



Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID-AFRIKA

Regulation Gazette

No. 7830

Regulasiekoerant

Vol. 461

Pretoria, 21 November 2003

No. 25732



9771682584003



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PROCLAMATION
by the
President of the Republic of South Africa

No. R. 71, 2003

ANIMAL IDENTIFICATION ACT, 2002 (ACT NO. 6 OF 2002) COMMENCEMENT

Under section 23 of the Animal Identification Act, 2002 (Act No. 8 of 2002), I hereby determine that all the provisions of the said Act shall come into operation of **21 November 2003**.

Given under my Hand and Seal of the Republic of South Africa at Cape Town this Eleventh day of November, Two Thousand and Three.

T. M. MBEKI

President

By Order of the President in Cabinet:

T.A. DIDIZA

Minister of the Cabinet

PROKLAMASIE
van die
President van die Republiek van Suid-Afrika

No. R. 71, 2003

WET OP DIE IDENTIFIKASIE VAN DIERE, 2002 (WET NO. 6 VAN 2002): INWERKINGTREDING

Kragtens artikel 23 van die Wet op die Identifikasie van Diere, 2002 (Wet No. 6 van 2002), bepaal ek hierby dat al die bepalings van genoemde Wet op **21 November 2003** in werking tree.

Gegee onder my Hand en Seël van die Republiek van Suid-Afrika te Kaapstad, hierdie Elfde dag van November Tweeduiseend en Drie.

T. M. MBEKI

President

Op las van die President-in-Kabinet:

T.A. DIDIZA

Minister van die Kabinet

**DEPARTMENT OF AGRICULTURE
DEPARTEMENT VAN LANDBOU****No. R. 1682****21 November 2003****ANIMAL IMPROVEMENT ACT, 1998
(ACT NO. 62 OF 1998)****REGULATIONS**

The Minister of Agriculture has, in terms of section 28 of the Animal Improvement Act, 1998 (Act No. 62 of 1998), made the regulations set out in the Schedule hereto.

SCHEDULE

(Note: The figures and letters specified in square brackets at the headings of regulations denote the numbers of applicable sections in the Act serving as authority thereto).

Definitions

1. Any word or expression in this Schedule to which a meaning has been assigned in the Act, shall have that meaning and –

"the Act" means the Animal Improvement Act, 1998 (Act No. 62 of 1998); and

"the SAVC" means the South African Veterinary Council established in terms of section 2 of the Veterinary and Para-Veterinary Professions Act, 1982 (Act No. 19 of 1982).

Registration of certain persons

2. (1) Subject to subregulation (3), an application for registration as an inseminator, semen collector, embryo collector or embryo transferor shall be submitted to the registrar on a form that is obtainable from the office of the registrar for this purpose.

(2) Such an application shall be accompanied by –

- (a) the documentary proof referred to in regulation 3(6);
- (b) proof that the applicant has passed the relevant practical examination referred to in regulation 3(3); and
- (c) the application fee specified in item 1 of Table 1 in the Annexure.

(3) Notwithstanding the provisions of subregulation (1) and subject to the provisions of subregulation (4), persons registered in terms of the Livestock Improvement Act, 1977 (Act No. 25 of 1977), as inseminator, semen collector, inovulator or embryo transferor need not apply for the corresponding registration in terms of the Act.

(4) Upon termination of the registration referred to in subregulation (3), the applicant shall renew such registration in terms of section 9 of the Act.

Requirements for registration [7, 8(1)(a)]

3. (1) A person intending to register, in terms of the Act, as an inseminator, semen collector, embryo transferor or embryo collector shall complete the appropriate course of instruction.

(2) The course of instruction referred to in subregulation (1) is conducted at the facilities specified in column 1 of Table 2 in the Annexure, which facilities' curriculum with regard thereto, shall be approved by the registrar after consultation with the SAVC and any other relevant body.

(3) Successful completion of the course of instruction referred to in subregulation (1) shall be followed by the relevant practical examination.

- (4) The practical examination referred to in subregulation (3) shall –
- (a) be attempted after a period of at least six (6) months practical experience;
 - (b) be conducted in areas specified in column 2 of Table 2 in the Annexure during the periods specified in column 3 of the said table; and
 - (c) be conducted by persons appointed by the registrar after consultation with the SAVC and any other relevant body.

(5) The course of instruction referred to in subregulation (1) shall, in the case of a course of instruction to register as –

- (a) an inseminator, include instructions with reference to the following:
 - (i) The theory and technique of the non-surgical artificial insemination of animals.
 - (ii) The anatomy of the genital system of male and female animals.
 - (iii) Physiology and diseases of reproduction.
 - (iv) The principles of veterinary hygiene.
 - (v) The elementary theory of livestock breeding and genetics.
 - (vi) The theory and practice of the conveyance of semen.
 - (vii) The Act with regard to the collection, sale and conveyance of semen and the artificial insemination of animals.
- (b) a semen collector, include instructions with reference to the following:
 - (i) The theory and practice of the collection, evaluation, processing, labelling and storage of semen.
 - (ii) The Act with regard to the collection, evaluation, processing, labelling, storage and sale of semen.
- (c) an embryo transferor, include instructions with reference to the following:
 - (i) The theory and technique of the non-surgical embryo transfer in animals.
 - (ii) The anatomy of the genital systems of male and female animals, paying more attention to specific detail to those of female animals.
 - (iii) Physiology of reproduction and endocrinology, more specifically in relation to female animals.
 - (iv) The principles of embryology, fertilisation, fission, zygote physiology and nidation.
 - (v) The elementary theory of the collection, thawing and conveyance of embryos.
 - (vi) The theory and practice of the selection and preparation of recipient animals.

- (vii) The Act with regard to the collection, sale and conveyance of semen and ova and embryos, the fertilisation of ova for the collection of embryos, the artificial insemination of animals and embryo transfer.
- (d) an embryo collector, include instructions with reference to the following:
- (i) The instructions referred to in paragraphs (a) and (c), but on an advanced level.
 - (ii) The theory and practice of the selection and preparation of animals for the collection of ova and embryos and animals for embryo transfer.
 - (iii) The theory and practice of the collection of ova and embryos.

(6) Subject to the provisions of subregulation (7), an independent veterinarian who is for this purpose appointed by the registrar, shall issue documentary proof certifying that such person has successfully completed a course of instruction referred to in subregulation (5) and the relevant practical examination referred to in subregulation (3).

(7) Documentary proof referred to in subregulation (6) shall be in the form determined by the registrar.

- (8) Documentary proof that a person –
- (a) has successfully completed a course of instruction referred to in subregulation (5)(b) or (c), shall only be issued if such person has already previously successfully completed the course of instruction referred to in subregulation (5)(a); and
 - (b) has successfully completed a course of instruction referred to in subregulation (d), shall only be issued if such person
 - (i) is registered in terms of the Veterinary and Para-Veterinary Professions Act, 1982 (Act No. 19 of 1982) to practice a veterinary or relevant para-veterinary profession, or
 - (ii) in the case of non-veterinarians, is registered in terms of the Natural Scientists Act, 1982 (Act No. 55 of 1982), as a natural scientist or as a natural scientist-in-training in subjects that, in the opinion of the registrar, are applicable to that course of instruction.

(9) A person who has not attended a course of instruction referred to in subregulation (5)(b) may be registered as a semen collector if –

- (a) on the date of commencement of these regulations he or she is legally registered as an inseminator in terms of the Livestock Improvement Act, 1977 (Act No. 25 of 1977);
- (b) such person, in addition to the artificial insemination of animals, has for a continuous period of at least two years prior to such date of commencement undertaken the collection, evaluation, processing, packing or storage of semen; and
- (c) the application for registration as a semen collector is submitted to reach the registrar within six (6) months of the date of commencement of these regulations and such application is accompanied by –
 - (i) a certificate by an independent veterinarian that has been appointed by the registrar for this purpose, wherein the facts referred to in paragraph (b) are confirmed;
 - (ii) written proof, where applicable, of membership of the South African Veterinary Semen and Embryo Group (SAVSEG); and

- (iii) the application fee specified in item 1 of Table 1 in the Annexure.

(10) A person who is not a South African citizen, and who has not attended the appropriate course of instruction referred to in subregulations (5)(a), (b), (c) or (d) may be registered as an inseminator, semen collector, embryo collector or embryo transferor respectively if –

- (a) such person may legally perform the actions of an inseminator, semen collector or embryo transferor, as the case may be, in his or her country of origin;
- (b) such person has successfully completed a theoretical and practical test to determine his or her knowledge on the theory and practice of –
 - (i) the collection, evaluation, processing, packing and storage of semen, or ova and embryos;
 - (ii) artificial insemination; or
 - (iii) embryo transfer,
- is adequate for registration as an inseminator, semen collector, embryo collector or embryo transferor, as the case may be: Provided that such test is conducted by a competent authority recognised for this purpose by the registrar;
- (c) in the case of an embryo collector or a semen collector, such person is registered in terms of the Veterinary and Para-Veterinary Professions Act, 1982 (Act No. 19 of 1982) to practice a veterinary or relevant para-veterinary profession;
- (d) such person's application for registration is submitted to reach the registrar within 30 days of the date on which the results of the practical examination has been made known to the applicant; and
- (e) the application referred to in paragraph (d) is accompanied by –
 - (i) an affidavit wherein the applicant confirms the facts referred to in paragraph (a);
 - (ii) written proof of the successful completion of the test referred to in paragraph (b); and
 - (iii) the application fee specified in item 1 of Table 1 in the Annexure.

Registration of premises as centres [7(2); 8(1)(b)(i); 8(4), 28]

4. (1) First time application for the registration of premises as a centre shall –
- (a) be made on a form that is obtainable from the office of the registrar for this purpose;
 - (b) be made before genetic material destined for sale in terms of section 14(2) of the Act, is collected on the premises concerned; and
 - (c) be accompanied by –
 - (i) the application fee specified in item 2 of Table 1 in the Annexure; and
 - (ii) two (2) copies of a site plan of the premises concerned; and

(iii) two (2) copies of the detailed ground plans.

(2) An application referred to in subregulation (1) shall lapse within two years after the date of such application if the premises concerned do not comply with the requirements for registration as set out in these regulations.

(3) A site plan referred to in subregulation (1)(c)(ii) shall indicate the location of the facilities specified below in relation to other buildings on the same premises and surrounding properties, and building complexes and places, if any, where other animals are kept:

- (a) Office and laboratory complexes.
- (b) Stables, pens, collecting stocks and crushes in which animals will be kept and handled in quarantine with a view to their approval to be admitted to the centre.
- (c) Stables, pens, crushes, kraals and, if applicable, collecting stocks, as well as any other places where approved as well as other animals, shall be kept and handled at the centre.
- (d) Public roads and thoroughfares on and around the premises.
- (e) The public entrance to the premises.

(4) A detailed ground plan referred to in subregulation (1)(c)(iii) shall indicate the measurements and descriptions of –

- (a) every room that will be used as offices and laboratories including –
 - (i) the location of rooms for the evaluation, processing, packing, labelling or storage of genetic material;
 - (ii) the location of rooms for the cleaning and sterilisation of equipment;
 - (iii) the location of cloakrooms and toilets; and
- (b) stables, pens, collecting stocks, crushes and places referred to in subregulation (3); and
- (c) kraals and barns.

(5) Premises shall be registered as a centre if it complies with the following requirements:

- (a) It shall be fenced in such a manner that animals that are kept therein shall not have physical contact with any other animals.
- (b) The premises shall be large enough to provide for the exercising of animals therein.
- (c) The quarantine area shall –
 - (i) be designed and fenced in such a manner that the animals concerned shall not be able to make physical contact with each other nor with any other animal;
 - (ii) be equipped with the necessary stables, pens, collecting stocks and crushes for the keeping, examination and testing of the animals kept therein; and
 - (iii) be so situated or screened off that effluent cannot flow from one quarantine stable or pen to another, or from that area over any other portion of the premises.

- (d) In the case of a centre for pigs, persons working in the quarantine area shall have no contact with other workers in that centre.
- (e) Excess water shall drain rapidly and efficiently from camps, crushes and other places where animals are to be kept on the premises.
- (f) Separate rooms for the following shall be provided for at a centre:
 - (i) Administrative activities.
 - (ii) Apparatus required for the evaluation, processing, packing, labelling and storage of genetic material, as the case may be.
 - (iii) The cleaning, disinfecting, sterilising and preparation of the equipment used for the collection of genetic material and the activities referred to in subparagraph (ii).
- (g) The rooms for the different activities referred to in paragraph (f) shall be effectively screened off from each other if they are in the same building.
- (h) The place at a centre where genetic material is sold, or from which they are despatched, shall be so situated that the persons being served there shall have no access to the rooms referred to in paragraph (f)(ii) and (iii).
- (i) Floors, walls and ceilings of rooms where genetic material is handled at a centre, shall be finished off in such a manner, and the work-benches therein shall be of such a standard, that they can be cleaned and disinfected effectively.
- (j) Floors and walls of stables, pens and collecting stocks at a centre shall be impenetrable and shall be finished off in such a manner that:
 - (i) they can be cleaned and disinfected effectively; and
 - (ii) the animals kept therein, will not be injured thereby.
- (k) All stables, pens, kraals, camps and other places where animals are kept at a centre shall provide adequate space, ventilation, light and protection for shelter from heat, cold or inclement weather for the animals kept therein.
- (l) Measures, that are not detrimental to the animals kept in a centre, shall be taken at a centre to control flies, animal parasites, other insects and rodents.
- (m) The facilities at a centre that are used for the collection, evaluation, processing, packing, labelling and storage of genetic material shall be maintained in such a condition that the genetic material handled therewith or therein shall not be contaminated or the quality thereof be detrimentally affected in any way.

(6) The continued registration of premises as a centre shall be subject to the following additional conditions:

- (a) The person in charge of the centre shall notify the registrar in writing of –
 - (i) any proposed structural alteration in respect of the building complexes or other construction on the premises of the centre concerned, as indicated on the site plan and detailed ground plan submitted in terms of subregulation (1);

- (ii) any proposed change in the maximum number and kinds of animals kept at the centre concerned;
 - (iii) any change in respect of the person to whom the certificate of registration has been issued;
 - (iv) the termination of services at the centre concerned; and
 - (v) the date on which an animal approved for the collection of semen is removed from that centre, and the reason for such removal.
- (b) A notice referred to in paragraph (a) shall be submitted to the registrar by registered post within 14 days after the change took place, services have been terminated or an animal has been removed from the centre.
- (c) The animals at the centre shall be kept and cared for in accordance with the requirements set out in regulation 15.
- (d) The technical activities at the centre in respect of the collection, evaluation, processing, packing, labelling and storage of genetic material shall be carried out in terms of the requirements set out in regulation 16.
- (e) Records in a centre shall be kept and preserved in accordance with the requirements set out in regulation 17.

Approval of animals as donors of genetic material and applicability of Act [7(4); 8(1)(b)(ii); 28]

5. (1) An application for approval of an animal for the collection of genetic material shall -
- (a) be submitted to the registrar on a form that is obtainable from the office of the registrar for this purpose; and
 - (b) be accompanied by -
 - (i) the application fee specified in item 3 of Table 1 in the Annexure;
 - (ii) an extended two generation pedigree of the animal concerned;
 - (iii) a blood typing or DNA profile certificate as required by the animal breeders' society concerned confirming parentage or individual identification;
 - (iv) a certificate referred to in section 15(3)(a) of the Act, based on the pedigree of the animal concerned, as issued by the relevant registering authority; and
 - (v) the performance data or estimated breeding values of the animal certified by the organisation referred to in section 15(3)(a) of the Act or by an independent registering authority operating a performance testing scheme, approved by the registrar, for the breed of animal concerned.
- (2) After the documentation referred to in subregulation (1)(b) has been furnished to the registrar, the registrar shall -
- (a) verify the information supplied with the animal breeders' society concerned; and
 - (b) notify the applicant to arrange for the examination of the animal concerned by a veterinarian, in order to obtain a certificate required in terms of section 7(4)(a) of the Act.

- Registration of animal breeders, societies [8(2), 1(1); 28]**
- (1) An application for registration as an animal breeder, society shall –
 - (i) the application fee specified in item 4 of Table 1 in the Annexure;
 - (ii) a copy of the constitution of the society concerned;
 - (iii) a certificate issued by the organisation referred to in section 15(3)(a) of the Act, that provision has been made for the registration of prefixes, suffixes and herd designation marks; and
 - (2) An application referred to in subregulation (1) shall be accompanied by –
 - (a) clearings facility comply with the minimum standards as referred to in subparagraph (b);
 - (b) a signed form that is obtainable from the office of the registrar for this purpose;
 - (c) a copy of the constitution of a society that is at least seven persons who individually own animals of the breed and each kind of animals to be promoted by the envisaged animal breeders, society and each signature shall be confirmed by two witnesses; and
- Registration of import agents [8(1)(a); 28]**
- (1) An application for registration as an import agent shall be submitted to the registrar on a form that is obtainable from the office of the registrar for this purpose.
 - (2) An application referred to in subregulation (1) shall be accompanied by –
 - (a) the application fee specified in item 4 of Table 1 in the Annexure;
 - (b) certification by a competent authority approved by the registrar for this purposes that –
 - (i) the applicant has all the prescribed equipment;
 - (ii) that the applicant or a person in the employ of the applicant is competent in the handling of semen; and
 - (iii) certification by a veterinarian, who is an officer, that the laboratory and customs handling of semen; and
- Registration of all breeds of animals specified in Table 7 in the Annexure.**
- (1) The Act shall be applicable to all breeds of animals specified in Table 7 in the Annexure.
 - (2) An animal of a breed referred to in column 1 of Table 4 in the Annexure shall have performance data or estimated breeding values with reference to at least the required performance parameters referred to in column 2 of the said table opposite thereto, in order to be considered for approval for the collection of genetic material.
 - (3) An examination referred to in subregulation (2)(b) shall be conducted under the conditions set out in the certificate obtainable from the registrar.
 - (4) An animal of a kind referred to in column 1 of Table 3 in the Annexure that is intended for the collection of genetic material, shall only be approved by the registrar for this purpose in the absence of hereditary defects referred to in column 2 of the said table.
 - (5) Where known chromosomal abnormalities occur in a specific breed, a karyotype certificate of clearance shall be submitted.

