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Regulation Gazette

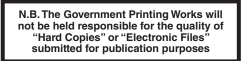
No. 11208

Regulasiekoerant

Vol. 666

December Desember 2020

No. 43979





AIDS HELPLINE: 0800-0123-22 Prevention is the cure

IMPORTANT NOTICE OF OFFICE RELOCATION



government printing

Department: Government Printing Works REPUBLIC OF SOUTH AFRICA

Private Bag X85, PRETORIA, 0001 149 Bosman Street, PRETORIA Tel: 012 748 6197, Website: www.gpwonline.co.za

URGENT NOTICE TO OUR VALUED CUSTOMERS: PUBLICATIONS OFFICE'S RELOCATION HAS BEEN TEMPORARILY SUSPENDED.

Please be advised that the GPW Publications office will no longer move to 88 Visagie Street as indicated in the previous notices.

The move has been suspended due to the fact that the new building in 88 Visagie Street is not ready for occupation yet.

We will later on issue another notice informing you of the new date of relocation.

We are doing everything possible to ensure that our service to you is not disrupted.

As things stand, we will continue providing you with our normal service from the current location at 196 Paul Kruger Street, Masada building.

Customers who seek further information and or have any questions or concerns are free to contact us through telephone 012 748 6066 or email Ms Maureen Toka at <u>Maureen.Toka@gpw.gov.za</u> or cell phone at 082 859 4910.

Please note that you will still be able to download gazettes free of charge from our website <u>www.gpwonline.co.za</u>.

We apologies for any inconvenience this might have caused.

Issued by GPW Communications

IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

NO FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

Contents

No.

Gazette Page No. No.

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

Agriculture, Land Reform and Rural Development, Department of/ Landbou, Grondhervorming en Landelike Ontwikkeling, Departement van

R. 1296	Marketing of Agricultural Products Act (47/1996): Establishment of statutory measures: Records and returns relat- ing to persons involved in the Export of Fresh Citrus Fruit	43979	14
R. 1297	Marketing of Agricultural Products Act (47/1996): Establishment of statutory measure: Registration of persons involved in the export of Fresh Citrus Fruit	43979 18	
R. 1298	Marketing of Agricultural Products Act (47/1996): Establishment of statutory measure: Registration of persons involved in the export of fresh citrus fruit	43979	22
R. 1299	Marketing of Agricultural Products Act (47/1996): Establishment of statutory measure and determination of levies on dried vine fruit	43979	27
R. 1300	Marketing of Agricultural Products Act (47/1996): Establishment of statutory measure: Records and returns in respect of Dried Vine Fruit	43979	31
R. 1301	Marketing of Agricultural Products Act (47/1996): Establishment of statutory measure: Registration of certain per- sons in respect of Dried Vine Fruit		35
Justice and	Constitutional Development, Department of/ Justisie en Staatkundige Ontwikkeling, Departement van		
R. 1302	National Unity and Reconciliation Act (34/1995): Publication of increased amounts in terms of regulation 8(2)(a) of the regulations relating to assistance to victims in respect of Basic Education: Promotion of National Unity and Reconciliation Act, 1995	43979	38
R. 1302	Bevordering van Nasionale Eenheid en Versoening (34/1995): Publikasie van verhoogde bedrae ingevolge regu- lasie 8(2)(a) van die regulasies betreffende bystand aan slagoffers ten opsigte van Basiese Onderwys: Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995	43979	40
R. 1303	National Unity and Reconciliation Act (34/1995): Publication of increased amounts in terms of regulation 9(2) (a) of the Regulations relating to Assistance to Victims in respect of Higher Education and Training: Promotion of National Unity and Reconciliation Act, 1995	43979 42	
R. 1303	Wet op die Bevordering van Nasionale Eenheid en Versoening (34/1995): Publikasie van verhoogde bedrae in- gevolge regulasie 9(2)(a) van die Regulasies betreffende Bystrand aan Slagoffers ten opsigte van Hoër Onderwys en Opleiding: Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995	43979	44
Mineral Res	ources and Energy, Department of/ Mineraalbronne en Energie, Departement van		
R. 1304	Nuclear Energy Act (46/1999): Invitation to comment on draft Regulations regarding Nuclear Non-proliferation	43979	46



government printing Department: Government Printing Works REPUBLIC OF SOUTH AFRICA

HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

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

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

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

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

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

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

GPW has an official email with the domain as @gpw.gov.za

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

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

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

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

Fake Tenders

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

How tender scams work

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

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

OR

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

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

Protect yourself from being scammed

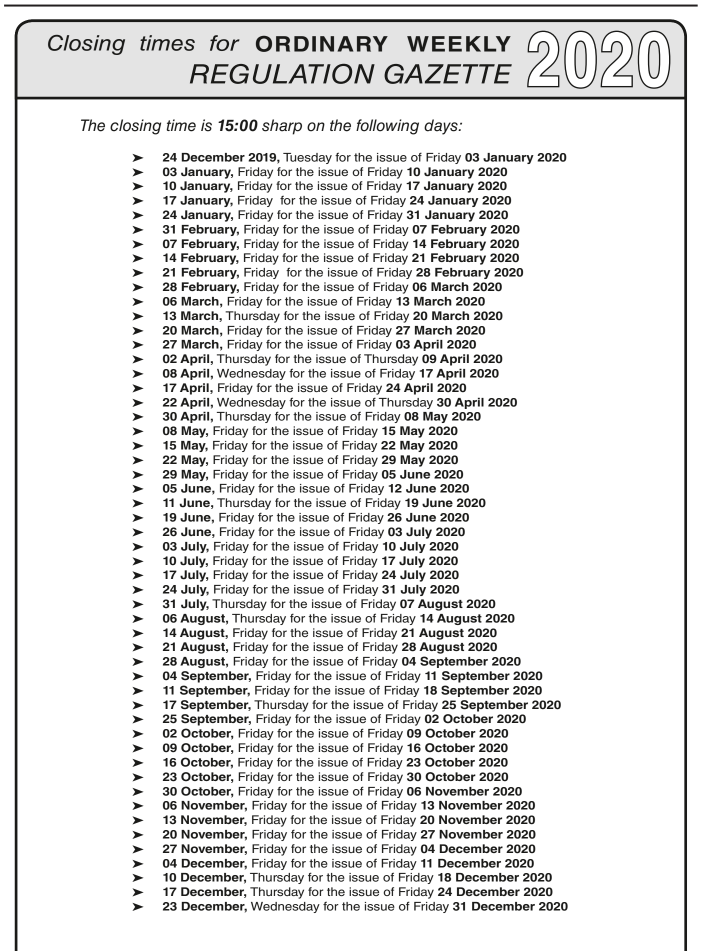
- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare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

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

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

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

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



LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

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

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

EXTRA-ORDINARY

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

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

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

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

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

All re-submissions will be subject to the standard cut-off times. All notices received after the closing time will be rejected.

