths

Office held.....

(4) Each nomination shall be lodged with the Ministry by post, fax or by hand at.....

Forms are available from the Ministry at the address indicated below.

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

.....
Representative of Ministry

Address.....
.....

Telephone and fax number.....

Date:.....

ANNEXURE C**ELECTION OF MEMBERS OF THE SOUTH AFRICAN COUNCIL FOR SOCIAL SERVICE PROFESSIONS****VOTER'S DECLARATION OF IDENTITY**

I (print full names and surname as they appear in the register),....., 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) I have not returned any other ballot paper in this election; and
- (e) my registration number with Council is.....

.....
Signature

Witnesses:

- (1)
- (2)

ANNEXURE D**ELECTION OF MEMBERS OF THE SOUTH AFRICAN COUNCIL FOR SOCIAL SERVICE PROFESSIONS****BALLOT PAPER FOR SOCIAL WORKERS**

Election of member/member(s).

Names of candidates
in alphabetical order

Column for voter's X

INSTRUCTION TO VOTERS

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

A ballot paper shall be rejected if-

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

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 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 OF THE SOUTH AFRICAN COUNCIL FOR SOCIAL SERVICE PROFESSIONS****BALLOT PAPER FOR.....**

Election of member/members.

**Names of candidates
in alphabetical order**

Column for voter's X

INSTRUCTION TO VOTERS

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

A ballot paper shall be rejected if -

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

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 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 atnot later than.....on the.....day of.....(month and year).

ANNEXURE F**ELECTION OF MEMBERS OF THE SOUTH AFRICAN COUNCIL FOR SOCIAL SERVICE PROFESSIONS****DECLARATION ON OATH OR AFFIRMATION FOR POLLING OFFICERS OR PERSONS PRESENT DURING THE EXAMINATION OF BALLOT PAPERS OR THE DETERMINATION OF THE RESULT OF THE ELECTION**

I,(full name) herewith declare on oath/affirm that I shall undertake to maintain and to help maintain the confidentiality of the voting at the election of the S A Council for Social Service Professions in terms of the *Social Work Act, 1978* (Act 110 of 1978), and not to, except for some lawful reason, disclose any information to anyone else who may reasonably be expected to defeat the confidentiality of such voting.

.....
Signature

I certify that the deponent has acknowledged that he/she understands the contents of this declaration/affirmation. This declaration/affirmation was sworn to/affirmed before me and the deponent's signature was placed thereon in my presence.

.....
Commissioner of Oaths

Office held.....

Date:..... Place:.....

No. R. 1698

31 Desember 1998

REGULASIES BETREFFENDE DIE VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD VIR MAATSKAPLIKE DIENSBEROEPE, KWORUM VIR EN PROSEDURE BY VERGADERINGS VAN DIE RAAD EN DIE UITVOERENDE KOMITEE, REKENINGKUNDIGE REKORDS, FINANSIELE STATE, APPÈL TEEN WEIERING, STRAF OF SKRAPPING UIT DIE REGISTER IN TERME VAN DIE BEPALINGS VAN DIE WET OP MAATSKAPLIKE WERK, 1978: WYSIGING

Die Minister vir Welsyn en Bevolkingsontwikeling het kragtens artikel 28 van die Wet op Maatskaplike Werk, 1978 (Wet 110 van 1978), op aanbeveling van die Suid-Afrikaanse Interim Raad vir Maatskaplike Werk, die regulasies in die Bylae hiervan uiteengesit, uitgevaardig.

BYLAE

Opskrif van Regulasies

1. Die opschrif van die Regulasies word hiermee deur die volgende opschrif vervang:

“REGULASIES BETREFFENDE DIE VERKIESING VAN DIE LEDE VAN DIE SUID-AFRIKAANSE RAAD VIR MAATSKAPLIKE [WERK] DIENSBEROEPE, KWORUM VIR EN PROSEDURE BY VERGADERINGS VAN DIE RAAD EN DIE UITVOERENDE KOMITEE, REKENINGKUNDIGE REKORDS, FINANSIELE STATE, APPÈL TEEN WEIERING, STRAF OF SKRAPPING UIT DIE REGISTER IN TERME VAN DIE BEPALINGS VAN DIE WET OP MAATSKAPLIKE WERK, 1978: WYSIGING.”.

Woordomskrywing

2. In hierdie Bylae beteken “die Regulasies” die regulasies afgekondig by Goewermentskennisgewing R.698 van 3 April 1981, soos gewysig by Goewermentskennisgewings R.706 van 29 Maart 1985, R.947 van 27 Maart 1992 en R.1655 van 27 Oktober 1995.

