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## Contents

<i>No.</i>		<i>Gazette No.</i>	<i>Page No.</i>
<b>GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS</b>			
<b>Agriculture, Forestry and Fisheries, Department of/ Landbou, Bosbou en Visserye, Departement van</b>			
R. 179	Agricultural Product Standards Act (119/1990): Regulations regarding departmental fees: Amendment .....	43033	14
<b>Labour, Department of/ Arbeid, Departement van</b>			
R. 180	Occupational Health and Safety Act (85/1993): Invitation of public comments on Draft Commercial Diving Regulations .....	43033	17
<b>South African Reserve Bank/ Suid-Afrikaanse Reserwebank</b>			
R. 181	South African Reserve Bank Act (90/1989): Directive for conduct within the national payment system in respect of domestic card transactions: Directive No. 1 of 2020 .....	43033	19























# GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

## DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. R. 179

21 FEBRUARY 2020

### AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT No. 119 OF 1990)

#### REGULATIONS REGARDING DEPARTMENTAL FEES: AMENDMENT

The Minister of Agriculture, Land Reform and Rural Development has, under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990) -

- (a) made the regulations in the Schedule; and
- (b) determined that the said regulations shall come into operation on 1 April 2020.

#### SCHEDULE

##### *Definition*

1. In this Schedule "the Regulations" means the Regulations published by Government Notice No. R. 1259 of 27 September 2019.

##### *Substitution of Tables 1,2,3,4 and 5 in the Regulations*

2. The Regulations are hereby amended by substituting Tables 1,2,3,4 and 5 with the following Tables respectively:

**TABLE 1**

#### ANALYSIS. INSPECTION AND AUDIT FEES (LOCAL AND IMPORT) [Reg. 2]

Function 1	Fees payable 2
<b>1. Quality control analysis</b>	
Determination of:	
(a) Moisture in dried fruits	R 269.00 per sample
(b) Total solids in bread	R 21.00 per sample
(c) Total acidity and Brix in fruit juices	R 155.00 per sample
(d) % ash in honey	R 52.00 per sample
(e) Lund in honey	R 80.00 per sample
(f) Moisture in honey	R 69.00 per sample
(g) HMF (hydroxy-methylfurfural) in honey	R 113.00 per sample
(h) Total acidity in honey	R 250.00 per sample
(i) Free acid in honey	R 157.00 per sample
(j) Specific rotation in honey	R 168.00 per sample
(k) % acid in vinegar	R 365.00 per sample
(l) Oxidation value in vinegar	R 548.00 per sample
(m) Sulphur dioxide in dried fruits	R 138.00 per sample

Function 1	Fees payable 2
(n) Fat in food and separable dressing	R 311.00 per sample
(o) Fat in milk	R 238.00 per sample
(p) Fat in cheese and processed cheese	R 352.00 per sample
(q) Fat in dried milk	R 217.00 per sample
(r) Salt in butter	R 95.00 per sample
(s) Fat in cream	R 222.00 per sample
(t) Fat in skimmed milk, whey and buttermilk	R 247.00 per sample
(u) Fat in evaporated milk and sweetened condensed milk	R 215.00 per sample
(v) Fat in butter-oil	R 102.00 per sample
(w) Moisture in butter	R 84.00 per sample
(x) Fat in butter	R 142.00 per sample
(y) Total solids in cheese and processed cheese	R 225.00 per sample
(z) Total solids in milk, cream and evaporated milk	R 97.00 per sample
(aa) Total solids in yoghurt	R 101.00 per sample
(ab) Total solids in sweetened condensed milk	R 118.00 per sample
(ac) Water in dried milk and dried cream	R 76.00 per sample
(ad) Fat in milk-based edible ices and ice mixes	R 214.00 per sample
(ae) Total solids in ice-cream and milk ice	R 118.00 per sample
(af) Starch in milk powder and compound feeding stuffs	R 56.00 per sample
(ag) Added water, protein and lactose in dairy products using a Lactoscan	R 75.00 per sample
(ah) pH in liquid milk	R 43.00 per sample
<b>2. Inspections</b>	
Local and imported products, including fresh produce markets	(a) R 230.00 for 30 minutes or portion thereof, including traveling time, spent by each inspector on the inspection concerned
	(b) R230.00 for 30 minutes or part thereof, including travelling time, spent by each assistant of an inspector intended in paragraph (a) on the inspection concerned

