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Regulation Gazette

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Contents

<i>No.</i>		<i>Gazette No.</i>	<i>Page No.</i>
GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS			
Health, Department of/ Gesondheid, Departement van			
R. 558	Nursing Act (33/2005): Regulations Relating to the approval of and the minimum requirements for the Education and Training of a Learner/student leading to Registration in the Category Midwife	42381	11
Labour, Department of/ Arbeid, Departement van			
R. 559	Labour Relations Act, 1995: Registration of a Trade Union: South African Lawyers and Allied Workers Union (SALAWU) (LR 2/6/2/2829).....	42381	19
R. 560	Labour Relations Act, 1995: Cancellation of registration of a trade union: South African Union of Financial Industry (SAUFI) (LR2/6/2/2074)	42381	19
R. 561	Labour Relations Act, 1995: Registration of a trade union: Hlanganani Multi Purpose Organisation (HAMPO)	42381	20
South African Revenue Service/ Suid-Afrikaanse Inkomstediens			
R. 562	Customs and Excise Act, 1964: Amendment of Rules (DAR 182).....	42381	21
R. 563	Customs and Excise Act, 1964: Amendment of Schedule No. 1 (No. 1/7/3).....	42381	31
R. 563	Doeane- en Aksynswet, 1964: Wysiging van Bylae No. 1 (No. 1/7/3).....	42381	32
R. 564	Customs and Excise Act, 1964: Amendment of Rules (DAR 181).....	42381	33

Closing times for **ORDINARY WEEKLY** **REGULATION GAZETTE** **2019**

The closing time is 15:00 sharp on the following days:

- **27 December 2018**, Thursday for the issue of Friday **04 January 2019**
- **04 January**, Friday for the issue of Friday **11 January 2019**
- **11 January**, Friday for the issue of Friday **18 January 2019**
- **18 January**, Friday for the issue of Friday **25 January 2019**
- **25 January**, Friday for the issue of Friday **01 February 2019**
- **01 February**, Friday for the issue of Friday **08 February 2019**
- **08 February**, Friday for the issue of Friday **15 February 2019**
- **15 February**, Friday for the issue of Friday **22 February 2019**
- **22 February**, Friday for the issue of Friday **01 March 2019**
- **01 March**, Friday for the issue of Friday **08 March 2019**
- **08 March**, Friday for the issue of Friday **15 March 2019**
- **14 March**, Thursday for the issue of Friday **22 March 2019**
- **22 March**, Friday for the issue of Friday **29 March 2019**
- **29 March**, Friday for the issue of Friday **05 April 2019**
- **05 April**, Friday for the issue of Friday **12 April 2019**
- **11 April**, Thursday for the issue of Thursday **18 April 2019**
- **17 April**, Wednesday for the issue of Friday **26 April 2019**
- **25 April**, Thursday for the issue of Friday **03 May 2019**
- **03 May**, Friday for the issue of Friday **10 May 2019**
- **10 May**, Friday for the issue of Friday **17 May 2019**
- **17 May**, Friday for the issue of Friday **24 May 2019**
- **24 May**, Friday for the issue of Friday **31 May 2019**
- **31 May**, Friday for the issue of Friday **07 June 2019**
- **07 June**, Friday for the issue of Friday **14 June 2019**
- **13 June**, Thursday for the issue of Friday **21 June 2019**
- **21 June**, Friday for the issue of Friday **28 June 2019**
- **28 June**, Friday for the issue of Friday **05 July 2019**
- **05 July**, Friday for the issue of Friday **12 July 2019**
- **12 July**, Friday for the issue of Friday **19 July 2019**
- **19 July**, Friday for the issue of Friday **26 July 2019**
- **26 July**, Friday for the issue of Friday **02 August 2019**
- **01 August**, Thursday for the issue of Friday **08 August 2019**
- **08 August**, Thursday for the issue of Friday **16 August 2019**
- **16 August**, Friday for the issue of Friday **23 August 2019**
- **23 August**, Friday for the issue of Friday **30 August 2019**
- **30 August**, Friday for the issue of Friday **06 September 2019**
- **06 September**, Friday for the issue of Friday **13 September 2019**
- **13 September**, Friday for the issue of Friday **20 September 2019**
- **19 September**, Thursday for the issue of Friday **27 September 2019**
- **27 September**, Friday for the issue of Friday **04 October 2019**
- **04 October**, Friday for the issue of Friday **11 October 2019**
- **11 October**, Friday for the issue of Friday **18 October 2019**
- **18 October**, Friday for the issue of Friday **25 October 2019**
- **25 October**, Friday for the issue of Friday **01 November 2019**
- **01 November**, Friday for the issue of Friday **08 November 2019**
- **08 November**, Friday for the issue of Friday **15 November 2019**
- **15 November**, Friday for the issue of Friday **22 November 2019**
- **22 November**, Friday for the issue of Friday **29 November 2019**
- **29 November**, Friday for the issue of Friday **06 December 2019**
- **06 December**, Friday for the issue of Friday **13 December 2019**
- **12 December**, Thursday for the issue of Friday **20 December 2019**
- **18 December**, Wednesday for the issue of Friday **27 December 2019**

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1008.80 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	252.20
Ordinary National, Provincial	2/4 - Half Page	504.40
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60
Ordinary National, Provincial	4/4 - Full Page	1008.80

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3026.32** per page.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

The **Government Printing Works (GPW)** has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic *Adobe* Forms. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

1. The *Government Gazette* and *Government Tender Bulletin* are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website www.gpwonline.co.za

All re-submissions will be subject to the standard cut-off times.

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
<i>Extraordinary Gazettes</i>	As required	Any day of the week	<i>Before 10h00 on publication date</i>	<i>Before 10h00 on publication date</i>
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 working days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
North West	Weekly	Tuesday	One week before publication	3 working days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 working days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 working days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 working days prior to publication

GOVERNMENT PRINTING WORKS - BUSINESS RULES

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 working days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working days prior to publication

EXTRAORDINARY GAZETTES

3. *Extraordinary Gazettes* can have only one publication date. If multiple publications of an *Extraordinary Gazette* are required, a separate Z95/Z95Prov *Adobe* Forms for each publication date must be submitted.

