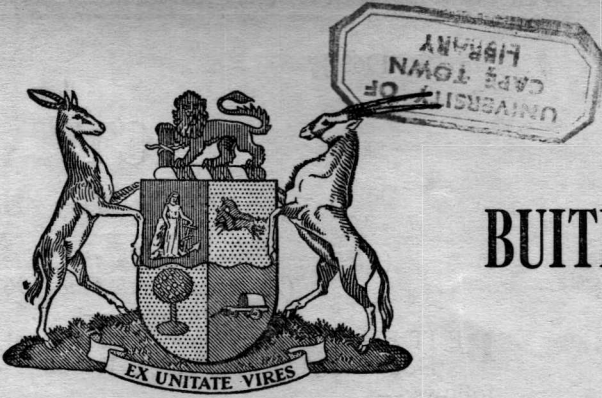


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EXTRAORDINARY



BUITENGEWONE

THE REPUBLIC OF SOUTH AFRICA

Government Gazette

Staatskoerant

VAN DIE REPUBLIEK VAN SUID-AFRIKA

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VIII.]

PRICE 5c

CAPE TOWN, 14TH JUNE, 1963.
KAAPSTAD, 14 JUNIE 1963.

PRYS 5c

[No. 526.

DEPARTMENT OF THE PRIME MINISTER.

64.]

[14th JUNE, 1963.

No. 864.]

DEPARTEMENT VAN DIE EERSTE MINISTER.

[14 JUNIE 1963.

No. 49, 1963.]

ACT

To amend the Veterinary Act, 1933.

(Afrikaans text signed by the State President.)
(Assented to 6th June, 1963.)

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Amendment of
section 1 of
Act 16 of 1933.

1. Section *one* of the Veterinary Act, 1933 (hereinafter referred to as the principal Act), is hereby amended—

- (a) by the substitution in paragraph (a) for the word “Agriculture”, wherever it occurs, of the words “Agricultural Technical Services”;
- (b) by the deletion at the end of paragraph (b) of the word “and”;
- (c) by the addition at the end of paragraph (c) of the word “and”;
- (d) by the insertion after the said paragraph (c) of the following paragraph:
“(d) a person to be appointed by the Minister for his knowledge of law.”;
- (e) by the insertion in the proviso, after the word “person”, of the words “other than a person appointed in terms of paragraph (d)”;
- (f) by the addition of the following sub-section, the existing section becoming sub-section (1):

“(2) As soon as practicable after the commencement of the Veterinary Amendment Act, 1963, and thereafter whenever it becomes necessary, the Minister shall designate a member of the Veterinary Board appointed in terms of paragraph (b) or (c) of sub-section (1), to be the vice-chairman thereof, and the said vice-chairman shall in the absence of the chairman of the said board have all the powers and perform all the duties of such chairman.”.

Amendment of
section 3 of
Act 16 of 1933.

2. Section *three* of the principal Act is hereby amended—

- (a) by the insertion in sub-paragraph (i) of paragraph (e) after the word “Minister” of the words “in terms of paragraph (a) of sub-section (1) of section *one*”, and the substitution therein for the word “Agriculture” of the words “Agricultural Technical Services”; and
- (b) by the addition of the following paragraphs:—
“(f) if the Minister so directs because such member failed to comply with any provision of this Act or the regulations made thereunder, with which he was obliged to comply;
- (g) on being convicted by the Veterinary Board, after an enquiry held in terms of section *fourteen*, of improper conduct or disgraceful conduct;
- (h) on being declared by a competent authority to be of unsound mind.”.

Amendment of
section 5 of
Act 16 of 1933.

3. Section *five* of the principal Act is hereby amended by the insertion in sub-section (3) after the expression “(2)” of the words, “within the period specified in such invitation, or such further period as the Minister may allow”.

Amendment of
section 6 of
Act 16 of 1933.

4. Section *six* of the principal Act is hereby amended—

- (a) by the insertion in sub-section (1) after the word “meet” of the words “not less than once every six months, either upon a date fixed by it or”; and
- (b) by the addition of the following sub-sections:

“(3) Any decision at any meeting of the Veterinary Board shall be by resolution by a majority of the members present thereat, and in the event of an equality of votes on any matter, the person presiding

No. 49, 1963.]

