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GOVERNMENT NOTICES
GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES
DEPARTEMENT VAN LANDBOU, BOSBOU EN VISSERYE

No. 1050

11 November 2010

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996
(ACT NO 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE AND DETERMINATION OF
GUIDELINE PRICES: LEVY ON CATTLE, SHEEP, GOATS, MEAT PRODUCTS,
PROCESSED PORK, HIDES AND SKINS

I, Tina Joemat-Pettersson, Minister of Agriculture, Forestry and Fisheries, acting under sections 10, 13, 14 and 15 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.

TINA JOEMAT-PETTERSSON

Minister of Agriculture, Forestry and Fisheries

SCHEDULE

Definitio.

1. 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 –

“abattoir” means a slaughter facility as defined in section 1 of the Meat Safety Act, 2000 (Act No. 40 of 2000), save for those facilities that have been excluded from the application of this statutory measure by the Levy Administrator after application to the Levy Administrator, and where used in context of an obligation placed on an abattoir in this regulation, refers to the owner of the slaughter facility;

“DAFF” means the Department of Agriculture, Forestry and Fisheries within the ambit of the national Government;

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

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

“hides and skins” means the hides and skins of designated animals;

“importer” means any person intending to or that has imported red meat or red meat products into the Republic of South Africa;

“import permit” means a permit issued under the Meat Safety Act, 2000 (Act No. 40 of 2000) or the Animal Diseases Act, 1984 (Act No 35 of 1984) by or on behalf of DAFF;

“issuing officer” means a person authorised to issue an import permit for the import of red meat or red meat products by or on behalf of DAFF;

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

“levy administrator” means Meat Statutory Measure Services, a section 21 company entrusted with the implementation, administration and enforcement of the statutory measure established in this regulation;

“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;

“red meat products” means any product derived from the processing of red meat, other than only deboning, portioning, dicing, mincing, cooling or freezing, with or without the addition of other meat or food products;

“meat trader” means any person selling red meat or red meat products, whether operating independently or as part of a group or chain, and irrespective of whether such sale takes place through wholesale or retail outlets, but excluding a person who sells red meat, red meat products, or processed pork exclusively as part of that person’s restaurant business or similar culinary trade;

“meat processor” means any person who conducts a business that involves producing red meat products or processed pork for commercial gain;

“owner” for the purposes of section 5 of this regulation means, in relation to any designated animal:

- (a) The person liable to pay the price charged by the abattoir in connection with 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 in connection with 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;

“processed red meat” means the meat of designated animals that has been altered, other than cutting and portioning, dicing and mincing such meat, to enhance the said meat;

“processed pork” means the meat of pigs that has been altered, other than cutting and portioning, dicing and mincing such meat, to enhance the said meat;

"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;

"the Act" means the Marketing of Agricultural Products Act, 1996 (Act No.47 of 1996);

"year" for the purposes of section 5 of this regulation, means the 365 day period after the inception of this levy, and every subsequent such period.

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

2 The red meat industry is the single largest agricultural sector in South Africa. As such there are a variety of functions that have been identified as crucial to the future development and sustainability of the sector for which a levy is a necessity. These functions are:

- (a) Consumer assurance
- (b) Consumer communication- and education
- (c) Transformation and development
- (d) Research and development
- (e) Industry liaison
- (f) Production development
- (g) Compliance to legislation; and
- (h) Administration

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 fair labour practice in the red meat industry.

This statutory measure will be administered by the levy administrator who will act in terms of the mandate granted to it by the Red Meat Industry Forum, being the representative organ of the red meat industry.

This statutory measure 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 also be responsible to audit the statutory levies collected.

The actual beneficiaries of the levy will be determined by the Red Meat Industry Forum in accordance with their approved business plans and budgets for the purposes set out above.

Products to which statutory measure applies

- 3 The statutory measure shall apply to all:
- (a) designated animals, hides and skins, red meat and red meat products from designated animals as well as red meat and red meat products imported into the Republic of South Africa;
 - (b) designated animals exported live from the Republic of South Africa; and
 - (c) processed red meat and processed pork.

Area in which statutory measure shall apply

- 4 This statutory measure shall apply in the geographical area of the Republic of South Africa.

Imposition of levy

- 5 The following levies (VAT excluded) are hereby imposed in respect of designated animals, red meat, red meat products, processed red meat and processed pork, and hides and skins:

(a) **Cattle:**

Levy	Description
i. R3.87 per head	Deducted and retained from the selling price of each designated animal by the buyer of such animal. Provided that, in the event that the said buyer disposes of such animal other than by sale, export, or delivery to an abattoir for slaughter, or if such animal dies or is stolen before the said buyer disposes of it, the buyer shall pay the levy thus deducted and retained over to the levy administrator. For avoidance of doubt, the buyer is only intended to retain the levy thus deducted where the relevant designated animal is sold, exported or delivered to an abattoir for slaughter.
ii. R6.45 per head	Payable by the owner at slaughter, to the abattoir, who shall collect such levies and pay them over to the levy administrator. Where the abattoir is the owner, the abattoir shall make payment directly to the levy administrator.

- iii. R400 per year or part thereof during which the meat trader sells red meat, processed red meat, processed pork or red meat products Payable by each meat trader outlet to the levy administrator, in respect of each outlet through which that meat trader sells red meat, red meat products or processed red meat and processed pork.
- iv. R720 per container or consignment of red meat and/or red meat products to be imported Payable by the importer of red meat and/or red meat products to the levy administrator prior to the issuing of an import permit. The levy receipt number is to be submitted with the import permit application to the issuing officer (see Note (iii)).
- v. R6.45 per head exported live from the Republic of South Africa Payable to the levy administrator by the exporter at the point of exit.
- vi. 0.07% of commission on the sale of designated animals Payable by a livestock agent to the levy administrator, calculated on the commission collected by that agent in respect of the sale of designated animals.
- vii. 1.24c per kg of hides produced locally Payable by the processor of the hide to the levy administrator. 1.24c per kg will also be collected for every unprocessed hide exported, paid by the exporter to the levy administrator.