NOTICE SUBMISSION PROCESS

4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website www.gpwonline.co.za.
5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
6. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
7. Every notice submitted **must** be accompanied by an official **GPW** quotation. This must be obtained from the *eGazette* Contact Centre.
8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating to a particular notice submission**.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice. (*Please see Quotation section below for further details*)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
 - 8.1.5. Any additional notice information if applicable.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
10. To avoid duplicated publication of the same notice and double billing, Please submit your notice **ONLY ONCE**.
11. Notices brought to **GPW** by “walk-in” customers on electronic media can only be submitted in *Adobe* electronic form format. All “walk-in” customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

QUOTATIONS

13. Quotations are valid until the next tariff change.
 - 13.1. **Take note:** **GPW**'s annual tariff increase takes place on **1 April** therefore any quotations issued, accepted and submitted for publication up to **31 March** will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from **GPW** with the new tariffs. Where a tariff increase is implemented during the year, **GPW** endeavours to provide customers with 30 days' notice of such changes.
14. Each quotation has a unique number.
15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.
16. **APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:**
 - 16.1. **GPW** Account Customers must provide a valid **GPW** account number to obtain a quotation.
 - 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the **GPW** Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).
17. **APPLICABLE ONLY TO CASH CUSTOMERS:**
 - 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that **the quotation number can only be used once to make a payment.**

GOVERNMENT PRINTING WORKS - BUSINESS RULES**COPY (SEPARATE NOTICE CONTENT DOCUMENT)**

20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
- 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.
- The content document should contain only one notice. (You may include the different translations of the same notice in the same document).
- 20.2. The notice should be set on an A4 page, with margins and fonts set as follows:
- Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;
- Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

21. Cancellation of notice submissions are accepted by **GPW** according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
22. Requests for cancellation must be sent by the original sender of the notice and must be accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

23. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

REJECTIONS

24. All notices not meeting the submission rules will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za). Reasons for rejections include the following:
- 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
- 24.2. Any notice submissions not on the correct *Adobe* electronic form, will be rejected.
- 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
- 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**APPROVAL OF NOTICES**

25. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
26. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

27. The Government Printer will assume no liability in respect of—
 - 27.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - 27.2. erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
 - 27.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

28. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

CUSTOMER INQUIRIES

Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While **GPW** deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a 2-working day turnaround time for processing notices received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

29. Requests for information, quotations and inquiries must be sent to the Contact Centre **ONLY**.
30. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

PAYMENT OF COST

31. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
32. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
33. Every proof of payment must have a valid **GPW** quotation number as a reference on the proof of payment document.
34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: info.egazette@gpw.gov.za before publication.
35. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
36. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

38. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website www.gpwonline.co.za free of charge, should a proof of publication be required.
39. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette*(s)

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:
Government Printing Works

149 Bosman Street

Pretoria

Postal Address:

Private Bag X85

Pretoria

0001

GPW Banking Details:
Bank: ABSA Bosman Street

Account No.: 405 7114 016

Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions:

For queries and quotations, contact: Gazette Contact Centre:

E-mail: submit.egazette@gpw.gov.za
E-mail: info.egazette@gpw.gov.za
Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka:

E-mail: subscriptions@gpw.gov.za
Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF HEALTH

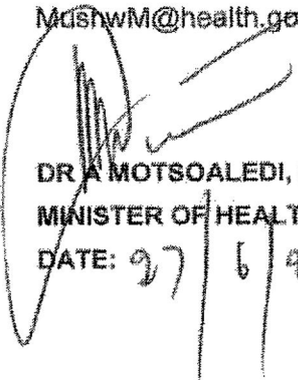
NO. R. 558

05 APRIL 2019

NURSING ACT, 2005 (Act No. 33 of 2005)**REGULATIONS RELATING TO THE APPROVAL OF AND THE MINIMUM REQUIREMENTS FOR THE EDUCATION AND TRAINING OF A LEARNER/STUDENT LEADING TO REGISTRATION IN THE CATEGORY MIDWIFE**

The Minister of Health intends, in terms of section 58(1)(f) of the Nursing Act, 2005 (Act No.33 of 2005), and after consultation with the South African Nursing Council, to make the Regulations in the Schedule.

Interested persons are invited to submit any substantiated comments or representations on the proposed Regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities and Management (Ms M Mushwana, MushwM@health.gov.za), within three (3) months of the date of publication of this notice.



DR A MOTSOLEDI, MP
MINISTER OF HEALTH

DATE: 27/6/2018

SCHEDULE

1. Definitions

In this schedule “the Act” means the Nursing Act, 2005 (Act No.33 of 2005), and any expression to which a meaning has been assigned in the Act shall bear such meaning and, unless the context indicates otherwise-

“**academic year**” means a period of at least 44 weeks of learning in any calendar year;

“**assessment**” means a structured process for gathering evidence and making judgments about a learner’s performance in relation to the prescribed requirements for the programme;

“**assessment method**” means the act that the assessor engages in, utilizing a variety of assessment strategies;

“**assessor**” means a practitioner registered as such with the Council, who will be responsible for the assessment of the learner’s achievement of learning outcomes for the programme;

“**clinical accompaniment**” means a structured process by a nursing education institution to facilitate assistance and support to the learner, by the nurse educator at the clinical facility, to ensure the achievement of the programme outcomes;

“**clinical facility**” means a health establishment whose primary purpose is the provision of care to healthcare users and is also utilized to teach clinical skills to learners;

“**clinical learning opportunities**” means the range of learning experiences available in a healthcare setting or other experiential learning sites, for a learner to gain the required clinical skills;

“**clinical placement**” means the period spent by a learner in clinical and other experiential learning sites to ensure that the purpose of the programme is achieved;

“**clinical supervision**” means the assistance and support extended to the learner by the midwife at a clinical facility, with an aim of developing a competent, independent practitioner;

“**competence**” means the ability of a practitioner to integrate the professional attributes including, but not limited to, knowledge, skills, judgment, values and beliefs required to perform as a midwife in all situations and practice settings;

“**fee**” means a fee or fees determined by the Council from time to time and published by notice in the *Government Gazette*;

“**fundamental learning**” means learning which forms the basis needed to undertake the programme;

“**integrated assessment**” means forms of assessment which permit the learner to demonstrate applied competence and which use a range of formative and summative assessment methods;

“**learner**” means a person registered with the Council as a learner midwife in terms of Section 32;

“**learning outcomes**” means the prescribed competencies and educational outcomes for the programme;

“**midwife**” means person registered as such in terms of section 31;

“**moderation**” means the process conducted by an independent moderator, which ensures that assessment of the outcomes prescribed for the programme is fair, valid and reliable;

“**moderator**” means a practitioner registered as such with the Council who will be responsible for the moderation of assessment conducted by the nursing education institutions for the programme;

“**programme**” means a purposeful and structured set of learning experiences that leads to registration in the category ‘midwife’;

“**programme outcomes**” means the equivalent of the exit level outcomes of the qualification;

“**qualification**” means a planned combination of learning outcomes with a defined purpose that is intended to provide qualifying learners with applied competence for meeting the prescribed requirements of the qualification in the category ‘midwife’, that is registered on the National Qualifications Framework (NQF); and

“**recognition of prior learning**” means the evidence-based comparison of previous learning and experience against the learning outcomes required for a specific programme, and the acceptance of such previous learning for the purpose of accessing a programme.