- (iv) certification by the organisation referred to in subparagraph (iii) that the constitution makes provision for the recording of pedigree data in a manner that is in line with internationally acceptable specifications.

Registration of registering authorities [8(3); 11(2); 28]

8. (1) An application for registration as a registering authority shall—
- (a) be made on a form that is obtainable from the office of the registrar for this purpose; and
 - (b) be accompanied by—
 - (i) the application fee specified in item 6 of Table 1 in the Annexure;
 - (ii) a copy of the constitution that is amended and approved by a general meeting of the animal breeders' society or a copy of the constitution as compiled and approved by the group of animal breeders' societies;
 - (iii) written proof that all the provisions of section 11 (2)(b) of the Act have been complied with;
 - (iv) proof that the applicant is able to comply with internationally acceptable methods in which registration records are created and kept;
 - (v) proof that the registration system complies with international registration norms and standards;
 - (vi) proof that the registration system makes provision for long term scrutiny and random parentage testing; and
 - (vii) if the applicant uses - or intends making use of an animal or breed evaluation facility on the INTERGIS, documentary confirmation of compatibility to ensure that it will be possible to download the data needed for the service required.
 - (viii) if the applicant intends operating an independent performance recording and testing scheme, proof from an internationally recognised authority on animal recording that the data recording and processing system to be used complies with internationally accepted norms and standards.

(2) On receipt of the application, the registrar may refer the application to a competent authority for verification of the certifications referred to in subregulations (1)(b)(v), (vi) and (viii)).

(3) If a breeders' society or group of breeders' societies intend to become independent of an existing registering authority, at least 60 days notice thereof shall be given in writing to the registering authority concerned.

Renewal of registrations and approvals [5; 28]

9. (1) An application may be made to the registrar for the renewal of—
- (a) the registration as an inseminator, semen collector, embryo collector, embryo transferor or import agent;
 - (b) the registration of a premises as a centre; or
 - (c) the approval of an animal as a donor animal for the collection of genetic material.

- (2) An application referred to in subregulation (1) shall –
- be submitted to the registrar on a form that is obtainable from the office of the registrar for this purpose;
 - be accompanied by the applicable fee specified in item 7 of Table 1 in the Annexure;
 - be submitted to reach the registrar not later than 30 days prior to the expiry date of the registration or approval concerned.

(3) An application referred to in subregulation (1) that reaches the registrar after the expiry date of the registration or approval concerned shall not be considered unless –

- it has been received within 90 days after the expiry date of such registration or approval; and
- such application, in addition to being accompanied by the fee referred to in subregulation (2)(b), is accompanied by the applicable further fee specified in item 8 of Table 1 in the Annexure.

(4) If an application for the renewal of registration or approval is not received by the registrar within 90 days after the expiry date thereof and the continuation of the registration or approval is desired, an application for such registration or approval shall be made anew as required in terms of regulation 2, 4 or 5, as the case may be.

(5) The renewal of –

- the registration as an inseminator, semen collector, embryo collector, embryo transferor or import agent shall be valid for a period of 12 months;
- the registration of a centre shall be valid for a period of 36 months; and
- the approval of an animal for the collection of semen shall be valid for a period of 72 months.

(6) The validity periods specified in subregulation (5) shall be calculated from the date of renewal specified on the renewal certificate concerned.

(7) The provisions of this regulation shall apply *mutatis mutandis* to an application for the further renewal of the registration specified in subregulation (1).

Return of certificates of registration and approval [10; 13(3); 28]

10. (1) When a centre ceases to function as such, the certificate of registration of that centre shall be returned to the registrar together with a written notification thereof.

(2) When an animal approved for the collection of semen is removed from a centre, the certificate of approval shall be returned to the registrar together with the notice referred to in regulation 4(6)(b).

(3) When the registration of an inseminator, semen collector, embryo collector, embryo transferor, import agent or of premises as a centre is terminated in terms of section 19(1) of the Act, or the approval of an animal for the collection of semen is similarly withdrawn, the person to whom the certificate of registration or approval concerned has been issued, shall return it by registered post to the registrar within 14 days of the date of notification in writing by the registrar in terms of section 10(2) of the Act.

Sale of genetic material [8; 14; 28]

11. (1) Genetic material collected in the Republic or imported into the Republic shall, at the time of sale in the Republic, be accompanied by a written warranty.

(2) The warranty referred to in subregulation (1) shall –

- (a) include certification by a veterinarian that the donor animals, at the time of collection, were acceptable as far as the conditions in section 7(4)(a) of the Act are concerned;
- (b) guarantee that diluents in the genetic material do not contain any micro-organisms that could be injurious or detrimental to such genetic material or to any animal that is inseminated or to which an embryo is to be transferred;
- (c) stipulate that the genetic material has been packed, marked and labelled in accordance with international standards or in accordance with regulations 16(5), (6), (7) and (8);
- (d) in the case of semen, stipulate that the number of unfrozen (live) spermatozoa per dose complies with the minimum amount specified in Table 5 in the Annexure;
- (e) in the case of semen, certify that the spermatozoa have been examined microscopically and comply with the minimum amount of frozen semen as specified in Table 5 in the Annexure;
- (f) in the case of genetic material where the resultant progeny may be recorded or registered in terms of any breeders' society, include –
 - (i) certification by the animal breeders' society concerned that the genetic material was collected from approved stud book animals; and
 - (ii) certification by the animal breeders' society concerned that the performance of the donor animal complies with the minimum standards set by that breeders' society; and
- (g) specify identification details of the donor animal or animals; and
- (h) in the case of semen, stipulate that the spermatozoa comply with the minimum standards for structural abnormalities as specified in Table 6 in the Annexure.

(3) The relevant form for a certificate of warranty referred to in subregulation (1) is obtainable from the office of the registrar.

Artificial insemination and embryo transfer [8; 13(2); 28]

12. (1) The certificate referred to in section 13(2) of the Act, shall contain the following particulars:

- (a) The name, address and registration number of the person who carried out the procedure concerned;
- (b) The identification of the animal that has been artificially inseminated or to which an embryo has been transferred.
- (c) The particulars referred to in regulation 17, with which the container used for the semen, embryos or ova is marked or labelled: Provided that –
 - (i) if unfrozen semen is used, the applicable particulars in respect of that semen and the collection thereof shall appear on such certificate; and
 - (ii) if an unfrozen embryo is transferred to an animal, the applicable particulars in respect of the donor of the ovum concerned as well as the semen for the fertilisation thereof, shall appear on such certificate.

- (d) The date on which the animal concerned has been artificially inseminated or on which an embryo has been transferred.

(2) The person who issued a certificate referred to in subregulation (1) shall keep a copy thereof for at least two (2) years after the date of issue thereof.

Importation of animals and genetic material [16; 28]

13. (1) Application for authorisation for the importation of animals and genetic material in terms of section 16(1) of the Act shall be submitted to the registrar on a form obtainable from the office of the registrar.

- (2) (a) Application for authorisation referred to in subregulation (1) shall be accompanied by –

- (i) an extended two generation pedigree record and, where applicable, the performance data, as reflected in Table 4 in the Annexure, and estimated breeding values in respect of the animal concerned;
- (ii) subject to subparagraph (b), a certificate issued by a competent authority in the country of origin of the animal concerned, recognised for this purpose by the registrar, on which the blood type or DNA profile of such animals is indicated.

- (b) Notwithstanding the provisions of paragraph (a)(ii), an application may also be submitted without a blood typing or DNA profile certificate on condition that the animal concerned, when imported, shall immediately upon arrival in the Republic be subjected to blood typing or DNA profile analysis at a laboratory approved by the registrar and the relevant information shall be submitted to the registrar within 30 days after the arrival of such animal.

- (c) An application referred to in paragraph (a) shall –

- (i) be submitted to reach the registrar at least 30 days prior to the intended date of importation of the animal concerned; and
- (ii) be accompanied by the application fee specified in item 9 of Table 1 in the Annexure.

- (d) The registrar shall not grant such application unless the performance records in respect of the animal concerned comply with the minimum standard for importation as supplied by the animal breeders' society concerned.

- (e) An authorisation to import an animal is, in addition to any condition determined in terms of section 16(4)(b) of the Act, subject to the condition that the holder of such authorisation shall provide the relevant registered authority with full particulars of the animal concerned with a view to the registration or recording of that animal.

(3) In the case of an application for the importation of an embryo, the documents referred to in subregulation (2) in respect of the animal whose semen is to be used for the insemination of the donor of that embryo, shall also be provided.

(4) An authorisation for the importation of genetic material shall be subject to the following conditions:

- (a) The genetic material concerned shall be collected by a person who is qualified to do so.
- (b) The genetic material concerned shall be packed, marked and labelled in accordance with regulations 16(5), (6), (7) and (8).

- (c) The holder of the authorisation concerned shall provide the breed society and registering authority concerned with full particulars of each animal begotten from semen or born from such ovum, with a view to the registration or recording of the animal.

(5) Application for authorisation to import poultry or fertile eggs in terms of section 16(1) of the Act, shall be accompanied by –

- (a) a certificate issued by the foreign supplier of the poultry or eggs in which the generation status of such poultry or eggs is confirmed;
- (b) a comprehensive motivation by the applicant concerned in respect of the reasons why the importation of new pure breeding lines or breeds is necessary; and
- (c) a written confirmation by the Director: Veterinary Services of the Department that accommodation for the poultry concerned is available at a quarantine facility approved by the said Director, or at a quarantine facility under the control of the said Director.

(6) An application referred to in subregulation (5) shall –

- (a) be submitted to the registrar at least 30 days prior to the intended date of importation of the poultry or eggs concerned; and
- (b) be accompanied by the applicable application fee specified in item 9 of Table 1 in the Annexure.

(7) An authorisation for the importation of poultry or eggs shall be subject to the following conditions:

- (a) The consignment of poultry or eggs concerned shall be marked in accordance with internationally accepted practices and methods.
- (b) Each consignment shall be transported, under the supervision of a veterinarian or in a vehicle sealed by a state veterinarian, from the port of entry thereof into the Republic to the quarantine facility referred to in subregulation (5)(c).
- (c) Written recommendation from the South African Poultry Association.

Exportation of landraces [17; 34(1)(i)]

14. (1) An application for an authorisation referred to in section 17(1) of the Act for the exportation of landraces shall be submitted to the registrar on a form that is obtainable from the office of the registrar for this purpose;

(2) An application referred to in subregulation (1) shall–

- (a) be accompanied by –
 - (i) the application fee specified in item 10 of Table 1 in the Annexure; and
 - (ii) authorisation by the relevant breed society that the genetic material is required to be certified as suitable for registration.
- (b) be submitted to reach the registrar at least 30 days prior to the intended date of exportation of the genetic material of the landrace breed concerned.

Keeping and care of animals at centres (34(1)(e))

15. (1) Subject to the provisions of subregulation (2), –

- (a) only animals that are approved for the collection of genetic material may be admitted to or kept in a centre other than in the quarantine area thereof; and
 - (b) an animal shall be removed from a centre within 14 days of the date of a written notice by the registrar that –
 - (i) an application in terms of regulation 9(1) for the renewal of the approval of such animal has been refused;
 - (ii) the approval of such animal has been withdrawn in terms of section 10(1) of the Act; or
 - (iii) the registrar has withdrawn an approval granted in terms of subregulation (2).
- (2) The registrar may on application approve in writing that an animal other than one referred to in subregulation (1)(a), may be kept at a centre for the purpose specified in such approval.
- (3) An application referred to in subregulation (2) shall –
- (a) be submitted to the registrar on a form that is obtainable from the office of the registrar for that purpose; and
 - (b) be accompanied by –
 - (i) the application fee specified in item 11 of Table 1 in the Annexure; and
 - (ii) a certificate issued by a veterinarian who is an officer, setting out the general state of health of the animal concerned and confirming that the animal is free of any disease.

Technical activities at centres (34(1)(e))

16. (1) The technical activities at a centre shall –
- (a) in so far as they apply to the state of health of the animals kept therein, be under the control of a veterinarian: Provided that if a veterinarian is not in the full time employment of the centre, the centre shall be visited on a regular basis by a veterinarian for the said purpose; and
 - (b) in so far as they apply to the collection, evaluation, processing, packing, labelling and storage genetic material, be under the control of a veterinarian, a registered semen collector or a registered embryo collector, as the case may be.
- (2) The equipment at a centre for the collection on genetic material shall be cleaned, sterilised and prepared prior to their use and the apparatus to be used for the evaluation, processing, labelling and packing thereof, shall be clean and sterile.
- (3) Equipment and apparatus shall be used in such a manner that genetic material of different animals shall not become mixed, and that such genetic material shall not be contaminated or damaged.
- (4) The diluent for semen and the medium in which an embryo is prepared or preserved for transfer, shall not contain any micro-organisms or substance injurious or detrimental to such semen, embryo or animal that is inseminated or to which an embryo is transferred.
- (5) Each dose of semen, excluding semen packed in pelleted form, and each embryo or ova or batch of embryos or ova shall be packed in separate container that shall be sealed in such a manner that the semen, embryo or ovum shall not spill or become contaminated.

(6) When semen is packed in pelleted form, the semen of each animal from which it is collected shall be packed separately in the manner explained in subregulation (5).

(7) Each container in which a dose of genetic material is packed shall be marked or labelled either in codified form or otherwise, with the following particulars:

- (a) The name or code number of the centre where such genetic material has been collected.
- (b) The identification of the animal from which it has been collected.
- (c) The date on which such genetic material has been collected, or the batch number of the genetic material from which such dose genetic material has been obtained.
- (d) In the case of an embryo, the identification of both the donor of the semen and the ovum used in the fertilisation and nidation thereof.

(8) The particulars referred to in subregulation (7), shall be marked or labelled in a manner that is clear and legible and that shall not be effaced during storage, conveyance or handling.

(9) Each dose of semen from an animal of a kind specified in column 1 of Table 5 in the Annexure shall contain at least the number of unfrozen spermatozoa specified in column 2 of the said table.

Records to be kept at centres [28]

17. (1) The holder of a registration certificate in respect of a centre shall keep the following records in respect of animal from which genetic material is collected and of such genetic material:

- (a) The identification of the animal from which the semen or ova are collected and, in the case of an embryo, the identification of the animal from which semen has been used for the fertilisation of the ovum concerned as well as the identification of the donor animal of the ovum concerned.
- (b) The dates on which genetic material has been collected from each such animal and, if applicable, the batch number allocated to such genetic material: Provided that if a batch of genetic material is unfit for use, the date on which it is destroyed shall be recorded.
- (c) The number of doses of genetic material packed from each such batch.
- (d) The name and address of each person to whom genetic material from each such animal have been sold, the date of such sale and the number of doses of genetic material thus sold.

(2) The records referred to in subregulation (1) shall be kept on the premises of the centre concerned for at least two years after the date on which the last genetic material of the animal concerned has been sold or destroyed.

Register of particulars [5]

18. (1) The registrar shall keep a register in which the information specified in these regulations is recorded.

(2) The following information in respect of registered inseminators, semen collectors, embryo collectors and embryo transferors shall be recorded in the register:

- (a) The name, address and identity number of each such inseminator, semen collector, embryo collector or embryo transferor;

(b) Particulars of the course of instruction referred to in regulation 3 that each such person successfully completed; the authority that presented such course and the date on which he or she thus completed it.

(c) The number and date of the certificate of registration issued to each such person.

(d) The expiry date of the registration of each such person, the date on which it has been renewed, and the expiry date of such renewal.

(3) The following information in respect of import agents registered in terms of section 8 of the Act shall be recorded in the register:

(a) The name and address of each import agent;

(b) The number and date of the registration of each import agent;

(c) The expiry date of the registration of each such import agent, the date of renewal and the expiry date of such renewal.

(4) The following information in respect of animal breeders' societies shall be recorded in the register:

(a) The name of each livestock breeders' society;

(b) The kind and breed with which such livestock breeders' society is concerned;

(c) The number and date of the certificate of registration issued to such livestock breeders' society.

(d) The address of the registered office of such livestock breeders' society.

(5) The following information in respect of independent registering authorities shall be recorded in the register:

(a) The name of each registering authority;

(b) The kinds and breeds with which the independent registering authority is concerned;

(c) The address of the registered office of such registering authority; and

(d) The date of registration of the registering authority.

(6) The following information in respect of premises registered as centres in terms of section 7 of the Act shall be recorded in the register:

(a) The name and address of each such centre;

(b) The number and date of the certificate of registration issued in respect of each such centre;

(c) The expiry date of the registration of each such centre, the date on which it has been renewed and the expiry date of such renewal.

(7) The following information with reference to animals approved in terms of section 7 of the Act for the collection of semen shall be recorded in the register:

(a) The kind and breed of each such animal;

(b) The identification of each such animal and, if applicable the number allocated to that animal by the relevant registering authority;

- (c) The blood typing laboratory number of each such animal.
- (d) The name of the centre where each such animal is kept.
- (e) The number and date of the certificate of approval issued in respect of each such animal.
- (f) The expiry date of the approval of each such animal, the date on which it has been renewed and the expiry date of such renewal.

(8) The registrar shall be notified in writing by the person concerned of any change in the information recorded in the register referred to in subregulation (1).

(9) Upon notification referred to in subregulation (8), the registrar shall update the information recorded in the register.

- (10) The applicable fee specified in item 13 of Table 1 in the Annexure is payable in respect of –
- (a) access to the register;
 - (b) copies of any information recorded in the register; and
 - (c) a certificate in respect of information recorded in the register.

Appeals [23]

19. (1) An appeal in terms of section 23 of the Act shall –

- (a) be lodged with the Director-General in writing within 60 days from the date on which the registrar has given the appellant written notice of the decision or action concerned;
- (b) state the reference number and the date of the document by means of which such appellant was notified of that decision or action;
- (c) state the grounds on which the appeal is based; and
- (d) be accompanied by the fee specified in item 12 of Table 1 in the Annexure.