(b) Sheep and Goats:

Levy	Description
i. R0,83 per head	Deducted and retained from the selling price of each designated animal by the buyer of such animal. Provided that, in the event that the said buyer disposes of such animal other than by sale, export or delivery to an abattoir for slaughter, or if such animal dies or is stolen before the said buyer disposes of it, the buyer shall pay the levy thus deducted and retained over to the levy administrator. For avoidance of doubt, the buyer is only intended to

- permanently retain the levy thus deducted where the relevant designated animal is sold, exported or delivered to an abattoir for slaughter.
- ii. R1.25 per head Payable by the owner at slaughter, to the abattoir, who shall collect such levies and pay them over to the levy administrator. Where the abattoir is the owner, the abattoir shall make payment directly to the levy administrator.
- iii. R400 per year or part thereof during which the meat trader sells red meat, processed pork or red meat products Payable by each meat trader to the levy administrator, in respect of each outlet through which that meat trader sells red meat, red meat products or processed red meat and processed pork.
- iv. R720 per container or consignment of red meat and/or red meat products to be imported Payable by the importer of red meat and/or red meat products to the levy administrator prior to the issuing of an import permit. The levy receipt number is to be submitted with the import permit application to the issuing officer (see Note (iii)).
- v. R1.25 per head exported live from the Republic of South Africa Payable to the levy administrator by the exporter at the point of exit.
- vi. 0.07% of the commission on the sale of designated animals Payable by a livestock agent to the levy administrator, calculated on the commission collected by that agent in respect of the sale of designated animals.
- vii. 1.24c per kg of skins produced locally Payable by the processor of the skin to the levy administrator. 1.24c per kg will also be collected for every unprocessed skin exported, paid by the exporter to the levy administrator.

(c) **Processed red meat and processed pork**

1.24c per kg of red meat, red meat products and/or pork purchased by meat processors for processing or further processing, to be paid over to the levy administrator by the meat processor.

NOTES:

- (i) Only one amount of R400 per year is payable by a meat trader in respect of each outlet through which the said meat trader sells red meat, red meat products or processed pork.
- (ii) A 3% collection fee may be deducted from the levies collected by the abattoir before the levies are paid over to the levy administrator.
- (iii) Every container or consignment to be imported will attract a R720 statutory levy charge payable by the applicant to the levy administrator. The receipt number of the paid levy is to be submitted with the import permit application to the issuing officer.
- (iv) Where an import permit is issued for more than one container or load per consignment then each individual container or load per consignment up to a maximum of 28mt will attract the R720 statutory levy charge payable by the applicant.
- (v) Where a master import permit is issued the R720 statutory levy will be payable by the applicant for every multiple of 25 mt.
- (vi) Exclusions: Where an import permit is issued for the importation of red meat and red meat products, where the quantity to be imported is less than 200kg then the statutory levy shall be waived for that import permit application.

Persons by whom and to whom the statutory levy shall be payable

- 6 The levy imposed under column one of section 5 shall be payable by the persons set out in column two of that section to the levy administrator or his designated agent within the period set out in section 8.

Guideline prices

7 The guideline prices for the different designated animals, meat products, red meat products, processed red meat and processed pork, hides and skins will be as follows:

(a) Cattle:

<u>Category</u>	<u>Guideline price</u>
i. Cattle	
- Weaners	R3,070 per head
- Slaughter stock	R4,500 per head
ii. Carcass price	Average price R19.30 / kg
iii. Meat Imported	Average price R18.50 / kg
iv. Cattle exported live	R4,500 per head
v. Hides	R7.50 / kg

(b) Sheep and Goats:

<u>Category</u>	<u>Guideline price</u>
i. Sheep and goats	
- Slaughter stock	R635 per head
- Lambs and kids	R400 per head
ii. Carcass price	Average price R26.00 / kg
iii. Meat imported	Average price R18.00 / kg
iv. Sheep & goats exported live	R635 per head
v.	Skins
	R27 / skin

(c) Processed red meat and processed pork

<u>Category</u>	<u>Guideline price</u>
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(d) Processed red meat and processed pork. Average price R15.00 / kg

Payment and enforcement of the levy administrator

8 A levy imposed in terms of this regulation shall be paid as follows:

8.1 to the levy administrator –

- (a) In the case of an event referred to in section 5 (a) ii, 5 (b) ii and 5 (c), within 14 days of 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 the levy referred to in section 5 (a) iii and 5 (b) iii, on or before the last day of March of the relevant year of which the levy is payable.
- (c) In the case of an event referred to in section 5 (a) v, vi and vii and 5 (b) v, vi and vii, within 14 days of the end of the calendar month within which the transaction took place.
- (d) In the case of an event referred to in section 5 (a) iv and 5 (b) iv, prior to the issuing of an import permit by the issuing officer.

8.1 Payment shall be made by means of a cheque or electronic bank transfer in favour of the levy administrator, and shall –

- (a) When paid by cheque, be addressed to:

Meat Statutory Measure Services
P O Box 36802
Menlo Park
Pretoria
0102

- (b) When electronically transferred, be paid to the account number obtainable from the levy administrator.

8.2 Any abattoir as defined in this regulation may apply to the levy administrator for exemption from the provision of regulation 5 (a) ii or 5 (b) ii on the grounds that it is a welfare organisation as defined in terms in section 1 of the Value Added Tax Act, 1991 (Act 89 of 1991).

8.3 The implementation, administration and enforcement of the statutory measure established in this regulation are entrusted to the Meat Statutory Measure Services, a Section 21 Company, established in terms of Section 14 of the Act.