Wysiging van regulasie 1 van die Regulasies

3. Regulasie 1 van die Regulasies word hierby gewysig -
 - (a) deur die invoeging van die volgende omskrywing na die omskrywing van “finansiële state”:
“gemeenskap alle Suid-Afrikaanse burgers;”; en
 - (b) deur die invoeging van die volgende omskrywing na die omskrywing van “maatskaplike werker”:
“nasionale forums en netwerke” nasionaal saamgestelde liggemeenste in die welsyns, maatskaplike dienste en ontwikkelingsterrein wat die Minister van hulle bestaan verwittig het.”.

Vervanging van regulasie 2 van die Regulasies

4. Regulasie 2 van die Regulasies word hierby deur die volgende regulasie vervang:

“2. Onderhewig aan die bepalings van regulasie 3 -

- (1) is elke maatskaplike werker daarop geregtig om een stem uit te bring gedurende die verkiesing vir elke lid wat verkies moet word ingevolge artikel 5(1)(a) van die Wet; en
- (2) elke persoon geregistreer by ‘n beroepsraad anders as die beroepsraad vir maatskaplike werk is daarop geregtig om een stem uit te bring gedurende die verkiesing vir elke lid wat in die betrokke beroep verkies moet word ingevolge artikel 5(1)(b) van die Wet.”.

Vervanging van regulasie 5 van die Regulasies

5. Regulasie 5 van die Regulasies word hierby deur die volgende regulasie vervang:

- “5(1) Die verkiesingsbeampte moet hoogstens 120 dae maar minstens 90 dae voor die verkiesing ‘n kennisgewing in die Staatskoerant laat publiseer in die vorm van Bylae A.
- (2) Indien ‘n lid sy of haar amp ontruim voor die verstryking van die ampstermyn van die lede van die raad moet die kennisgewing waarna verwys word in subregulasie (1) in die Staatskoerant gepubliseer word so sou moontlik na die datum waarop die betrokke lid sy of haar amp ontruim.
- (3) Nominasies van kandidate vir die verkiesing van die getal lede wat verkies moet word kan ingedien word by die kiesbeampte tot en met die datum en uur voorgeskryf in Bylae A welke datum nie later as 30 dae na die publikasiedatum van sodanige kennisgewing mag wees nie.”.

Vervanging van regulasie 6 van die Regulasies

6. Regulasie 6 van die Regulasies word hierby deur die volgende regulasie vervang:

- “6(1) Elke kandidaat moet genomineer word op die nominasievorm uiteengesit in Bylae A en nominasies moet -
 - (a) in die geval van lede wat verkies moet word ingevolge artikel 5(1)(a) en (b) die kiesbeampte nie later as die uur en datum bepaal aangedui in Bylae A bereik; en
 - (b) in die geval van die lede wat deur die Minister aangestel moet word ingevolge artikel 5(1)(c)(i), (iii), (iv), (v) en (vii) die Minister nie later as die datum deur die Minister aangedui in Bylae B bereik.

- (2) Nominasies moet ingevolge artikel 5(1)(a), (b) en (c)(i) en (iii-viii) van die Wet ingedien word.
- (3) Nominasies vir kandidate moet soos volg aangevra word:
 - (a) Die kiesbeampte moet vir die doeleindes van enige nominasies ingevolge subartikel 1(a) deur middel van 'n geskrewe versoek en deur 'n kennisgewing in die Staatskoerant sodanige nominasies van alle maatskaplike werkers aanvra.
 - (b) Die kiesbeampte moet vir die doeleindes van enige nominasies ingevolge subartikel 1(b) deur middel van 'n geskrewe versoek en deur 'n kennisgewing in die Staatskoerant sodanige nominasies van alle geregistreerde professionele persone waarvoor daar beroepsrade daargestel is met die uitsondering van maatskaplike werkers aanvra.
 - (c) Die Minister moet vir die doeleindes van enige nominasies ingevolge subartikel 1(c)(i), (iii), (iv), (v) en (vii) deur die media en deur kennisgewing in die Staatskoerant sodanige nominasies aanvra.
 - (d) Die Minister moet vir die doeleindes van enige nominasies ingevolge subartikel 1(c)(vi) en (viii), respektiewelik, 'n geskrewe versoek vir sodanige nominasies rig aan die Minister van Onderwys in die nasionale regeringsfeer en aan die hoofde van departemente verantwoordelik vir welsynsaangeleenthede in die provinsiale regeringsfeer, respektiewelik."