(2) If an appeal is submitted by a person other than the person at whom the direction or action was addressed to, such appeal shall be accompanied by a statement in which such other person discloses his or her interest in decision or action concerned.

(3) The appeal shall –

- (a) when forwarded by post, be addressed to:

The Director-General: Agriculture
Private Bag X250
PRETORIA
0001

- (b) when delivered by hand, be delivered to:

The Director-General: Agriculture
30 Hamilton Street
Dirk Uys Building
PRETORIA

Payment of fees

20. (1) Postage on and delivery costs of any application or document submitted in terms of these regulations, as well as anything pertaining thereto, shall be prepaid by the applicant.

(2) Any fee payable in terms of these regulations shall be paid by means of a cheque, postal order or money order made in favour of the Director-General: Provided that if such fees is delivered by hand, it may be paid in cash.

(3) Subject to section 23(12) of the Act, fees paid in terms of these regulations shall not be refunded.

Offences and penalties [28(3)]

21. Any person who contravenes or fails to comply with any provision or requirement of these regulations shall be guilty of an offence and on conviction shall be liable to a fine or to imprisonment for a period not exceeding six months.

Address for the submission of documents

22. (1) Any application, notice, or other document that is to be submitted to the registrar in terms of these regulations shall –

(a) when forwarded by post, be addressed to:

The Registrar: Animal Improvement
Private Bag X138
PRETORIA
0001

(b) when delivered by hand, be addressed to or delivered to –

The Registrar: Animal Improvement
Directorate: Genetic Resources
Delpen Building
C/o Annie Botha and Union Avenue
PRETORIA

(2) Application forms may also be requested at the above-mentioned addresses.

ANNEXURE/AANHANGSEL

TABLE 1 – TABEL 1

FEES PAYABLE – GELDE BETAALBAAR

Purpose Doeleind	Amount Bedrag
1. Application for registration as an inseminator, semen collector, embryo transferor or embryo collector/Aansoek om registrasie as 'n insemineerder, semenopvanger, embrio-corplaser of embrio ontvanger [Reg. 2(2)(c) and 3(9)(c)(iii)]	R80 per application/per aansoek
2. Application for registration of premises as a centre/Aansoek om registrasie van 'n perseel as 'n sentrum [Reg. 4(1)(c)(i)]	R2 100 per application/per aansoek
3. Application for approval of an animal as a donor of genetic material/Aansoek om goedkeuring van 'n dier as 'n skenker van genetiese materiaal [Reg. 5(1)(b)(i)]	R400 per animal/per dier
4. Application for registration as an import agent/Aansoek om registrasie as 'n invoeragent [Reg. 6(2)(a)]	R50 per application/per aansoek
5. Application for registration of an animal breeders' society/Aansoek om registrasie as 'n dieretelersgenootskap [Reg. 7(1)(c)(i)]	R552 per application/per aansoek
6. Application for registration as a registering authority/Aansoek om registrasie as 'n registrerende owerheid [Reg. 8(1)(b)(i)]	R3 000 per application/per aansoek
7. Application for renewal of/Aansoek om die hernuwing van – (a) Registration as an inseminator, semen collector, embryo transferor or embryo collector/registrasie as 'n insemineerder, semenopvanger, embrio-corplaser of opvanger (b) Registration as a centre/Registrasie as 'n sentrum (c) Approval of an animal for the collection of genetic material/Goedkeuring van 'n dier vir die opvang van genetiese materiaal (d) Registration as an import agent/Registrasie as 'n invoeragent [Reg. 9(2)(b)]	R50 per application/per aansoek R500 per application/per aansoek R220 per application/per aansoek R50 per application/per aansoek
8. Late submission of application for renewal/Laat indiening van 'n aansoek om hernuwing [Reg. 9(3)(b)]	R130 per application/per aansoek
9. Application for an authorisation to import an animal or genetic material into the Republic/Aansoek om 'n magtiging om 'n dier of genetiese materiaal in die Republiek in te voer [Reg. 13(2)(c)(ii)]	R115 per application/per aansoek
10. Application for an authorisation to export an animal or genetic material of a landrace/Aansoek om 'n dier of genetiese materiaal van 'n landras uit te voer – [Reg. 14(2)(a)(i)]	R130 per application/per aansoek
11. Application for approval to keep an animal not approved for the collection of semen at a centre/Aansoek om goedkeuring dat 'n dier wat nie vir die opvang van semen goedgekeur is nie by 'n sentrum aangehou mag word. [Reg. 15(3)(b)(i)]	R300 per animal/per dier
12. Appeal against a decision or action/Appèl teen beslissing of optrede [Reg. 19(1)(d)]	R2 000 per appeal/per appèl

Purpose Doel	Amount Bedrag
13. (a) Inspection of the register/Insaai in die register	R52 per occasion/per geleentheid
(b) A copy of any particulars recorded in the register/n Afskrif van enige besonderhede in die register aangeteken	R52 per page/per bladsy
(c) A certificate in respect of particulars recorded in the register/n Sertifikaat ten opsigte van besonderhede in die register aangeteken [Reg. 18(10)]	R52 per certificate/per sertifikaat

TABLE /TABEL 2

**APPROVED TRAINING FACILITIES FOR ARTIFICIAL INSEMINATION, SEMEN COLLECTION, EMBRYO TRANSFER AND EMBRYO COLLECTION/
GOEDGEKEURDE OPLEIDINGSFASILITEITE VIR KUNSMATIGE INSEMINASIE, SEMEN-KOLLEKSIE,
EMBRIJO-OORPLASING EN EMBRIO-KOLLEKSIE**

Facility/Fasilitet	Area/Gebied	Course of Instruction	Address/Tel.	Practical examination
Grootfontein	Middelburg, N. Cape	Sheep AI/ Skaap K1	Private Bag/Privaatsak X528 Middelburg 5900 Tel. (049) 842-111524 Fax (049) 842-4210	
Elsenburg	Stellenbosch, W. Cape	Cattle Small stock/ Beeste Kleinvee	Private Bag/Privaatsak X5055 Stellenbosch 7599	
Mara Agricultural Development Centre	Northern Province	Cattle AI/ Bees K1	Private Bag/Privaatsak 2467 Louis Trichardt 0970 Tel. (015) 593-0102 Fax (015) 593-0102	
University of Pretoria Animal and Wildlife Sciences	Pretoria, Gauteng	Cattle AI/ Bees K1	Tel. (012) 420418 Fax (012) 420-3290	
Taurus Co-op	Irene, Gauteng	Cattle AI/ Bees K1	P.O. Box/Posbus 90214 Garsfontein 0042 Tel. (012) 361-7391	
Technikon Pretoria Faculty of Environmental Sciences	Pretoria, Gauteng	Pig AI/ Vark K1	Private Bag/Privaatsak X680 Pretoria 0001 Tel. (012) 318-5911 Fax (012) 318-5114	
Potchefstroom Agricultural College	North West Province	Cattle AI/ Bees K1	Private Bag/Privaatsak X804 Potchefstroom 2520 Tel. (018) 2996556 Fax (018) 2977135	
DN Africa	Gauteng	Horse AI/ Perde K1	P.O. Box/Posbus 16956 Lyttleton 0140 Tel. (013) 932-2468 083 2558 111	
ABS	Irene, Gauteng	Cattle AI/ Bees K1	P.O. Box/Posbus 293 Irene 0062 Tel. 083 261008	
Glen Agricultural Development Institute	Glen, Free State	Cattle AI/ Bees K1	Private Bag/Privaatsak X01 Glen 9360 Tel. (051) 861-1012 Fax (051) 318-5114	

TABLE 3 – TABEL 3
PROHIBITED HEREDITARY DEFECTS – VERBODE ERFLIKE GEBREKE
[Reg. 5(4)]

Kinds of animal Soort dier	Hereditary defect Oorerflike gebrek
1. Cattle/Beeste	<p>Bad temperament/Swak temperament</p> <p>Dwarfism/Dwergvorming</p> <p>Abnormal skull (nasal openings fused)/Abnormale skede (neusopeninge)</p> <p>Skew face/Skewe gesig</p> <p>Eye defects/Oogdefekte</p> <p>Abnormalities of the lower jaw/Abnormaliteite van die onderkaak</p> <p>Smooth tongue/Gladde tong</p> <p>Diffuse hyperkeratosis of the skin/Diffuse verhoring van die vel</p> <p>Spastic paresis/Kramphaak</p> <p>Deformed limbs or hooves/Misvormde ledemate of kloue</p> <p>No dewclaws/Geen yskloutjies</p> <p>Laminitis/Laminitis</p> <p>Hermaphroditism/Hermafroditisme</p> <p>Hypoplasia of the testes or ovaries/Hipoplasië van die testes of eierstokke</p> <p>Any defects of the penis/Enige defekte van die penis</p> <p>Poor sheath conformation/Swak skede konformasie</p> <p>All hernias/Alle breuke</p> <p>Deformed tails/Misvormde sterte</p> <p>Double muscling/Dubbelbespiering</p> <p>Blad</p> <p>Dumps</p>
2. Goats/Bokke	<p>Dwarfism/Dwergvorming</p> <p>Conformational defects/Konformasiedefekte</p> <p>Abnormal skull (nasal openings fused)/Abnormale skede (neusopeninge)</p> <p>Eye defects/Oogdefekte</p> <p>Skew face/Skewe gesig</p> <p>Mouse ears/Muisore</p> <p>Abnormalities of the lower jaw/Abnormaliteite van die onderkaak</p> <p>Impacted molars/Ingekeilde kiestande</p> <p>Diffuse hyperkeratosis of the skin/Diffuse verhoring van die vel</p> <p>Viable hypotrichosis/Lewensvatbare hipotrigose</p> <p>Deformed limbs/Misvormde ledemate</p> <p>Flexed pasterns/Ormatige geboë kote</p> <p>Digital anomalies/Toonafwykings</p> <p>Hermaphroditism/Hermafroditisme</p> <p>Hypoplasia of the testes or ovaries/Hipoplasië van die testes of eierstokke</p> <p>Cryptorchidism/Kriptorgidisme</p> <p>All defects of the penis/Alle defekte van die penis</p> <p>Double muscling/Dubbelbespiering</p> <p>Deformed tail/Misvormde stert</p>
3. Horses/Perde	<p>Bad temperament/Swak temperament</p> <p>Any congenital limb or hoof abnormalities/Enige kongenitale been of hoefafwykings</p> <p>Abnormal gait/Abnormale gang</p> <p>Hypoplasia of the testes or ovaries/Hipoplasië van die testes of eierstokke</p> <p>Cryptorchidism/Kriptorgidisme</p> <p>Umbilical or inguinal hernia/Nael of liesbreke</p>

Kinds of animal Soort dier	Hereditary defect Oorerlike gebrek
4. Sheep/Skape	<p>Dwarfism/Dwergvorming Conformational defects/Konformasiedefekte</p> <p>Abnormal skull (nasal opening fused)/Abnormale skedel (neusopeninge) Abnormalities of the lower jaw/Abnormaliteite van die onderkaak Impacted molars/Ingekelde kiestande</p> <p>Skew face/Skewe gesig Mouse ears/Muisore Eye defects/Oogdefekte</p> <p>Diffuse hyperkeratosis of the skin/Diffuse verhoring van die vel</p> <p>Deformed limbs/Misvormde ledemate Deformed pasterns/Misvormde kote Digital abnormalities/Toonafwykings</p> <p>Hermaphroditism/Hermafroditisme Hypoplasia of the testes or ovaries/Hipoplasie van die testes of eierstokke Cryptorchidism/Kriptorgidisme Abnormalities of the penis/Penis abnormaliteite Deformed tail/Misvormde stert Double muscling/Dubbelbespiering</p> <p>All hernias/Alle breuke</p>
5. Pigs/Varke	<p>Bad temperament/Swak temperament Split ears/Gesplete ore Eye defects (Microphthalmia or protruding eyes)/Ooggebreke (te klein of uitpeuloë) Limb deformities/Ledemaat afwykings Stringhalt/Hanepas All hernias/Alle breuke Diverticulosis or ileitis/Divertikulose of ontsteking van ileum Melanotic skin tumors/Melanotiese velgewasse</p> <p>Hermaphroditism/Hermafroditisme Hypoplasia of the testes or ovaries/Hipoplasie van die testes of eierstokke Cryptochidism/Kriptorgidisme</p> <p>Kinky tail/Knakstert</p>

TABLE 3(b) – TABEL 3(b)**PROHIBITED CHROMOSOMAL ABNORMALITIES**

[Reg. 5(5)]

Kinds of animals Soort dier	Abnormality Abnormaliteit
Cattle/Beeste	1-29 Chromosome translocation 1-29 Chromosoom translokasie

TABLE 4 – TABEL 4

REQUIRED PERFORMANCE PARAMETERS OF ANIMALS FOR THE COLLECTION OF SEMEN
VEREISTE PRESTASIEPARAMETERS VAN DIERE VIR DIE OPVANG VAN SEMEN

[Reg. 5(6)]

Kinds and breed of animal Soort en ras dier	Required parameters Vereiste parameters
1. Beef cattle breeds/Vleisbeesrasse	Intercalving period of mother/Interkalfperiode van moeder Scrotal form and circumference/Skrotumvorm en omvang Own weaning index and those of sibs and half-sibs/Eie speenindeks en die van sibbe en halfsibbe Birth mass/Geboortemassa Phase B, C and D growth index/Fase B, C en D groei-indeks
2. Dairy breeds (cattle)/Melkrasse (beeste)	Mother, grandmother and great-grandmother's (mother's side) particulars in respect of/Moeder, grootmoeders en groot-grootmoeders (moederskant) se besonderhede ten opsigte van – (i) milk, butterfat and protein production/meik, bottervet en proteinproduksie (ii) Linear classification for general appearance and udder/lineêr klassifikasie vir algemene voorkoms en uier (iii) Calving intervals/kalfintervalle Father and grandfather (mother's side) tested/Vader en groot-vader (moederskant) beproef.
3. Dairy breeds (small stock)/Melkrasse (kleinvee)	Mother and both grandmothers' particulars in respect of/ Moeder en beide grootmoeders en besonderhede ten opsigte van – (i) within herd indices for milk, butterfat and protein production/binne kudde indeks vir meik, bottervet- en proteinproduksie (ii) linear classification for general appearance and udder/linêre klassifikasie vir algemene voorkoms en uier (iii) lambing intervals/lamintervalle Genetic relationship with population/Genetiese verwantskap met populasie
4. Meat breeds (small stock)/Vleisrasse (kleinvee)	Interlambing period of mother/Interlamperiode van moeder Scrotal form and circumference/Skrotumvorm en omvang Own weaning index and those of sibs and half sibs/Eie speenindeks en die van sibbe en halfsibbe Birth mass/Geboortemassa Phase B, C and D growth index/Fase B, C en D groei-Indeks
5. Merino	Performance tested indices for body mass, clean fleece masse, fibre thickness and fold count/Prestasietoetsindeks vir liggaamsmassa, skoonvagmassa, veseldikte en plooitelling
6. Dohne merino	Breeding values for body mass, clean fleece mass and fibre thickness/Teelwaardes vir liggaamsmassa, skoonvagmassa en veseldikte
7. Pigs/Varke	Within herd performance tested indices/Binne kudde prestasiegemete-indekse

TABLE 5 – TABEL 5
LIVE SPERMATOZOA IN A DOSE OF SEMEN
LEWENDE SPERMATOSOA IN 'N DOSIS SEMEN
[Reg. 11(2)(e)]

Kinds of animals Soort dier	Minimum amount Minimum hoeveelheid	Line Motility
1. Goats/Bokke:		
(a) Unfrozen semen/Onbevrore semen – (i) for cervical insemination/vir servikale inseminasie (ii) for laparoscopic insemination/vir laparoskopiese inseminasie	80 million/miljoen 10 million/miljoen	60% 60%
(b) Frozen semen/Bevrome semen – (i) for servical insemination/vir servikale inseminasie (ii) for laparoscopic insemination/vir laparoskopiese inseminasie	80 million/miljoen 20 million/miljoen	30% 30%
2. Horses/Perde:		
(a) Unfrozen semen/Onbevrore semen (b) Frozen semen/Bevrome semen	500 million/miljoen 200 million/miljoen	25% 25%
3. Sheep/Skape		
(a) Unfrozen semen/Onbevrore semen – (i) for cervical insemination/vir servikale inseminasie (ii) for laparoscopic insemination/vir laparoskopiese inseminasie	80 million/miljoen 10 million/miljoen	60% 60%
(b) Frozen semen/Bevrome semen – (i) for servical insemination/vir servikale inseminasie (ii) for laparoscopic insemination/vir laparoskopiese inseminasie	80 million/miljoen 20 million/miljoen	30% 30%
4. Pigs/Varke		
(a) Unfrozen semen/Onbevrore semen (b) Frozen semen/Bevrome semen	1 500 million/miljoen 1 500 million/miljoen	70% 30%
5. Cattle		
Frozen (Post thawing)/Bevrome (Na ontdooring)	5 million/miljoen	35%

TABLE 6 -TABEL 6

MINIMUM STANDARDS FOR STRUCTURAL ABNORMALITIES

MINIMUM STANDAARDE VIR MORFOLOGIESE ABNORMALITEITE

[Reg. 11(2)(h)]

<p>75% or more of spermatozoa to be free of the following on a cumulative basis: - / 75% of meer van die spermatozoa moet op 'n kumulatiewe basis van die volgende vry wees: -</p>	
Head defects/ Kopdefekte	Teratoid sperm/Tetraloid sperma Macro and micro cephalic heads/Makro en mikro sefalese koppe Double heads/Dubbel koppe Rolled, crested heads/Gerolde, kuifkoppe Nuclear crater, diadem/Kern crater, diadem Narrow or abnormal base/Vernoude of abnormale basis Pyriform, tapered head/Pirivorm, vernoude kop Other abnormal shapes/Ander abnormale vorms Abnormal loose heads/Abnormaal of los koppe Loose heads/Los koppe
Acrosome defects/ Akrosoom defekte	Knobbed acrosome/Geknopte akrosoom Lipped acrosome/Gelipte akrosoom
Tail defects/ Stert defekte	Double tail/Dubbel stert Proximal cytoplasmic droplet/Proksimale sitoplasmiese druppel Distal cytoplasmic droplet/Distale sitoplasmiese druppel Pseudo droplet/Valse druppel Stump tail defect/Stompstertdefek Dag defects/Dagdefekte Mid piece reflexes/Middelstukrefleksie Corkscrew defect/Kurktrekkerdefek Segmental aplasia of mitochondria/Segmentale aplasie van mitokondria Bent or coiled principal piece/Gebuigde gedraaide hoofstuk