Escalation

9 It is envisaged that the levy be escalated from the third year of this levy period to the following amounts:

5 (a) i	R4.26	5 (b) i	R0.90
5 (a) ii	R7.10	5 (b) ii	R1.38
5 (a) iii	R450	5 (b) iii	R450
5 (a) iv	R792	5 (b) iv	R792
5 (a) v	R7.10	5 (b) v	R1.38
5 (a) vii	1.37c/kg	5 (b) viii	1.37c/kg
		5 (c)	1.37c/kg

Use of the Levy

10 The Minister approves that-

- (a) At least 70% of the levy funds should be used for activities relating to consumer assurance, consumer communication and education, research and development, industry liaison, production development and compliance to legislation;
- (b) Not more than 10% for levy administration; and
- (c) Approximately 20% be allocated towards transformation.

Commencement and period of validity

11 This statutory measure shall come into operation on 5 November 2010 and will lapse after a period of four years.

No. 1050

11 November 2010

**WET OF DIE BEMARKING VAN LANBOUPRODUKTE, 1996
(WET 47 VAN 1996)**

**DAARSTELLING VAN STATUTÊRE MAATREËL EN RIGLYSPRYSE:
HEFFING OP BEESTE, SKAPE, BOKKE, ROOIVLEISPRODUKTE,
GEPROSESSEERDE VARKVLEIS, HUIDE EN VELLE**

Ek, Tina Joemat-Pettersson, Minister van Landbou, Bosbou en Visserye, handelende kragtens artikels 10, 13, 14 en 15 van die Wet op die Bemarking van Lanbouprodukte, 1996 (Wet Nr. 47 van 1996), soos gewysig, stel hiermee die statutêre maatreël in soos in die bylaag hierby aangeheg, uiteengesit is.

TINA JOEMAT-PETTERSSON

Minister van Landbou, Bosbou en Visserye

BYLAAG**Woordomskrywing**

1. 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 –

“abattoir” 'n slagfasiliteit soos omskryf in seksie 1 van die Wet op Vleisveiligheid, Wet Nr 40 van 2000, behalwe vir daardie fasiliteite wat deur die heffingsadministrateur uitgesluit is nadat daar aansoek by die heffingsadministrateur gedoen is en waar gebruik in verband met 'n verpligting op die abattoir geplaas in hierdie regulasie, verwys na die eienaar van die slagfasiliteit.

“DLBV” beteken die Departement van Landbou, Bosbou en Visserye binne die bestek van die Nasionale Regering.

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

“kop” 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.

“huide en velle” beteken huide en velle van die aangewese dier.

“invoerder” beteken enige persoon wat beplan, of wat rooivleis of rooivleisprodukte in die Republiek van Suid Afrika ingevoer het.

“invoerpermit” beteken 'n invoerpermit uitgereik onder die Wet op Vleisveiligheid, (Wet No 40 van 2000) en Wet op Dieregesondheid, (Wet No. 35 van 1984) deur of namens DLBV.

“vleishandelaar” beteken enige persoon wat rooivleis, of rooivleisprodukte verkoop hetsy onafhanklik of deel van 'n groep of ketting, en ongeag deur 'n groot of kleinhandel afsetpunt, maar wat 'n persoon wat rooivleis, rooivleisprodukte of geproseseerde varkvlies vertoon wat uitsluitlik deel van die persoon se restaurant besigheid of soortgelyke koshandel is, uitsluit.

“heffingsadministrateur” verwys na die Meat Statutory Measure Services, die Artikel 21 Maatskappye wat toevertrou is met die implementering, administrasie en afdwinging van die staturêre maatregel gevestig in hierdie regulasie.

“eienaar” vir die doel van seksie 5 van hierdie regulasie beteken in verband met enige aangevese dier –

- (a) Die persoon aanspreeklik 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.

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

“lewende hawe-agent” beteken enige persoon wat as agent vir die koper of verkoper van aangewese diere optree, hetsy of die risiko van eienaarskap van sulke aangewese diere oorgegee is na so 'n persoon al dan nie.

“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.

“rooivleisprodukte” beteken enige produkte wat ontstaan van die prosessering van rooivleis met of sonder die byvoeging van ander vleis of voedsel produkte andersins as ontbening, versnippering, verdeling, maal, verkoeling of bevriesing ondergaan het nie.

“uitreikingsbeampte” beteken 'n persoon gemagtig om 'n permit uit te reik vir die invoer van rooivleis of rooivleisprodukte deur of namens DLBV.

“vleisprosesseerder” beteken enige persoon wat 'n besigheid bedryf wat rooivleisprodukte of geprosesseerde varkvleis vir kommersiële gewin vervaardig.

“geprosesseerde rooivleis” beteken die vleis van aangewese diere wat verander is behalwe deur versnippering, verdeling en maal, van sulke vleis, om die vleis te verbeter.

“geprosesseerde varkvleis” beteken die vleis van varke wat verander is behalwe deur versnippering, verdeling en maal, van sulke vleis, om die vleis te verbeter.

“**prosessering**” in verband met rooivleis beteken die verandering van sulke vleis andersins as ()ny, verdeel, versnipper en maal om die vleis te verbeter, en prosesseer en prosesse het ’n dienooreenkomstige betekenis.

“**die Wet**” die Wet op Bemaking van Landbouprodukte, 1996 (Wet no. 47 van 1996) soos gewysig.

“**jaar**” vir die doel van seksie 5 van hierdie regulasie, beteken die tydperk van 365 dae wat sal volg op die daarstelling van hierdie heffing, en elke daaropvolgende periode.

Doel en oogmerk van hierdie statutêre maatreël en die verwantskap met die doelwitte van die Wet

2. Die Rooivleisbedryf is die enkel grootste landbousektor in Suid-Afrika. As sulks is daar ’n verskeidenheid funksies belangrik tot die voortgesette ontwikkeling en onderhoubaarheid van die sektor, geïdentifiseer en waarvoor ’n heffing ’n noodsaaklikheid is. Hierdie funksies is:

- (a) Verbruikersgerustheid
- (b) Verbruikerskommunikasie – en opvoeding
- (c) Transformasie en ontwikkeling
- (d) Navorsing en ontwikkeling
- (e) Bedryfskakeling
- (f) Produksieontwikkeling
- (g) Voldoening aan wetgewing; en
- (h) Administrasie

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

Die statutêre maatreël sal deur die heffingsadministrateur bestuur word, wat sal handel volgens die mandaat verleen deur die Rooivleisbedryfsforum, die verteenwoordigende liggaam van die rooivleisbedryf.