Vervanging van regulasie 7 van die Regulasies

7. Regulasie 7 van die Regulasies word hierby deur die volgende regulasie vervang:

- "7(1) Geen persoon sal as 'n kandidaat aanvaar word vir verkiesing tensy -
- (a) hy of sy skriftelik genomineer word in die vorm van Bylae A as sodanige kandidaat voor die verstryking van die nominasietyd;
 - (b) hy of sy genomineer is ingevolge artikel 5(1)(a) deur 'n maatskaplike werker;
 - (c) hy of sy genomineer is ingevolge artikel 5(1)(b) deur 'n persoon wat geregistreer is by 'n beroepsraad met die uitsondering van die beroepsraad vir maatskaplike werk met dien verstande dat die persoon wat nomineer, geregistreer is by dieselfde beroepsraad as die nomineerde;
 - (d) hy of sy sodanige nominasie in die vorm van Bylae A aanvaar voor verstryking van die nominasietyd voorgeskryf op die nominasievorm; en

- (e) hy of sy 'n bedrag van R50 by die kiesbeampte deponeer voor verstryking van die nominasietyd.
- (2) Die bedrag waarna in paragraaf (e) hierbo verwys word, moet aan 'n kandidaat terugbetaal word -
- indien hy of sy ingevolge hierdie regulasies verkies word; of
 - indien hy of sy 'n getal stemme kry wat meer is as of gelyk is aan minstens een derde van die totale stemme verkry deur die verkose kandidaat.”.

Vervanging van regulasie 8 van die Regulasies

8. Regulasie 8 van die Regulasies word hierby deur die volgende regulasie vervang:

- “8. ‘n Nominasie ingevolge regulasie 7 is ongeldig -
- tensy dit al die besonderhede in Bylae A verlang, bevat; en
 - indien ‘n kieser nominasievorms onderteken van meer kandidate as die totale getal lede wat verkies moet word.”.

Wysiging van regulasie 12 van die Regulasies

9. Regulasie 12 van die Regulasies word hierby gewysig deur subregulasie (1) deur die volgende subregulasie te vervang:

- “(1) As ‘n verkiesing deur stemming nodig word, moet die verkiesingsbeampte minstens 30 dae voor die stemdag ‘n stembrief, identifikasiekoevert en omslagkoevert in die vorm van Bylae C deur die pos na die geregistreerde posadres van elke kieser stuur tesame met voorskrifte oor hoe die kieser te werk moet gaan om sy stem uit te bring en die prosedure wat by die terugsending van die bedoelde stukke gevvolg moet word.”.

Wysiging van regulasie 13 van die Regulasies

10. Regulasie 13 van die Regulasies word hierby gewysig deur subregulasie (2) deur die volgende subregulasie te vervang:

- “(2)(a) ‘n Stembrief waarna verwys word in subregulasie (1) moet vir maatskaplike werkers wees in die vorm van Bylae D.
- (b) ‘n Stembrief waarna verwys word in subregulasie (1) sal vir geregistreerde persone waarvoor daar beroepsrade daargestel is met die uitsondering van maatskaplike werkers wees in die vorm van Bylae E.”.

Wysiging van regulasie 15 van die Regulasies

11. Regulasie 15 van die Regulasies word hierby gewysig -

(a) deur subregulasie (12) deur die volgende subregulasie te vervang:

“(12) Sodra die verkiesingsbeampte die geldigheid al dan nie van al die stembriewe en van al die stemme by wyse daarvan uitgebring, ingevolge hierdie regulasies vasgestel het, moet hy of sy die getal stemme bepaal wat op elke kandidaat uitgebring is en ingevolge hierdie regulasies nie verwerp is nie, en moet hy of sy behoudens die bepalings van subregulasie (13) en die getal lede wat verkies moet word, in dalende numeriese volgorde per beroep, die kandidate op wie die grootste getal sodanige stemme uitgebring is, verklaar tot behoorlik verkose lede van die raad.”.

(b) deur subregulasie 13 deur die volgende subregulasie te vervang:

“(13) Indien twee of meer kandidate ‘n gelyke getal stemme ontvang in elke beroep ingevolge artikel 5(1)(a) en (b) van die Wet en dit as gevolg daarvan nie moontlik is om ingevolge subregulasie (12) soveel kandidate as wat daar lede is wat verkies moet word, te verklaar tot verkose lede van die raad nie, verklaar die verkiesingsbeampte die kandidate ten opsigte van wie so ‘n verklaring moontlik is, tot behoorlik verkose lede van die raad met ingang van die datum in artikel 5(7) beoog en bepaal die verkiesingsbeampte onmiddellik in die teenwoordigheid van die kandidate, die agente (indien teenwoordig) en die stembeamptes deur die lot watter van die kandidate wat ‘n gelyke getal stemme ontvang het, as verkose verklaar moet word.”.