TABLE 7 (a) – TABEL 7 (a)
BREEDS OF ANIMALS / RASSE VAN DIERE

Cattle / Beeste	Goats / Bokke	Horses / Perde	Sheep / Skape	Pigs / Varke	Ostrich/Vostruis	Dogs/Honde	Other/Ander
1	2	3	4	5	6	7	8
Aberdeen Angus	Angora	American Quarter Horse	\$ Afrikaner	Chester White	\$ SA Black	\$ Africanis	Dromedary (Camel)
\$ Afrikaner	\$ Boer Goat / Boerbok	Andalucian	\$ Afrino	Duroc		Boerboel	Alpaca (Camelid)
Ayrshire	British Alpine	Appaloosa	\$* Boezuidenhout	Large Black / Groot		Boxer	Water buffalo/Water-
&* Africus	Bunte Deutsche	Arab Horse / Arabierperd	Boesmanlander	Swart		SA Greyhound	buffel
Beefmaster	Edelziege	Clydesdal	Border Leicester	Large White / Groot			
\$ Bonsmara	Gorno Altai	Connemara Pony/	Confedale	Wit			
Boran	\$ Kalaharie Red	Connemara-ponie	\$ Damara	Hampshire			
*Brangus	Saanen	English Haflblut	\$ Dohne Merino	Hamline			
Brahman	* Saffer	SA Warm Blood Horse/	\$ Dorner	Pietrain			
Braunvieh	\$ Savanna Goat /	SA Warmbloedperd	\$ Dorper	*Robuster			
Charolais	Savannabok	Friesian Horse / Friesperd	Dorset Horn	SA Landrace / SA			
Chianina	\$ SA Veld Goat/SA	Hackney	East Friesian	Landras			
Dairy Shorthorn / Suiwel	Veldbok	Hackney Pony / Hackney-ponie	Hampshire	Welsh / Walliese			
Shorthorn	Toggenberger	Hafflinger	Ille de France				
Dairy Swiss / Suiwel Switser		Highland Pony/Highland-ponie	Karakul /				
Deutsches Rotvieh		*Highland sporting horse	Karakoel				
Dexter		\$*Kaapse Boerperd	Lincoln				
\$ Drakensberger		Lipizzaner	Longwool				
Galloway		Lusitano	Merino				
Gelbviech		Morgan Horse /	Merino				
Geurnsey		Morganperd	Landsheep/				
Gir		\$ Nootgedact Horse /	Merino				
Hereford		Nootgedachtperd	Landskaap				
Highland		Paint Horse / Skilderperd	\$ Nguni				
SA Holstein/SA Holstein		Percheron	\$ Pedi				
\$ Huguenot		\$ SA Boerperd	\$ Persian /				
Jersey		* SA Miniature Horse/	Persie				
Kashibi		SA Miniatuurperd	Romanov				
Kerry		* SA Ranch horse	\$ SA Mutton				
*Mashona		SA Vlaamperd	Merino /				
Marchigiana		Saddler / Saalperd	SA Vieismerino				
\$ Nguni		Shetland Pony / Shetland-ponie	Southdown				
North Devon		Shire	Suffolk				
*Nkone		Thoroughbred / Volbloed	\$*Vandor				
Pinzgauer		Welsh Pony / Walliese ponie	\$ Van Rooy				
Red Poll / Rooipoenskop							
Rotbutte Schleswiche-							
Holsteiner							
Romagnola							
*SA Bradford							
Salers							
**Sangane							
Santa Gertrudis							
Senepol							
Shorthorn							
*Simbra							
Simmentaler							
South Devon							
Sussex							
\$* Tullim							
S Tulli							
Wagyu							

* Developing breeds / Ontwikkelende rasse

\$ Landrace breeds/Landrasse

MN/tb4/ANIMAL.TAB6

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TABLE 7 (b) - TABEL 7(b)
LANDRACE BREEDS/LANDRASSE

(Indigenous and locally developed breeds/Inheems en plaaslik ontwikkelde rasse)

CATTLE/ BEESTE	GOATS/ BOKKE	SHEEP/ SKAPE	HORSES/ PERDE	PIGS/ VARKE	POULTRY/ PLUIMVEE	DOGS/ HONDE	OSTRICH/ VOLSTRUISE
Nguni	Boer goat/ Boerbok	Pedi	SA Boerperd	Kolbroek	Koekoek	Africanis	*SA Black/ SA Swart
Afrikaner	Savannah	* Dorper	Nooitgedacht	Windsnyer	SA Ross	*Boerboel	
* Bonsmara	Kalahari Red/ Kalahari Rooi	Afrikaner	Namib	Kaalnek			
Drakensberger		Persian/Persie	*Highland Sporting horse	Venda			

* Locally developed/Plaaslik ontwikkel

No. R. 1682**21 November 2003**

**WET OP DIEREVERBETERING, 1998
(WET No. 62 VAN 1998)**

REGULASIES

Die Minister van Landbou het kragtens artikel 28 van die Wet op Diereverbetering, 1998 (Wet No. 62 van 1998), die regulasies in die Bylae uitgevaardig.

BYLAE

(Nota: Die syfers en letters in vierkanthakies by die opskrifte van die regulasies vermeld, duif die nommer van die toepaslike artikels in die Wet aan wat as magtiging daarvoor dien.)

Woordomskrywing

1. In hierdie Bylae het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis, en beteken –

"die SAVR" die Suid-Afrikaanse Veterinêre Raad wat ingestel is kragtens artikel 2 van die Wet op Veterinêre en Para-veterinêre Beroepe, 1982 (Wet No. 19 van 1982); en

"die Wet" die Wet op Diereverbetering, 1998 (Wet No. 62 van 1998).

Registrasie van sekere persone

2. (1) Behoudens subregulasie (3) moet 'n aansoek om registrasie as insemineerder, semenopvanger, embryo-opvanger of embryo-ooplaser aan die registeraat voorgelê word op 'n vorm wat vir hierdie doel verkrybaar is van die kantoor van die registeraat.

(2) Sodanige aansoek moet vergesel gaan van –

- (a) dokumentêre bewys soos in regulasie 3(6) bedoel;
- (b) bewys dat die aansoeker die betrokke praktiese eksamen in regulasie 3(3) bedoel, suksesvol deurioloop het; en
- (c) die aansoekgeld gespesifieer in item 1 van Tabel 1 in die Aanhangsel.

(3) Ondanks die bepalings van subregulasie (1) en behoudens subregulasie (4), hoef persone wat ingevolge die Veeverbeteringswet, 1977 (Wet No. 25 van 1977) geregistreer is as insemineerder, semenopvanger, inovuleerder of embryo-ooplaser nie om die ooreenstemmende registrasie ingevolge die Wet aansoek te doen nie.

(4) By beëindiging van die registrasie bedoel in subregulasie (3), moet die aansoeker sodanige registrasie ingevolge artikel 9 van die Wet hernu.

Vereistes vir registrasie [7, 8(1)(a)]

3. (1) 'n Persoon wat van voorneme is om ingevolge die Wet as insemineerder, semenopvanger, embryo-ooplaser of embryo-opvanger te registreer moet die voorgeskrewe kursus voltooi.

(2) Die kursus bedoel in subregulasie (1) word aangebied by die fasilitate gespesifieer in kolom 1 van Tabel 2 in die Bylae welke kurrikulum met betrekking tot die fasilitate goedgekeur moet word deur die registeraat na oorlegpleging met die SAVR en enige ander relevante liggaam.

(3) Suksesvolle voltooiing van die kursus bedoel in subregulasie (1) moet deur die relevante praktiese eksamen opgevolg word.

(4) Die praktiese eksamen bedoel in subregulasie (3) moet –

- (a) aangedurf word na 'n tydperk van ten minste ses (6) maande praktiese ondervinding;
- (b) aangebied word in gebiede gespesifieer in kolom 2 van Tabel 2 in die Bylae gedurende die tydperk gespesifieer in kolom 3 van die genoemde Tabel; en
- (c) aangebied word deur persone wat deur die registeruur na oorleg met die SAVR en enige ander relevante liggaam aangestel is.

(5) Die kursus bedoel in subregulasie (1) moet in die geval van 'n kursus –

- (a) ten einde te regstreer as insemineerde, onderrig insluit met betrekking tot die volgende:
 - (i) Die teorie en tegniek van die nie-chirurgiese kunsmatige inseminasie van diere.
 - (ii) Die anatomie van die genitale stelsel van manlike en vroulike diere.
 - (iii) Fisiologiese en reproduksiesiektes.
 - (iv) Die beginsel van veterinêre higiëne.
 - (v) Die elementêre teorie van veeteelt en genetika.
 - (vi) Die teorie en praktyk van die vervoer van semen.
 - (vii) Die wetgewing betreffende die opvang, verkoop en vervoer van semen en die kunsmatige inseminasie van diere.
- (b) ten einde as semenopvanger te regstreer, onderrig insluit met betrekking tot die volgende:
 - (i) Die teorie en praktyk van die opvang, evaluering, verwerking, etikettering, opberging en verkoop van semen.
 - (ii) Die wetgewing betreffende die opvang, evaluering, verwerking, etikettering, opberging en verkoop van semen.
- (c) ten einde te regstreer as embryo-oerplaser, onderrig insluit met betrekking tot die volgende:
 - (i) Die teorie en tegniek van die nie-chirurgiese embryo-oerplasing in diere.
 - (ii) Die anatomie van die genitale stelsels van manlike en vroulike diere, veral in meer spesifieke besonderhede dié van vroulike diere.
 - (iii) Die fisiologie van reproduksie en endokrinologie, meer spesifiek met betrekking tot vroulike diere.
 - (iv) Die beginsels van embriologie, bevrugting, splitsvoortplanting, sigootfisiologie en nidasie.
 - (v) Die elementêre teorie van die opvang, ontdooling en vervoer van embryo's.
 - (vi) Die teorie en praktyk van die keuring en voorbereiding van die ontvangerdiere.

- (vii) Die wetgewing betreffende die opvang, verkoop en vervoer van semen en eiselle en embrio's, die bevrugting van eiselle vir die opvang van embrio's, die kunsmatige inseminasie van diere en embryo-ooplasing.
- (d) ten einde as 'n embryo-opvanger te regstreer, onderrig insluit met betrekking tot die volgende:
 - (i) Die onderrig in paragrawe (a) en (c) bedoel, maar op 'n gevorderde vlak.
 - (ii) Die teorie en praktyk van die keuring en voorbereiding van diere vir die opvang van eiselle en embrio's en diere vir embryo-ooplasing.
 - (iii) Die teorie en praktyk van die opvang van eiselle en embrio's.

(6) Behoudens die bepalings van subregulasie (7) moet 'n onafhanklike veearts wat vir hierdie doel deur die registrateur aangestel is, aan 'n persoon wat 'n kursus bedoel in subregulasie (5) en die relevante praktiese eksamen bedoel in subregulasie (3) suksesvol deurloop het, dokumentêre bewys uitreik te dien effekte.

- (7) Dokumentêre bewys in subregulasie (6) bedoel, moet in vorm wees wat die registrateur bepaal.
- (8) Dokumentêre bewys dat 'n persoon –
 - (a) 'n kursus soos in subregulasie (5)(b) of (c) bedoel, suksesvol deurloop het, word slegs uitgereik indien die persoon die kursus in subregulasie (5)(a) bedoel, voorheen suksesvol deurloop het; en
 - (b) die kursus in subregulasie (d) bedoel, suksesvol deurloop het, word slegs uitgereik indien sodanige persoon –
 - (i) geregistreer is ingevolge die Wet op Veterinêre en Para-veterinêre Beroepe, 1982 (Wet No. 19 van 1982), om 'n veterinêre of tersaaklike para-veterinêre beroep te beoefen, of
 - (ii) in die geval van persone wat nie veeartse is nie, ingevolge die Wet op Natuurwetenskaplikes, 1982 (Wet No. 55 van 1982), geregistreer is as 'n natuurwetenskaplike of as 'n natuurwetenskaplike-in-opleiding in vakke wat na die mening van die registrateur op daardie onderrigkursus van toepassing is.
- (9) 'n Persoon wat nie 'n kursus in subregulasie (5)(b) bedoel, bygewoon het nie, kan as 'n semenopvanger geregistreer word indien –
 - (a) op die aanvangsdatum van hierdie regulasies hy of sy wettig geregisteer is as 'n insemineerdeerder ingevolge die Veeverbeteringswet, 1977 (Wet No. 25 van 1977);
 - (b) sodanige persoon, benewens die kunsmatige inseminasie van diere, vir 'n ononderbroke tydperk van minstens twee jaar voor sodanige aanvangsdatum die opvang, evaluering, verwerking, verpakking of opbergung van semen ondemue het; en
 - (c) die aansoek om registrasie as 'n semenopvanger voorgelê word om binne ses maande na die aanvangsdatum van hierdie regulasie die registrateur te bereik en sodanige aansoek vergesel gaan van –
 - (i) 'n sertifikaat deur 'n onafhanklike veearts wat deur die registrateur vir hierdie doel aangestel is, waarin die feite in paragraaf (b) bedoel, bevestig word;
 - (ii) skriftelike bewys, waar toepaslik, van lidmaatskap van die Suid-Afrikaanse Veterinêre Semen en Embriogroep (SAVSEG); en

- (iii) die aansoekgeld soos gespesifieer in item 1 van Tabel 1 van die Aanhangsel.

(10) 'n Persoon wat nie 'n Suid-Afrikaanse burger is nie, en nie die tersaaklike kursus bygewoon het wat in subregulasie (5)(a), (b) (c) of (d) bedoel word nie, kan as insemineerde, semenopvanger, embryo-opvanger of embryo-ooplaser geregistreer word indien –

- (a) hy of sy regtens die werksaamhede van 'n insemineerde, semenopvanger, embryo-ooplaser, na gelang van die geval, in sodanige persoon se land van oorsprong verrig;

- (b) hy of sy 'n teoretiese en praktiese toets suksesvol afgelê het om sodanige persoon se kennis en praktyk van die volgende te bepaal:

- (i) die opvang, evaluering, verwerking, verpakking en opberging van semen of eiselle en embryo's;
- (ii) kunsmatige inseminasie; of
- (iii) embryo-ooplasing;

wat voldoende is vir registrasie as 'n insemineerde, semenopvanger, embryo-opvanger of -ooplaser, na gelang van die geval: Met dien verstande dat sodanige toets afgeneem word deur 'n bevoegde owerheid wat vir hierdie doel deur die registrator erken word;

- (c) in die geval van 'n embryo-opvanger of 'n semenopvanger, hy of sy ingevolge die Wet op Veterinêre en Para-veterinêre Beroep, 1982 (Wet No. 19 van 1982), geregistreer is om 'n veterinêre of tersaaklike paraveterinêre beroep te beoefen;

- (d) sy of haar aansoek om registrasie ingedien word om die registrator te bereik binne 30 dae na die datum waarop die resultate van die praktiese toets aan die applikant bekend gemaak is; en

- (e) die aansoek bedoel in paragraaf (d) vergesel gaan van –

- (i) 'n beëdigde verklaring waarin die aansoeker die feite bevestig wat in paragraaf (a) bedoel word;
- (ii) skriftelike bewys van die suksesvolle alegging van die toets wat in paragraaf (b) bedoel word; en
- (iii) die aansoekgeld soos gespesifieer in item 1 van Tabel 1 van die Aanhangsel.

Registrasie van perseel as sentrums [7(2); 8(1)(b)(i); 8(4); 28]

4. (1) Die aanvanklike aansoek om registrasie van 'n perseel as 'n sentrum moet –

- (a) gedoen word op 'n vorm wat van die kantoor van die registrator verkrybaar is vir hierdie doel;

- (b) gedoen word voordat genetiese materiaal vir verkoop ingevolge artikel 14(2) van die Wet, op die betrokke perseel opgevang word; en

- (c) vergesel gaan van –

- (i) die aansoekgeld soos gespesifieer in item 2 van Tabel 1 van die Aanhangsel; en

- (ii) twee (2) afskrifte van 'n terreinplan van die betrokke perseel; en

(iii) twee (2) afskrifte van gedetailleerde grondplanne.

(2) 'n Aansoek in subregulasie (1) bedoel, verstryk binne twee jaar na die datum van sodanige aansoek indien die betrokke perseel nie voldoen aan die vereistes vir registrasie soos in hierdie regulasies uiteengesit is nie.

(3) 'n Terreinplan in subregulasie (1)(c)(ii) bedoel, moet die ligging aandui van die fasiliteite hieronder gespesifieer met betrekking tot ander geboue op dieselfde perseel en omliggende eiendomme en geboue en plekke, as daar is, waar ander diere gehou word:

- (a) Kantoor- en laboratoriumkomplekse.
- (b) Stalle, hokke, opvangblokke en drukgange waarin diere gehou sal word en in kwarantyn gehanteer moet word met die oog op goedkeuring om tot die sentrum toegelaat te word.
- (c) Stalle, hokke, drukgange, krale en, waar toepaslik, opvangblokke, sowel as enige ander plekke waar goedgekeurde sowel as ander diere by die sentrum gehou en gehanteer moet word.
- (d) Openbare paaie en deurgange op en om die perseel;
- (e) Die openbare toegang tot die perseel.

