

REPUBLIC
OF
SOUTH AFRICA



REPUBLIEK
VAN
SUID-AFRIKA

Government Gazette Staatskoerant

Regulation Gazette

No. 6444

Regulasiekoerant

Vol. 405

PRETORIA, 5 MARCH
MAART 1999

No. 19795

CORRECTION NOTICE

Notice is hereby given that the number of the notice which appeared in *Government Gazette* No. 19625 (*Regulation Gazette* No. 6389) dated 18 December 1998 was incorrectly published as No. R. 1670. The correct number should read: **No. R. 1724.**

VERBETERINGSKENNISGEWING

Hiermee word bekendgemaak dat die nommer van die kennisgewing in *Staatskoerant* No. 19625 (*Regulasiekoerant* No. 5389) van 18 Desember 1998 foutief gepubliseer is as No. R. 1670. Die korrekte nommer moet lees: **No. R. 1724.**

GOVERNMENT NOTICES GOEWERMENSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE DEPARTEMENT VAN LANDBOU

No. R. 262

5 March 1999

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

DECIDUOUS FRUIT PLANT CERTIFICATION SCHEME: AMENDMENT*

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

A. T. DIDIZA
Deputy Minister of Agriculture

* Amendments to the physical requirements with regard to pome and stone fruit and table and drying grapes.

SCHEDULE**Definition**

1. In the Schedule "the Scheme" means the Deciduous Fruit Plant Certification Scheme published by Government Notice No. R. 1971 of 15 October 1993, as corrected by Government Notice No. R. 453 of 22 March 1996 and amended by Government Notices Nos. R. 564 of 18 April 1997 and R. 1305 of 10 October 1997.

Amendment of Part 4 of Schedule 1 of the Scheme

2. Part 4 of Schedule 1 of the Scheme is hereby amended by the substitution for item 4.6.3 (c) of the following item:
 - (c) two-year-old plants that have been cut back during the previous year, the diameter of the bole, 50 mm above the cutback wound, shall be at least 8 mm.".

Insertion of item 4.10 in Part 4 of Schedule 2 of the Scheme

3. The following item is hereby inserted after item 4.9 of Part 4 of Schedule 2 of the Scheme:

"4.10 Rooted scion plants that have not been grafted and that are not in containers

- 4.10.1 Each plant shall have at least two well developed roots at the base thereof.
- 4.10.2 Each plant shall have at least one mature shoot that shall—
 - 4.10.2.1. in the case of the varieties Barlinka, Dauphine and Muscat d'Alexandrie, be at least 100 mm in length; and
 - 4.10.2.2. otherwise be at least 150 mm in length.
- 4.10.3 The two-year-old stem of each plant shall be at least 200 mm in length.
- 4.10.4 No dead parts shall occur on the plant.
- 4.10.5 The roots of the plant shall not be cut back to shorter than 100 mm.".

No. R. 262**5 Maart 1999****PLANTVERBETERINGSWET, 1976 (WET NO. 53 VAN 1976)****SAGTEVRUGTEPLANTSERTIFISERINGSKEMA: WYSIGING***

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

A. T. DIDIZA**Adjunkminister van Landbou**

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

BYLAE**Woordomskrywing**

1. In hierdie Bylae beteken "die Skema" die Sagtevrugteplantsertifiseringeskema gepubliseer by Goewermentskennisgewing No. R. 1971 van 15 Oktober 1993, soos verbeter by Goewermentskennisgewing No. R. 453 van 22 Maart 1996 en gewysig by Goewermentskennisgewings Nos. R. 564 van 18 April 1997 en R. 1305 van 10 Oktober 1997.

Wysiging van Deel 4 van Bylae 1 van die Skema

2. Deel 4 van Bylae 1 van die Skema word hierby gewysig deur item 4.6.3 (c) deur die volgende item te vervang:
 - (c) tweejaaroue plante wat in die voorafgaande jaar teruggesny is, moet die deursnee van die stam, 50 mm bokant die teruggsywond, minstens 8 mm wees.".

Invoeging van item 4.10 in Deel 4 van Bylae 2 van die Skema

3. Die volgende item word hiermee na item 4.9 van Deel 4 van Bylae 2 van die Skema ingevoeg:

"4.10 Gewortelde ongeënte bostokplante wat nie in houers is nie

- 4.10.1 Elke plant moet minstens twee goed ontwikkelde wortels aan die basis daarvan hê.
- 4.10.2 Elke plant moet minstens een ryp loot hê wat—
 - 4.10.2.1. in die geval van die varieteite Barlinka, Dauphine en Muscat d'Alexandrie, minstens 100 mm lank is; en
 - 4.10.2.2. andersins minstens 150 mm lank is.
- 4.10.3 Die tweejaaroue stam van elke plant moet minstens 200 mm lank wees.
- 4.10.4 Geen dooie gedeeltes mag aan die plant voorkom nie.
- 4.10.5 Die wortels van die plant mag nie korter as 100 mm teruggesny wees nie.".

