REPUBLIC OF SOUTH AFRICA



REPUBLIEK VAN SUID-AFRIKA

# Government Gazette Staatskoerant

Regulation Gazette

No. 6677

Regulasiekoerant

Vol. 413

PRETORIA, 19 NOVEMBER 1999

No. 20638

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DEPARTMENT OF HEALTH

## GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

## DEPARTMENT OF HEALTH DEPARTEMENT VAN GESONDHEID

No. R. 1382

19 November 1999

## PHARMACY ACT, 1974 (ACT NO. 53 OF 1974)

### REGULATIONS RELATING TO THE PRACTICE OF PHARMACY

The Minister of Health intends, in terms of section 35 of the Pharmacy Act, 1974 (Act 53 of 1974), as amended, in consultation with the South African Pharmacy Council, to make the regulations in the Schedule.

Interested persons are invited to submit, within two months after the date of publication of this notice, substantiated comments on or representations regarding the proposed regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for attention of the Chief Director: Pharmaceutical Services).

#### SCHEDULE

Definitions – In these regulations, unless the context otherwise indicates -

"Act" means the Pharmacy Act, 1974, (Act 53 of 1974), as amended;

"authorised prescriber" means a medical practitioner, dentist, veterinarian or any other person authorised to prescribe medicines in terms of any legislation:

"community pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in regulation 18 of these regulations are provided to the general public or any defined group of the general public, but excludes an *institutional pharmacy*;

"continuous personal supervision" means guidance and support by a pharmacist, whilst present, in a pharmacy;

"dispensing" means the interpretation and evaluation of a prescription, the selection, manipulation or compounding of the medicine, the labeling and supply of the medicine in an appropriate container according to the Medicines Act and the provision of information and instructions by a pharmacist to ensure the safe and effective use of medicine by the patient and "dispense" has a corresponding meaning;

"indirect supervision" means guidance and support by a pharmacist, in the absence of such pharmacist, according to a defined plan;

"institutional pharmacy" means a pharmacy situated in -

- (a) a public health facility, wherein or from which some or all of the services as prescribed in regulation 18 of these regulations are provided to the general public requiring pharmaceutical services; medical or surgical treatment, nursing or other health care from or at that public health facility; or
  - (b) a private health facility, wherein or from which some or all of the services as prescribed in regulation 18 of these regulations are provided to persons requiring pharmaceutical services; medical or surgical treatment, nursing or other health care from or at that private health facility;

"manufacture" means all operations including purchasing of material, processing, production, packaging, quality control, release and storage of medicinal products and related control and "manufacturing" has a corresponding meaning;

"manufacturing pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in regulation 16 of these regulations are provided and who shall sell medicine only into the wholesale or retail sector or to the State;

"medicine" shall have the same meaning as defined in terms of the Medicines Act;

"Medicines Act" means the Medicines and Related Substances Control Act, 1965 (Act 101 of 1965):

"nominee" means the natural person appointed by a body corporate registered and authorised to own a pharmacy in terms of the Act;

"owner" means any person authorised or entitled in terms of the Act to own a pharmacy.

"pharmaceutical manager" means the pharmacist designated and registered as such by the owner of a pharmacy business, who shall be responsible to council for any act performed by or on behalf of such owner, including any omission to perform an act required to be performed by or on behalf of such owner which may involve disciplinary action by council, unless he or she can satisfy council that the responsibility for such act rests upon the nominee, responsible pharmacist or a pharmacist other than him- or herself employed by such owner;

"pharmacist's assistant" means a natural person registered in one of the following categories:

- (a) pharmacist's assistant (learner basic level);
- (b) pharmacist's assistant (learner post-basic level);
- (c) pharmacist's assistant (basic level);
- (d) pharmacist's assistant (post basic level);
- (e) pharmacy student;

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"primary care drug therapy" means diagnosing a health need, prescribing and supplying of medicine to meet the health needs of a patient or group of patients or, where necessary, the referral to another health care provider by a pharmacist who has received the necessary authorisation from Council;

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"primary health care clinic" means an institution, facility, building, or place where persons receive primary health care treatment, diagnostic or therapeutic interventions or other primary health care services that is owned or controlled by an organ or quasi-organ of State;

"private health facility" means any hospital, institution or facility at which provision is made for the treatment and care of patients requiring medical or surgical treatment and nursing or other health care, which is not owned or controlled by the State and is duly licensed thereto in terms of the Health Act, 1977: provided that this definition does not include a consulting room, surgery or dispensary of an authorised prescriber;

"public health facility" means any hospital, institution or facility where persons receive treatment, diagnostic or therapeutic interventions or other health care services and includes facilities such as a clinic, mobile clinic, community health centre, maternity home or unattached delivery suite, convalescent home, unattached operating theatre and sanatorium that is owned or controlled by the State or an organ of State;

"re-packaging" means the removing of a medicine from its original container and placing it into a patient ready pack according to guidelines prescribed in terms of the Medicines Act and "re-packing", "pre-packaging" and "pre-packing" have corresponding meanings;

"scheduled substance" shall have the same meaning as defined in terms of the Medicines Act;

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"sell" shall have the same meaning as defined in terms of the Medicines Act:

"wholesale pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in regulation 17 of these regulations are provided and who shall sell medicine only into the retail sector or to the State.

#### CHAPTER I

## Acts specially pertaining to the profession of a pharmacist

- Save as provided for in section 29(3) of the Act, the following acts shall be deemed to be acts specially pertaining to the profession of a pharmacist -
  - (a) the provision of pharmaceutical care by taking responsibility for the patient's medicine related needs and being accountable for meeting these needs, which shall include but not be limited to the following functions:
    - evaluation of a patient's medicine related needs by determining the indication, safety and effectiveness of the therapy;
    - dispensing of any medicine or scheduled substance on the prescription of an authorised prescriber;
    - (iii) furnishing of information and advice to any person with regard to the use of medicine;
    - (iv) determining patient compliance with the therapy and follow up to ensure that the patient's needs are being met;
    - (v) provision of pharmacist initiated therapy;
  - (b) the compounding, manipulation or preparation of any medicine or scheduled substance;
  - (c) the manufacturing of any medicine or scheduled substance;
  - (d) the purchasing, acquiring, keeping, possessing, using, supplying or selling of any medicine or scheduled substance;
  - (e) the supervision and management of a pharmacy.

#### CHAPTER II

### Scope of practice of a pharmacist

- 3. The services or acts pertaining to the scope of practice of a pharmacist must be provided or performed in accordance with good pharmacy practice guidelines as determined by council and a code of conduct as prescribed in rules made by council and where applicable also in terms of good manufacturing or good distribution practices in terms of the Medicines Act.
- 4. The following services or acts shall for purposes of the Act be deemed to be services or acts pertaining to the scope of practice of a pharmacist:
  - the acts specially pertaining to the profession of a pharmacist as prescribed in regulation 2;
  - (b) the formulation of any medicine for the purposes of registration as a medicine;

- (c) the re-packaging of any medicine;
- (d) the distribution of any medicine or scheduled substance;
- (e) the initiation and conducting of pharmaceutical research and development;
- (f) the promotion of public health.

#### CHAPTER III

## Scope of practice of a pharmacist intern

- A pharmacist intern may, for the purposes of education and training, provide or perform all of the services or acts pertaining to the scope of practice of a pharmacist under the continuous personal supervision of a pharmacist in a pharmacy.
- A pharmacist intern may provide or perform all of the services or acts pertaining to the scope
  of practice of a pharmacist's assistant registered in the category pharmacist's assistant (postbasic level) under the continuous personal supervision of a pharmacist in a pharmacy.

#### **CHAPTER IV**

## Scope of practice of a pharmacy student

- 7. A pharmacy student may, for purposes of education and training, and under the auspices of the university at which such student is enrolled, provide or perform all of the services or acts pertaining to the scope of practice of a pharmacist under the continuous personal supervision of a pharmacist: provided that a defined programme developed by the university and approved by council, is in place.
- 8. A pharmacy student may provide or perform all of the services or acts pertaining to the scope of practice of a pharmacist's assistant registered in the category pharmacist's assistant (basic level) under the continuous personal supervision of a pharmacist in a pharmacy: provided that a pharmacy student who has successfully completed his/her second year of study may provide or perform all of the services or acts pertaining to the scope of practice of a pharmacist's assistant registered in the category pharmacist's assistant (post-basic level) under the continuous personal supervision of a pharmacist in a pharmacy.

## CHAPTER V

## Scope of practice of pharmacy support personnel

- 9. A pharmacist's assistant registered in the category pharmacist's assistant (basic level) may perform the following services or acts under the continuous personal supervision of a pharmacist in a pharmacy:
  - (a) the sale of Schedule 0 and Schedule 1 medicines or scheduled substances in accordance with the Medicines Act;
  - assist with the compounding, manipulation or preparation of a non-sterile medicine or scheduled substance according to a formula and standard operating procedures approved by the responsible pharmacist;
  - (c) assist with the manufacturing of a non-sterile medicine or scheduled substance according to a formula and standard operating procedures approved by the responsible pharmacist;

- (d) the re-packaging of medicine;
- (e) the distribution and control of stock of Schedule 0 to Schedule 5 medicines or scheduled substances in accordance with the Medicines Act;

- (f) the provision of information to individuals in order to promote health.
- 10. A pharmacist's assistant registered in the category pharmacist's assistant (learner basic level) may, for the purposes of education and training, provide the services or perform the acts prescribed in regulation 9 under the continuous personal supervision of a pharmacist in a pharmacy.
- A pharmacist's assistant registered in the category pharmacist's assistant (post-basic level) may perform the following services or acts under the continuous personal supervision of a pharmacist in a pharmacy:
  - (a) the sale of Schedule 0, Schedule 1 and schedule 2 medicines or scheduled substances in accordance with the Medicines Act:
  - (b) assist with the compounding, manipulation or preparation of a non-sterile or sterile medicine or scheduled substance according to a formula and standard operating procedures approved by the responsible pharmacist;
  - assist with the manufacturing of a non-sterile or sterile medicine or scheduled substance according to a formula and standard operating procedures approved by the responsible pharmacist;
  - (d) the re-packaging of medicine;
  - (e) the distribution and control of stock of Schedule 0 to Schedule 6 medicines or scheduled substances in accordance with the Medicines Act;
  - (f) the ordering of medicine and scheduled substances up to and including Schedule 6 according to an instruction of a person authorised in terms of the Medicines Act to purchase or obtain such medicine or scheduled substance;
  - (g) the reading and preparation of a prescription, the selection, manipulation or compounding of the medicine, the labeling and supply of the medicine in an appropriate container following the interpretation and evaluation of the prescription by a pharmacist:
  - (h) the provision of instructions regarding the correct use of medicine supplied;
  - (i) the provision of information to individuals in order to promote health.
- 12. A pharmacist's assistant registered in the category pharmacist's assistant (learner post-basic level) may, for the purposes of education and training, provide or perform the services or acts prescribed for a pharmacist's assistant (post-basic level) under the continuous personal supervision of a pharmacist in a pharmacy.
- 13. A pharmacist may not supervise more than three pharmacists' assistants of which only two may be registered in the category pharmacist's assistant (post-basic level) to perform the services or acts prescribed in regulations 9 and 11.
- 14. Notwithstanding the conditions prescribed in regulation 11 a pharmacist's assistant registered in the category pharmacist's assistant (post-basic level) may perform acts or provide services (e), (f), (h) and (i) prescribed in regulation 11 as well as the reading and preparation of a prescription, the selection, manipulation or compounding of medicine and the labeling and supply of medicine in an appropriate container under the indirect supervision of a pharmacist: provided that such indirect supervision will take place only under the following circumstances:

- (a) the services are provided or acts are performed at a primary health care clinic;
- (b) only re-packaged medicines are provided;
- (c) written and up-dated protocols and standard operating procedures are available describing clearly the responsibility of the pharmacist's assistant and pharmacist under whose indirect supervision the pharmacist's assistant performs the acts and provides the services;
- the pharmacist under whose indirect supervision the pharmacist's assistant performs the acts and provides the services visits the pharmacist's assistant at the primary health care clinic regularly;
- (e) the pharmacist under whose indirect supervision the pharmacist's assistant works does not supervise indirectly more than five pharmacists' assistants.
- 15. The council may give permission for an increase in the ratio as stipulated in regulation 13 and sub-regulation 14(e): provided that:
  - (a) each submission is treated on its own merit without reference to precedent;
  - (b) such motivation is to the satisfaction of council;
- (c) any increase in the ratio condoned by council shall apply in that specific circumstance or situation only.

#### CHAPTER VI

## Services which may be provided in the various categories of pharmacies

- Save as provided for in the Medicines Act, only the following services pertaining to the scope of practice of a pharmacist, may be provided in a manufacturing pharmacy
  - (a) the manufacturing of any medicine or scheduled substance;
  - (b) the purchasing, acquiring, keeping, possessing, using, supplying or selling of any medicine or scheduled substance;
    - (c) the furnishing of information and advice to any person with regard to medicine;
    - (d) the application for the registration of a medicine or medical device in accordance with the Medicines Act;

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- (e) the formulation of medicine for the purposes of registration as a medicine;
- (f) the re-packaging of medicine;
- (g) the distribution of medicine or scheduled substances;
  - (h) the initiation and conducting of pharmaceutical research and development.
- 17. Save as provided for in the Medicines Act, only the following services pertaining to the scope of practice of a pharmacist, may be provided in a wholesale or distribution pharmacy –
- (a) the wholesale distribution of any medicine or scheduled substance through the purchasing, acquiring, keeping, possessing, using, supplying or selling of any medicine or scheduled substance;
- (b) the furnishing of information and advice to any person with regard to medicine;

- (c) the re-packaging of medicine:
- (d) the initiation and conducting of pharmaceutical research and development.
- 18. Save as provided for in the Medicines Act, only the following services pertaining to the scope of practice of a pharmacist may be provided in a community or institutional pharmacy –
  - (a) the provision of pharmaceutical care by taking responsibility for the patient's medicine related needs and being accountable for meeting these needs, which shall include but not be limited to the following functions:
    - evaluation of a patient's medicine related needs by determining the indication, safety and effectiveness of the therapy;
    - dispensing of any medicine or scheduled substance on the prescription of an authorised prescriber;
    - (iii) furnishing of information and advice to any person with regard to medicine;
    - (iv) determining patient compliance with the therapy and follow up to ensure that the patient's needs are being met;
    - (v) provision of pharmacist initiated therapy;
  - (b) the compounding, manipulation or preparation of any medicine or scheduled substance which includes but shall not be limited to the compounding of medicine and the preparation of parenteral and other sterile medicines;
  - (c) the purchasing, acquiring, keeping, possessing, using, supplying or selling of any medicine or scheduled substance;
  - (d) the re-packaging of medicine;
  - (e) the promotion of public health which includes but shall not be limited to:
    - immunization, mother and childcare, blood pressure monitoring; health education; blood-glucose monitoring; screening tests for pregnancy; family planning; cholesterol screening tests; HIV screening tests; urine analysis; and visiometric and audiometric screening tests;
    - (ii) the provision of animal health care services which includes:
      - (aa) the compounding and dispensing of prescriptions written by veterinarians and ensuring the optimal use of veterinary medicines;
      - (bb) the immunisation of animals within the prescribed guidelines;
- (cc) the handling of minor and/or self-limiting ailments in animals;
- (dd) the provision of information and education regarding the promotion of animal and human health;
  - (iii) The services or acts prescribed in (i) above must be provided in accordance with national guidelines and standards as determined by the relevant Government Department and in the absence of such guidelines and standards, as recommended by council.
  - (f) the initiation and conducting of pharmaceutical research and development;
  - (g) any other health service as may be approved by council from time to time.

(h) the provision of primary care drug therapy upon receiving the necessary authorisation from council and in terms of the Medicines Act.

#### **CHAPTER VII**

## Conditions under which a pharmacy shall be conducted

- 19. The services provided or acts performed in the various categories of pharmacy shall be performed in accordance with
  - (a) good pharmacy practice as determined by council and where applicable, good manufacturing or distribution practices in terms of the Medicines Act; and
  - the code of conduct for pharmacists and other persons registered in terms of the Act;
     and
  - (c) the provisions of applicable legislation.
- Only pharmacists, pharmacist interns and pharmacists' assistants under the continuous personal supervision of a pharmacist may have access to scheduled substances in a pharmacy.
- 21. Every pharmacy shall have at least one pharmacist on duty when the acts specially pertaining to the scope of practice of a pharmacist are provided, subject to such conditions as may be determined by council from time to time.
- 22. The name of the pharmacist on duty must be conspicuously displayed at a pharmacy.

#### CHAPTER VIII

Authority, duties and responsibilities of the nominee, pharmaceutical manager, owner and responsible pharmacist

- The owner or the nominee appointed as such for a body corporate must
  - (a) complete and submit the prescribed application forms in respect of the registration of such owner and its pharmacy business(es) in terms of the Act;
  - (b) ensure that the business of a pharmacist is not carried on without a pharmaceutical manager;
  - (c) pay the required fees as determined by council in respect of the owner and its pharmacy business(es);
  - (d) furnish the information prescribed in terms of the Regulations Relating to the Registration of Persons and the Maintenance of Registers;
  - (e) ensure that there is compliance at all relevant times:
    - (i) with the requirements which entitled such owner to own a pharmacy;
    - (ii) with the conditions of the premises license(s) issued in terms of section 22 of the Act.
- The pharmaceutical manager must
  - (a) undertake the overall administration of the pharmacy business or division of the body corporate, which shall include but not be limited to the regulation of pharmacy matters,

- human resources, or matters relating to processes regarding medicines or scheduled substances including procedures and record keeping:
- (b) ensure that the practice guidelines applicable to the pharmacy business of such owner are implemented and adhered to;
- ensure that a responsible pharmacist is appointed for each pharmacy from which the owner conducts business;
- (d) be part of the decision making process affecting the pharmacy business;
- supervise every responsible pharmacist appointed by the owner of a pharmacy business, if applicable;
- (f) ensure that the owner complies with all the conditions of:
  - (i) ownership of such pharmacy business; and
  - (ii) the premises licence(s); and
  - (iii) good manufacturing, wholesaling or distribution practice;
- ensure that no person is appointed to perform any act falling outside the scope of practice of the category in which such person is registered;
- (h) in writing report any non-compliance with sub-regulations (b), (c), (f) or (g) to the management of such pharmacy business and furnish Council with a copy thereof;
- (i) not introduce or carry out any instruction or order from management with regard to the pharmacy business of the owner which could amount to a contravention of legislation applicable to such pharmacy business.
- 25. A pharmacist who owns a pharmacy shall have the duties and responsibilities as set out in regulations 23 and 24 relating to his or her pharmacy business(es).
- 26. The responsible pharmacist contemplated in regulation 24 (c) must -
  - ensure that he or she in fact continuously supervises the pharmacy in which he or she has been appointed;
  - have appropriate qualifications and experience in the services being rendered by such pharmacy;
  - ensure that persons employed in such pharmacy and who provide services forming part of the scope of practice of a pharmacist are appropriately registered with council;
  - (d) notify council immediately upon receiving knowledge that his/her services as responsible pharmacist have been or will be terminated;
  - take corrective measures in respect of deficiencies with regard to inspection reports of council or in terms of the Medicines Act;
  - (f) fulfil all the functions and responsibilities of a pharmaceutical manager in the specific pharmacy for which he or she has been appointed;
  - (g) in addition to the general responsibilities also:
    - ensure that unauthorised persons could not by lawful means obtain access to medicines or schedule substances or the pharmacy premises outside of normal trading hours;

- establish policies and procedures for the employees of the pharmacy with (ii) regard to the acts performed and services provided in the pharmacy;
- ensure the safe and effective storing and keeping of medicine or scheduled (iii) substances in the pharmacy under his or her continuous personal supervision;
- ensure correct and effective record keeping of the purchase, sale, possession, (iv) storage, safekeeping and return of medicines or scheduled substances.

## Repeal

The regulations published under Government Notice No. R. 2848 of 21 December 1979 are 27. hereby repealed.

ME TSHABALALA MSIMANG Minister of Health

No. R. 1383

**19 November 1999** 

## PHARMACY ACT, 1974 (ACT NO. 53 OF 1974)

## **REGULATIONS RELATING TO PHARMACY EDUCATION AND TRAINING**

The Minister of Health intends, in terms of sections 33 and 34 of the Pharmacy Act, 1974 (Act 53 of 1974), as amended, in consultation with the South African Pharmacy Council, to make the regulations in the Schedule.

Interested persons are invited to submit, within two months after the date of publication of this notice, substantiated comments on or representations regarding the proposed regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for the attention of the Chief Director: Pharmaceutical Services).

#### SCHEDULE

Definitions – in these regulations, unless the context otherwise indicates -

"Act" means the Pharmacy Act, 1974, (Act 53 of 1974), as amended;

"additional qualification" means a qualification obtained as part of continuing professional development which is recognised by council for purposes of registration;

"authorised prescriber" means a medical practitioner, dentist, veterinarian or any other person authorised to prescribe medicines in terms of any legislation;

"assessor" means any pharmacist registered by council in accordance with criteria established for this purpose by council to measure outcomes of pharmacy education or training;

"certificate of accreditation" means a certificate issued by council to a person or institution that complies with the criteria determined by council for the accreditation of providers;

"certificate of qualification" means documentary evidence of a qualification required for registration as a pharmacist's assistant;

"community pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to the general public or any defined group of the general public, but excludes an institutional pharmacy;

"continuing professional development" means the process by which pharmacists continuously enhance their knowledge, skills and personal qualities throughout their professional careers, and encompasses a range of activities including continuing education and supplementary training;

"contract" means a contract approved by council which lays down the conditions of an internship of a pharmacist intern;

"in-service training" means the training undertaken by a pharmacist's assistant (learner basic level) or pharmacist's assistant (learner post-basic level) under the supervision of a tutor at a pharmacy approved by council for purposes of such training;

"internship" means the practical training undertaken by a pharmacist intern in terms of an approved contract under the supervision of a tutor in a pharmacy or at a university registered as a provider, and approved by council for purposes of such training as contemplated in terms of the Act;

"institutional pharmacy" means a pharmacy situated in -

- (a) a public health facility wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to the general public requiring pharmaceutical services, medical or surgical treatment, nursing or other health care from or at that public health facility; or
- (b) a private health facility wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to persons requiring pharmaceutical services, medical or surgical treatment, nursing or other health care from or at that private health facility;

"manufacturing pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 16 of the Regulations Relating to the Practice of Pharmacy are provided and who shall sell medicine only into the wholesale or retail sector or to the State;

"pharmacist's assistant" means a natural person registered in one of the following categories:

- (a) pharmacist's assistant (learner basic level);
- (b) pharmacist's assistant (learner post-basic level);
- (c) pharmacist's assistant (basic level);
- (d) pharmacist's assistant (post basic level);
- (e) pharmacy student;

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"pharmacist intern" means a person registered as such and who is undergoing practical training as contemplated in terms of the Act;

"primary care drug therapy" means diagnosing a health need, prescribing and supplying of medicine to meet the health needs of a patient or group of patients or, where necessary, the referral to another health care provider by a pharmacist who has received the necessary authorisation from Council;

"private health facility" means any hospital, institution or facility at which provision is made for the treatment and care of patients requiring medical or surgical treatment and nursing or other health care, which is not owned or controlled by the State and is duly licensed thereto in terms of the Health Act, 1977: provided that this definition does not include a consulting room, surgery or dispensary of an authorised prescriber;

"provider" means -

- a university approved by and registered with council to provide education or training for purposes of registration as a pharmacist or pharmacist's assistant or for purposes of continuing professional development; or
- (b) any person or institution approved by and registered with council to provide education or training for purposes of registration as pharmacist's assistant or for purposes of continuing professional development;

"public health facility" means any hospital, institution or facility where persons receive treatment, diagnostic or therapeutic interventions or other health care services and includes facilities such as a clinic, mobile clinic, community health centre, maternity home or unattached delivery suite, convalescent home, unattached operating theatre and sanatorium that is owned or controlled by the State or an organ of State;

"qualification in pharmacy" means the qualification prescribed for purposes of registration as a pharmacist;

"supplementary training" means training approved by council which empowers a registered person to perform acts or provide services, in terms of the Act or any other law, which fall outside the scope of practice of the category in which he or she is registered and "supplementary training course" has a corresponding meaning;

"tutor" means the pharmacist approved by council to supervise the internship of a pharmacist intern or the in-service training of a pharmacist's assistant;

"unit standards" means the education or training outcomes prescribed for the various categories of persons, for purposes of registration in terms of the Act;

"wholesale pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in regulation 17 of the regulations Relating to the Practice of Pharmacy are provided and who shall sell medicine only into the retail sector or to the State.