2. Requirements for registration in the category Midwife

- (1) A person shall be registered in the category 'Midwife' in terms of Section 31(1)(b) if such person-
- (a) received education and training at a Nursing Education Institution that is accredited to provide the programme;
 - (b) was registered with the Council as a learner for the duration of the programme in terms of section 32 of the Act;
 - (c) has met the requirements of the accredited programme;
 - (d) has been assessed and found competent in all exit level outcomes of the programme; and
 - (e) has complied with any other conditions as determined by the Council.
- (2) On completion or termination of the programme, the person in charge of the Nursing Education Institution where the learner was registered must submit to the Council –
- (a) A record of theoretical education and training;
 - (b) A record of clinical education and training;
 - (c) A record of summative assessments conducted, including recognition of prior learning where applicable;
 - (d) If applicable, a declaration certifying that the learner has met the prescribed educational requirements and is competent for registration in the category 'Midwife', signed by the person in charge of the Nursing Education Institution, in a format as determined by the Council; and
 - (e) Any other information as may be required by the Council.
- (3) The application for registration in the category 'Midwife' must be in accordance with the *Regulations Relating to the Particulars to be Furnished to the Council for Keeping of the Register for Nursing Practitioners, the Manner of Effecting Alterations to the Register, and Certificates that may be issued by the Council*, published in Government Notice No. R. 195 of 19 February 2008.
- (4) In the case of a person that was not duly registered with the Council as a learner in terms of subregulation (1)(b), education and training undergone during the period when the person was not registered as a learner shall not be recognized by the Council.

3. Accreditation of a Nursing Education Institution to offer the programme

An institution must be accredited to offer the programme in terms of the *Regulations Relating to the Accreditation of Institutions as Nursing Education Institutions*, published under Government Notice No. R. 173 of 8 March 2013.

4. Admission requirements to the programme

- (1) A candidate shall apply for admission to to the programme to a Nursing Education Institution that is accredited to provide the programme referred to in these Regulations.
- (2) In order to be admitted to the programme, a person must be registered as a general nurse.

5. Minimum requirements for the programme

- (1) The requirements of the programme must be read and applied in conjunction with the rules of such programme, as determined by the Council. Such rules shall be published by notice in the *Government Gazette*.
- (2) Learners are required to achieve all exit level outcomes of the qualification.
- (3) The duration of the programme is one (1) academic year of full time studies.
- (4) A learner shall, throughout the programme, receive integrated education and training to achieve both theoretical and clinical outcomes.
- (5) A learner shall comply with all clinical placement requirements of the programme as determined by the Council.
- (6) The maximum period that a learner may spend in a simulated learning environment must comply with the conditions determined by Council, which may be published by notice in the *Government Gazette* at the discretion of the Council.

6. Clinical teaching and learning

- (1) Clinical teaching and learning must only be provided in clinical facilities that are approved in terms of the accreditation of the programme.
- (2) Clinical learning must take place in a range of clinical settings and other learning sites that will facilitate the achievement of the programme outcomes.
- (3) The Nursing Education Institution must set clinical learning outcomes for each of the learning areas of the programme.

- (4) The Nursing Education Institution must keep records of all clinical training.
- (5) The Nursing Education Institution is accountable for clinical accompaniment of learners on day or night shift.
- (6) The clinical facility is accountable for clinical supervision of learners on day or night shift.
- (7) Clinical education and training shall include learning experience at night which –
 - (a) Shall not exceed two (2) months of an academic year; and
 - (b) Shall not take place within the first six (6) months of the commencement of the programme.

7. Assessment and moderation of learning outcomes

- (1) Assessment of learning by a Nursing Education Institution must comply with the following:
 - (a) It must be conducted by an assessor registered with the Council;
 - (b) The learner must be assessed and found competent in all learning outcomes of the programme, in line with the assessment criteria outlined for the qualification registered on the National Qualifications Framework;
 - (c) A minimum of 60% of formative clinical assessment activities must be done in 'real life' situations;
 - (d) There must be evidence of continuous assessment throughout the period of study;
 - (e) There must be evidence of internal moderation of all assessments;
 - (f) Records of assessment and moderation must be kept by the Nursing Education Institution for a period as prescribed by relevant legislation, and be produced on request of the Council;
 - (g) Summative assessment must be conducted at the end of learning periods as determined by institutional policies, which must include a final assessment at the end of the programme; and
 - (h) Any other requirements as may be determined by the Council;
 - (i) It must be conducted by an assessor registered with the Council;
 - (j) The learner must be assessed and found competent in all learning outcomes of the programme, in line with the assessment criteria outlined for the qualification registered on the National Qualifications Framework; and
 - (k) Any other requirements as may be determined by the Council.
- (2) Notwithstanding the provisions in subregulation (1), the Council may delegate the assessment and moderation functions to any person or organization.

8. Transfers

- (1) In case of a learner transferring to another Nursing Education Institution, the person in charge of the Nursing Education Institution transferring the learner must –
 - (a) Submit to the receiving Nursing Education Institution, on request, a record of all education and training that the learner has undergone; and
 - (b) Submit to the Council –
 - (i) A record of education and training undergone by the learner, in a format determined by the Council; and
 - (ii) A notice of termination of education and training in a format determined by the Council.
- (2) The Nursing Education Institution receiving the transferred learner as in subregulation (1) must submit to the Council an application for readmission of the learner into the programme in terms of section 32 of the Act, and in accordance with prescribed requirements.

9. Recognition of prior learning

- (1) A learner may be assessed on prior learning for no more than 50% of the prescribed credits towards the programme by –
 - (a) Applying to a Nursing Education Institution accredited to offer the midwifery programme;
 - (b) Providing evidence of prior learning by means of portfolios, other forms of appropriate evidence or challenge examinations; and
 - (c) Complying with the Nursing Education Institution's Recognition of Prior Learning Policies and Procedures.
- (2) The process referred to in subregulation (1) must meet the Council's and the general prescripts for recognition of prior learning.
- (3) The assessment of prior learning referred to in subregulation (1) must be conducted by an assessor registered in terms of Regulation 7(1)(a).
- (4) The nursing education institution must submit the credits obtained from the assessment of prior learning as part of the completion of training records referred to in Regulation 2.2(c).
- (5) The Nursing Education Institution where recognition of prior learning has taken place must keep a full record of the assessment conducted, and all documentation pertaining to such

assessment, for a period as prescribed by relevant legislation and, on request, supply such records to the Council.