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

EXTRAORDINARY GAZETTES

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

NOTICE SUBMISSION PROCESS

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

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

QUOTATIONS

- 13. Quotations are valid until the next tariff change.
 - 13.1. Take note: GPW's annual tariff increase takes place on 1 April therefore any quotations issued, accepted and submitted for publication up to 31 March will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from GPW with the new tariffs. Where a tariff increase is implemented during the year, GPW endeavours to provide customers with 30 days' notice of such changes.
- 14. Each quotation has a unique number.
- 15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.

16. APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:

- 16.1. GPW Account Customers must provide a valid GPW account number to obtain a quotation.
- 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the GPW Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).

17. APPLICABLE ONLY TO CASH CUSTOMERS:

- 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
- 18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
- 19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that the quotation number can only be used once to make a payment.

COPY (SEPARATE NOTICE CONTENT DOCUMENT)

- 20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
 - 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).

20.2. The notice should be set on an A4 page, with margins and fonts set as follows:

Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

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

AMENDMENTS TO NOTICES

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

REJECTIONS

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

APPROVAL OF NOTICES

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

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

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

LIABILITY OF ADVERTISER

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

CUSTOMER INQUIRIES

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

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

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

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

PAYMENT OF COST

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

PROOF OF PUBLICATION

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

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:				
Government Printing Works				
149 Bosman Street				
Pretoria				

Postal Address: Private Bag X85 Pretoria 0001

For Gazette and Notice submissions: Gazette Submissions: For queries and quotations, contact: Gazette Contact Centre:

Contact person for subscribers: Mrs M. Toka:

GPW Banking Details:

Bank: ABSA Bosman Street Account No.: 405 7114 016 Branch Code: 632-005

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

E-mail: subscriptions@gpw.gov.za Tel: 012-748-6066 / 6060 / 6058 Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT NO. R. 1296 11 DECEMBER 2020

> MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT No. 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE: RECORDS AND RETURNS RELATING TO PERSONS INVOLVED IN THE EXPORT OF FRESH CITRUS FRUIT

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

MRS AT DIDIZA, MP MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

SCHEDULE

Definitions

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

"Agricultural Product Standards Act" means the Agricultural Product Standards Act, 1991 (Act No. 119 of 1991)

"CGA" means the Citrus Growers Association of Southern Africa, incorporated under the Companies Act, 2008 (Act No. 71 of 2008), with registration number 2000/010147/08;

"**export agent**" means a person that exports citrus fruit on behalf of a producer in an agency capacity;

"exporter" means a person that exports citrus fruit in his own right, and includes a producer that exports citrus fruit on his own behalf or on behalf of other producers;

"export citrus fruit" means fresh citrus fruit intended for export;

"levies" means levies imposed under the Act;

"**person**" includes any person defined as such in the Interpretation Act, 1957 (Act No. 33 of 1957);

"**PPECB**" means the Perishable Products Export Control Board established under the Perishable Products Export Control Act, 1983 (Act No. 9 of 1983);

"producer" means grower of export citrus fruit; and

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

Purpose and aims of the statutory measure and the relation thereof to objectives of the Act

- 2.(1) The purpose and aim of this statutory measure is to compel the parties set out herein to keep records and render returns to the CGA. This is necessary to ensure that the amount of the levies paid by producers, export agents or exporters correlate with the total of fresh citrus fruit exported.
- (2) By prescribing the keeping of records with the rendering of returns on an individual basis, this information can be correlated to ensure that all producers are actually paying what they are supposed to.
- (3) The measure will be administered by CGA.

Persons to which statutory measure applies

3. This statutory measure shall apply to the PPECB and all producers, export agents and exporters of export citrus fruit.

Area in which statutory measure applies

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

Records to be kept and returns to be rendered

- 5.(1) All export agents, exporters and producers shall keep such records as may be required by the CGA relating to export citrus fruit produced, received, sold, exported or otherwise utilized, and render a copy thereof to the CGA.
- (2) The PPECB shall keep record of all export certificates of citrus fruit approved for export under the Agricultural Product Standards Act, and the information required by the CGA as contained in such certificates, and render a copy thereof to the CGA.

- (3) The records referred to in subsection (1) shall -
 - (a) be recorded on a computer or with ink in a book
 - (b) be kept at the registered premises of the person required to keep it for a period of at least three years.
- (4) The returns to be rendered in terms of subsections (1) and (2) shall be submitted electronically, or on a form obtainable free of charge from the CGA, within 15 days after the end of each calendar month, and shall -
 - (a) when forwarded by post, be addressed to -

CGA P.O. Box 461 Hillcrest 3650

- (b) when delivered by hand, be delivered to -
 - CGA Unit 7 22 on Main GILLITTS
- (c) when submitted by e-mail, be sent to -

robertm@cga.co.za

Commencement and validity

6. This statutory measure comes into operation on the date of publication hereof and lapses on 31 December 2024.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 1297

11 DECEMBER 2020

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT No. 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE: REGISTRATION OF PERSONS INVOLVED IN THE EXPORT OF FRESH CITRUS FRUIT

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

MRS AT DIDIZA, MLP MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

SCHEDULE

Definitions

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

"CGA" means the Citrus Growers Association of Southern Africa, deemed to be incorporated under the Companies Act, 2008 (Act No. 71 of 2008), with registration number 2000/010147/08;

"exporter" means an exporter of citrus fruit that exports citrus fruit on behalf of a producer, and includes a producer that exports on his own behalf or on behalf of other producers;

"export citrus fruit" means fresh citrus fruit intended for export;

"producer" means a grower of export citrus fruit; and

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

Purpose and aims of the statutory measure and the relation thereof to objectives of the Act

- 2.(1) The purpose and aim of this statutory measure is to compel the parties set out herein to register with the CGA. Registration is necessary to ensure that the levy paid by producers on export citrus fruit can be collected.
- (2) By requiring registration with the keeping of information and the rendering of returns, information for the whole of the industry can be co-ordinated to ensure the orderly collection of levies.
- (3) The measure will be administered by CGA.

Persons to whom statutory measure applies

3. This statutory measure shall apply to all producers and exporters of export citrus fruit.

Area in which statutory measure applies

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

Registration

- 5.(1) All exporters and all producers of export citrus fruit shall be obliged to register with the CGA and inform the CGA when their status change.
- (2) Application for registration, or a change in the status of a person that requires amendment to his or her registration, shall -
 - (a) be made within 30 days of the commencement of this statutory measure, or in the case of a person becoming an exporter or a producer, ceasing to be an exporter or a producer, or otherwise changing his or her status as an exporter or a producer, within 30 days of such change;
 - (b) be made on the applicable form obtainable free of charge from the CGA.

(3) The application for registration, or a change in registration referred to in subsection (2), shall –

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

CGA P.O. Box 461 Hillcrest 3650 (b) when delivered by hand, be delivered to -

CGA Unit 7 22 On Main GILLITTS

(c) when submitted by e-mail, be sent to -

robertm@cga.co.za

Commencement and validity

6. This statutory measure comes into operation on the date of publication hereof and lapses on 31 December 2024.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 1298

11 DECEMBER 2020

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT No. 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE AND DETERMINATION OF GUIDELINE PRICES: LEVIES ON FRESH CITRUS FRUIT INTENDED FOR EXPORT

I, Angela Thokozile Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 13 and 15 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), hereby –

- (a) establish the statutory measure set out in the Schedule;
- (b) determine the guideline price for fresh citrus fruit intended for export to be R143.36 (weighted average price) per 15kg carton.