#### CHAPTER I

## Standards of education and training of pharmacists

- The unit standards for a qualification in pharmacy are set out in Annéxure A.
- A university that holds a certificate of accreditation may provide education or training for purposes of conferring a qualification in pharmacy -
  - (a) in accordance with the minimum curriculum as set out in the Regulations Relating to the Minimum Requirements for the Curriculum for a Degree in Pharmacy with respect to persons who commence such studies before January 2001; or
  - in accordance with a curriculum that ensures the required outcomes of the unit standards set out in Annexure A.
- 4. The course for a qualification in pharmacy shall extend over a minimum period of four years: provided that if the course for a qualification in pharmacy includes practical training to the satisfaction of council of not less than one year or periods of not less than one year in the aggregate, as part of the undergraduate studies, under the supervision of the university concerned, such course shall extend over a minimum period of five years.

## General requirements and conditions for practical training

- 5. Any person who holds a qualification in pharmacy shall prior to registration as a pharmacist, undertake an internship to the satisfaction of council for a period of not less than one year or periods of not less than one year in the aggregate: provided that the council may exempt him or her partially or in full from this requirement on submission of documentary evidence to the satisfaction of council that he or she has undertaken practical training for a period of not less than one year or periods of not less than one year in the aggregate as part of his or her undergraduate studies under the supervision of a university registered as a provider, for the purposes of registration as a pharmacist in terms of the Act.
- 6. The internship referred to in regulation 5 shall be undertaken-
  - (a) in terms of a contract; and
  - in a community pharmacy, institutional pharmacy, manufacturing pharmacy, or at a university approved by council for the purposes of such training; and
  - (c) under the supervision of a tutor approved by council.
- No person shall commence an internship unless-
  - he or she is duly registered as a pharmacist intern in terms of regulation 9 of the Regulations Relating to the Registration of Persons and the Maintenance of Registers; and
  - (b) a contract is entered into by and between the tutor and the prospective pharmacist intern; and
  - the pharmacy or university at which the internship will take place has been approved by council; and
  - (d) the tutor has been approved by council.
- 8. No pharmacist, pharmacy or university shall employ any person as a pharmacist intern or in any other capacity which may imply or lead such person to believe that he or she is undertaking an internship, unless the requirements in regulation 6 and 7 have been complied with and such pharmacy, pharmacist or university have been notified by the registrar in writing thereof.
- Council may condone any non-compliance with the requirements of these regulations as a result of a bona fide administrative error in the office of the registrar during the registration of the pharmacist intern.

## Further requirements or conditions for internship in a manufacturing pharmacy or at a university

- The internship undertaken at a university or in a manufacturing pharmacy shall include as part of such internship a period of not less than 400 hours of practical training as determined by council at a community or institutional pharmacy approved by council for such training: provided that-
  - (a) the tutor referred to in sub-regulation 6(c) shall make the necessary arrangements for and keep the necessary records of such training; and

- (b) such periods of practical training shall be done on a basis of periods of at least 5 consecutive days in an approved community or institutional pharmacy.
- 11. No internship undertaken at a university shall be recognised in terms of the Act, unless the prospective tutor has submitted to the registrar-
  - full particulars of the proposed post-graduate study and/or research to be undertaken by the prospective pharmacist intern and the said study and/or research has been approved by council;
  - (b) acceptable documentary evidence that the prospective pharmacist intern is registered at such university for the study and/or research referred to in (a), which study and/or research will lead to the awarding by such university of at least a master's degree.
- 12. If a pharmacist intern, undergoing an internship at a university, discontinues his/her studies for any reason or ceases to be registered at that university, he or she shall receive recognition only for the period(s) of practical training duly completed at a community or institutional pharmacy referred to in regulation 10.
- 13. The internship of a pharmacist intern at a university shall be deemed to be completed upon successful completion of the approved post-graduate study.

#### **Cession of contract**

- A contract may be ceded in the event of
  - the death of a tutor, the sequestration of his or her estate, his or her conviction of a serious offence, his or her suspension or the removal of his or her name from the register of pharmacists;
  - the discontinuation of practice of the tutor or the resignation of the tutor from the pharmacy or university approved for the internship of the pharmacist intern;
  - the closure of the pharmacy or university approved for the internship of the pharmacist intern;
  - (d) mutual consent between the tutor and the pharmacist intern for a reason which is acceptable to the registrar; or
  - (e) for any other reason that the registrar may deem fit:

Provided that the period of internship undertaken by the pharmacist intern under the original tutor shall be recognised for the purposes of internship: and provided further that the tutor accepts the delegation of the obligation in terms of such contract.

- A pharmacist intern intending a cession of contract to another tutor shall at least 30 days before such cession occurs
  - submit to the registrar:
    - a duly completed application on a form as approved and provided by council;
    - a duly completed and signed contract for the conducting of an internship approved and provided by council;

- (c) acceptable documentary evidence -
  - of the approval by council of the pharmacy or university where the internship of the pharmacist intern will occur after cession of the contract; and
  - (ii) of the approval by council of the tutor under whom such internship will take place; and
  - (iii) where applicable, that he or she is registered at a university accredited as a provider for a course of study which will lead to the awarding of at least a master's degree; and
- (2) pay the cession of contract fee as determined by council.

## Delegation of training by an approved tutor

- 16. (1) A pharmacist shall not act as a tutor to more than one pharmacist intem;
  - (2) Notwithstanding sub-regulation (1) -
    - (a) a tutor practising in a pharmacy in which other pharmacists practise on a full-time basis may act as tutor to more than one pharmacist intern, in which event he or she shall delegate the actual practical training of all such additional pharmacist interns to such other pharmacists: provided that -
      - there shall not be less than one pharmacist for each additional pharmacist intern;
      - (ii) the responsibility for the effective practical training of all such pharmacist interns will remain with the tutor;
      - the tutor informs council in writing of such delegation or of any changes to such delegation;
      - (iv) the internship is conducted in accordance with the provisions of these regulations;
    - (b) a tutor may act as tutor to a second pharmacist intern when a pharmacist intern already under training with such tutor has completed his or her ninth month of internship.

## Evaluation of a person prior to registration as a pharmacist

- 17. The approved tutor in terms of sub-regulation 6(c) shall -
  - (1) submit to the registrar:
    - assessment forms as approved and provided by council on the progress of the pharmacist intern during the period of internship; and
    - (b) an affidavit at the end of the period of internship stating that the training has been completed satisfactorily in accordance with council's requirements for the practical training of a pharmacist intern;

- (2) if applicable, submit to the registrar an affidavit at the end of the period of internship referred to in regulation 10 to confirm that the prescribed period of 400 hours has been completed satisfactorily in accordance with council's requirements for the practical training of pharmacist interns at a university or in a manufacturing pharmacy.
- 18. The successful undertaking of a pre-registration examination(s) or evaluation(s) conducted by council may be imposed by council as a pre-requisite for registration as a pharmacist in terms of the Act: provided that if a person requiring registration should fail such examination(s) or evaluation(s) the council may require
  - (a) such person to be re-evaluated or re-examined at a time and date as determined by council; or
  - (b) such person's period of practical training to be extended by an additional period or periods as the council may determine.

## Qualification in pharmacy entitling pharmacists to registration

19. A qualification in pharmacy listed in the Regulations Relating to Qualifications obtained in the Republic entitling Pharmacists to Registration shall entitle the holder thereof to registration in terms of the Act as a pharmacist: provided that he or she has complied with the requirements for practical training in terms of these regulations.

#### **CHAPTER II**

## Standards of education and training of pharmacists' assistants

- The unit standards for a certificate of qualification are set out in Annexure B.
- 21. A provider may provide learning programs for purposes of conferring a certificate of qualification in accordance with a curriculum that ensures the required outcomes of the unit standards set out in Annexure B.
- 22. A provider that holds a certificate of accreditation shall be entitled to provide education or training for purposes of conferring a certificate of qualification.

## Entry assumptions for a pharmacist's assistant in the categories pharmacist's assistant (learner basic level) and pharmacist's assistant (learner post-basic level)

- 23. The minimum entry requirements for admission to a learning program to obtain a certificate of qualification shall be the entry level assumptions as determined by council from time to time: provided that a candidate may be admitted to a learning program to obtain a certificate of qualification by the recognition of prior learning obtained by such person and the provision of documentary evidence of competency and skills acquired to the satisfaction of the registrar.
- 24. The council shall, when it is deemed necessary by council, provide for an evaluation of prior learning by which a person shall be assessed prior to registration in the category pharmacist's assistant (learner basic level) or pharmacist's assistant (learner post-basic level): provided that the evaluation shall be conducted in accordance with a procedure as determined by council from time to time and on payment of the evaluation fee as determined by council.

25. The learning program for a certificate of qualification shall be determined by a provider: provided that a minimum period of twelve months of in-service training shall occur.

## General requirements and conditions for in-service training

- 26. The in-service training referred to in regulation 25 shall be undertaken -
  - (a) at a community pharmacy, institutional pharmacy, manufacturing pharmacy, wholesale pharmacy approved by council for purposes of such in-service training; and
  - (b) under the supervision of a tutor approved by council.
- 27. No person shall commence in-service training unless-
  - (a) he or she is duly registered as a pharmacist's assistant in the category pharmacist's assistant (learner basic level) or pharmacist's assistant (learner post basic level), as the case may be, in terms of regulation 28 of the Regulations Relating to the Registration of Persons and the Maintenance of Registers; and
  - (b) the pharmacy at which the in-service training will take place has been approved by council; and
  - (c) the tutor has been approved by council.

## **Delegation of in-service training**

- 28. A tutor may delegate the actual in-service training of a pharmacist's assistant to another pharmacist practising in a full-time capacity in the same pharmacy: provided that the tutor will be responsible to ensure that the in-service training is completed in accordance with the provisions of these regulations and that council is informed in writing of such delegation.
- 29. No pharmacist shall employ any person as a pharmacist's assistant (learner basic level) or pharmacist's assistant (learner post-basic level) or in any other capacity which may imply or lead such person to believe that he or she is undertaking a period of in-service training, unless the provisions of regulations 26 and 27 have been complied with and such pharmacy and pharmacist have been notified by the registrar in writing thereof.
- 30. No pharmacist shall undertake to act as a tutor to more than three pharmacists' assistants (learner basic level) or more than two pharmacists' assistants (learner post-basic level): provided that no tutor may have under his or her supervision more than three (3) persons, including pharmacist interns, undergoing training;
- 31. The council may, subject to such conditions as may be determined by council, under special circumstances and upon the submission of a motivation in this regard give permission for an increase in the ratio as stipulated in regulation 30: provided that-
  - each submission is treated on its own merits without reference to precedent;
  - (b) such motivation is to the satisfaction of council;
  - (c) any increase in ratio condoned by council shall apply in that specific circumstance or situation only.

## Evaluation prior to registration of a person in the category pharmacist's assistant (basic level) or pharmacist's assistant (post basic level)

- 32. Any provider approved to offer a certificate of qualification shall submit to the registrar upon the successful assessment by a pharmacist's assistant in the category pharmacist's assistant (learner basic level) or pharmacist's assistant (learner post-basic level), as the case may be, notification of the unit standard which has been assessed successfully.
- 33. The successful undertaking of an assessment or evaluation conducted by council may be imposed by council as a pre-requisite for registration in the category pharmacist's assistant (basic level) or pharmacist's assistant (post-basic level).

## Certificate of qualification entitling pharmacists' assistants to registration

34. A certificate of qualification shall entitle the holder thereof to registration as a pharmacist's assistant in the category pharmacist's assistant (basic level) or pharmacist's assistant (post-basic level), as the case may be, in terms of the Act: provided that he or she has complied with the requirements for in-service training in terms of these regulations.

#### **CHAPTER III**

## Approval of tutors and premises for purposes of education and training

- 35. A pharmacist who wants to apply to be appointed as a tutor shall:
  - (1) submit to the registrar a duly completed application on a form as approved and provided by council for-
    - (a) the approval of the tutor under whom an internship or in-service training, as the case may be, is contemplated; and
    - the approval of the pharmacy or university at which an internship or inservice training is contemplated; and
  - (2) pay the inspection fee as determined by council for the inspection of the pharmacy or university referred to in regulation 35(1)(b), if applicable.
- 36. Upon receipt of the application and the fee referred to in regulation 35, the registrar shall within 14 days appoint an inspector to inspect the pharmacy or the university: provided that an inspector appointed shall
  - (a) be a pharmacist conversant with the practice of pharmacy;
  - (b) have been registered as a pharmacist for a period of not less than three years;
  - (c) not be connected to the pharmacy or university to be inspected;
  - (d) in the case of an inspector appointed to inspect a university be in possession of at least a master's degree in a pharmaceutical field of study.
- 37. Such an inspector, shall within 14 days of the receipt of the registrar's request, satisfy him- or herself by a physical inspection of such pharmacy or university that it conforms to the minimum criteria determined by council for the training of pharmacist interns and

- pharmacists' assistants and shall, within seven days submit to the registrar a written report on a form as approved and provided by council.
- 38. The responsible pharmacist or the pharmacist who applied for approval to act as tutor shall co-operate fully with the inspector appointed by council and shall assist him or her as may be necessary for him or her to carry out his or her inspection.
- 39. An inspector appointed by council shall be remunerated by council in accordance with a fee as determined by council from time to time and reimbursed for his or her expenses.
- 40. A pharmacy or university shall be inspected whenever an application is made for an internship or in-service training to be undertaken at such pharmacy or university.

#### **CHAPTER IV**

## Approval of providers of pharmacy education and training

- The council may approve providers of pharmacy education and training provided for purposes of –
  - (a) registration as a pharmacist or pharmacist's assistant; or
  - (b) registration of specialities, additional qualifications or supplementary training; or
  - (c) continuing professional development.
- The approval of providers in terms of regulation 40 shall be subject to
  - (a) minimum criteria for the approval of providers as determined by council;
  - such conditions as the council may determine and for such period or periods of time as the council may determine,

### Provided that:

- providers of pharmacy education and training for purposes of registration as a pharmacist's assistant or for purposes of continuing professional development may be approved for a maximum period of three years; and
- (ii) providers of pharmacy education and training for purposes of registration as a pharmacist may be approved for a maximum period of six years.

### Investigation of providers

- 43. The council shall have the right to investigate providers to measure compliance with the requirements determined by council for the provision of pharmacy education and training at least every three years or at intervals as determined by council from time to time.
- A person(s) appointed by council to perform an investigation referred to in regulation 43 shall –

- (a) be conversant with pharmacy education and training;
- (b) not be connected to the provider to be inspected;

- in the case of an inspector appointed to inspect a university be in possession of at least a master's degree in an appropriate field of study;
- (d) where applicable, provide documentary evidence to the satisfaction of the registrar of expert knowledge in an area being evaluated.
- A person appointed to investigate a provider must submit a written report on a form as approved and provided by council to the registrar on the findings of the investigation within 30 days of the date of such investigation.
- 46. A person appointed to investigate a provider shall be remunerated by council in accordance with a fee as determined by council from time to time and reimbursed for his or her expenses.
- 47. The council may amend or withdraw the approval of a provider should it be determined, following an investigation by council, that the requirements determined by council for the provision of pharmacy education and training have not been adhered to, after:
  - (a) giving due notice to the provider; and
  - (b) affording such provider an opportunity to furnish reasons why the approval of such provider should not be withdrawn.
- 48. The pharmacy schools at universities as set out in Annexure C, shall be deemed to be approved to offer a qualification in pharmacy as prescribed in terms of the Act at the commencement of these regulations.

## Repeal

The regulations published under Government Notice No. R. 1473 of 1 August 1975; Government Notice No. R. 378 of 3 March 1978; Government Notice No. R. 642 of 2 April 1982; Government Notice No. R. 2794 of 23 December 1983; Government Notice No. R. 2270 of 19 October 1984; Government Notice No. R. 1979 of 6 September 1985; Government Notice No. R. 2047 of 13 September 1985 are hereby repealed.

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## Unit standards for pharmacists sak sa makesia wa 1861 ai 2004, ki ili kutuana ka misa katika katika asikuanan ili ili katika ka ili katika ka

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The following unit standards are prescribed for pharmacists in terms of section 33 of the Act.

- Unit EL 1 Organise the manufacturing, compounding and packaging of pharmaceutical products; The state of the state of the state of the state of
- Unit EL 2 Organise the procurement, storage and distribution of pharmaceutical products; i. 1.
- Unit EL 3 Dispense and ensure the optimum use of medicine prescribed to the patient; (iii)
- Unit EL 4 Provide pharmacist initiated care to the patient and ensure the optimum use (iv) of medicine;

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- Unit EL 5 Provide education and information on health care and medicine; (v)
- Unit EL 6 Promote community health and provide related information and advice; (vi)
- (vii) Unit EL 7 - Participate in research to ensure the optimal use of medicine.

#### **ANNEXURE B**

Unit standards for pharmacists' assistants in the category pharmacist's assistant (basic level) and pharmacist's assistant (post-basic level)

## (a) Pharmacist's assistant (basic level):

- Unit BL 1 Provision of health advice, information and pharmacy products directly to the consumer;
- (ii) Unit BL 2 Provision of pharmacy products in hospital pharmacy;
- (iii) Unit BL 3 Pharmacy marketing;
- (iv) Unit BL 4 Stock control;
- (v) Unit BL 5 Manufacturing/compounding of pharmaceutical products;
- (vi) Unit BL 6 Packaging and/or pre-packing of pharmaceuticals;
- (vii) Unit BL 7 Control and distribution of finished pharmacy products;
- (viii) Unit BL 8 Collect information for research purposes.

## (b) Pharmacist's assistant (post-basic level):

- (i) Unit PBL 1 Issuing of pharmacy products;
- (ii) Unit PBL 2 Stock control;
- (iii) Unit PBL 3 Manufacturing/compounding of pharmaceutical products;
- (iv) Unit PBL 4 Packaging and/or pre-packing of pharmaceuticals;
- (v) Unit PBL 5 Control and distribution of finished pharmacy products;
- (vi) Unit PBL 6 Collect information for research purposes.

#### ANNEXURE C

The pharmacy schools at the following universities in the Republic shall be deemed to be providers approved to offer pharmacy education and training for purposes of registration as a pharmacist:

- (a) University of Durban-Westville, Durban, Kwazulu/Natal Province;
- (b) University of the North, Sowenga, Northern Province;
- (c) Potchefstroom University for Christian Higher Education, Potchefstroom, North West province;
- (d) Rhodes University, Rhodes, Eastern Cape Province;
- (e) University of the Western Cape, Belville; Western Cape Province;
- (f) University of Port Elizabeth, Port Elizabeth, Eastern Cape Province;
- (g) University of the Witwatersrand, Johannesburg, Gauteng Province; and
- (h) Medical University of Southern Africa (MEDUNSA), Ga-rankuwa, Gauteng Province.

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No. R. 1384

## PHARMACY ACT, 1974 (ACT NO. 53 OF 1974)

REGULATIONS RELATING TO THE MANAGEMENT OF A PERSON REGISTERED IN TERMS OF THE PHARMACY ACT, 1974, UNFIT TO BE REGISTERED TO PRACTISE OR TO PRACTISE INDEPENDENTLY FOR REASONS OTHER THAN UNPROFESSIONAL CONDUCT

The Minister of Health intends, in terms of sections 4, 38 and 49(1)(q) of the Pharmacy Act, 1974 (Act 53 of 1974), as amended, in consultation with the South African Pharmacy Council, to make the regulations in the Schedule. The second secon

Interested persons are invited to submit, within two months after the date of publication of this notice, substantiated comments on or representations regarding the proposed regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for attention of the Chief Director: Pharmaceutical Services).

## SCHEDULE

1. Definitions - In these regulations, unless the context otherwise indicates -

"Act" means the Pharmacy Act, 1974, (Act 53 of 1974), as amended;

"assessment" means the voluntary informal process to establish whether a person registered in terms of the Act is fit to be registered in terms of the Act or to provide the services or perform the acts pertaining to the scope of practice of a pharmacist or to provide such services or perform such acts without personal supervision;

"chairperson" means the chairperson of the committee;

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"committee" means a committee appointed to investigate in terms of these regulations the ability of a person registered in terms of the Act to practise as such;

"committee of preliminary investigation" means a committee appointed in terms of section 4(o) of the Act to investigate complaints against persons registered in terms of

"health examiner" means a practitioner registered in terms of the Health Professions Act, 1974 (Act 56 of 1974), appointed to examine and to report to the chairperson or the committee whether the respondent is unfit to practise in terms of the Act;

"investigation" means the formal process conducted by the committee to establish whether a respondent is unfit to practise in terms of Chapter II of these regulations;

"management reports" means the reports compiled by a supervisor or therapist in respect of a respondent;

"personal supervision" means a system of guidance and support by a pharmacist, whilst present, in a pharmacy with regard to the performance of acts pertaining to the scope of practice of a pharmacist;

"practise" means to perform one or more or all of the acts forming part of the scope of practice of a pharmacist which a person registered in terms of the Act is entitled to perform;

"register" means a register established and kept by the registrar in terms of section 14 of the Act;

"respondent" means a natural person registered in terms of the Act whose ability to practise is being assessed or investigated by a committee;

"supervisor" means a pharmacist or another person approved and appointed by the committee to supervise and report to the committee in terms of these regulations on a person registered in terms of the Act who was found to be unfit to be registered to practise or to practise independently in terms of the Act;

"therapist" means a medical practitioner or another professional person who holds appropriate registration, nominated by a respondent and approved by the committee to take responsibility for his or her treatment and to submit reports to the committee thereon, and on his or her ability to practise in terms of the Act;

"unfit" means incapable, incompetent, unsuitable, impaired or in poor physical or mental condition to -

- (a) be registered in terms of the Act; or
- (b) to perform acts forming part of the scope of practice of his or her category of registration or to perform such acts without personal supervision.