WET

Tot wysiging van die Veeartswet, 1933.

*(Afrikaanse teks deur die Staatspresident geteken.)
(Goedgekeur op 6 Junie 1963.)*

DAAR WORD BEPAAL deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Artikel *een* van die Veeartswet, 1933 (hieronder die Wysiging van Hoofwet genoem), word hierby gewysig—
Wysiging van artikel 1 van Wet 16 van 1933.
 - (a) deur in paragraaf (a) die woord „Landbou”, oral waar dit voorkom, deur die woorde „Landbou-tegniese Dienste” te vervang;
 - (b) deur aan die end van paragraaf (b) die woord „en” te skrap;
 - (c) deur aan die end van paragraaf (c) die woord „en” by te voeg;
 - (d) deur na genoemde paragraaf (c) die volgende paragraaf in te voeg:
„(d) iemand wat weens sy regskennis deur die Minister aangestel moet word.”;
 - (e) deur in die voorbehoudsbepaling, na die woord „niemand”, die volgende woorde in te voeg: „behalwe iemand aangestel ingevolge paragraaf (d).”; en
 - (f) deur die volgende sub-artikel by te voeg, terwyl die bestaande artikel sub-artikel (1) word:
„(2) So spoedig doenlik ná die inwerkingtreding van die Veeartswysigingswet, 1963, en daarna wanneer ook al dit nodig word, moet die Minister ’n lid van die Veeartsraad wat ingevolge paragraaf (b) of (c) van sub-artikel (1) aangestel is, as die vise-voorsitter daarvan aanwys, en wanneer die voorsitter van genoemde raad afwesig is, het genoemde vise-voorsitter al die bevoegdhede en verrig hy al die pligte van dié voorsitter.”.
2. Artikel *drie* van die Hoofwet word hierby gewysig—
Wysiging van artikel 3 van Wet 16 van 1933.
 - (a) deur in sub-paragraaf (i) van paragraaf (e) die woord „Landbou” deur die woorde „Landbou-tegniese Dienste” te vervang, en na die woord „benoem” die woorde „ingevolge paragraaf (a) van sub-artikel (1) van artikel *een*” in te voeg; en
 - (b) deur die volgende paragrawe by te voeg:
„(f) indien die Minister dit gelas, omdat dié lid versuim het om te voldoen aan ’n bepaling van hierdie Wet of die regulasies daarkragtens uitgevaardig, waaraan hy moet voldoen het;
(g) by skuldigbevinding deur die Veeartsraad, ná ’n ondersoek gehou ingevolge artikel *veertien*, aan onbetaamlike gedrag of skandelike gedrag;
(h) wanneer hy deur ’n bevoegde gesag kranksinnig verklaar word.”.
3. Artikel *vijf* van die Hoofwet word hierby gewysig deur in sub-artikel (3) na die woord „gee” die volgende woorde in te voeg: „binne die tydperk in sodanige uitnodiging vermeld of dié verdere tydperk wat die Minister toelaat”.
Wysiging van artikel 5 van Wet 16 van 1933.
4. Artikel *ses* van die Hoofwet word hierby gewysig—
Wysiging van artikel 6 van Wet 16 van 1933.
 - (a) deur in sub-artikel (1) na die woord „vergader” die volgende woorde in te voeg: „minstens een maal elke ses maande, of op ’n datum deur hom vasgestel of”; en
 - (b) deur die volgende sub-artikels by te voeg:
„(3) ’n Besluit op ’n vergadering van die Veeartsraad word geneem deur middel van ’n besluit van die meerderheid van die lede wat daarop aanwesig is, en by ’n staking van stemme oor ’n aangeleentheid

Amendment of
section 7 of
Act 16 of 1933.

5. Section *seven* of the principal Act is hereby amended by the addition of the following sub-section:

“(3) The registrar shall cause to be printed and published annually at a time fixed by the Veterinary Board, a list of registered veterinarians.”.

Amendment of
section 9 of
Act 16 of 1933.