(4) 'n Gedetailleerde grondplan, soos in subregulasie (1)(c)(iii) bedoel, moet die afmetings en beskrywing aandui van –

- (a) alle vertrekke wat as kantore en laboratoriums gebruik sal word met inbegrip van –
 - (i) die ligging van vertrekke vir die evaluering, verwerking, verpakking, etikettering of opberging van genetiese materiaal;
 - (ii) die ligging van vertrekke vir die skoonmaak en sterilisering van toerusting;
 - (iii) die ligging van kleedkamers en toilette; en
- (b) stalle, hokke, opvangblokke, drukgange en plekke bedoel in subregulasie (3); en
- (c) krale en skure.

(5) 'n Perseel moet geregistreer word as 'n sentrum as dit aan die volgende vereistes voldoen:

- (a) Dit moet op so 'n wyse omhein wees dat diere wat daar gehou word, nie fisiese kontak met ander diere het nie.
- (b) Die perseel moet groot genoeg wees om voorsiening daarvoor te maak dat diere daarin oefening kan kry.
- (c) Die kwaratynggebied moet –
 - (i) op so 'n wyse ontwerp en omhein wees dat die betrokke diere nie in staat sal wees om met mekaar of met enige ander dier kontak te maak nie;
 - (ii) toegerus wees met die nodige stalle, hokke, opvangblokke en drukgange vir die aanhou, ondersoek en toetsing van die diere daarin; en
 - (iii) aldus geleë of afgeskerm wees dat afvloei nie van een kwarantynstal of -hok na die ander of van daardie gebied oor enige ander deel van die perseel kan vloei nie.

- (d) In die geval van 'n sentrum vir varke, mag persone wat werk in die gebied in paragraaf (c) bedoel, geen kontak hê met ander werkers op die perseel van daardie sentrum nie.
- (e) Oortollige water moet vinnig en doeltreffend dreineer uit kampe, drukgange en ander plekke waar diere op die perseel gehou moet word.
- (f) Afsonderlike vertrekke moet by 'n sentrum verskaf word vir die volgende:
 - (i) administratiewe aktiwiteite;
 - (ii) apparaat vereis vir die evaluering, verwerking, verpakking, etikettering en opberging van genetiese materiaal, na gelang van die geval; en
 - (iii) die skoonmaak, ontsmetting of sterilisasie en voorbereiding van die toerusting wat gebruik word vir die opvang van genetiese materiaal en die werksaamhede in subparagraph (ii) bedoel.
- (g) Die vertrekke vir die verskillende werksaamhede in paragraaf (f) bedoel, moet doeltreffend van mekaar afgeskerm word indien hulle in dieselfde gebou is.
- (h) Die plek by 'n sentrum waar genetiese materiaal verkoop word, of waarvandaan dit versend word, moet sodanig geleë wees dat die persone wat bedien word, geen toegang het tot die vertrekke in paragraaf (f)(ii) en (iii) bedoel nie.
- (i) Vloere, mure en plafonne van vertrekke waar genetiese materiaal by 'n sentrum hanteer word, moet op so 'n wyse afgewerk wees, en die werkbanke daarin moet van sodanige standaard wees dat hulle doeltreffend skoongemaak en ontsmet kan word.
- (j) Vloere en mure van stalle, hokke en opvangblokke by 'n sentrum moet ondeurdringbaar wees en moet op so 'n wyse afgewerk wees dat –
 - (i) hulle doeltreffend skoongemaak en ontsmet kan word; en
 - (ii) die diere wat daarin gehou word, nie daardeur beseer kan word nie.
- (k) Alle stalle, hokke, kraale, kampe en ander plekke waar diere by 'n sentrum gehou word, moet voldoende ruimte, ventilasie, lig en beskuttingsbeskerming teen hitte, koue of gure weer verskaf aan die diere wat daarin gehou word.
- (l) Maatreëls wat nie nadelig is vir die diere wat in die sentrum aangehou word nie moet by sentrums getref word om vlieë, dierparasiete, ander insekte en knaagdiere te beheer.
- (m) Die fasilitete by 'n sentrum wat vir die opvang, evaluering, verwerking, verpakking, etikettering en opberging van genetiese materiaal gebruik word, moet in sodanige toestand gehou word dat die genetiese materiaal wat daarvan gebruik word, nie 'gekontamineer word nie of die gehalte daarvan op gener wyse nadelig geraak word nie.

(6) voorwaardes: Die voortgesette registrasie van 'n perseel as 'n sentrum is onderworpe aan die volgende

- (a) Die persoon in beheer van die sentrum moet die registrateur skrifteilig verwittig van –
 - (i) enige voorgestelde strukturele verandering ten opsigte van die gebouekomplekse of ander konstruksies op die perseel van die betrokke sentrum, soos aangedui op die terreinplan en gedetailleerde grondplan wat ingevolge subregulasie (1) voorgelê word;

- (ii) enige voorgestelde verandering in die maksimum getal en soorte diere wat by die betrokke sentrum gehou word;
 - (iii) enige verandering ten opsigte van die persoon aan wie die registrasiesertifikaat uitgereik is;
 - (iv) die beëindiging van dienste by die betrokke sentrum; en
 - (v) die datum waarop 'n dier wat goedgekeur is vir die opvang van semen, verwyder is uit die sentrum, en die rede vir sodanige verwydering.
- (b) 'n Kennisgewing in paragraaf (a) bedoel, moet per gesertifiseerde pos aan die registrator gestuur word binne 14 dae na die verandering plaasgevind het, dienste beëindig is of 'n dier uit die sentrum verwyder is.
 - (c) Die diere by die sentrum moet gehou en versorg word ooreenkomsdig die vereistes in regulasie 15 uiteengesit.
 - (d) Die tegniese bedrywigheede by die sentrum ten opsigte van die opvang, evaluering, verwerking, verpakking, etikettering, en opbergung van genetiese materiaal moet uitgevoer word ooreenkomsdig die vereistes in regulasie 16 uiteengesit.
 - (e) Rekords moet by die sentrum gehou en bewaar word ooreenkomsdig die vereistes in regulasie 17 uiteengesit.

Goedkeuring van diere as skenkers van genetiese materiaal en die toepassing van die Wet [7(4); 8(1)(b)(ii); 28]

5. (1) 'n Aansoek om goedkeuring van 'n dier vir die opvang van genetiese materiaal moet –
- (a) aan die registrator voorgele word op 'n vorm wat vir hierdie doel van die kantoor van die registrator verkrybaar is; en
 - (b) vergesel gaan van –
 - (i) die aansoekgeld gespesifieer in item 3 van Tabel 1 van die Aanhangesel;
 - (ii) 'n uitgebreide stamboom wat strek oor twee generasies van die betrokke dier;
 - (iii) 'n bloedtiperings- of DNA-sertifikaat, soos vereis deur die betrokke dieretelersgenootskap, wat ouerskap of individuele identifikasie bevestig;
 - (iv) 'n sertifikaat bedoel in artikel 15(3)(a) van die Wet, wat gegrond is op die stamboom van die betrokke dier, soos uitgereik deur die betrokke registrerende owerheid; en
 - (v) die prestasie- of geskatte teelwaarde data van die dier, gesertifiseer deur die organisasie bedoel in artikel 15(3)(a) van die Wet of deur 'n onafhanklike registrerende owerheid wat 'n goedgekeurde prestasioletsskema wat deur die registrator goedgekeur is vir die betrokke dier as bedryf.
- (2) Na die dokumentasie in subregulasie 1(b) bedoel, verskaf is aan die registrator, moet die registrator –
- (a) die inligting wat verstrek is, laat bevestig by die betrokke dieretelersgenootskap verifieer;
 - (b) die aansoeker verwittig om te reël dat die betrokke dier deur 'n veearts ondersoek word, met die oog op die verskaffing van 'n sertifikaat soos vereis ingevolge artikel 7(4)(a) van die Wet;

(3) 'n Ondersoek in subregulasie (2)(b) bedoel, moet uitgevoer word ooreenkomsdig die voorwaardes uiteengesit in die sertifikaat wat van die registrator verkrybaar is.

(4) 'n Dier van die soort bedoel in kolom 1 van Tabel 3 van die Aanhangsel wat bedoel is vir die opvang van genetiese materiaal, word deur die registrator vir hierdie doel slegs goedgekeur by ontstentenis van oorerlike defekte soos bedoel in kolom 2 van vermelde tabel.

(5) Waar bekende chromosome abnormaliteite in 'n spesifieke ras voorkom, moet 'n kariotiperingklaringssertifikaat voorgelê word.

(6) 'n Diereras bedoel in kolom 1 van Tabel 4 van die Aanhangsel moet oor bewese prestasiedata beskik met betrekking tot ten minste die verlangde prestasieparameters bedoel in kolom 2 van bedoelde tabel daarteenoor, ten einde oorweeg te word vir goedkeuring vir die opvang van genetiese materiaal.

(7) Die Wet is van toepassing op alle diererasse gespesifiseer in Tabel 7 van die Aanhangsel.

Registrasie van invoeragente [8(1)(a); 28]

6. (1) 'n Aansoek om registrasie as invoeragent moet aan die registrator voorgelê word op 'n vorm wat vir hierdie doel verkrybaar is van die kantoor van die registrator.

- (2) 'n Aansoek bedoel in subregulasie (1) moet vergesel gaan van –
- (a) die aansoekgeld soos in item 4 van Tabel 1 van die Aanhangsel gespesifiseer;
 - (b) sertifisering deur 'n bevoegde owerheid wat vir hierdie doeleinades deur die registrator goedgekeur is, dat –
 - (i) die aansoeker al die voorgeskrewe toerusting het;
 - (ii) die aansoeker of 'n persoon in diens van die aansoeker bevoeg is om semen te hanteer; en
 - (c) sertifisering deur 'n veearts wat 'n beampie is, dat die laboratorium en doeanekläringsfasilititeit aan die minimumstandaarde voldoen wat uiteengesit word in die vorm in paragraaf (b) bedoel.

Registrasie van dieretelersgenootskappe [8(2), 11(1); 28]

7. (1) 'n Aansoek om registrasie as dieretelersgenootskap moet –
- (a) gedoen word op 'n vorm wat vir hierdie doel verkrybaar is van die kantoor van die registrator;
 - (b) onderteken wees deur minstens sewe persone wat individueel diere van die ras en soort besit wat bevorder moet word deur die beoogde dieretelersgenootskap en elke handtekening moet deur twee getuies bevestig word;
 - (c) vergesel gaan van –
 - (i) die aansoekgeld soos gespesifiseer in item 5 van Tabel 1 van die Aanhangsel;
 - (ii) 'n Afskrif van die grondwet van die betrokke genootskap;
 - (iii) sertifisering deur die organisasie in artikel 15(3)(a) van die Wet bedoel dat voorsiening gemaak is vir die registrasie van prefiks, suffiks en kuddemerktekens; en

- (iv) sertifisering deur die organisasie in subparagraph (iii) bedoel dat die grondwet voorsiening maak vir die aantekening van die stamboodata op 'n wyse wat inlyn is met internasionaal aanvaarbare spesifikasies.

Registrasie van registrerende owerhede [8(3); 11(2); 28]

8. (1) 'n Aansoek om registrasie as registrerende owerheid moet –
- (a) gedoen word op 'n vorm wat vir hierdie doel verkrybaar is van die kantoor van die registrateur; en
 - (b) vergesel gaan van –
 - (i) die aansoekgeld soos gespesifieer in item 6 van Tabel 1 van die Aanhangsel; en
 - (ii) 'n afskrif van die grondwet wat deur 'n algemene vergadering van die dieretelersgenootskap gewysig en goedgekeur is of 'n afskrif van die grondwet soos opgestel en deur die groep dieretelersgenootskappe goedgekeur;
 - (iii) skriftelike bewys dat daar voldoen is aan al die bepalings van artikel 11(2)(b) van die Wet;
 - (iv) bewys dat die aansoeker in staat is om te voldoen aan internasionaal aanvaarbare metodes waarin registrasiekords geskep en gehou word;
 - (v) bewys dat die registrasiestelsel aan internationale registrasienorms en -standarde voldoen;
 - (vi) bewys dat die registrasiestelsel voorsiening maak vir langtermyn-bestudering en steekproefouerskaptoetsing; en
 - (vii) indien die applikant gebruik maak van 'n dier of diereras evaluasie fasiliteit op die INTERGIS of van voorneme is om daarvan gebruik te maak, dokumentêre bewys van versoenbaarheid om te verseker dat dit moontlik sal wees om die data wat vir die diens benodig word af te laai.
 - (viii) indien die aansoeker voorneem is om 'n onafhanklike prestasie-aanteken- en -toetsskema te bedryf, bewys deur 'n internasionaal erkende gesag oor die aanteken van diere sodat die data-aantekenings en verwerkingsstelsel wat gebruik gaan word, aan internasionaal aanvaarde norme en standarde voldoen.

(2) By ontvangs van die aansoek, kan die registrateur die aansoek na 'n bevoegde owerheid verwys vir verifikasié van die sertifiserings bedoel in subregulasies (1)(b)(v), (vi) en (viii).

(3) Indien 'n dieretelersgenootskap of 'n groep dieretelersgenootskappe voorneem is om onafhanklik te word van 'n bestaande geregistreerde owerheid, moet minstens 60 dae kennis skriftelik gegee word aan die betrokke registrerende owerheid.

Hernuwing van registrasies en goedkeurings [5; 28]

9. (1) Aansoek kan by die registrateur gedoen word om hernuwing van –
- (a) die registrasie van 'n insemineerder, semenopvanger, embryo-opvanger, embryo-ooplaser of invoeragent;
 - (b) die registrasie van 'n perseel as 'n sentrum; of
 - (c) die goedkeuring van 'n skenkerdier vir die opvang van genetiese materiaal.

(2) 'n Aansoek soos in subregulasie (1) bedoel, moet –

- (a) voorgelê word aan die registrator op 'n vorm wat vir hierdie doel van die kantoor van die registrator verkrybaar is;
- (b) vergesel gaan van die toepaslike geld soos gespesifieer in item 7 van Tabel 1 van die Aanhangsel;
- (c) aan die registrator voorgelê word nie later nie as 30 dae voor die vervaldatum van die betrokke registrasie of goedkeuring.

(3) 'n Aansoek bedoel in subregulasie (1), wat die registrator na die vervaldatum van die betrokke registrasie of betrokke goedkeuring bereik, word nie oorweeg nie tensy –

- (a) dit ontvang is binne 90 dae na die verstrykingsdatum van sodanige registrasie of goedkeuring; en
- (b) sodanige aansoek, benewens dat dit vergesel gaan van die geld in subregulasie (2)(b) bedoel, vergesel gaan van die toepaslike verdere geld soos gespesifieer in item 8 van Tabel 1 van die Aanhangsel.

(4) Indien 'n aansoek om registrasiehernuwing of goedkeuring nie binne 90 dae na die verstrykingsdatum daarvan deur die registrator ontvang is nie en die voortsetting van die registrasie of goedkeuring verlang word, moet daar opnuut aansoek om registrasie of goedkeuring gedoen word soos vereis ingevolge regulasie 2, 4 of 5, na gelang van die geval.

(5) Die hernuwing van –

- (a) die registrasie van 'n insemineerde, semenopvanger, embryo-opvanger, -oorplaser en invoeragent is geldig vir 'n tydperk van 12 maande;
- (b) die registrasie van 'n sentrum is geldig vir 'n tydperk van 36 maande; en
- (c) die goedkeuring van 'n dier vir die opvang van semen is geldig vir 'n tydperk van 72 maande.

(6) Die geldigheidstydperke gespesifieer in subregulasie (5) moet bereken word vanaf die hernuwendatum op die betrokke hernuwingsertifikaat.

(7) Die bepalings van hierdie regulasie is *mutatis mutandis* van toepassing op 'n aansoek om die verdere hernuwing van die registrasie gespesifieer in subregulasie (1).

Terugbesorging van registrasie- en goedkeuringsertifikate [10; 13(3); 28]

10. (1) Wanneer 'n sentrum ophou om as sodanig te funksioneer, moet die registrasiesertifikaat van daardie sentrum saam met 'n skriftelike verwittiging aan die registrator terugbesorg word.

(2) Wanneer 'n dier wat vir die opvang van semen goedgekeur is, van die perseel van 'n sentrum af verwyder word, moet die goedkeuringsertifikaat aan die registrator terugbesorg word saam met die kennisgewing in regulasie 4(6)(b) bedoel.

(3) Wanneer die registrator van 'n insemineerde, semenopvanger, embryo-opvanger, embryo-oorplaser, invoeragent of van 'n perseel as 'n sentrum beëindig word ingevolge artikel 19(1) van die Wet, of die betrokke goedkeuring van 'n dier vir die opvang van semen op dieselfde wyse ingetrek word, moet die persoon aan wie die betrokke sertifikaat van registrasie of goedkeuring uitgereik is, dit per gesertificeerde pos na die registrator terugstuur binne 14 dae na die datum van skriftelike kennisgewing deur die registrator ingevolge artikel 10(2) van die Wet.

Verkoop van genetiese materiaal [8; 14; 28]

11. (1) Genetiese materiaal wat in die Republiek opgevang word of na die Republiek ingevoer word, moet ten tye van die verkoop in Suid-Afrika vergesel gaan van 'n skriftelike waarborg.

- (2) Die waarborg in subregulasie (1) bedoel, moet –
- (a) sertifisering deur 'n veearts insluit dat die skenkerdiere ten tyde van die opvang aanvaarbaar was wat die voorwaardes in artikel 7(4)(a) van die Wet betref;
 - (b) waarborg dat verdunningsmiddels in die genetiese materiaal nie enige mikro-organismes bevat wat skadelik of nadelig is vir sodanige genetiese materiaal of vir enige dier wat geïnsemineer word of vir 'n embryo wat oorgeplaas moet word nie;
 - (c) stipuleer dat die genetiese materiaal verpak, gemerk en geëtiketteer is ooreenkomsdig internasionale standarde of ooreenkomsdig regulasie 16(5), (6), (7) en (8);
 - (d) in die geval van semen stipuleer dat die getal onbevrone (lewende) spermatoea per dosis voldoen aan die minimum getal gespesifieer in Tabel 5 in die Aanhangsel;
 - (e) in die geval van semen sertifieer dat die spermatoea mikroskopies ondersoek is en voldoen aan die minimum hoeveelheid bevrone semen soos gespesifieer in Tabel 5 in die Aanhangsel;
 - (f) in die geval van genetiese materiaal waar die gevoglike nageslag aangeteken of geregistreer word ingevolge 'n telersgenootskap, insluit –
 - (i) sertifisering deur die betrokke dieretelersgenootskap dat die genetiese materiaal opgevang is van goedgekeurde stoetregisterdiere; en
 - (ii) sertifisering deur die betrokke dieretelersgenootskap dat die prestasie van die skenkerdier voldoen aan die minimum standaarde gestel deur daardie telersvereniging; en
 - (g) identifikasiebesonderhede spesifieer van die skenkerdier of diere ; en
 - (h) in die geval van semen, stipuleer dat die spermatoea aan die minimum standaarde vir stukturele abnormaliteite voldoen soos in Tabel 6 van die Aanhangsel gespesifieer.
- (3) Die tersaaklike vorm vir 'n waarborgsertificaat bedoel in subregulasie (1) is van die kantoor van die registrator verkrygbaar.