- (6) Where a Nursing Education Institution fails to produce the recognition of prior learning records on request of the Council, the Council may refuse such an application for credits, and where credit was already granted, such credit may be withdrawn.

10. Application of these regulations

- (1) These regulations shall apply to –
- (a) All programmes leading to registration as a Midwife; and
 - (b) All learners following such programmes.

11. Transitional arrangements

- (1) *The Regulations Relating to the Course Leading to Registration as a Midwife* published by Government Notice No. R. 254 of 14 February 1975 shall remain in force until repealed by notice in the *Government Gazette*.
- (2) Notwithstanding the provisions of subregulation (1), the Council will, from the publication date of these Regulations, cease to accredit any Nursing Education Institution to offer the education and training programme referred to in subregulation (1).
- (3) Notwithstanding the provisions of subregulation (1), Nursing Education Institutions accredited for education and training programmes in terms of the Regulations mentioned in subregulation (1) will cease to admit new learners to such programme on a date to be determined by the Council and published by notice in the *Government Gazette*.
- (4) The Nursing Education Institutions referred to in sub-regulation (3) must ensure that all education and training programmes that commenced prior to the date referred to in subregulation (3) are completed within a period of three (3) years from the date determined by the Council in terms of subregulation 3 above.
- (5) Notwithstanding the provisions of sub-regulation (1), learners registered in terms of the regulations mentioned in subregulation (1) will continue to be regulated under those regulations until the end of the three-year period mentioned in subregulation (4).

12. Commencement

These Regulations shall come into operation on the date of final publication in the *Gazette*.

DEPARTMENT OF LABOUR

NO. R. 559

05 APRIL 2019

**LABOUR RELATIONS ACT, 1995
REGISTRATION OF A TRADE UNION**

I, Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby notify, in terms of section 109(2) of the Labour Relations Act, 1995, that **South African Lawyers and Allied Workers Union (SALAWU) (LR 2/6/2/2829)** has been registered as a trade union with effect from 28 March 2019.....



REGISTRAR OF LABOUR RELATIONS

DEPARTMENT OF LABOUR

NO. R. 560

05 APRIL 2019

**LABOUR RELATIONS ACT, 1995
CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby, as required by Section 109(2) of the Act, give notice that I have in terms of Section 106(2A) cancelled the registration of **South African Union of Financial Industry (SAUFI) (LR2/6/2/2074)** with effect from 01 November 2018.....

Any person who is aggrieved by the decision regarding the cancellation of the registration of the trade union may lodge an appeal with the Labour Court against the decision in terms of Section 111 of the Act.



REGISTRAR OF LABOUR RELATIONS

01 November 2018

DEPARTMENT OF LABOUR

NO. R. 561

05 APRIL 2019

LABOUR RELATIONS ACT, 1995

REGISTRATION OF A TRADE UNION

I, Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby notify, in terms of section 109(2) of the Labour Relations Act, 1995, that the **Hlanganani Multi Purpose Organisation (HAMPO)** has been registered as a trade union with effect from 20 March 2019.....



REGISTRAR OF LABOUR RELATIONS

DATE: 20 / 03 / 2019.....

SOUTH AFRICAN REVENUE SERVICE

NO. R. 562

05 APRIL 2019

5 April 2019

**CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF RULES (DAR 182)**

Under sections 54F, 54J and 120 of the Customs and Excise Act, 1964, the rules published in Government Notice R.1874 of 8 December 1995 are amended to the extent set out in the Schedule hereto.



MARK STANLEY KINGON

ACTING COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

(a) By the amendment of subparagraph (ii) of paragraph (a) of rule 54I.03 as follows:

- (ii) if he or she is classified as a commercial manufacturer, for licensing of his or her manufacturing premises as a customs and excise manufacturing warehouse for the commercial manufacture of sugary beverages.

(b) By the insertion after rule 54I.04 of the following heading and rule:

Issue of invoices or dispatch delivery notes in respect of goods removed from a customs and excise warehouse

54I.04A Any licensee of any customs and excise warehouse who removes any sugary beverages from such warehouse must issue an invoice, dispatch

delivery note or similar document approved by the Commissioner that contains the information required for the purposes of rule 54F.05.

(c) By the substitution for rule 54I.06 of the following rule:

54I.06 (a) Any person who manufactures or imports any sugary beverage that is liable to health promotion levy must determine and declare the sugar content of the sugary beverage in grams per 100 millilitres based on –

- (i) the sugar content of the sugary beverage as certified on a test report obtained and retained from a testing laboratory accredited with and using methodology recognised by the South African National Accreditation System (SANAS) or the International Laboratory Accreditation Cooperation (ILAC); or
- (ii) in the absence of such test report, the deemed sugar content of the sugary beverage that is assumed to constitute 20 grams per 100 millilitres.

(b) Any person who manufactures or imports any concentrate or preparation for the making of beverages that is liable to health promotion levy must determine and declare the sugar content of the concentrate or preparation in grams per 100 millilitres based on –

- (i) (aa) the sugar content as certified on a test report as contemplated in paragraph (a) above of the total volume of the prepared beverage when mixed or diluted according to the manufacturer's product specifications; and
(bb) the average sugar content as certified on such test report of the sugar contents for all the prepared beverage options when mixed or diluted according to the manufacturer's multiple product specifications; or
- (ii) in the absence of such test report, the deemed sugar content of the prepared beverage that is assumed to constitute 20 grams per 100 millilitres should the concentrate or preparation be mixed or diluted at a ratio of one part to nine parts water.

(c) The test report as contemplated in paragraphs (a) and (b) above must be kept available for inspection for a period of five years from the date the sugary beverage or concentrate or preparation for the making of sugary

beverages was manufactured or imported and must be produced or submitted at the request of an officer.

(d) By the amendment of paragraph (a) of rule 54I.09 as follows:

(a) The licensee must, when issuing any invoice or dispatch delivery note as contemplated in rule 54F.05 or similar document as contemplated in rule 54I.04A in respect of sugary beverages manufactured before the date health promotion levy on sugary beverages came into operation, endorse such invoice, note or document to state that such sugary beverages were manufactured before the effective date.