Wysiging van regulasie 17 van die Regulasies

12. Regulasie 17 van die Regulasies word hierby gewysig deur subregulasie (1) deur die volgende subregulasie te vervang:

“(1) Die verkiesingsbeampte kan te eniger tyd sodanige ander stembeamptes aanstel as wat hy of sy nodig ag om hom of haar met die uitvoering van sy of haar werkzaamhede ingevolge hierdie regulasies behulpsaam te wees.

Vervanging van regulasie 18 van die Regulasies

13. Regulasie 18 van die Regulasies word hierby deur die volgende regulasie vervang:

“18. Die verkiesingsbeampte en elke stembeampte, kandidaat of agent wat daarop geregtig is om by die nagaan van stukke of die bepaling van die uitslag van die verkiesing ingevolge regulasie 15 aanwesig te wees, moet voordat hy of sy as stembeampte, kandidaat of agent aldus teenwoordig kan wees, ‘n beëdigde verklaring of ‘n bevestiging in die vorm van Bylae F aflê.”.

Inwerkingtreding

14. Hierdie regulasies tree in werking op die datum van publikasie van hierdie kennisgewing.

BYLAE A**NOMINASIE VIR DIE VERKIESING VAN LEDE VAN DIE S A RAAD VIR
MAATSКАPLIKE DIENSBEROEPE****VERSOEK VIR NOMINASIES**

1. Ingevolge die bepalings van regulasie 6(1)(a) van die regulasies vir die verkiesing van lede van die raad, word nominasies hiermee aangevra van kandidate wat deur maatskaplike werkers verkies moet word om op die raad te dien.

***Nominasie van maatskaplike werkers**

2. (1) Nominasies word ingewag vir die verkiesing van maatskaplike werkers.

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

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

***Nominasie van (spesifiseer praktisyn of betrokke beroep)**

- (2) Nominasies word ingewag vir die verkiesing van

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

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

***(Skrap wat nie van toepassing is nie)**

3. (1) Elke kandidaat moet afsonderlik op die volgende wyse genomineer word:

NOMINASIEVORM

Ek nomineer (meld die volle voorname van en registrasienommer in drukskrif van die kandidaat soos dit in die register verskyn)

.....
.....

Vir verkiesing as 'n lid van die Suid-Afrikaanse Raad vir Maatskaplike Diensberoep in die volgende kategorie:

- * Maatskaplike werker
- *
- *(Skrap wat nie van toepassing is nie)

Handtekening van persoon wat nomineer
 (meld die volle voorname, van en registrasienommer van die persoon wat nomineer in drukskrif soos dit in die register verskyn)

.....

- (2) Elke persoon wat 'n nominasievorm teken moet 'n verklaring in die volgende vorm met die nominasie indien:

VERKLARING DEUR PERSOON WAT NOMINEER

Ek (meld die volle voorname, van en registrasienommer in drukskrif soos dit verskyn in die register) verklaar dat ek 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is te (meld volledige woonadres)

.....

.....

.....

Handtekening van persoon wat nomineer

Ek sertificeer dat verklaarder erken het dat hy/sy met die inhoud van die verklaring vertrouyd is en dit begryp. Beëdig/bevestig en geteken voor my te op

.....

.....

Kommissaris van Ede

Amp

- (3) Gelyktydig met die indiening van die nominasies 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 telefoonnommer en / of faksnommer waar die kandidaat bereik kan word;

- (b) 'n paspoortfoto waarop die kandidaat se naam en registrasienommer op die agterkant aangedui is;
- (c) 'n deposito van R50;
- (d) sy of haar instemming tot nominasie in die volgende vorm:

INSTEMMING TOT NOMINASIE

Ek (meld volle voorname, van en registrasienommer in drukskrif soos dit verskyn in die register)

..... 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:
 * Maatskaplike Werker
 *
 *(Skrap wat nie van toepassing is nie)

Handtekening van genomineerde

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, faks of per hand ingedien word.

Vorms is van die kiesbeampte verkrygbaar.

4. 'n Nominasie wat nie aan bostaande 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

Telefoon en faksnommer

Datum:

BYLAE B

NOMINASIE VAN KANDIDATE WAT DEUR DIE MINSTER VIR WELSYN EN BEVOLKINGSONTWIKKELING AANGESTEL MOET WORD AS LEDE VAN DIE S A RAAD VIR MAATSKAPLIKE DIENSBEROEPE

VERSOEK VIR NOMINASIES

1. Ingevolge die bepalings van regulasie 6(1)(b) van die regulasies vir die verkiesing van die lede van die raad, word nominasies hiermee aangevra van kandidate wat deur die Minister aangestel moet word om op die raad te dien.
2. *Nominasie van (spesifiseer kategorie)*

Nominasies word ingewag vir die aanstelling van
verteenwoordiger(s) van

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

3. (1) Elke kandidaat moet afsonderlik op die volgende wyse genomineer word:

NOMINASIEVORM

Ek nomineer (meld die volle voorname en van in drukskrif van die kandidaat)

.....
vir nominasie as kandidaat om deur die Minister aangestel te word as 'n lid van die Suid-Afrikaanse Raad vir Maatskaplike Diensberoep in die volgende kategorie:

*

Handtekening van persoon wat nomineer
Meld die volle voorname en van in drukskrif

- (2) Elke persoon wat 'n nominasievorm teken moet 'n verklaring in die volgende vorm met die nominasie indien:

VERKLARING DEUR PERSOON WAT NOMINEER

Ek (meld die volle voorname en van in drukskrif) , verklaar dat ek
‘n Suid-Afrikaanse burger is en in die Republiek woonagtig is te (meld volledige woonadres)
.....

Handtekening van persoon wat nomineer

Ek sertificeer dat verklaarder erken het dat hy / sy met die inhoud van die verklaring vertrouyd is
en dit begryp. Beëdig/bevestig en geteken voor my te op

Kommissaris van Ede

Amp

- (3) Gelykydig met die indiening van die nominasies of nie later nie as die datum in
subparagraaf (4) bepaal, moet elke kandidaat by die Minister indien -
- ‘n *curriculum vitae* van nie meer nie as 150 woorde, insluitende waar
moontlik, ‘n telefoonnummer en / of faksnommer waar die kandidaat
bereik kan word;
 - ‘n paspoortfoto waarop die kandidaat se naam op die agterkant aangedui
is;
 - sy of haar instemming tot nominasie in die volgende vorm:

INSTEMMING TOT NOMINASIE

Ek (meld volle voorname en van in drukskrif)

..... 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 die sektor verteenwoordig waarvoor ek genomineer is;
 - (e) ek toestem tot nominasie in die volgende kategorie:
-

Handtekening van genomineerde

Beëdig/bevestig en geteken voor my te op

Kommissaris van Ede

Amp

- (4) Elke nominasie moet per pos, faks of per hand aan die Ministerie by ingedien word.

Vorms is beskikbaar by die Minister by die adres hieronder aangedui.

4. 'n Nominasie wat nie aan bostaande vereistes voldoen nie, of wat nie teen die gemelde datum by onderstaande adres by die Ministerie ingedien is nie, is ongeldig.

Verteenwoordiger van Ministerie

Adres

.....

Telefoon en faksnommer

Datum:

BYLAE C**VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD VIR
MAATSKAPLIKE DIENSBEROEPE****IDENTITEITSVERKLARING DEUR KIESER**

Ek (meld die volle voorname en van in drukskrif soos dit verskyn in die register),
....., 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) ek geen ander stembrief in hierdie verkiesing terugbesorg het nie;
- (e) my registrasienommer by die Raad is.

Handtekening**Getuies:**

- (1)
- (2)

BYLAE D**VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD VIR
MAATSKAPLIKE / DIENSBEROEPE****STEMBRIEF VIR MAATSKAPLIKE WERKERS**

Verkiesing van lid / lede.

Naam van kandidate
in alfabetiese volgorde

Kolom vir kieser se X

INSTRUKSIES AAN KIESERS

Elke kieser is geregtig om vir hoogstens kandidate en nie meer nie te stem en moet stem deur 'n kruis (X) teenoor die naam / name van die kandidaat / kandidate vir wie hy / sy stem, te maak.

'n Stembrief word verwerp indien -

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

Hierdie stembrief moet met die gesigkant na binne gevou word en moet geplaas word in bygaande identifikasiekoevert wat 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.

BYLAE E**VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD VIR
MAATSKAPLIKE DIENSBEROEPE****STEMBRIEF VIR.....**

Verkiesing van lid / lede.

Naam van kandidate
in alfabetiese volgorde

Kolom vir kieser se X

INSTRUKSIES AAN KIESERS

Elke kieser is geregtig om vir hoogstens kandidate en nie meer nie te stem en moet stem deur 'n kruis (X) teenoor die naam / name van die kandidaat / kandidate vir wie hy / sy stem, te maak.

'n Stembrief word verwerp indien -

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

Hierdie stembrief moet met die gesigkant na binne gevou word en moet geplaas word in bygaande identifikasiekoevert wat 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.