DEPARTMENT OF HEALTH DEPARTEMENT VAN GESONDHEID

No. R. 261**5 March 1999**

THE INTERIM NATIONAL MEDICAL AND DENTAL COUNCIL OF SOUTH AFRICA

REGULATIONS RELATING TO FEES PAYABLE TO THE COUNCIL: AMENDMENT

The Minister of Health has, in consultation with the Interim National Medical and Dental Council of South Africa, in terms of section 61 (1), read with section 61 (4) of the Health Professions Act, 1974 (Act No. 56 of 1974), made the regulations in the Schedule.

SCHEDULE

1. In these regulations "the Regulations" means the regulations published under Government Notice No. R. 1569 of 28 November 1997.

Amendment of regulation 3 of the Regulations

2. Regulation 3 of the Regulations is hereby amended by the—

- (a) substitution in paragraph (a) (i) for the expression "R432,00" of the expression "R455,00";
- (b) substitution in paragraph (a) (ii) for the expression "or 51: R129,50" of the expression "R136,00";
- (c) substitution in paragraph (a) (iii) for the expression "R18,00" of the expression "R45,00";
- (d) substitution in paragraph (b) (i) for the expression "R87,00" of the expression "R92,00";
- (e) substitution in paragraph (b) (ii) for the expression "or 51: R18,00" of the expression "R45,00"; and
- (f) substitution in paragraph (b) (iii) for the expression "R18,00" of the expression "R45,00".

Amendment of regulation 5 of the Regulations

3. Regulation 5 of the Regulations is hereby amended by the—

- (a) substitution in paragraph (a) (i) for the expression "R72,00" of the expression "R100,00";
- (b) substitution in paragraph (a) (ii) for the expression "R14,00" of the expression "R100,00"; and
- (c) substitution in paragraph (b) for the expression "R7,00" of the expression "R45,00".

N. C. DLAMINI ZUMA**Minister of Health****No. R. 261****5 Maart 1999**

DIE INTERIM NASIONALE MEDIESTE EN TANDHEELKUNDIGE RAAD VAN SUID-AFRIKA

REGULASIES BETREFFENDE GELDE BETAAALBAAR AAN DIE RAAD: WYSIGING

Die Minister van Gesondheid het, in oorelog met die Interim Nasionale Mediese en Tandheelkundige Raad van Suid-Afrika, kragtens artikel 61 (1), gelees met artikel 61 (4) van die Wet op Gesondheidsberoep, 1974 (Wet No. 56 van 1974), die regulasies in die Bylae uitgevaardig.

BYLAE

1. In hierdie regulasies beteken "die Regulasies" die regulasies aangekondig deur Goewermentskennisgewing No. R. 1569 van 28 November 1997.

Wysiging van regulasie 3 van die Regulasies

2. Regulasie 3 van die Regulasies word hierby gewysig deur—

- (a) die uitdrukking "R432,00" in paragraaf (a) (i) met die uitdrukking "R455,00" te vervang;
- (b) die uitdrukking "of 51: R129,50" in paragraaf (a) (ii) met die uitdrukking "R136,00" te vervang;
- (c) die uitdrukking "R18,00" in paragraaf (a) (iii) met die uitdrukking "R45,00" te vervang;
- (d) die uitdrukking "R87,00" in paragraaf (b) (i) met die uitdrukking "R92,00" te vervang;
- (e) die uitdrukking "of 51: R18,00" in paragraaf (b) (ii) met die uitdrukking "R45,00" te vervang; en
- (f) die uitdrukking "R18,00" in paragraaf (b) (iii) met die uitdrukking "R45,00" te vervang.

Wysiging van regulasie 5 van die Regulasies

3. Regulasie 5 van die Regulasies word hierby gewysig deur die—

- (a) die uitdrukking "R72,00" in paragraaf (a) (i) met die uitdrukking "R100,00" te vervang;
- (b) die uitdrukking "R14,00" in paragraaf (a) (ii) met die uitdrukking "R100,00" te vervang; en
- (c) die uitdrukking "R7,00" in paragraaf (b) met die uitdrukking "R45,00" te vervang.

N. C. DLAMINI ZUMA**Minister van Gesondheid**

**DEPARTMENT OF LABOUR
DEPARTEMENT VAN ARBEID**

No. R. 257**5 March 1999**

MANPOWER TRAINING ACT, 1981

ACCREDIT OF CLEANING INDUSTRY TRAINING BOARD

It is hereby notified for general information that the Registrar of Manpower Training has in terms of section 12B of the Act, accredited the Cleaning Industry Training Board, P.O. Box 19139, Fishers Hills, 1403, on 14 December 1998, in respect of the Industry as defined in Government Notice No. R. 1268 of 8 October 1998.

No. R. 279**5 March 1999**

BASIC CONDITIONS OF EMPLOYMENT ACT, No. 75 OF 1997

**EMPLOYMENT CONDITIONS COMMISSION INVESTIGATION: PRIVATE SECURITY SECTOR,
REPUBLIC OF SOUTH AFRICA**

In terms of section 52 (1) of the Basic Conditions of Employment Act, No. 75 of 1997, I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, hereby direct the Employment Conditions Commission to investigate the conditions of employment in the Private Security Sector of the Republic of South Africa.