6. (1) Section *nine* of the principal Act is hereby amended by the substitution for sub-section (1) of the following sub-section:

“(1) Any person who, at the time when he commenced his veterinary studies, was a South African citizen and who thereafter obtained a degree, diploma or certificate prescribed under sub-section (2), may be registered as a veterinarian under this Act.”.

(2) Any person who commenced his veterinary studies prior to the substitution of sub-section (1) of section *nine* of the principal Act by sub-section (1) of this section may be registered or remain registered as a veterinarian under the principal Act in the same manner in which he could have been so registered or remained so registered if such substitution had not taken place.

Amendment of
section 10 of
Act 16 of 1933.

7. Section *ten* of the principal Act is hereby amended by the substitution in sub-section (3) for the words “ten pounds” of the words “twenty rand”.

Amendment of
section 11 of
Act 16 of 1933.

8. Section *eleven* of the principal Act is hereby amended by the substitution in sub-section (3) for the words “ten pounds” of the words “twenty rand”.

Amendment of
section 12 of
Act 16 of 1933.

9. Section *twelve* of the principal Act is hereby amended by the substitution in sub-section (2) for the words “ten pounds” of the words “twenty rand”.

Insertion of
section 12bis in
Act 16 of 1933.

10. The following section is hereby inserted in the principal Act after section *twelve*:

„Registration of veterinarians who are the holders of degrees, diplomas or certificates not prescribed under section *eight* or *nine*.“

12bis. (1) Any person who is the holder of a veterinary degree, diploma or certificate granted after examination by a university, veterinary medical school or other institution but which does not entitle him in terms of any regulation made under section *eight* or *nine* to be registered as a veterinarian under this Act, may apply to the Veterinary Board to be so registered and shall, if he so applies, submit proof that he has acquired such degree, diploma or certificate, together with such proof of identity and good character as the Veterinary Board may require.

(2) If the Veterinary Board, whether or not it has required an applicant contemplated in sub-section (1) to undergo such further examination as it may deem fit, is of the opinion that the applicant has a sufficient knowledge of and training in veterinary science, it may in its discretion recommend to the Minister that such applicant be registered as a veterinarian under this Act.

(3) If the Veterinary Board has made such a recommendation to the Minister the provisions of sub-sections (2) and (3) of section *eleven* shall, subject to the provisions of sub-section (4) of this section, *mutatis mutandis* apply to the registration of the applicant in question as a veterinarian under this Act.

(4) If the applicant is not a South African citizen and he does not become such a citizen within such period, not exceeding seven years, as the Minister shall determine when directing the registrar to register him as a veterinarian, his registration as such by virtue of such direction shall lapse at the expiration of the period so determined, and the applicant shall thereafter not be again so registered by virtue of the provisions of this section unless he is a South African citizen.”

5. Artikel *sewe* van die Hoofwet word hierby gewysig deur Wysiging van
die volgende sub-artikel by te voeg:
artikel 7 van
Wet 16 van 1933.

„(3) Die registrateur moet jaarliks op 'n tyd deur die
Veeartsraad bepaal 'n lys van geregistreerde veeartse laat
druk en uitgee.”.

6. (1) Artikel *nege* van die Hoofwet word hierby gewysig deur Wysiging van
deur sub-artikel (1) deur die volgende sub-artikel te vervang:
artikel 9 van
Wet 16 van 1933

„(1) Iemand wat 'n Suid-Afrikaanse burger was toe
hy sy veeartsenykundige studies begin het, en wat daarna
'n graad, diploma of sertifikaat verkry het wat kragtens
sub-artikel (2) voorgeskryf is, kan kragtens hierdie Wet as
veearts geregistreer word.”.

(2) Iemand wat sy veeartsenykundige studies begin het vóór
die vervanging van sub-artikel (1) van artikel *nege* van die
Hoofwet deur sub-artikel (1) van hierdie artikel kan as veearts
kragtens die Hoofwet geregistreer word of geregistreer bly op
dieselfde wyse waarop hy aldus geregistreer sou kon geword
of gebly het indien sodanige vervanging nie plaasgevind het nie.

