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REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID AFRIKA

Regulation Gazette

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government
printing

Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICA

HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

It has come to the attention of the *GOVERNMENT PRINTING WORKS* that there are certain unscrupulous companies and individuals who are defrauding unsuspecting businesses disguised as representatives of the *Government Printing Works (GPW)*.

The scam involves the fraudsters using the letterhead of *GPW* to send out fake tender bids to companies and requests to supply equipment and goods.

Although the contact person's name on the letter may be of an existing official, the contact details on the letter are not the same as the *Government Printing Works*. When searching on the Internet for the address of the company that has sent the fake tender document, the address does not exist.

The banking details are in a private name and not company name. Government will never ask you to deposit any funds for any business transaction. *GPW* has alerted the relevant law enforcement authorities to investigate this scam to protect legitimate businesses as well as the name of the organisation.

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

Should you suspect that you are a victim of a scam, you must urgently contact the police and inform the *GPW*.

GPW has an official email with the domain as [@gpw.gov.za](mailto:GPW@gpw.gov.za)

Government e-mails DO NOT have org in their e-mail addresses. All of these fraudsters also use the same or very similar telephone numbers. Although such number with an area code 012 looks like a landline, it is not fixed to any property.

GPW will never send you an e-mail asking you to supply equipment and goods without a purchase/order number. *GPW* does not procure goods for another level of Government. The organisation will not be liable for actions that result in companies or individuals being resultant victims of such a scam.

Government Printing Works gives businesses the opportunity to supply goods and services through RFQ / Tendering process. In order to be eligible to bid to provide goods and services, suppliers must be registered on the National Treasury's Central Supplier Database (CSD). To be registered, they must meet all current legislative requirements (e.g. have a valid tax clearance certificate and be in good standing with the South African Revenue Services - SARS).

The tender process is managed through the Supply Chain Management (SCM) system of the department. SCM is highly regulated to minimise the risk of fraud, and to meet objectives which include value for money, open and effective competition, equitability, accountability, fair dealing, transparency and an ethical approach. Relevant legislation, regulations, policies, guidelines and instructions can be found on the tender's website.

Fake Tenders

National Treasury's CSD has launched the Government Order Scam campaign to combat fraudulent requests for quotes (RFQs). Such fraudulent requests have resulted in innocent companies losing money. We work hard at preventing and fighting fraud, but criminal activity is always a risk.

How tender scams work

There are many types of tender scams. Here are some of the more frequent scenarios:

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to a company to invite it to urgently supply goods. Shortly after the company has submitted its quote, it receives notification that it has won the tender. The company delivers the goods to someone who poses as an official or at a fake site. The Department has no idea of this transaction made in its name. The company is then never paid and suffers a loss.

OR

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to Company A to invite it to urgently supply goods. Typically, the tender specification is so unique that only Company B (a fictitious company created by the fraudster) can supply the goods in question.

Shortly after Company A has submitted its quote it receives notification that it has won the tender. Company A orders the goods and pays a deposit to the fictitious Company B. Once Company B receives the money, it disappears. Company A's money is stolen in the process.

Protect yourself from being scammed

- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare tender details with those that appear in the Tender Bulletin, available online at www.gpwonline.co.za
- Make sure you familiarise yourself with how government procures goods and services. Visit the tender website for more information on how to tender.
- If you are uncomfortable about the request received, consider visiting the government department and/or the place of delivery and/or the service provider from whom you will be sourcing the goods.
- In the unlikely event that you are asked for a deposit to make a bid, contact the SCM unit of the department in question to ask whether this is in fact correct.

Any incidents of corruption, fraud, theft and misuse of government property in the *Government Printing Works* can be reported to:

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292.
Email: Annamarie.DuToit@gpw.gov.za

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193.
Email: Bonakele.Mbhele@gpw.gov.za

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176.
Email: Daniel.Legoabe@gpw.gov.za

Closing times for **ORDINARY WEEKLY** **REGULATION GAZETTE** **2022**

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

- **31 December 2021**, Friday for the issue of Friday **07 January 2022**
- **07 January**, Friday for the issue of Friday **14 January 2022**
- **14 January**, Friday for the issue of Friday **21 January 2022**
- **21 January**, Friday for the issue of Friday **28 January 2022**
- **28 January**, Friday for the issue of Friday **04 February 2022**
- **04 February**, Friday for the issue of Friday **11 February 2022**
- **11 February**, Friday for the issue of Friday **18 February 2022**
- **18 February**, Friday for the issue of Friday **25 February 2022**
- **25 February**, Friday for the issue of Friday **04 March 2022**
- **04 March**, Friday for the issue of Friday **11 March 2022**
- **11 March**, Friday for the issue of Friday **18 March 2022**
- **17 March**, Thursday for the issue of Friday **25 March 2022**
- **25 March**, Friday for the issue of Friday **01 April 2022**
- **01 April**, Friday for the issue of Friday **08 April 2022**
- **07 April**, Thursday for the issue of Thursday **14 April 2022**
- **13 April**, Wednesday for the issue of Friday **22 April 2022**
- **21 April**, Thursday for the issue of Friday **29 April 2022**
- **28 April**, Thursday for the issue of Friday **06 May 2022**
- **06 May**, Friday for the issue of Friday **13 May 2022**
- **13 May**, Friday for the issue of Friday **20 May 2022**
- **20 May**, Friday for the issue of Friday **27 May 2022**
- **27 May**, Friday for the issue of Friday **03 June 2022**
- **03 June**, Friday for the issue of Friday **10 June 2022**
- **09 June**, Thursday for the issue of Friday **17 June 2022**
- **17 June**, Friday for the issue of Friday **24 June 2022**
- **24 June**, Friday for the issue of Friday **01 July 2022**
- **01 July**, Friday for the issue of Friday **08 July 2022**
- **08 July**, Friday for the issue of Friday **15 July 2022**
- **15 July**, Friday for the issue of Friday **22 July 2022**
- **22 July**, Friday for the issue of Friday **29 July 2022**
- **29 July**, Friday for the issue of Friday **05 August 2022**
- **04 August**, Thursday for the issue of Friday **12 August 2022**
- **12 August**, Friday for the issue of Friday **19 August 2022**
- **19 August**, Friday for the issue of Friday **26 August 2022**
- **26 August**, Friday for the issue of Friday **02 September 2022**
- **02 September**, Friday for the issue of Friday **09 September 2022**
- **09 September**, Friday for the issue of Friday **16 September 2022**
- **16 September**, Friday for the issue of Friday **23 September 2022**
- **23 September**, Friday for the issue of Friday **30 September 2022**
- **30 September**, Friday for the issue of Friday **07 October 2022**
- **07 October**, Friday for the issue of Friday **14 October 2022**
- **14 October**, Friday for the issue of Friday **21 October 2022**
- **21 October**, Friday for the issue of Friday **28 October 2022**
- **28 October**, Friday for the issue of Friday **04 November 2022**
- **04 November**, Friday for the issue of Friday **11 November 2022**
- **11 November**, Friday for the issue of Friday **18 November 2022**
- **18 November**, Friday for the issue of Friday **25 November 2022**
- **25 November**, Friday for the issue of Friday **02 December 2022**
- **02 December**, Friday for the issue of Friday **09 December 2022**
- **08 December**, Thursday for the issue of Thursday **15 December 2022**
- **15 December**, Thursday for the issue of Friday **23 December 2022**
- **22 December**, Thursday for the issue of Friday **30 December 2022**

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.gpwnonline.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.gpwnonline.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 AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 2614

14 October 2022

**MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996
(ACT NO. 47 OF 1996)****ESTABLISHMENT OF STATUTORY MEASURE: REGISTRATION OF ROLE-
PLAYERS IN THE RED MEAT INDUSTRY**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 10, 13, 14 and 19 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended, hereby establish the statutory measure set out in the attached Schedule.


ANGELA THOKO DIDIZA**MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

SCHEDULE

1. Definitions

In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, unless the context otherwise indicates –

“designated animals” for purposes of this notice, means cattle, sheep and goats;

“handled” in relation to red meat, means deboning, portioning, dicing, mincing, cooling or freezing;

“levy notice” means any notice whereby a levy is imposed on designated animals and red meat in terms of the Act;

“Levy Administrator” means the juristic person entrusted with the implementation, administration and enforcement of the statutory measure established in this notice;

“processing” in relation to red meat, means altering the meat, other than cutting portioning, dicing and mincing such meat, to enhance the meat, and “process” and “processes” shall have a corresponding meaning;

“red meat” means any carcass or any part of a slaughtered and skinned designated animal, fresh or frozen which has not undergone any processing other than deboning, portioning, dicing, mincing, cooling or freezing; and

“the Act” means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996) as amended.

2. Purpose and aim of the statutory measure and the relation thereof to the objectives of the Act

The purpose and aim of this statutory measure is to compel the parties set out herein to register with the Levy Administrator. This is necessary to ensure that continuous, timeous and accurate information relating to designated animals slaughtered and red meat are available to all role-players. Market information is deemed essential to all role-players in order for them to make informed decisions.

The establishment of this statutory measure should assist in promoting the efficiency of the marketing of red meat. The viability and efficiency of the red meat industry should thus be enhanced.

The statutory measure is not detrimental to any of the objectives of the Act, and in particular will not be detrimental to the number of employment opportunities or to fair labour practices in the red meat industry.

This statutory measure will be administered by the Levy Administrator, who will act in terms of the mandate and on behalf of the Red Meat, and Livestock Primary Cluster through its representative structure.