I give notice in terms of section 52 (3) of the Basic Conditions of Employment Act, No. 75 of 1997, of the commencement of said investigation and invite written representations by members of the public.

The terms of reference for his investigation shall be—

- (a) conditions of employment in the sector;
- (b) the rates of remuneration; and
- (c) the establishment of a national provident fund for the sector.

Interested persons are hereby given the opportunity of making written representations to the Employment Conditions Commission. Such representations should reach the Directorate: Minimum Standards, Department of Labour, Private Bag X117, Pretoria, 0001, within 30 days of the publication of this notice.

M. M. S. MDLADLANA**Minister of Labour****No. R. 280****5 March 1999**

BASIC CONDITIONS OF EMPLOYMENT ACT, No. 75 OF 1997

**EMPLOYMENT CONDITIONS COMMISSION INVESTIGATION: CONTRACT CLEANING SECTOR,
REPUBLIC OF SOUTH AFRICA**

In terms of section 52 (1) of the Basic Conditions of Employment Act, No. 75 of 1997, I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, hereby direct the Employment Conditions Commission to investigate the conditions of employment in the Contract Cleaning Sector of the Republic of South Africa.

I give notice in terms of section 52 (3) of the Basic Conditions of Employment Act, No. 75 of 1997, of the commencement of said investigation and invite written representations by members of the public.

The terms of reference for his investigation shall be—

- (a) conditions of employment in the sector;
- (b) the rates of remuneration; and
- (c) the establishment of a national provident fund for the sector.

Interested persons are hereby given the opportunity of making written representations to the Employment Conditions Commission. Such representations should reach the Directorate: Minimum Standards, Department of Labour, Private Bag X117, Pretoria, 0001, within 30 days of the publication of this notice.

M. M. S. MDLADLANA**Minister of Labour**

SOUTH AFRICAN REVENUE SERVICE
SUID-AFRIKAANSE INKOMSTEDIENS

No. R. 258

5 March 1999

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE No. 1 (No. 1/1/973)

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
74.07			By the substitution for heading No. 74.07 of the following:			
"74.07			Copper bars, rods and profiles:			
	7407.10	5	- Of refined copper	kg	10%	
	7407.2		- Of copper alloys:			
	7407.21	6	-- Of copper-zinc base alloys (brass)	kg	10%	
	7407.22		-- Of copper-nickel base alloys (cupro-nickel) or copper-nickel-zinc base alloys (nickel silver):			
	.20	7	--- Hollow profiles	kg	10%	
	.90	8	--- Other	kg	free	
	7407.29	7	-- Other	kg	10%"	
74.09			By the substitution for heading No. 74.09 of the following:			
"74.09			Copper plates, sheets and strip, of a thickness exceeding 0,15 mm:			
	7409.1		- Of refined copper:			
	7409.11	9	-- In coils	kg	10%	
	7409.19	5	-- Other	kg	10%	
	7409.2		- Of copper-zinc base alloys (brass):			
	7409.21	3	-- In coils	kg	10%	
	7409.29	4	-- Other	kg	10%	
	7409.3		- Of copper-tin base alloys (bronze):			
	7409.31	8	-- In coils	kg	10%	
	7409.39	9	-- Other	kg	10%	
	7409.40	6	- Of copper-nickel base alloys (cupro-nickel) or copper-nickel-zinc base alloys (nickel silver)	kg	10%	
	7409.90	9	- Of other copper alloys	kg	10%"	

Heading	Sub= Heading	C D	Article Description	Statistical Unit	Rate of Duty	Anno=tations
74.10	"7410.1		By the substitution for subheading No. 7410.1 of the following: - Not backed:			
	7410.11	9	- - Of refined copper	kg	10%	
	7410.12	5	- - Of copper alloys	kg	10%"	
74.11	".103		By the substitution for subheading No. 7411.10.10 of the following: - - With an outside cross-sectional dimension not exceeding 115 mm	kg	10%"	
74.12	".101		By the substitution for subheadings Nos. 7412.20.10 and 7412.20.20 of the following: - - Brass bends and junctions, for use with sanitary or waste water pipes	kg	10%	
	.209		- - Branch pipe pieces, Y-pieces and couplings, for use with piping of an inside diameter not exceeding 25,4 mm	kg	10%"	
74.19	"7419.91	8	By the substitution for subheading No. 7419.91 of the following: - - Cast, moulded, stamped or forged, but not further worked	kg	15%"	

No. R. 258**5 Maart 1999****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/1/973)**

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 hierby aangetoon.