Kunsmatige inseminasie en embryo-oordrag [8; 13(2); 28]

12. (1) Die sertificaat in artikel 13(2) van die Wet bedoel moet die volgende bevat:
- (a) Die naam, adres en registrasienommer van die persoon wat die betrokke prosedure uitgevoer het;
 - (b) die identifikasie van die dier wat kunsmatig geïnsemineer is of na wie die embryo oorgeplaas is;
 - (c) die besonderhede in regulasie 17 bedoel, waarmee die houer wat vir die semen embryo's of eiselle gebruik word, gemerk of geëtiketteer word: Met dien verstande dat –
 - (i) indien onbevrone semen gebruik word, die toepaslike besonderhede ten opsigte van daardie semen en die opvang daarvan op sodanige sertificaat moet verskyn; en
 - (ii) indien 'n onbevrone embryo na die dier oorgedra word, die toepaslike besonderhede ten opsigte van die skenker van die betrokke eisel sowel as die semen vir die bevrugting daarvan op sodanige sertificaat moet verskyn;

(d) die datum waarop die betrokke dier kunsmatig geïnsemineer is of waarop 'n embryo oorgeplaas is.

(2) Die persoon wat 'n sertificaat bedoel in subregulasie (1), uitgereik het, moet 'n afskrif daarvan vir minstens twee (2) jaar na die datum van uitreiking daarvan hou.

Die invoer van diere en genetiese materiaal [16; 28]

13. (1) Aansoek om magtiging vir die invoer van diere en genetiese materiaal ingevolge artikel 16(1) van die Wet moet gedoen word op 'n vorm verkrybaar van die kantoor van die registrator.

(2) (a) Aansoek om magtiging in subregulasie (1) bedoel, moet vergesel gaan van –

(i) 'n uitgebreide stamboom oor twee geslagte en, waar toepaslik, die prestasierekords soos aangedui in Tabel 4 van die Bylae en geskatte teelwaardes ten opsigte van die betrokke dier;

(ii) behoudens subparagraph (b), 'n sertificaat wat vir hierdie doel deur die registrator erken word, wat deur 'n bevoegde owerheid in die land van oorsprong van die betrokke dier uitgereik is, en waarop die bloedtipe of DNA van sodanige diere aangedui word.

(b) Ondanks paragraaf (a)(ii) kan 'n aansoek ook sonder 'n bloedtiperings- of DNA-sertificaat voorgelê word op voorwaarde dat die betrokke dier, wanneer ingevoer, onmiddellik na aankoms in die Republiek onderwerp moet word aan bloedtiperings- of DNA-onleding by 'n laboratorium wat deur die registrator goedgekeur is, en die tersaaklike inligting moet binne 30 dae na die aankoms van sodanige dier aan die registrator voorgelê word.

(c) 'n Aansoek in paragraaf (a) bedoel, moet –

(i) voorgelê word om die registrator minstens 30 dae voor die voorgenome invoerdatum van die betrokke dier te bereik; en

(ii) vergesel gaan van die aansoekgeld soos in item 9 van Tabel 1 van die Aanhangsel bedoel.

(d) Die registrator mag nie sodanige aansoek toestaan nie tensy die prestasierekords ten opsigte van die betrokke dier voldoen aan die minimum standarde vir invoer soos deur die betrokke dieretelersgenootskap verskaf.

(e) 'n Magtiging om 'n dier in te voer is, benewens enige voorwaarde ingevolge artikel 16(4)(b) van die Wet bepaal, onderworpe aan die voorwaarde dat die houer van sodanige magtiging die betrokke registrerende owerheid van die volle besonderhede van die betrokke dier voorsien met die oog op die registrasie of die aanteken van daardie dier.

(3) In die geval van 'n aansoek om die invoer van 'n embryo, moet die dokumente in subregulasie (2) bedoel, ten opsigte van die dier waarvan die semen gebruik moet word vir die inseminasie van die skenker van daardie embryo, ook voorsien word.

(4) 'n Magtiging vir die invoer van genetiese materiaal is onderworpe aan die volgende voorwaardes:

(a) Die betrokke genetiese materiaal moet opgevang word deur 'n persoon wat gekwalifiseer is om dit te doen.

(b) Die betrokke genetiese materiaal moet verpak en bemark of geëtiketteer word soos in regulasie 16(5), (6), (7) en (8) bedoel.

- (c) Die houer van die betrokke magtiging moet die betrokke telersgenootskap en registrerende owerheid voorsien van die volledige besonderhede van elke dier wat verwek is uit semen of gebore is van sodanige eisel, met die oog op die registrasie of die aanteken van die dier.

(5) Aansoek om magtiging vir die invoer van pluimvee of vrugbare eiers ingevolge artikel 16(1) van die Wet, moet vergesel gaan van –

- (a) 'n sertifikaat uitgereik deur die buitelandse verskaffer van die pluimvee of eiers waarin die generasiestatus van sodanige pluimvee of eiers bevestig word;
- (b) 'n omvattende motivering deur die betrokke aansoeker ten opsigte van die redes waarom die invoer van nuwe suiwer teellyne of rasse nodig is; en
- (c) 'n skriftelike bevestiging deur die Direkteur Veterinêre Dienste van die Departement dat akkommodasie vir die betrokke pluimvee beskikbaar is by 'n kwarantynfasiliteit wat deur genoemde Direkteur goedgekeur is of by 'n kwarantynfasiliteit onder beheer van die genoemde Direkteur.

(6) 'n Aansoek soos in subregulasie (5) bedoel, moet –

- (a) minstens 30 dae voor die voorgenome invoerdatum van die betrokke pluimvee of eiers aan die registrateur voorgelê word; en
- (b) vergesel gaan van die toepaslike aansoekgeld soos in item 9 van Tabel 1 in die Aanhangsel bedoel.

(7) 'n Magtiging vir die invoer van pluimvee of eiers is onderworpe aan die volgende voorwaardes:

- (a) Die betrokke besending pluimvee of eiers moet ooreenkomsdig aanvaarbare praktyke en metodes gemerk wees.
- (b) Elke besending moet vervoer word onder toesig van 'n veearts of in 'n voertuig wat deur 'n staatsveearts verseël is, vanaf die hawe van binnekoms daarvan in die Republiek tot by die kwarantynfasiliteit soos bedoel in subregulasie (5)(c).
- (c) Skriftelike aanbeveling van die Suid-Afrikaanse Pluimveegenootskap.

Uitvoer van landrasse [17; 34(1)(i)]

14. (1) 'n Aansoek om magtiging bedoel in artikel 17(1) van die Wet vir die uitvoer van landrasse, moet aan die registrateur voorgelê word op 'n vorm wat van die kantoor van die registrateur verkrygbaar is vir hierdie doel.

(2) 'n Aansoek bedoel in subregulasie (1) moet –

- (a) vergesel gaan van –
 - (i) die aansoekgeld soos gespesifieer in item 10 van Tabel 1 van die Aanhangsel; en
 - (ii) magtiging deur die betrokke telersgenootskap dat die genetiese materiaal as geskik vir registrasie gesertifiseer moet word.
- (b) minstens 30 dae voor die voorgenome invoer van genetiese materiaal van die betrokke landras aan die registrateur voorgelê word.

Die aanhou en versorging van diere by sentrums [34(1)(e)]

15. (1) Behoudens die bepalings van subregulasie (2) –

- (a) kan slegs diere wat vir die opvang van genetiese materiaal goedgekeur is, toegelaat word of gehou word in 'n ander sentrum as die kwarantyngebied daarvan; en
- (b) 'n dier moet van 'n sentrum verwijder word binne 14 dae na die datum van 'n skriftelike kennisgewing deur die registrateur dat –
 - (i) 'n aansoek ingevolge regulasie 9(1) om die hernuwing van die goedkeuring van sodanige dier geweiер is;
 - (ii) die goedkeuring van sodanige dier ingetrek is ingevolge artikel 10(1) van die Wet; of
 - (iii) die registrateur 'n goedkeuring ingetrek het wat verleen is kragtens subregulasie (2).

(2) Die registrateur kan by aansoek skriftelik goedkeuring verleen dat 'n ander dier as een in subregulasie (1)(a) bedoel, by 'n sentrum gehou kan word vir die doel wat in sodanige goedkeuring gespesifieer is.

- (3) 'n Aansoek in subregulasie (2) bedoel, moet –
 - (a) aan die registrateur voorgelê word op 'n vorm wat vir daardie doel van die kantoor van die registrateur verkrybaar is; en
 - (b) vergesel gaan van –
 - (i) die aansoekgeld gespesifieer in item 11 van Tabel 1 in die Aanhangsel; en
 - (ii) 'n sertifikaat uitgereik deur 'n veearts wat 'n beampte is, waarin die algemene gesondheidstoestand van die betrokke dier uiteengesit word en bevestig word dat die dier vry van enige siekte is.

Tegniese bedrywighede by sentrums [34(1)(e)]

16. (1) Die tegniese bedrywighede by 'n sentrum moet –

- (a) namate hulle van toepassing is op die gesondheidstoestand van die diere wat daarin gehou word, onder die beheer wees van 'n veearts: Met dien verstande dat as 'n veearts nie voltyds in diens van die sentrum is nie, die sentrum op 'n gereelde grondslag deur 'n veearts vir genoemde doel besoek moet word; en
- (b) namate hulle van toepassing is op die opvang, evaluering, verwerking, verpakking, etikettering en opberging van genetiese materiaal, onder beheer wees van 'n veearts of 'n geregistreerde semenopvanger of 'n geregistreerde embryo-opvanger na gelang van die geval.

(2) Die toerusting by 'n sentrum vir die opvang van genetiese materiaal moet voor hul gebruik skoon, gesteriliseer voorberei word en die apparaat wat gebruik word vir die evaluering, verwerking, etikettering en verpakking daarvan, moet skoon en steriel wees.

(3) Toerusting en apparaat moet op so 'n wyse gebruik word dat genetiese materiaal van verskillende diere nie gemeng word nie, en dat sodanige materiaal nie gekontamineer of beskadig word nie.

(4) Die verdunningsmiddel vir semen en die medium waarin 'n embryo voorberei of gepreserveer word vir oordrag, mag nie enige mikroorganismes of stowwe bevat nie wat skadelik of nadelig is vir sodanige semen, embryo of dier wat geïnsemineer is of waarin 'n embryo oorgedra word.

(5) Elke dosis semen, uitgesonderd semen wat in pilvorm verpak is, en elke embryo of eisel of groep embryo's of eiselle moet in afsonderlike houers verpak word wat op so 'n wyse verseël moet word dat die semen of embryo of eisel nie uitgestort of gekontamineer word nie.

(6) Wanneer semen in pilvorm verpak word, moet die semen van elke dier waarvan dit opgevang is, afsonderlik verpak word op die wyse wat in subregulasie (5) verduidelik word.

(7) Elke houer waarin 'n dosis genetiese materiaal verpak word, moet óf in gekodifiseerde vorm óf andersins gemerk of geëtiketteer word, met die volgende besonderhede:

- (a) Die naam of kodenommer van die sentrum waar sodanige genetiese materiaal opgevang is.
- (b) Die identifikasie van die dier waarvan dit opgevang is.
- (c) Die datum waarop sodanige genetiese materiaal opgevang is, of die groepnommer van die genetiese materiaal waaruit sodanige dosis genetiese materiaal verkry is.
- (d) In die geval van 'n embryo, die identifikasie van beide die skenker van die semen en die eisel wat gebruik is in die bevrugting en nidasie daarvan.

(8) Die besonderhede bedoel in subregulasie (7), moet op so 'n wyse gemerk of geëtiketteer wees dat dit helder en leesbaar is en dat dit nie gedurende opberging, vervoer of hantering uitgewis sal word nie.

(9) Elke dosis semen van 'n dier van 'n soort wat in kolom 1 van Tabel 5 in die Aanhangsel gespesifieer word, moet minstens die getal onbevroere spermatoea bevat wat in kolom 2 van genoemde tabel gespesifieer word.

Rekords wat by sentrums gehou word [28]

17. (1) Die houer van 'n registrasiesertikaat ten opsigte van 'n sentrum moet die volgende rekords hou ten opsigte van 'n dier waarvan genetiese materiaal opgevang is en van sodanige genetiese materiaal:

- (a) Die identifikasie van die dier waarvan die semen of die eisel opgevang is, en in die geval van 'n embryo, die identifikasie van die dier waarvan semen gebruik is vir die bevrugting van die betrokke eisel sowel as die identifikasie van die skenkerdier van die betrokke eisel.
- (b) Die datums waarop genetiese materiaal van elke sodanige dier opgevang is en, waar toepaslik, die groepnommer wat aan sodanige genetiese materiaal toegeken is: Met dien verstande dat indien 'n groep genetiese materiaal ongeskik vir gebruik is, die datum waarop dit vernietig is, aangegeteken moet word.
- (c) Die getal dosisse genetiese materiaal wat uit elke sodanige groep verpak is.
- (d) Die naam en adres van elke persoon aan wie genetiese materiaal van elke sodanige dier verkoop is, die datum van sodanige verkooping en die getal dosisse genetiese materiaal wat aldus verkoop is.

(2) Die rekords bedoel in subregulasie (1) moet op die perseel van die betrokke sentrum gehou word vir minstens twee jaar na die datum waarop die laaste genetiese materiaal van die betrokke dier verkoop of vernietig is.

Register van besonderhede [5]

18. (1) Die registrator moet 'n register hou waarin die inligting gespesifieer in hierdie regulasies, gehou word.

(2) Die volgende inligting ten opsigte van geregistreerde insemineerders, semenopvangers, embryo-opvangers en embryo-ooplapers moet in die register aangeteken word:

- (a) Die naam, adres en identiteitsnommer van elke sodanige insemineerder, semenopvanger, embryo-opvanger of -oplaser;

- (b) Besonderhede van die onderrigkursus in regulasie 3 bedoel wat elke sodanige persoon suksesvol deurloop het, die owerheid wat sodanige kursus aangebied het, en die datum waarop hy of sy dit aldus afgelê het.
- (c) Die nommer en datum van die registrasiesertifikaat wat aan elke sodanige persoon uitgereik is.
- (d) Die vervaldatum van die registrasie van elke sodanige persoon, die datum waarop dit hernu is, en die vervaldatum van sodanige hernuwing.

(3) Die volgende inligting ten opsigte van invoeragente wat ingevolge artikel 8 van die Wet geregistreer is, moet in die register aangeteken word:

- (a) Die naam en adres van elke invoeragent;
- (b) die nommer en registrasiedatum van elke invoeragent;
- (c) die vervaldatum van die registrasie van elke sodanige invoeragent, die hernuingsdatum en die vervaldatum van elke sodanige hernuwing.

(4) Die volgende inligting ten opsigte van dieretelersgenootskappe moet in die register aangeteken word:

- (a) Die naam van elke veetelersgenootskap;
- (b) die soort en ras waarby sodanige veetelersgenootskap betrokke is;
- (c) die nommer en datum van die registrasiesertifikaat wat aan sodanige veetelersgenootskap uitgereik is;
- (d) die adres van die geregistreerde kantoor van sodanige veetelersgenootskap.

(5) Die volgende inligting ten opsigte van onafhanklike registrerende owerhede moet in die register aangeteken word:

- (a) Die naam van elke registrerende owerheid;
- (b) die soorte en rasse waarby die onafhanklike registrerende owerheid betrokke is;
- (c) die adres van die geregistreerde kantoor van sodanige registrerende owerheid; en
- (d) die registrasiedatum van die registrerende owerheid.

(6) Die volgende inligting ten opsigte van persele wat as sentrums geregistreer is ingevolge artikel 7 van die Wet moet in die register aangeteken word:

- (a) Die naam en adres van elke sodanige sentrum;
- (b) die getal en datum van die registrasiesertifikaat wat ten opsigte van elke sodanige sentrum uitgereik is;
- (c) die vervaldatum van die registrasie van elke sodanige sentrum, die hernuingsdatum, en die vervaldatum van elke sodanige hernuwing.

(7) Die volgende inligting met betrekking tot diere wat ingevolge artikel 7 van die Wet vir die opvang van semen goedgekeur is, moet in die register aangeteken word:

- (a) Die soort en ras van elke sodanige dier;
- (b) die identifikasie van elke sodanige dier en, indien toepaslik, die nommer wat aan daardie dier toegeken is deur die betrokke registrerende owerheid;

- (c) die bloedtiperingslaboratoriumnommer van elke sodanige dier;
- (d) die naam van die sentrum waar elke sodanige dier gehou word;
- (e) die nommer en datum van die goedkeuringsertifikaat wat uitgereik is ten opsigte van elke sodanige dier;
- (f) die vervaldatum van die goedkeuring van elke sodanige dier, die datum waarop dit hernu is, en die vervaldatum van sodanige hernuwing.

(8) Die registrator moet deur die betrokke persoon verwittig word van enige verandering in die inligting wat aangeteken is in die register in subregulasie (1) bedoel.

(9) By verwittiging soos in subregulasie (8) bedoel, moet die registrator die inligting wat in die register aangeteken is, bywerk.