#### CHAPTER I

#### Assessment by Committee

- (1) Where information is received by the registrar that a person registered in terms of the Act may be unfit to practise, the registrar shall –
  - submit such information to the chairperson of the committee during intervals between meetings of the committee, or where the urgency of the matter requires immediate action; or
  - (b) submit such information to the committee at its next meeting.
  - (2) On receipt of the information referred to in sub-regulation (1), the chairperson or committee may cause such inquiries to be made in relation to the matter as is deemed necessary.
  - (3) Unless it appears to the chairperson or committee that the matter need not proceed further, the registrar shall be directed to write to the respondent
    - notifying him or her that information had been received which alleges that he or she may be unfit to practise in terms of the Act;
    - (b) requesting the respondent to voluntarily submit to examination by a health examiner(s) appointed by the chairperson or committee: Provided that if the information received by the registrar includes reports by one or more medical practitioners who recently examined such person and it

appears to the chairperson or the committee that such reports contain sufficient medical evidence that the person being assessed is unfit, the registrar shall merely inform the respondent accordingly;

- (c) informing the respondent that he or she can submit additional reports by medical practitioners of his or her own choice to rebut the allegation that he or she is unfit;
- (d) inviting the respondent to submit any observations or other evidence regarding his or her physical or mental condition which he or she may wish to offer;
  - (e) informing the respondent that, if he or she refuses to be examined or if, after having agreed to be examined, he or she subsequently fails to submit to the required examination, the matter may be referred to the committee for an investigation, in terms of these regulations;
    - (f) informing the respondent that the information, reports and other documentation will be submitted to a health examiner(s) for evaluation and a recommendation;
    - (4) The registrar shall furnish the respondent with a summary of the information received and may enclose copies of any reports referred to in the proviso to subregulation 2(3)(b).
- The registrar shall submit the information in regulation 2 to the health examiner(s) to evaluate such information and to report to the committee –
  - (a) on the physical or mental state of the respondent;
  - (b) whether in the opinion of the health examiner(s) the respondent -
    - (i) is fit to practise;
    - (ii) is unfit to practise;
    - (iii) is unfit to practise except on a limited basis or under personal supervision, or both, or
    - (iv) suffers from a recurring or episodic physical or mental condition which, although in remission at the time of the examination, could in future render the respondent unfit to practise, or unfit to practise except on a limited basis or under personal supervision, or both;
  - (c) on his/her/their recommendations, if any, as to the management of the respondent.
- The registrar shall submit copies of the reports received from the health examiner(s), and all the information referred to in regulation 2, to –
  - the chairperson during intervals between meetings of the committee; or
  - (b) the committee at its next meeting.
- The chairperson or the committee, as the case may be, shall submit copies of the reports received in terms of regulation 4 to the council.

- 6. The council may, after receiving a report contemplated in regulation 5, if it deems it necessary and in the interest of patient care and safety, may for a period not exceeding 90 days, temporarily suspend a respondent from practising, pending an assessment or investigation in terms of these regulations: provided that the respondent shall be entitled to request the council to suspend the suspension upon proof to the satisfaction of the council that the suspension is not necessary.
- Notwithstanding regulation 6, the council may, after receipt of the documentation referred to in regulation 5, make a finding on the matter and determine the further requirements for management of the respondent and direct the registrar to inform the respondent of such finding and the reasons therefore in writing, and if the finding is that the respondent is unfit to practise or unfit to practise except on a limited basis or under personal supervision, or both, the registrar shall request the respondent to undertake within a specified period and in writing that he or she is prepared to voluntarily comply with the findings and rulings of council on the management of his or her case, including any limitations on his or her ability to practise which may be imposed.
- 8. If the person declared unfit to practise undertakes to comply with the requirements as to the management of his or her case, including any imposed limitations on his or her ability to practise, then the council may postpone further action: provided that imposed limitations and conditions are complied with and management reports, if applicable, are submitted regularly as determined.
- 9. If the respondent refuses or fails to submit to the required examinations referred to in subregulation 2(3)(b), or does not by the specified return date (or such further period as the registrar may allow), undertake to accept the resolutions as to the management of his or her case, including any limitations on his or her right to practise, the chairperson or the committee may order the registrar to arrange for an investigation.
- 10. If it appears to the council from the reports of the health examiner(s) or any medical practitioners referred to in sub-regulation 2(3)(c), or from any other information which the council has received, that the condition of the respondent is such that he or she is not able to give an undertaking as contemplated in regulations 7 or 8, or that he or she could not be relied upon to comply with such an undertaking, the council may
  - (a) order the registrar to arrange for an investigation; or
  - (b) suspend the respondent from practising pending an investigation in terms of Chapter II of these regulations.

### 11. The council may -

- (a) order the registrar to arrange for an investigation; or
- (b) suspend the respondent from practising pending an investigation in terms of Chapter II of these regulations:
  - if, as a result of a report from a therapist, supervisor or other information, it appears to the council either that the person concerned is not observing the requirements of his or her management or the limitations or conditions of practise imposed; or
  - (ii) if, as a result of a report or other information, there appear to be reasons to suspect that a respondent may be guilty of unprofessional conduct, refer the matter to the committee of preliminary investigation.

12. The council may amend or withdraw the requirements for management referred to in regulations 6 or 7 if, as a result of a report from a therapist, supervisor or any other information, it appears to the committee that such requirements should be amended or should cease to apply.

## CHAPTER II

## Investigation by the Committee

- 13. As soon as practicable after a case has been referred for investigation in terms of Chapter 1 of these regulations, the registrar shall serve on the respondent a notice which must —
  - indicate the physical or mental condition by reason of which it is alleged that he
    or she is unfit to practise;
  - inform him or her that the matter is being referred to the committee for investigation in terms of these regulations;
  - (c) state the date, time and place of the investigation; and
  - (d) call on the respondent to attend the investigation;
  - inform the respondent that he or she could be represented by a legal representative, medical adviser or both, and be accompanied by a family member or friend; and
  - (f) inform the respondent that if he or she is not present, the investigation may be continued and concluded in his or her absence.
- 14. The chairperson may instruct the registrar to appoint one or more assessors to the committee to advise the committee on any relevant clinical matter.
- 15. Before commencement of the investigation by the committee, the registrar shall furnish each member of the committee and the respondent with copies of the notice of investigation, and all documents referred to in regulations 2, 5 and 11, and all medical reports received and any observations or other documents submitted by or on behalf of the respondent.
- 16. The investigation must be conducted with due consideration of a person's right to privacy, and in accordance with these regulations or if no guidelines are provided, in terms of the Regulations Relating to the Conduct of Inquiries held in Terms of Chapter V of the Act.
- 17. Where the respondent is neither present nor represented, the committee may -
  - (a) proceed with the investigation if the committee is satisfied that the notice contemplated in regulation 13 of investigation has come to the notice of the respondent, his or her representative, medical advisor or a close relative;
  - only consider the reports, written statements and other documents circulated to members in accordance with regulation 15;
  - (c) question any person who is present or has submitted a report.

- 18. The committee in coming to a finding is entitled to regard a current physical or mental condition, or a continuing and episodic condition, or a condition which, although currently in remission, may be expected to recur.
- 19. The committee
  - (a) may postpone the investigation to such later date or such later meeting of the committee as it may determine;
- (b) may adjourn an investigation in order to refer the respondent for examination(s) or to obtain further medical reports or other information as to his or her physical or mental condition or with regard to his or her ability to practise in terms of the Act:
- shall direct the registrar, as soon as practicable, to notify the respondent that the investigation has been postponed and shall inform the respondent of the date, time and place for the continuation of the investigation and may specify the conditions of such postponement;

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- (d) may postpone the making of a finding;
- (e) may make a finding on whether:
  - (i) the respondent is fit to practise; or
  - (ii) the respondent is unfit to practise; or
  - (iii) the respondent is unfit to practise except on a limited basis or under personal supervision or both; or
  - (iv) the respondent suffers from a recurring or episodic physical or mental condition which, although in remission at the time of the examination, may be expected in future to render him or her unfit to practise or unfit to practise except on a limited basis or under personal supervision or both;
- (f) may recommend to council that –
- (i) conditions be imposed in terms of which the respondent is entitled to practise; or
  - (ii) the respondent be suspended from practising; or
  - (iii) the period of suspension be suspended in whole or in part, and the conditions of such suspension; or

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- (iv) the conditions of suspension be amended or such order be revoked if council deems it fit; or
- (v) the limitations imposed or the conditions of suspension be amended; or
- (vi) the conditions for the management of the respondent be amended.
- If conditions or limitations to practise are imposed on a respondent
  - (a) the supervisor or therapist shall submit regular reports to the committee to determine whether the stated objectives are being achieved;

- (b) such conditions or limitations must be reviewed by the committee at least every 12 months.
- 21. The registrar must advise the respondent in writing of the decision of the council and of the respondent's right to appeal against the finding or the decision or both, in terms of section 24 of the Act: provided that if the amendment of the order will detrimentally affect the rights of the respondent, he or she must be offered an opportunity of stating his or her case to the council.
- 22. A respondent may in writing request a review of the limitations or conditions imposed: provided that such a review is both recommended and supported by his or her supervisor or therapist, where applicable.
- 23. In appointing health examiners or assessors for a particular matter, the chairperson or committee shall have regard to the nature of the assessment or investigation and the nature of the practice and registration of the respondent.

ME TSHABALALA MSIMANG
Minister of Health

No. R. 1385

## LANGE F PHARMACY ACT, 1974 (ACT NO. 53 OF 1974)

## REGULATIONS RELATING TO THE OWNERSHIP AND LICENSING OF PHARMACIES

The Minister of Health intends, in terms of sections 22 and 22A of the Pharmacy Act, 1974 (Act 53 of 1974), as amended, in consultation with the South African Pharmacy Council, to make the regulations in the Schedule.

Interested persons are invited to submit, within two months after the date of publication of this notice, substantiated comments on or representations regarding the proposed regulations and, in particular, the conditions that should apply for the determination of a need for a pharmaceutical service to the Director-General of Health, Private Bag X828, Pretona, 0001 (for the attention of the Chief Director: Pharmaceutical Services).

SCHEDULE SCHEDULE 1. Definitions - In these regulations, unless the context otherwise indicates -

"Act" means the Pharmacy Act, 1974, (Act 53 of 1974), as amended;

"authorised prescriber" means a medical practitioner, dentist, veterinarian or any other person authorised to prescribe medicines in terms of any legislation;

"community pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to the general public or any defined group of the general public, but excludes an institutional pharmacy;

"Director-General" means the Director-General of the National Department of Health; PARTICLE AND PROCESSING AND AND AND ADDRESS OF THE PARTICLE AND ADDRESS OF THE PARTICL

"institutional pharmacy" means a pharmacy situated in -

- (a) a public health facility, wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to the general public requiring pharmaceutical services, medical or surgical treatment, nursing or other health care from or at that public health facility; or
- (b) a private health facility, wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to persons requiring pharmaceutical services, medical or surgical treatment, nursing or other health care from or at that private health facility: ng ngiligang in the film of gring gipted off in the dis-

"manufacturing pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 16 of the Regulations Relating to the Practice of Pharmacy are provided and who shall sell medicine only into the wholesale or retail sector or to the State: presidente de la compansa del compansa de la compansa del compansa de la compansa del compansa della compansa d

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"Medicines Act" means the Medicines and Related Substances Control Act, 1965, (Act 101 of 1965);

"private health facility" means any hospital, institution or facility at which provision is made for the treatment and care of patients requiring medical or surgical treatment and nursing or other health care, which is not owned or controlled by the State and is duly licensed thereto in terms of the Health Act, 1977 (Act No 63 of 1977): provided that this definition does not include a consulting room, surgery or dispensary of an authorised prescriber;

"public health facility" means any hospital, institution or facility where persons receive treatment, diagnostic or therapeutic interventions or other health care services and includes facilities such as a clinic, mobile clinic, community health centre, maternity home or unattached delivery suite, convalescent home, unattached operating theatre and sanatorium that is owned or controlled by the State or an organ of State;

"wholesale pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 17 of the Regulations Relating to the Practice of Pharmacy are provided and who shall sell medicine only into the retail sector or to the State.

## CHAPTER I

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## Ownership of manufacturing and wholesale pharmacies

 The State and any person may, subject to the provisions of regulation 6(a), own or have a beneficial interest in a manufacturing or a wholesale pharmacy in the Republic.

## Ownership of institutional pharmacies in public health facilities

- (1) The State may, subject to the provisions of regulation 6(a), own or have a beneficial interest in an institutional pharmacy in a public health facility in the Republic.
  - (2) Notwithstanding subregulation (1), the State may enter into arrangements with the private sector for the management of an institutional pharmacy in a public health facility.

### Ownership of institutional pharmacies in private health facilities

- 4. Any person may, subject to the provisions of regulation 6, own or have a beneficial interest in an institutional pharmacy in a private health facility in the Republic, on condition that such person or in the case of a body corporate, the shareholder, director, trustee, beneficiary or member, as the case may be, of such body corporate:
  - is not prohibited by any other legislation from owning a pharmacy or having any direct or indirect beneficial interest in a pharmacy; or
  - (b) is not an authorised prescriber; or
  - does not have any direct or indirect beneficial interest in or on behalf a person contemplated in regulation 4(a) and (b); or
  - (d) is not the owner or the holder of any direct or indirect beneficial interest in a manufacturing pharmacy.

## Ownership of community pharmacies

- 5. Any person may, subject to the provisions of regulation 6, own or have a beneficial interest in a community pharmacy in the Republic, on condition that such person or in the case of a body corporate, the shareholder, director, trustee, beneficiary or member, as the case may be, of a body corporate:
  - (a) is not prohibited by any other legislation from owning or having any direct or indirect beneficial interest in a pharmacy; or
  - (b) is not an authorised prescriber; or
  - (c) does not have any direct or indirect beneficial interest in or on behalf of a person contemplated in regulation 5(a) and (b); or
    - (d) is not the owner or the holder of any direct or indirect beneficial interest in a manufacturing pharmacy.

## Conditions for ownership of pharmacies

- 6. The conditions under which a person may own a pharmacy in terms of section 22A of the Act shall include compliance with:
  - (1) standards of Good Pharmacy Practice, or where applicable, Good Manufacturing Practice or Good Distribution Practice, as determined by council from time to time;
  - (2) criteria for the determination of a need for a pharmaceutical service in a given area or under given circumstances, as published by the Minister from time to time by way of a notice in the *Gazette*, including but not limited to
- (a) the geographical siting of pharmacies;
- (b) the benefit to the members of the specific community which a pharmacy intends serving;
  - (c) the nature and extent of the pharmaceutical service to be provided;
  - (d) a statutory requirement for the location of a pharmacy within a private or public health facility;
- (e) the number and location of the population to whom a pharmaceutical service will be provided;
  - (f) the relationship of the proposed pharmaceutical service to existing services/facilities;
  - (g) the extent of the provision of services to persons outside the service area:
  - (h) any special care needs of the community to be served.
- 7 Any person who wishes to own a pharmacy in terms of section 22A of the Act shall:
  - (1) submit to the Director-General:

- (a) a duly completed application on a form provided by the Director-General; and
- (b) acceptable documentary evidence that the applicant complies with the applicable conditions contemplated in regulations 4, 5 and 6; and
- (c) an undertaking in writing that the applicant shall comply with Good Pharmacy Practice or, where applicable, Good Manufacturing or Distribution Practice as determined by council from time to time; and
- (2) pay the application fee as determined by the Director-General.
- 8. Notwithstanding regulation 7, the Director-General may enter into an arrangement with the council in terms of which the council shall assist the Director-General in determining whether a person contemplated in regulation 7, complies with the conditions for ownership in respect of a specific pharmacy;

## Licensing of pharmacy premises

- 9. If the Director-General is satisfied that the application in terms of regulation 7 and other documents submitted in support of such application complies with the provisions of these regulations, he or she may issue a licence, subject to conditions as he or she may determine, for each one of the premises wherein or from which such pharmacy business will be conducted.
- 10. A person who is the holder of a licence in terms of regulation 9 shall within 30 days following the issue of such licence, but prior to the provision of any pharmaceutical services from the premises specified in the licence, notify the council thereof on the form approved and provided by council.
- 11. The council shall on receipt of the notification in terms of regulation 10, and such other documentation as may be required by council and on payment of the recording fee as determined by council record the name of the pharmacy, address of the licensed premises, date of licence, licence number and any other particulars as may be determined by the council from time to time, in the relevant category or categories of pharmacy and issue a certificate of proof of such recording.
- A licence issued in terms of regulation 9 shall not be transferable to a person not authorised in terms of the Act to own a pharmacy.

#### CHAPTER II

## Withdrawal of authority to own a pharmacy

- The Director-General may withdraw the licence to operate a pharmacy:
  - if the owner has failed to comply with any of the conditions of ownership or the licensing requirements in terms of the Act;
  - (b) if the owner disposes of the whole or any part of his, her or its interest in a pharmacy or the body corporate that owns such pharmacy to any person not entitled to own a pharmacy or have any direct or indirect beneficial interest in a pharmacy;

- if the owner contravenes any provision of the Act, the Medicines Act, or any other legislation applicable to such pharmacy;
- (d) if the owner of a pharmacy is sequestrated or liquidated;
- (e) if the owner fails to pay any of the fees applicable to such ownership;
- if the owner fails to comply with the registration or recording requirements prescribed in terms of the Act;
- (g) if the owner, being a pharmacist, has been suspended from practising as a pharmacist or if the owner's name has been removed from the register in terms of sub-section 45(1) of the Act and if the name of the pharmacist or owner has not been restored to the register;
- (h) if the owner is not carrying on the business of a pharmacy or the pharmacy is not in operation;
- if the owner fails to comply with Good Pharmacy Practice, or where applicable, Good Manufacturing or Distribution Practice, as determined by council from time to time;
- (2) If the Director-General or the council, as the case may, has reason to believe that any one or more of the circumstances referred to in regulation 13(1) applies to an owner recorded as such, the Director-General or council shall give due notice to the owner, his, her or its nominee and the pharmaceutical manager calling on the owner, or if applicable the nominee or the pharmaceutical manager to furnish reasons, within the period specified in the notice, to the Director-General or the Council why the licence to operate a pharmacy should not be withdrawn.

#### **CHAPTER III**

#### Appeals and procedure to appeal

- 14. Any person whose rights may be adversely affected by any decision of the Director-General or the council, as the case may be, regarding the ownership and licensing of pharmacies may appeal against such decision to an appeal committee appointed by the Minister.
- The appeal committee referred to in regulation 14 and section 22(11) of the Act shall consist of –
  - (a) a chairperson appointed on account of his or her knowledge of the law;
  - (b) one pharmacist registered with the council, resident in the Republic of South Africa;
     and
  - (c) one additional person,

appointed by the Minister.

16. The appellant shall lodge his, her or its appeal against a decision referred to in regulation 14 within thirty (30) days after notice of such decision in writing has been sent by registered mail to the appellant's last known address;

- 17. The notice of appeal shall be in writing and under oath, stating in full the grounds on which he/she/it appeals against the decision and the reasons for such appeal, and give a physical address, being not more than ten (10) kilometers from the offices of the council where the appellant will accept delivery of all documents relevant to the appeal;
- The notice of appeal shall be lodged with the registrar upon payment of the fee as determined by council and after serving a copy thereof on all interested parties;
- 19. The registrar shall within five (5) days of receipt of the notice of appeal acknowledge receipt in writing, allocate a case number and notify the appellant and the Director-General, the council or all other parties to such appeal, as the case may be, of such notice;
- 20. The Director-General or the council, as the case may be, or any other party on whom the notice of appeal was served shall within thirty (30) days of service of the notice of appeal by the registrar, file answering affidavits with the registrar;
- 21. Upon receipt of the answering affidavits the registrar shall furnish the appellant with copies thereof and the appellant shall thereafter have the right to file a replying affidavit within thirty (30) days of receipt of such answering affidavit;
- 22. The appellant shall simultaneously with the lodging of its replying affidavit lodge with the registrar, the applicable number of copies of the record of appeal consisting of the decision appealed against and the documents duly indexed and paginated, and serve a copy thereof on the Director-General or the council as the case may be, and all other parties to such appeal;
- 23. The registrar shall forthwith allocate a date for the hearing of the appeal and give the appellant, the Director-General, the council or all other parties to such appeal, as the case may be, written notice of the date of hearing, whereupon the appeal shall forthwith be set down for hearing;
- 24. Once a date for the appeal is decided on, the registrar shall inform members of the appeal committee accordingly and furnish them with copies of the appeal record;
- Not less than ten (10) days before the appeal is heard
  - (a) the appellant shall deliver to the appeal committee, the council, the Director-General and all other parties to the appeal, one copy of a concise and succinct statement of the main points which he/she or it intends to argue on appeal, as well a list of the authorities to be tendered in support of each point;
  - (b) the council, the Director-General, and all other parties to such appeal, shall deliver a statement similar to the one contemplated under (a) above to the appeal committee and the appellant.
- 26. If an appeal has been properly noted, the decision appealed against and any execution thereof shall be suspended pending the outcome of the appeal.

The appeal committee may dismiss an appeal or, if it is of the opinion that the Director-27. General, or the council has not acted in accordance with the provisions of the Act, may make an order reversing or modifying the Director-General's or the council's decision or it may remit the matter to the Director-General or the council for further consideration or make such other order, including an order as to costs as it may deem appropriate. LET A TECHNOLOGY TO THE POST OF A VIEW TO ME A MET MARKET FRANCE TO THE SECOND TO THE

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ME TSHABALALA MSIMANG Minister of Health

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No. R. 1386

19 November 1999

#### PHARMACY ACT, 1974 (ACT NO. 53 OF 1974)

# REGULATIONS RELATING TO THE REGISTRATION OF PERSONS AND THE MAINTENANCE OF REGISTERS

The Minister of Health intends, in terms of section 14 of the Pharmacy Act, 1974 (Act 53 of 1974), as amended, in consultation with the South African Pharmacy Council, to make the regulations in the Schedule.

Interested persons are invited to submit, within two months after the date of publication of this notice, substantiated comments on or representations regarding the proposed regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for the attention of the Chief Director: Pharmaceutical Services).