3. Products to which this statutory measure applies

This statutory measure shall apply to all –

- (a) designated animals slaughtered by abattoirs;
- (b) red meat from designated animals handled within the boundaries of the Republic of South Africa; and
- (c) designated animals exported live from the Republic of South Africa.

4. Area in which the measure shall apply

This measure shall apply within the geographical boundaries of the Republic of South Africa.

5. Registration and the enforcement thereof

Any person referred to in sections 5(1) and 5(2) of the levy notice shall on an annual basis register or re-register with the Levy Administrator at the discretion of Levy Administrator.

- 5.1 Registration shall be done immediately upon receipt of a registration form, or upon receipt of an invite from an electronic system obtainable free of charge for this purpose from the Levy Administrator, and must –
 - a) be submitted, when forwarded by email, to the levy administrator by email; or
 - b) when sent by the electronic system on the system.
- 5.2 The implementation, administration and enforcement of the statutory measure established in this notice are entrusted to a non-profit company as contemplated in the Companies Act, 2008 (Act No. 71 of 2008).

6. Commencement and period of validity

This statutory measure shall come into operation on 5 November 2022 and will lapse after an extension period of four years. The lapsing of the statutory measure shall not -

- (a) Affect the previous operation of the statutory measure so lapsed or anything duly done or suffered under the statutory measure so lapsed; or
- (b) Affect any right, privilege, obligation or liability acquired, accrued or incurred under the statutory measure so lapsed; or
- (c) Affect any penalty, forfeiture or punishment incurred in respect of any offence committed against the statutory measure so lapsed; or
- (d) Affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, forfeiture or punishment as acquired, accrued or incurred in terms of the statutory measure so lapsed.

And any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the statutory measure had not lapsed.

LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING, DEPARTEMENT VAN

NO. R. 2614

14 Oktober 2022

WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996**(WET Nr. 47 VAN 1996)****INSTELLING VAN STATUTÊRE MAATREËL: REGISTRASIE VAN ROLSPELERS
IN DIE ROOIVLEISBEDRYF**

Ek, Angela Thoko Didiza, Minister van Landbou, Grondhervorming en Landelike Ontwikkeling, handelende kragtens artikels 10, 13, 14 en 19 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet Nr. 47 van 1996), soos gewysig, stel hiermee die statutêre maatreël in soos in die Bylaag hierby aangeheg, uiteengesit is.



ANGELA THOKO DIDIZA
MINISTER VAN LANDBOU, GRONDHERVORMING EN LANDELIKE
ONTWIKKELING

BYLAAG

1. Woordomskrywing

In hierdie Bylaag het enige woord of uitdrukking waaraan 'n betekenis volgens die Wet toegeken is, daardie betekenis tensy die konteks anders bepaal, en beteken—

“aangewese dier” vir die doel van hierdie kennisgewing verwys na beeste, skape en bokke;

“die Wet” verwys na die Wet op die Bemaking van Landbouprodukte, 1996 (Wet nr. 47 van 1996) soos gewysig;

“hanteer” in verband met rooivleis beteken die verandering van sulke vleis deur dit te ontbeen, versnipper, verdeel, maal, verkoel of bevroes;

“Heffingsadministrateur” verwys na die regspersoon wat toevertrou is met die implementering, administrasie en toepassing van die statutêre maatreël gevestig in hierdie kennisgewing;

“heffingskennisgewing” verwys na enige kennisgewing waarvolgens 'n heffing op 'n aangewese dier en rooivleis in terme van die Wet ingestel word;

“prosessering” in verband met rooivleis beteken die verandering van sulke vleis andersins as sny, verdeel, versnipper en maal om die vleis te verbeter, en “prosesseer” en “prosesse” het 'n diensooreenkomstige betekenis; en

“rooivleis” beteken enige karkas of enige gedeelte van 'n geslagte en afgeslagte aangewese dier, vars of bevrore, wat nie prosessering andersins as ontbening, versnippering, verdeling, maal, verkoeling of bevroesing ondergaan het nie.

2. Doel en oogmerk van die statutêre maatreël en die verwantskap met die doelwitte van die Wet

Die doel en oogmerke van hierdie statutêre maatreël is om die partye hierin uiteengesit te noop om by die Heffingsadministrateur te registreer. Dit is om te verseker dat aaneenlopende, tydlige en akkurate inligting rakende geslagte aangewese diere en rooivleis aan alle rolspelers beskikbaar is. Markinligting is noodsaaklik vir alle rolspelers om ingeligte keuses te kan uitoefen.

Die daarstelling van hierdie statutêre maatreeël moet help om die effektiwiteit van die rooivelsbemarking te bevorder. Die lewensvatbaarheid en doeltreffendheid van die rooivelsbedryf behoort dus verhoog te word.

Hierdie statutêre maatreeël is nie nadelig vir enige van die doelwitte van die Wet nie en sal, in besonder, nie nadelig vir die aantal werkegeleenthede of op regverdige arbeidspraktyk in die rooivelsbedryf wees nie.

Die statutêre maatreeël sal deur die Heffingsadministrateur volgens die mandaat en namens die Rooivels en Lewendehawe Primêre Kluster deur middel van die verteenwoordigende liggaam, geadministreer word.

3. Produkte waarop die statutêre maatreeël van toepassing is

Hierdie statutêre maatreeël sal van toepassing wees op alle -

- (a) aangewese diere wat geslag is by abattoirs;
- (b) rooivels wat binne die grense van die Republiek van Suid-Afrika hanteer word; en
- (b) aangewese diere wat uitgevoer word van die Republiek van Suid-Afrika.

4. Gebied waarin die statutêre maatreeël van toepassing is

Hierdie statutêre maatreeël sal binne die geografiese grense van die Republiek van Suid-Afrika van toepassing wees.

5. Registrasie en die toepassing daarvan

Enige persoon waarna in artikels 5(1) en 5(2) van die heffingskennisgewing verwys is moet op 'n jaarlikse basis registreer of her-registreer by die Heffingsadministrateur.

5.1 Registrasie moet plaasvind sodra 'n registrasievorm, of 'n uitnodiging vanaf 'n elektroniese stelsel, gratis verkrygbaar van die Heffingsadministrateur, ontvang word en moet -

- (a) per epos versend word aan die Heffingsadministrateur indien per epos ontvang; of
- (b) wanneer dit per elektroniese stelsel ontvang is op die stelsel terug gestuur word.

5.2 Die Implementering, administrasie en toepassing van die statutêre maatreeël gevestig in hierdie kennisgewing is toevertrou aan 'n nie-

winsgewende maatskappy soos uiteengesit in die Wet op Maatskappye, 2008 (Wet Nr. 71 van 2008).

6. Aanvang en geldigheids tydperk

Hierdie statutêre maatreël sal op 5 November 2022 in werking tree en sal na 'n verlengingsperiode van vier jaar verval. Die verval van die statutêre maatreël sal nie

- (a) Invloed hê op die vorige werking van die statutêre maatreël of op iets behoorlik gedoen of gely onder die statutêre maatreël nie; of
- (b) Enige reg, voorreg, verpligting of aanspreeklikheid hê, verkry, toeval of aangaan onder die statutêre maatreël soos verval nie; of
- (c) Enige boete, verbeurdverklaring of straf hê aangegaan ten opsigte van 'n misdryf gepleeg onder die statutêre maatreël soos verval nie; of
- (d) Enige ondersoek, regsgeding of regsmiddel ten opsigte van enige sodanige reg, voorreg, verpligting, aanspreeklikheid, verbeuring of straf hê, verkry, toeval of aangaan in terme van die statutêre maatreël soos verval, en so 'n ondersoek, regsgeding of middel mag ingestel, voorgesit of afgedwing word, en so 'n boete, verbeurdverklaring of straf kan opgelê kan word, asof die statutêre maatreël nie verval het nie.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 2615

14 October 2022

**MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996
(ACT NO. 47 OF 1996)****ESTABLISHMENT OF LEVY AND DETERMINATION OF GUIDELINE PRICES:
LEVY ON CATTLE, SHEEP, GOATS AND RED MEAT**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 10, 13, 14 and 15 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended-

- (a) introduce the levies as set out in the attached Schedule; and
- (b) determine that the guideline prices for cattle, sheep, goats and red meat for purposes of determining the said levies shall be as set out in the attached Schedule.


ANGELA THOKO DIDIZA**MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

SCHEDULE

1. Definitions

In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, unless the context otherwise indicates—

“abattoir” means a slaughter facility as defined in section 1 of the Meat Safety Act, 2000 (Act No. 40 of 2000), and where used in context of an obligation placed on an abattoir in this notice, refers to the owner of the slaughter facility;

“agent” means any person who acts as the agent of the buyer or seller of the designated animals, whether the risk of ownership of such designated animals has passed to such person or not;

“DALRRD” means the National Department of Agriculture, Land Reform and Rural Development;

“designated animals” for purposes of this notice, means cattle, sheep and goats;

“handled” in relation to red meat, means deboning, portioning, dicing, mincing, cooling or freezing;

“head” means one designated animal irrespective of its age, size or weight or whether it is sold together with another animal, animals or offspring;

“Levy Administrator” means the juristic person entrusted with the implementation, administration and enforcement of the statutory levy established in this notice;

“owner” for the purposes of this notice means, in relation to any designated animal—

- (a) the person liable to pay the price charged by the abattoir for the slaughter of that animal; or
- (b) the person on whose behalf the designated animal is delivered for slaughter, in the event that no price is charged by the abattoir for the slaughter of the designated animal; or
- (c) the abattoir, if the abattoir was the last person to own or acquire the designated animal prior to the slaughter of such animal.