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

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Anno= tasies
74.07			Deur pos No. 74.07 deur die volgende te vervang:			
"74.07			Koperstawe, -stange en -profiële:			
	7407.10	5	- Van geaffineerde koper	kg	10%	
	7407.2		- Van koperlegerings:			
	7407.21	6	-- Van legerings met 'n koper-sinkbasis (geelkoper)	kg	10%	
	7407.22		-- Van legerings met 'n koper-nikkelbasis (kopernikkel) of 'n koper-nikkel-sinkbasis (nikkelsilwer):			
	.20	7	-- Hol profiele	kg	10%	
	.90	8	-- Ander	kg	vry	
	7407.29	7	-- Ander	kg	10%"	
74.09			Deur pos No. 74.09 deur die volgende te vervang:			
"74.09			Koperplate, -fynplate en -band, met 'n dikte van meer as 0,15 mm:			
	7409.1		- Van geaffineerde koper:			
	7409.11	9	-- Gehaspel	kg	10%	
	7409.19	5	-- Ander	kg	10%	
	7409.2		- Van legerings met 'n koper-sinkbasis (geelkoper):			
	7409.21	3	-- Gehaspel	kg	10%	
	7409.29	4	-- Ander	kg	10%	
	7409.3		- Van legerings met 'n koper-tinbasis (brons):			
	7409.31	8	-- Gehaspel	kg	10%	
	7409.39	9	-- Ander	kg	10%	

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenhed	Skaal van Reg	Anno= tasies
	7409.40	6	- Van legerings met 'n koper-nikkelsbasis (koper-nikkel) of 'n koper-nikkelsinkbasis (nikkel-silwer)	kg	10%	
	7409.90	9	- Van ander koperlegerings	kg	10%"	
74.10			Deur subpos No. 7410.1 deur die volgende te vervang:			
	"7410.1		- Nie met rugkant nie:			
	7410.11	9	-- Van geaffineerde koper	kg	10%	
	7410.12	5	-- Van koperlegerings	kg	10%"	
74.11			Deur subpos No. 7411.10.10 deur die volgende te vervang:			
	".10.3		-- Met 'n buitedwarsdeursnee-afmeting van hoogstens 115 mm	kg	10%"	
74.12			Deur subposte Nos. 7412.20.10 en 7412.20.20 deur die volgende te vervang:			
	".10.1		-- Geelkoperbulgstukke en -aansluitingstukke, vir gebruik met sanitêre of rioolwaterpype	kg	10%	
	.20.9		-- Aftakpypstukke, Y-stukke en koppelstukke, vir gebruik met pyleiding met 'n binnedeursnee van hoogstens 25,4 mm	kg	10%"	
74.19			Deur subpos No. 7419.91 deur die volgende te vervang:			
	"7419.91	8	-- Gegiet, gevorm, gestamp of gesmee, maar nie verder bewerk nie	kg	15%"	

No. R. 259**5 March 1999**

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE No. 1 (No. 1/1/972)

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
32.06	"3206.11	1	By the substitution for subheading No. 3206.11 of the following: -- Containing 80 per cent or more by mass of titanium dioxide calculated on the dry mass	kg	10%"	

No. R. 259**5 Maart 1999**

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE No. 1 (No. 1/1/972)

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 hierby aangetoon.

G. MARCUS
Adjunkminister van Finansies

BYLAE

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Anno=tasies
32.06	"3206.11	1	Deur subpos No. 3206.11 deur die volgende te vervang: -- Wat, volgens massa, minstens 80 persent titaandioksied bereken op die droë massa bevat	kg	10%"	

No. R. 260**5 March 1999****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 1 (No. 1/1/974)**

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	Subheadi-ng	C. D	Article Description	Statistical Unit	Rate of Duty	Anno-ta-tions
84.81	" .07	2	By the substitution for subheading No. 8481.80.07 of the following: -- Valves of a kind commonly used with rubber pneumatic tyres or inner tubes	kg	15%"	

No. R. 260**5 Maart 1999****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/1/974)**

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 hierby aangetoon.

G. MARCUS
Adjunkminister van Finansies

BYLAE

Pos	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Anno=tasies
84.81	" .07	2	Deur subpos No. 8481.80.07 deur die volgende te vervang: -- Kleppe van 'n soort gewoonlik met pneumatiese rubberbuite- of -binnebande gebruik	kg	15%"	

DEPARTMENT OF WELFARE DEPARTEMENT VAN WELSYN

No. R. 277**5 March 1999**

REGULATIONS RELATING TO THE REGISTRATION OF A SPECIALITY IN ADOPTION WORK

The Minister for Welfare and Population Development intends, in terms of section 28 of the Social Work Act, 1978 (Act No. 110 of 1978), to make the regulations set out in the Schedule hereto.

Interested parties are invited to submit comments on the proposed regulations to the Director-General: Welfare, Private Bag X901, Pretoria, 0001, fax (012) 323-3733 (for attention: Mrs S. Scholtz), within 10 days of the date of publication of this notice.

SCHEDULE

Definitions

1. In these regulations "the Act" means the Social Work Act, 1978 (Act No. 110 of 1978), and any expression to which a meaning has been assigned in the Act shall have such meaning and, unless the context otherwise indicates—

"adoption unit" means a group of two or more social workers within a state department of welfare or in a child and family welfare organisation or in private practice or a combination thereof, specialising in adoption work;

"adoption work" means an all-inclusive professional service to the biological parents, the child and the prospective adoptive parents, which forms an integral part of the adoption process during the pre-adoption, adoption and post adoption phases, and consists of anyone of the following services:

- (a) counselling of the biological parents;
- (b) assessment and, where applicable, counselling of the child;
- (c) recruitment, assessment and preparation of prospective adoptive parents, and after-care services;
- (d) origin inquiries and tracing of the parties involved in an adoption;
- (e) preparation of reports pertaining to a proposed adoption under the Child Care Act, 1983 (Act No. 74 of 1983);

"intern adoption worker" means a social worker whose speciality in adoption work has been deregistered.