#### SCHEDULE

Definitions – In these regulations, unless the context otherwise indicates-

"Act" means the Pharmacy Act, 1974, (Act 53 of 1974), as amended;

"assessor" means a pharmacist registered by council in accordance with criteria established for this purpose by council to measure outcomes of education or training;

"certificate of accreditation" means a certificate issued by council to a person or institution that complies with the criteria determined by council for the accreditation of providers;

"certificate of qualification" means documentary evidence of a qualification required for registration as a pharmacist's assistant;

"Close Corporations Act" means the Close Corporations Act, 1984 (Act No 69 of 1984), as amended;

"community pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to the general public or any defined group of the general public, but excludes an *institutional pharmacy*;

"Companies Act" means the Companies Act, 1973 (Act No 61 of 1973), as amended:

"continuing professional development" means the process by which pharmacists continuously enhance their knowledge, skills and personal qualities throughout their professional careers, and encompasses a range of activities including continuing education and supplementary training;

"in-service training" means the training undertaken by a pharmacist's assistant (learner basic level or learner post-basic level) under the supervision of a tutor at a pharmacy approved by council for purposes of such training as prescribed in the Regulations Relating to Pharmacy Education and Training;

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#### "institutional pharmacy" means a pharmacy situated in -

- a public health facility, wherein or from which some or all of the services as (a) prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to the general public requiring pharmaceutical services, medical or surgical treatment, nursing or other health care from or at that public health facility; or
- (b) a private health facility, wherein or from which some or all of the services as prescribed in terms of regulation 18 of the Regulations Relating to the Practice of Pharmacy are provided to persons requiring pharmaceutical services, medical or surgical treatment, nursing or other health care from or at that private health facility;

"internship" means the practical training undertaken by a pharmacist intern in terms of an approved contract under the supervision of a tutor in a pharmacy or at a university registered as a provider, and approved by council for purposes of such training as prescribed in the Regulations Relating to Pharmacy Education and Training;

"manufacturing pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 16 of the Regulations Relating to the Practice of Pharmacy are provided and who shall sell medicine only into the wholesale or retail sector or to the State:

"Medicine Act" means the Medicines and Related Substances Control Act, 1965 (Act No as a grant of was ablance 101 of 1965);

"nominee" means the natural person appointed by a body corporate recorded and authorised to own a pharmacy in terms of the Act;

"owner" means any person authorised or entitled in terms of the Act to own a pharmacy;

"pharmaceutical manager" means the pharmacist designated and registered as such by the owner of a pharmacy business who shall be responsible to council for any act performed by or on behalf of such owner, including any omission to perform an act required to be performed by or on behalf of such owner which may involve disciplinary action by council, unless he or she can satisfy council that the responsibility for such act or omission rests upon the nominee, responsible pharmacist or a pharmacist other than him- or herself employed by such owner;

"pharmacists' assistant" means a natural person registered in one of the following categories:

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- (a) pharmacists' assistant (learner basic level);
- pharmacists' assistant (learner post-basic level); (b)
- (c) pharmacists' assistant (basic level);
- (d) pharmacy student:
- (e) pharmacy student;

"private health facility" means any hospital, institution or facility at which provision is made for the treatment and care of patients requiring medical or surgical treatment and nursing or other health care, which is not owned or controlled by the State and is duly licensed thereto in terms of the Health Act, 1977 (Act No 63 of 1977); provided that this definition does not include a consulting room, surgery or dispensary of an authorised prescriber;

"public health facility" means any hospital, institution or facility where persons receive treatment, diagnostic or therapeutic interventions or other health care services and includes facilities such as a clinic, mobile clinic, community health centre, maternity home or unattached delivery suite, convalescent home, unattached operating theatre and sanatorium that is owned or controlled by the State or an organ of State;

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#### "provider" means -

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- (a) a university approved by and registered with council to provide education or training for purposes of registration as a pharmacist or pharmacists' assistant or for purposes of continuing professional development; or
- (b) any person or institution approved by and registered with council to provide education or training for purposes of registration as pharmacists' assistant or for purposes of continuing professional development;

"qualification in pharmacy" means the qualification prescribed for purposes of registration as a pharmacist;

"specialist pharmacist" means a pharmacist who has obtained a speciality and is registered as such in terms of the Act;

"speciality" means a specialist qualification in one of the fields of pharmacy approved and published in rules made by council;

"supplementary training" means training approved by council which empowers a registered person to perform acts or provide services, in terms of the Act or any other law, which fall outside the scope of practice of the category in which he or she is registered and "supplementary training course" has a corresponding meaning;

"Trust Property Control Act" means the Trust Property Control Act, 1988 (Act No 57 of 1988), as amended;

"tutor" means the pharmacist approved by council to supervise the internship of a pharmacist intern or the in-service training of a pharmacist's assistant;

"wholesale pharmacy" means a pharmacy wherein or from which some or all of the services as prescribed in terms of regulation 17 of the Regulations Relating to the Practice of Pharmacy are provided and who shall sell medicine only into the retail sector or to the State.

#### CHAPTER

#### Categories of persons that may be registered

- For purposes of registration in terms of the Act, there shall be the following categories of persons -
  - (a) Pharmacy student;

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- Pharmacist intern;
- Pharmacist; (c)
- Specialist pharmacist; (d)
- (e) Pharmacists' Assistant;
- Company entitled to carry on the business of a pharmacist; (f)
- Trust entitled to carry on the business of a pharmacist; (g)
- Close Corporation entitled to carry on the business of a pharmacist; (h)
- (i) Natural person entitled to carry on the business of a pharmacist;
- The state of the state of Pharmacy owner;
- Responsible pharmacist; (k)
- (1) Pharmaceutical Manager;
- (m) Nominee:
- Provider; and (n)
- Assessor. (0)

who shall be registered by council in registers kept for this purpose.

## CHAPTER II

#### Requirements and conditions for registration as a pharmacy student

- 3. Any person registered with a university accredited as a provider for a qualification in pharmacy shall register with council as a pharmacy student at the commencement of the second year of study: provided that no person shall be registered as a pharmacy student with the council unless he or she complies with the provisions of regulation 4.
- Any person who applies for registration with council as pharmacy student shall -
  - (1) submit to the registrar:
    - a duly completed application on a form approved and provided by the (a) council; and

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- (b) a certified copy of his or her identity document or passport; and
- (c) acceptable documentary evidence from the university concerned that he or she has been admitted to the second year of study for a qualification in pharmacy; and

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(2) pay the registration fee as determined by council.

- Any person who complies with the requirements in regulation 4 shall be registered as a pharmacy student and issued with a registration certificate by the registrar.
- 6. Save as provided for in terms of sections 23 and 24 of the Act, the registrar may remove from the register of pharmacy students the name of a student -
  - (a) who has complied with the prescribed requirements for a qualification in pharmacy; or
  - (b) if the registration of a pharmacy student with the university concerned has been cancelled or suspended; or
  - (c) who requests in writing the removal of his or her name from the register; or
  - (d) who is deceased.
- A pharmacy student whose name was removed from the register in terms of regulation 6
  may have his or her name restored to the register by
  - (1) submitting to the registrar:
    - (a) a duly completed application for restoration of his or her name to the relevant register on a form as approved and provided by the council; and
    - (b) acceptable documentary evidence from the university concerned to the effect that he or she has been re-registered for a qualification in pharmacy;
       and
    - (2) paying the restoration fee as determined by council; and

if the registrar is satisfied that he or she is a fit and proper person to be restored to the relevant register. If the registrar is not satisfied that he or she is a fit and proper person to be restored to the relevant register, the registrar shall submit the application concerned to the council for a decision.

#### CHAPTER III

#### Requirements and conditions for registration as a pharmacist intern

- Any person who holds a qualification in pharmacy may register as a pharmacist intern
  with council: provided that no person shall be registered as a pharmacist intern, unless
  he or she complies with regulation 9.
- 9. Any person who applies for registration as a pharmacist intern shall -
  - (1) submit to the registrar:
    - (a) a duly completed application on a form as approved and provided by the council; and
    - (b) a certified copy of his or her identity document or passport; and
    - (c) a duly completed and signed contract for the undertaking of an internship approved and provided by the council:

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- (d) acceptable documentary evidence
  - of the approval by the council of the pharmacy or university (i) where the internship will be undertaken; and

- of the approval by council of the tutor under whom such (ii) internship will take place; and
- that he or she holds a qualification in pharmacy; and (iii)
- where applicable, that he or she is registered at a university (iv) approved as a provider for a course of study which will lead to the awarding of at least a master's degree; and
- pay the registration fee as determined by council. (2)
- Every person who complies with the requirements in regulation 9 shall be registered as a 10. pharmacist intern and issued with a registration certificate by the registrar.
- Save as provided for in terms of sections 23 and 24 of the Act, the registrar may remove 11. from the register of pharmacist interns the name of a pharmacist intern -
  - (a) who has completed his or her internship to the satisfaction of the council; or
  - who has discontinued his or her internship; or (b)
  - who requests in writing removal of his or her name from the register; or (c)
  - who is deceased. (d)

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- 12. A pharmacist intern whose name was removed from the register in terms of regulation 11 may have his or her name restored to the register by
  - submitting to the registrar: (1)
    - a duly completed application for restoration of his or her name to the (a) register on a form as approved and provided by the council; and

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- acceptable documentary evidence that he or she complies with the (b) conditions under which he or she was registered as a pharmacist intern; and .
- acceptable documentary evidence from a tutor to the effect that he or she (c) has resumed his or her internship; and
- paying the restoration fee as determined by council; and if the registrar is satisfied that he or she is a fit and proper person to be restored to the relevant register. If the registrar is not satisfied that he or she is a fit and proper person to be restored to the relevant register, the registrar shall submit the application concerned to the council for a decision.

#### CHAPTER IV

### Requirements and conditions for registration as a pharmacist

Any person who holds a qualification in pharmacy: 13.

- (a) obtained in the Republic may apply to the registrar for registration as a pharmacist: provided that he or she shall not be so registered unless he or she complies with the provisions of regulation 14;
- (b) obtained outside the Republic may apply to the registrar for registration as a pharmacist: provided that he or she shall not be so registered unless he or she complies with the provisions of regulation 16.
- Any person who applies for registration as a pharmacist in terms of regulation 13(a) shall
  - (1) submit to the registrar:
    - a duly completed application on a form as approved and provided by council;
       and
    - (b) a certified copy of his or her identity document or passport; and
    - (c) acceptable documentary evidence that:
      - (i) he or she holds a qualification in pharmacy;
      - (ii) has completed his or her internship: provided that the council may exempt him or her partially or in full from this requirement on submission of documentary evidence to the satisfaction of council that-
        - (aa) he or she has undertaken practical training as part of his or her undergraduate studies under the supervision of a university registered as a provider, for the purposes of registration as a pharmacist in terms of the Act; or
        - (bb) he or she has undertaken practical training outside the Republic to the satisfaction of council; and
      - (iii) he or she has passed an examination(s) or other evaluation as approved by council, if applicable; and
  - (2) pay the registration fee as determined by council.
- 15. Every person who complies with the requirements in regulation 14 shall be registered as a pharmacist and issued with a registration certificate by the registrar.
- 16. Any person who applies for registration as a pharmacist in terms of regulation 13(b) shall-(1) submit to the registrar:
  - a duly completed application on a form as approved and provided by council;
     and
  - (b) a certified copy of his or her identity document or passport; and
  - (2) submit acceptable documentary evidence to the registrar of-
    - (a) the qualification in pharmacy obtained outside the Republic which entitles him or her to practise as a pharmacist in the country in which the university or examining body that awarded such qualification is situated; and

- (b) the fact that he or she is entitled to be registered as a pharmacist in the country in which the university or examining body that awarded such qualification is situated; and
  - (c) the fact that he or she is a fit and proper person and in good standing as a pharmacist with the relevant registration authority; and
    - (d) the practical training which he or she has undertaken and completed, if any;
       and
  - (3) pay the registration fee as determined by council.
- 17. The registrar shall submit an application that complies with the requirements of regulation 16 to council for evaluation, and council may -
  - (1) refuse to register the applicant as a pharmacist; or
  - (2) register the applicant as:
    - (a) a pharmacist intern until he or she has complied with the requirements referred to in regulation 18; or

 a pharmacist entitled to practise under supervision of another pharmacist and subject to such other conditions as may be determined by council until he or she has complied with the requirements of regulation 19,

Provided that prior to approving an application for registration in terms of subregulations 17(2)(a) and 17(2)(b) council may require that the applicant passes an examination(s) or other assessment determined by council;

- (3) register the applicant as a pharmacist: provided that he or she has successfully passed the examination(s) or other assessment determined by the council prior to such registration.
- 18. A person registered in terms of sub-regulation 17(2)(a) shall prior to registration as a pharmacist comply with the requirements relating to practical training in terms of the Act and pass an examination(s) or other assessment as determined by council;
- 19. The conditions imposed in terms of regulation 17(2)(b) shall be revoked upon passing an examination(s) or other assessment as determined by council.
- Every person registered in terms of regulation 17 shall be issued with a registration certificate by the registrar.
- 21. Save as provided for in terms of sections 23 and 24 of the Act, the registrar may remove from the register of pharmacists the name of a pharmacist who is deceased.

#### CHAPTER V

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## Requirements and conditions for registration as a specialist pharmacist

- 22. A pharmacist who applies for registration as a specialist pharmacist shall -
- (1) submit to the registrar:

- a duly completed application on a form approved and provided by council;
   and
- (b) a certified copy of his or her identity document or passport; and
- acceptable documentary evidence that he or she has obtained a speciality or has complied with the requirements for registration in terms of the Act;
   and
- (2) submit acceptable documentary evidence to the registrar that he or she has obtained practical experience prescribed in rules made by council in the field of pharmacy for which registration as a specialist pharmacist is being applied; and
- (3) give notice to the registrar of the speciality in which he or she intends to practise; and
- (4) pay the registration fee as determined by council.
- 22. A pharmacist who complies with the requirements of regulation 22 shall be registered as a specialist pharmacist and be issued with a registration certificate by the registrar, indicating the speciality in which he or she may practise.
- 24. Save as provided for in terms of sections 23 and 24 of the Act, the registrar may remove from the register of specialist pharmacists the name of a specialist pharmacist who -
  - no longer complies with the requirements for registration as a specialist pharmacist; or
  - (b) requests in writing removal of his or her name from the register; or
  - (c) contravenes the provisions of regulation 26; or
  - (d) who is deceased.
- 25. A specialist pharmacist whose name was removed from the register in terms of regulation 24 may have his or her name restored to the register by
  - submitting to the registrar:
    - (a) a duly completed application for restoration of his or her name to the register on a form as approved and provided by the council; and
    - (b) acceptable documentary evidence that he or she complies with the conditions under which he or she was registered as a specialist pharmacist; and
  - (2) paying the restoration fee as determined by council; and

if the registrar is satisfied that he or she is a fit and proper person to be restored to the relevant register. If the registrar is not satisfied that he or she is a fit and proper person to be restored to the relevant register, the registrar shall submit the application concerned to council for a decision.

26. A pharmacist may register more than one speciality: provided that he or she may -

- (a) only practise in one speciality and shall limit his or her practise to that speciality;
- (b) with the prior approval of council, also conduct a general pharmacy practice.

# CHAPTER VI

Requirements and conditions for registration as a pharmacists' assistant in the category pharmacists' assistant (learner basic level) or pharmacists' assistant (learner post-basic level)

- 27. Any person registered for a learning program for a certificate of qualification with a provider shall register with the council at the commencement of such learning program: provided that no person shall be registered with council as a pharmacists' assistant in the category pharmacists' assistant (learner basic level) or pharmacists' assistant (learner post-basic level), as the case may, unless he or she complies with the provisions of regulation 28.
- 28. Any person who applies for registration as a pharmacists' assistant in the category pharmacists' assistant (learner basic level) or pharmacists' assistant (learner post-basic level), as the case may be, shall-
  - (1) submit to the registrar:
    - (a) a duly completed application on a form approved and provided by council;
    - (b) a certified copy of his or her identity document or passport; and
  - (c) acceptable documentary evidence -
    - from the provider concerned that he or she has been registered for a learning program for a certificate of qualification in the category pharmacists' assistant (basic level) or pharmacists' assistant (postbasic level), as the case may;
- (ii) of the approval by council of the pharmacy where the in-service training of the pharmacists' assistant will be undertaken; and
  - (iii) of the approval by council of the tutor under whom such training will take place; and
  - (2) pay the registration fee as determined by council.
- 29. Every person who complies with the requirements of regulation 28 shall be registered in the category pharmacists' assistant (learner basic level) or pharmacists' assistant (learner post-basic level), as the case may be, and issued with a registration certificate by the registrar.
- 30. A pharmacists' assistant who is undertaking training in the Republic in terms of the Act, for purposes of registration as a pharmacists' assistant prior to the commencement of these regulations shall be deemed to be registered as a pharmacists' assistant in the category pharmacists' assistant (learner post-basic level): provided that such pharmacists' assistant will have the choice of either:
- (a) completing such training; or

- (b) applying to council to be admitted to a learning program for a certificate of qualification.
- 31. Save as provided for in terms of sections 23 and 24 of the Act, the registrar may remove from the register of pharmacists' assistants (learner basic level) or pharmacists' assistants (learner post-basic level), as the case may be, the name of a pharmacist's assistant
  - (a) who has complied with the requirements for a certificate of qualification as a pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level) as the case may be; or
  - (b) when the registration of a pharmacists' assistant (learner basic level) or pharmacists' assistant (learner post-basic level), as the case may be, with the provider concerned has been cancelled or suspended; or

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- (c) who requests in writing the removal of his or her name from the register; or
- (d) who is deceased.
- 32. A pharmacists' assistant (learner basic level) or pharmacists' assistant (learner post-basic level), as the case may be, whose name was removed from the register in terms of regulation 31 may have his or her name restored to the register by
  - (1) submitting to the registrar:
    - (a) a duly completed application for restoration of his or her name to the register on a form as approved and provided by the council; and
    - acceptable documentary evidence from the provider concerned to the effect that he or she has been re-registered for a certificate of qualification;
       and
  - (2) paying the restoration fee as determined by council; and

if the registrar is satisfied that he or she is a fit and proper person to be restored to the relevant register. If the registrar is not satisfied that he or she is a fit and proper person to be restored to the relevant register, the registrar shall submit the application concerned to the council for a decision.

### CHAPTER VII

Requirements and conditions for registration as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level)

- 33. Any person who holds a certificate of qualification :
  - (a) obtained in the Republic may apply to the registrar for registration as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post basic-level), as the case may be: provided that he or she shall not be so registered unless he or she complies with the provisions of regulation 34;
  - (b) obtained outside the Republic may apply to the registrar for registration as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level), as the case may be: provided that he or

she shall not be so registered unless he or she complies with the provisions of regulation 36.

- 34. Any person who applies for registration as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level), as the case may be, in terms of regulation 33(a) shall -
  - (1) submit to the registrar:
    - a duly completed application on a form approved and provided by council;

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- (b) a certified copy of his or her identity document or passport; and
- acceptable documentary evidence that he or she holds a certificate of qualification that entitles him or her to be registered as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level), as the case may be, and has completed the in-service training in terms of the Act; and
- acceptable documentary evidence that he or she has passed an (d) examination(s) or other evaluation(s) as determined by council, if applicable; and
- (3) pay the registration fee as determined by council.
- Every person who complies with the requirements of regulation 34 shall be registered as 35. a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level), as the case may be, and issued with a registration certificate by the registrar.
- Any person who applies for registration as a pharmacists' assistant in the category 36. pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level), as the case may be, in terms of regulation 33(b) shall -
  - (1) submit to the registrar:
    - a duly completed application on a form as approved and provided by council; and
    - a certified copy of his or her identity document or passport; and (b)
- (2) submit acceptable documentary evidence to the registrar of
  - the certificate of qualification obtained outside the Republic which entitles (a) him or her to practise as a pharmacists' assistant in the country in which the examining body that awarded such qualification is situated; and
- the fact that he or she is entitled to be registered as a pharmacists' assistant (b) in the country in which the examining body that awarded such qualification is situated; and
- (C) the fact that he or she is a fit and proper person and in good standing as a pharmacists' assistant with the relevant registration authority; and

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- the in-service training which he or she has undertaken and completed, if any; and
- (3) pay the registration fee as determined by council.
- 37. The registrar shall submit an application that complies with the requirements of regulation 36 to council for evaluation, and council may -
  - (1) refuse to register the applicant as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post basic level); or
  - (2) register the applicant as a pharmacists' assistant in the category pharmacists' assistant (learner basic level) or pharmacists' assistant (learner post-basic level), as the case may be: provided that prior to approving an application for registration in terms of this regulation council may require that the applicant passes an examination(s) or other evaluation(s) determined by council;
  - (3) register the applicant as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post basic level): provided that prior to approving an application for registration in terms of this regulation council may require that the applicant passes an examination(s) or other evaluation(s) determined by council.
- 38. A person registered in terms of regulation 37(2) shall prior to registration as a pharmacists' assistant in the category pharmacists' assistant (basic level) or pharmacists' assistant (post-basic level), as the case may be, comply with the requirements relating to in-service training in terms of the Act or pass an examination(s) or evaluation(s) as determined by council.
- Every person registered in terms of regulation 37 shall be issued with a registration certificate by the registrar.
- 40. Save as provided for in terms of sections 23 and 24 of the Act, the registrar may remove from the register of pharmacists' assistants (basic level) or pharmacists' assistants (postbasic level) the name of a pharmacist's assistant who is deceased.
- 41. Any person registered as a pharmacists' assistant with council at the commencement of these regulations who is designated in such register as an unqualified assistant or qualified assistant shall be deemed to be registered as a pharmacists' assistant in the category pharmacists' assistant (post-basic level) in the same category of pharmacy as registered previously, for purposes of the Act.

#### **CHAPTER VIII**

Requirements and conditions for the registration of additional qualifications or supplementary training

- 42. A person shall be entitled to register only the additional qualifications or supplementary training approved by council in terms of the Rules Relating to Pharmacy Education and Training.
- 43. A person registered in terms of the Act who has obtained an additional qualification or supplementary training referred to in regulation 42 and who wants to register such additional qualification or supplementary training with council shall –

- (1) submit to the registrar:
  - (a) a duly completed application on a form as approved and provided by the council; and
  - (b) acceptable documentary evidence that he or she is entitled to register the additional qualification or supplementary training referred to in regulation 42; and
- (2) pay the registration fee as determined by council.
- 44. The additional qualification or supplementary training of every person who complies with the requirements of regulation 43 shall be registered and such person shall be issued with a registration certificate by the registrar.