Die statutêre maatreël 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 statutêre maatreël gevorder is, sal deur die Ouditeur-Generaal ge-oudit word.

Die begunstigdes van die heffing sal deur die Rooivleisbedryfsforum, in ooreenstemming met hul goedgekeurde besigheidsplan en begroting vir aanwending soos hierbo vermeld, bepaal word.

Produkte waarop hierdie statutêre maatreël van toepassing sal wees

3. Hierdie statutêre maatreël sal van toepassing wees op alle:
- (a) aangewese diere, huide en velle, rooivleis en rooivleisprodukte van hierdie aangewese diere asook alle rooivleis en rooivleisprodukte wat in die Republiek van Suid-Afrika ingevoer is, asook
 - (b) aangewese diere wat vanuit die Republiek van Suid-Afrika uitgevoer word, asook
 - (c) geprosesseerde rooivleis en geprosesseerde varkvlies.

Gebied waarin hierdie statutêre maatreël van toepassing sal wees

4. Hierdie statutêre maatreël sal in die geografiese gebied van die Republiek van Suid-Afrika van toepassing wees.

Oplegging van heffing

5. Die volgende heffings (BTW uitgesluit) word hiermee op aangewese diere, rooivleis, rooivleisprodukte, geprosesseerde varkvlies en huide en velle opgelê:

- (a) Beeste

Heffing

- i. R3.87 per kop

Beskrywing

Afgetrek en teruggehou van die verkoopprijs van elke aangewese dier deur enige koper van so 'n dier. Mits dat in die geval dat die koper van die dier ontslae raak anders as deur verkoop, uitvoer of lewering aan 'n abattoir vir slagting, of indien so 'n dier vrek of gesteel

- word, die heffing teruggehou, oorbetaal sal word aan die heffingsadministrateur. Om twyfel te vermy, behoort die koper slegs die heffing terug te hou as die aangewese dier verkoop, uitgevoer of aan 'n abattoir vir slag aangebied word.
- ii. R6.45 per kop Betaalbaar deur die eienaar by slagting aan die abattoir wat die heffing sal kollekteer en aan die heffingsadministrateur oorbetaal. Wanneer die abattoir die eienaar is sal die abattoir die oorbetalings direk aan die heffingsadministrateur doen.
- iii. R400 per jaar of gedeelte daarvan dat die vleishandelaar rooivleis, rooivleisprodukte of geprosesseerde varkveis verkoop Betaalbaar deur elke vleishandelaar aan die heffingsadministrateur vir elke afsetpunt waaruit rooivleis, rooivleisprodukte of geprosesseerde varkveis verkoop word.
- iv. R720 per houer of besending van ingevoerde rooivleis en/of rooivleis-produkte om ingevoer te word Betaalbaar deur die invoerder van rooivleis en/of rooivleisprodukte aan die heffingsadministrateur voor die uitreiking van 'n invoerpermit. Die kwitansienommer word saam met die invoerpermitaansoek by die uitreikingsbeampte ingedien (sien Nota 3).
- v. R6.45 per kop lewendig uitgevoer vanuit die Republiek van Suid-Afrika Betaalbaar deur die uitvoerder aan die heffingsadministrateur by die punt van uitgang.
- vi. 0.07% van kommissie op die verkoop van aangewese diere Betaalbaar deur die lewendehawe-agent aan die heffingsadministrateur bereken op die kommissie gevorder deur die agent op die verkoop van aangewese diere.
- vii. 1.24c per kg van huide plaaslik geproduseer Betaalbaar deur die prosesseerder van die huid aan die heffingsadministrateur. 1.24c per kg sal ook gevorder word vir elke ongeprosesseerde huid wat uitgevoer word, oorbetaalbaar deur die uitvoerder aan die heffingsadministrateur.

(b) Skape en Bokke

Heffing	Beskrywing
i. R0.83 per kop	Afgetrok en teruggehou van die verkoopprijs van elke aangewese dier deur enige koper van so 'n dier. Mits dat in die geval dat die koper van die dier onslae raak anders as deur verkoop, uitvoer of lewering aan 'n abattoir vir slagting, of indien so dier vrek of gesteel word, die heffing teruggehou, oorbetaal sal word aan die heffingsadministrateur. Om twyfel te vermy behoort die koper slegs die heffing terug te hou as die aangewese dier verkoop, uitgevoer of aan 'n abattoir vir slag aangebied gaan word.
ii. R1.25 per kop	Betaalbaar deur die eienaar by slagting aan die abattoir wat die heffing sal kollekteer en aan die heffingsadministrateur oorbetaal. Wanneer die abattoir die eienaar is sal die abattoir die oorbetalings direk aan die heffingsadministrateur doen.
iii. R400 per jaar of gedeelte daarvan dat die vleishandelaar rooivleis, rooivleisprodukte of geprosesseerde varkveis verkoop	Betaalbaar deur elke vleishandelaar aan die heffingsadministrateur vir elke afsetpunt waaruit rooivleis, rooivleisprodukte of geprosesseerde varkveis verkoop word.
iv. R720 per houer of besending van ingevoerde rooivleis en/of rooivleis-produkte om ingevoer te word	Betaalbaar deur die invoerder van rooivleis en/of rooivleisprodukte aan die heffingsadministrateur voor die uitreiking van 'n invoerpermit. Die kwitansienommer word saam met die invoerpermitaansoek by die uitreikingsbeampte ingedien (sien Nota 3).
v. R1.25 per kop lewendig uitgevoer vanuit die Republiek van Suid-	Betaalbaar deur die uitvoerder aan die heffingsadministrateur by die punt van uitgang.