TABLE 2

**ANALYSIS FEES (EXPORT)**  
[Reg. 3]

Laboratory analysis 1	Fees payable 2
<b>1. Qualitative microbiological analysis</b>	
Determination of:	
(a) E. Coli	R 155.00 per sample
(b) Salmonella	R 155.00 per sample
(c) Total Bacterial Count	R 155.00 per sample
<b>2. Pesticide residue testing</b>	R 707.00 per sample

TABLE 3

**FEES FOR COLOUR CHARTS (LOCAL, IMPORT AND EXPORT)**  
[Reg. 4]

Function 1	Fees payable 2
Illustrated colour charts	(a) R 44.00 per A2 chart (b) R 31.00 per A3 chart (c) R 25.00 per A4 chart (d) R 15.00 per A5 chart

TABLE 4

**LOCAL AND IMPORT APPEAL FEES**  
[Reg. 5]

Function 1	Fees payable 2
Appeal lodged against a decision or direction of the Executive Officer or an assignee	R 2 460 per appeal

TABLE 5

**EXPORT APPEAL FEES**  
[Reg. 5]

Function 1	Fees payable 2
Appeal lodged against a decision or direction of the Executive Officer or an assignee	R 2 460.00 per consignment, or per any other appeal



## DEPARTMENT OF LABOUR

NO. R. 180

21 FEBRUARY 2020

## OCCUPATIONAL HEALTH AND SAFETY ACT, 1993

## DRAFT COMMERCIAL DIVING REGULATIONS

## INVITATION OF PUBLIC COMMENTS ON DRAFT COMMERCIAL DIVING REGULATIONS

I, Thembelani Waltermade Nxesi, Minister of Employment and Labour, hereby give notice that I intend, in terms of Section 43 of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993), to make regulations in the schedule.

Electronic copies of the draft Commercial Diving Regulations may be downloaded from the Department of Employment and Labour's webpage at [www.labour.gov.za](http://www.labour.gov.za)

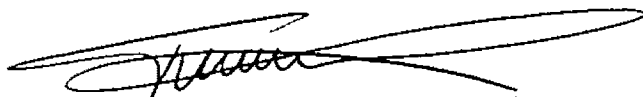
Interested persons who wish to comment on the draft regulations are invited to do so in writing within 90 days from the date of publication of this notice, in the prescribed format (see annexure A).

All representations and comments must be sent to the Director-General of the Department of Employment and Labour.

By hand: The Department of Employment and Labour  
For attention: Jabulile Mhlophe  
Laboria House  
215 Francis Baard street  
Pretoria CBD

By post: The Director-General  
The Department of Employment and Labour  
For attention: Jabulile Mhlophe  
Private Bag X 117  
Pretoria  
0001

By email: [jabu.mhlophe@labour.gov.za](mailto:jabu.mhlophe@labour.gov.za)



Mr. TW Nxesi, MP  
Minister of Employment and Labour

Date: 17/01/2020

## Annexure A

Draft Commercial Diving Regulations as proposed by the Department of Employment and Labour

Kindly provide inputs, corrections and/ or comments in writing on the proposed Commercial Diving Regulations in the following format:

Name and Surname:		E-mail:		Phone/cell number:	
Company name (if applicable):					
Government		Industry		Private	