(10) Die toepaslike geld soos gespesifieer in item 13 van Tabel 1 van die Aanhangsel, is betaalbaar ten opsigte van –

- (a) toegang tot die register;
- (b) afskrifte van enige inligting wat in die register aangeteken is; en
- (c) 'n sertifikaat ten opsigte van inligting wat in die register aangeteken is.

Appelle [23]

19. (1) 'n Appèl kragtens artikel 23 van die Wet moet –

- (a) binne 60 dae na die datum waarop die registrator die appellant skriftelik van die betrokke besluit of optrede verwittig het, by die Direkteur-generaal ingedien word;
- (b) die verwysingsnommer en die datum meld van die dokument deur middel waarvan sodanige appellant van daardie beslissing of optrede verwittig is;
- (c) die gronde meld waarop die appèl gebaseer is; en
- (d) vergesel gaan van die geld gespesifieer in item 12 van Tabel 1 in die Aanhangsel.

(2) Indien 'n appèl voorgelê word deur 'n ander persoon as die persoon aan wie die opdrag of optrede gerig is, moet sodanige appèl vergesel gaan van 'n verklaring waarin sodanige ander persoon sy of haar belang by die betrokke beslissing of optrede bekend maak.

(3) Die appèl moet –

- (a) per pos gestuur word, aan:
Die Direkteur-generaal: Landbou
Privaatsak X250
PRETORIA
0001
- (b) per hand afgelewer word aan:
Die Direkteur-generaal: Landbou
Dirk Uys-gebou
Hamiltonstraat 30
PRETORIA

Betaling van gelde

20 (1) Posgeld op en afleveringskoste van enige aansoek of dokument wat ingevolge hierdie regulasies voorgelê word, sowel as enigets wat daarmee in verband staan, moet vooraf betaal word.

(2) Enige gelde wat ingevolge hierdie regulasies betaalbaar is, moet betaal word deur middel van 'n tjet, posorder of geldwissel wat uitgermaak is ten gunste van die Direkteur-generaal: Landbou: Met dien verstaande dat, indien sodanige gelde per hand afgelewer word, dit in kontant betaal kan word.

(3) Behoudens artikel 23(12) van die Wet, word gelde wat ingevolge hierdie regulasies betaalbaar word, nie terugbetaal nie.

Misdrywe en strawwe [28(3)]

21. Enige persoon wat 'n bepaling of vereiste van hierdie regulasies oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete of gevangenisstraf vir 'n tydperk van hoogstens ses maande.

Adres vir die voorlegging van dokumente

22. (1) Enige aansoek, kennisgewing, of ander dokument wat aan die registrateur voorgelê moet word, moet –

(a) wanneer dit gepos word, geadresseer word aan;

Die Registrateur: Diereverbetering
Privaat Sak X138
PRETORIA
0001

(b) wanneer dit per hand afgelewer word, afgelewer word by –

Die Registrateur: Diereverbetering
Direktoraat: Genebronne
Delpen-gebou
H/v Annie Botha- en Unielaan
PRETORIA

(2) Aansoekvorms kan ook by bogenoemde adresse aangevra word.

No. R. 1683**21 November 2003****ANIMAL IDENTIFICATION ACT, 2002 (ACT NO. 6 OF 2002)****REGULATIONS**

The Minister of Agriculture intends making regulations in terms of section 18 of the Animal Identification Act, 2002 (Act No. 6 of 2002) as set out in the Schedule hereto.

SCHEDULE

[Note: The figures and letters specified in square brackets at the headings of regulations denote the numbers of the applicable sections in the Act serving as authority thereto.]

Definitions

1. Unless the context otherwise indicates, words and phrases in these regulations must have the same meaning assigned thereto in the Act, and –

"character" means a symbol or letter with a pattern which substantially conforms with a character indicated in the Annexure, but does not include a numeral;

"large stock" means cattle and equine, and includes any other species of animals which the Minister may by notice in the Gazette declare to be large stock for the purposes of the Act;

"numeral mark" as a noun, means a numeral or numerals applied on animals, irrespective of whether or not it leaves a permanent mark or scar;

"small stock" means sheep and goats, and includes any other species of animals which the Minister may by notice in the Gazette declare to be small stock for the purposes of this Act;

"tattoo" means any mark made by inserting ink or other pigment or colouring matter into punctures made on any animal;

"the Act" means the Animal Identification Act, 2002 (Act No. 6 of 2002).

Identification marks for groups [4]

2. Only the characters as set out in Annexure 1 may be used as identification marks.

Application for registration of an identification mark [5(1)]

3. (1) An application for registration of an identification mark must be made on the form obtainable from the registrar and should be submitted to the registrar.

- (2) The fee that must accompany the application is set out in item 1 of Annexure 2.

Register of identification marks [6]

4. The register of identification marks kept in terms of section 6 of the Act must contain particulars regarding-

- (a) the identification mark allocated in terms of section 5 of the Act;
- (b) the full name, identity number, permanent and physical address of the owner of such mark;
- (c) the date on which the identification mark was issued;

Application for alternative method of identification [8]

5. An owner or group of owners may apply for an alternative method of identification by completing the relevant form obtainable from the registrar and submitting it to the registrar.

Transfer of identification marks [9; 10]

6. (1) An application for the transfer of an identification mark must be made on the form obtainable from the registrar and should be submitted to the registrar.

(2) The fee that must accompany the application is set out in item 2 of Annexure 2.

Marking operator [11(1) (a), (b), 15(1), 16(a), (b)]

7. (1) A person must apply for registration as a marking operator by completing the relevant form obtainable from the registrar and submitting it to the registrar.

(2) The fee payable by an applicant is set out in item 3 of Annexure 2.

(3) The applicant must have successfully completed a course of instruction on –

- (a) the theory and technique of "hot iron branding";
- (b) the theory and technique of "freeze branding";
- (c) the theory and technique of tattooing;
- (d) the theory and technique of restraining and marking animals;
- (e) the legislation regarding the identification of animals; and
- (f) the legislation regarding the welfare of animals.

(4) A marking operator must keep a register of animals marked by him or her. The following must be recorded –

- (a) name and address of the owner whose animals were marked;
- (b) date on which the concerned animal were marked;
- (c) the kind or specified breed of such kind of animal that were marked;
- (d) number of animals that were marked;
- (e) the method of identification;
- (f) the date on which the owner's identification mark was registered; and
- (g) the registered identification mark of the owner.

(5) The registrar must keep a register of marking operators to record –

- (a) the registration number of each operator;
- (b) the full name, identity number and address of each operator;
- (c) the date on which each operator completed the required course; and
- (d) the date of each registration.

Procedures for pound-masters [14]

8. (1) The procedure to be followed by a pound master if an animal bearing an identification mark is impounded, are to send by certified post to the owner a notice containing –

- (a) the name and address of the pound;
- (b) the name and address of the owner of the identification mark;
- (c) the description of the identification mark;
- (d) the description of the animals in the pound;
- (e) the number of animals of each description;
- (f) the date on which the animals of each description were impounded;
- (g) the date on which the animals of each description will be auctioned; and
- (h) the date of issue of such notice.

Character sizes for identification marks [18(1)(a)]

9. (1) In the case of large stock, the size of a character at the time of the application of an identification mark by means of:

- (a) tattooing, must not exceed 20 mm in width at the widest and 20 mm in height at the highest part;
- (b) branding, must not be less than 40 mm and exceed 100 mm in width at the widest part and must not be less than 40 mm and exceed 100 mm in height at the highest part.

(2) In the case of small stock , the size of a character at the time of the application of an identification mark by means of tattooing, must not exceed 20 mm in width at the widest and 20 mm in height at the highest part.

(3) In the case of ostriches, the size of a character at the time of the application of a identification mark by means of –

- (a) tattooing, must not exceed 20 mm in width at the widest and 20 mm in height at the highest part.
- (b) branding, must not exceed 25 mm in width at the widest and 25 mm in height at the highest part.

Shape, pattern and composition of identification marks and the manner of marking [18 (1)(a) and (d)]

10. (1) (a) An identification mark in the case of large stock may consist of one to three characters.
- (b) In the case of tattooing, the characters of an identification mark consisting of more than one character must be tattooed from left to right next to, and 6 mm from each other.
- (c) In the case of branding, the identification mark must be branded –
- (i) next to and 20 mm from each other;
 - (ii) below and 20 mm from each other;

(iii) in an equilateral triangular pattern in which the first character forms the apex and the other two characters, applied next to and 20 mm from each other and 20 mm below the first character , form the base; or

(iv) in an equilateral triangular pattern in which the first character forms the bottom and the other two characters, applied next to and 20 mm from each other, and 20 mm above the first character, form the top edge.

(2) An identification mark in the case of small stock must consist of one to three characters and the characters must be tattooed next to, from left to right and 6 mm from each other.

(3) An identification mark in the case of ostriches must consist of one to two characters and the characters must be –

- (a) branded next to and 6 mm from each other;
- (b) branded below and 6 mm from each other; or
- (c) tattooed next to and 6 mm from each other.

Age of animals at the time of marking [18(1)(c)]

11. (a) Cattle –
- (i) Must be marked by the age of six months
 - (ii) can be tattooed from the age of one month ; or
 - (iii) can be branded at the age of six months; and
 - (iv) must be branded by the age of the first pair of permanent incisors (two-tooth stage).
- (b) small stock must be tattooed at the age of one month.
- (c) pigs can be tattooed at the age of one month.
- (d) ostriches –
- (i) can be tattooed at the age of one month; and
 - (ii) can be branded at the age of six months.
- (e) equine –
- (i) can be tattooed at the age of six months; and
 - (ii) can be branded by the age of twelve months.

Parts on which animals must be identified and the positions in which successive identification marks must be applied in relation to each other [18(1)(d)]

12. (1) In the case of cattle –
- (a) the identification mark by means of tattooing must be applied in the left or right ear; and
 - (b) the identification mark by means of branding must be applied on any clearly visible part, with the exception of the neck.
- (2) In the case of small stock, the identification mark must be applied by means of tattooing in the left or right ear.

- (3) Pigs, the identification mark must be applied by means of tattooing in the left or right ear.
- (4) In the case of –
- ostriches under the age of six months, the identification mark must be applied by means of tattooing under the left or right wing;
 - ostriches over the age of six months, the identification mark must be applied by means of branding on the left or right outer thigh.
- (5) In the case of equine –
- the identification mark by means of tattooing must be applied on the upper jaw, lower lip, left or right ear.
 - the identification mark by means of branding must be applied on any clearly visible part, with exception of the neck.

ANNEXURE 1

A	A	S	S	T	T	S	V	W	Y	◊]	-	♥	♣	H	P	L	G	R
B	B	B	T	U	U	C	W	X	Z	Δ	[+	♥	♣	H	T	+	()
C	C	C	D	U	V	U	W	Y	Y	Δ)	♥	♣	H	T	+	E	R	
D	D	D	V	U	U	C	W	X	X	Δ	<	>	(♥	♣	H	T	F	R
E	E	E	W	U	V	C	Y	Z	Z	Δ	>	>)	♥	♣	H	T	G	R
F	F	F	X	C	U	C	Y	Y	Y	Δ	<	>	(♥	♣	H	T	H	R
G	G	G	X	C	V	C	Z	Z	Z	Δ	>	>)	♥	♣	H	T	H	R
H	-	I	Z	C	U	C	Y	Y	Y	Δ	<	>	(♥	♣	H	T	H	R
I	J	J	J	J	J	J	J	J	J	Δ	>	>)	♥	♣	H	T	H	R
J	K	K	K	K	K	K	K	K	K	Δ	>	>)	♥	♣	H	T	H	R
K	L	L	L	L	L	L	L	L	L	Δ	>	>)	♥	♣	H	T	H	R
L	M	M	M	M	M	M	M	M	M	Δ	>	>)	♥	♣	H	T	H	R
M	N	N	N	N	N	N	N	N	N	Δ	>	>)	♥	♣	H	T	H	R
N	P	P	P	P	P	P	P	P	P	Δ	>	>)	♥	♣	H	T	H	R
P	Q	Q	Q	Q	Q	Q	Q	Q	Q	Δ	>	>)	♥	♣	H	T	H	R
Q	R	R	R	R	R	R	R	R	R	Δ	>	>)	♥	♣	H	T	H	R
R	R	R	R	R	R	R	R	R	R	Δ	>	>)	♥	♣	H	T	H	R

ANNEXURE 2**Fees payable**

1. Application for the registration of an identification mark [reg.3(a)].....	R100,00 per application.
2. Application for the transfer of registration of an identification Mark [reg.5(b)].....	R100,00 per application.
3. Application for the registration of a marking operator [reg. 11 (1)(b)].....	R100,00 per application.

No. R. 1683

21 November 2003

WET OP DIE IDENTIFIKASIE VAN DIERE, 2002 (WET No. 6 VAN 2002)**REGULASIES**

Die Minister van Landbou is van voorneme om kragtens artikel 18 van die Wet op die Identifikasie van Diere, 2002 (Wet No. 6 van 2002) regulasies uit te vaardig soos in die Bylae uiteengesit.

BYLAE

[Nota: Die syfers en letters in vierkantige hakies by die opskrifte van regulasies vermeld, dui die nommers van die toepaslike artikels in die Wet aan wat as magtiging daarvoor dien.]

Woordomskrywings

1. Tensy anders aangedui deur die konteks, het enige woord of uitdrukking dieselfde betekenis as dié wat in die Wet daaraan toegeken is, en –

"die Wet" is die Wet op die Identifikasie van Diere, 2002 (Wet No. 6 van 2002);

"grootvee" is beeste en perde, en sluit ook enige ander dierespesie in wat deur die Minister by wyse van kennisgewing in die Staatskoerant tot grootvee verklaar is vir die doeleindes van die Wet;

"karakter" is 'n simbool of letter met 'n patroon wat wesentlik ooreenstem met 'n patroon in die Aanhangsel uiteengesit, maar sluit nie 'n syfer in nie;

"kleinvee" is skape en bokke, en sluit ook enige ander dierespesie in wat deur die Minister by wyse van kennisgewing in die Staatskoerant tot kleinvee verklaar is vir die doeleindes van die Wet;

"syfermerk" as selfstandige naamwoord, is 'n syfer of syfers wat op vee aangebring word, hetsy dit 'n permanente merk of litteken veroorsaak of nie; en

"tatoeëermerk" is enige merk wat gemaak is deur ink of pigment of enige ander kleurstof in punkture wat in diere se velle of huide gemaak is, in te sit.

Identifikasiemerke vir groepe [4]

2. Alleenlik dié karakters wat in Aanhangsel 1 uiteengesit is, mag as identifikasiemerke gebruik word.

Aansoek om die registrasie van 'n identifikasiemerk [5(1)]

3. (1) 'n Aansoek om die registrasie van 'n identifikasiemerk moet gedoen word op die vorm wat by die registrator beskikbaar is en moet aan die registrator voorgelê word.

(2) Die foor wat die aansoek moet vergesel, is in item 1 van Aanhangsel 2 uiteengesit.

Register van identifikasiemerke [6]

4. Die register van identifikasiemerke wat ingevolge artikel 6 van die Wet gehou word, moet besonderhede bevat aangaande –

- (a) die identifikasiemerk wat toegeken is ingevolge artikel 5 van die Wet;
- (b) die volle naam, identiteitsnommer, permanente en fisiese adres van die eienaar van sodanige merk;
- (c) die datum waarop die identifikasiemerk uitgereik is.

Aansoek om alternatiewe metode van identifikasie [8]

5. 'n Eienaar of groep eienars mag om 'n alternatiewe identifikasiemetode aansoek doen deur die voltoeling van die betrokke vorm wat by die registrator verkrybaar is en dit aan die registrator voor te lê.

Oordrag van identifikasiemerke [9; 10]

6. (1) 'n Aansoek om die oordrag van 'n identifikasiemerk moet gedoen word deur die voltooiing van die betrokke vorm wat by die registrator verkrybaar is en dit aan die registrator voor te lê.

(2) Die fook wat die aansoek moet vergesel, is in item 2 van Aanhangsel 2 uiteengesit.

Merkoperateur [11(1)(a), (b), 15(1), 16 (a), (b)]

7. (1) 'n Persoon moet om registrasie as merkoperateur aansoek doen deur die voltooiing van die betrokke vorm wat by die registrator verkrybaar is en dit aan die registrator voor te lê.

(2) Die fook wat die aansoek moet vergesel, is in item 3 van Aanhangsel 2 uiteengesit.

(3) Die aansoeker moet die volgende kursusse reeds met welslae voltooï het –

- (a) die teorie en tegniek van "warm yster brandmerking";
- (b) die teorie en tegniek van "vries brandmerking";
- (c) die teorie en tegniek van tatoeëring;
- (d) die teorie en tegniek van beteueling en brandmerking van diere;
- (e) die wetgewing aangaande die identifikasie van diere; en
- (f) die wetgewing aangaande die welsyn van diere.

(4) 'n Merkoperateur moet 'n register hou van diere wat deur hom of haar gemerk is. Die volgende moet aangeteken word –

- (a) naam en adres van die eienaar van die diere wat gemerk is;
- (b) datum waarop die betrokke diere gemerk is;
- (c) die soort of gespesifieerde ras dier wat gemerk is;
- (d) die aantal diere wat gemerk is;
- (e) die identifikasiemetode;
- (f) die datum waarop die eienaar se identifikasiemerk geregistreer is; en
- (g) die geregistreerde identifikasiemerk van die eienaar.

(5) Die registrator moet 'n register aanhou van merkoperateurs om aan te teken –

- (a) die registrasienommer van elke operateur;
- (b) die volle naam, identiteitsnommer en adres van elke operateur;
- (c) die datum waarop elke operateur die vereiste kursus voltooï het; en
- (d) die datum van elke registrasie.