(e) By the insertion in item 202.00 of the Schedule to the rules of the following form:

“DA 185.4A16 Client type 4A16 – Non-commercial manufacturer of sugary beverages”

(f) By the substitution in item 202.00 of the Schedule to the rules for form DA 185 and DA 185.4B2 of the following forms:

“DA 185 Application form: Registration / Licensing of customs and excise clients”

“DA 185.4B2 Licensing client type 4B2 – Manufacturing warehouse”



DA 185

APPLICATION FORM: REGISTRATION / LICENSING OF CUSTOMS AND EXCISE CLIENTS

For official use

1. NOTES FOR COMPLETION OF THE DA 185 AND ITS ANNEXURES					
<p>1. Where the asterisk (*) appears, delete whichever is not applicable.</p> <p>2. Indicate with an "X" in the appropriate block(s) whichever is applicable.</p> <p>3. Complete the appropriate annexure.</p> <p>4. If the space provided on form DA185 and applicable annexure(s) is insufficient, the information must be furnished on a separate page, which must be attached to the form DA185 and the annexures.</p> <p>5. Reflect the relevant customs and excise client number, customs and excise warehouse number or rebate user number when applying for the amendment of existing information or for a total cancellation per client type.</p> <p>6. Where security must be furnished, complete and submit annexure DA 185.C.</p> <p>7. A foreign principal must complete and submit annexure DA 185.D.</p> <p>8. Complete and submit (if applicable) the appropriate prescribed agreement.</p> <p>9. All references to sections and rules pertain to the Customs and Excise Act, 1964 (the Act).</p> <p>10. All Customs and Excise forms are available on the SARS website (www.sars.gov.za) or at any SARS branch office.</p>					
2. EXISTING REGISTRANT/LICENSEE PARTICULARS					
If currently registered/licensed with SARS, please state allocated customs client number.					
3. NATIONALITY					
Natural person, who is:			Juristic person, that is:		
Located in the RSA:		Yes <input type="checkbox"/> No <input type="checkbox"/>	Located in the RSA:		Yes <input type="checkbox"/> No <input type="checkbox"/>
4. PURPOSE OF APPLICATION					
New Registration/Licensee or renewal:		<input type="checkbox"/>	Amendment of existing information:		<input type="checkbox"/>
			Cancellation:		<input type="checkbox"/>
5. ANNEXURES					
Annexure	Registration	Tick box	Annexure	Licensing	Tick box
DA 185 4A1	Importer (Local or Foreign)	<input type="checkbox"/>	DA 185 4B1	Special Manufacturing Warehouse – (Section 21 and the rules thereto)	<input type="checkbox"/>
DA 185 4A2	Exporter (Local or Foreign)	<input type="checkbox"/>	DA 185 4B2	Manufacturing Warehouse – (Sections 19A, 27, 54E, 54J and the rules thereto)	<input type="checkbox"/>
DA 185 4A2	Exporter for SADC, SADC-EPA, SACU/EFTA and SACU/MERCOSUR – (rule 59A.01, rules 49A, 49B, 49D and 49E)	<input type="checkbox"/>	DA 185 4B3	Storage Warehouse	<input type="checkbox"/>
DA 185 4A2 (Section A) & Form DA 46A1.02	Exporter for AGOA – (rules 46A1.02)	<input type="checkbox"/>	DA 185 4B4	Special Storage Warehouse (Sections 19A and 21 and the rules thereto)	<input type="checkbox"/>
DA 185 4A2 (Section B) & Form DA 49A.02	Approved Exporter – SADC-EPA or SACU/EFTA – (rules 49A.18 (19), (20) and 49D.18(19)(20))	<input type="checkbox"/>	DA 185 4B5	Clearing Agent – (Section 64B and the rules thereto)	<input type="checkbox"/>
DA 185 4A2 (Section C) & Form DA 46A.01	Exporter for GSP (various countries) – (relevant rules for section 46A)	<input type="checkbox"/>	DA 185 4B6	Remover of goods in Bond (Local or Foreign) – (Section 64D and the rule thereto)	<input type="checkbox"/>
DA 185 4A3	Rebate User (Schedule Nos. 3, 4 and 6) – (Section 75 and the rules thereto)	<input type="checkbox"/>	DA 185 4B7	Distributor of Fuel – (Section 64F and the rules thereto)	<input type="checkbox"/>
DA 185 4A4 & DA46A1.03	Manufacturer – (Section 46)	<input type="checkbox"/>	DA 185 4B8	Special Ad Valorem Manufacturing Warehouse – (Section 36A and the rules thereto)	<input type="checkbox"/>
DA 185 4A5	Special Manufacturing Warehouse: APDP	<input type="checkbox"/>	DA 185 4B9	Storage Warehouse (Customs Controlled Area Enterprise) – (Sections 19A, 21, 21A and Rule 21A.10)	<input type="checkbox"/>

5. ANNEXURES (continued)					
DA 185 4A6	Electronic Communication with SARS – (Section 101A and the rules thereto)	<input type="checkbox"/>	DA 185 4B10	Manufacturing Warehouse (Customs Controlled Area Enterprise) – (Sections 19A, 21A, 27 and Rule 21A.10)	<input type="checkbox"/>
DA 185 4A7 & Form DA 46A.02	Producer for SADC, SADC-EPA, SACU/EFTA, SACU/MERCOSUR and GSP – (rule 59A.01, rules 49A, 49B, 49D, 49E and 46A2.18)	<input type="checkbox"/>			<input type="checkbox"/>
DA 185 4A8	Commercial manufacturer of biodiesel – (Section 37B and rule 37B.02(b))	<input type="checkbox"/>			<input type="checkbox"/>
DA 185 4A9	Non-commercial manufacturer of biodiesel – (Section 37B and rule 37B.02(a))	<input type="checkbox"/>	DA 185 4B11	Distillation of spirits by an agricultural distiller	<input type="checkbox"/>
DA 185 4A10	Manufacturer in terms of drawback items 501.00 to 521.00 (Note 2(a) to Part 1 of Schedule No. 5)	<input type="checkbox"/>	DA 185 4B12	To own, possess or keep stills	<input type="checkbox"/>
DA185 4A11	Special Economic Zone Operator and/or designation of a Customs Controlled Area (CCA) – (Sections 21A and Rule 21A.04)	<input type="checkbox"/>	DA 185 4B13	To manufacture or import stills for sale or to repair stills for reward	<input type="checkbox"/>
DA 185 4A12	Electricity Producer – (Section 59A and Rule 54FA.04)	<input type="checkbox"/>	DA 185 C	Security Particulars	<input type="checkbox"/>
DA 185 4A13	Registered Agent	<input type="checkbox"/>	DA 185 D	Nomination of registered agent by foreign principal	<input type="checkbox"/>
DA 185 4A14	Registered Still	<input type="checkbox"/>			
DA 185 4A15	Manufacture of excisable goods solely for own use by the manufacturer	<input type="checkbox"/>			
DA 185 4A16	Non-commercial manufacturer of sugary beverages (Section 59A and Rule 54I.03)	<input type="checkbox"/>			