BYLAE F**VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD VIR
MAATSКАPLIKE DIENSBEROEPE****BeëDIGDE VERKLARING OF BEVESTIGING VIR KIESBEAMPTES OF PERSONE
TEENWOORDIG TYDENS DIE ONDERSOEK VAN STEMBRIEWE OF DIE
BEPALING VAN DIE UITSLAG VAN DIE VERKIESING**

Ek, (volle naam) verklaar hiermee onder eed / bevestig dat ek onderneem om die vertroulikheid van die stemming van die verkiesing van lede van die S A Raad vir Maatskaplike Diensberoep ingevolge die *Wet op Maatskaplike Werk*, 1978 (Wet 110 van 1978), te handhaaf en te help handhaaf en om, behalwe weens die een of ander regtens geoorloofde rede, geen inligting mee te deel nie aan enigiemand anders van wie redelikerwys verwag kan word dat hy die vertroulikheid van sodanige stemming sal verydel.

Handtekening

Ek sertificeer dat die verklaarder erken dat hy / sy vertroud is met die inhoud van die verklaring / bevestiging en dit begryp. Hierdie verklaring is beëdig / bevestig voor my en die verklaarder se handtekening is in my teenwoordigheid aangebring.

Kommissaris van Ede**Amp****Datum****Plek**

No. R. 1699**31 December 1998**

**REGULATIONS REGARDING THE FEES PAYABLE BY SOCIAL WORKERS,
STUDENT SOCIAL WORKERS AND SOCIAL AUXILIARY WORKERS:
AMENDMENT**

The Minister for Welfare and Population Development has, in terms of section 28 of the Social Work Act, 1978 (Act 110 of 1978), on the recommendation of the South African Interim Council for Social Work, made the regulations set out in the Schedule hereto.

SCHEDULE

Definition

1. In this Schedule "the Regulations" shall mean the regulations published as Government Notice R. 585 of 20 March 1987 as amended by Government Notices R. 2438 of 10 November 1989, R. 2599 of 9 November 1990, R. 2711 of 15 November 1991, R. 3265 of 4 December 1992, R. 1925 of 15 October 1993 and R. 1490 of 29 September 1995.

Amendment of regulation 2

2. Regulation 2 of the Regulations is hereby amended by -
 - (a) the substitution for subparagraph (i) of paragraph (a) of the following subparagraph:

"(i) Registration fee by applicants who obtained their qualifications at a training institution in the Republic.....R60,00";

(b) the substitution for subparagraph (ii) of paragraph (a) of the following subparagraph:

"(ii) Registration fee by applicants who obtained their qualifications at a training institution in a country, the area of which has never been part of the Republic and which according to the World Bank classification of countries are residing in a -

1. first world country.....R900,00;
2. second world country.....R600,00; and
3. third world country.....R300,00";

(c) the substitution for subparagraph (iii) of paragraph (a) of the following subparagraph:

"(iii) Reregistration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act.....R60,00";

(d) the substitution for subparagraph (v) of paragraph (a) of the following subparagraph:

"(v) Fees for the restoration of the name of a person whose name has been removed from the register in terms of section 20 of the Act.....R60,00";

(e) the deletion of subparagraph (iv) of paragraph (b);

(f) the insertion in paragraph (b) of the following subparagraph:

"(v) Registration fee by social work students from countries, the area of which has never been part of the Republic, enrolled

for a course in social work at a training institution, who undertake practical training in social work at a training or any other institution in the Republic.....R60,00";

(g) the substitution in paragraph (c)(i), (ii) and (iii) of the expression "R17,00" by the expression "R25,00";

(h) the substitution for subparagraph (ii) of paragraph (d) of the following subparagraph:

"(ii) Registration fee by applicants who obtained their qualifications in the RepublicR40,00";

(i) the substitution for subparagraph (iii) of paragraph (d) of the following subparagraph:

"(iii) Registration fee by applicants who obtained their qualifications at a training institution in a country, the area of which has never been part of the Republic and which according to the World Bank classification of countries are residing in a

1. first world country.....R450,00;
2. second world country.....R300,00; and
3. third world country.....R150,00";

(j) the substitution of subparagraph (iv) of paragraph (d) of the following subparagraph:

"(iv) Reregistration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act.....R40,00";

- (k) the substitution for subparagraph (vi) of paragraph (d) of the following subparagraph:
- "(vi) Fees for the restoration of the name of a person whose name has been removed from the register in terms of section 20 of the Act.....R40,00";
- (l) the substitution for subparagraph (iii) of paragraph (e) of the following subparagraph:
- "(iii) In the case of a person who applies for reregistration in terms of section 22(4) of the Act or whose name is restored in terms of section 20(3) of the Act to a register contemplated in section 19(1) of the Act, be calculated pro rata for the period extending from the first day of the month during which his/her name is restored to the register to the end of the financial year concerned and be payable before such person's name is restored to the register: Provided that, in case of a person whose name has been removed from the register in terms of section 20(1)(d) of the Act and such person has proceeded to practise as a social worker, the annual fee be paid in full for the current financial year before such person's name be restored to the register concerned".