“person” includes natural and juristic persons, partnerships, trusts, voluntary associations, co-operatives and any other bodies, institutions or establishments, whether incorporated or not;

“processing” in relation to red meat, means altering the meat, other than cutting portioning, dicing and mincing such meat, to enhance the meat, and “process” and “processes” shall have a corresponding meaning;

“red meat” means any carcass or part of a slaughtered and skinned designated animal, fresh or frozen which has not undergone any processing other than deboning, portioning, dicing, mincing, cooling or freezing;

“the Act” means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended; and

“year” for the purposes of section 5 of this notice, means the 365 days period after the inception of this levy, and every subsequent such period.

2. Purpose and aim of the levy and the relation thereof to the objectives of the Act

The red meat industry has been identified by the DALRRD as a productive sector and job driver with potential for accelerated economic growth and job creation through the Agricultural Policy Action Plan and the Agricultural and Agro-Processing Master Plan processes. The red meat industry refined, aligned and redefined a new statutory measure to support the crucial future development and sustainability of the sector. As such, the red meat industry wishes to implement a new levy for a period of four years to deliver on the functions identified, whilst investigating how these functions could be better. These functions are-

(a) Animal Health, Public Health and Biosecurity

- (i) FMD high risk prioritisation
- (ii) Traceability and Identification
- (iii) Consumer assurance and product safety

(b) Market Access

- (i) Increase market size and value-chain participation

(c) Inclusive Growth

- (i) Transformation in the developing sector

(d) Competitiveness & Sustainability

- (i) Production development

- (ii) Industry Information
- (iii) Red meat research and development
- (iv) Consumer communication and education
- (e) Administration and Governance

The levy is not detrimental to any of the objectives of the Act, and in particular will not be detrimental to the number of employment opportunities or for labour practice in the red meat industry.

The levy will be administered by the Levy Administrator who will act in terms of the mandate granted to it by the Red Meat, and Livestock Primary Cluster, the representative structure of the primary red meat industry. The Levy Administrator who will appoint a Levy Collector if and when necessary to assist them with the collection of the statutory levy.

This levy is necessary to finance the above-mentioned functions and the levy will be utilized in accordance with the levy application submitted to the Minister. The Auditor-General will solely be responsible to audit the statutory levies collected and expended.

The actual beneficiaries of the levy will be determined by the Levy Administrator in accordance with their approved business plans and budgets for the benefit of the entire industry.

3. Products to which the levy applies

This levy shall apply to all –

- (a) designated animals slaughtered at an abattoir;
- (b) red meat from designated animals handled within the boundaries of the Republic of South Africa; and
- (c) designated animals exported live from the Republic of South Africa.

4. Area in which the levy shall apply

This levy shall apply within the geographical boundaries of the Republic of South Africa.

5. Imposition of the levy

The following levies (VAT excluded) are hereby imposed in respect of designated animals and red meat as contemplated in section 3 -

(1) Cattle-

Levy	How payable
(a) R13.00 per head	Payable by the owner at slaughter, to the abattoir who slaughters such animal, the abattoir shall be liable to collect such levy from the owner and pay it over to the Levy Administrator. Where the abattoir is the owner, the abattoir shall make payment directly to the Levy Administrator.
(b) R13.00 per head exported live from the Republic of South Africa	Payable by the exporter to the Levy Administrator.

(2) Sheep and Goats-

Levy	How payable
(a) R2.53 per head	Payable by the owner at slaughter, to the abattoir who slaughters such animal, the abattoir shall be liable to collect such levy from the owner and pay it over to the Levy Administrator. Where the abattoir is the owner, the abattoir shall make payment directly to the Levy Administrator.
(b) R2.53 per head exported live from the Republic of South Africa.	Payable by the exporter to the Levy Administrator.

NOTES:

- a) The Levy Administrator will determine the percentage allowed to be deducted as a collection fee by the abattoir, before the levies are remitted to the Levy Administrator, on an annual basis, The maximum percentage allowed will not exceed 3%.

6. Persons by whom and to whom the levy shall be payable

The levy imposed under section 5 shall be payable by the persons set out in the notice to the Levy Administrator, or his designated agent, within the period set out in section 8.

7. Guideline prices

The guideline prices for the different designated animals and red meat shall be as follows -

(1) Cattle -

<u>Category</u>	<u>Guideline price</u>
(a) Cattle	
Weaners	R7 000 per head
Slaughter stock	R12 000 per head
(b) Carcass price	Average price R46/kg
(c) Cattle exported live	R14 000 per head

(2) Sheep and Goats-

<u>Category</u>	<u>Guideline price</u>
(a) Sheep and goats	
Slaughter stock	R1 700 per head
Lambs and kids	R725 per head
(b) Carcass price	Average price R55/kg
(c) Sheep & goats exported live	R1 700 per head

8. Payment and enforcement of the Levy

A levy imposed in terms of this notice shall be paid to the Levy Administrator -

- (a) in the case of an event referred to in sections 5(1)(a) and 5(2)(a), within 14 days after the end of the calendar month within which the purchase, sale or other event, as the case may be, took place;
- (b) in the case of an event referred to in sections 5(1)(b) and 5(2)(b) payment is made prior to the issuance of an export permit.

8.1 Payment shall be made by means of electronic bank transfer in favour of the Levy Administrator, and shall-

(a) be paid into the account number obtainable from the Levy Administrator.

8.2 The implementation, administration and enforcement of the levy established in this notice is entrusted to the Levy Administrator, a non-profit company as contemplated in the Companies Act, 2008 (Act No. 71 of 2008).

9. Levy and escalation

The levy will be as follows-

	2022/2023		2023/2024		2024/2025		2025/2026	
5(1)(a)	R	13,00	R	13,65	R	14,33	R	15,05
5(1)(b)	R	13,00	R	13,65	R	14,33	R	15,05
5(2)(a)	R	2,53	R	2,66	R	2,79	R	2,93
5(2)(b)	R	2,53	R	2,66	R	2,79	R	2,93

10. Use of the levy

The Minister approves that-

- (a) approximately 70% of the levy funds should be used for activities relating to; Animal Health, Public Health and Biosecurity, Market Access, Inclusive Growth and Competitiveness & Sustainability and compliance to legislation
- (b) not more than 10% for administrative use; and
- (c) at least 20% is allocated towards transformation and that the National Agricultural Marketing Council's new transformation guidelines be followed.

11. Commencement and period of validity

This levy shall come into operation on 5 November 2022 and will lapse after an extension period of four years. The lapsing of the levy shall not -

- (a) Affect the previous operation of the levy so lapsed or anything duly done or suffered under the levy so lapsed; or

- (b) Affect any right, privilege, obligation or liability acquired, accrued or incurred under the levy so lapsed; or.
- (c) Affect any penalty, forfeiture or punishment incurred in respect of any offence committed against the levy so lapsed; or
- (d) Affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, forfeiture or punishment as acquired, accrued or incurred in terms of the levy so lapsed.

And any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the levy had not lapsed.

LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING, DEPARTEMENT VAN

NO. R. 2615

14 Oktober 2022

WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996

(WET Nr. 47 VAN 1996)

**DAARSTELLING VAN HEFFING EN RIGLYNPRYSE: HEFFING OP BEESTE,
SKAPE, BOKKE EN ROOIVLEIS**

Ek, Angela Thoko Didiza, Minister van Landbou, Grondhervorming en Landelike Ontwikkeling, handelende kragtens artikels 10, 13, 14 en 15 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet Nr. 47 van 1996), soos gewysig -

- a) stel hiermee die heffing in, soos uiteengesit in die Bylaag hierby aangeheg; en
- b) bepaal dat die riglynpryse vir beeste, skape, bokke en rooivleis vir die doel van die bepaling van die betrokke heffing sal wees, soos uiteengesit in die Bylaag hierby aangeheg.


ANGELA THOKO DIDIZA
MINISTER VAN LANDBOU, GRONDHERVORMING EN LANDELIKE
ONTWIKKELING

BYLAAG

1. Woordomskrywing

In hierdie Bylaag het enige woord of uitdrukking waaraan 'n betekenis volgens die Wet toegeken is, daardie betekenis tensy die konteks anders bepaal, en beteken-

“aangewese dier” vir die doel van hierdie kennisgewing verwys na beeste, skape en bokke;

“abattoir” beteken 'n slagfasiliteit soos omskryf in artikel 1 van die Wet op Vleisveiligheid, 2000 (Wet Nr. 40 van 2000), en waar gebruik 'n verpligting op die abattoir plaas in hierdie kennisgewing, verwys na die eienaar van die slagfasiliteit;

“die Wet” verwys na die Wet op die Bemaking van Landbouprodukte, 1996 (Wet Nr. 47 van 1996) soos gewysig;

“DLGLO” beteken die Nasionale Departement van Landbou, Grondhervorming en Landelike Ontwikkeling;

“eienaar” vir die doel van artikel 5 van hierdie kennisgewing beteken in verband met enige aangewese dier-

(a) die persoon wat aanspreeklik is om die prys te betaal wat deur die abattoir gevra word om die dier te slag of;

(b) die persoon namens wie die aangewese dier vir slag aangebied word in die geval dat geen prys deur die abattoir gevra word vir die slag van 'n aangewese dier nie; of

(c) die abattoir, as die abattoir die laaste persoon was aan wie die aangewese dier behoort het of aangeskaf was voor die slagting van sodanige dier;

“hanteer” in verband met rooivleis beteken die verandering van sulke vleis deur dit te ontbeen, versnipper, verdeel, maal, verkoel of bevries;

“Heffingsadministrateur” verwys na die regspersoon wat toevertrou is met die implementering, administrasie en toepassing van die statutêre heffing

gevestig in hierdie kennisgewing, en soos uiteengesit in artikel 8 van die Bylae;

“jaar” vir die doel van artikel 5 van hierdie kennisgewing, beteken die tydperk van 365 dae wat sal volg op die daarstelling van hierdie heffing, en elke daaropvolgende periode;

“kop” beteken een aangewese dier ongeag van sy/haar ouderdom, grootte of gewig of ongeag of hy/sy saam met 'n ander dier, diere of nasate verkoop word;

“persoon” sluit natuurlike en regspersone, vennootskappe, trusts, vrywillige genootskappe, koöperasies en enige ander liggame, inrigtings of instellings in, hetsy ingelyf al dan nie;

“prosessering” in verband met rooivleis beteken die verandering van sulke vleis andersins as sny, verdeel, versnipper en maal om die vleis te verbeter, en “prosesseer” en “prosesse” het 'n diennooreenkomstige betekenis; en

“rooivleis” beteken enige karkas of gedeelte van 'n geslagte, afgeslagde aangewese dier, vars of bevrore, wat nie prosessering andersins as ontbening, versnippering, verdeling, maal, verkoeling of bevriesing ondergaan het nie.