1	Regulation or sub-regulation	Comment/ Input/ Correction/ Proposal plus motivation
Please indicate if the proposal will have an impact on any other regulation. If so, which regulation and what will be the impact?		
2	Regulation or sub-regulation	Comment/ Input/ Correction/ Proposal plus motivation
Please indicate if the proposal will have an impact on any other regulation. If so, which regulation and what will be the impact?		
3	Regulation or sub-regulation	Comment/ Input/ Correction/ Proposal plus motivation
Please indicate if the proposal will have an impact on any other regulation. If so, which regulation and what will be the impact?		
General Comments:		

Signature:

Date:

Provide inputs to the Department of Employment and Labour by emailing the completed document to:

[Jabu.Mhlophe@labour.gov.za](mailto:Jabu.Mhlophe@labour.gov.za) or [Dikeledi.Leshoro@labour.gov.za](mailto:Dikeledi.Leshoro@labour.gov.za)

## SOUTH AFRICAN RESERVE BANK

NO. R. 181

21 FEBRUARY 2020

**Directive for conduct within the national payment system  
in respect of domestic card transactions****Directive No. 1 of 2020****1. Background**

- 1.1 In terms of section 10(1)(c) of the South African Reserve Bank Act 90 of 1989, as amended (SARB Act), the South African Reserve Bank (SARB) is required to perform such functions, implement such rules and procedures and, in general, take such steps as may be necessary to establish, conduct, monitor, regulate and supervise payment, clearing or settlement systems. Furthermore, the National Payment System Act 78 of 1998 (NPS Act) provides for the management, administration, operation, regulation and supervision of payment, clearing and settlement systems in the Republic of South Africa, and for connected matters.
- 1.2 The national payment system (NPS) encompasses the entire payment process, from payer to beneficiary, and includes settlement between banks. The process includes all the tools, systems, instruments, mechanisms, institutions, agreements, procedures, rules or laws applied or utilised to effect payment. The NPS is a primary component of the country's monetary and financial system as it enables the circulation of money, assisting transacting parties to make payments and exchange value.

- 1.3 In terms of section 12(1) of the NPS Act, the SARB may, from time to time, and after consultation with the payment system management body (PSMB), issue directives to any person regarding a payment system or the application of the provisions of the NPS Act. The considerations for issuing a directive take account of the integrity, effectiveness, efficiency and security of the NPS and national financial stability as well as any other matters that the SARB considers appropriate.
- 1.4 The issuing of a directive may require a person to cease or refrain from engaging in the act or course of conduct to remedy the situation or perform such acts necessary to comply with the directive and effect a change.
- 1.5 A payment system enables payments to be effected or facilitates the circulation of money, and includes any instruments, procedures and rules for the transfer of funds between or among participants. Therefore, payment instruments such as cards are included within the definition of a payment system.
- 1.6 Instances exist where card transactions are concluded between South African cardholders and merchants, but the issuing of the card and/or the acquiring of these card transactions are provided by an entity that is not registered or incorporated in South Africa. Therefore, although the transactions occur in South Africa between domestic parties, such transactions are processed as if they were international or cross-border transactions by the foreign issuing and/or acquiring entities.
- 1.7 The conduct described in 1.6 above results in the circumvention of the South African legislative and regulatory framework, including the applicable rules.

## 2. Definitions

- 2.1 In this directive, unless the context indicates otherwise, the words and expressions used shall have the same meaning as assigned to them in the NPS Act, and similar expressions shall have corresponding meanings.
- 2.1.1 'Acquiring' means a process whereby a participant, such as a bank, acquires or accepts a payment instrument issued by a paying or an issuing participant.
- 2.1.2 'Card acquirer' means a clearing system participant and a member of a card scheme that enters into a contractual relationship with a merchant and the card issuer, for the purpose of accepting and processing card transactions.
- 2.1.3 'Card issuer' means a clearing system participant and a member of a card scheme that has entered into a contractual relationship with a cardholder, in terms of which a card is issued to effect a payment, withdraw cash or transfer funds.
- 2.1.4 'Cardholder' means the person or entity that enters into an agreement with a card issuer in order to obtain a card. Through this agreement, the cardholder is authorised to use the card to effect a payment, withdraw cash or transfer funds.
- 2.1.5 'Clearing system participant' means a bank, a mutual bank or a cooperative bank, a designated clearing system participant, or a branch of a foreign institution, as contemplated in the NPS Act, and a member of the PSMB.
- 2.1.6 'Domestic card' means a card payment instrument that is issued to a cardholder by a card issuer to perform card transactions within South Africa, although this card may be enabled to perform cross-border/international transactions.