7. Artikel *tien* van die Hoofwet word hierby gewysig deur Wysiging van
in sub-artikel (3) die woorde „tien pond” deur die woorde
„twintig rand” te vervang.
artikel 10 van
Wet 16 van 1933.

8. Artikel *elf* van die Hoofwet word hierby gewysig deur in Wysiging van
sub-artikel (3) die woorde „tien pond” deur die woorde
„twintig rand” te vervang.
artikel 11 van
Wet 16 van 1933.

9. Artikel *twaalf* van die Hoofwet word hierby gewysig Wysiging van
deur in sub-artikel (2) die woorde „tien pond” deur die woorde
„twintig rand” te vervang.
artikel 12 van
Wet 16 van 1933.

10. Die volgende artikel word hierby in die Hoofwet na
artikel *twaalf* ingevoeg:
Invoeging van
artikel 12bis in
Wet 16 van 1933.

„Registrasie **12bis.** (1) Iemand wat die besitter is van 'n
van veeartse graad, diploma of sertifikaat in veeartsenykunde
wat die besitters is van wat na aflegging van eksamen deur 'n universiteit,
grade, veeartsenyskool of ander inrigting verleen is maar
diplomas of wat hom nie ingevolge 'n regulasie uitgevaardig
sertifikate kragtens artikel *agt* of *nege* die reg gee om as
wat nie veearts kragtens hierdie Wet geregistreer te word
kragtens artikel *agt* nie, kan by die Veeartsraad aansoek doen om
of *nege* voor aldus geregistreer te word, en moet, indien hy
geskryf is aldus aansoek doen, bewys voorlē dat hy sodanige
nie. grado, diploma of sertifikaat verwerf het, saam met
sodanige bewys van identiteit en goeie sedelike
gedrag as wat die Veeartsraad mag verlang.

(2) Indien die Veeartsraad, hetsy hy verlang het
dat 'n aansoeker beoog in sub-artikel (1) die verdere
eksamen afle wat hy goedvind, of nie, van oordeel
is dat die aansoeker voldoende kennis van en
opleiding in veeartsenykunde het, kan hy na
goeddunke by die Minister aanbevel dat dié
aansoeker as 'n veearts kragtens hierdie Wet geregis-
treer word.

(3) Indien die Veeartsraad so 'n aanbeveling by
die Minister gedoen het, is die bepalings van sub-
artikels (2) en (3) van artikel *elf mutatis mutandis*,
maar behoudens die bepalings van sub-artikel (4)
van hierdie artikel, van toepassing op die registrasie
van die betrokke aansoeker as veearts kragtens
hierdie Wet.

(4) Indien die aansoeker nie 'n Suid-Afrikaanse
burger is nie en hy nie so 'n burger word nie binne
'n tydperk, van hoogstens sewe jaar, wat die
Minister moet bepaal wanneer hy die registrateur
gelas om hom as veearts te registreer, verval sy
registrasie as sodanig uit hoofde van dié lasgewing by
die verstryking van die tydperk aldus bepaal, en die
aansoeker mag daarna nie weer uit hoofde van die
bepalings van hierdie artikel aldus geregistreer
word nie, tensy hy 'n Suid-Afrikaanse burger is.”.

Insertion of
section 15bis in
Act 16 of 1933.

13. The following section is hereby inserted in the principal Act after section *fifteen*:

"Obtaining by Veterinary Board of information from certain Universities, veterinary medical schools and other institutions.

15bis. (1) Every university, veterinary medical school and other institution whose degrees, diplomas or certificates entitle the holders thereof to be registered as veterinarians under this Act, shall furnish the Veterinary Board at its request with full particulars as to—

- the minimum age and standard of general education required of students;
- the courses of study, training and examinations required of students before such degrees, diplomas or certificates are granted;
- the results of any examinations conducted by it, and such other particulars relating to any of the matters specified in paragraph (a), (b) or (c) as the Veterinary Board may require.