MRS AT DIDIZA, MLP MINISTER OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

SCHEDULE

Definitions

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

"**APS Act**" means the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990);

"citrus fruit" means fresh citrus fruit;

"export agent" means a person that exports citrus fruit on behalf of a producer in an agency capacity;

"exporter" means a person that exports citrus fruit in his own right, and includes a producer that exports citrus fruit himself or on behalf of other producers;

"export citrus fruit" means citrus fruit approved for export after inspection by the PPECB;

"good standing" means the export agent, exporter or producer is not in arrears with the payment of any levies due to the CGA under this notice;

"**person**" includes any person defined as such in the Interpretation Act, 1957 (Act No. 33 of 1957);

"**PPECB**" means the Perishable Product Export Control Board established under the Perishable Product Export Control Act, 1983 (Act No. 9 of 1983);

"producer" means a person that grows citrus fruit intended for export; and

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

Purpose and aims of the statutory measure and the relation thereof to objectives of the Act

- 2.(1) The purpose and aim of this statutory measure is to compel the parties to whom it applies pay a levy to the CGA. The levy builds on the statutory levy introduced in 2008, and is needed by the CGA for the funding of production research and development, plant improvement, information and statistics and market access functions to maintain current and develop new export markets, as well as the transformation of the citrus sector.
- (2) The measure will not be detrimental to the number of employment opportunities or fair labour practice and will only affect the role players in the citrus industry. The statutory measure aims to maintain the position of South Africa as one of the largest producers of fresh citrus in the world.
- (3) The measure is administered by CGA, a company not for gain incorporated under the Companies Act, 2008.

Products to which statutory measure applies

3. This statutory measure shall apply to all citrus fruit intended for export.

Area in which statutory measure applies

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

Imposition of levy

5. A levy is hereby imposed on all export citrus fruit.

Amount of levy

6. The amount of the levy on export citrus fruit shall be as set out below:

Amount of levy per 15kg carton					
2021 2022		2023	2024		
R1,64	R1,68	R1,73	R1,79		

Persons by whom levy is payable

7. The producer shall at all times remain liable for the payment of the levy imposed under section 5, but the levy may be paid to the CGA in the manner and within the period set out in section 8.

Manner and time of levy payment

- 8.(1) Payment of the levy imposed under section 5 shall be made to the CGA -
 - (a) directly by the producer concerned; or
 - (b) on behalf of the producer by the export agent or the exporter of the citrus fruit concerned: Provided that –

(i) if the amount of the levy has been paid on behalf of the producer by the export agent or the exporter of the citrus fruit concerned, he or she may deduct the amount thereof from any monies owed by him or her to such producer, or collect the amount of such levy from the producer concerned; and

(ii) the export agent or the exporter shall be entitled to keep an administration fee equal to 1% of the levy thus deducted or collected in terms of subsection (1)(b)(i) for his or her own account.

(2) Payment of the levy on export citrus fruit –

(a) must be made by electronic bank transfer to:

Citrus Growers Association Bank: Standard Bank Branch: Hillcrest Branch number: 045726 Account number: 250783924; and

- (b) must be made within 30 days after the date of inspection of the consignment of citrus fruit and the approval thereof for export by the PPECB.
- (3) The PPECB may refuse to inspect any consignment of citrus fruit intended for export where the CGA has in writing informed the PPECB that the producer, export agent or exporter concerned is not in good standing with the CGA.

Commencement and validity

 This statutory measure comes into operation on the date of publication hereof and lapses on 31 December 2024.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 1299

11 DECEMBER 2020

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT No. 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE AND DETERMINATION OF LEVIES ON DRIED VINE FRUIT

I, Angela Thoko Didiza, Minister of Agriculture, acting under sections 13 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.

MRS AT DIDIZA, MP MINISTER FOR AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

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

"currants" means the dried vine fruit obtained from seedless currant-type vine fruit;

"dried vine fruit" means dried vine fruit (raisins, seedless raisins, sultanas and currants) where either in the whole, cut up or minced form, subjected to any acknowledged drying process during which the largest part of the moisture had been abstracted therefrom, irrespective whether having been treated with water or steam or any preservative;

"exporter" means a person who exports dried vine fruit from South Africa, and includes a person who arranges or handles the exports in the name of or on behalf of another person;

"handle" means receive, store, dispatch or process;

"**importer**" means a person who imports dried vine fruit into South Africa, and this includes a person who arranges or handles the imports in the name of or on behalf of another person;

"packer" means a person who handles dried vine fruit and packs it for the purpose of sale;

"process" means to sort, clean, wash, cut, mince, mix or prepare to be packed for sale;

"producer" includes any person concerned in the production of dried vine fruit;

"Raisins South Africa NPC (Raisins SA)" means the company registered in terms of the Companies Act, 2008 (Act No. 71 of 2008 as amended) and which operates under the name "Raisins South Africa NPC (Raisins SA). Raisins SA is a company with the aim to keep the local dried vine fruit industry abreast of the need for agricultural research, strategic information on volumes and quality to meet all sanitary and phytosanitary requirement for local and export marketing to serve the best interest of the industry as the need arises and keep the National Agricultural Marketing Council (NAMC) and Minister of Agriculture, Land Reform and Rural Development informed on strategic issues. Raisins SA is located at, 9 Groenpunt Avenue, Upington, Northern Cape, South Africa;

"raisins" means the dried vine fruit other than currants and seedless raisins that is obtained from vine fruit;

"seedless raisins" means the dried vine fruit obtained from seedless noncurrant type vine fruit, and is either lyed or lyed and bleached or unlyed and unbleached;

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

"vine fruit" means the fruits of the plants of Vitis vinifera.

Purpose and aims of statutory measures and the relation thereof to objectives of the Act

The levy is needed by Raisins SA to provide financial support for the following functions that the dried vine fruit industry has identified as essential and in the interest of the industry as a whole: The levy is needed by Raisins SA to fund 1) market access and development; 2) information and communication; 3) research and development programmes and technology transfer; 4) transformation and training and 5) administration for dried vine fruit.

These measures are necessary to ensure that continuous, accurate and timeous macro-economic and industry specific information relating to the dried vine fruit industry, is available to all role players in order for them to make informed decisions in the spheres as indicated. This will advance transparent market information to all parties.

The advancement of dried vine fruit production can deliver a material on food security and job creation in South Africa.

Research is important to ensure a completive dried vine fruit industry is advanced, especially in context to a global competitive industry. Research is important for both the commercial and emerging sector. The maintenance of effective cultivar development programmes and the study of cultivar characteristics, such as yield potential, adaptability, weather resistance against pest and diseases, enable dried vine fruit growers to make informed cultivar decisions for specific conditions.

As per the guidelines, funds will also be used to support previous advantage individuals (PDI's) and empower the emerging sector accordingly.

The levies will advance market access for all, but furthermore contribute to furthering the viability of the industry at large. The establishment of these measures is aligned to the objective set out in the Act, as per article 2.