Prosedures vir skutmeesters [14]

8. (1) Die prosedure wat deur die skutmeester gevvolg moet word as 'n dier met 'n identifikasiemerk geskut is, is om met gesertifiseerde pos vir die eienaar 'n kennisgewing te stuur wat die volgende bevat –

- (a) die naam en adres van die skut;
- (b) die naam en adres van die eienaar van die identifikasiemerk;
- (c) die beskrywing van die identifikasiemerk;
- (d) die beskrywing van die diere in die skut;
- (e) die aantal diere van elke beskrywing;
- (f) die datum waarop die diere van elke beskrywing geskut is;
- (g) die datum waarop die diere van elke beskrywing opgeveil gaan word; en
- (h) die uitreikingsdatum van sodainge kennisgewing.

Karaktergroottes van identifikasiemerke [18(1)(a)]

9. (1) In die geval van grootvee, mag die grootte van 'n karakter ten tye van die aanbring van 'n identifikasiemerk by wyse van –

- (a) tatoeëring, nie groter as 20 mm in wydte by die wydste, en nie 20 mm in hoogte by die hoogste plek wees nie;
- (b) brandmerk, nie minder as 40 mm en nie meer as 100 mm in wydte by die wydste plek wees nie, en nie minder as 40 mm en nie meer as 100 mm in hoogte by die hoogste plek wees nie.

(2) In die geval van kleinvee, mag die grootte van 'n karakter ten tye van die aanbring van 'n identifikasiemerk by wyse van tatoeëring, nie groter as 20 mm in wydte by die wydste, en nie 20 mm in hoogte by die hoogste plek wees nie.

(3) In die geval van volstruise, mag die grootte van 'n karakter ten tye van die aanbring van 'n identifikasiemerk by wyse van –

- (a) tatoeëring, nie groter as 20 mm in wydte by die wydste, en nie 20 mm in hoogte by die hoogste plek wees nie.
- (b) brandmerk, nie groter as 25 mm in wydte by die wydste, en nie 25 mm in hoogte by die hoogste plek wees nie.

Vorm, patroon en samestelling van identifikasiemerke, en die wyse van merking [18(1)(a) en (d)]

10. (1) (a) In die geval van grootvee, moet 'n identifikasiemerk uit een tot drie karakters bestaan.
- (b) In die geval van tatoeëring, moet die karakters van 'n identifikasiemerk wat uit meer as een karakters bestaan, van links na regs langs mekaar, en 6 mm van mekaar af, getatoeëer word.
- (c) In die geval van 'n brandmerk, moet die identifikasiemerk gebrand word –
- (i) langs en 20 mm van mekaar;
 - (ii) onder en 20 mm van mekaar;

(iii) in 'n gelyksydige driehoekspatroon waarin die eerste karakter die toppunt vorm, en die ander twee karakters langs mekaar en 20 mm van mekaar, en 20 mm onder die eerste karakter, die basis vorm; of

(iv) in 'n gelyksydige driehoekspatroon waarin die eerste karakter die onderpunt vorm, en die ander twee karakters langs mekaar en 20 mm van mekaar, en 20 mm bokant die eerste karakter, die boonste basis vorm.

(2) In die geval van kleinvee, moet 'n identifikasiemerk uit een tot drie karakters bestaan, en die karakters moet langs mekaar, van links na regs en 6 mm van mekaar af, getatoeëer word.

(3) In die geval van volstruise, moet 'n identifikasiemerk uit een tot twee karakters bestaan, en die karakters moet –

- (a) langs en 6 mm van mekaar gebrandmerk word;
- (b) onder en 6 mm van mekaar gebrandmerk word; of
- (c) langs en 6 mm van mekaar, getatoeëer word.

Ouderdom van diere ten tyde van merking [18(1)(c)]

11. (a) Beeste –

- (i) moet teen die ouderdom van 6 maande gemerk wees;
- (ii) kan vanaf die ouderdom van een maand getatoeëer word; of
- (iii) kan op die ouderdom van 6 maande gebrandmerk word; en
- (iv) moet teen die ouderdom van die eerste paar permanente snytand (weetandstadium) gebrandmerk wees.

(b) Kleinvee moet op die ouderdom van een maand getatoeëer wees.

(c) Varke kan op die ouderdom van een maand getatoeëer word.

(d) Volstruise –

- (i) kan op die ouderdom van een maand getatoeëer word; en
- (ii) kan op die ouderdom van ses maande gebrandmerk word.

(e) Perde –

- (i) kan op die ouderdom van ses maande getatoeëer word; en
- (ii) kan op die ouderdom van twaalf maande gebrandmerk word.

Dele waarop diere geïdentificeer moet word en die posisies waarin opeenvolgende identifikasiemerke met betrekking tot mekaar aangebring word [18(1)(d)]

12. (1) In die geval van beeste –

- (a) moet die identifikasiemerk by wyse van tatoeëring in die linker- of regteroer aangebring word; en
- (b) moet die identifikasiemerk by wyse van brandmerking op enige duidelik sigbare gedeelte, met die uitsondering van die nek, aangebring word.

(2) In die geval van kleinvee, moet die identifikasiemerk by wyse van tatoeëring in die linker- of regteroer, aangebring word.

(3) In die geval van varke, moet die identifikasiemerk by wyse van tatoeëring in die linker- of regteroor, aangebring word.

(4) In die geval van –

- (a) volstruise jonger as ses maande, moet die identifikasiemerk by wyse van tatoeëring onder die linker- of regtervlerk aangebring word;
- (b) volstruise ouer as ses maande, moet die identifikasiemerk by wyse van brandmerking op die linker- of regterdy, aan die buitekant, aangebring word.

(5) In die geval van perde –

- (a) moet die identifikasiemerk by wyse van tatoeëring op die boonste kaak, onderlip of linker- of regteroor aangebring word.
- (b) moet die identifikasiemerk by wyse van brandmerking op enige duidelik sigbare gedeelte, met die uitsondering van die nek, aangebring word.

AANHANGSEL 1

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B	Ɓ	Ɓ	T	Ŧ
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P	ݍ	ݍ	ܴ	ܴ
Q	ݏ	ݏ	ܵ	ܵ
R	ݏ	ݏ	ܶ	ܶ

AANHANGSEL 2**Fooie betaalbaar**

1. Aansoek om die registrasie van 'n identifikasieberk [reg.3(a)].....	R100,00 per aansoek
2. Aansoek om die oordrag van registrasie van 'n identifikasieberk [reg.5(b)].....	R100,00 per aansoek
3. Aansoek om die registrasie van 'n merkoperateur [reg. 11(1)(b)]	R100,00 per aansoek

No. R. 1684**21 November 2003****ANIMALS DECLARED UNDER SECTION 2(a) OF THE ANIMAL IDENTIFICATION ACT, 2002 (ACT NO. 6 OF 2002)**

I, Angela Thokozile Didiza, Minister of Agriculture, acting under section 2 (a) of the Animal Identification Act, 2002 (Act No. 6 of 2002), hereby declare that the said Act applies in respect of the animals set out in the Schedule.

A.T. DIDIZA**Minister of Agriculture****SCHEDULE**

Animals in respect of which Act No. 6 of 2002 applies:

Cattle;
Sheep; and
Goates.

No. R. 1684**21 November 2003****DIERE VERKLAAR ONDER ARTIKEL 2 (a) VAN DIE WET OP DIE IDENTIFIKASIE VAN DIERE, 2002 (WET NO. 6 VAN 2002)**

Ek, Angela Thokozile Didiza, Minister van Landbou, handelende ingevolge artikel 2 (a) van die Wet op die Identifikasie van Diere, 2002 (Wet No. 6 van 2002), verklaar hierby dat die Wet van toepassing is op die diere wat in die Bylae uiteengesit is.

A. T. DIDIZA**Minister van Landbou****BYLAE**

Diere waarop die Wet van toepassing is:

Beeste;
Skape; en
Bokke.

**DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING****No. R. 1675****21 November 2003****DESIGNATION OF COMMISSIONERS OF OATHS IN TERMS OF SECTION 6 OF
THE JUSTICES OF THE PEACE AND COMMISSIONERS OF OATHS ACT, 1963
(ACT NO. 16 OF 1963)**

I, Penuell Mpapa Maduna, Minister for Justice and Constitutional Development, under section 6 of the Justices of the Peace and Commissioners of Oaths Act, 1963 (Act No. 16 of 1963), hereby amend Government Notice No. 903 of 10 July 1998, as set out in the Schedule.

SCHEDULE**Definitions**

1. In this Government Notice, "the Notice" means Government Notice No. R. 903 of 10 July 1998, as amended by Government Notices Nos. R. 1687 of 24 December 1998, R. 950 of 6 August 1999, R. 1317 of 12 November 1999, R. 1510 of 24 December 1999, R. 1511 of 24 December 1999, R. 847 of 14 September 2001, R. 515 of 22 April 2002, R. 211 of 14 February 2003, R. 401 of 28 March 2003, R. 402 of 28 March 2003, R. 623 of 16 May 2003, R. 624 of 16 May 2003, R. 942 of 4 July 2003, R. 943 of 4 July 2003 and R. 947 of 4 July 2003.

Insertion of item after item 11A in the Schedule to the Notice

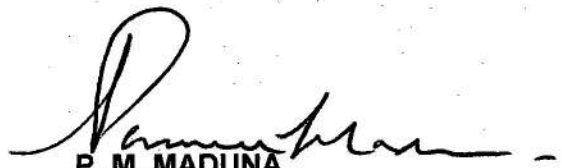
2. The following item is hereby inserted after item 11A in the Schedule to the Notice:

"11Ba. BoE Investment and Nominee Company (Pty) Limited

Director, Company Secretary, Departmental Head, any officer whose title contains the word "Manager", Team leader, Legal Advisor, Risk Officer, Compliance Officer."

"11Bb. BoE (Pty) Limited

Director, Company Secretary, Departmental Head, any officer whose title contains the word "Manager", Team leader, Legal Advisor, Risk Officer, Compliance Officer".



P. M. MADUNA

Minister for Justice and Constitutional Development

No. R. 1675

21 November 2003

**AANWYSING VAN KOMMISSARISSE VAN EDE INGEVOLGE ARTIKEL 6 VAN DIE
WET OP VREDEREGTERS EN KOMMISSARISSE VAN EDE, 1963 (WET NO. 16
VAN 1963)**

Ek, Penuell Mpapa Maduna, Minister van Justisie en Staatkundige Ontwikkeling, wysig hierby, kragtens artikel 6 van die Wet op Vrederegters en Kommissarisse van Ede, 1963 (Wet No. 16 van 1963), Goewermentskennisgewing No. 903 van 10 Julie 1998, soos in die Bylae uiteengesit.

BYLAE

Woordomskrywing

1. In hierdie Goewermentskennisgewing beteken "die Kennisgewing" Goewermentskennisgewing No. R. 903 van 10 Julie 1998, soos gewysig deur Goewermentskennisgewings Nos. R. 1687 van 24 Desember 1998, R. 950 van 6 Augustus 1999, R. 1317 van 12 November 1999, R. 1510 van 24 Desember 1999, R. 1511 van 24 Desember 1999, R. 847 van 14 September 2001, R. 515 van 22 April 2002, R. 211 van 14 Februarie 2003, R. 401 van 28 Maart 2003, R. 402 van 28 Maart 2003, R. 623 van 16 Mei 2003, R. 624 van 16 Mei 2003, R. 942 van 4 Julie 2003, R. 943 van 4 Julie 2003 en R. 947 van 4 Julie 2003.

Invoeging van item na item 11A in die Bylae tot die Kennisgewing

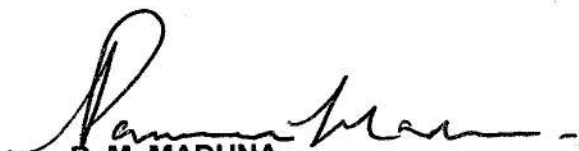
2. Die volgende item word hierby na item 11A van die Bylae tot die Kennisgewing ingevoeg:

"11Ba. BoE Investment and Nominee Company (Pty) Limited

Direkteur, Maatskappysekretaris, Departmentshoof, enige beampete wie se titel die woord "Bestuurder" bevat, Spanleier, Regsadviseur, Risikobeampte, Voldoeningsbeampete.

"11Bb. BoE (Pty) Limited

Direkteur, Maatskappysekretaris, Departmentshoof, enige beamppte wie se titel die woord "Bestuurder" bevat, Spanleier, Regsadviseur, Risikobeamppte, Voldoeningsbeamppte."



P. M. MADUNA

Minister van Justisie en Staatkundige Ontwikkeling

**DEPARTMENT OF LABOUR
DEPARTEMENT VAN ARBEID**

No. R. 1709**21 November 2003**

LABOUR RELATIONS ACT, 1995

**MOTOR INDUSTRY BARGAINING COUNCIL—MIBCO: EXTENSION OF PERIOD OF OPERATION OF AUTO WORKERS
PROVIDENT FUND COLLECTIVE AGREEMENT**

I, Thembinkosi Mkalipi, Executive Manager: Collective Bargaining, duly authorised thereto by the Minister of Labour, hereby, in terms of section 32 (6) (a) (i) of the Labour Relations Act, 1995, extend the period fixed in Government Notices Nos. R. 690 of 31 May 2002 and R. 1215 of 29 August 2003, by a further period ending 29 February 2004.

T. MKALIPI**Executive Manager: Collective Bargaining****No. R. 1709****21 November 2003**

WET OP ARBEIDSVERHOUDINGE, 1995

**MOTORNYWERHEID BEDINGINGSRAAD—MIBCO: VERLENGING VAN TYDPERK VAN KOLLEKTIEWE
VOORSORGFONDSCOOREENKOMS VIR MOTORWERKERS**

Ek, Thembinkosi Mkalipi, Uitvoerende Bestuurder: Kollektiewe Beding, behoorlik daartoe gemagtig deur die Minister van Arbeid, verleng hierby, kragtens artikel 32 (6) (a) (i) van die Wet op Arbeidsverhoudinge, 1995, die tydperk vasgestel in Goewermentskennisgewings Nos. R. 690 van 31 Mei 2002 en R. 1215 van 29 Augustus 2003, met 'n verdere tydperk wat op 29 Februarie 2004 eindig.

T. MKALIPI**Uitvoerende Bestuurder: Kollektiewe Beding****No. R. 1710****21 November 2003**

LABOUR RELATIONS ACT, 1995

**MOTOR INDUSTRY BARGAINING COUNCIL—MIBCO: EXTENSION OF PERIOD OF OPERATION OF
AUTO WORKERS' PENSION FUND COLLECTIVE AGREEMENT**

I, Thembinkosi Mkalipi, Executive Manager: Collective Bargaining, duly authorised thereto by the Minister of Labour, hereby, in terms of section 32 (6) (a) (i) of the Labour Relations Act, 1995, extend the period fixed in Government Notices Nos. R. 688 of 31 May 2002 and R. 1214 of 29 August 2003, by a further period ending 29 February 2004.

T. MKALIPI**Executive Manager: Collective Bargaining****No. R. 1710****21 November 2003**

WET OP ARBEIDSVERHOUDINGE, 1995

**MOTORNYWERHEID BEDINGINGSRAAD—MIBCO: VERLENGING VAN TYDPERK VAN KOLLEKTIEWE
PENSIOENFONDSCOOREENKOMS VIR MOTORWERKERS**

Ek, Thembinkosi Mkalipi, Uitvoerende Bestuurder: Kollektiewe Beding, behoorlik daartoe gemagtig deur die Minister van Arbeid, verleng hierby, kragtens artikel 32 (6) (a) (i) van die Wet op Arbeidsverhoudinge, 1995, die tydperk vasgestel in Goewermentskennisgewings Nos. R. 688 van 31 Mei 2002 en R. 1214 van 29 Augustus 2003, met 'n verdere tydperk wat op 29 Februarie 2004 eindig.

T. MKALIPI**Uitvoerende Bestuurder: Kollektiewe Beding**

No. R. 1711**21 November 2003****LABOUR RELATIONS ACT, 1995****BARGAINING COUNCIL FOR THE FISHING INDUSTRY: EXTENSION OF PERIOD OF OPERATION OF MAIN COLLECTIVE AGREEMENT**

I, Thembinkosi Mkalipi, Executive Manager: Collective Bargaining, duly authorised thereto by the Minister of Labour, hereby, in terms of section 32 (6) (a) (i) of the Labour Relations Act, 1995, extend the periods fixed in Government Notices Nos. R. 592 of 2 May 2003, R. 863 of 20 June 2003 and R. 1277 of 12 September 2003, by a further period ending 31 December 2003.

T. MKALIPI**Executive Manager: Collective Bargaining**

No. R. 1711**21 November 2003****WET OP ARBEIDSVERHOUDINGE, 1995****BEDINGINGSRAAD VIR DIE VISNYWERHEID: VERLENGING VAN TYDPERK VAN HOOF KOLLEKTIEWE OOREENKOMS**

Ek, Thembinkosi Mkalipi, Uitvoerende Bestuurder: Kollektiewe Beding, behoorlik daartoe gemagtig deur die Minister van Arbeid, verleng hierby, kragtens artikel 32 (6) (a) (i) van die Wet op Arbeidsverhoudinge, 1995, die tydperk vasgestel in Goewermentskennisgewings Nos. R. 592 van 2 Mei 2003, R. 863 van 20 Junie 2003 en R. 1277 van 12 September 2003, met 'n verdere tydperk wat op 31 Desember 2003 eindig.

T. MKALIPI**Uitvoerende Bestuurder: Kollektiewe Beding**

**MINISTRY FOR SAFETY AND SECURITY
MINISTER VAN VEILIGHEID EN SEKURITEIT****No. R. 1681****21 November 2003****PRIVATE SECURITY INDUSTRY REGULATION ACT, 2001 (ACT NO. 56 OF 2001): EXEMPTION IN TERMS OF SECTION 1 (2) AND 20 (5) OF THE ACT**

By virtue of the power vested in the Minister of Safety and Security by section 1 (2) and 20 (5) of the Private Security Industry Regulation Act, 2001 (Act No. 56 of 2001), I, Vincent Joseph Matthews, hereby determine that NPC Electronics Ltd and Pansolutions (Pty) Ltd are exempted from the provisions of the Private Security Industry Regulation Act, 2001 (Act No. 56 of 2001).

Signed at Pretoria on this 28th day of October 2003.

V. J. MATTHEWS**Deputy Minister for Safety and Security**

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