Afrika

- vi. 0.07% van kommissie op die verkoop van aangewese diere Betaalbaar deur die lewendehawe-agent aan die heffingsadministrateur bereken op die kommissie gevorder deur die agent op die verkoop van aangewese diere.
- vii. 1.24c per kg van velle plaaslik geproduseer Betaalbaar deur die prosesseerder van die vel aan die heffingsadministrateur. 1.24c per kg sal ook gevorder word vir elke ongeprosesseerde vel wat uitgevoer word, oorbetalbaar deur die uitvoerder aan die heffingsadministrateur.

(c) Geprosesseerde rooivleis en geprosesseerde varkveis

1.24c per kg van rooivleis, rooivleisprodukte en varkveis aangekoop deur vleisprosesseerders vir prosessering of verdere prosesseering, om oorbetaal te word deur vleisprosesseerders aan die heffingsadministrateur.

Notas

- (i) Slegs een bedrag van R400 per jaar is betaalbaar deur 'n vleishandelaar per afsetpunt waardeur die vleishandelaar, rooivleis, rooivleisprodukte of geprosesseerde varkveis verkoop word.
- (ii) 'n 3% invorderingsfooi mag deur die abattoir afgetrek word van die heffings gevorder voor die heffings aan die heffingsadministrateur oorbetaal word.
- (iii) Vir elke houer of besending om ingevoer te word sal R720 heffingskoste deur die aansoeker aan die heffingsadministrateur betaalbaar wees. Die kwitansienommer moet saam met die invoerpermitaansoek aan die uitreikingsbeamppte ingedien word.
- (iv) Wanneer 'n invoerpermit uitgereik word vir meer as een vraghouer of vrag per besending, sal elke afsonderlike vraghouer of besending tot 'n maksimum van 28mt heffingspligtig wees deur die aansoeker.
- (v) Waar 'n meester invoerpermit uitgereik word sal R720 heffing vir elke veelvoud van 25mt deur die aansoeker betaalbaar wees.

- (vi) Uitsluiting: Waar 'n invoerpermit uitgereik word vir die invoer van rooivleis en rooivleisprodukte en die hoeveelheid minder as 200kg is, sal die heffing nie betaalbaar wees op daardie invoerpermitaansoek nie.

Persone deur wie en aan wie heffings betaalbaar is

6. Die heffing opgelê volgens kolom een van seksie 5 sal betaalbaar wees deur die persone soos uiteengesit in kolom twee van die regulasie aan die heffingsadministrateur of sy benoemde agent binne die tydperk uiteengesit in seksie 8.

Riglynpryse

7. Die riglynpryse vir die verskillende aangewese diere, rooivleis en rooivleisprodukte, geprosesseerde vleis, huide en velle is as volg:

(a) Beeste

Kategorie	Riglynpryse
i. Slagdiere	
- Kalwers	R3,070 per kop
- Beeste	R4,500 per kop
ii. Karkasprys	Gemiddelde prys R19.30 / kg
iii. Vleis ingevoer	Gemiddelde prys R18.50 / kg
iv. Lewende beeste uitgevoer	R4,500 per kop
v. Huide	R7.50 / kg

(b) Skape en Bokke

Kategorie	Riglynpryse
i. Slagdiere	
- Skape en Bokke	R635 per kop
- Lammers	R400 per kop
ii. Karkasprys	Gemiddelde prys R26.00 / kg
iii. Vleis ingevoer	Gemiddelde prys R18.00 / kg
iv. Lewende skape en bokke uitgevoer	R635 per kop

v. Velle R27.00 / vel

(c) Geprosesseerde rooivleis en geprosesseerde varkveis

Katagorie	Riglynpryse
i. Geprosesseerde rooivleis en geprosesseerde varkveis	Gemiddelde prys R15.00 / kg

Betaling en afdwinging van die heffing

8. 'n Heffing opgelê in terme van hierdie regulasie sal soos volg aan die heffingsadministrateur betaal word :

- (a) In geval van 'n gebeurlikheid na verwys in seksie 5 (a) ii, 5 (b) ii en 5 (c) binne 14 dae na die einde van die kalendermaand waarin die gebeurlikheid plaasgevind het.
- (b) In die geval van die heffing na verwys in seksie 5 (a) iii en 5 (b) iii op of voor die laaste dag van Maart van die betrokke jaar wat die heffing betaalbaar is.
- (c) In die geval van 'n gebeurlikheid na verwys in seksie 5(a) iv, v, vi en vii en 5 (b) iv, v, vi en vii binne 14 dae na maandeinde van die kalendermaand waarin die transaksie plaasgevind het.
- (d) In die geval van 'n gebeurlikheid na verwys in seksie 5 (a) iv en 5 (b) iv, voor die uitreiking van 'n invoer permit deur die uitreikingsbeampte.

8.1 Betaling sal gedoen word by wyse van 'n tjek of elektronies bankoordrag ten gunste van die heffingsadministrateur.

- (a) Per tjek:
Meat Statutory Measure Services
P O Box 36802
Menlo Park
Pretoria
0102

(b) Elektronies oordrag: in die rekeningnommer verskaf deur die heffingsadministrateur.

8.2 Enige abattoir soos omskryf, mag by die heffingsadministrateur aansoek om vrystelling doen van die bepaling van seksie 5 (a) ii en 5 (b) ii op grond daarvan dat dit 'n

welsynsorganisasie ingevolge artikel 1 van die Wet op Waardetoegevoegde Belasting, 1991 (W Nr 89 van 1991) is.

8.3 Die implementering, administrasie en afdwinging van die statutêre maatreël gevestig in hierdie regulasie is toevertrou aan die Meat Statutory Measure Service, 'n Artikel 21 Maatskappy wat kragtens artikel 14 van die Wet opgerig is.