The measure will not be detrimental to the number of employment opportunities or fair labour practice and will support the statutory measures relating to registration and the rendering of returns applicable to dried vine fruit products. This statutory measure shall be administered by Raisins South Africa (Raisins SA).

Product to which statutory measure applies

3. This statutory measure shall apply to all dried deciduous vine fruit as defined, produced in and imported into South Africa.

Area in which statutory measure applies

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

Imposition of levy

5. A levy is hereby imposed on dried vine fruit (gross mass delivered/received) bought or received by a packer or imported by a packer or processor or produced by a producer. A packer who has paid a levy may recover the amount of the levy from the person from which he has received the dried vine fruit on which the levy is payable, or who has produced the dried vine fruit.

Amount of levy

- 6. The levy shall be imposed on all dried vine fruit gross mass delivered at the following rates:
 - 16c per kilogram for the levy cycle 2020/2021,
 - 17.67c per kilogram for the levy cycle 2021/2022,
 - 19.33c per kilogram for the levy cycle of 2022/2023, and;
 - 21c per kilogram for the levy cycle 2023/2024. All excluding VAT.

Persons by whom and to whom levy is payable

- 7. The levy imposed in terms of clause 5 shall
 - (a) be payable by packers or processor or traders on behalf of producers of dried vine fruit; and

(b) be payable to Raisins South Africa (Raisins SA) in accordance with clause 8.

Payment of levy

- 8. (1) Payment of the levy shall be made not later than 60 (sixty) days following the month end of the declared quantity dried vine grapes received. Any amount not paid within this period will be charged interest at a rate of 1% per month. 'n Monthly volume declaration (for invoicing purposes) will be made to Raisins SA, which upon an invoice will be issued.
 - (2) Payment shall be made by means of an electronic transfer in favour of and into the bank account of Raisins South Africa (bank details obtainable from Raisins SA on request).

Use of levy

- 9. The schedule provides that -
 - (a) at least 70% of the levy funds should be used for the core business functions e.g. research;
 - (b) not more than 10% for administrative use; and
 - (c) at least 20% be allocated towards transformation.

Commencement and period of validity

10. This statutory measure shall come into operation on the date of publication hereof and shall lapse four (4) years later.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 1300

11 DECEMBER 2020

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT No. 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE: RECORDS AND RETURNS IN RESPECT OF DRIED VINE FRUIT

I, Angela Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development acting under sections 13 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 Schedule.

MRS AT DIDIZA, MP MINISTER FOR AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT.

Definitions

SCHEDULE

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

"currants" means the dried vine fruit obtained from seedless currant-type vine fruit;

"dried deciduous fruit" means dried vine fruit (raisins, seedless raisins, sultanas and currants) where either in the whole, cut up or minced form, subjected to any acknowledged drying process during which the largest part of the moisture had been abstracted therefrom, irrespective whether having been treated with water or steam or any preservative;

"exporter" means a person who exports dried vine fruit from South Africa, and includes a person who arranges or handles the exports in the name of ,or on behalf of another person;

"handle" means receive, store, dispatch or process;

"importer" means a person who imports dried vine fruit into South Africa, and this includes a person who arranges or handles the imports in the name of or on behalf of another person;

"packer" means a person who handles dried vine fruit and packs it for the purpose of sale;

"process" means to sort, clean, wash, cut, mince, mix or prepare to be packed for sale;

"producer" includes any person concerned in the production of dried vine fruit; "Raisins South Africa (Raisins SA)" means the company registered in terms of the Companies Act, 2008 (Act No. 71 of 2008 as amended) and which operates under the name Raisins South Africa (Raisins SA); Raisins South Africa (Raisins SA) is a company with the aim to keep the local dried vine fruit

industry abreast of the need for agricultural research; strategic information on volumes and quality; to meet all sanitary and phytosanitary requirements for local and export markets; to serve the best interest of the industry as the need arises; and keep the National Agricultural Marketing Council (NAMC) and Minister of Agriculture, Land Reform and Rural Development informed on strategic issues. The Raisins SA is located at, 9 Groenpunt Avenue, Upington, Northern Cape, South Africa;

"raisins" means the dried vine fruit other than currants, seedless raisins that is obtained from vine fruit;

"seedless raisins" means the dried vine fruit obtained from seedless noncurrant type vine fruit, and is either lyed or lyed and bleached or unlyed and unbleached;

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

"vine fruit" means the fruits of the plants of Vitis vinifera.

Purpose and aims of statutory measure and the relation thereof to objectives of the Act

2. The purpose and aim of this statutory measure is to compel importers, packers, producers, exporters and processors of dried vine fruit to keep records and submit returns to Raisins South Africa (Raisins SA). These shall also include any person, e.g. a producer who acts in the capacity of the aforementioned persons. The statutory measure is deemed necessary in order to ensure that market information in respect of dried vine fruit is made available accurately to all role-players in the dried vine fruit industry. Information gathered by Raisins SA by means of records and returns is disseminated freely in the marketplace. Through the mandatory submission of monthly (weekly during intake) returns on an individual basis, market information for the whole country can be processed and disseminated in the marketplace.

This statutory measure will not only facilitate access for all participants, but it should also assist in promoting the effective marketing of dried vine fruit. Furthermore, the market information obtained in this *manner*, will promote the viability of the dried vine fruit industry and the agricultural sector at large.

Product to which statutory measure applies

3. This statutory measure shall apply to all dried deciduous vine fruit as defined.

Area in which statutory measure applies

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

Records to be kept by importers, packers, exporters and processors of dried vine fruit

- 5. (1) Each producers, importer, packer, exporter and processor of dried vine fruit shall keep complete records for each calendar month in respect of dried vine fruit handled, imported or exported by him. These shall *also* include any person, e.g. a producer who acts in the capacity of the aforementioned persons.
 - (2) Each person mentioned in sub-clause (1), irrespective of whether or not he has premises, shall keep the following records:
 - (a) Opening stock the opening stock of all dried vine fruit physically on his premises on the first day of a calendar month.
 - (b) Producer deliveries all dried vine fruit received direct from the farm of a producer on his premises according to fruit kind of production. This will include the grades of the loads delivered.
 - (c) Imports in respect of imported dried vine fruit, records shall be kept of:
 - (i) Name and address of importer and person on whose behalf imports are made.
 - (ii) Quantity of dried vine fruit imported per country of origin and per fruit kind.
 - (iii) Quantity of imported dried vine fruit destined for:
 - (aa) consumption in South Africa.
 - (bb) exports per country of destination.
 - (d) Other receipts all dried vine fruit received at the premises other than dried vine fruit already declared above as producer deliveries and imports, including records of the name of the consignor and address of the premises from where the dried vine fruit was dispatched as well as the mass of the dried vine fruit received.
 - (e) Dried vine fruit processed all dried vine fruit processed on his premises in the name of or on behalf of producers or other clients.
 - (f) Exports and local distribution in respect of dried vine fruit that is distributed (international and local market), records shall be kept in respect of:
 - (i) Name and address of the exporter and the person on behalf of whom the export takes place.
 - (ii) Quantity of dried vine fruit per fruit kind and size exported per country of intended destination.
 - (iii) Name of harbour and owner of harbour premises where the exported dried vine fruit was handled.
 - (iv) Name and particulars of the vessel in which a quantity of dried vine fruit is exported.
 - (g) Other local dispatches records shall be kept of all dried vine fruit dispatched from his premises to other premises than those mentioned in (f), including separate records of the name of the person and the address of the premises to which the dried vine fruit was dispatched, as well as the mass per fruit kind dispatched.
 - (h) Closing stock the closing stock of all dried vine fruit physically on his premises on the last day of a calendar month.
 - (i) Storage of dried vine fruit on producer's farm the quantity of dried vine fruit that is in a storage facility on the producer's farm on the last day of a calendar month and of which the full ownership has already passed on to the keeper of the records.