Requirements for registration of a speciality in adoption work

2. The Council shall on application register a speciality in adoption work where a social worker has three years' experience in adoption work with—

- (i) a child and family welfare organisation specialising in adoption work; or
- (ii) a unit in a state department of welfare specialising in adoption work; or
- (iii) a social worker in private practice accredited in adoption work by the South African Association of Social Workers in Private Practice; or
- (iv) a combination thereof.

3. (1) All social workers who comply with the provisions of regulation 2 and who apply for registration of a speciality in adoption work shall, within a period of two years from the date of application—

- (a) be required to pass with the Council an examination on adoption work; and
- (b) pay the prescribed examination fee.

(2) The speciality in adoption work of a social worker who fails to pass the examination referred to above will be deregistered and such social worker shall be an intern adoption worker until such time as he or she has passed the examination.

Conditions for the practising of a speciality in adoption work

4. (1) A social worker who has complied with the requirements referred to in either regulation 2 and 3 may in terms of section 17C of the Act practise the profession of social work in respect of a speciality in adoption work subject to the following conditions:

- (a) The social worker has to work in an adoption unit, inform the Council of any changes to the unit and annually provide the Council with a letter from the adoption unit in which it is confirmed that the said social worker is practising in that unit;
 - (b) the prescribed registration fee has to be paid; and
 - (c) the prescribed annual fee has to be paid.
- (2) The annual fee referred to in paragraph (c) above shall—
- (a) subject to the provisions of subparagraph (b) and (c), be paid on or before 31 March of every year;
 - (b) in the case of a social worker who has registered a speciality in adoption work, be calculated *pro rata* for the period extending from the first day of the month during which he or she is registered to the end of the financial year concerned, and be payable on or before the last day of the month in which such person is registered;

(c) in the case of a person who applies for registration 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 or her name is restored to the register to the end of the financial year concerned, and be payable on or before the last day of the month in which such person's name is restored to the register.

5. No social worker in private practice shall be allowed to practise adoption work—

(a) without having registered a speciality in adoption work; or

(b) until such time as the Council makes rules governing the procedures of adoption work, without being accredited as an adoption worker by a national professional body or association for social workers in private practice which deals with accreditation in the field of adoption work, recognised by the Council.

6. A social worker in private practice who does not have the requisite experience in adoption work and who wishes to obtain registration as a specialist in adoption work, and also an intern adoption worker may not sign reports under the Child Care Act, 1983, and such social worker or adoption worker shall—

(a) work in an adoption unit under supervision of a person who has obtained such registration; and

(b) inform the Council of this arrangement.

Fee structure

7. (1) A fee structure, in the form of rules, serving as a guide for the fees which may be charged in respect of the services rendered for adoption work, shall be as prescribed by the Council.

(2) All clients shall, at the first meeting with the social worker involved in the adoption work, be furnished with the fee structure referred to in paragraph (a) and shall acknowledge receipt thereof in writing.

Application for registration of a speciality in adoption work

8. (1) Application for registration of a speciality in adoption work shall be made on a form obtainable from the Council.

(2) Such application form shall be accompanied by—

(a) proof of registration as a social worker with the Council;

(b) a certified copy of documentary proof of the experience referred to in regulation 2;

(c) a letter from the adoption unit in which the applicant is working which confirms that the applicant is practising in the unit; and

(d) the registration fee referred to in regulation 4 (1) (b).

General provisions

9. (1) A social worker who has registered a speciality in adoption work may affix the designation "specialist in adoption work (SIAW)" after his or her name and such social worker shall be regarded as an accredited social worker in terms of the provisions of the Child Care Amendment Act, 1996 (Act No. 96 of 1996).

(2) The certificate of registration of a speciality in adoption work issued by the Council will specify the area(s) in terms of the definition of adoption work in which the social worker has obtained the speciality.

Commencement

10. These regulations shall come into operation on the date of publication thereof.

No. R. 277

5 Maart 1999

REGULASIES BETREFFENDE DIE REGISTRASIE VAN 'N SPESIALITEIT IN AANNEMINGSWERK

Die Minister vir Welsyn en Bevolkingsontwikkeling is van voorneme om kragtens artikel 28 van die Wet op Maatskaplike Werk, 1978 (Wet No. 110 van 1978), die regulasies in die Bylae hiervan uit te vaardig.

Belanghebbende persone word uitgenooi om kommentaar te lewer op die voorgestelde regulasies en dit te voorsien aan die Direkteur-generaal: Welsyn, Privaatsak X901, Pretoria, 0001, faks (012) 323-3733 (vir aandag: mev. S. Scholtz), binne 10 dae vanaf die datum van publikasie van hierdie kennisgewing.