Eskalasie

9. Die heffing sal vanaf die derde jaar van die heffingsperiode na die volgende bedrae verhoog word:

5 (a) i	R4.26	5 (b) i	R0.90
5 (a) ii	R7.10	5 (b) ii	R1.38
5 (a) iii	R450	5 (b) iii	R450
5 (a) iv	R792	5 (b) iv	R792
5 (a) v	R7.10	5 (b) v	R1.38
5 (a) vii	1.37c/kg	5 (b) viii	1.37c/kg
		5 (c)	1.37c/kg

Aanwending van heffing

10. Die Minister keur goed dat:

- (a) Ten minste 70% van die heffingsfondse vir aktiwiteite rakende verbruikersgerustheid, verbruikerskommunikasie en opvoeding, navorsing en ontwikkeling, bedryfskakeling, produksieontwikkeling en voldoening aan wetgewing aangewend sal word;
- (b) Nie meer as 10% vir heffing administrasie gebruik word nie; en
- (c) Ongeveer 20% toegewys word vir transformasie.

Aanvang en geldigheidsydperk

11. Hierdie statutêre maatreël sal op 5 November 2010 in werking tree en sal na 'n periode van vier jaar verval.

No. 1051

11 November 2010

**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, Tina Joemat-Pettersson, Minister of Agriculture, Forestry & Fisheries, 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.

TINA JOEMAT-PETTERSSON

Minister of Agriculture, Forestry & Fisheries

SCHEDULE

Definitions

1. 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 regulation, means cattle, sheep and goats.

“levy notice” means any notice whereby a levy is imposed on designated animals, red meat products, meat products, processed pork, hides and skins in terms of the Act.

“levy administrator” means the Meat Statutory Measure Services, the juristic person entrusted with the implementation, administration and enforcement of the statutory measure established in this regulation.

“red meat” means any carcass of 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.

“red meat products” means any product derived from the processing of red meat, with or without the addition of other meat or food products.

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

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

2. 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 and their products, 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 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 fair labour practice 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 organ, namely the Red Meat Industry Forum.

Products to which this statutory measure applies

3. This statutory measure shall apply to all:
 - (a) designated animals, hides and skins, red meat and red meat products from designated animals as well as red meat and red meat products imported into the Republic of South Africa;
 - (b) designated animals exported live from the Republic of South Africa; and
 - (c) processed red meat and processed pork.

Area in which this statutory measure shall apply

4. This statutory measure shall apply in the geographical area of Republic of South Africa.

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

5. Any person referred to in section 5 (a), 5 (b) and 5 (c) of the levy notice, with the exception of persons referred to in section 5 (a) i and 5 (b) i thereof, shall keep such records and render the returns as may be required by the levy administrator for designated animals, red meat products, meat products, hides and skins.

- 5.1 The records referred to in section 5 shall –

- (a) be recorded on a computer or with ink in a book; and
- (b) be kept at the registered premises of the person required to keep it for a period of at least three years.

5.2 The returns referred to in section 5 shall be rendered on a form obtainable free of charge for this purpose from the levy administrator and shall-

- (a) be submitted, when forwarded by post, to-

Meat Statutory Measure Services
P O Box 36802
Menlo Park
Pretoria
0102

- (b) When sent by telefax, be addressed to:

012361 2382

5.3 The implementation, administration and enforcement of the statutory measure established in this regulation are entrusted to the Meat Statutory Measure Services, a Section 21 Company, established in terms of section 14 of the Act.

5.4 Returns referred to in section 5 (a) ii, iv, v, vi and vii, 5 (b) ii, iv, v, vi and vii, and 5 (c), must be submitted within 14 days of the end of the calendar month in which the transaction took place. In the event of section 5 (a) iii and 5 (b) iii must be submitted on or before March of the relevant year of which the levy is payable.

Commencement and period of validity

6. This statutory measure shall come into operation on 5 November 2010 and will lapse after a period of four years.

No. 1051

11 November 2010

**WET OF DIE BEMARKING VAN LANDBOUPRODUKTE, 1996
(WET 47 VAN 1996)**

**DAARSTELLING VAN STATUTÊRE MAATREËL: OPGAWES EN VERSLAGGEWING
VAN ABATTORIS EN ANDER ROLSPELERS IN DIE ROOIVLEISBEDRYF**

Ek, Tina Joemat-Pettersson, Minister van Landbou, Bosbou en Visserye, handelende kragtens artikels 10, 13, 14 en 18 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.

TINA JOEMAT-PETTERSSON

Minister van Landbou, Bosbou en Visserye

BYLAAG

Woordomskrywing

1. 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 regulasie verwys na beeste, skape en bokke.

“geprosesseerde rooivleis” beteken die vleis van aangewese diere wat verander is behalwe deur versnippering, verdeling en maal, van sulke vleis, om die vleis te verbeter.

“geprosesseerde varkvleis” beteken die vleis van varke wat verander is behalwe deur versnippering, verdeling en maal, van sulke vleis, om die vleis te verbeter.

“heffingsadministrateur” verwys na die Meat Statutory Measure Services, die regspersoon wat toevertrou is met die implementering, administrasie en afdwinging van die staturêre maatreël gevestig in hierdie regulasie,

“heffingskennisgewing” enige kennisgewing waarvolgens 'n heffing op 'n aangewese dier, rooivleisprodukte, vleisprodukte, geprosesseerde varkvleis, huide en velle in terme van die Wet ingestel word.

“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.

“rooivleisprodukte” beteken enige produkte wat ontstaan van die prosessering van rooivleis met of sonder die byvoeging van ander vleis of voedsel produkte.

“die Wet” die Wet op Bemaking van Landbouprodukte, 1996 (Wet no. 47 van 1996) soos gewysig.