- 3 Records mentioned in sub-clauses (1) to (2) shall be
 - (a) recorded on an electronic system to ensure volumes and grades can be audited annually.
 - (b) kept at the head office or usual place of business of the person who is required to keep them for a period of at least four years after the end of the period in respect of which such records were kept.
- 4 Producers are requested to supply any records, e.g. numbers of vines or fruit produced.

Returns to be rendered by importers, packers, exporters and processors of dried vine fruit

- 6. (1) Volume intake (dried vine fruit grower supplied) will be recorded weekly and reported accordingly to Raisins SA.
 - (2) Each importer, packer, exporter and processor of dried vine fruit shall within 15 days after the end of each calendar month furnish an accurate return to Raisins SA in respect of dried vine fruit handled, imported or exported by him. These shall also include any person, e.g. a producer who acts in the capacity of the aforementioned person.
 - (3) Each importer, packer, exporter and processor of dried vine fruit shall report stock levels (closing- and opening stock) on the 1st January and 30 July, annually.
 - (4) The return shall be furnished on the form obtainable free of charge from Raisins SA, and shall be completed electronically. Totals returns for a specific year must reach Raisins SA by 30 May, after which the final volume numbers will be reconciled by end of July, annually.

(5) The return shall

when forwarded by post, be addressed to: The CEO: Raisins SA

PO Box 2536 UPINGTON 8800

- (b) when delivered by hand, be delivered to: The CEO: Raisins SA
 9 Groenpunt Avenue
 Office nr 1
 Keidebees
 UPINGTON
 8801
- (c) when transmitted electronically, be sent to:
 Any of the fax numbers, e-mail addresses or any other electronic addresses as furnished on the official return forms.
- (6) The return shall be forwarded, delivered or transmitted electronically to reach the chief executive officer of Raisins SA before or on the return date mentioned in sub-clause (1).
- (7) A zero return shall be submitted if no dried vine fruit was handled, imported or exported during the period of the return.

Commencement and period of validity

7. This statutory measure shall come into operation on the date of publication hereof and shall lapse four (4) years later.

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. R. 1301

11 DECEMBER 2020

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT No. 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE: REGISTRATION OF CERTAIN PERSONS IN RESPECT OF DRIED VINE FRUIT

I, Angela Thoko Didiza, Minister of Agriculture, acting under sections 13 and 19 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996) hereby establish the statutory measure set out in the Schedule.

MRS AT DIDIZA, MP MINISTER FOR AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT.

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

"currants" means the dried vine fruit obtained from seedless currant-type vine fruit;

"dried deciduous fruit" means dried vine fruit (raisins, seedless raisins, sultanas and currants) where either in the whole, cut up or minced form, subjected to any acknowledged drying process during which the largest part of the moisture had been abstracted therefrom, irrespective whether having been treated with water or steam or any preservative;

"exporter" means a person who exports dried vine fruit from South Africa, and includes a person who arranges or handles the exports in the name of ,or on behalf of another person;

"handle" means receive, store, dispatch or process;

"**importer**" means a person who imports dried vine fruit into South Africa, and this includes a person who arranges or handles the imports in the name of or on behalf of another person;

"packer" means a person who handles dried vine fruit and packs it for the purpose of sale;

"process" means to sort, clean, wash, cut, mince, mix or prepare to be packed for sale;

"producer" includes any person concerned in the production of dried vine fruit; "Raisins South Africa (Raisins SA)" means the company registered in terms of the Companies Act, 2008 (Act No. 71 of 2008 as amended) and which operates under the name Raisins South Africa (Raisins SA); Raisins South Africa (Raisins SA) is a company with the aim to keep the local dried vine fruit industry abreast of the need for agricultural research; strategic information on volumes and quality; to meet all sanitary and phytosanitary requirements for local and export markets; to serve the best interest of the industry as the need arises; and keep the National Agricultural Marketing Council (NAMC) and Minister of Agriculture, Land Reform and Rural Development informed on strategic issues. The Raisins SA is located at, 9 Groenpunt Avenue, Upington, Northern Cape, South Africa;

"raisins" means the dried vine fruit other than currants, seedless raisins that is obtained from vine fruit;

"seedless raisins" means the dried vine fruit obtained from seedless noncurrant type vine fruit, and is either lyed or lyed and bleached or unlyed and unbleached;

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

"vine fruit" means the fruits of the plants of Vitis vinifera.

Purpose and aims of statutory measure and the relation thereof to objectives of the Act

1. The purpose and aim of these statutory measures is to compel importers, producers, packers, exporters, processors and marketers of dried vine fruit to register with Raisins South Africa (Raisins SA). These shall include any person, *e.g.* a producer who acts in the capacity of the aforementioned persons. Registration of the said persons is necessary to enable Raisins SA to make available continuous, timely and accurate market information in respect of dried vine fruit for all role-players. It is essential that market information in the deregulated market be as accurate as possible in order to be able to make informed decisions. Through the combination of mandatory registration of the major role-players together with the submission of monthly returns (weekly in the country can be processed and disseminated in the marketplace.

This statutory measure will not only assist in improving market access for all market participants, but it should also assist in promoting the affectivity of the marketing of dried vine fruit. The viability of the dried vine fruit industry will thus be promoted in general. The measure will not be detrimental to the number of employment opportunities or fair labour practice. All individual information collected will be managed in an appropriate manner.

Products to which statutory measure applies

2. This statutory measure shall apply to all dried deciduous vine fruit as defined.

Area in which statutory measure applies

3. This statutory measure shall apply within the geographical area of the Republic of South Africa.

Registration of importers, packers, exporters, processors and marketers of dried vine fruit

- 4. (1) All importers, producers, packers, exporters, processors and marketers of dried vine fruit shall register with Raisins SA in the manner prescribed in clause 6. These shall also include any person, e.g. a producer who acts in the capacity of the aforementioned persons.
 - (2) Each person who becomes an importer, packer, exporter or processor shall register with Raisins SA within 30 days after he became an importer, packer, exporter, or processor or marketer.
 - (3) Upon registration of an applicant by Raisins SA, a letter of certification is issued to him.
 - (4) The registration issued in terms of sub-clause (3) shall expire when this statutory measure is revoked or when it is cancelled by Raisins SA.
 - (5) The provisions of sub-clause (6) shall apply *mutatis mutandis* to persons who were already registered with Raisins SA at the time of this publication.
 - (6) Every importer, packer, exporter or processor of dried vine fruit shall notify Raisins SA in writing within 30 days after he has ceased to act in that capacity, whereupon his registration will be cancelled.