BYLAE

Woordomskrywing

1. In hierdie regulasies beteken "die Wet" die Wet op Maatskaplike Werk, 1978 (Wet No. 110 van 1978), en het enige uitdrukking waaraan daar in die Wet 'n betekenis geheg is, daardie betekenis, en, tensy daar uit die konteks anders blyk, beteken—

"aannemingseenheid" 'n groep van twee of meer maatskaplike werkers binne 'n staatsdepartement van welsyn of in 'n kinder- en gesinswelsynorganisasie of in 'n privaatpraktyk of 'n kombinasie daarvan, wat in aannemingswerk spesialiseer;

"aannemingswerk" 'n allesomvattende professionele diens aan die biologiese ouers, die kind en die voornevende aanneemouers, welke diens gedurende die vooraannamefase, die aannemingsfase en die na-aannemingsfase 'n integrerende deel van die aannemingsproses uitmaak en wat uit enigeen van die volgende dienste bestaan:

(a) berading vir die biologiese ouers;

(b) beoordeling van en waar toepaslik, berading vir die kind;

- (c) werwing, beoordeling en voorbereiding van voornemende aanneemouers, en nasorgdienste aan hulle;
- (d) oorsprongnavrae en die opspoor van die partye betrokke by die aanneming;
- (e) voorbereiding van verslae wat betrekking het op 'n voorgestelde aanneming kragtens die Wet op Kindersorg, 1983 (Wet No. 74 van 1983);

"**interne aannemingswerker**" 'n maatskaplike werker wie se spesialiteit in aannemingswerk ingetrek is.

Vereistes vir registrasie van 'n spesialiteit in aannemingswerk

2. Die Raad moet, op aansoek, 'n spesialiteit in aannemingswerk regstreer indien 'n maatskaplike werker drie jaar ondervinding in aannemingswerk by een van die volgende het—

- (i) 'n kinder- en gesinswelsynorganisasie wat in aannemingswerk spesialiseer, of
- (ii) 'n eenheid in 'n staatsdepartement van welsyn wat in aannemingswerk spesialiseer; of
- (iii) 'n maatskaplike werker in privaatpraktyk wat by die Suid-Afrikaanse Vereniging van Maatskaplike Werkers in Privaatpraktyk geakkrediteer is; of
- (iv) 'n kombinasie van bovenoemde.

3. (1) Alle maatskaplike werkers wat voldoen aan die bepalings van regulasie 2 en wat aansoek doen om 'n spesialiteit in aannemingswerk te laat regstreer, moet binne 'n tydperk van twee jaar vanaf die datum van aansoek—

- (a) by die Raad 'n eksamen oor aannemingswerk slaag; en
- (b) die voorgeskrewe eksamengeld betaal.

(2) Die spesialiteit in aannemingswerk van 'n maatskaplike werker wat versuim om die hierbo bedoelde eksamen te slaag, sal ingetrek word en sodanige maatskaplike werker sal 'n interne aannemingswerker wees totdat hy of sy die eksamen geslaag het.

Woorwaardes vir die beoefening van 'n spesialiteit in aannemingswerk

4. (1) 'n Maatskaplike werker wat aan die vereistes bedoel in regulasie 2 en 3 voldoen het, kan kragtens artikel 17C van die Wet die beroep van maatskaplike werker ten opsigte van 'n spesialiteit in aannemingswerk beoefen onderworpe aan die volgende voorwaardes:

- (a) Die maatskaplike werker moet in 'n aannemingseenheid werk, die Raad van enige verandering in die eenheid in kennis stel en jaarliks 'n brief vanaf die betrokke aannemingseenheid aan die Raad voorsien, waarin daar bevestig word dat die genoemde maatskaplike werker in daardie eenheid praktiseer;
 - (b) die voorgeskrewe registrasiegeld moet betaal word; en
 - (c) die voorgeskrewe jaargeld moet betaal word.
- (2) Die jaargeld bedoel in paragraaf (c) hierbo word—
- (a) onderworpe aan die bepalings van subparagraphe (b) en (c), op of voor 31 Maart van elke jaar betaal;
 - (b) in die geval van 'n maatskaplike werker wat 'n spesialiteit in aannemingswerk laat regstreer het, *pro rata* bereken vir die tydperk wat strek vanaf die eerste dag van die maand waarin hy of sy geregistreer word tot die einde van die betrokke boekjaar, en is betaalbaar op of voor die laaste dag van die maand waarin sodanige persoon geregistreer word;
 - (c) in die geval van 'n persoon wat aansoek doen om registrasie ingevolge artikel 22 (4) van die Wet of wie se naam ingevolge artikel 20 (3) van die Wet op 'n in artikel 19 (1) van die Wet bedoelde register teruggeplaas word, *pro rata* bereken vir die tydperk wat strek vanaf die eerste dag van die maand waarin sy of haar naam op die register teruggeplaas is tot die einde van die betrokke boekjaar, en is betaalbaar op of voor die laaste dag van die maand waarin sodanige persoon se naam op die register teruggeplaas word.

5. Geen maatskaplike werker in privaatpraktyk word toegelaat om aannemingswerk te doen—

- (a) sonder dat hy of sy 'n spesialiteit in aannemingswerk laat regstreer het nie; of
- (b) tot tyd en wyl die Raad reëls maak wat die prosedure by aannemingswerk reëls, sonder om as 'n aannemingswerker geakkrediteer te word by 'n nasionale professionele liggaam of vereniging vir maatskaplike werkers in privaatpraktyk wat handel met akkreditasie op die terrein van aannemingswerk, erken deur die Raad.