2. Doel en oogmerk van die heffing en die verwantskap met die doelwitte van die Wet

Die rooivleisbedryf is deur die DLGLO as 'n produktiewe sektor en werkskepper geïdentifiseer met die potensiaal vir versnelde ekonomiese groei en werkskepping deur die Aksieplan vir Landboubeleid en Landbou- en Landbou-verwerking Meesterplan. As sodanig wil die rooivleisbedryf die bestaande heffing met twee jaar verleng om die funksies wat vantevore geïdentifiseer is te lewer, terwyl hierdie funksies verfyn, belyn en uitgebrei word om die voortgesette ontwikkeling en volhoubaarheid van die sektor te ondersteun. Hierdie funksies is -

(a) Dieregesondheid, Publieke Gesondheid en Biosekuriteit

- (i) Bek-en-Klou seer hoë risiko prioritisering
- (ii) Naspeurbaarheid en Identifikasie
- (iii) verbruikersversekering en produk veiligheid

(b) Marktoegang

- (i) Vergroot mark grootte en waardeketting deelname

- (c) Inklusiewe Groei
 - (i) Transformasie en ontwikkeling
- (d) Mededingendheid & Volhoubaarheid
 - (i) produksie-ontwikkeling
 - (ii) Industrie inligting
 - (iii) navorsing en ontwikkeling
 - (iv) verbruikerskommunikasie en opvoeding
- (e) administrasie en voldoening

Die heffing is nie nadelig vir enige van die doelwitte van die Wet nie en sal in besonder nie nadelig wees vir die aantal werkseleenthede of op regverdige arbeidspraktyk in die rooivleisbedryf nie.

Die heffing sal deur die Heffingsadministrateur bestuur word, wat sal handel volgens die mandaat verleen deur die Rooivleis en lewendehawe primêre Kluster die verteenwoordigende liggaam van die primêre rooivleisbedryf.

Die heffing is nodig om bogenoemde funksies te befonds en sal aangewend word in ooreenstemming met die aansoek aan die Minister voorgelê. Die fondse wat deur die heffing gevorder is sal deur die Ouditeur-Generaal ge-oudit word.

Die werklike begunstigdes van die heffing sal bepaal word deur die Rooivleis en lewendehawe primêre Kluster in ooreenstemming met hul goedgekeurde besigheidsplanne en begrotings vir aanwending soos hierbo vermeld.

3. Produkte waarop die heffing van toepassing is

Hierdie heffing sal van toepassing wees op alle -

- (a) aangewese diere geslag is deur 'n abattoir;
- (b) rooivleis van die aangewese diere wat binne die grense van die Republiek van Suid-Afrika hanteer word; en
- (c) aangewese diere wat uitgevoer word van die Republiek van Suid-Afrika.

4. Gebied waarin die heffing van toepassing is

Hierdie heffing sal binne die geografiese grense van die Republiek van Suid-Afrika van toepassing wees.

5. Oplegging van die heffing

Die volgende heffings (BTW uitgesluit) word hiermee op aangewese diere, rooivleis, rooivleisprodukte, huide en velle, en geprosesseerde varkvleis, opgelê, soos uiteengesit in artikel 3 -

(1) Beeste

Heffing

(a) R13.00 per kop

Waar betaalbaar

Betaalbaar deur die eienaar by slagting aan die abattoir wat so 'n dier slag, die abattoir sal aanspreeklik wees om so 'n heffing van die eienaar te vorder en oor te betaal aan die Heffingsadministrateur. Waar die abattoir die eienaar is, sal die abattoir die oorbetalings direk doen aan die Heffingsadministrateur.

(b) R13.00 per kop lewendig
uitgevoer vanuit die
Republiek van Suid Afrika

Betaalbaar deur die uitvoerder aan die
Heffingsadministrateur.

(2) Skape en Bokke

Heffing

(a) R2.53 per kop

Waar betaalbaar

Betaalbaar deur die eienaar by slagting aan die abattoir wat so 'n dier slag, die abattoir sal aanspreeklik wees om so 'n heffing van die eienaar te vorder en oor te betaal aan die Heffingsadministrateur. Waar die abattoir die eienaar is, sal die abattoir die oorbetalings direk doen aan die Heffingsadministrateur.

(b) R2.53 per kop lewendig
uitgevoer vanuit die
Republiek van Suid Afrika

Betaalbaar deur die uitvoerder aan die
Heffingsadministrateur.

NOTAS:

- b) Die Heffingsadministrateur sal die persentasie wat toegelaat word om as 'n invorderingsfooi deur die abattoir van die heffings te verhaal, voordat die heffings aan die Heffingsadministrateur oorbetaal word, op 'n jaarlikse basis bepaal. Die maksimum toegelate persentasie sal nie 3% oorskry nie.

6. Persone deur wie en aan wie heffings betaalbaar is

Die heffing opgelê volgens die artikel 5 sal betaalbaar wees deur die persone soos uiteengesit in die kennisgewing aan die Heffingsadministrateur of sy benoemde agent binne die tydperk uiteengesit in artikel 8.

7. Riglynpryse

Die riglynpryse vir die verskillende aangewese diere, rooivleis en rooivleisprodukte, geprosesseerde varkvleis, huide en velle is as volg-

(1) Beeste-

<u>Kategorie</u>	<u>Riglynpryse</u>
(a) Slagdiere	
Speenkalwers	R7 000 per kop
Beeste	R12 000 per kop
(b) Karkasprys	Gemiddelde prys R46/kg
(c) Lewende beeste uitgevoer	R14 000 per kop

(2) Skape en Bokke-

<u>Kategorie</u>	<u>Riglynpryse</u>
(a) Skape en bokke	
Slagdiere	R1 700 per kop
Lammers	R725 per kop
(b) Karkasprys	Gemiddelde prys R55/kg
(d) Lewende skape en bokke uitgevoer	R1 700 per kop

8. Betaling en afdwinging van die heffing

'n Heffing opgelê in terme van hierdie kennisgewing sal betaal word aan die Heffingsadministrateur -

- (a) in geval van 'n gebeurlikheid soos na verwys in artikels 5(1)(a) en 5(2)(a) binne 14 dae na die einde van die kalendermaand waarin die gebeurlikheid plaasgevind het;
- (b) in die geval van 'n gebeurlikheid na verwys in artikels 5(1)(b) en 5(2)(b) word betaling gemaak voor die uitreiking van die uitvoerpermit.

8.1 Betaling sal gedoen word by wyse van 'n elektroniese bankoordrag ten gunste van die Heffingsadministrateur, en sal -

- (a) elektroniese oordrag geskied in die rekeningnommer verskaf deur die Heffingsadministrateur.

8.2 Die implementering, administrasie en toepassing van die heffing gevestig in hierdie kennisgewing is toevertrou aan 'n nie-winsgewende maatskappy soos uiteengesit in die Wet op Maatskappye, 2008 (Wet Nr. 71 van 2008).

9. Heffing en eskalasie

Die heffing sal soos volg wees, naamlik –

	2022/2023	2023/2024	2024/2025	2025/2026
5(1)(a)	R 13,00	R 13,65	R 14,33	R 15,05
5(1)(b)	R 13,00	R 13,65	R 14,33	R 15,05
5(2)(a)	R 2,53	R 2,66	R 2,79	R 2,93
5(2)(b)	R 2,53	R 2,66	R 2,79	R 2,93

10. Aanwending van die heffing

Die Minister keur goed dat -

- (a) ongeveer 70% van die heffingsfondse vir die aktiwiteite rakende Dieregesondheid, Publieke Gesondheid en Biosekuriteit, Mark toegang, Inklusiewe Groei en Mededingendheid en Volhoubaarheid en voldoening aan wetgewing aangewend sal word;
- (b) nie meer as 10% vir administratiewe werk gebruik word; en
- (c) ten minste 20% toegewys word aan transformasie en dat die Nasionale Bemarkingsraad se transformasie riglyne gevolg word.