Application for registration as importer, packers, exporter or processor of dried vine fruit

- 5. (1) An application for registration in terms of clause 5 shall be made on the application form available from Raisins SA.
 - (2) The application form shall be completed in ink by a person who is duly authorised and it shall be completed in ink by an importer, packer, exporter, or processor and by any person who is duly authorised and it shall be accompanied by the corroborating documentation as specified in the application form.
 - (3) The application form shall
 - (a) when forwarded by post, be addressed to: The CEO: Raisins SA PO Box 2536 UPINGTON 8800
 - (b) when delivered by hand, be delivered to: The CEO: Raisins SA
 9 Groenpunt Avenue
 Office nr 1
 Keidebees
 UPINGTON
 8801
 - (c) when transmitted electronically, be sent to: Any of the e-mail addresses or any other electronic addresses as they appear on the application form.

Commencement and period of validity

6. This statutory measure shall come into operation on the date of publication hereof and shall lapse four (4) years later.

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. R. 1302

11 DECEMBER 2020

PUBLICATION OF INCREASED AMOUNTS IN TERMS OF REGULATION 8(2)(a) OF THE REGULATIONS RELATING TO ASSISTANCE TO VICTIMS IN RESPECT OF BASIC EDUCATION: PROMOTION OF NATIONAL UNITY AND RECONCILIATION ACT, 1995

The accounting officer appointed by the Minister in terms of section 42(6) of the Promotion of National Unity and Reconciliation Act, 1995 (Act No. 34 of 1995), hereby publishes in terms of regulation 8(2) of the Regulations relating to Assistance to Victims in respect of Basic Education, 2014, for the purposes of the regulations mentioned in Column 1 of the Schedule hereto, the increased amounts mentioned opposite thereto in Column 2 of the Schedule, with effect from 1 January 2020.

MS K PILLAY ACTING ACCOUNTING OFFICER

SCHEDULE

COLUMN 1	COLUMN 2
Regulation	Increased Amount
Regulation 5(1)(a)	R7 347,00
Regulation 5(1)(b)	R29 387,00
Regulation 5(1) <i>(c)</i>	R3 637,00
Regulation 5(1)(d)	R4 407,00
Regulation 6(1)(a)	R13 225,00
Regulation 6(1)(b)	R29 387,00
Regulation 6(1) <i>(c)</i>	R3 637,00
Regulation 6(1)(d)	R4 407,00
Regulation 7(1)(a)	R22 041,00
Regulation 7(1)(b)	R29 387,00
Regulation 7(1)(c)	R4 407,00
Regulation 7(1)(d)	R5 143,00
Regulation 9(1)(a)	R193 952,00

DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

NO. R. 1302

11 DESEMBER 2020

PUBLIKASIE VAN VERHOOGDE BEDRAE INGEVOLGE REGULASIE 8(2)(a) VAN DIE REGULASIES BETREFFENDE BYSTAND AAN SLAGOFFERS TEN OPSIGTE VAN BASIESE ONDERWYS: WET OP DIE BEVORDERING VAN NASIONALE EENHEID EN VERSOENING, 1995

Die rekenpligtige beampte aangestel deur die Minister ingevolge artikel 42(6) van die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995 (Wet No. 34 van 1995), publiseer hiermee ingevolge regulasie 8(2) van die Regulasies betreffende Bystand aan Slagoffers ten opsigte van Basiese Onderwys, 2014, vir doeleindes van die regulasies genoem in Kolom 1 van die Bylae, die verhoogde teenoorstaande bedrae genoem in Kolom 2 van die Bylae, met ingang van 1 Januarie 2020.

ME K PILLAY

WAARNEMENDE REKENPLIGTIGE BEAMPTE

BYLAE

OLOM 2
ogde bedrag
7 347,00
29 387,00
3 637,00
4 407,00
13 225,00
29 387,00
3 637,00
4 407,00
22 041,00
29 387,00
4 407,00
5 143,00
-,

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. R. 1303

11 DECEMBER 2020

PUBLICATION OF INCREASED AMOUNTS IN TERMS OF REGULATION 9(2)(a) OF THE REGULATIONS RELATING TO ASSISTANCE TO VICTIMS IN RESPECT OF HIGHER EDUCATION AND TRAINING: PROMOTION OF NATIONAL UNITY AND RECONCILIATION ACT, 1995

The accounting officer appointed by the Minister in terms of section 42(6) of the Promotion of National Unity and Reconciliation Act, 1995 (Act No. 34 of 1995), hereby publishes in terms of regulation 9(2) of the Regulations relating to Assistance to Victims in respect of Higher Education and Training, 2014, for the purposes of the Regulations mentioned in Column 1 of the Schedule hereto, the increased amounts mentioned opposite thereto in Column 2 of the Schedule, with effect from 1 January 2020.

MS K PILLAY ACTING ACCOUNTING OFFICER

COLUMN 1	COLUMN 2
Regulation	Increased Amount
Regulation 5(1)(b)	R4 407,00
Regulation 6(1)(b)	R23 508,00
Regulation 6(1)(c)	R8 816,00
Regulation 6(1)(d)	R4 407,00
Regulation 7(1)(b)	R45 549,00
Regulation 7(1)(c)	R7 347,00
Regulation 7(1)(d)	R7 347,00
Regulation 8(1)(c)	R2 204,00
Regulation 8A(1)(a)	R2 015,00 per month
	R20 155,00 per annum
Regulation 8A(1)(b)(i)	R8 818,00
Regulation 8A(1) <i>(b)</i> (ii)	R3 779,00
Regulation 8B(6)(a) and (b)	R38 880,00
Regulation 8C(1)	R51 840.00
Regulation 10(1)(a)	R290 927,00

SCHEDULE

NOTE: In terms of Government Notice No. R. 1373 of 14 December 2018, regulation 5(1)(a), regulation 6(1)(a)(i), regulation 6(1)(a)(i), regulation 7(1)(a), regulation 8(1)(a) and regulation 8(1)(b) have been amended to provide for payment of the actual amounts charged in respect of tuition fees.

DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

NO. R. 1303

11 DESEMBER 2020

PUBLIKASIE VAN VERHOOGDE BEDRAE INGEVOLGE REGULASIE 9(2)(a) VAN DIE REGULASIES BETREFFENDE BYSTAND AAN SLAGOFFERS TEN OPSIGTE VAN HOËR ONDERWYS EN OPLEIDING: WET OP DIE BEVORDERING VAN NASIONALE EENHEID EN VERSOENING, 1995

Die rekenpligtige beampte aangestel deur die Minister ingevolge artikel 42(6) van die Wet op die Bevordering van Nasionale Eenheid en Versoening, 1995 (Wet No. 34 van 1995), publiseer hiermee ingevolge regulasie 9(2) van die Regulasies betreffende Bystand aan Slagoffers ten opsigte van Hoër Onderwys en Opleiding, 2014, vir doeleindes van die Regulasies genoem in Kolom 1 van die Bylae, die verhoogde teenoorstaande bedrae genoem in Kolom 2 van die Bylae, met ingang van 1 Januarie 2020.