6. 'n Maatskaplike werker in privaatpraktyk wat nie die vereiste ondervinding in aannemingswerk het nie en wat begerig is om registrasie as 'n spesialis in aannemingswerk te bekom, en ook 'n interne aannemingswerker, mag nie verslae kragtens die Wet op Kindersorg, 1983, onderteken nie, en sodanige maatskaplike werker of aannemingswerker moet—

- (a) onder toesig van 'n persoon wat sodanige registrasie bekom het in die aannemingseenheid werk; en
- (b) die Raad van hierdie reëling in kennis stel.

Geldestruktuur

7. (1) 'n Geldestruktuur in die vorm van reëls, wat as riglyn dien vir gelde wat gehef kan word ten opsigte van die dienste wat vir aannemingswerk gelewer is, is soos deur die Raad voorgeskryf.

(2) By die eerste ontmoeting met die maatskaplike werker wat by die aannemingswerk betrokke is, moet alle kliënte van die in paragraaf (a) bedoelde geldestruktuur voorsien word en moet hulle ontvangs daarvan skriftelik erken.

Aansoek om registrasie van 'n spesialiteit in aannemingswerk

8. (1) Aansoek om registrasie van 'n spesialiteit in aannemingswerk moet gedoen word op 'n vorm wat by die Raad verkrybaar is.

(2) Sodanige aansoekvorm moet vergesel gaan van—

- (a) bewys van registrasie as 'n maatskaplike werker by die Raad;
- (b) 'n gesertifiseerde afskrif van dokumentêre bewys van die ondervinding in regulasie 2 bedoel;
- (c) 'n brief vanaf die aannemingseenheid waar die aansoeker werk, waarin daar bevestig word dat die aansoeker in daardie eenheid praktiseer; en
- (d) die registrasiegeld in regulasie 4 (1) (b) bedoel.

Algemene bepalings

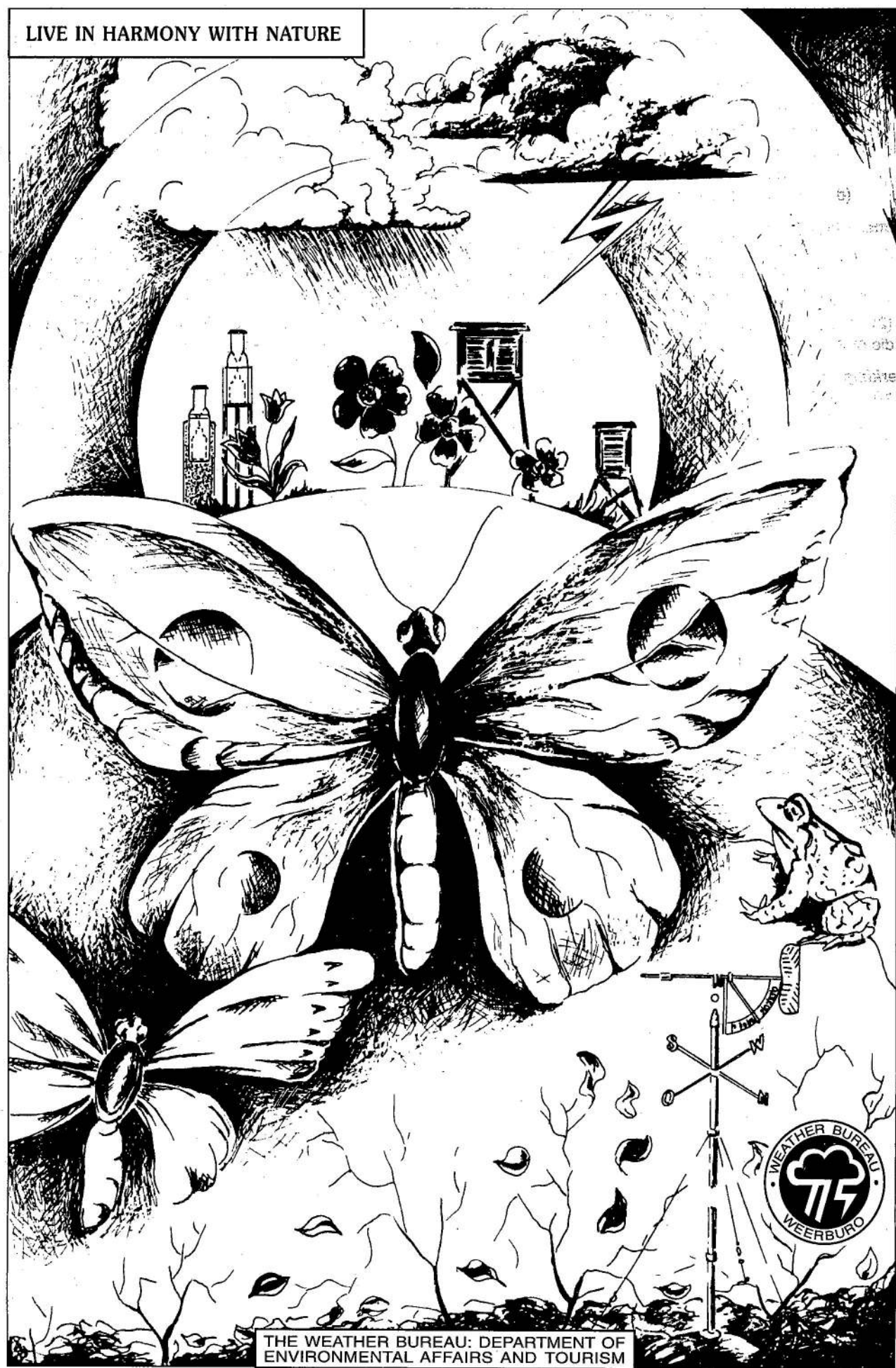
9. (1) 'n Maatskaplike werker wat 'n spesialiteit in aannemingswerk laat registreer het, kan die benaming "spesialis in aannemingswerk (SIAW)" agter sy of haar naam skryf en sodanige maatskaplike werker sal beskou word as 'n geakkrediteerde maatskaplike werker in terme van die bepalings van die Wysigingswet op Kindersorg, 1996 (Wet No. 96 van 1996).