(2) If any university, veterinary medical school or institution referred to in sub-section (1), fails or refuses to furnish any particulars required by the Veterinary Board under that sub-section, or if it appears to the Veterinary Board that any provision of the regulations made under this Act is not being complied with fully by any such university, school or institution, the State President may, on the recommendation of the Veterinary Board, by proclamation in the *Gazette*, declare that any specified degree, diploma or certificate granted by such university, school or institution after a date specified in the proclamation, shall not entitle any holder thereof to be registered as a veterinarian under this Act.

(3) The State President may, on a further recommendation made by the Veterinary Board, rescind, in respect of any degree, diploma or certificate, any proclamation issued under sub-section (2).

(4) A degree, diploma or certificate specified in a proclamation issued under sub-section (2), which has been granted by the university, school or institution to which such proclamation relates, between the date specified in that proclamation and the date of rescission of that proclamation in respect of such degree, diploma or certificate, shall not entitle the holder thereof to be registered as a veterinarian under this Act.".

Amendment of
section 16 of
Act 16 of 1933.

14. Section *sixteen* of the principal Act is hereby amended by the deletion of all the words after the word "veterinarian".

Amendment of
section 17 of
Act 16 of 1933.

15. Section *seventeen* of the principal Act is hereby amended—

- by the insertion in sub-section (1) after the word "veterinarian", where it occurs for the first time, of the words "who for gain practises as a veterinarian or for gain performs any act specially pertaining to the calling of a veterinarian, or";
- by the deletion in that sub-section of the words "(whether or not purporting to be so registered)" and of the words "he possesses a degree, diploma or other qualification as a veterinarian or veterinary surgeon or in veterinary science or that"; and
- by the substitution in that sub-section for the words "fifty pounds" of the words "two hundred rand or to imprisonment for a period not exceeding six months, or to both such fine and such imprisonment".

Insertion of
section 17bis in
Act 16 of 1933.

16. The following section is hereby inserted in the principal Act after section *seventeen*:

"Regula- **17bis.** (1) The State President may, after con-
tions. sidering any recommendation of the Veterinary

13. Die volgende artikel word hierby in die Hoofwet na artikel *vyftien* ingevoeg:

Invoeging van artikel 15bis in Wet 16 van 1933.

„Verkryging 15bis. (1) Elke universiteit, veeartsenyskool en ander inrigting waarvan die grade, diplomas of sertifikate die besitters daarvan die reg gee om kragtens hierdie Wet as veeartse geregistreer te word, moet aan die Veeartsraad, op sy versoek, volledige besonderhede verstrek aangaande—

- (a) die minimumouderdom en standaard van algemene onderwys wat van studente vereis word;
- (b) die studiekursusse, opleiding en eksamens wat van studente vereis word voordat sodanige grade, diplomas of sertifikate toegeken word;
- (c) die uitslae van eksamens deur hom afgeneem, en die ander besonderhede betreffende 'n aangeleentheid vermeld in paragraaf (a), (b) of (c), wat die Veeartsraad verlang.

(2) Indien 'n universiteit, veeartsenyskool of inrigting vermeld in sub-artikel (1) versuim of weier om enige besonderhede te verstrek wat die Veeartsraad kragtens daardie sub-artikel aanvra, of indien dit aan die Veeartsraad blyk dat 'n bepaling van die regulasies kragtens hierdie Wet uitgevaardig, nie deur so 'n universiteit, skool of inrigting volkomme nagekom word nie, kan die Staatspresident op aanbeveling van die Veeartsraad by proklamasie in die *Staatskoerant* verklaar dat 'n vermelde graad, diploma of sertifikaat wat na 'n datum in die proklamasie vermeld deur sodanige universiteit, skool of inrigting toegeken word, nie aan 'n besitter daarvan die reg gee om kragtens hierdie Wet as veearts geregistreer te word nie.

(3) Die Staatspresident kan op 'n verdere aanbeveling deur die Veeartsraad gedoen, 'n proklamasie uitgevaardig kragtens sub-artikel (2) intrek ten opsigte van enige graad, diploma of sertifikaat.