11. Aanvang en geldigheids tydperk

Hierdie heffing sal op 5 November 2022 in werking tree en sal na 'n verlengingsperiode van vier jaar verval. Die verval van die heffing sal nie -

- (a) invloed hê op die vorige werking van die heffing of op iets behoorlik gedoen of gely onder die heffing nie; of
- (b) Enige reg, voorreg, verpligting of aanspreeklikheid hê, verkry, toeval of aangaan onder die heffing soos verval nie; of
- (c) Enige boete, verbeurdverklaring of straf hê aangegaan ten opsigte van 'n misdryf gepleeg onder die heffing soos verval nie; of
- (d) Enige ondersoek, regsgeding of regsmiddel ten opsigte van enige sodanige reg, voorreg, verpligting, aanspreeklikheid, verbeuring of straf hê, verkry, toeval of aangaan in terme van die heffing soos verval, en so 'n ondersoek, regsgeding of middel mag ingestel, voortgesit of afgedwing word, en so 'n boete, verbeurdverklaring of straf kan opgelê kan word, asof die heffing nie verval het nie.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 2616

14 October 2022

**MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996
(ACT NO. 47 OF 1996)****ESTABLISHMENT OF STATUTORY MEASURE: RECORDS AND RETURNS BY
ABATTOIRS AND OTHER ROLE-PLAYERS IN THE RED MEAT INDUSTRY**

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 10, 13, 14 and 18 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), as amended, hereby establish the statutory measure set out in the attached Schedule.


ANGELA THOKO DIDIZA**MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

SCHEDULE

1. Definitions

In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates –

“designated animals” for purposes of this notice, means cattle, sheep and goats;

“levy notice” means any notice whereby a levy is imposed on designated animals and red meat, in terms of the Act;

“Levy Administrator” means the juristic person entrusted with the implementation, administration and enforcement of the statutory measure established in this notice;

“processing” in relation to red meat, means altering the meat, other than cutting portioning, dicing and mincing such meat, to enhance the meat, and **“process”** and **“processes”** shall have a corresponding meaning;

“red meat” means any carcass or any part of a slaughtered and skinned designated animal, fresh or frozen which has not undergone any processing other than deboning, portioning, dicing, mincing, cooling or freezing;

“handled” in relation to red meat, means deboning, portioning, dicing, mincing, cooling or freezing; and

“the Act” means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996) as amended.

2. Purpose and aim of the statutory measure and the relation thereof to the objectives of the Act

The purpose and aim of this statutory measure is to compel the parties set out herein to render records and returns to the Levy Administrator. This is necessary to ensure that continuous, timeous and accurate information relating to the designated animals slaughtered, is available to all role-players. Market information is deemed essential for all role-players in order for them to make informed decisions. By prescribing the keeping of records with the rendering of

returns on a individual basis, market information for the whole of the industry can be processed and published.

The establishment of this statutory measure should assist in promoting the efficiency of the marketing of red meat. The viability and efficiency of the red meat industry should thus be enhanced.

This statutory measure is not detrimental to any of the objectives of the Act, and in particular will not be detrimental to the number of employment opportunities or to fair labour practices in the red meat industry.

Any information obtained through this mechanism will be dealt with in a confidential manner and sensitive or potentially sensitive client-specific information shall be dealt with in accordance with section 23 (2) of the Act.

This statutory measure will be administered by the Levy Administrator, who will act in terms of the mandate and on behalf of the red meat industry through its representative structure, namely the Red Meat, and Livestock Primary Cluster.

3. Products to which this statutory measure applies

This statutory measure shall apply to all -

- (a) designated animals slaughtered by abattoirs;
- (b) red meat from designated animals handled within the boundaries of the Republic of South Africa; and
- (b) designated animals exported live from the Republic of South Africa.

4. Area in which the measure shall apply

This measure shall apply within the geographical boundaries of the Republic of South Africa.

5. Records to be kept, returns to be rendered and the enforcement thereof

Any person referred to in sections 5(1) and 5(2) of the levy notice, shall keep such record and render the returns as may be required by the Levy Administrator for the designated animals and red meat as contemplated in section 3 -

5.1 The records referred to in this notice shall –

- a) be recorded on a computer or by way of a computer programme;
- and

- b) be kept at the registered premises of the person required to keep such records for a period of at least three years.

5.2 The returns referred to in sub-clause (1) shall be rendered on a form or computer programme obtainable free of charge for this purpose from the levy administrator, and shall –

- a) be submitted, when forwarded by email, to the levy administrator; or
- b) be submitted by way of a computer programme.

5.3 The implementation, administration and enforcement of the statutory measure established in these Regulations are entrusted to the levy administrator in terms of section 14 of the Act.

5.4 All returns referred to must be submitted within 14 days after the end of the calendar month in which the transaction took place.

6. Commencement and period of validity

This statutory measure shall come into operation on 5 November 2022 and will lapse after an extension period of two years. The lapsing of the statutory measure shall not

- (a) Affect the previous operation of the statutory measure so lapsed or anything duly done or suffered under the statutory measure so lapsed; or
- (b) Affect any right, privilege, obligation or liability acquired, accrued or incurred under the statutory measure so lapsed; or
- (c) Affect any penalty, forfeiture or punishment incurred in respect of any offence committed against the statutory measure so lapsed; or
- (d) Affect any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, forfeiture or punishment as acquired, accrued or incurred in terms of the statutory measure so lapsed.

And any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed, as if the statutory measure had not lapsed.

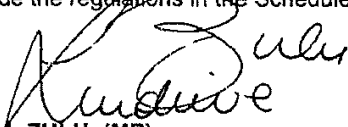
DEPARTMENT OF SOCIAL DEVELOPMENT

NO. R. 2617

14 October 2022

SOCIAL SERVICE PROFESSIONS ACT, 1978 (Act No. 110 OF 1978)
REGULATIONS DEFINING THE SCOPE OF PRACTICE OF THE PROFESSION OF
SOCIAL WORK

I, Lindiwe Zulu, Minister of Social Development, has on the recommendation of the South African Council for Social Service Professions and the Professional Board for Social Work, made the regulations in the Schedule.



MS L ZULU, (MP)

MINISTER OF SOCIAL DEVELOPMENT

DATE: 20/05/2022

SCHEDULE

1. Definitions

In these Regulations any word or expression to which a meaning has been assigned in the Act, shall have such meaning, unless the context indicates otherwise-

'Act' means the Social Service Professions Act 1978, (Act No. 110 of 1978) and includes the regulations; schedules and rules;

'client' means any person, who has either asked for or has sanctioned social work services, and who has entered into an agreement with a social worker;

'competence' means a level of performance demonstrating the effective application of specific knowledge, skills, judgement and personal attributes required to practise safely and ethically in a designated role and setting;

'scope of practice' means the parameters within which a social worker or social auxiliary worker may practice;

'social auxiliary worker' means a person registered in terms of section 18 of the Act; and

'social worker' means a person registered in terms of section 17 of the Act;

2. Scope of social work

- (1) The following acts fall within the scope of practice of the profession of social work:
- (a) any function, power, duty or obligation conferred, assigned, or imposed by any Act of Parliament on a social worker;
 - (b) providing counselling, psychoeducational, supportive, treatment, evaluation, developmental, therapeutic and referral services to any person through the application of evidence based social work interventions;
 - (c) socio-legal issues in relation to social work interventions;
 - (d) assessing risks, social functioning and psychosocial aspects associated with any person;

- (e) provide prevention, early intervention, statutory, residential and alternative care, and reunification and aftercare services as part of continuum of interrelated interventions;
- (f) formulate intervention plans, interventions, referring, monitoring and evaluating of clients;
- (g) crisis intervention to provide support, protection and/or trauma counselling to clients who are vulnerable or are at risk;
- (h) training, education and supervision of other registered social workers, social auxiliary workers, student social auxiliary worker and student social workers;
- (i) perform social work assessments utilising assessment tools approved by the Professional Board for Social Work;
- (j) facilitate the continuing competence of registered social workers, social auxiliary, student social auxiliary worker and student social workers through continuing professional development opportunities;
- (k) case management;
- (l) design, conduct, manage, report on, and supervising research into the theory and practice of social work in accordance with the Policy on the Course of Conduct, Code of Ethics and the Rules for Social Workers registered under the Act and accepted national and international ethical requirements for research;
- (m) develop, contribute to, promote, influence, implement, analyse and evaluate policies aimed at improving social conditions, social change, equality and social justice based on social work theory and research;
- (n) advocacy in relation to social inequalities, social justice and human rights to improve social work outcomes for individuals, groups and communities and long terms sustainable social development;
- (o) community based care and capacity building
- (p) providing services to challenge and change all forms of discriminatory and oppressive social structures, particularly those related to class, race and gender; or
- (q) providing expert evidence and/or opinions.

- (2) A student social worker may perform, on the instructions and under the direct control, supervision and guidance of a social worker, any of the acts prescribed in sub-regulation (1), and delegated to him or her by that social worker as part of his or her education and training guided by Council approved norms and standards for practice experience.

3. Scope of practice of social auxiliary worker

- (1) A social auxiliary worker works together with a social worker to achieve the aims of social work in providing social care focusing on the primary needs of clients.
- (2) A social auxiliary worker may perform under the guidance and direct supervision of a social worker on any of the following –
- (a) prevention, education and development programmes which include life skills education, economic empowerment, managing stress and conflict, preparation for the different stages of the life cycle, recreation programmes for people at risk;
 - (b) assist the social worker with the implementation of parenting plans, family reunification services and other basic supervision services to clients;
 - (c) community-based care which includes direct services aimed at addressing basic needs of the client and community or group needs such as establishing community-based support programmes;
 - (d) practical support addressing the material needs, emotional support, practical arrangements, recruitment of volunteers and after care services;
 - (e) participate in a multi-disciplinary team;
 - (f) accessing and establishing resources, educating communities about how to access and use available resources; and develop the capacity of communities and groups to establish resources;
 - (g) administrative support which includes opening files, keeping records, taking minutes of meetings, keeping statistics; and
 - (h) research which includes completing questionnaires, processing research data, implementing research findings.