#### CHAPTER IX

Requirements and conditions for the recording of a company who wants to own and carry on the business of a pharmacist

- 45. A company duly registered in terms of the Companies Act, 1973, who wants to own and carry on the business of a pharmacist in the Republic, shall:
  - (1) be in possession of a licence issued in terms of section 22(1) of the Act by the Director-General; and
  - (2) designate a pharmaceutical manager for its pharmacy business who resides in the Republic; and
  - (3) appoint a natural person to act as nominee for such company: provided that such person:
    - (a) resides in the Republic; and
    - (b) is a director of the company; and
    - (c) has accepted responsibility for compliance with the administrative requirements with regard to such company in terms of the Act; and
  - (4) appoint a responsible pharmacist for each one of the premises from which it is licensed in terms of the Act to conduct a pharmacy; and
  - (5) apply to council for the recording of the company, the pharmacy, the responsible pharmacist(s), the nominee, the pharmaceutical manager and the company as owner in respect of each one of the pharmacies in which it intends carrying on business: provided that such company shall not be so recorded unless it complies with the provisions of regulation 46.
- 46. A company that complies with the requirements of regulation 45 shall -
  - (1) submit to the registrar:
    - (a) a duly completed application on a form approved and provided by council for the recording of:

- (i) him/her or itself as the owner of a specific pharmacy; and
- the pharmacy in one of the prescribed categories of pharmacies;
   and
- (iii) a responsible pharmacist for each one of the licensed premises wherein or from which such pharmacy business is to be conducted; and
- (iv) a pharmaceutical manager and a nominee; and
- a certified copy of its certificate of incorporation, memorandum and articles of association in terms of the Companies Act, 1973, which complies with regulation 47; and
- a certified copy of the licence issued in terms of section 22(1) of the Act by the Director-General; and
- (d) the latest forms CM22 and CM29 submitted to the Registrar of Companies and an extract from the register of members kept in terms of section 105 of the Companies Act, 1973; and
- (e) an undertaking in writing that the company will comply with good pharmacy practice or, where applicable, good manufacturing or distribution practice, as determined by council from time to time; and
- (f) such other information as may be required by the registrar; and
- (2) pay the fees as determined by council.
- 47. An applicant in terms of regulation 46, shall include a clause in its Articles of Association which prohibits the alienation or disposal or transfer of its shares or any direct or indirect beneficial interest in the company to any person not entitled to own a pharmacy or derive a direct or indirect financial benefit from conducting a pharmacy business.
- 48. Every company that complies with the requirements of these regulations shall be recorded and issued with a certificate of proof of such recording by the registrar.
- 49. A shareholder of a company registered in terms of the Act, shall not in any manner whatsoever, dispose of his, her or its shares or the direct or indirect beneficial interest therein in contravention of the provisions of the clause contemplated to in regulation 47.
- 50. The registrar may remove from the register of companies entitled to carry on the business of a pharmacist, the name of a company:
  - (a) who requests in writing the removal of its name from the register;
  - (b) who fails to pay to council any annual fees as determined by council within 3 months as from the date on which such fees became due for payment;
  - (c) who does not comply with any of the conditions of ownership or the licensing requirements stipulated by the council and/or the Director General, as the case may be;
  - (d) who contravenes the provisions of regulations 47 and 49;

- (e) who fails to furnish the registrar with the information required in terms of Chapter XVI:
- (f) who disposes of its pharmacy business or any one or more of its pharmacies to a person not entitled to own such pharmacy business or a pharmacy in terms of the Act;
- (g) if after an inquiry held in terms of the Act, the council finds that any director, shareholder, the pharmaceutical manager or nominee of the company or a responsible pharmacist has contravened any provision of the Act;
- (h) if the pharmaceutical manager ceases to manage the professional aspects of the pharmacy business of the company.
- 51. (1) Notice of the cancellation and withdrawal of the recording certificate of the company shall be given by the registrar to the pharmaceutical manager or the nominee, as the case may be, by way of a registered letter addressed to such person at the address of the company appearing in the registers kept by council, which notice shall be deemed to have been received on the seventh day after the date on which the notice was sent by registered mail.
  - (2) Any recording certificate withdrawn in terms of these regulations, shall be deemed to be cancelled until such time as the name of the company is restored to the register.
- 52. The company shall, as from the date on which notice of cancellation or withdrawal is deemed to have been received, cease to carry on the business of a pharmacist or allow any services or acts pertaining to the scope of practice of a pharmacist to be performed in its business.
- 53. Any company whose recording certificate has been cancelled or withdrawn and whose name has been removed from the register in terms of regulation 50 may be restored to the register by –
  - (1) submitting to the registrar:
    - a duly completed application for restoration of its name on a form as approved and provided by council; and
    - (b) acceptable documentary evidence that it complies with the conditions for recording in terms of these regulations; and
  - (2) paying the restoration fee as determined by council; and
  - (3) furnishing proof to the registrar that the director(s), shareholder(s), pharmaceutical manager or nominee, as the case may be, are fit and proper person(s) to own or conduct a pharmacy business: provided that if the registrar is not satisfied that the company should be restored to the relevant register, the registrar shall submit the application to the council for a decision.
- 54. In the event of a company recorded in terms of the Act carrying on the business of a pharmacist at any time whilst so recorded without a pharmaceutical manager, then the nominee or failing him or her, then the person who signed the application form in regulation 46(1)(a), shall be accountable to council for any act performed by or on behalf of the company in question, including any omission to perform any act required to be performed by or on behalf of the company, which may involve disciplinary action by council.

#### CHAPTER X

Requirements and conditions for the recording of a Trust who wants to own and carry on the business of a pharmacist

- 55. A Trust duly registered in terms of the Trust Property Control Act, 1988, who wants to own and carry on the business of a pharmacist in the Republic shall:
  - (1) be in possession of a licence issued in terms of section 22(1) of the Act by the Director-General; and
  - (2) designate a pharmaceutical manager for its pharmacy business who shall be a pharmacist who resides in the Republic; and
  - (3) appoint a natural person to act as nominee for such Trust: provided that such person:
    - (a) resides in the Republic; and
    - (b) is a trustee of the Trust; and
    - (c) has accepted responsibility for compliance with the administrative requirements with regard to such Trust in terms of the Act; and
  - (4) appoint a responsible pharmacist for each one of the premises from which it is licensed in terms of the Act to conduct a pharmacy; and
  - (5) apply to council for the recording of the Trust, the pharmacy, the responsible pharmacist(s), the nominee, the pharmaceutical manager and the Trust as owner in respect of each one of the pharmacies in which it intends carrying on business: provided that such Trust shall not be so recorded unless it complies with the provisions of regulation 56; and
- 56. A Trust that complies with the requirements of regulation 55 shall-
  - (1) submit to the registrar -
    - (a) a duly completed application on a form approved and provided by council for the recording of:
      - (i) him/her or itself as the owner of a specific pharmacy; and
      - the pharmacy in one of the prescribed categories of pharmacies;
         and
      - (iii) a responsible pharmacist for each one of the licensed premises wherein or from which such pharmacy business is to be conducted; and
      - (iv) a pharmaceutical manager and a nominee; and
    - (b) the trust deed and rules governing the administration of the Trust, if any, together with the certificate issued by the Master of the Supreme Court to the trustees in terms of the Trust Property Control Act, 1988, which complies with regulation 57; and

- a certified copy of the licence issued in terms of section 22(1) of the Act by the Director-General; and
- (d) a list of the beneficiaries of the Trust certified as correct by the accountant of the Trust; and
- (e) an undertaking in writing that the Trust will comply with good pharmacy practice or, where applicable, good manufacturing or distribution practice, as determined by council from time to time; and
- (f) such other information as may be required by the registrar; and
- (2) pay the fees as determined by council.
- 57. An applicant in terms of regulation 56, shall include a clause in its trust deed which prohibits the alienation or disposal or transfer of any direct or indirect beneficial interest in the Trust to any person not entitled to own a pharmacy or derive a direct or indirect financial benefit from conducting a pharmacy business.
- 58. Every Trust that complies with the requirements of these regulations shall be recorded and issued with a certificate of proof of such recording by the registrar.
- 59. A beneficiary or trustee of a Trust recorded in terms of the Act, shall not in any manner whatsoever dispose of his, her or its direct or indirect beneficial interest therein in contravention of the provisions of the clause contemplated in regulation 57.
- 60. The registrar may remove from the register of Trusts entitled to carry on the business of a pharmacist, the name of a Trust:
  - (a) who requests in writing the removal of its name from the register;
  - (b) who fails to pay to council any annual fees as determined by council within 3 months as from the date on which such fees became due for payment;
  - (c) who does not comply with any of the conditions of ownership or the licensing requirements stipulated by the council and/or the Director General, as the case may be;
  - (d) who contravenes the provisions of regulations 57 and 59;
  - (e) who fails to furnish the registrar with the information required in terms of Chapter XVI:
  - (f) who disposes of its pharmacy business or any one or more of its pharmacies to a person not entitled to own such pharmacy business or a pharmacy in terms of the Act;
  - (g) if after an inquiry held in terms of the Act, the council finds that any trustee or beneficiary, the pharmaceutical manager or nominee of the Trust or a responsible pharmacist has contravened any provision of the Act;
  - (h) if the pharmaceutical manager ceases to manage the professional aspects of the pharmacy business of the Trust.
- 61. (1) Notice of the cancellation and withdrawal of the recording certificate of the Trust shall be given by the registrar to the pharmaceutical manager or the nominee, as the case may be, by way of a registered letter addressed to such person at the address

of the Trust appearing in the registers kept by council, which notice shall be deemed to have been received on the seventh day after the date on which the notice was sent by registered mail.

- (2) Any recording certificate withdrawn in terms of these regulations, shall be deemed to be cancelled until such time as the name of the Trust is restored to the register.
- 62. The Trust shall, as from the date on which notice of cancellation or withdrawal is deemed to have been received, cease to carry on the business of a pharmacist or allow any services or acts pertaining to the scope of practice of a pharmacist to be performed in its business.
- 63. Any Trust whose recording certificate has been cancelled or withdrawn and whose name has been removed from the register in terms of regulation 60 may be restored to the register by –
  - (1) submitting to the registrar:
    - a duly completed application for restoration of its name on a form as approved and provided by council; and
    - acceptable documentary evidence that it complies with the conditions for recording in terms of these regulations; and
  - (2) paying the restoration fee as determined by council; and
  - (3) furnishing proof to the registrar that the trustees, beneficiaries, pharmaceutical manager or nominee, as the case may be, are fit and proper person(s) to own or conduct a pharmacy business: provided that if the registrar is not satisfied that the Trust should be restored to the relevant register, the registrar shall submit the application to the council for a decision.
- 64. In the event of a Trust recorded in terms of the Act carrying on the business of a pharmacist at any time whilst so recorded without a pharmaceutical manager, then the nominee or failing him or her, then the person that signed the application form in regulation 56(1)(a), shall be accountable to council for any act performed by or on behalf of the Trust in question, including any omission to perform any act required to be performed by or on behalf of the Trust, which may involve disciplinary action by council.

#### CHAPTER XI

Requirements and conditions for the recording of a close corporation who wants to own and carry on the business of a pharmacist

- 65. A close corporation duly registered in terms of the Close Corporations Act, 1984, who wants to own and carry on the business of a pharmacist in the Republic, shall:
  - be in possession of a licence issued in terms of section 22(1) of the Act by the Director-General;
  - designate a pharmaceutical manager for its pharmacy business who resides in the Republic; and
  - (3) appoint a natural person to act as nominee for such close corporation: provided that such person:

- resides in the Republic; and (a)
- is a member of the close corporation; and (b)
- has accepted responsibility for compliance with the administrative (c) requirements with regard to such close corporation in terms of the Act; and
- appoint a responsible pharmacist for each one of the premises from which it is (4) licensed in terms of the Act to conduct a pharmacy; and
- apply to council for the recording of the close corporation, the pharmacy, the (5)pharmaceutical manager, the nominee, the responsible pharmacist(s) and the close corporation as owner in respect of each one of the pharmacies in which it intends carrying on business: provided that such close corporation shall not be so recorded unless it complies with the provisions of regulation 66.
- A close corporation that complies with the requirements of regulation 65 shall -66.
  - submit to the registrar: (1)
    - a duly completed application on a form approved and provided by council for the recording of:
      - him/her or itself as the owner of a specific pharmacy; and (i)
      - the pharmacy in one of the prescribed categories of pharmacies; and
      - a responsible pharmacist for each one of the licensed premises (iii) wherein or from which such pharmacy business is to be conducted; and
      - a pharmaceutical manager and a nominee; and (iv)
    - a certified copy of its founding statement with the registration number and (b) certificate of incorporation endorsed thereon in terms of the Close Corporations Act, 1984, any amendments thereof in terms of section 15 of the Close Corporations Act, 1984, which complies with regulation 67; and
    - a certified copy of the licence issued in terms of section 22(1) of the Act by (c) the Director-General; and
    - a certified copy of an association agreement entered into in terms of (d) section 44 of the Close Corporations Act, 1984, or a statement if the close corporation has more than one member or alternatively a statement by members and confirmed by the accounting officer of the corporation that section 46 of the Close Corporations Act, 1984, applies and that the prohibition in regulation 67 and the consequences in terms of regulation 70(f) have been noted; and
    - an undertaking in writing that the close corporation will comply with good (e) pharmacy practice or, where applicable, good manufacturing or distribution practice, as determined by council from time to time; and
    - such other information as may be required by the registrar; and (f)

- (2) pay the fees as determined by council.
- An applicant in terms of regulation 66, shall enter into an association agreement which prohibits the alienation or disposal or transfer in terms of sections 34, 35, 36, 37 or 39 of the Close Corporations Act, 1984, of any member's interest, unless the close corporation has only one member or any direct or indirect beneficial interest in the close corporation to any person not entitled to own a pharmacy or derive a direct or indirect financial benefit from conducting a pharmacy business.
- 68. Every close corporation that complies with the requirements of these regulations shall be recorded and be issued with a certificate of proof of such recording by the registrar.
- 69. The members of a close corporation recorded in terms of the Act, shall not in any manner whatsoever dispose of his, her or its member's interest or the direct or indirect beneficial interest therein in contravention of the provisions of the clause contemplated in regulation 67.
- 70. The registrar may remove from the register of close corporations entitled to carry on the business of a pharmacist, the name of a close corporation:
  - (a) who requests in writing the removal of its name from the register;
  - (b) who fails to pay to council any annual fees as determined by council within 3 months as from the date on which such fees became due for payment;
  - (c) who does not comply with any of the conditions of ownership or the licensing requirements stipulated by the council and/or the Director General, as the case may be;
  - (d) who contravenes the provisions of regulations 67 and 69:
  - (e) who fails to furnish the registrar with the information required in terms of Chapter XVI;
  - (f) who disposes of its pharmacy business, or any one or more of its pharmacies, to a person not entitled to own such pharmacy business or a pharmacy in terms of the Act;
  - (g) if after an inquiry held in terms of the Act, the council finds that any member, the pharmaceutical manager or nominee or a responsible pharmacist has contravened any provision of the Act;
  - (h) if the pharmaceutical manager ceases to manage the professional aspects of the pharmacy business of the close corporation.
- 71. (1) Notice of the cancellation and withdrawal of the recording certificate of the close corporation shall be given by the registrar to the pharmaceutical manager or the nominee, as the case may be, by way of a registered letter addressed to such person at the address of the close corporation appearing in the registers kept by council, which notice shall be deemed to have been received on the seventh day after the date on which the notice was sent by registered mail.
  - (2) Any recording certificate withdrawn in terms of these regulations, shall be deemed to be cancelled until such time as the name of the close corporation is restored to the register

- 72. The close corporation shall, as from the date on which notice of cancellation or withdrawal is deemed to have been received, cease to carry on the business of a pharmacist or allow any services or acts pertaining to the scope of practice of a pharmacist to be performed in its business.
- 73. Any close corporation whose recording certificate has been cancelled or withdrawn and whose name has been removed from the register in terms of regulation 70 may be restored to the register by
  - (1) submitting to the registrar:
    - (a) a duly completed application for restoration of its name on a form as approved and provided by council; and
    - acceptable documentary evidence that it complies with the conditions for recording in terms of these regulations; and
  - (2) paying the restoration fees as determined by council; and
  - (3) furnishing proof to the registrar that the members, pharmaceutical manager or nominee are fit and proper person(s) to own or conduct a pharmacy business: provided that if the registrar is not satisfied that the close corporation should be restored to the relevant register, the registrar shall submit the application to the council for a decision.
- 74. In the event of a close corporation registered in terms of the Act carrying on the business of a pharmacist at any time whilst so recorded without a pharmaceutical manager, then the nominee or failing him or her, then the person who signed the application form in regulation 66(1)(a), shall be accountable to council for any act performed by or on behalf of the close corporation in question, including any omission to perform any act required to be performed by or on behalf of the close corporation, which may involve disciplinary action by council.

#### **CHAPTER XII**

Requirements and conditions for the recording of a natural person who wants to own and carry on the business of a pharmacist

- 75. A natural person who wants to own and carry on the business of a pharmacist in the Republic, shall:
  - (1) be in possession of a licence issued in terms of section 22(1) of the Act by the Director-General; and
  - (2) designate a pharmaceutical manager for its pharmacy business who resides in the Republic; and
  - (3) appoint a responsible pharmacist for each one of the premises from which he or she is licensed in terms of the Act to conduct a pharmacy; and
  - (4) apply to council for the registration of the owner, the pharmacy, the pharmaceutical manager and the responsible pharmacist(s) for each one of the pharmacies in which he or she intends carrying on business: provided that he or she shall not be so recorded unless he or she complies with the provisions of regulation 76.

- 76. A natural person who complies with the requirements of regulation 75 shall-
  - (1) submit to the registrar:
    - (a) a duly completed application on a form approved and provided by council for the recording of:
      - (i) him or herself as the owner of a specific pharmacy; and
      - the pharmacy in one of the prescribed categories of pharmacies;
         and
      - (iii) a responsible pharmacist for each one of the licensed premises wherein or from which such pharmacy business is to be conducted; and
      - (iv) a pharmaceutical manager; and
    - (b) a certified copy of the licence issued in terms of section 22(1) of the Act by the Director-General; and
    - (c) an undertaking in writing that he or she will comply with good pharmacy practice or, where applicable, good manufacturing or distribution practice, as determined by council from time to time; and
    - (d) such other information as may be required by the registrar; and
  - (2) pay the fees as determined by council.
- 77. A natural person who complies with the requirements of these regulations shall be recorded and be issued with a certificate of proof of such recording by the registrar
- 78. A natural person who is the owner of a pharmacy and recorded as such in terms of the Act, shall not alienate or dispose or transfer his or her direct or indirect beneficial interest in a pharmacy business to any person not entitled to own a pharmacy or derive a direct or indirect financial benefit from conducting a pharmacy business.
- 79. The registrar may remove from the register of natural persons entitled to carry on the business of a pharmacist, the name of a person:
  - (i) who requests in writing the removal of his or her name from the register;
  - (j) who fails to pay to council any annual fees as determined by council within 3 months as from the date on which such fees became due for payment;
  - (k) who does not comply with any of the conditions of ownership or the licensing requirements stipulated by the council and/or the Director General, as the case may be;
  - (i) who contravenes the provisions of regulations 78:
  - (m) who fails to furnish the registrar with the information required in terms of **Chapter XVI**:

- who disposes of his or her pharmacy business or any one or more of its (n) pharmacies to a person not entitled to own such pharmacy business or a pharmacy in terms of the Act;
- if after an inquiry held in terms of the Act, the council finds that the pharmaceutical manager or a responsible pharmacist has contravened any provision of the Act:
- if the pharmaceutical manager ceases to manage the professional aspects of the (p) pharmacy business of the owner.
- Notice of the cancellation and withdrawal of the recording certificate of the owner 80. shall be given by the registrar to the pharmaceutical manager or the owner, as the case may be, by way of a registered letter addressed to such person at the address of the owner appearing in the registers kept by council, which notice shall be deemed to have been received on the seventh day after the date on which the notice was sent by registered mail.
  - Any recording certificate withdrawn in terms of these regulations, shall be deemed to be cancelled until such time as the name of the owner is restored to the register.
- The owner shall, as from the date on which notice of cancellation or withdrawal is deemed 81. to have been received, cease to carry on the business of a pharmacist or allow any services or acts pertaining to the scope of practice of a pharmacist to be performed in his or her business.
- Any owner whose recording certificate has been cancelled or withdrawn and whose name 82. has been removed from the register in terms of regulation 79 may be restored to the register by
  - submitting to the registrar:
    - (a) a duly completed application for restoration of its name on a form as approved and provided by council; and

ALLEGER OF STREET

- acceptable documentary evidence that he or she complies with the conditions for registration in terms of these regulations; and
- paying the restoration fee as determined by council; and
- furnishing proof to the registrar that the owner or pharmaceutical manager, as the (3) case may be, are fit and proper person(s) to own or conduct a pharmacy business: provided that if the registrar is not satisfied that the owner should be restored to the relevant register, the registrar shall submit the application to the council for a decision.
- In the event of a natural person registered in terms of the Act to own a pharmacy carrying 83. on the business of a pharmacist at any time whilst so registered without a pharmaceutical manager, or failing him or her, then the person who signed the application form in regulation 76(1)(a), shall be accountable to council for any act performed by or on behalf of the owner in question, including any omission to perform any act required to be performed by or on behalf of the owner, which may involve disciplinary action by council.

#### CHAPTER XIII

#### **General requirements**

- 84. Every pharmacy owner, responsible pharmacist(s), the pharmaceutical manager or nominee and pharmacy recorded in terms of these regulations shall renew such recording annually by paying the annual fee as determined by council before the thirtyfirst day of January of every year.
- 85. The registrar may remove from the register of pharmacy owners the name of a pharmacy owner
  - (a) whose authority to own a pharmacy has been withdrawn in terms of regulation 13 of the Regulations Relating to the Ownership and Licensing of Pharmacies;
  - (b) who no longer complies with the conditions under which the licence was issued;
  - (c) has failed to pay any annual fees as determined by council:
  - (d) if the owner fails to comply with good pharmacy practice or, when applicable, good manufacturing or distribution practice, as determined by council from time to time.
- 86. Any pharmacy owner whose recording certificate has been cancelled or withdrawn and whose name has been removed from the register in terms of regulation 85 may be restored to the register by –
  - (1) submitting to the registrar;
    - a duly completed application for restoration of his, her or its name on a form as approved and provided by council; and
    - (b) acceptable documentary evidence that he, she or it complies with the conditions for registration in terms of these regulations; and
  - (2) paying the restoration fee as determined by council; and

furnishing proof to the registrar that the pharmacy owner is a fit and proper person to own or conduct a pharmacy business: provided that if the registrar is not satisfied that the pharmacy owner should be restored to the relevant register, the registrar shall submit the application to the council for a decision.

#### **CHAPTER XIV**

# Requirements and conditions for registration of providers of pharmacy education and training

- 87. Only providers who comply with the minimum criteria for the approval of providers of pharmacy education and training as determined by council from time to time, shall be entitled to offer pharmacy education and training for purposes of registration as a pharmacist or pharmacist's assistant or for purposes of continuing professional development.
- 88. Any person, institution or university who complies with the minimum criteria for the approval of providers of pharmacy education and training as determined by council from

time to time may register with council: provided that no person, institution or university shall be registered as a provider, unless he, she or it complies with the provisions of regulation 89.