- 2.1.7 'Domestic card transaction' means a transaction to effect payment, withdraw cash or transfer funds using a domestic card within South Africa, and which is acquired by a card acquirer within South Africa.
- 2.1.8 'Issuing' means a process whereby a card issuer provides a payment instrument to its customers to effect payment, withdraw cash or transfer funds.
- 2.1.9 'Merchant' means a retailer or any other entity, a firm or a corporation that enters into an agreement with a card acquirer to accept card payments, when properly presented, as payment for goods and services (including cash withdrawals), which will result in a transfer of funds in its favour. The merchant must:
- i. hold a business licence in South Africa, or be otherwise authorised to conduct business in South Africa;
  - ii. pay taxes in South Africa; and
  - iii. maintain an office or physical presence in South Africa.

### **3. Purpose**

- 3.1 This directive provides for the issuing, acquiring and acceptance of cards as well as the conduct of card issuers, card acquirers and merchants in respect of card transactions within South Africa, also referred to as 'domestic card transactions' (as defined above).
- 3.2 The directive aims to level the playing field for all card issuers, card acquirers and merchants, providing card issuing, acquiring and acceptance services respectively relating to domestic card transactions.
- 3.3 The directive further aims to ensure that card issuers, card acquirers and merchants do not introduce risk into the NPS. The provision of card issuing, acquiring and acceptance services for all domestic card transactions should also adhere to all applicable South African laws.

#### **4. Position of the SARB**

- 4.1 The SARB is supportive of innovation within the NPS that improve efficiencies and facilitate transactions between buyers and sellers. However, the innovative solutions offered should not impede the safety or efficiency of the NPS or its participants, or impact negatively on the stability of the financial system.
- 4.2 Any entity that provides or offers card issuing, acquiring and acceptance services used to effect the payment of domestic card transactions, referred to as the 'card issuer' and the 'card acquirer' respectively, falls within the NPS regulatory ambit. Such services must only be provided by an entity that is a participant in the clearing system and is a member of the PSMB.

#### **5. Directive**

- 5.1 All card issuing, acquiring and acceptance services of a domestic card transaction must adhere to the South African legislation, PCH agreements, clearing and settlement rules.
- 5.2 The issuer of a domestic card must be a domestic clearing system participant, and must adhere to South African legislation, PCH agreements, clearing and settlement rules. No foreign card issuer may issue a domestic card used for domestic card transactions unless it is a domestic clearing system participant.
- 5.3 Domestic card transactions must be acquired by a domestic card acquirer, and must adhere to South African legislation, PCH agreements, clearing and settlement rules. No foreign acquirer may acquire domestic card transactions or provide domestic merchants' acquiring services.
- 5.4 The PSMB must assist the SARB in monitoring adherence to this directive, and report non-adherence to the SARB.

## **6. Conclusion**

- 6.1 This directive is not exhaustive and may be supplemented and/or amended from time to time.
- 6.2 All participants that issue and acquire domestic cards are obliged to act in accordance with this directive. Any contravention of this directive is an offence in terms of section 12 of the NPS Act.
- 6.3 This directive will become effective within six months of publication to allow for transitional arrangements.
- 6.4 Participants that are uncertain as to whether their current and/or future business practices are aligned with this directive should initiate discussions with the National Payment System Department of the SARB to clarify such uncertainty.

Any enquiries or clarification concerning this Directive may be addressed to:

The Head: National Payment System Department  
South African Reserve Bank  
PO Box 427  
Pretoria  
0001

OR to the following e-mail address: [npsdirectives@resbank.co.za](mailto:npsdirectives@resbank.co.za)