(3) A student social auxiliary worker may perform on the instructions, and under the direct control, supervision and guidance of a social worker, any of the acts prescribed in sub-regulation (2), and delegated to him or her by that social worker as part of his or her education and training, guided by Council approved norms and standards for practice experience.

4. Repeal of regulations

These regulations shall repeal the Regulations Relating to Acts which especially pertain to the Profession of Social Work published in Government Notice 852 (Government Gazette 15658 dated 29 April 1994).

5. Short title and commencement

These regulations are called the Regulations defining the scope of practice of the profession of social work and shall come into operation on the date of publication.

DEPARTMENT OF SOCIAL DEVELOPMENT

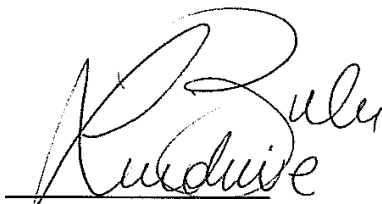
NO. R. 2618

14 October 2022

SOCIAL SERVICE PROFESSIONS ACT, 1978
(Act No. 110 OF 1978)FEES PAYABLE BY SOCIAL WORKERS, CHILD AND YOUTH CARE WORKERS,
SOCIAL AUXILIARY WORKERS, AUXILIARY CHILD AND YOUTH CARE
WORKERS, STUDENT SOCIAL WORKERS, STUDENT SOCIAL AUXILIARY
WORKERS, STUDENT CHILD AND YOUTH CARE WORKERS AND STUDENT
AUXILIARY CHILD AND YOUTH CARE WORKERS AMENDMENT REGULATIONS

I, Lindiwe Zulu, Minister of Social Development, has in terms of Sections 12(1)(a), 17(2) (b), 17C (3) (c), 17C(2A)(b), 17D(3), 18A(5), 18A (6) (b), 18B (2) (b), 20(3) and 28 (1) (a) of the Social Service Professions Act, (Act No. 110 of 1978), on the recommendation of the South African Council for Social Service Professions make the Regulations as set out in the Schedule.

Interested persons are invited to submit substantiated written comments on the amended regulation to the Minister of Social Development, Private Bag X901, Pretoria 0001 or 134 Pretorius Street, Pretoria, 0001 (for the attention of Ms Galeboe Rapoo) or by email to Professionalsupport@dsd.gov.za within **30 days from the date of publication** of this Notice in the Government Gazette



MS L. ZULU, MP
MINISTER OF SOCIAL DEVELOPMENT

DATE: 22.08.2022

SUBMISSION FOR PUBLIC COMMENTS**SOCIAL SERVICE PROFESSIONS ACT, 1978
(Act No. 110 OF 1978)**

FEES PAYABLE BY SOCIAL WORKERS, CHILD AND YOUTH CARE WORKERS, SOCIAL AUXILIARY WORKERS, AUXILIARY CHILD AND YOUTH CARE WORKERS, STUDENT SOCIAL WORKERS, STUDENT SOCIAL AUXILIARY WORKERS, STUDENT CHILD AND YOUTH CARE WORKERS AND STUDENT AUXILIARY CHILD AND YOUTH CARE WORKERS AMENDMENT REGULATIONS.

SUB- REGULATIONCOMMENTED ON (indicate specific sub- regulationcommented on)	PROPOSAL (provide a clear proposal on how the particular sub-regulation should be amended)	MOTIVATION (provide detailed motivation for the proposed amendment)

- [] Words in bold type in square brackets indicate omissions from existing enactments.
Words underlined indicate insertions in existing enactments.

SCHEDULE

AMENDMENT OF REGULATION 1

1. Regulation 1 of the Regulations in terms of the Social Service Professions Act, 1978 (Act No 110 of 1978) ("The Regulations") is hereby amended as follows:
 - (a) by the substitution of the definitions for the following:

"Financial Year" means a year ending 31 March of every year;

'Reference Number' means a unique identifier assigned to any financial transaction that will enable Council to identify the person making a payment and allocate such payment against that person's name;

'The Act' means the Social Service Professions Act, 1978 (Act No 110 of 1978), and any expression to which a meaning has been assigned in the Act shall have such meaning and, unless the context otherwise dictates;

'The Regulations' means Regulations made in terms of sections 17(2) (b), 17C (3) (c), 18A (6) (b), 18B (2) (b) and 28 (1) (a) of the Act, regarding fees payable by Social Workers, Child and Youth Care Workers, Social Auxiliary Workers, Auxiliary Child and Youth Care Workers, Student Social Workers, Student Social Auxiliary Workers, [and] Student Child and Youth Care Workers and Student Auxiliary Child and Youth Care Workers;

AMENDMENT OF REGULATION 2

2. Regulations 2 of the Regulations is hereby amended:-
 - (a) by the substitution of Regulation 2 in its entirety for the following:

“(a) The following fees shall be paid to the Council by Social Workers and Child and Youth

Care Workers:

Classification category and service	Current fees	Proposed fees
(i) Registration fee by applicants who obtained their qualifications at a training institution in the Republic of South Africa.	[R245.00]	<u>R262.00</u>
(ii) Additional levy in the case of paragraph (a)(i) for a registration that is requested to be finalised within three working days.	[R117.00]	<u>R325.00</u>
(iii) Registration fee by applicants who obtained their qualifications at a training institution outside the Republic, in a SADC country.	[R1,807.00]	<u>R1,934.00</u>
(iv) Registration fee by applicants who obtained their qualifications at a training institution outside the Republic in countries other than those mentioned in paragraph (a)(iii).	[R3,555.00]	<u>R3,804.00</u>
(v) Re-registration fee by a person whose registration has been suspended in terms of section 22(1)(b) of the Act.	[R750.00]	<u>R803.00</u>
(vi) Re-registration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act.	[R263.00]	<u>R803.00</u>
(vii) Annual fee, subject to regulation 3.	[R466.00]	<u>R500.00</u>
(viii) [Fee] <u>Registration and annual fee</u> for the restoration of the name of a person whose name has been removed from the register in terms of section 20(3) of the Act.	[R233.00]	<u>R762.00</u>
(ix) Registrar's fine for fees paid after 31 March, <u>subject to section 20(1)(d) of the Act.</u>	[R434.00]	<u>R465.00</u>
(x) Examination fee for the purpose of an examination of a person who obtain a qualification outside the Republic in terms of section 17D (3).	[R1000.00]	<u>R1,2340.00</u>
(xi) Examination fee for the purpose of an examination of a person who obtain a qualification inside the Republic in terms of section 18A (5).	[R1250.00]	<u>R1,340.00</u>
(xii) Administrative fee additional to the fees prescribed in paragraphs (a) (i), (iii), (iv), (v), (vi) and (vii) for	[R200.00]	<u>R214.00</u>

Classification category and service	Current fees	Proposed fees
the re-assessment of an application that needs to be re-submitted due to insufficient Information.		

- (b) The following fees shall be paid to the Council for registering a speciality in terms of section 17C of the Act:

Classification category and service	Current fees	Proposed Fees
(i) Assessment fee.	[R840.00]	<u>R900.00</u>
(ii) Registration fee.	[R233.00]	<u>R262.00</u>
(iii) Re-registration fee by a person whose registration of the speciality has been suspended in terms of section 22(1)(b) of the Act.	[R750.00]	<u>R803.00</u>
(iv) Re-registration fee by a person whose registration of the speciality has been cancelled in terms of section 22(1)(c) of the Act.	[R263.00]	<u>R803.00</u>
(v) Annual fee, subject to regulation 3.	[R466.00]	<u>R500.00</u>
(vi) [Fee] Registration and annual fee for the restoration of the name of a person whose name has been removed from the register in terms of section 20(3) of the Act.	[R222.00]	<u>R762.00</u>
(vii) Registrar's fine for fees paid after 31 March, <u>subject to section 20(1)(d) of the Act.</u>	[R456.00]	<u>R488.00</u>
(viii) Examination fee for speciality in terms of section 17C(2A) (b) of the Act.	[R900.00]	<u>R1,340.00</u>
(ix) Administrative fee additional to the fees prescribed in paragraphs (b)(i), (ii), (iii) and (v) for the re-assessment of an application that needs to be re-submitted due to insufficient Information.	[R200.00]	<u>R214.00</u>

- (c) The following fees shall be paid to the Council by student social workers and student child and youth care workers:

Classification category and service	Current fees	Proposed Fees
(i) Registration fee before 31 March of the first year of study.	[R228.00]	<u>R262.00</u>

Classification category and service	Current fees	Proposed Fees
(ii) Re-registration fee by a person whose registration has been suspended in terms of section 22(1)(b) of the Act.	[R250.00]	<u>R803.00</u>
(iii) Re-registration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act.	[R250.00]	<u>R803.00</u>
(iv) Fee for the restoration of the name of a person whose name has been removed from the Register in terms of section 20(3) of the Act.	[R222.00]	<u>R262.00</u>
(v) Administrative fee additional to the fees prescribed in paragraphs (c)(i), (ii), (iii) and (iv) for the re-assessment of an application that needs to be re-submitted due to insufficient Information.	[R150.00]	<u>R214.00</u>