6. BUSINESS / PERSON PARTICULARS									
Registered name of business or name of applicant:									
Business address: Street name and number:									
Building name and floor number:									
Suburb:									
City/Town:							Street code:		
Postal address:									
Suburb:									
City/Town:							Postal code:		
Business Telephone (Including code):	Code: (____)	Tel. (____)	Fax number (Including code):	Code: (____)	Fax. (____)				
:Cellular phone number:					Business e-mail address:				

7. SOUTH AFRICAN BANK ACCOUNT DETAILS										
Mark if you do not have a local savings or cheque account	<input type="checkbox"/>	Account No:								
Branch Name:							Branch No:			
Bank Name:					Cheque:	<input type="checkbox"/>	Savings:	<input type="checkbox"/>	Transmission:	<input type="checkbox"/>
Account Holder Name:										

8. SARS REVENUE IDENTIFICATION NUMBERS (if applicable)														
i. VAT Registration Number:	4											ii. Income Tax Reference Number:		
iii. PAYE Reference Number:	7											iv. SDL Reference Number:	L	
v. UIF Reference Number:	U													

9. NATURE OF BUSINESS														
Company		Close Corporation		Trust		Sole Proprietor / Individual		Partnership						
Co-op		Public Authority		Foreign Individual		Foreign / External Company		Sole Proprietor						
Company / Close Corporation / Trust* Registration Number:														

10. PARTICULARS OF SOLE PROPRIETOR / INDIVIDUAL / DIRECTORS AND / OR PARTNERS														
i. Initials:						First Name/s:								
Surname:														
Capacity:														
ID / Passport No:													Passport Country (e.g. South Africa = ZAF)	
ii. Initials:						First Name/s:								
Surname:														
Capacity:														
ID / Passport No:													Passport Country (e.g. South Africa = ZAF)	
iii. Initials:						First Name/s:								
Surname:														
Capacity:														
ID / Passport No:													Passport Country (e.g. South Africa = ZAF)	

11. PUBLIC OFFICER / REPRESENTATIVE													
Surname:													
First Name:													
Telephone (including code):	Code: (____)	Tel. (_____)	Fax number (including code):	Code: (____)	Fax. (_____)								
E-mail address:											Cellular Phone Number:	(_____)	
Public Officer:	<input type="checkbox"/>	Curator/Trustee:	<input type="checkbox"/>	Partner:	<input type="checkbox"/>	Accounting officer / Treasurer / Financial Officer:	<input type="checkbox"/>	Other, please specify:					

12. INFORMATION REGARDING CONTRAVENTIONS AND OTHER MATTERS													
Please indicate whether during the preceding five years, any person contemplated in the rules for section 59A or 60:-													
(a) Has contravened or failed to comply with the provisions of the Act.	Yes:		No:										
(b) Has failed to comply with any condition, obligation or other requirement imposed by the Commissioner.	Yes:		No:										
(c) Has been convicted of any offence under the Act.	Yes:		No:										
(d) Has been convicted of any offence involving dishonesty.	Yes:		No:										
(e) Has made any false or misleading statement in any material respect or omitted to state any material fact which was required to be stated in any application for registration or for any other purpose under the Act.	Yes:		No:										
(f) Has ever been insolvent or in liquidation.	Yes:		No:										
Note:													
<ul style="list-style-type: none"> If the answer is "yes" to any of the above questions, full details must be furnished on a separate page and attached to the application. Any applicant may, where it is contended in respect of paragraphs (a) and (b) that the contravention or failure was inadvertent, without fraudulent intent or gross negligence, a submission to this effect should be furnished on a separate page and attached to the application. 													

13. DOCUMENTS IN SUPPORT OF APPLICATION

The following information / documents not older than 3 months must be submitted with this application form.

Natural person or juristic person located in the RSA

- One of the following documents to prove bank details i.e. the account holder's name, bank account number and bank branch code:
 - An original bank statement or a legible certified copy of an original bank statement;
 - An original letter from the bank; or
 - An original auto bank statement.
- Original or certified copies of the following documents (whichever is relevant):
 - Registration certificate of business (as issued by the Companies and Intellectual Property Commission or Master of the Supreme Court in the case of a Trust);
 - Resolution/consent or other authority to apply, as applicable;
 - Municipal account to confirm the address details;
 - Detailed site plan in the case of a warehouse or a rebate store;
 - Agency Contract between agent and foreign principal;
 - DA 185.D to prove nomination by a foreign principal in the case of an application for a registered agent;
 - VAT, IT, PAYE, SDL, UIF letters from SARS to confirm revenue registration details;
 - A fixed telephone line operator's and/or cell phone account to confirm contact details;
 - In the case of Annexures DA 185.4B9 and DA 185.4B10, a letter to the applicant signed by the SEZ Operator on his or her own letter-headed paper approving the allocation of land in the CCA;
 - Identity/passport documents of –
 - Individual
 - Partnership, Close Corporation and Trust (All Members / Partners / Trustees)
 - Company (All Directors, including Managing Director and Financial Director)
 - Court order in the case of an emancipated minor
- Any other information as the Commissioner for SARS may require.

Natural person or juristic person not located in the RSA

- Original or certified copies of the following documents (whichever is relevant):
 - Agency Contract between applicant and agent (with an established place of business in the RSA) other than clearing agent;
 - VAT letters from SARS to confirm revenue registration details (if applicable);
 - Proof of company registration from the relevant competent authority in the foreign country;
 - Identity document or passport; and
 - Court order in the case of an emancipated minor
- Any other information as the Commissioner for SARS may require.

14. DECLARATION:

I hereby-

- (a) declare that the particulars in the application and all enclosures are true and correct; and
- (b) undertake to-
 - (i) inform the SARS immediately of any changes in the particulars furnished in the application;
 - (ii) comply with the customs and excise laws and procedures.