- 89. Any person, institution or university who applies for registration as a provider shall -
  - (1) submit to the registrar:
    - (a) a duly completed application on a form as approved and provided by council; and

- acceptable documentary evidence that such applicant adheres to the minimum criteria as determined by council for the approval of providers;
   and
- (2) pay the fees as determined by council.
- 90. A person, institution or university who complies with the requirements of regulation 89 shall be issued with a certificate of accreditation by the registrar, subject to conditions as may be determined by council.

# CHAPTER XV

# Requirements and conditions for registration of assessors of pharmacy education and training

- 91. A pharmacist who complies with the minimum criteria for the approval of assessors of pharmacy education and training as determined by council from time to time, shall be entitled to assess persons for purposes of registration as a pharmacist or pharmacist's assistant or for purposes of continuing professional development.
- 92. Any pharmacist approved by council as an assessor of pharmacy education and training shall register with the council: provided that no person shall be registered as an assessor unless he or she complies with the provisions of regulation 93.
- 93. A pharmacist who applies for registration as an assessor shall -
  - (1) submit to the registrar.
- (a) a duly completed application on a form approved and provided by the council; and
  - (b) acceptable documentary evidence that such applicant adheres to the minimum criteria as determined by council for the approval of assessors of pharmacy education and training; and
  - (2) pay the fees as determined by council.
- 94. Each assessor who complies with the requirements of regulation 93 shall be issued with a registration certificate by the registrar, subject to such conditions as may be determined by council.

#### **CHAPTER XVI**

#### Maintenance of registers

- 95. For purposes of recording of pharmacies in terms of the Act, there shall be the following categories of pharmacies:
  - (a) manufacturing pharmacy;
  - (b) wholesale pharmacy;
  - (c) institutional pharmacy; and
  - (d) community pharmacy

which shall be recorded by council in registers kept for this purpose.

- 96. The owner of a pharmacy or the nominee or pharmaceutical manager of a company, Trust or close corporation who owns a pharmacy shall, within 30 days:
  - of the forwarding by the registrar of a written inquiry by registered mail requesting information relating to the ownership or any direct or indirect beneficial interest in a pharmacy, furnish the registrar with such information and acceptable documentary evidence in support thereof;
  - (2) notify the registrar in writing of the occurrence of any of the following:
    - (a) the closure of a pharmacy;
    - a change of beneficial interest in shares, members' interest or beneficiaries, for which purpose a change in the effective control of a company, close corporation or Trust shall be deemed to be a change in ownership;
    - (c) a change in:
      - the shareholders or directors of a company entitled to carry on the business of a pharmacist;
      - the members of a close corporation entitled to carry on the business of a pharmacist;

- (iii) the trustees or beneficiaries of a Trust entitled to carry on the business of a pharmacist;
- (d) a change of premises of a pharmacy;
- (e) a change in the responsible pharmacist or pharmaceutical manager of a specific pharmacy;
- a change in any of the conditions which entitled him, her or it to a licence contemplated in the Regulations Relating to the Ownership and Licensing of Pharmacies to own a pharmacy;
- (g) the pharmaceutical manager ceases to in fact manage the professional aspects of the pharmacy business.
- 97. The pharmaceutical manager or the nominee of a pharmacy owner shall within seven days of the date of the designation of a new pharmaceutical manager or nominee -
  - (1) submit to the registrar:
- (a) a duly completed application for the registration of the new nominee or pharmaceutical manager, as the case may be, on a form as approved and provided by the council;
  - (b) a copy of the letter:
    - (i) addressed to the person who is to be registered as the nominee or the pharmaceutical manager, as the case may be;
      - (ii) from the person so appointed accepting the appointment as nominee or pharmaceutical manager, as the case may be; and
    - (2) pay the fee as determined by council.
- 98. The pharmaceutical manager of a body corporate entitled to carry on the business of an institutional pharmacy in a private health facility or community pharmacy shall on or before the thirty first day of January of each year furnish the registrar with schedules, certified as correct by auditors or the accounting officer of such body corporate, of the directors and shareholders or members or trustees and beneficiaries, as the case may be, of such body corporate.
- 99. Every person registered in terms of the Act who changes his, her name or address shall in writing notify the registrar thereof within thirty days after such change.
- 100. The registrar shall in accordance with the provisions of the Act maintain the following registers correctly:
  - (a) a register of pharmacy students, in which shall be entered the name of every person registered at a university approved by council in terms of the Act to offer pharmacy education and training and who has complied with the requirements prescribed for registration as a pharmacy student, as well as his or her registration number, date of registration and the name of the university at which he or she is registered and such other information as may be determined by the registrar;

- (b) a register of pharmacist interns, in which shall be entered the name, address and qualifications of every person who has entered into a contract of internship referred to in regulation 9 and such other information as may be determined by the registrar;
- (c) a register of pharmacists, in which shall be entered the name, address, qualifications, date of initial registration and such other information as may be determined by the registrar from time to time;
- (d) a register of specialist pharmacists, in which shall be entered the name, address, qualifications, date on which such qualification was obtained and the date of initial registration and such other information as may be determined by the registrar;
- (e) a register of pharmacists' assistants in which shall be entered the name, address, registration number, date of registration, categories of persons entitled in terms of this Act to be registered as a pharmacist's assistant and such other information as may be determined by the registrar;
- (f) a register of companies entitled to carry on the business of a pharmacist in which shall be entered the name, registration number, address, name of pharmaceutical manager and nominee and such other information as may be determined by the registrar;
- (g) a register of close corporations entitled to carry on the business of a pharmacist in which shall be entered the name, registration number, address, name of pharmaceutical manager and nominee and such other information as may be determined by the registrar;
- (h) a register of Trusts entitled to carry on the business of a pharmacist in which shall be entered the name, registration number, address, name of pharmaceutical manager and nominee and such other information as may be determined by the registrar;
- a register of natural persons entitled to carry on the business of a pharmacist in which shall be entered the name, registration number, address, name of pharmaceutical manager and nominee and such other information as may be determined by the registrar;
- a register of providers in which shall be entered the name, address, registration number, date of registration and such other information as may be determined by the registrar;
- a register of assessors in which shall be entered the name, address, registration number, date of registration and such other information as may be determined by the registrar;
- (I) a register of pharmacy owners in which shall be entered the name, address, registration and licence numbers and date of registration of every pharmacy owner carrying on business as a pharmacist in terms of this Act, the name of the responsible pharmacist and if applicable the nominee and the pharmaceutical manager and the nominee, if applicable, and such other information as may be determined by the registrar;
- (m) a register of pharmacies in which shall be entered the name and address of the pharmacy, the category in which such pharmacy is recorded and such other information as may be determined by the registrar from time to time;

- (n) such other registers as may be determined by council from time to time.
- 101. Save as provided for in terms of sections 23 and 24 of the Act, the registrar shall remove from a register the name(s) of any person
  - (a) who is deceased;
  - (b) whose period of registration has expired in terms of regulations made under section 33 of the Act;
  - (c) who has failed to pay the annual fees as determined by council;
  - (d) whose name is to be removed from a particular register following an inquiry held in terms of the Act:
  - (e) who no longer complies with the requirements of his, her or its registration.
- 102. (1) No degree, diploma, certificate or recording of a licence shall be entered in a register unless the registrar is satisfied that the person claiming to possess such degree, diploma, certificate or licence is entitled thereto;
  - (2) Any entry into the register which is proved to the satisfaction of the council to have been made in error or through misrepresentation or in circumstances not authorised by this Act, may be removed from the register;
  - (3) A person in respect of whose entry a removal as contemplated in subregulation (2) has been made, shall be notified thereof and any certificate issued in respect of the registration in question shall be deemed to be cancelled as from the date on which notice has so been given.
- 103. The managing director of a company or the manager of a close corporation entitled to carry on the business of a pharmacist, and who is registered as such with council at the commencement of these regulations, shall be deemed to be the nominee and pharmaceutical manager of such body corporate and the registrar shall amend the applicable registers accordingly.
- 104. The manager of a pharmacy who is registered in terms of the Act at the commencement of these regulations shall be deemed to be the responsible pharmacist of such pharmacy.

#### Repeal

The regulations or rules published under Government Notice No. R. 348 of 21 February 1975; Government Notice No. R. 1477 of 1 August 1975; Government Notice No. R. 1489 of 1 August 1975; Government Notice No. R. 826 of 25 April 1980; Government Notice No. R. 720 of 8 April 1983; Government Notice No. R. 348 of 2 March 1984; Government Notice No. R. 2342 of 5 October 1990; and Board Notice 79 of 18 December 1987 are hereby repealed.

ME TSHABALALA MSIMANG Minister of Health No. R. 1387

19 November 1999

# FOODSTUFFS, COSMETICS AND DISINFECTANTS ACT, 1972 (ACT NO. 54 OF 1972)

REGULATIONS GOVERNING THE MAXIMUM LIMITS FOR VETERINARY MEDICINE AND STOCK REMEDY RESIDUES THAT MAY BE PRESENT IN FOODSTUFFS: AMENDMENT

The Minister of Health has, in terms of section 15(1) of the Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act No. 54 of 1972), made the regulations in the Schedule.

#### SCHEDULE

 In these regulations "the Regulations" means the regulations published under Government Notice No. R. 1809 of 3 July 1992, as amended by Government Notice No. R. 2376 of 28 August 1992.

### Amendment of regulation 2 of the Regulations

- 2. Regulation 2 of the Regulations is hereby amended by:
  - (a) the substitution in paragraph (a) for the expression "column II" of the expression "column III"; and
  - (b) the substitution in paragraph (a) for the expression "column III" of the expression "column IV".

## Substitution of the Annex to the Regulations

# 3. The following Annex is hereby substituted for the Annex to the Regulations:

ANNEX						
I Substance	II Species	III Foodstuff	IV Maximum residue limit ("MRL") mg/kg	V Definition of residues on which MRL was set		
Albendazole	All food-producing species	Fat, milk and muscle Kidney and liver	0.1 5.0	2-Aminosul- phonemetabolite		
Altrenogest	Pigs	KidneyLiver	0.01 0.02	er a Zest.		
Amoxicillin	All food-producing species	Fat, kidney, liver and muscleMilk	0.05 0.004			
Ampicillin	All food-producing species	Fat, kidney, liver and muscle	0.05 0.004			
Apramycin	Poultry	FatLiver	0.15 0.42 0.07 0.20			
Azaperone	All food-producing species	Fat, liver and muscle Kidney	0.05 0.1	ومدني أالإفراني		
Benzylpenicillin	Cattle and pigs	Fat, kidney, liver and muscle	0.05	Benzylpenicillin		
e transfer of the second	Cattle	Milk	0.004	Personal Control		
Carazolol	All food-producing species	Fat and muscleKidney and liver	0.005 0.03	Carazolol		
Carbadox	Pigs	LiverMuscle	0.03 0.005	Quinoxaline-2- carboxylic acid		
Chloramphenicol	All food-producing species	Fat, kidney, liver and muscle	0.01			
Closantel	Sheep	Fat Kidney Liver and muscle	2.0 5.0 1.5	Closantel		
	Cattle	Kidney and fat Muscle and liver	3.0 1.0	2		
Cloxacillin	All food-producing species	Fat, kidney, liver and muscle	0.3 0.03	19		

Danofloxacin	Poultry	Muscle and liver Skin	0.05 0.01	Donafloxacin
	Cattle	Fat Kidney Liver Muscle	0.01 0.03 0.12 0.05	
Dapsone	All food-producing species	Fat, kidney, liver, milk and muscle	0.025	
Dicloxacillin	All food-producing species	Fat, kidney, liver and muscle Milk	0.3 0.03	
Dimetridazole	All food-producing species	Fat, kidney, liver and muscle	0.01	
Diminazene	Cattle	Kidney Liver Milk Muscle	6.0 12.0 0.15 0.5	Diminazene
Do not use muscle from injection sites	Cattle	Fat Kidney Liver Muscle	0.15 <sup>(1)</sup> 0.03 0.1 0.01 <sup>(1)</sup>	Doramectin
Enrofloxacin	Poultry	Liver and muscle Skin	0.05 0.12	11.00 Haller 3.
Febantel	All food-producing species	Fat, kidney, milk and muscle Liver	0.01 1.0	
Fenbendazole	All food-producing species	Fat, kidney, milk and muscle Liver	0.01 0.1	
Fluazuron	Cattle	Fat Kidney Liver Muscle	2.4 0.08 0.18 7.0	
Flubendazole	Pigs	Liver and muscle	0.01	Flubendazole
	Poultry	EggsLiver	0.4 0.5 0.2	is le d
sometamidium	Cattle	Fat, milk and muscle Kidney Liver	0.1 1.0 0.5	Isometamidium
vermectin	Cattle	FatLiver	0.04 0.1	22,23-Dihydro- avermectin B <sub>1</sub> a (H <sub>2</sub> B <sub>1</sub> a)
	Pigs and sheep	Fat	0.02 0.015	

Levamisole:	Cattle, sheep, pigs and poultry	Fat, kidney and muscle	0.01 0.1	Levamisole
5 II N E	Cattle	Milk	0.01	x
Monensin	All food-producing species	Fat, kidney, liver and muscle	0.05	
Moxidectin	Cattle	Fat	0.5 0.1 0.02 0.05	Moxidectin
	Sheep	FatKidneyLiverMuscle	0.5 0.05 0.1 0.05	
Netobimin	All food-producing species	Fat, milk and muscle Kidney and liver	0.1 5.0	Albendazole and its metabolites
Nitrofurans	All food-producing species	Fat, kidney, liver and muscle	0.005	The combined total residues of all substances within this group shall not exceed 0.005
Oxacillin	All food-producing species	Fat, kidney, liver and muscle Milk	0.3 0.03	
Oxfendazole	All food-producing species	Fat, kidney, milk and muscle Liver	0.01 1.0	
Ractopamine	Pigs	FatKidneyLiverMuscle	0.021 0.655 0.424 0.024	
Ronidazole	All food-producing species	Fat, kidney, liver and muscle	0.002	
Spiramycin	Cattle.	Fat and kidney Milk Muscle Liver	0.3 0.2 0.2 0.6	Sum of spiramycin and neospiramycin
The state of the s	Pigs	KidneyLiver	0.3 0.6 0.2	
	Chickens	Fat Kidney Liver Muscle	0.3 0.8 0.6 0.2	

Sulphadimidine	All food-producing species	Fat, kidney, liver and muscle Milk	0.1 0.025	Sulphadimidine
Sulphonamides (All substances belonging to the sulphonamide group)	All food-producing species	Fat, kidney, liver, milk and muscle		The combined total residues of all substances within the sulphonamide group shall not exceed 0.1
Tetracyclines(All substances belonging to the tetracycline group)	All food-producing species	Fat Kidney Liver Milk and muscle	0.01 0.6 0.3 0.1	The combined total residues of all substances within the
a, 0	Poultry	Eggs	0.2	tetracycline group shall not exceed the limits
	Fish	Muscle	0.1 <sup>(2)</sup>	indicated
Thiabendazole	Cattle, pigs, goats and sheep	Fat, kidney, liver and muscle	0.1	Sum of thiabendazole
	Cattle and goats	Milk	0.1	and 5-hydroxy- thiabendazole
Tiamulin	Pigs	Fat Liver Muscle	0.47 0.48 0.05	회
	Poultry	Fat and muscle	0.05 0.26	18
Tilmicosin	All food-producing species	Fat and muscle Kidney Liver	0.05 0.14 6.0	ti o
Trenbolone acetate	Cattle	Liver	0.01	α-Trenbolone
	e + % 1	Muscle	0.002	β-Trenbolone
Triclabendazole	Cattle	Fat Kidney and liver Muscle	0.1 0.3 0.2	Expressed as 5- chloro-6-(2',3'- dichloro- phenoxy)- benzimidazole-2- one
a .	Sheep	Fat, kidney liver and muscle	0.1	
Trimethoprim	All food-producing species	Fat, kidney, liver, milk and muscle	0.05	a ax
Zeranol	Cattle	LiverMuscle	0.01 0.002	Zeranol

Zilpaterol	Cattle	FatKidney	0.0003 0.014	¥0
		Liver	0.022	1
		Muscle	0.0012	

- (1) High concentration of residue at the injection site over a period of 35 days after subcutaneous or intramuscular administration of the drug at the recommended dose
- (2) For oxytetracycline only

DR ME TSHABALALA-MSIMANG, MP MINISTER OF HEALTH DATE:

19 November 1999

# WET OP VOEDINGSMIDDELS, SKOONHEIDSMIDDELS EN ONTSMETTINGSMIDDELS, 1972 (WET NO. 54 VAN 1972)

REGULASIES BETREFFENDE DIE MAKSIMUM PERKE VIR VETERINÊRE MEDISYNE- EN VEEMIDDELRESIDU'S WAT IN VOEDINGSMIDDELS AANWESIG MAG WEES: WYSIGING

Die Minister van Gesondheid het kragtens artikel 15(1) van die Wet op Voedingsmiddels, Skoonheidsmiddels en Ontsmettingsmiddels, 1972 (Wet No. 54 van 1972), die regulasies in die Bylae uitgevaardig.

#### BYLAE

 In hierdie regulasies beteken "die Regulasies" die regulasies afgekondig by Goewermentskennisgewing No. R. 1809 van 3 Julie 1992, soos gewysig by Goewermentskennisgewing No. R. 2376 van 28 Augustus 1992.

# Wysiging van regulasie 2 van die Regulasies

- 2. Regulasie 2 van die Regulasies word hierby gewysig deur:
  - (a) die vervanging van die uitdrukking "kolom II" deur die uitdrukking "kolom III" in paragraag (a); en
  - (b) die vervanging van die uitdrukking "kolom III" deur die uitdrukking "kolom IV" in paragraag (a).

# Vervanging van die Aanhangsel van die Regulasies

 Die Aanhangsel van die Regulasies word hierby vervang deur die volgende Aanhangsel -

	e ki	AANHANGSEL	40 10	
Stof	II Spesie	III Voedingsmiddel	IV Maksimum residuperk ("MRP") mg/kg	V Definisie van residu's waarop MRP bepaal was
Albendasool	Alle voedsel- produserende spesies	Nier en lewer Vet, melk en spier	5.0 0.1	2-Aminosulfoon metaboliet
Altrenogest	Varke	LewerNier	0.02 0.01	
Amoksisillien	Alle voedsel- produserende spesies	Melk Vet, nier, lewer en spier	0.004 0.05	
Ampisillien	Alle voedsel- produserende spesies	Melk Vet, nier, lewer en spier	0.004 0.05	ender En eder S
Apramisien	Pluimvee	SpierVelVet	0.42 0.07 0.20 0.15	
Asaperoon	Alle voedsel- produserende spesies	Nier Vet, lewer en spier	0.1 0.05	
Bensielpenisillien	Beeste en varke	Vet, Nier, lewer en spier	0.05	Bensiel-
, a jedi i gradu. Jedini	Beeste	Melk	0.004	penisillien
Chlooramfenikol	Alle voedsel- produserende spesies	Vet, nier, lewer en spier	0.01	-
Danofloksasien	Pluimvee	Spier en lewer	0.05 0.01	Donafloksasier
	Beeste	Lewer Nier Spier Vet	0.12 0.03 0.05 0.01	
Dapsoon	Alle voedsel- produserende spesies	Vet, nier, lewer, melk en spier	0.025	
Dikloksasillien	Alle voedsel- produserende spesies	Vet, nier, lewer en spier Melk	0.3 0.03	

Dimetridasool	Alle voedsel- produserende spesies	Vet, nier, lewer en spier	0.01	
Diminaseen	Beeste	Lewer	12.0 0.15 6.0 0.5	Diminaseen
Doramektien	Beeste	Lewer	0.1	Doramektien
* Moenie spier van die ingespuite area gebruik nie	are f	Nier Spier Vet	0.03 0.15 <sup>(1)</sup> 0.15 <sup>(1)</sup>	
Enrofloksasien	Pluimvee	Lewer en spier	0.05 0.12	
Febantel	Alle voedsel- produserende spesies	Vet, nier, melk en spier Lewer	0.01 1.0	2 8
Fenbendasool	Alle voedsel- produserende spesies	Vet, nier, melk en spier Lewer	0.01 1.0	
Fluasuron	Beeste	LewerSpierVet	0.18 0.08 7.0 2.4	
Flubendasool	Varke	Lewer en spier	0.01	Flubendasool
* * *	Pluimvee	Eiers Lewer Spier	0.4 0.5 0.2	
Isometamidium	Beeste	Lewer Nier Vet, melk en spier	0.5 1.0 0.1	Isometamidium
Ivermektien	Beeste	LewerVet	0.1 0.04	22,23- Dihidroaver-
	Varke en skape	LewerVet	0.015 0.02	mektien B1a (H2 B1a)
Karazolol	Alle voedsel- produserende spesies	Nier en lewer Vet en spier	0.03 0.005	Karazolol
Karbadoks	Varke	LewerSpier	0.03 0.005	Kinoksalien-2- karboksielsuur
Kloksasillien	Alle voedsel- produserende spesies	Melk Vet, nier, lewer en spier	0.03 0.3	8.
Klosantel	Skape	Lewer en spier Nier Vet	1.5 5.0 2.0	Klosantel

0 V	Beeste	Spier en lewer	1.0 3.0	a a promise the form
Levamisool	Beeste, skape, varke en pluimvee	LewerVet, nier en spier	0.1 0.01	Levamisool
9k E	Beeste	Melk	0.01	
Moksidektien	Beeste	Lewer	0.1 0.05 0.02 0.5	Moksidektien
	Skape	Lewer	0.1 0.05 0.05 0.5	
Monensien	Alle voedsel- produserende spesies	Vet, nier, lewer en spier	0.05	
Netobimien	Alle voedsel- produserende spesies	Nier en lewer Vet, melk en spier	5.0 0.1	Albendasool en sy metaboliete
Nitrofurane(Alle stowwe wat aan die nitrofuraan-groep behoort)	Alle voedsel- produserende spesies	Vet, nier, lewer en spier	0.005	Die gekombi- neerde residu- totaal van alle stowwe in hierdie groep mag nie 0.005 oorskry nie
Oksasillien	Alle voedsel- produserende spesies	Melk Vet, nier, lewer en spier	0.03 0.3	
Oksfendasool	Alle voedsel- produserende spesies	Lewer Vet, nier, melk en spier	1.0 0.01	
Raktopamien	Varke	LewerSpierVet	0.424 0.655 0.024 0.021	
Ronidasool	Alle voedsel- produserende spesies	Vet, nier, lewer en spier	0.002	
Seranol	Beeste	LewerSpier	0.01 0.002	Seranol
Silpaterol	Beeste	Lewer	0.022 0.014 0.0012 0.0003	

Spiramisien	Beeste	Lewer	0.6 0.2 0.2 0.3	Som van spiramisien en neospiramisien
	Varke	Lewer Nier Spier	0.6 0.3 0.2	
927 16 17	Pluimvee	Lewer	0.6 0.8 0.2 0.3	
Sulfadimidien	Alle voedsel- produserende spesies	Melk Vet, nier, lewer en spier	0.025 0.1	Sulfadimidien
Sulfoonamiede	Alle voedsel- produserende spesies	Vet, nier, lewer, melk en spier	0.1	Die gekombi- neerde residu- totaal van alle stowwe in die sulfoonamied- groep mag nie 0.1 oorskry nie
Tetrasikliene(Alle stowwe wat aan die tetrasiklien-groep behoort)	Alle voedsel- produserende spesies	Lewer	0.3 0.1 0.6 0.01	Die gekombi- neerde residu- totaal van alle stowwe in die
	Pluimvee	Eiers	0.2	tetrasiklien- groep mag nie die aangeduide limiete oorskry nie
	Vis	Spier	0.1 <sup>(2)</sup>	
Tiabendasool	Beeste, varke, bokke en skape	Vet, nier, lewer en spier	0.1	Som van tiabendasool en
	Beeste en bokke	Melk	0.1	5-hidroksie- tiabendasool
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Tilmikosien	Alle voedsel- produserende spesies	Lewer Nier Vet en spier	6.0 0.14 0.05	
Trenboloonasetaat	Beeste	Lewer	0.01	α-Trenboloon
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	Beeste	Nier en lewer Spier Vet	0.3 0.2 0.1	Uitgedruk as 5- chloor-6-(2',3'- dichloor-
	Skape	Vet, nier, lewer en spier 0.1	0.1	fenoksie)- bensimidasool- 2-oon
Trimetopriem	Alle voedsel- produserende spesies	Vet, nier, lewer, melk en spier	0.05	

- (1) Hoë konsentrasie van residu's by die ingespuite area oor 'n periode van 35 dae na subkutaneuse of intramuskulêre toediening van die stof teen die voorgeskrewe dosis
- (2) Slegs vir oksitetrasiklien

DR ME TSHABALALA-MSIMANG, LP MINISTER VAN GESONDHEID DATUM:

19 November 1999

#### HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

#### REGULATIONS DEFINING THE SCOPE OF THE PROFESSION OF OPTOMETRY

The Minister of Health intends, in terms of section 33(1) of the Health Professions Act, 1974 (Act No.56 of 1974), on the recommendation of the Health Professions Council of South Africa, to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments on the proposed regulations or representations they wish to make in regard thereto to the Director-General, Department of Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Human Resource Development), within one month after the date of publication of this notice.