Doel en oogmerk van hierdie statutêre maatreël en die verwantskap met die doelwitte van die Wet

2. Die doel en oogmerke van hierdie statutêre maatreël is om die partye hierin uiteengesit te noop om opgawes en verslae by die heffingsadministrateur in te handig. Dit is om te verseker dat aaneenlopende, akkurate inligting rakende geslagte diere en hul produkte betyds aan alle rolspelers beskikbaar is. Markinligting is noodsaaklik vir alle rolspelers om ingeligte keuses te kan uitoefen. Die byhou van opgawes met die inhandiging van verslae op 'n individuele basis beteken markinligting kan geprosesseer en vir die bedryf gepubliseer word.

Die daarstelling van hierdie statutêre maatreël moet help om die effektiwiteit van die rooivleisbemarking te bevorder. Die lewensvatbaarheid en effektiwiteit van die rooivleisbedryf behoort dus verhoog te word.

Hierdie statutêre maatreël is nie nadelig vir enige van die doelwitte van die Wet nie en sal, in besonder, nie nadelig vir die aantal werkseleughede of regverdige arbeidspraktyk in die rooivleisbedryf wees nie.

Enige inligting wat deur middel van hierdie meganisme bekom word, sal op 'n vertroulike basis hanteer word en sensitiewe of potensieel sensitiewe, klient spesifieke inligting sal kragtens artikel 23 (2) van die Wet hanteer word.

Die statutêre maatreël sal deur die heffingsadministrateur volgens die mandaat en namens die rooivleisbedryf deur middel van die verteenwoordigende liggaam, die Rooivleisbedryfsforum, geadministrateer word.

Produkte waarop hierdie statutêre maatreël van toepassing sal wees

3. Hierdie statutêre maatreël sal van toepassing wees op alle:
 - (a) aangewese diere, huide en velle, rooivleis en rooivleisprodukte van hierdie aangewese diere asook alle rooivleis en rooivleisprodukte wat in die Republiek van Suid-Afrika ingevoer is, asook
 - (b) aangewese diere wat vanuit die Republiek van Suid-Afrika uitgevoer word, asook

- (c) geprosesseerde rooivleis en geprosesseerde varkvleis.

Gebied waarin hierdie statutêre maatreël van toepassing sal wees

4. Hierdie statutêre maatreël sal in die geografiese gebied van die Republiek van Suid-Afrika van toepassing wees.

Opgawes wat gehou en verslae wat ingehandig moet word en die afdwinging daarvan

5. Enige persoon waarna in seksie 5 (a), 5 (b) en 5 (c) van die heffingskennisgewing verwys is, met die uitsondering van persone na wie in seksie 5 (a) i en 5 (b) i, verwys word, sal sodanige opgawes byhou en verslae inhandig soos deur die heffingsadministrateur vir aangewese diere, rooivleisprodukte, vleisprodukte, huide en velle vereis mag word.

5.1 Die opgawes waarna in seksie 5 verwys word sal:

- (a) op rekord geplaas word deur middel van 'n rekenaar of met ink in 'n boek; en
(b) vir 'n tydperk van ten minste drie jaar gehou word op die geregistreerde perseel van die persoon wat die opgawes moet indien.

5.2 Die verslae waarna in seksie 5 verwys word sal ingehandig word op 'n vorm, gratis verkrygbaar van die heffingsadministrateur, en moet –

- (a) Per pos gestuur word aan:
Meat Statutory Measure Services
Posbus 36802
Menlopark
Pretoria
0102

of

- (b) Getelefaks word aan:
012 361 2382

- 5.3 Die implementering, administrasie en afdwinging van die statutêre maatreël gevestig in hierdie regulasie is toevertrou aan die Meat Statutory Measure Service, 'n Artikel 21 Maatskappy, wat kragtens artikel 14 van die Wet opgerig is.
- 5.4 Die verslae waarna in seksie 5 (a) ii, iv, v, vi en vii, 5 (b) ii, iv, v, vi en vii, en 5 (c) verwys word moet ingehandig word binne 14 dae na die einde van die kalendemaand waarin die transaksie plaasgevind het. Die verslae waarna in seksie 5 (a) iii en 5 (b) iii verwys word moet op of voor die laaste dag van Maart van die betrokke jaar wat die heffing betaalbaar is, ingehandig word.

aanvang en geldigheidsydperk

6. Hierdie statutêre maatreël sal op 5 November 2010 in werking tree en sal na 'n periode van vier jaar verval.

No. 1052

11 November 2010

**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, Tina Joemat-Pettersson, Minister of Agriculture, Forestry & Fisheries, 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.

TINA JOEMAT-PETTERSSON

Minister of Agriculture, Forestry & Fisheries

SCHEDULE

Definitions

1. 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 regulation, means cattle, sheep and goats.

"levy notice" means any notice whereby a levy is imposed on designated animals, red meat products, meat products, processed pork, hides and skins in terms of the Act.

"levy administrator" means the Meat Statutory Measure Services, the juristic person entrusted with the implementation, administration and enforcement of the statutory measure established in this regulation.

"red meat" means any carcass of 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.

"red meat products" means any product derived from the processing of red meat, with or without the addition of other meat or food products.

"the Act" means the Marketing of Agricultural Products Act, 1996 (Act no 47 of 1996) as amended

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

2. 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 its products, is available to all role-players. Market information is deemed essential for 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 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 fair labour practice 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 industry through its representative organ, namely the Red Meat Industry Forum.

Products to which this statutory measure applies

3. This statutory measure shall apply to all:

- (a) designated animals, hides and skins, red meat and red meat products from designated animals as well as red meat and red meat products imported into the Republic of South Africa;
- (b) designated animals exported live from the Republic of South Africa; and
- (c) processed red meat and processed pork.

Area in which measure shall apply

4. This statutory measure shall apply in the geographical area of Republic of South Africa.

Registration and enforcement

5. Any person referred to in section 5 (a), 5 (b) and 5 (c) of the levy notice, with the exception of persons referred to in section 5 (a) i and 5 (b) i shall on an annual basis register and re-register with the levy administrator.