_____ (Initials and Surname)

_____ (Status / Capacity, e.g. Director)

_____ (Signature)

_____ (Date & Place)

15. FOR OFFICIAL USE ONLY

I, _____ Team Member, at _____ Office hereby certify / confirm
Full name and surname *Branch Office name*

that the applicant / representative*:

- Visited this office in person;
- Is in fact the person reflected on his/her identification document/passport*; and
- Is the person as is reflected on the letter of authority (where applicable).

_____ Team Member: SID

_____ Team Member: Signature

_____ Date

I, _____ Team Leader, at _____ Office hereby certify / confirm
Full name and surname *Office name*

that the applicant / representative*:

- Visited this office in person;
- Is in fact the person reflected on his/her identification document/passport*; and
- Is the person as is reflected on the letter of authority (where applicable).

_____ Team Leader: SID

_____ Team Leader: Signature

_____ Date



ANNEXURE DA 185.4B2

LICENSING CLIENT TYPE 4B2 – MANUFACTURING WAREHOUSE

Trading Particulars:

Please supply all trade names and physical addresses if the business is conducted from a different address or under a different name as that stated in Block 6 of the application form (DA 185).

Trade name of business: _____

Physical address: Street name and number: _____

Building name and floor number: _____

Suburb: _____

City/Town: _____

Street code: _____

Authority to apply:

I/We,

..... herein presented by:
 (name of applicant)

(1) (Capacity) (2) (Capacity)

being duly authorised thereto by virtue of –

- (a) *a resolution passed at a meeting of the Board of Directors, held at on the day of (CCYY); or
 (b) *express consent in writing of all the members of the close corporation /* partners of the partnership /* trustees of the trust; or
 (c) * being a person having the management of any other association; or
 (d) * delegated officer of an organ of State,
 hereby apply for licensing of a Manufacturing Warehouse.

Warehouse Particulars:(a) Indicate with an **X** what the warehouse will be used for:(i) Manufacture of tobacco products (warehouse business type 32 - VM) (ii) Manufacture of malt beer (warehouse business type 33 - VM)

(iii) Manufacture of spirits

(aa) Primary (warehouse business type 34 - VMP) (bb) Secondary (warehouse business type 35 - VMS) (iv) Manufacture of petroleum products – excluding biodiesel (warehouse business type 38 - VM) (v) Manufacture of (commercial) biodiesel (warehouse business type 39 - VM) (vi) Manufacture of plastic carrier and flat bags (warehouse business type 42 - VM) (vii) Manufacture of electric filament lamps (warehouse business type 43 - VM) (viii) Production of electricity (warehouse business type 44 - VM) (ix) Manufacture of tyres (warehouse business type 56 - VM) (x) Manufacture of sugary beverages (warehouse business type 57 - VM)

(b) Please state the rebate item(s), tariff subheading(s) / item(s) (if applicable), and describe the goods that will be manufactured or stored in the warehouse.

Rebate item(s)	Tariff subheading(s) / item(s)	Rebate Code	Description of goods manufactured / stored
(1)			
(2)			
(3)			
(4)			
(5)			
(6)			
(7)			
(8)			
(9)			

Continues overleaf

(10)			
(11)			
(12)			

Completion by Electricity Producers only	
Installed Capacity of Electricity Generation Plant:	
Number of Electricity Generation Units:	
Non-renewable energy source used:	Coal <input type="checkbox"/> Petroleum based liquid fuels <input type="checkbox"/> Natural gas <input type="checkbox"/> Nuclear <input type="checkbox"/> Other <input type="checkbox"/> Specify:
If electricity generated from co-generation, indicate type: (Rule 54FA.10(c)(ii))	Waste heat or energy from waste <input type="checkbox"/> Combined heat and power <input type="checkbox"/> Renewable <input type="checkbox"/> Solar power <input type="checkbox"/>

Completion by Tyre Producers only	
Indicate tyre levy client type:	New tyre manufacturer <input type="checkbox"/> Re-tread tyre manufacturer <input type="checkbox"/>

Declaration:	
I hereby -	
(a) declare that the particulars in the application and all enclosures are true and correct; and	
(b) undertake to—	
(i) inform the South African Revenue Service immediately of any changes in the particulars furnished in the application;	
(ii) comply with the customs and excise laws and procedures.	
..... (Initials and Surname) (Status / Capacity, e.g. Director)
..... (Signature) (Date & Place)

FOR OFFICIAL USE												
File Number:												
Type of Warehouse:	VM	VMP	VMS									
Warehouse Number:												
Licence Number:												
Licence Date:												
District Office:												

ANNEXURE DA185.4A16

CLIENT TYPE 4A16 – Non-commercial manufacturer of sugary beverages (Section 59A and Rule 54I.03)

Trading Particulars:

Notes:

1. Please supply all trade names and physical addresses from where the business is conducted if under a different address or under a different name as was stated in paragraph 6 of the DA 185 application form.
2. If an agricultural address please complete relevant fields below.

Trade name of business:	
Manufacturing premises: Street name and number:	
Farm name / registration number:	
Building name and floor number:	
Suburb:	
Plot name / registration number:	
District:	
City / Town:	
Street code:	

Authority to apply:

I/We _____ (name of applicant) herein represented by

(1) _____ Capacity _____

(2) _____ Capacity _____

being duly authorised thereto by virtue of -

(a) * a resolution passed at a meeting of the Board of Directors held at _____ on the _____ day of _____ cyy _____; or

(b) * express consent in writing of all the members of the close corporation /* partners of the partnership /* trustees of the trust; or

(c) * being a person having the management of any other association,

hereby apply for registration as a non-commercial manufacturer of sugary beverages.

The under-mentioned original or certified copies must accompany the application:

- (a) Registration certificate of business - As issued by the Companies and Intellectual Property Commission or Master of the Supreme Court in case of a Trust.
- (b) Resolution/consent or other authority as applicable.
- (c) Identity documents/Passport documents of
 - Individual.
 - Partnership, Close Corporation and Trust – All members/partners/trustees.
 - Company – All Directors, including Managing Director and Financial Director.

Declaration:

I hereby-

- (a) declare that the particulars in the application and all enclosures are true and correct; and
- (b) undertake to-
 - (i) inform the South African Revenue Service immediately of any changes in the particulars furnished in the application;
 - (ii) comply with such customs and excise laws and procedures.

(Initials and Surname)_____
(Status / Capacity, e.g. Director)_____
(Signature)_____
(Date & Place)

SOUTH AFRICAN REVENUE SERVICE

NO. R. 563

05 APRIL 2019

**CUSTOMS AND EXCISE ACT, 1964.
AMENDMENT OF SCHEDULE NO. 1 (NO. 1/7/3)**

In terms of section 48 of the Customs and Excise Act, 1964, Part 7 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.