- (d) The following fees shall be paid to the Council by social auxiliary workers and auxiliary child and youth care workers:

Classification category and service	Current fees	Proposed Fees
(i) Registration fee by applicants who obtained their qualifications at a training institution in the Republic of South Africa.	[R228.00]	<u>R262.00</u>
(ii) Additional levy in the case of paragraph (d)(i) for a registration, which is requested to be finalised within three working days.	[R117.00]	<u>R325.00</u>
(iii) Registration fee by applicants who obtained their qualifications at a training institution outside the Republic, in a SADC country	[R1224.00]	<u>R1,310.00</u>
(iv) Registration fee by applicants who obtained their qualifications at training institutions outside the Republic in countries other than those mentioned in paragraph (a)(iii).	[R2,331.00]	<u>R2,495.00</u>
(v) Registration fee by a person whose registration has been suspended in terms of section 22(1)(b) of the Act	[R500.00]	<u>R803.00</u>
(vi) Registration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act	[R246.00]	<u>R803.00</u>

Classification category and service	Current fees	Proposed Fees
(vii) Annual fee, subject to regulation 3	[R233.00]	<u>R250.00</u>
(viii) [Fee] registration and annual fee for the restoration of the name of a person whose name has been removed from the register in terms of section 20(3) of the Act.	[R233.00]	<u>R512.00</u>
(ix) Registrar's fine for fees paid after 31 March, <u>subject to section 20(1)(d) of the Act</u>	[R228.00]	<u>R245.00</u>
(x) Examination fee for the purpose of an examination of a person who obtain a qualification outside the Republic in terms of section 17D(3)	[R1200.00]	<u>R1,340.00</u>
(xi) Examination fee for the purpose of an examination of a person who obtain a qualification inside the Republic in terms of section 18A(5)	[R900.00]	<u>R1,340.00</u>
(vi) Administrative fee additional to the fees prescribed in paragraphs (d)(i), (iii), (iv), (v), <u>(vi)</u> , [(vii)] and (viii) for the re-assessment of an application that needs to be re-submitted due to insufficient Information.	[R200.00]	<u>R214.00</u>

- (e) The following fees shall be paid to the Council by student social auxiliary workers, student auxiliary child and youth care workers and learner auxiliary child and youth care workers:

Classification category and service	Current fees	Proposed Fees
(i) Registration fee before 31 March of the first year of study	[R216.00]	<u>R262.00</u>
(ii) Re-registration fee by a person whose registration has been suspended in terms of section 22(1)(b) of the Act	[R233.00]	<u>R803.00</u>
(iii) Re-registration fee by a person whose registration has been cancelled in terms of section 22(1)(c) of the Act	[R233.00]	<u>R803.00</u>
(iv) Fee for the restoration of the name of a person whose name has been removed from the Register in terms of section 20(3) of the Act	[R210.00]	<u>R262.00</u>
(v) Administrative fee additional to the fees prescribed in paragraphs (e)(i), (ii), [and] (iii), <u>and (iv)</u> for the	[R200.00]	<u>R214.00</u>

Classification category and service	Current fees	Proposed Fees
re-assessment of an application that needs to be re-submitted due to insufficient Information		

- (f) The following fees pertaining to Continuing Professional Development (CPD) activities shall be paid to the Council:

Classification category and service	Current fees	Proposed fees from Public Comments
(i) Fees for the approval of a CPD activity offered to practitioners at no cost to the practitioner.	[R117.00]	<u>R150.00</u>
(ii) Fees for the approval of a CPD activity offered to practitioners at a specified registration fee or cost to the practitioner.	[R583.00]	<u>R800.00</u>
(iii) Administrative fee for the re-assessment of an application in terms of paragraphs (f)(i) or (ii) that needs to be re-submitted due to insufficient Information	[R200.00]	<u>R214.00</u>

- (g) The following miscellaneous fees shall be paid to the Council:

Classification category and service	Current fees	Proposed fees from Public Comments
(i) Fee for a duplicate registration certificate	[R257.00]	<u>R275.00</u>
(ii) Fee for inspection of the register (per occasion)	[R257.00]	<u>R275.00</u>
(iii) Fee for the issue of an extract from the register (per page)	[R525.00]	<u>R562.00</u>
(iv) Fee for certificate of status of good standing	[R630.00]	<u>R675.00</u>
(v) Additional levy in the case for any <u>express service</u> which is requested to be finalised within three working days	[R117,00]	<u>R325.00</u>

- h) The **[annual]** fees referred to in paragraphs (a)**[(vii)]**, (b)**[(v)]**, **(c)**, (d)**[(vii)]** and (e)**(iv)]** and (e) shall be payable subject to the following -

- (i) annual fees in terms [subject to the provisions] of sub-regulation (a)**(vii)**, (b)**(v)** **[(c)]** and (d)**(vii)** are payable **[be paid]** on or before 1 January of every year;

- (ii) in the case of a person who is registered for the first time as a social worker; **[or]** a social auxiliary worker, **[and]** child and youth care worker or auxiliary child and youth care worker; or a person registering a speciality in terms of the Act, **[, be calculated pro rata for the period extending from the first day of the month during which he or she is registered to the end] the registration fee and annual fee is payable in full for [of]** the financial year concerned before such person's name is entered in the register;
- (iii) in the case of a person who applies for re-registration in terms of section 22(4) of the Act, the registration fee and annual fee is payable in full for the financial year concerned before such person's name is entered in the register; [or]
- (iv) in the case of a person who applies for re-registration in terms of section 22(5) of the Act, the registration fee and annual fee is payable in full for the financial year concerned before such person's name is entered in the register; or
- (v) in the case of a person whose name is restored in terms of section 20(3) of the Act to a register referred to in section 19(1) of the Act **[, be calculated pro rata for the period extending from the first day of the month during which the person's name is restored to the register, to the end of the financial year concerned and] the restoration fee and annual fee must be paid in full for the financial year concerned** before such person's name is re-entered or restored to the register; provided that: in the case of a person who has failed to pay any money in terms of section 20(1)(d) of the Act and such person has proceeded to practice, **[as a social worker or child and youth care worker]** the annual fee be paid in full for the current financial year, and **[all the]** outstanding financial years **[if]** he or she practiced, before such person's name can be restored to the register concerned; **[and]**
- (vi) be payable for the financial year(s) following the publication of these Regulations and shall apply to all persons irrespective of the date of publication; and
- (vii) The fees referred to in these Regulations include Value Added Tax.

AMENDMENT OF REGULATION 3

3. Regulations 3 of the Regulations is hereby amended:-

(a) by the substitution of Regulation 3 in its entirety for the following:

“RESERVATION

3. Notwithstanding the provisions of paragraphs (a)(vi), (b)(iv) and (d)(vi) of Regulation 2 –

(a) Any person who attains the age of 65 years on 1 [2nd] January [in terms of section 28(4)(a)] and [in the course of a financial year attains the age of 65 years on or before 31 March of that financial year] who is not full-time employed or continue to be full time employed, shall be exempted from the payment of annual fees in terms of section 28(4)(a) of the Act for the following financial years [year], if such application reach Council annually on or before 30 November [and shall re-apply annually for the renewal of the exemption status]; provided that if such a person being exempted from payment of annual fees becomes full time employed after he or she has been exempted, he or she must declare the employment status and pay the full annual fees for the financial year concerned.

(b) The following persons registered with Council who has applied in writing to Council for exemption from payment of the annual fee, shall be exempted from the payment of such annual fee for the following financial year, subject to the conditions determined in these regulations, and by Council, and that such an application reach Council annually on or before 30 November for the following financial year -

(i) a person who does not practice his or her profession because of health reasons; or

(ii) a person who has been unemployed for a period of three consecutive months or longer, subject to the submission of the following with his or her application:

(aa) written proof that he or she is unemployed for a period of three consecutive months or longer;

(bb) an affidavit completed at the South African Police Service on a prescribed form that he or she is not employed, nor has any form of income;

(iii) a person contemplated in sub-paragraphs (i) and (ii) shall re-apply annually for the renewal of the exemption status.

[Any person who in the opinion of Council does not practice the profession because of health reasons or he or she is registered with Council at a professional or auxiliary level, or who has been unemployed for a period of three consecutive months or longer, subject to the submission of written proof on or before the annual fee is payable, and who has applied in writing to Council for exemption from payment of the annual fee, shall for the period and on the conditions determined by the Council, be exempted from the payment of annual fees for the following financial year; provided that in the case of a person who is unemployed, s/he provides proof to Council in the form of an affidavit completed at the South African Police Service on a prescribed form that he or she is not employed, nor has any form of income.]

- (c) Any person, other than a person mentioned in paragraphs (a) and (b), who in the course of a financial year ceases to practise the profession on or before 31 March of that financial year, and who applies in writing to the Council on or before 30 November for partial exemption from payment of the annual fee, shall pay only an amount which is calculated to be fifty (50) percent of the annual fee payable.
- (d) Any person who qualifies for an exemption in terms of paragraphs (b) and (c) is not allowed to practice the profession that he or she is registered for and must before re-entering the profession inform Council in writing of such intention, and shall pay within thirty (30) days, the **[outstanding pro rata]** annual fee for the financial year during which he or she resume practice, after which such exemption shall fall away.