ME K PILLAY WAARNEMENDE REKENPLIGTIGE BEAMPTE

KOLOM 1	KOLOM 2	
Regulasie	Verhoogde bedrag	
Regulasie 5(1)(b)	R4 407,00	
Regulasie 6(1)(b)	R23 508,00	
Regulasie 6(1)(c)	R8 816,00	
Regulasie 6(1)(d)	R4 407,00	
Regulasie 7(1)(b)	R45 549,00	
Regulasie 7(1)(c)	R7 347,00	
Regulasie 7(1)(d)	R7 347,00	
Regulasie 8(1)(c)	R2 204,00	
Regulasie 8A(1) <i>(a)</i>	R2 015,00 per maand	
	R20 155,00 per jaar	
Regulasie 8A(1)(b)(i)	R8 818,00	
Regulasie 8A(1) <i>(b)</i> (ii)	R3 779,00	
Regulasie 8B(6)(a) en (b)	R38 880,00	
Regulasie 8C(1)	R51 840,00	
Regulasie 10(1) <i>(a)</i>	R290 927,00	

BYLAE

NOTA: Ingevolge Goewermentskennisgewing No. R. 1373 van 14 Desember 2018 is regulasie 5(1)(a), regulasie 6(1)(a)(i), regulasie 6(1)(a)(ii), regulasie 7(1)(a), regulasie 8(1)(a) en regulasie 8(1)(b) gewysig om voorsiening te maak vir die betaling van die werklike fooie wat gehef word.

DEPARTMENT OF MINERAL RESOURCES AND ENERGY

NO. R. 1304

11 DECEMBER 2020

NUCLEAR ENERGY ACT, 1999

INVITATION TO COMMENT ON DRAFT REGULATIONS REGARDING NUCLEAR NON- PROLIFERATION

The Minister of Minerals Resources and Energy in terms of section 54(4), hereby publishes for comment the proposed Regulations to be made under section 54(1) read with sections 33(3)(a)(b)(c)(d)(e)(f)(h) and (*i*), 34(2) and 35(2) of the Nuclear Energy Act, 1999 (Act 46 of 1999), as set out in the Schedule.

All interested persons and organisations are hereby invited to submit comments in writing on the proposed Regulations to the Director General: Department of Mineral Resources and Energy, for the attention of the Deputy Director General: Nuclear Energy, by-

(a)	Post to:	Department of Mineral Resources and Energy
		Private Bag X 96
		Pretoria,
		0001;
(b)	Hand delivery to:	Department of Mineral Resources and Energy
		192 Visagie Street,
		Corner Paul Kruger and Visagie Streets
		Pretoria,
		0001; or
(C)	email to:	safeguardsregulation@dmre.gov.za

Kindly provide the name, address, telephone number, fax number and email address of the person or organisation submitting the comments. Comments on the draft regulations must be submitted not later than 60 calendar days from the date of publication of this Regulations. Comments received after the closing date may not be considered.

SCHEDULE

Definitions

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

"customs code" means a code number issued to a person by the South African Revenue Services upon registration in terms section 59A of the Customs and Excise Act, 1964 (Act No. 91 of 1964), to participate in import or export activities regulated by that Act;

"destructive analysis" means the determination of nuclear material content and, if required, of isotopic composition of chemical elements present in the sample;

"facility" means a reactor, critical facility, conversion plant, fabrication plant, reprocessing plant, an isotopic separation plant or a separate storage installation, or any location where nuclear material is customarily used;

"non-destructive assay" means a measurement of the nuclear material content or of the element or isotopic concentration of an item without producing significant physical or chemical changes in the item;

"nuclear event" means accidental loss of nuclear material or theft, capable of giving rise to the release of radiation with significant consequences to the public, the environment or the facility;

"nuclear material" includes source material, special nuclear material, restricted material, uranium hexafluoride, nuclear fuel, nuclear related equipment and material, radioactive waste or irradiated fuel, or any technology related to, and software related to.

"planned activity" means any activity associated with the use of nuclear material including the nuclear fuel cycle (NFC), NFC related research and development, design, procurement, construction, commissioning, operation, decommissioning, dismantling, storage, disposal, and any other activity related to nuclear material; and

"the Act" means the Nuclear Energy Act, 1999 (Act No. 46 of 1999).

Keeping of records

- 2. (1) The records that must be kept by any person in possession of, using, acquiring, producing, manufacturing or processing, transporting, importing, exporting, storing, reprocessing, or disposing of nuclear material in terms of section 33(3)(a) of the Act are-
 - (a) an updated nuclear material inventory indicating actual quantities, mass, serial number, and composition of nuclear material present in the facility, its distribution, any changes and all measurement results, and all corrections made in respect of inventory changes;
 - (b) operating data which is used to establish inventory changes in the quantities and composition of nuclear material in the facility at any time, procedure to control the quality of measurements, procedure to ascertain the cause and magnitude of any accidental or unmeasured loss that might occur; and
 - (c) measuring control programmes including calibration, sampling and analysis, and measurement results used to compile the physical inventory of nuclear material.
 - (2) The records contemplated in sub-regulation (1) must be kept permanently and made available to an inspector on request.

Reports to Minister

- 3. (1) The reports that must be submitted to the Minister in terms of section 33(3)(b) of the Act by any person in possession of, using, acquiring, producing, manufacturing or processing, transporting, importing, exporting, storing, reprocessing, or disposing of nuclear material are-
 - (a) an initial report detailing the updated nuclear material inventory at the facility within three months of commencement of these Regulations;
 - (b) quarterly report of the records contemplated in regulation 2(1)(a), within 30 days of the end of each calendar quarter;
 - (c) an annual report of the records contemplated in regulation 2(1)(a), on or before 31 January of each calendar year; and
 - (d) in case of a nuclear event, a report notifying the Minister of the nuclear event within two hours of its occurrence and, within five working days of the nuclear event, a detailed report containing —

- the time, exact location, and the nature or cause of the nuclear event, and the facility or activity involved;
- (ii) the results of any internal investigation and any remedial action taken;
- (iii) a description of the nuclear material involved in the nuclear event, including the type of material; the isotopic content of the material; the quantity of the material; the chemical and physical description of the material; and the application of the material;
- (iv) the particulars of all persons involved in the occurrence of the nuclear event;
- (v) a description of the contamination or damage to the facility, institution or organization concerned or to the environment;
- (vi) a list of persons who have been informed of the nuclear event;
- (vii) the persons, institutions or organisations linked to the origin and destination of the nuclear material;
- (viii) a description of the actions taken in order to ascertain the cause and magnitude of any accidental or unmeasured loss of nuclear material that might occur;
- (ix) measures taken to prevent the occurrence of the nuclear event;
- (x) measures proposed to prevent a recurrence of the nuclear event; and
- (xi) any other relevant information.
- (2) The reports contemplated in sub-regulation (1) must be kept permanently and must be submitted to the Minister as contemplated in regulation 12.