#### SCHEDULE

#### **Definitions**

- In these regulations any expression to which a meaning has been assigned in the Act shall bear such meaning and, unless the context otherwise indicates -
  - "scheduled substance" means any medicine or other substance prescribed by the Minister under section 22A of the Medicines and Related Substances Control Act, 1965 (Act No. 101 of 1965);
  - "use of a scheduled substance" means the use of a scheduled substance by an optometrist in his or her practice exclusively during optometric procedures and not the dispensing or sale thereof;

"the Act" means the Health Professions Act, 1974 (Act No. 56 of 1974).

## Acts pertaining to the profession of optometry

- The following acts are hereby specified as acts which shall for the purposes of 2. the Act be deemed to be acts pertaining to the profession of optometry:
  - The performance of eye examinations on patients with the specific (1)purpose of detecting visual errors in order to provide clear, comfortable and effective vision;
  - the correction of errors of refraction and related factors by the provision (2)of spectacles and/or spectacle lenses and/or spectacle frames and/or contact lenses and/or the maintenance thereof, or by any means other than surgical procedures;
  - the use of a scheduled substance which is approved by the Professional (3)Board for Optometry and Dispensing Opticians and the Medicines Control Council and subject to the
    - conditions determined by the Professional Board for Optometry (a) and Dispensing Opticians and the Medicines Control Council; and
    - (b) provisions of the Medicines and Related Substances Control Act, 1965 (Act No. 101 of 1965).
- These regulations shall not prohibit the provision of spectacles and/or spectacle 3. lenses and/or spectacle frames by a registered dispensing optician on the prescription of a registered and suitably qualified medical practitioner or of a registered optometrist.

# Repeal

Government Notice No. R. 2315 of 3 December 1976 as amended by Government Notices Nos. R. 1844 of 16 September 1977 and R. 2613 of 29 December 1978 are hereby repealed.

DR M E TSHABALALA-MSIMANG, MP

**MINISTER OF HEALTH** 

DATE: 28.10 99

19 November 1999

#### RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA

# REGULASIES WAT DIE OMVANG VAN DIE BEROEP OPTOMETRIE OMSKRYF

Die Minister van Gesondheid is voornemens om kragtens artikel 33(1) van die Wet op Gesondheidsberoepe, 1974 (Wet No. 56 van 1974), op aanbeveling van die Raad vir Gesondheidsberoepe van Suid-Afrika, die regulasies in die Bylae uit te vaardig.

Belanghebbendes word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing gemotiveerde kommentaar oor of vertoë in verband met die voorgestelde kennisgewing in te dien by die Direkteur-generaal, Departement van Gesondheid, Privaat Sak X828, Pretoria, 0001 (vir die aandag van die Direkteur: Menslike Hulpbronontwikkeling).

#### **BYLAE**

#### **Definisies**

- In hierdie regulasies het 'n uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis en, tensy uit die samehang anders blyk, beteken -
  - "gelyste stof" enige medisyne of ander stof voorgeskryf deur die Minister kragtens artikel 22A van die Wet op Beheer van Medisyne en Verwante Stowwe, 1965 (Wet No. 101 van 1965);
  - "gebruik van 'n gelyste stof" die gebruik van 'n geskeduleerde stof deur 'n optometris in sy of haar praktyk vir eksklusiewe gebruik tydens optometriese prosedures en nie vir die reseptering of verkoop daarvan nie;

"die Wet" die Wet op Gesondheidsberoepe, 1974 (Wet No. 56 van 1974).

# Handelinge wat by die beroep optometrie tuishoort

- 2. Die volgende handelinge word hierby bepaal as handelinge wat vir die toepassing van die Wet geag word handelinge te wees wat by die beroep optometrie tuishoort:
  - (1) Die uitvoer van oogondersoeke op pasiënte met die spesifieke oogmerk om visuele foute op te spoor ten einde helder, gemaklike en doeltreffende gesigsvermoë te verskaf;
  - (2) die regstelling van refraksiefoute en die verwante faktore deur die verskaffing van brille en/of brillense en/of brilrame en/of kontaklense en/of die herstel daarvan of deur enige ander middel as chirurgiese prosedures;
  - (3) die gebruik van 'n gelyste stof wat goedgekeur is deur die Beroepsraad vir Optometrie en Resepterende Optisiëns en die Medisynebeheerraad en onderhewig is aan die -
    - (a) voorwaardes bepaal deur die Beroepsraad vir Optometrie en Resepterende Optisiëns en die Medisynebeheerraad; en
    - (b) bepalings van die Wet op Beheer van Medisyne en Verwante Stowwe, 1965 (Wet No. 101 van 1965).
- Hierdie regulasies belet nie die verskaffing deur 'n geregistreerde resepterende optisiën van brille en/of brillense en/of brilrame op voorskrif van 'n geregistreerde en toepaslike gekwalifiseerde geneesheer of van 'n geregistreerde optometris nie.

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## Herroeping

Goewermentskennisgewing No. R. 2315 van 3 Desember 1976 soos gewysig 4. by Goewermentskennisgewings Nos. R. 1844 van 16 September 1977 en R. 2613 van 29 Desember 1978 word hierby herroep.

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DR M E TSHABALALA-MSIMANG, MP

MINISTER VAN GESONDHEID

DATUM: 28.10.99

19 November 1999

# HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

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# REGULATIONS RELATING TO THE QUALIFICATIONS WHICH ENTITLE PSYCHOLOGISTS TO REGISTRATION

The Minister of Health intends, in terms of section 24(1) of the Health Professions Act, 1974 (Act No. 56 of 1974), on the recommendation of the Health Professions Council of South Africa, to make the regulations in the Schedule hereto.

Interested persons are invited to submit any substantiated comments or representations on the proposed regulations to the Director-General of Health: Private Bag X828, Pretoria, 0001 (for the attention of the Director: Human Resource Development), within two months of the date of publication of this notice.

#### SCHEDULE

#### **Definitions**

 In these regulations any expression to which a meaning has been assigned in the Act shall bear such meaning and, unless the context otherwise indicates -

"category" means a subsection of the total field of psychology and entails psychological procedures recognised as generally accepted practice for the particular subsection; it does not mean a speciality;

"the Act" means the Health Professions Act, 1974 (Act No. 56 of 1974).

#### Qualifications

Any of the following qualifications, provided it is obtained in psychology, shall entitle
the holder thereof to registration as a psychologist in any of the categories of

Industrial Psychology, Clinical Psychology, Research Psychology, Educational Psychology and Counselling Psychology: Provided that such person produces evidence to the satisfaction of the professional board that before or in connection with or after the acquisition of the qualification in question (but in any event after the completion of five years' study in psychology approved by the council for this purpose) he or she has had at least 12 months' practical experience if he or she holds a qualification considered by the professional board to be an applicable qualification.

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Master of Science in Counselling Psychology	MSc (Counselling Psychology)
the terms of the production of the contraction of t	Orange Free State
Master of Social Science	M Soc Sc Orange Free State
Master of Social Sciences in Clinical	
Psychology	M Soc Sc (Clin Psychology)
	Orange Free State
Master of Social Science in Counselling	***
Psychology	M Soc Sc (Counselling
	Psychology) Orange Free State
Master of Social Science in Industrial Psychology	M Soc Sc (Industrial Psychology)

	Orange Free State
Master of Education in Psychological	M Ed (Psych Pedagogics) Orange
Pedagogics	Free State
University of Oregon -	
(7) Master of Arts	MA Oregon
(7) Master of Arts in Counselling	MA (Counselling) Oregon
(7) Master of Science in Counselling	MSc (Counselling)Oregon
(7) Master of Education	MEd Oregon
University of Ottawa -	
(7) Master of Education in School Counselling	M Ed (School Counselling) Ottawa
	era car a como a a de la como a
University of Paris Nanterre -	
(7) Master of Arts in Psychology	MA (Psychology) Paris Nanterre
(7) Master of Science in Education	MSc Education Paris Nanterre
Pennsylvania State University -	
(7) Master of Education in Counsellor Education	MEd (Counsellor Educ)
	Pennsylvania State
(7) Master of Science in Psychology	MSc (Psychology) Pennsylvania
	State
University of Pittsburgh -	e eggs promise se s
(7) Master of Education	MEd Pittsburgh
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University of Port Elizabeth -	part to an end of
Master of Arts	MA Port Elizabeth
Master of Arts in Clinical Psychology	MA (Clin Psychology) Port
Master of Arts in Counselling Psychology	MA (Counselling Psychology) Port
Master of Arts in Industrial Psychology	MA (Industrial Psychology) Port
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Psychology	M Com (Industrial Psychology)
Master of Education	M Ed Port Elizabeth
Master of Education in Psychological	
Pedagogics	M Ed (Psych Pedagogics)
	Port Elizabeth
University of Portland, Oregon -	
(7) Master of Arts	. MA Portland
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Master of Arts in Psychology	MA (Psychology) Potchefstroom
Master of Arts in Industrial and Personnel	
Psychology	
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Master of Commerce in Industrial and	Constitution of the control of the c
Personnel Psychology	M Com (Industrial and Personnel
	Psychology) Potchefstroom
(2) Master of Education	M Ed Potchefstroom
Master of Science	MSc Potchefstroom
Master of Science in Clinical Psychology	. MSc (Clin Psychology)
	Potchefstroom
Master of Science in Counselling Psychology	MSc (Counselling Psychology)
	Potchefstroom
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Psychology	. MSc (Industrial and Personnel
	Psychology) Potchefstroom
Master of Science in Psychology	The state of the s
University of Poznan, Poland -	
(7) Diploma Master of Clinical Psychology	Dip M (Clin Psych) Poznan
University of Pretoria -	81
Master of Arts	MA Pret
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in Industrial Psychology	M Com (Personnel Management)
in industrial i sychology	
Master of October to the House Barrey	Pret
Master of Commerce in Human Resources	
Management	
	Management) Pret
Master of Education	M Ed (Psych) Pret
Master of Education in Educational	
Psychology	M Ed (Educational Psychology)
	Pret
(3) Master of Education in Clinical Child	
Psychology and Mental Health Care	M Ed (Clin Child Psychology and

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(3) Master of Education in Orthodidactics	M Ed (Orthodidatics) Pret
(3) Master of Education in Orthopedagogics	M Ed (Orthopedagogics) Pret
(3) Master of Education in Orthopedagogical	
Diagnostics	M Ed (Orthopedagogical
	Diagnostics) Pret
(3) Master of Education in Orthopedagogical	
Diagnostics and Pedotherapy	M Ed (Orthopedagogical
	Diagnostics and Pedotherapy)
	Pret
Master of Education in Vocational Guidance	M Ed (Vocational Guidance) Pret
Master of Education in Vocational Orientation	
Master of Arts in Research Psychology	MA (Research Psychology) Pret
Purdue University -	
(7) Master of Science in Education	MS (Ed) Purdue
(7) Master of Science in Psychology	MSc (Psychology) Purdue
Queen's University -	
(7) Master of Science in Abnormal Psychology	MSc (Abnormal Psychology)
	Queen's
Rand Afrikaans University -	
Master of Arts	MA RAU
Master of Arts in Clinical Psychology	MA (Clin Psychology) RAU
Master of Arts in Counselling Psychology	MA (Counselling Psychology)
	RAU
Master of Arts in Human Resource Management	MA (Human Resources
and the second s	Management) RAU
Master of Arts in Industrial Psychology	MA (Industrial Psychology) RAU
Master of Arts in Psychology	MA (Psychology) RAU
Master of Commerce in Human Resource	
Management	M Com (Human Resources
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Master of Economic and Management in	
Industrial Psychology	M Com (Industrial Psychology)
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Master of Education	
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Master of Education in Educational Psychology	. M Ed (Educ Psychology) RAU
Master of Sciences in Industrial Psychology	MSc (Industrial Psychology) RAU
Master of Science in Psychology	MSc (Psychology) RAU

University of Reading -	
(7) Doctor of Philosophy in Psychology	. PhD (Psychology) Reading
(7) Master of Arts	MA Reading
University of Regina -	* A
(7) Master of Education	. M Ed Regina
Rheinische Friedrich Wilhelms University -	1 4 4
(7) Diploma in Psychology	. Dip Psychology Rheinische
	Friedrich Wilhelms
Rhodes University -	
Doctor of Philosophy	
Master of Arts	
Master of Arts in Clinical Psychology	
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Master of Science in Industrial Psychology	MSc (Industrial Psychology)
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University of Rhodesia -	*
(7) Master of Philosophy	M Phil Rhodesia
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University of Salvador -	
(7) Licentiate in Psychology	L (Psychology) Salvador
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San Francisco State University -	
(7) Master of Science	MSc San Francisco State
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University of Santa Clara -	**************************************
(7) Master of Arts in Counselling	MA (Counselling) Santa Clara
(7) Master of Arts in Couriseiling	20 CONTRACTOR CONTRACT
Sofia University -	
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(7) Diploma in General Psychology	DIP (General Esychology) Solia

University of South Africa -	of the suppression of the suppression of the
Master of Administration in Industrial Psychology	M Admin (Industrial Psychology)
	South Africa
Master of Arts	
Master of Arts in Clinical Psychology	MA (Clin Psychology) South Africa
Master of Arts in Counselling Psychology	MA (Counselling Psychology) South Africa
Master of Arts in Industrial Psychology	
Master of Arts in Research Psychology	
Master of Arts in Social Sciences	
Master of Business Leadership in Manpower	
Management	MBL Manpower Management
NOTE: This qualification shall entitle any holder	
or she commenced his or her studies fo	The state of the s
1 January 1979.	
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Master of Commerce	M Com South Africa
Master of Commerce in Industrial Psychology	
Master of Commerce in Industrial Esychology	South Africa
(2) Master of Education	M Ed South Africa
Master of Education in Counselling	M Ed (Counselling) South Africa
Master of Science	MSc South Africa
	and the same the same for the same of
Health Professions Council of South Africa -	
(1) Examination	Examination HPCSA
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University of South Carolina -	e promise teritorio de la colonia.
(7) Doctor of Philosophy in Clinical Psychology	PhD (Clin Psychology) South Carolina
Southern Methodist University -	
(7) Master of Arts in Counselling Psychology	MA (Counselling Psychology) Southern Methodist
State University, New York -	e production of the Mills of Mills of Mills
(7) Doctor of Philosophy in Psychology	PhD (Psychology) State
	University, New York
University of Stellenbosch -	January of the state of the same of the sa
Master of Arts	MA Stell
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Master of Economics in Industrial Psychology	. M Econ (Industrial Psychology) Stell
(6) Master of Education in Educational	
Psychology	M Ed (Educ Psychology) Stell
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Master of Science in Clinical Psychology	
Master of Science in Counselling Psychology	. MSc (Counselling Psychology) Stell
Master of Science in Psychology	. MSc (Psychology) Stell
University of Surrey -	+ 8 Mg 8
(7) Master of Science in Medical Psychology	MSc (Medical Psychology) Surrey
Tavistock Institution of Human Relations, School	of Family Psychiatry and
Community Mental Health -	
(7) Certificate in Education Psychology	Cert Ed Psych Tavistock
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Texas Southern University -	8 9
(7) Master of Arts in Psychology	MA (Psychology) Texas Southern
University of Toledo -	
(7) Master of Education	MEd Toledo
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Tufts University -	2 2 2 2
(7) Master of Arts in Counselling	MA (Counselling) Tufts
(7) Master of Education in Counselling	
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(7) Master of Philosophy in Psychology	M Phil Turku
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United States International University -	DLD (D-sel-sl-se) III-it-d Ot-to-
(7) Doctor of Philosophy in Psychology	
	International
University of Uppsala -	
(7) Graduate of Psychology in Pedagogics	Grad Psychology (Pedagogics)
	Uppsala
University of Utrecht -	
(7) Doctorandus in Pedagogical Sciences	D (Pedagogical Sciences) Utrecht

University of Venda -	sa record artist signal
Master of Arts in Counselling	MA (Counselling) Venda
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Victoria University of Manchester -	
(7) Master of Education	MEd Victoria, Manchester
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University of Vienna -	
(7) Doctor of Philosophy in Psychology	PhD (Psychology) Vienna
University of Washington -	valent i e galle i i sagen
(7) Candidate of Philosophy	
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University of Western Cape -	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Master of Arts	MA Western Cape
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Master of Commerce in Industrial Psychology	M Com (Industrial Psychology)
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Westphalia Wilhelms University, Münster -	
(7) Diploma in Clinical Psychology	Dip (Clin Psych) Westphalia
Wheaton College -	Wilhelms Univ Münster
Wileaton Conede -	
(7) Master of Arts in Counselling Psychology	MA (Counselling Psychology) Wheaton
University of the Witwatersrand -	
Doctor of Philosophy	PhD Witwatersrand
Master of Arts	
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Master of Arts in Industrial Psychology	MA (Industrial Psychology)
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(2) Master of Education	M Ed Witwatersrand
Master of Education in School Counselling	
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Wright Institute

(7) Master of Arts in Psychology...... MA (Psychology) Wright Institute

Xavier University, Ohio -

(7) Master of Arts in Psychology...... MA (Psychology) Xavier

Yeshiva University -

(7) Master of Arts in Psychology...... MA (Psychology) Yeshiva

University of York -

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University of Zimbabwe -

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(7) Master of Philosophy in Clinical Psychology..... M Phil (Clin Psychology)

Zimbabwe

(7) Master of Science in Clinical Psychology...... MSc (Clin Psychology) Zimbabwe

University of Zululand -

Master of Administration...... M Admin Zululand

Master of Arts...... MA Zululand

Master of Arts in Clinical Psychology...... MA (Clin Psychology) Zululand

Master of Commerce M Com Zululand

Master of Education in Educational Psychology....... M Ed (Educ Psychology) Zululand

- (1) This qualification shall entitle any holder thereof to registration only if before the acquisition thereof he or she held a bachelor's degree of a South African university with psychology as a major subject, or another qualification which the council for this purpose accepts as equivalent thereto, and obtained at least five years' practical experience in psychology to the satisfaction of the council and was born before 1 January 1940.
- (2) Recognised only until 31 December 1982.
- (3) Recognised only until 31 December 1985 and provided Psychology III or Educational Psychology III was a requirement for admission and provided, in the case of educational psychology, the syllabus is approved by the council.
- (4) This qualification shall entitle any holder thereof to registration only if before the acquisition thereof he or she held an honours degree in psychology of a South African university or an approved B Ed degree of a South African university.

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The State Committee of the State of the Stat

- (5) This qualification shall entitle the holder thereof to registration only if it was obtained prior to 1 January 1982.
- (6) This qualification is not registrable if obtained between 31 December 1982 and 31 December 1992.
- (7) Recognised only until 31 December 1997, except for South African citizens who have commenced with studies for the relevant qualification prior to 31 December 1997.

## Repeal

3. Government Notice No. R. 612 of 15 April 1977, as amended by Government Notices Nos. R. 2578 of 23 December 1977, R. 1040 of 26 May 1978, R. 2612 of 29 December 1978, R. 670 of 27 March 1981, R. 1020 of 28 May 1982, R. 1386 of 9 July 1982, R. 2262 of 10 December 1982, R.1098 of 30 May 1984, R. 1101 of 30 May 1984, R. 1728 of 9 August 1985, R. 89 of 17 January 1986, R. 2162 of 17 October 1986, R. 2595 of 12 December 1986, R. 1171 of 24 June 1988, R.1182 of 24 May 1991, R. 2054 of 23 August 1991, R. 3307 of 11 December 1992, R.2410 of 17 December 1993, R. 1136 of 1 July 1994, R. 1519 of 9 September 1994, R. 218 of 17 February 1995 and R. 1214 of 26 July 1996 are hereby repealed.

MINISTER OF HEALTH

Date: 28.10-99

19 November 1999

#### RAAD VIR GESONDHEIDSBEROEPE VAN SUID-AFRIKA

# REGULASIES BETREFFENDE DIE KWALIFIKASIES WAT DIE REG OP REGISTRASIE AS SIELKUNDIGES VERLEEN: WYSIGING

Die Minister van Gesondheid is voornemens om, op aanbeveling van die Raad vir Gesondheidsberoepe van Suid-Afrika, die volgende regulasies kragtens artikel 24(1) van die Wet op Gesondheidsberoepe, 1974 (Wet No. 56 van 1974), uit te vaardig.

Belanghebbendes word versoek om binne twee maande na die datum van publikasie van hierdie kennisgewing gemotiveerde kommentaar oor of vertoë in verband met die voorgestelde kennisgewing in te dien by die Direkteur-Generaal: Gesondheid, Privaat Sak X828, Pretoria, 0001 (vir aandag van die Direkteur: Menslike Hulpbronontwikkeling).