(4) 'n Graad, diploma of sertifikaat wat vermeld word in 'n proklamasie uitgevaardig kragtens sub-artikel (2) en wat toegeken is deur die universiteit, skool of inrigting waarop daardie proklamasie betrekking het, tussen die datum in daardie proklamasie vermeld en die datum van intrekking van daardie proklamasie ten opsigte van sodanige graad, diploma of sertifikaat, verleen nie aan die besitter daarvan 'n reg om kragtens hierdie Wet as veearts geregistreer te word nie.”.

14. Artikel *sestien* van die Hoofwet word hierby gewysig deur die woorde „of kragtens die Geneeshere, Tandartse en Aptekers Wet, 1928, as geneesheer,” te skrap.

Wysiging van artikel 16 van Wet 16 van 1933.

15. Artikel *sewentien* van die Hoofwet word hierby gewysig—

Wysiging van artikel 17 van Wet 16 van 1933.

- (a) deur in sub-artikel (1) na die woorde „wat”, waar dit die tweede maal voorkom, die volgende woorde in te voeg: „vir wins as 'n veearts praktiseer of vir wins 'n handeling verrig wat spesiaal tot die beroep van 'n veearts behoort, of”;
- (b) deur in daardie sub-artikel die woorde „(hetsy hy al dan nie voorgee dat hy aldus geregistreer is)” en die woorde „hy 'n graad, diploma of ander bevoegdheid as veearts of in veeartsenykunde besit of dat” te skrap; en
- (c) deur in daardie sub-artikel die woorde „vyftig pond” deur die volgende woorde te vervang: „tweehonderd rand of gevangenisstraf vir 'n tydperk van hoogstens ses maande, of met dié boete sowel as dié gevangenisstraf”.

16. Die volgende artikel word hierby in die Hoofwet na artikel *sewentien* ingevoeg:

Invoeging van artikel 17bis in Wet 16 van 1933.

„Regulasies. 17bis. (1) Die Staatspresident kan, ná oorweging van 'n aanbeveling van die Veeartsraad regulasies

- (b) the standard of general education to be attained by such students before such registration;
- (c) the duration of the curricula to be followed by such students at such university, school or institution;
- (d) the minimum requirements of the curricula and the standard of veterinary education and examinations which shall be maintained at every university, veterinary medical school or other institution recognized by the Veterinary Board for the purposes of this Act in order to secure recognition for such purposes of the degrees, diplomas or certificates granted by such university, school or institution;
- (e) the attendance of a person appointed by the Veterinary Board at examinations in veterinary science conducted by any university, veterinary medical school or other institution recognized by such board for the purposes of this Act, and a report by such person to the said board upon such examinations;
- (f) the minimum age a person shall have attained before he may be registered as a veterinarian under this Act;
- (g) the registration and conditions of registration of veterinary assistants and nurses and other persons, not being veterinarians, who are engaged in veterinary services;
- (h) the circumstances under which any travelling, subsistence or other allowance shall be paid to members of the Veterinary Board, and the rates of such allowances;
- (i) the fee to be paid by members of the public for a copy of any list printed in terms of sub-section (3) of section seven;
- (j) all matters which under this Act are required or permitted to be prescribed; and
- (k) generally, any matter which he considers necessary to prescribe by regulation in order that the objects and purposes of this Act may be better achieved.

(2) The generality of the powers conferred by paragraph (k) of sub-section (1) shall not be limited by the provisions of the other paragraphs of the said sub-section.

(3) Regulations made in terms of sub-section (1) may differ with reference to different classes of persons, and in such other respects as the State President may deem fit.

(4) Such regulations may in respect of any contravention thereof or failure to comply therewith, prescribe a penalty of a fine not exceeding fifty rand or of imprisonment for a period not exceeding three months.”.

Amendment of
section 19 of
Act 16 of 1933.

17. Section nineteen of the principal Act is hereby amended by the substitution for the words “shall mean and include any person who holds a degree or diploma in veterinary science obtained after examination or” of the words “means, unless the context otherwise indicates.”.

Substitution of
“State President”
and “Republic” for
“Governor-
General” and
“Union”, respec-
tively, in Act 16
of 1933.

18. The principal Act is hereby amended by the substitution for the word “Governor-General”, wherever it occurs, of the words “State President”, and for the word “Union”, wherever it occurs, of the word “Republic”.