Withdrawal of regulation 3A

3. Regulation 3A is hereby withdrawn.

Commencement

4. These regulations shall come into effect on the date of publication of this notice.

No. R. 1699

31 Desember 1998

**REGULASIES BETREFFENDE DIE GELDE BETAALBAAR DEUR
MAATSKAPLIKE WERKERS, STUDENT- MAATSKAPLIKE WERKERS EN
MAATSKAPLIKE HULPWERKERS: WYSIGING**

Die Minister vir Welsyn en Bevolkingsontwikkeling het kragtens artikel 28 van die Wet op Maatskaplike Werk, 1978 (Wet 110 van 1978), op aanbeveling van die Suid-Afrikaanse Interim Raad vir Maatskaplike Werk, die regulasies in die Bylae hiervan uiteengesit, uitgevaardig.

BYLAE

Woordomskrywing

1. In hierdie Bylae beteken "die Regulasies" die regulasies afgekondig by Goewermentskennisgewing R. 585 van 20 Maart 1987 soos gewysig by Goewermentskennisgewings R. 2438 van 10 November 1989, R. 2599 van 9 November 1990, R. 2711 van 15 November 1991, R. 3265 van 4 Desember 1992, R. 1925 van 15 Oktober 1993 en R. 1490 van 29 September 1995.

Wysiging van regulasie 2

2. Regulasie 2 van die Regulasies word hereby gewysig deur -

(a) subparagraaf (i) van paragraaf (a) deur die volgende subparagraaf te vervang:

"(i) Registrasiegeld wat deur applikante wat hulle kwalifikasies aan 'n opleidingsinrigting in die Republiek verwerf het R60,00"

(b) subparagraaf (ii) van paragraaf (a) deur die volgende subparagraaf te vervang:

"(ii) Registrasiegeld deur applikante wat hulle kwalifikasies verwerf het aan 'n opleidingsinrigting in 'n land waarvan die gebied nooit deel van die Republiek uitgemaak het nie en wat ingevolge die klassifikasie van lande deur die Wêreldbank woonagtig is in 'n -

- | | | |
|----|-------------------------|-------------|
| 1. | eerste wêreld land..... | R900,00 |
| 2. | tweede wêreld land..... | R600,00; en |
| 3. | derde wêreld land..... | R300,00"; |

(c) subparagraaf (iii) van paragraaf (a) deur die volgende subparagraaf te vervang:

"(iii) Herregistrasiegeld deur 'n persoon wie se registrasie kragtens artikel 22(1)(c) van die Wet ingetrek is.....R60,00";

(d) subparagraaf (v) van paragraaf (a) deur die volgende subparagraaf te vervang:

"(v) Gelde vir die terugplasing van 'n persoon wie se naam kragtens artikel 20 van die Wet uit die register geskrap is.....R60,00";

(e) subparagraaf (iv) van paragraaf (b) te skrap;

(f) die invoeging in paragraaf (b) van die volgende subparagraaf:

"(v) Registrasiegeld deur maatskaplikewerk-studente van lande waarvan die gebied nooit deel van die Republiek uitgemaak het nie, wat vir 'n kursus in maatskaplike werk by 'n opleidingsinrigting ingeskryf is, wat praktykopleiding in maatskaplike werk aan 'n opleidingsinrigting of enige ander instansie in die Republiek verrig.....R60,00";

- (g) in paragraaf (c)(i), (ii) en (iii) die uitdrukking "R17,00" deur die uitdrukking "R25,00" te vervang;
- (h) subparagraaf (ii) van paragraaf (d) deur die volgende subparagraaf te vervang:
- "(ii) Registrasiegeld deur applikante wat hulle kwalifikasies in die Republiek verwerf het.....R40,00";
- (i) subparagraaf (iii) van paragraaf (d) deur die volgende subparagraaf te vervang:
- "(iii) Registrasiegeld deur applikante wat hulle kwalifikasies verwerf het aan 'n opleidingsinrigting in 'n staat waarvan die gebied nooit deel van die Republiek uitgemaak het nie en wat ingevolge die klassifikasie van lande deur die Wêreldbanks woonagtig is in 'n -
1. eerste wêreld land.....R450,00
2. tweede wêreld land.....R300,00; en
3. derde wêreld land.....R150,00";
- (j) subparagraaf (iv) van paragraaf (d) deur die volgende paragraaf te vervang:
- "(iv) Herregistrasiegeld deur 'n persoon wie se registrasie kragtens artikel 22 (1)(c) van die Wet ingetrek is.....R40,00";
- (k) subparagraaf (vi) van paragraaf (d) deur die volgende subparagraaf te vervang:
- "(vi) Gelde vir die terugplasing van die naam van 'n persoon wie se naam kragtens artikel 20 van die Wet uit die register geskrap is.....R40,00";