5.1 Registration shall be done immediately upon receipt of a registration form obtainable free of charge for this purpose from the levy administrator, and must –

- (a) be submitted, when forwarded by post, to -

Meat Statutory Measure Services
P O Box 36802
Menlo Park
Pretoria
0102

(b) When sent by telefax, be addressed to:

012 361 2382

5.2 Any abattoir as defined in the levy notice may apply to the levy administrator for exemption from the provisions of section 5 (a) ii or 5 (b) ii of the levy notices for purposes of this statutory measure on the grounds that it is a welfare organisation as defined in terms of section 1 of the Value Added Tax Act, 1991 (Act 89 of 1991).

5.3 The implementation, administration and enforcement of the statutory measure established in this regulation are entrusted to the Meat Statutory Measure Services, a Section 21 Company, established in terms of section 14 of the Act.

Commencement and period of validity

6. This statutory measure shall come into operation on 5 November 2010 and will lapse after a period of four years.

No. 1052

11 November 2010

**WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996
(WET 47 VAN 1996)**

**INSTELLING VAN STATUTÊRE MAATREËL: REGISTRASIE VAN ROLSPELERS IN
DIE ROOIVLEISBEDRYF**

Ek, Tina Joemat-Pettersson, Minister van Landbou, Bosbou en Visserye, 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.

TINA JOEMAT-PETTERSSON

Minister van Landbou, Bosbou en Visserye

BYLAAG**Woordomskrywing**

1. 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 regulasie verwys na beeste, skape en bokke.

“geprosesseerde rooivleis” beteken die vleis van aangewese diere wat verander is behalwe deur versnippering, verdeling en maal, van sulke vleis, om die vleis te verbeter.

“geprosesseerde varkvleis” beteken die vleis van varke wat verander is behalwe deur versnippering, verdeling en maal, van sulke vleis, om die vleis te verbeter.

“heffingsadministrateur” verwys na die Meat Statutory Measure Services, die regspersoon wat toevertrou is met die implementering, administrasie en afdwinging van die statutêre maatreël gevestig in hierdie regulasie.

“heffingskennisgewing” enige kennisgewing waarvolgens 'n heffing op 'n aangewese dier, rooivleisprodukte, vleisprodukte, geprosesseerde varkvleis, huide en velle in terme van die Wet ingestel word.

“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.

“rooivleisprodukte” beteken enige produkte wat ontstaan van die prosessering van rooivleis met of sonder die byvoeging van ander vleis of voedsel produkte.

“die Wet” die Wet op Bemaking van Landbouprodukte, 1996 (Wet no. 47 van 1996) soos gewysig.

Doel en oogmerk van hierdie statutêre maatreël en die verwantskap met die doelwitte van die Wet

2. 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 veseker dat

aaneenlopende, akkurate inligting rakende aangewese diere en hul produkte betyds aan alle rolspelers beskikbaar gestel word. Markinligting is noodsaaklik vir alle rolspelers om ingeligte keuses te kan uitoefen.

Die daarstelling van hierdie statutêre maatreël moet help om die effektiwiteit van die rooivleisbemarking te bevorder. Die lewensvatbaarheid en doeltreffendheid van die rooivleisbedryf behoort dus verhoog te word.

Hierdie statutêre maatreël is nie nadelig vir enige van die doelwitte van die Wet nie en sal, in besonder, nie nadelig vir die aantal werkseleenghede of regverdigde arbeidspraktyke in die rooivleisbedryf wees nie.

Die statutêre maatreël sal deur die heffingsadministrateur volgens die mandaat en namens die rooivleisbedryf deur middel van die verteenwoordigende liggaam, die Rooivleisbedryfsforum, geadmistrateer word.

Produkte waarop hierdie statutêre maatreël van toepassing sal wees

3. Hierdie statutêre maatreël sal van toepassing wees op alle:
 - (a) aangewese diere, huide en velle, rooivleis en rooivleisprodukte van hierdie aangewese diere asook alle rooivleis en rooivleisprodukte wat in die Republiek van Suid-Afrika ingevoer is, asook
 - (b) aangewese diere wat vanuit die Republiek van Suid-Afrika uitgevoer word, asook
 - (c) geprosesseerde rooivleis en geprosesseerde varkvleis.

Gebied waarin hierdie statutêre maatreël van toepassing sal wees

4. Hierdie statutêre maatreël sal in die geografiese gebied van die Republiek van Suid-Afrika van toepassing wees.

Opgawes wat gehou en verslae wat ingehandig moet word en die afdwinging daarvan

5. Enige persoon waarna in seksie 5 (a), 5 (b) en 5 (c) van die heffingskennisgewing verwys is, met die uitsondering van persone na wie in seksie 5 (a) i en 5 (b) i, verwys word, moet op 'n jaarlikse basis by die heffingsadministrateur registreer en her-registreer.

- 5.1 Registrasie moet plaasvind sodra 'n registrasievorm, gratis verkrygbaar van die heffingsadministrateur, ontvang word en moet –
- (a) Per pos gestuur word aan:
Meat Statutory Measure Services
Posbus 36802
Menlopark
Pretoria
0102
- of
- (b) Getelefaks word aan:
012 361 2382
- 5.2 Enige abattoir soos omskryf mag by die heffingsadministrateur aansoek om vrystelling doen van die bepalings van seksie 5 (a) ii en 5 (b) ii van die heffingskennisgewing vir doeleindes van hierdie statutêre maatreël op grond daarvan dat dit 'n welsynsorganisasie ingevolge artikel 1 van die Wet op Waardetoegevoegde Belasting, 1991 (Wet Nr 89 van 1991) is.
- 5.3 Die implementering, administrasie en afdwinging van die statutêre maatreël gevestig in hierdie regulasie is toevertrou aan die Meat Statutory Measure Service, 'n Artikel 21 Maatskappy wat kragtens artikel 14 van die Wet opgerig is.

Aanvang en geldigheidstydperk

6. Hierdie statutêre maatreël sal op 5 November 2010 in werking tree en sal na 'n periode van vier jaar verval.