Reference in Act 16
of 1933 to “Suid-
Afrikaanse Ver-
eniging van
Veeartse” deemed
to be reference to

19. Any reference in the principal Act to the “Suid-Afrikaanse Vereniging van Veeartse” shall be deemed to be a reference to the “Suid-Afrikaanse Veterinêr-Mediese Vereniging”.

- (b) die standaard van algemene onderwys wat deur sodanige studente behaal moet word vóór sodanige registrasie;
 - (c) die duur van die leerplanne wat deur sodanige studente aan sodanige universiteit, skool of inrigting gevolg moet word;
 - (d) die minimumvereistes van die leerplanne en die standaard van veeartsenkundige onderwys en eksamens wat aan iedere universiteit, veeartsenyskool of ander inrigting wat deur die Veeartsraad vir die doeleindes van hierdie Wet erken word, gehandhaaf moet word ten einde erkenning vir sodanige doeleindes te verkry van die grade, diplomas of sertifikate deur sodanige universiteit, skool of inrigting verleen;
 - (e) die bywoning deur iemand, deur die Veeartsraad benoem, van eksamens in veeartsenkunde afgeneem deur 'n universiteit, veeartsenyskool of ander inrigting wat deur genoemde raad vir die doeleindes van hierdie Wet erken word, en 'n verslag oor sodanige eksamens aan genoemde raad deur sodanige persoon;
 - (f) die minimumouderdom wat iemand moet bereik het voordat hy as veearts kragtens hierdie Wet geregistreer kan word;
 - (g) die registrasie en registrasievoorwaardes van veeartsenkundige assistente en verpleegsters en ander wat nie veeartse is nie maar wat veeartsenkundige dienste verrig;
 - (h) die omstandighede waaronder 'n reis-, verblyf- of ander toelae aan lede van die Veeartsraad betaal moet word, en die tariewe van sodanige toelaes;
 - (i) die gelde wat deur lede van die publiek betaal moet word vir 'n kopie van 'n lys wat ingevolge sub-artikel (3) van artikel *sewe* gedruk is;
 - (j) alle aangeleenthede wat kragtens hierdie Wet voorgeskryf moet of kan word; en
 - (k) oor die algemeen, enige aangeleentheid wat hy nodig ag om by regulasie voor te skryf ten einde die oogmerke en doelstellings van hierdie Wet beter te kan verwesenlik.
- (2) Die algemeenheid van die bevoegdhede by paragraaf (k) van sub-artikel (1) verleen, word nie deur die bepalings van die ander paragrawe van genoemde sub-artikel beperk nie.
- (3) Regulasies ingevolge sub-artikel (1) uitgevaardig kan verskil met betrekking tot verskillende klasse persone, en in die ander opsigte wat die Staatspresident goedvind.
- (4) Sodanige regulasies kan ten opsigte van 'n oortreding daarvan of versuim om daaraan te voldoen, 'n straf voorskryf van 'n boete van hoogstens vyftig rand of gevangenisstraf vir 'n tydperk van hoogstens drie maande.”.

17. Artikel negentien van die Hoofwet word hierby gewysig deur die woorde „en sluit in enige persoon wat in besit is van 'n graad of diploma in veeartsenkunde na eksamen verkry of" te vervang deur die woorde „tensy uit die samehang anders blyk.”. Wysiging van artikel 19 van Wet 16 van 1933.

18. Die Hoofwet word hierby gewysig deur die woord „Goewerneur-generaal", oral waar dit voorkom, deur die woord „Staatspresident", en die woord „Unie", oral waar dit voorkom, deur die woord „Republiek" te vervang. Vervanging van „Goewerneur-generaal" en „Unie" in Wet 16 van 1933 deur „Staatspresident" en „Republiek", onderskeidelik.

19. 'n Verwysing in die Hoofwet na die Suid-Afrikaanse Vereniging van Veeartse word geag 'n verwysing na die Suid-Afrikaanse Veterinêr-Mediese Vereniging te wees. Verwysing in Wet 16 van 1933 na Suid-Afrikaanse Vereniging van Veeartse word geag verwysing na