AMENDMENT OF REGULATION 4A

4. Regulations 4A of the Regulations is hereby amended:-

- (a) by the substitution of Regulation 4A in its entirety for the following:

“METHOD OF PAYMENT

4A (1) Fees and fines referred to these Regulations may be paid to the Council—

- (a) by cash deposited over the counter at the bank into the Council's bank account;
 - (b) by Internet transfer or other electronic banking means, provided that the payment is made into the Council's bank account; or
 - (c) by any other method made available by the Council from time to time.
- (2) In respect of any payment mentioned in sub-regulation (1), the correct reference number to identify the person who made the payment must be supplied. A person registered with the Council shall use his or her registration number as social worker, child and youth care worker, social auxiliary worker, auxiliary child and youth care worker, student social worker, student child and youth care worker, student social auxiliary worker or student auxiliary child and youth care worker; and any other person shall use his or her allocated reference number.
- (3) The Council will publish a list of the valid transaction type codes mentioned in sub-regulation (2) [3] on its website, which may be revised from time to time according to the Council's requirements.
- (4) Payments that cannot be correctly allocated because of failure to comply with sub-regulation (2) [(3)] will be regarded as not received in time if there is a deadline by which the payment is due.
- (5) A payment contemplated in sub-regulation (4) shall be kept in a separate account until such time the person who made the payment is identified for a period not exceeding three years, where after, the fee will be regarded as un-allocated and recognised as other income in relation to the operations of Council. This will apply *mutatis mutandis* regarding unidentified fees receive prior to the date of the publication of these regulations.
- (6) Organisations wishing to make a single bulk payment in respect of annual fees of two or more persons must first contact the Registrar regarding the necessary arrangements to ensure that the payment is correctly allocated to the organisation and that the Registrar can correctly sub-allocate the various amounts to the persons for whom the payments are made.
- (7) Payments made will only be considered to have been paid on time if the item appears with correct reference number on the Council's bank statement with a transaction date before or on the due date for payment.

A person paying by Internet or other electronic banking must consider the banking rules pertaining to the transaction date that will apply to such payment."

AMENDMENT OF REGULATION 5

5. Regulations 5 of the Regulations is hereby amended:-

(a) by the deletion of the year 2021 and the words youth care workers as follows:

" SHORT TITLE

These regulations are called the Fees payable by social workers, child and youth care workers, social auxiliary workers, auxiliary child and youth care workers, student social workers, student child and youth care workers, student social auxiliary workers and student auxiliary child and youth care workers 2021 Amendment Regulation."

DEPARTMENT OF TRANSPORT

NO. R. 2619

14 October 2022

MERCHANT SHIPPING ACT, 1951 (ACT NO. 57 OF 1951)

THE DRAFT MERCHANT SHIPPING (CREW ACCOMMODATION) REGULATIONS, 2023

The Minister of Transport intends, in terms of section 356(2)(a) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) and on the recommendation of the South African Maritime Safety Authority to repeal the Merchant Shipping (Crew Accommodation) 1961 Regulations through the proposed Draft Merchant Shipping (Crew Accommodation) Regulations, 2023 as set out in the Schedule published in the South African Maritime Safety Authority website at [Draft Crew Accommodation Regulations Website Publication clean 06102022](#).

Electronic copies of the Draft Merchant Shipping (Crew Accommodation) Regulations, 2023 are available in the South African Maritime Safety Authority website at [Draft Crew Accommodation Regulations Website Publication clean 06102022](#) and may also be requested from Bulelani Ncanywa at bncanywa@samsa.org.za or Crispin Camp at ccamp@samsa.org.za

Interested persons are hereby invited to submit written comments on these Draft Regulations on or before the **15 November 2022** to the Chief Executive Officer: SAMSA, for the attention of:

Bulelani Ncanywa
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Email: bncanywa@samsa.org.za
Tel: 012 366 4783
Cell: 081 505 2461

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To facilitate stakeholder engagement on the Draft Merchant Shipping (Crew Accommodation) Regulations, 2023, SAMSA will conduct various workshops around the country, including the following:

DATE	REGION	VENUE
November 2022	Eastern Region (Durban)	To be Advised and published on SAMSA Website
November 2022	Southern Region (Gqeberha)	To be Advised and published on SAMSA Website
November 2022	Western Region (Cape Town)	To be Advised and published on SAMSA Website

DEPARTMENT OF TRANSPORT

NO. R. 2620

14 October 2022

MERCHANT SHIPPING ACT, 1951 (ACT NO. 57 OF 1951)**THE DRAFT MERCHANT SHIPPING (DANGEROUS GOODS) AMENDMENT REGULATIONS, 2023**

The Minister of Transport intends, in terms of section 356(2)(a) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) and on the recommendation of the South African Maritime Safety Authority to amend the Merchant Shipping (Dangerous Goods) Regulations, 1997 as set out in the Schedule published in the South African Maritime Safety Authority website at [Draft MERCHANT SHIPPING \(DANGEROUS GOODS\) REGULATIONS 1997 - SAMSA Website Publication clean 06102022](#).

Electronic copies of the Draft Merchant Shipping (Dangerous Goods) Amendment Regulations, 2023 are available in the South African Maritime Safety Authority website at [Draft MERCHANT SHIPPING \(DANGEROUS GOODS\) REGULATIONS 1997 - SAMSA Website Publication clean 06102022](#) and may also be requested from Bulelani Ncanywa at bncanywa@samsa.org.za or Crispin Camp at ccamp@samsa.org.za

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To facilitate stakeholder engagement on the Draft Merchant Shipping (Dangerous Goods) Amendment Regulations, SAMSA will conduct various workshops around the country, including the following:

DATE	REGION	VENUE
November 2022	Eastern Region (Durban)	To be Advised and published on SAMSA Website
November 2022	Southern Region (Gqeberha)	To be Advised and published on SAMSA Website
November 2022	Western Region (Cape Town)	To be Advised and published on SAMSA Website

DEPARTMENT OF TRANSPORT

NO. R. 2621

14 October 2022

MERCHANT SHIPPING ACT, 1951 (ACT NO. 57 OF 1951)

THE DRAFT MERCHANT SHIPPING (CONSTRUCTION AND EQUIPMENT OF FISHING VESSELS OF LESS THAN 24 METRES IN LENGTH AND EQUAL TO OR MORE THAN 25 GT.) REGULATIONS, 2022

The Minister of Transport intends, in terms of section 356(2)(a) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) and on the recommendation of the South African Maritime Safety Authority to publish the Draft Merchant Shipping (Construction and Equipment of Fishing Vessels of Less Than 24 Metres in Length and Equal To or More Than 25 Gt.) Regulations, 2022 as set out in the Schedule published in the South African Maritime Safety Authority website at www.samsa.org.za.

Electronic copies of the Draft Merchant Shipping (Construction and Equipment of Fishing Vessels of Less Than 24 Metres in Length and Equal To or More Than 25 Gt.) Regulations, 2022 are available in the South African Maritime Safety Authority website at www.samsa.org.za and may also be requested from Bulelani Ncanywa at bncanywa@samsa.org.za or Crispen Camp at ccamp@samsa.org.za

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To facilitate stakeholder engagement on the Draft Regulations, SAMSA will conduct various workshops around the country, including the following:

DATE	REGION	VENUE
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November 2022	Southern Region (Gqeberha)	To be Advised and published on SAMSA Website
November 2022	Western Region (Cape Town)	To be Advised and published on SAMSA Website

DEPARTMENT OF TRANSPORT

NO. R. 2622

14 October 2022

MERCHANT SHIPPING ACT, 1951 (ACT NO. 57 OF 1951)

THE DRAFT MERCHANT SHIPPING (CONSTRUCTION AND EQUIPMENT OF FISHING VESSELS OF 24 METRES IN LENGTH AND OVER) REGULATIONS, 2022

The Minister of Transport intends, in terms of section 356(2)(a) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) and on the recommendation of the South African Maritime Safety Authority to publish the Draft Merchant Shipping (Construction and Equipment of Fishing Vessels of 24 Metres in Length and Over) Regulations, 2022 as set out in the Schedule published in the South African Maritime Safety Authority website at www.samsa.org.za.

Electronic copies of the Draft Merchant Shipping (Construction and Equipment of Fishing Vessels of 24 Metres in Length and Over) Regulations, 2022 are available in the South African Maritime Safety Authority website at www.samsa.org.za and may also be requested from Bulelani Ncanywa at bncanywa@samsa.org.za or Crispen Camp at ccamp@samsa.org.za

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DEPARTMENT OF TRANSPORT

NO. R. 2623

14 October 2022

MERCHANT SHIPPING ACT, 1951 (ACT NO. 57 OF 1951)

THE DRAFT MERCHANT SHIPPING (SAFETY OF NAVIGATION) AMENDMENT REGULATIONS, 2023

The Minister of Transport intends, in terms of section 356(2)(a) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) and on the recommendation of the South African Maritime Safety Authority to amend the Merchant Shipping (Safety of Navigation) Regulations, 1968 as set out in the Schedule published in the South African Maritime Safety Authority website at [Draft Safety of Navigation Regulations BN SAMSA Website publication 06102022](#) and [Safety of Nav Regs ANNEX 6 04102022](#)

Electronic copies of the Draft Merchant Shipping (Safety of Navigation) Amendment Regulations, 2023 are available in the South African Maritime Safety Authority website at [Draft Safety of Navigation Regulations BN SAMSA Website publication 06102022](#) and [Safety of Nav Regs ANNEX 6 04102022](#) may also be requested from Bulelani Ncanywa at bncanywa@samsa.org.za or Crispin Camp at ccamp@samsa.org.za

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To facilitate stakeholder engagement on the Draft Merchant Shipping (Safety of Navigation) Amendment Regulations, SAMSA will conduct various workshops around the country, including the following:

DATE	REGION	VENUE
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