(2) Die sertifikaat van registrasie van 'n spesialiteit in aannemingswerk uitgereik deur die Raad moet die area(s) in terme van die omskrywing van aannemingswerk aandui waarin die maatskaplike werker die spesialiteit bekom het.

Inwerkingteding

10. Hierdie regulasies tree op die datum van publikasie daarvan in werking.

LIVE IN HARMONY WITH NATURE



THE WEATHER BUREAU: DEPARTMENT OF
ENVIRONMENTAL AFFAIRS AND TOURISM

CONTENTS

No.	Page No.	Gazette No.
GOVERNMENT NOTICES		
Agriculture, Department of		
<i>Government Notice</i>		
R. 262 Plant Improvement Act (53/1976): Deciduous Fruit Plant Certification Scheme: Amendment.....	1	19795
Health, Department of		
<i>Government Notice</i>		
R. 261 Health Professions Act (56/1974): Interim National Medical and Dental Council of South Africa: Regulations: Fees payable to the Council: Amendment	3	19795
Labour, Department of		
<i>Government Notices</i>		
R. 257 Manpower Training Act (56/1981): Accreditation of Cleaning Industry Training Board.....	4	19795
R. 279 Basic Conditions of Employment Act (57/1997): Employment Conditions Commission: Investigation: Private Security Sector, Republic of South Africa do.: do.: do.: Contract Cleaning Sector, Republic of South Africa.....	4	19795
R. 280 do.: do.: do.: Contract Cleaning Sector, Republic of South Africa.....	4	19795
South African Revenue Service		
<i>Government Notices</i>		
R. 258 Customs and Excise Act (91/1964): Amendment of Schedule No. 1 (No. 1/1973)	5	19795
R. 259 do.: Amendment of Schedule No. 1 (No. 1/1972)	9	19795
R. 260 do.: Amendment of Schedule No. 1 (No. 1/1974)	10	19795
Welfare, Department of		
<i>Government Notice</i>		
R. 277 Social Work Act (110/1978): Regulations: Registration of a speciality in adoption work.....	11	19795

INHOUD

No.	Bladsy No.	Koerant No.
GOEWERMENTSKENNISGEWINGS		
Arbeid, Departement van		
<i>Goewermentskennisgewings</i>		
R. 257 Manpower Training Act (56/1981): Accreditation of Cleaning Industry Training Board.....	4	19795
R. 279 Basic Conditions of Employment Act (57/1997): Employment Conditions Commission: Investigation: Private Security Sector, Republic of South Africa do.: do.: do.: Contract Cleaning Sector, Republic of South Africa.....	4	19795
R. 280 do.: do.: do.: Contract Cleaning Sector, Republic of South Africa.....	4	19795
Gesondheid, Departement van		
<i>Goewermentskennisgewing</i>		
R. 261 Wet op Gesondheidsberoep (56/1974): Interim Nasionale Mediese en Tandheelkundige Raad van Suid-Afrika: Regulasies: Gelde betaalbaar aan die Raad: Wysiging	3	19795
Landbou, Departement van		
<i>Goewermentskennisgewing</i>		
R. 262 Plantverbeteringswet (53/1976): Sagtevrugteplantserifiseringskema: Wysiging	2	19795
Suid-Afrikaanse Inkomstediens		
<i>Goewermentskennisgewings</i>		
R. 258 Doeane- en Aksynswet (91/1964): Wysiging van Bylae No. 1 (No. 1/1973)	7	19795
R. 259 do.: Wysiging van Bylae No. 1 (No. 1/1972)	9	19795
R. 260 do.: Wysiging van Bylae No. 1 (No. 1/1974)	10	19795
Welsyn, Departement van		
<i>Goewermentskennisgewing</i>		
R. 277 Wet op Maatskaplike Werk (110/1978): Regulasies: Registrasie van 'n spesialiteit in aannemingswerk	12	19795