Measurements on nuclear material and maintaining measuring control programmes

- 4. (1) The measurements to be performed on nuclear material in terms of section 33(3)(c) of the Act by any person in possession of, using, acquiring, producing, manufacturing or processing, transporting, importing, exporting, storing, reprocessing, or disposing of nuclear material are -
 - (a) the verification of quantities and mass of nuclear material received, processed, produced, shipped, lost or otherwise removed from the inventory; and
 - (b) the measurement of the inventory based on sampling for destructive analysis or non-destructive assay.

- (2) The measuring control programme to be maintained in terms of section 33(3)(c) of the Act must include-
 - (a) measurement system approved by facility to verify material that has been declared;
 - (b) a sampling system;
 - (c) analysis and evaluation of results by suitably qualified persons;
 - (d) an operator who introduces the measurement system into the operating system;
 - (e) counting and item identification, or nuclear material transformation calculations, quantitative and qualitative non-destructive assay; and
 - (f) a dedicated in-plant accounting and measurement system.

Provision of information on design of nuclear installation and site concerned and all changes effected to the design thereof

- 5. (1) The manner in which the Minister must be provided with information in terms of section 33(3)(d) of the Act, by any person in possession of nuclear installation or site license-
 - (a) the existing or proposed company name, business address, geographic location, operational status and estimated or current production capacity of the nuclear installation and site concerned;
 - (b) a description of the nuclear installation and site concerned with reference to the type, location and flow of nuclear material, map of the site, plant design capacity and the general layout of important process equipment which uses, produces or processes nuclear material;
 - (c) a description of features of the nuclear installation and site concerned relating to security, control, containment and surveillance of nuclear material;
 - (d) key measurement points to measure the flow of nuclear material;
 - (e) a brief description of existing or proposed procedures at the nuclear installation and site concerned for nuclear material accounting and control, including a list of responsible persons; and
 - (f) where changes are to be effected to the design of a nuclear installation and site concerned, a description of all changes, including-
 - (i) the reasons for effecting the changes; and
 - (ii) the expected dates of completion of the changes.
 - (2) The report contemplated in sub-regulation (1) must be submitted to the Minister as contemplated in regulation 12-

- (a) within three months of commencement of these Regulations for all existing nuclear installations and sites concerned; or
- (b) within three months of-
 - (i) the design of any new nuclear installation or site concerned; or
 - (ii) any changes effected to the design of the nuclear installation or site contemplated in paragraph (a).

Physical stocktaking of nuclear material

- 6. (1) The physical stocktaking that must be undertaken in terms of section 33(3)(e) of the Act, by any person performing restricted activities must be done within 30 days of the end of each calendar year, and shall be conducted in the following manner-
 - (a) a physical inventory process must be determined;
 - (b) a physical inventory listing must be generated or updated;
 - (c) the nuclear material balance must be measured; and
 - (d) any discrepancies between nuclear material balance and book inventory record must be investigated and resolved.
 - (2) A physical inventory listing contemplated in sub-regulation (1) must be kept permanently and must be submitted to the Minister within 30 days of the end of each calendar year as contemplated in regulation 12.
 - (3) The records contemplated in sub-regulation (1) must be made available to an inspector on request and during inspection.

Prior notification of importation and exportation of nuclear material

- 7. The manner in which notice must be given in terms of section 33(3)(f) of the Act by a person who intends to import or export nuclear material, is that at least two weeks prior written notice must be submitted to the Department as contemplated in regulation 12, indicating-
 - (a) the company name and country of the importer or exporter;
 - (b) the description and quantity of nuclear material to be imported or exported, including the gross mass of the consignment, batch number and material category;
 - (c) the date of import or export;
 - (d) authorisation number of authority issued in terms of sections 34 or 35 of the Act;

- (e) in the case of import, the name of the port of import, facility responsible for transportation from the port of import, and the route from the port of import to the end user's site;
- (f) in the case of export, the facility responsible for transportation to the port of export, and the route from the exporter's site to the port of export;
- (g) the end user of the import or export;
- (h) the intended use of the material; and
- (i) any additional information regarding the nuclear material to be imported or exported, as the case may be.

Notification on any loss of nuclear material

Any loss of nuclear material in terms of section 33(3)(h) of the Act regardless of the quantity, concentration or density, must without delay be reported in terms of regulation 3(1)(d).

Schedules of planned activities

- 9. (1) The schedule of planned activities to be provided to the Minister in terms of section 33(3)(i) of the Act by any person in possession of, using, acquiring, producing, manufacturing or processing, transporting, importing, exporting, storing, reprocessing, or disposing of nuclear material, must be submitted in a written report and must indicate-
 - (a) the date of commencement and duration of the planned activity;
 - (b) a general description of and information specifying the location of nuclear fuel cycle related to research and development activities;
 - (c) a general description of planned activities and the identity of the person or entity carrying out such activities; and
 - (d) any additional information relevant to the planned activities.
 - (2) The report contemplated in sub-regulation (1) must be submitted to the Minister in accordance with regulation 12 within three months of commencement of these Regulations and thereafter annually on or before 15 February of each year.
 - (3) The Minister must immediately be informed in writing of any amendment to the report submitted in terms of subregulation (2).

Application for authorisation for acquisition, possession of, import and certain activities relating to nuclear material

10. A person applying for an authorisation in terms of section 34(2) of the Act must complete the relevant form DMRE23 (Application to possess, acquire, use or transport of, any activities related to nuclear material) or DMRE27 (Import and transport of nuclear material) contained in Annexure 1, and must lodge the application with Minister as contemplated in regulation 12.

Application for authorisation for exportation of nuclear material

11. A person applying for an authorisation in terms of section 35(2) of the Act must complete the form DMRE25 (Transport and export of nuclear material) contained in Annexure 2, and must lodge the application with Minister as contemplated in regulation 12.

General

- 12. Any application, notice, schedule or report that must be submitted to the Minister or Department in terms of these Regulations, must be submitted to the Director General for the attention of the Deputy Director General: Nuclear Energy-
 - (a) by registered post to the following postal address:
 Department of Mineral Resources and Energy
 Private Bag X 96
 Pretoria, 0001, or
 - (b) by hand delivery to the following physical address: Department of Mineral Resources and Energy 192 Visagie Street
 Corner Paul Kruger and Visagie Streets
 Pretoria, 0001.

Offences and penalties (Section 54 (2))

13. Any person who knowingly provides false information in respect of any matter concerning which he or she is required to give information in terms of these Regulations commits an offence and is liable on conviction to a fine or imprisonment not exceeding 12 months.

Short title and commencement

14. These regulations are called the Nuclear Non-Proliferation Regulations, 2020 and shall come into operation on the date of publication in the Gazette.

ANNEXURE 1

Application forms in terms of section 34 of the Act

Application form DMRE23 (Application to possess, acquire, use or transport of, any activities related to nuclear material and equipment); or

Application form DMRE27 (Application to import and transport nuclear material and equipment).

ANNEXURE 2

Application forms in terms of section 35 of the Act

Application form DMRE25 (Application to transport and export nuclear material and equipment).

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