- (l) subparagraaf (iii) van paragraaf (e) met die volgende subparagraaf te vervang:

"(iii) In die geval van 'n persoon wat om herregistrasie kragtens artikel 22(4) van die Wet aansoek doen of wie se naam kragtens artikel 20(3) van die Wet teruggeplaas word op 'n register in artikel 19(1) van die Wet bedoel, pro rata bereken word vir die tydperk wat strek vanaf die eerste dag van die maand waartydens die persoon se naam op die register teruggeplaas word tot die einde van die betrokke boekjaar, en is betaalbaar voor die naam van sodanige persoon op die betrokke register teruggeplaas word: Met dien verstande dat, in die geval van 'n persoon wie se naam kragtens artikel 20(1)(d) van die Wet uit die register geskrap is en sodanige persoon voortgegaan het om as maatskaplike werker te praktiseer, die jaargeld ten volle vir die lopende boekjaar betaal word voordat die naam van sodanige persoon op die betrokke register teruggeplaas word".

Herroeping van regulasie 3A

3. Regulasie 3A word hierby herroep.

Inwerkingtreding

4. Hierdie regulasies tree op die datum van publikasie van hierdie kennisgewing in werking.

No. R. 1700**31 December 1998****REGULATIONS REGARDING ALLOWANCES PAYABLE TO MEMBERS OF THE COUNCIL
AND OF COMMITTEES IN TERMS OF THE PROVISIONS OF THE SOCIAL WORK ACT, 1978:
AMENDMENT**

The Minister for Welfare and Population Development hereby, in terms of section 28 of the Social Work Act, 1978 (Act 110 of 1978), on the recommendation of the South African Interim Council for Social Work, makes the regulations set out in the Schedule hereto.

S C H E D U L E**Definition**

1. In this Schedule "the Regulations" means the regulations published by Government Notice R.586 of 20 March 1987, as amended.

Amendment of Annexure A

2. The Regulations are hereby amended by the substitution for Annexure A of the following annexure:

ANNEXURE A**Allowances payable to members of the council and of committees**

The following allowances shall be paid by the council:

R

1. The session allowance to the president in terms of regulation 2(2)(a) 80,00 per day
2. The session allowance to a member other than the president in terms of regulation 2(2)(a) 65,00 per day
3. The working allowance to the president in terms of regulation 2(2)(b) 80,00 per day
4. The working allowance to a member other than the president in terms of regulation 2(2)(b) 65,00 per day
5. The subsistence allowance in terms of regulation 2(2)(c) 200,00 per day
6. The motor vehicle allowance in terms of regulation 2(2)(e) 1,50 per kilometer

Commencement

3. These regulations shall come into effect on the date of publication of this notice.

No. R. 1700**31 Desember 1998****REGULASIES BETREFFENDE DIE TOELAES BETAALBAAR AAN LEDE VAN DIE RAAD EN
VAN KOMITEES INGEVOLGE DIE BEPALINGS VAN DIE WET OP MAATSKAPLIKE WERK,
1978: WYSIGING**

Die Minister vir Welsyn en Bevolkingsontwikkeling vaardig hierby kragtens artikel 28 van die Wet op Maatskaplike Werk, 1978 (Wet 110 van 1978), op aanbeveling van die Suid-Afrikaanse Interim Raad vir Maatskaplike Werk, die regulasies in die Bylae hiervan uiteengesit, uit.

BYLAE**Woordomskrywing**

1. In hierdie Bylae beteken "die Regulasies" die regulasies afgekondig by Goewermentskennisgewing R.586 van 20 Maart 1987, soos gewysig.

Wysiging van Aanhangsel A

2. Die Regulasies word hierby gewysig deur Aanhangsel A deur die volgende aanhangsel te vervang:

AANHANGSEL A**Toelaes wat aan lede van die raad en van komitees betaalbaar is**

Die volgende toelaes word deur die raad betaal:

	R
1. Die sittingstoelae aan die president ingevolge regulasie 2(2)(a)	80,00 per dag
2. Die sittingstoelae aan 'n ander lid as die president ingevolge regulasie 2(2)(a)	65,00 per dag
3. Die werkstoelae aan die president ingevolge regulasie 2(2)(b)	80,00 per dag
4. Die werkstoelae aan 'n ander lid as die president ingevolge regulasie 2(2)(b)	65,00 per dag
5. Die verblyftoelae ingevolge regulasie 2(2)(c)	200,00 per dag
6. Die motorvoertuigtoelae ingevolge regulasie 2(2)(e)	1,50 per kilometer

Inwerkingtreding

3. Hierdie regulasies tree op die datum van publikasie van hierdie kennisgewing in werking.

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