M GUNGUBELE
DEPUTY MINISTER OF FINANCE

SCHEDULE

By the substitution of Note(s) 5 and 6 in Section A to Part 7 of Schedule No. 1 with the following:

5. The sugar content of sugary beverages liable to the levy on sugary beverages must be calculated in grams per 100 millilitres based on -
- (a) the sugar content as certified on a test report obtained and retained from a testing laboratory accredited with and using methodology recognised by the South African National Accreditation System (SANAS) or the International Laboratory Accreditation Cooperation (ILAC); or
- (b) in the absence of such a test report, the sugar content of the sugary beverage will be deemed to constitute 20 grams per 100 millilitres.
6. In the case of powder and liquid concentrates or other preparations for the making of beverages, the sugar content must be calculated in grams per 100 millilitres based on
- (a) the sugar content as certified on a test report as contemplated in paragraph 5(a) above of the total volume of the prepared beverage when mixed or diluted according to the manufacturer's product specifications; and
- (b) the average sugar content as certified on such test report of the sugar content for all the prepared beverage options when mixed or diluted according to the manufacturer's multiple product specifications; or
- (c) in the absence of such a test report, the sugar content of the prepared beverage will be deemed to constitute 20 grams per 100 millilitres should the concentrate or preparation be mixed or diluted at a ratio of one part to nine parts water.

SUID-AFRIKAANSE INKOMSTEDIENS

NO. R. 563

05 APRIL 2019

**DOEANE- EN AKSYNSWET, 1964.
WYSIGING VAN BYLAE NO. 1 (NO. 1/7/3)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 7 van Bylae No. 1 by bogenoemde Wet hiermee gewysig in die mate in die Bylae hierby aangetoon.


M GUNGJUBELE
ADJUNKMINISTER VAN FINANSIES

BYLAE

Deur die Opmerkings 5 en 6 by Afdeling A van Deel 7 van Bylae No. 1 deur die volgende te vervang:

5. Die suikerinhoud van suikeragtige dranke aanspreeklik aan die heffing op suikeragtige dranke moet bereken word in gramme per 100 milliliters gebaseer op
 - (a) die suikerinhoud soos gesertifiseer in toets verslag wat verkry en gehou word van toetslaboratorium wat geakkrediteer met en die metodologie gebruik wat erken word deur die Suid Afrikaanse Nasionale Geakkrediteerde Stelsel (SANGS) of die Internasionale Laboratorium Geakkrediteerde Ko-operasie (ILGK); of
 - (b) in die afwesigheid van sodanige toets verslag, die suikerinhoud van die suikeragtige drank sal geag word om 20 gramme per 100 milliliters uit te maak.
6. In die geval van poeier en vloeistofkonsentrate of bereidinge vir die maak van drank, moet die suiker inhoud bereken word op die totale volume van die voorbereide drank wanneer gemeng of verdun is volgens die vervaardiger se produk spesifikasies.
 - (a) die suikerinhoud soos gesertifiseer in toets verslag soos beoog in paragraaf 5(a) bo, van die totale volume van die voorbereide drank wanneer gemeng of verdun volgens die vervaardiger se produk spesifikasies; en
 - (b) die gemiddelde suikerinhoud soos gesertifiseer op sodanige toets verslag van die suikerinhoud vir al die voorbereide drank keuses wanneer gemeng of verdun volgens die vervaardiger se veelvoudige produk spesifikasies; of
 - (c) in die afwesigheid van sodanige toets verslag, sal die suikerinhoud van die voorbereide drank geag word om 20 gramme per 100 milliliters uit te maak sou die konsentraat of bereiding gemeng of verdun wees teen verhouding van een deel by nege dele water.

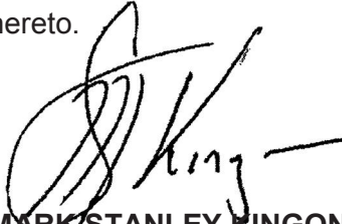
SOUTH AFRICAN REVENUE SERVICE

NO. R. 564

05 APRIL 2019

**CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF RULES (DAR 181)**

Under section 120 of the Customs and Excise Act, 1964, the rules published in Government Notice R.1874 of 8 December 1995 are amended to the extent set out in the Schedule hereto.

**MARK STANLEY KINGON****ACTING COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE****SCHEDULE****Amendment of rule 38.14A**

Rule 38.14A of the rules under section 38 of the Customs and Excise Act, 1964 (Act No. 91 of 1964), is hereby amended by the substitution in paragraph (c) for subparagraph (bb) of the following paragraph:

“(bb) the South African identity document number in the case of a South African citizen or a permanent resident of the Republic, the passport document number in the case of a person who is not a citizen nor a permanent resident of the Republic or South African Revenue Service taxpayer reference number in the case where the registration code number 70707070 is allowed for the entry of goods.”.

Amendment of rule 59A

Rule 59A.03 of the rules under section 59A of the Customs and Excise Act, 1964 (Act No. 91 of 1964), is hereby amended by –

(a) the substitution in paragraph (a)(iii) for item (bb) of the following item:

“(bb) is a natural person”; and

(b) the substitution in paragraph (a)(iii) for item (cc) of the following item:

“(cc) reflects his or her South African identity document number in the case of a South African citizen or a permanent resident of the Republic, passport document number in the case of a person who is not a South African citizen nor a permanent resident of the Republic or South African Revenue Service taxpayer reference number in the field provided in the declaration form.”.

WARNING!!!

To all suppliers and potential suppliers of goods to the Government Printing Works

The Government Printing Works would like to warn members of the public against an organised syndicate(s) scamming unsuspecting members of the public and claiming to act on behalf of the Government Printing Works.

One of the ways in which the syndicate operates is by requesting quotations for various goods and services on a quotation form with the logo of the Government Printing Works. Once the official order is placed the syndicate requesting upfront payment before delivery will take place. Once the upfront payment is done the syndicate do not deliver the goods and service provider then expect payment from Government Printing Works.

Government Printing Works condemns such illegal activities and encourages service providers to confirm the legitimacy of purchase orders with GPW SCM, prior to processing and delivery of goods.

To confirm the legitimacy of purchase orders, please contact:

Anna-Marie du Toit (012) 748-6292 (Anna-Marie.DuToit@gpw.gov.za) and

Siraj Rizvi (012) 748-6380 (Siraj.Rizvi@gpw.gov.za)

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