#### **BYLAE**

# Woordomskrywings

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

"die Wet" die Wet op Gesondheidsberoepe, 1974 (Wet No. 56 van 1974);

"kategorie" 'n onderafdeling van die totale gebied van sielkunde en behels sielkundige prosedures wat as algemeen aanvaarde praktykvoering vir die bepaalde onderafdeling geld; dit beteken nie 'n spesialitieit nie.

#### **Kwalifikasies**

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 Enige van die volgende kwalifikasies, indien verwerf in die sielkunde, verleen aan die besitter daarvan die reg op registrasie as sielkundige in enigeen van die kategorieë Bedryfsielkunde, Kliniese Sielkunde, Navorsingsielkunde, Opvoedkundige Sielkunde en Voorligtingsielkunde: Met dien verstande dat sodanige persoon tot tevredenheid van die beroepsraad bewys lewer dat hy of sy voor of in verband met of sedert die verwerwing van die betrokke kwalifikasie (maar in elk geval na voltooiing van vyf jaar studie in die sielkunde deur die raad vir die doel goedgekeur) minstens 12 maande praktiese ondervinding indien hy of sy 'n kwalifikasie besit wat as 'n toepaslike kwalifikasie deur die beroepsraad beskou word.

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Eksamenerende liggaam en kwalifikasie	Afkorting vir registrasie
Aarhus-Universiteit -	
(7) Kandidaatseksamen	. Kand Eks Aarhus
Acadia-Universiteit -	
(7) Magister in Natuurwetenskappe in Sielkunde	MSc (Sielkunde) Acadia
Alabama Landbou- en Meganiese Universiteit -	legher to the
(7) Magister in Natuurwetenskappe in	
Kliniese Sielkunde	MSc (Klin Sielkunde) Alabama Agric. Mechanical Alabama
Amerikaanse Universiteit -	
(7) Magister in Lettere en Wysbegeerte	
in Sielkunde	MA (Psychology) America
Universiteit van Amsterdam -	
(7) Doctorandus in Bedryfsielkunde	D Bedryfsielkunde Amsterdam
(7) Doktor in Sielkunde	Drs Sielkunde, Amsterdam
Vrije Universiteit, Amsterdam -	D Sielkunde Vrije Universiteit
(7) Doktorandus in Sielkunde	<ul> <li>D Sielkunde, Vrije Universiteit, Amsterdam</li> </ul>
Universiteit van Antiochië -	The state of the second of the second
(7) Magister in Lettere en Wysbegeerte	MA Antioch
Magister in Lettere en Wysbegeerte in Sielkunde.	
	n de maria
Universiteit van Atlanta -	
(7) Magister in Lettere en Wysbegeerte in	
Voorligting en Menslike Ontwikkeling/	
Opvoedkundige Sielkunde	MA (Voorligting & Menslike Ontwikkeling/Opvoedk. Sielk.)

The state of the s	Altanta
Auburn Universiteit -	
(7) Magister in Lettere en Wysbegeerte in	
Sielkunde	MA Auburn
	w o to g v <sub>ey</sub>
Universiteit van Australië -	
(7) Magister in Natuurwetenskappe in	# 15 min
Sielkunde	MSc (Sielkunde) Australië
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Australian National Universiteit -	#3 #3
(7) Magister in Lettere en Wysbegeerte in	s y .
Sielkunde	
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Ball State Universiteit -	(ac) at at at
(7) Magister in Lettere en Wysbegeerte	
in Voorligting	MA (Voorligting) Ball State
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Bar-llan Universiteit -	MA Der llen
(7) Magister in Lettere en Wysbegeerte	MA Bar-lian
(7) Magister in Lettere en Wysbegeerte in	MA (Sielk) Bar llan
Sielkunde	WA (Sielk) Bai-liail
(7) Magister in Lettere en Wysbegeerte in Sielkunde (Opvoedkundig Terapeuties)	MA (Sielk) Opvoedkundig
Gleikunde (Opvoedkundig Terapediles)	Terapeuties Bar-llan
	Totapoution Dar Hair
Bayerisch Julius Maximilians Universiteit, Wurzb	ura -
(7) Diploma in Sielkunde	
	Maximilians, Wurzburg
B Beirut Universiteit, Wroclaw -	
(7) Magister in Natuurwetenskappe in	5 × 0
Sielkunde	MSc (Sielkunde) Beirut
Universiteit van Belgrado, Serwië -	
(7) Diploma in Skoolsielkunde/Pedagogiek	Dip (Skoolsielk./ Pedagogiek)
	Belgrado
Tegniese Universiteit van Berlyn -	
(7) Diploma in Sielkunde	Dip (Sielkunde) Tegn Univ
	Berlyn
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(7) Diploma in Sielkunde	Dip (Sielkunde) Vrye Univ Berlyn
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Universiteit van Bombaai -	5 * =
(7) Magister in Lettere en Wysbegeerte	MA Bombaai

Universiteit van Bophuthatswana -	
Magister in Sosiale Wetenskappe in	
Sielkunde	
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Sielkunde	
Boston Universiteit -	Maria and State State Section 1981
(7) Magister in Lettere en Wysbegeerte in	
Sielkunde	
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Brigham Young Universiteit -	
(7) Doktor in Wysbegeerte in Kliniese	
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	Brigham Young
Universiteit van British Columbia, Vancouver -	귀 그 경기 경기 가장 하는 것이 되었다.
(7) Doktor in Wysbegeerte	
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Bryn Mawr-Kollege, Pennsylvanië -	ment on the of personal processing the
(7) Magister in Sosiale Dienste	
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Universiteit van Kalifornië -	Connect Lines of the Disk. Benefit a lines
(7) Magister in Lettere en Wysbegeerte in	The second secon
Voorligtingsielkunde	114
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California School of Professional Psychology -	
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(7) Doktor in Wysbegeerte in Sielkunde	of Professional Psychology
	And the first of the control of the
Kaliforniese Staatsuniversiteit, Los Angeles -	
(7) Magister in Lettere en Wysbegeerte in	
Opvoedkundige Sielkunde	
	Kalifornië
(7) Magister in Lettere en Wysbegeerte in	
Sielkunde	At 1500 M
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Universiteit van Kaapstad -	
Doktor in Wysbegeerte	PhD Kaapstad
Magister in Lettere en Wysbegeerte	5- 1

Magister in Lettere en Wysbegeerte in	
Bedryfsielkunde	
(2) Magister in Opvoedkunde	M Ed Kaapstad
Magister in Opvoedkunde in Opvoedkundige	
Sielkunde	The state of the s
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Magister in Natuurwetenskappe	MSc Kaapstad
Magister in Natuurwetenskappe in Kliniese	
Sielkunde	
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Magister in Sosiale Wetenskappe	M Soc Sc Kaapstad
	English of Edward Commence of State of the S
Katolieke Universiteit, Santiago de Guayaquil, Ecu	uador -
(7) Lisensiaat in Kliniese Sielkunde	L (Kliniese Sielkunde) Santiago
in the section of	de Guayaquil
Universiteit van Central de Las Villas -	AND THE STATE OF ME SHAPE S
(7) Lisensiaat in Sielkunde	L (Sielkunde) Central de Las
	Villas
Central Washington Universiteit -	
(7) Magister in Natuurwetenskappe	
Centro Escolar Universiteit, Manilla -	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
(7) Magister in Lettere en Wysbegeerte	MA Centro Escolar, Manilla
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Cleveland Staatsuniversiteit -	
(7) Magister in Lettere en Wysbegeerte in	
Sielkunde	
The state of the s	
Universiteit van Keulen -	
(7) Diploma in Sielkunde	
and the second and th	
Columbia Universiteit, New York -	, a a s m
(7) Magister in Lettere en Wysbegeerte	
(7) Magister in Lettere en Wysbegeerte in	
Voorligtingsielkunde	MA (Voorligtingsielkunde)
	Columbia
Universiteit van Connecticut -	
(7) Magister in Lettere en Wysbegeerte in	20 E
Opvoedkunde	MA (Opvoedkunde) Connecticut
Cornell Universiteit -	
(7) Magister in Lettere en Wysbegeerte in	
Sielkunde	
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## Council of National Academic Awards -(7) Magister in Natuurwetenskappe in Kliniese Sielkunde...... MSc (Kliniese Sielkunde) Council of Nat Acad Awards Universiteit van Delaware -(7) Magister in Lettere en Wysbegeerte in Universiteit van Dublin -(7) Magister in Lettere en Wysbegeerte...... MA Dublin Duquesne Universiteit -(7) Magister in Natuurwetenskappe in Opvoedkunde...... MSc (Opvoedkunde) Duquesne Universiteit van Durban-Westville -Magister in Administrasie in Bedryfsielkunde....... M Admin (Bedryfsielkunde) Durban-Westville Magister in Lettere en Wysbegeerte...... MA Durban-Westville Magister in Lettere en Wysbegeerte in Kliniese Sielkunde...... MA (Klin Sielkunde) Durban-Westville Magister in Lettere en Wysbegeerte in Voorligtingsielkunde...... MA (Voorligtingsielkunde) Durban-Westville Magister in Lettere en Wysbegeerte in Sielkunde... MA (Sielkunde) Durban-Westville Magister in Handel en Administrasie in Bedryfsielkunde...... M Com (Bedryfsielkunde) Durban-Westville (2) Magister in Opvoedkunde...... M Ed Durban-Westville Magister in Opvoedkunde in Opvoedkundige Durban-Westville Magister in Natuurwetenskappe...... MSc Durban-Westville Magister in Natuurwetenskappe in Kliniese Westville Magister in Natuurwetenskappe in Durban-Westville

#### **Durham Universiteit -**

(7) Magister in Lettere en Wysbegeerte in

Leiding en Voorligting	MA (Leiding en Voorligting)
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Universiteit van Edinburgh -	an 4000 an
(7) Magister in Wysbegeerte	(1) The state of t
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(7) Magister in Natuurwetenskappe in	
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Universiteit van Exeter -	
(7) Magister in Opvoedkunde in	
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Faculty of Humanities Pedro II, Rio de Janeiro	
(7) Lisensiaat in Sielkunde	
	Janeiro
Universiteit van Fort Hare -	
Magister in Lettere en Wysbegeerte	
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(7) Magister in Opvoedkunde	M Ed Harvard
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Sosiale Wetenskappe in Sielkunde	MA Soc Sc (Sielkunde)
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(7) Magister in Lettere en Wysbegeerte	MA Houston
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Opvoedkunde	MS (Opvoedkunde) John Hopkins
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Universiteit van Kansas -	
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Opvoedkunde	M Sc (Opvoedkunde) Kansas
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Lakehead Universiteit -	
(7) Magister in Lettere en Wysbegeerte in	
Kliniese Sielkunde	MA (Klin Sielk) Lakehead
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Universiteit van Londen -	性点
(7) Magister in Lettere en Wysbegeerte in	MA (Sielkundige Opvoedkunde)
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Universiteit van Lublin -	
(7) Diploma in Sielkunde	Dip (Sielkunde) Lublin
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(7) Magister in Opvoedkunde	M Ed Massachusetts
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Mediese Universiteit van Suider-Afrika -	
Magister in Natuurwetenskappe in Kliniese	
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Universiteit van Manitoba -	NA Day Victor
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## Universiteit van Mysore -

(7) Magister in Lettere en Wysbegeerte in

Sielkunde	MA (Sielkunde) Mysore
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Kliniese Sielkunde	MA (Klin Sielkunde) Natai
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Voorligtingsielkunde	MA (Voorligtingsielkunde) Natal
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Opvoedkundige Sielkunde	MA (Opvoedkundige Sielkunde)
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Magister in Lettere en Wysbegeerte in	
Bedryfsielkunde	MA (Bedryfsielkunde) Natal
Magister in Lettere en Wysbegeerte in	
Navorsingsielkunde	MA (Navorsingsielkunde) Natal
Magister in Lettere en Wysbegeerte in	
Sielkunde	MA (Sielkunde) Natal
(4) Magister in Opvoedkunde in Opvoedkundige	
Sielkunde	M Ed (Opvoedk Sielkunde) Natal
Magister in Natuurwetenskappe	
Magister in Natuurwetenskappe in Kliniese	
Sielkunde	MSc (Klin Sielkunde) Natal
Magister in Natuurwetenskappe in	
Voorligtingsielkunde	MSc (Voorligtingsielkunde) Natal
Magister in Natuurwetenskappe in	
Opvoedkundige Sielkunde	MSc (Opvoedkundige Sielkunde)
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Magister in Natuurwetenskappe in	
Bedryfsielkunde	MSc (Bedryfsielkunde) Natal
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Navorsingsielkunde	MSc (Navorsingsjelkunde) Natal
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Opvoedkundige Sielkunde	M Soc Sc (Opvoedkundige
	Sielkunde) Natal

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Bedryfsielkunde	
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Sielkunde	M Soc Sc (Sielkunde) Natal
Magister in Sosiale Wetenskappe in	
Navorsingsielkunde	M Soc Sc (Navorsingsielkunde)
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Universiteit van Nieu-Suid-Wallis -	
(7) Magister in Sielkunde	M (Psig) New South Wales
New York Universiteit -	
(7) Magister in Lettere en Wysbegeerte	MA New York
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Universiteit van die Noorde -	
Magister in Lettere en Wysbegeerte	MA Noorde
Kliniese Sielkunde	MA (Klin Sielkunde) Noorde
Magister in Handelswetenskappe	
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Universiteit van Notre Dame du Lar, Indiana -	
(7) Magister in Lettere en Wysbegeerte	MA Notre Dame du Lar, Indiana
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Universiteit van Nottingham -	
(7) Magister in Lettere en Wysbegeerte in	
Kindersielkunde	MA (Kindersielkunde)
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(7) Magister in Natuurwetenskappe in	· Arma
Beroepsielkunde	MSc (Beroepsielk) Nottingham
Central Staatsuniversiteit, Oklahoma -	
Magister in Lettere en Wysbegeerte	. MA Central State Univ,
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Universiteit van Oranje-Vrystaat -	
Magister in Administrasie in Bedryfsielkunde	M Admin (Bedryfsielkunde)
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Magister in Lettere en Wysbegeerte	
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	Magister in Lettere en Wysbegeerte in	
	Kommunikasiekunde in Bedryfsielkunde	MA Kommunikasiekunde
		(Bedryfsielkunde) Oranje-
		Vrystaat
	Magister in Handelswetenskappe in	
	Bedryfsielkunde	M Com (Bedryfsielkunde)
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	(2) Magister in Opvoedkunde in Opvoedkundige	
	Sielkunde	M Ed (Opvoed Sielkunde)
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	Sielkunde	MSc (Klin Sielkunde) Oranje-
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170	Voorligtingsielkunde	MSc (Voorligtingsielkunde)
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	Sielkunde	M Soc Sc (Klin Sielkunde)
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	Voorligtingsielkunde	M Soc Sc (Voorligtingsielkunde)
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	Magister in Sosiale Wetenskappe in	
	Bedryfsielkunde	M Soc Sc (Bedryfsielkunde)
		Oranje-Vrystaat
	Magister in Opvoedkunde in Psigologiese	
	Pedagogiek	M Ed (Psigopedagogiek)
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	(7) Magister in Lettere en Wysbegeerte	MA Oregon
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	Voorligting	MA (Voorligting) Oregon
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Universiteit van Parys Nanterre -	
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Sielkunde	MA (Sielkunde) Parys Nanterre
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Pennsilvaniese Staatsuniversiteit -	
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Voorligteropvoedkunde	MEd (Voorligteropvoedk)
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Universiteit van Pittsburgh -	
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	Magister in Lettere en Wysbegeerte in Kliniese	
	Sielkunde	MA (Klin Sielkunde)
		Potchefstroom
	Magister in Lettere en Wysbegeerte in	2
	Voorligtingpsigologie	MA (Voorligtingpsigologie)
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	Magister in Lettere en Wysbegeerte in Psigologie	MA (Psigologie) Potchefstroom
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	en Personeelsielkunde	MA (Bedryf- en Personeelsiel-
		kunde) Potchefstroom
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		sielkunde) Potchefstroom
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	Magister in Natuurwetenskappe in Psigologie	MSc (Psigologie) Potchefstroom
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٠	(7) Diploma-Magister in Kliniese Sielkunde	Din M (Klin Sielk) Poznan
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	Iniversiteit van Pretoria -	
•	Magister in Lettere en Wysbegeerte	MA Pret
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33	Voorligtingsielkunde	WA (Voorlightingsleikunde) i Tet
,	Magister in Handel en Administrasie in	M. O (D and all activity) Brot
	Bedryfsielkunde	M Com (Personeelbestuur) Pret
	Magister in Handelswetenskappe in Menslike	
į	Hulpbronbestuur	M Com (Menslike Hulpbron-
		bestuur) Pret
	Magister in Opvoedkunde	M Ed (Psig) Pret
	Magister in Opvoedkunde in Opvoedkundige	
	Sielkunde	M Ed (Opvoedkundige

in the gaster as	Sielkunde) Pret
(3) Magister in Opvoedkunde in Kliniese Kinder-	
sielkunde en Geestesgesondheidsorg	M Ed (Klin Kindersielkunde en
	Geestesgesondheidsorg) Pret
(3) Magister in Opvoedkunde in Ortodidaktiek	M Ed (Ortodidaktiek) Pret
(3) Magister in Opvoedkunde in Ortopedagogiek	
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Diagnostiek	M Ed (Ortopedagogiek) Pret
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Diagnosering en Pedoterapie	M Ed (Ortopedagogiese Diag-
	nosering en Pedoterapie) Pret
(3) Magister in Opvoedkunde in Beroepsleiding	
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Magister in Lettere en Wysbegeerte in	, , , , , , , , , , , , , , , , , , ,
Navorsingsielkunde	MA (Navorsingsielkunde) Pret
Purdue Universiteit -	
(7) Magister in Natuurwetenskappe in	
Opvoedkunde	MS (Ed) Purdue
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Sielkunde	MSc (Sielkunde) Purdue
Queen's Universiteit -	
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Abnormale Sielkunde	MSc (Abnormale Sielkunde)
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Randse Afrikaanse Universiteit -	
Magister in Lettere en Wysbegeerte	MA RAU
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Magister in Lettere en Wysbegeerte in	
Bedryfsielkunde	MA (Bedryfsielkunde) RAU
Magister in Lettere en Wysbegeerte in Sielkunde	MA (Sielkunde) RAU
Magister in Ekonomiese en Bestuurswetenkappe	
in Menslike Hulpbronbestuur	M Com (Menslike Hulpbron-
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Magister in Ekonomiese en Bestuurskappe in	

Bedryfsielkunde	M Ed (Psig) RAU
Sielkunde	M Ed (Opvoed Sielkunde) RAU
Magister in Natuurwetenskappe in Bedryfsielkunde	MSc (Bedryfsielkunde) RAU
Magister in Natuurwetenskappe in Sielkunde	MSc (Sielkunde) RAU
Universiteit van Reading -	a y un
(7) Doktor in Wysbegeerte in Sielkunde	PhD (Sielkunde) Reading
(7) Magister in Lettere en Wysbegeerte	
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(7) Magister in Opvoedkunde	M Ed Regina
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Sielkunde	MA (Sielkunde) Rhodes
Magister in Natuurwetenskappe in Kliniese	
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Magister in Natuurwetenkappe in	
Bedryfsielkunde	
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Magister in Sosiale Wetenskappe in Kliniese	
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(7) Magister in Natuurwetenskappe	MSc San Francisco State
Universiteit van Santa Clara -	
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Voorligting	MA (Voorligting) Santa Clara
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(7) Diploma in Algemene Sielkunde	Dip (Algemene Sielkunde) Sofia
Universteit van Suid-Afrika -	
Magister in Administrasie in Bedryfsielkunde	The state of the s
	Suid-Afrika
Magister in Lettere en Wysbegeerte	MA Suid-Afrika
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- (1) Hierdie kwalifikasie verleen aan 'n besitter daarvan die reg op registrasie slegs indien hy of sy voor die verwerwing daarvan 'n baccalaureusgraad van 'n Suid-Afrikaanse universiteit met sielkunde as hoofvak of 'n ander kwalifikasie wat die raad vir die doel as gelykwaardig daaraan aanvaar, besit en minstens vyf jaar praktiese ondervinding in sielkunde tot tevredenheid van die raad opgedoen het en voor 1 Januarie 1940 gebore is.
- (2) Erken slegs tot 31 Desember 1982.
- (3) Erken slegs tot 31 Desember 1985 en mits Sielkunde III of Opvoedkundige Sielkunde III 'n toelatingsvereiste was en mits in die geval van opvoedkundige sielkunde die leerplan deur die raad goedgekeur word.
- (4) Hierdie kwalifikasie verleen aan die besitter daarvan die reg op registrasie slegs indien hy of sy voor die verwerwing daarvan in besit was van 'n honneursgraad in sielkunde van 'n Suid-Afrikaanse universiteit of 'n goedgekeurde B Ed-graad van 'n Suid-Afrikaanse universiteit.

- (5) Hierdie kwalifikasie verleen aan die besitter daarvan die reg op registrasie slegs indien dit voor 1 Januarie 1982 verwerf is.
- (6) Hierdie kwalifikasie is nie registreerbaar indien verwerf gedurende die tydperk 31 Desember 1982 tot 31 Desember 1992.
- (7) Erken slegs tot 31 Desember 1997, behalwe ten opsigte van Suid-Afrikaanse burgers wat voor 31 Desember 1997 'n aanvang met studie vir die betrokke kwalifikasie gemaak het.

#### Herroeping

Goewermentskennisgewing No. R. 612 van 15 April 1977, soos gewysig by Goewermentskennisgewings Nos. R. 2578 van 23 Desember 1977, R. 1040 van 26 Mei 1978, R. 2612 van 29 Desember 1978, R. 670 van 27 Maart 1981, R.1020 van 28 Mei 1982, R. 1386 van 9 Julie 1982, R. 2262 van 10 Desember 1982, R. 1098 van 30 Mei 1984, R. 1101 van 30 Mei 1984, R. 1728 van 9 Augustus 1985, R. 89 van 17 Januarie 1986, R. 2162 van 17 Oktober 1986, R. 2595 van 12 Desember 1986, R. 1171 van 24 Junie 1988, R. 1182 van 24 Mei 1991, R.2054 van 23 Augustus 1991, R. 3307 van 11 Desember 1992, R. 2410 van 17 Desember 1993, R. 1136 van 1 Julie 1994, R. 1519 van 9 September 1994, R. 218 van 17 Februarie 1995 en R. 1214 van 26 Julie 1996 word hierby herroep.

MINISTER VAN GESÖNDHEID

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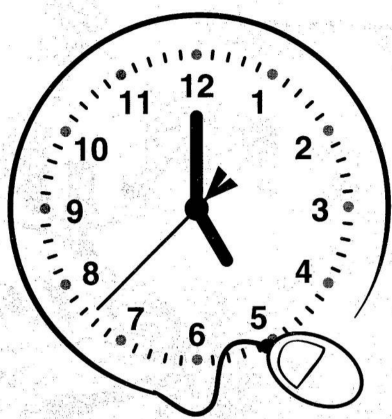
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