



REPUBLIC OF SOUTH AFRICA  
**GOVERNMENT GAZETTE**  
**STAATSKOERANT**  
VAN DIE REPUBLIEK VAN SUID-AFRIKA

REGULATION GAZETTE No. 2783

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PRETORIA, 27 APRIL 1979

[No. 6416

**PROCLAMATION**

by the State President of the Republic of  
South Africa

No. R. 80 27 April 1979

LIVESTOCK IMPROVEMENT ACT, 1977 (ACT  
25 OF 1977)

COMMENCEMENT OF CERTAIN SECTIONS OF  
THE ACT

Under the powers vested in me by section 38 of the  
Livestock Improvement Act, 1977 (Act 25 of 1977),  
I hereby declare that all the provisions of the said  
Act except—

- (a) the definitions of "Stud Book Association" and "livestock breeders' society" in section 1;
- (b) section 9 (3) (b) in so far as it relates to other animals than those of which the pedigree and performance records have been evaluated in terms of a scheme, irrespective of whether the scheme concerned was established under the said Act or not;
- (c) sections 18, 19, 20, 21, 22, 23, 30 (1) (q), (r) and (s), 34 (1) (k) and 36;
- (d) sections 30 (1) (i) in so far as it relates to section 30 (1) (q), (r) and (s); and
- (e) section 37 in so far as it relates to—

- (i) the Registration of Pedigree Livestock Act, 1957 (Act 28 of 1957);
- (ii) the Registration of Pedigree Livestock Amendment Act, 1962 (Act 27 of 1962); and
- (iii) the Registration of Pedigree Livestock Amendment Act, 1967 (Act 1 of 1967);

shall come into operation on 1 May 1979.

Given under my Hand and the Seal of the Republic  
of South Africa at Cape Town this Twenty-sixth day  
of March, One thousand Nine hundred and Seventy-  
nine.

B. J. VORSTER, State President.

By Order of the State President-in-Council:

H. S. J. SCHOE MAN.

**PROKLAMASIE**

van die Staatspresident van die Republiek  
van Suid-Afrika

No. R. 80 27 April 1979

VEEVERBETERINGSWET, 1977 (WET 25 VAN  
1977)

INWERKINGTREDING VAN SEKERE ARTIKELS  
VAN DIE WET

Kragtens die bevoegdheid my verleen by artikel 38 van  
die Veverbeteringswet, 1977 (Wet 25 van 1977), ver-  
klaar ek hierby dat al die bepalings van voormalde  
Wet behalwe—

- (a) die woordomskrywings van "Stamboekvereni-  
ging" en "veetelersgenootskap" in artikel 1;
- (b) artikel 9 (3) (b) vir sover dit betrekking het op  
ander diere as dié waarvan die prestasiegegewens  
geëvalueer is ingevolge 'n skema, ongeag of die  
betrokke skema kragtens voormalde Wet ingestel is  
al dan nie;
- (c) artikels 18, 19, 20, 21, 23, 30 (1) (q), (r) en  
(s), 34 (1) (k) en 36;
- (d) artikel 30 (1) (i) vir sover dit betrekking het op  
artikel 30 (1) (q), (r) en (s); en
- (e) artikel 37 vir sover dit betrekking het op—

- (i) die Wet op Registrasie van Stamboekvee, 1957  
(Wet 28 van 1957);
- (ii) die Wysigingswet op Registrasie van Stam-  
boekvee, 1962 (Wet 27 van 1962); en
- (iii) die Wysigingswet op Registrasie van Stam-  
boekvee, 1967 (Wet 1 van 1967);

op 1 Mei 1979 in werking tree.

Gegee onder my Hand en die Seël van die Republiek  
van Suid-Afrika te Kaapstad, op hede die Ses-en-  
twintigste dag van Maart Eenduisend Negehonderd  
Nege-en-sewentig.

B. J. VORSTER, Staatspresident.

Op las van die Staatspresident-in-raade:

H. S. J. SCHOE MAN.

## GOVERNMENT NOTICES

DEPARTMENT OF AGRICULTURAL  
TECHNICAL SERVICES

No. R. 850

27 April 1979

LIVESTOCK IMPROVEMENT ACT, 1977 (ACT 25  
OF 1977)

## APPLICATION OF ACT

By virtue of the powers vested in me by section 2 of the Livestock Improvement Act, 1977 (Act 25 of 1977), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby declare—

(a) subject to the provisions of paragraphs (b) and (c)—

(i) animals of the kinds specified in column 1 of Table A hereto, which are of the breeds specified in column 2 of that Table to be animals for the purposes of all the provisions of the Act, except sections 14 and 15; and

(ii) animals of the kinds specified in Table B hereto, to be animals for the purposes of all the provisions of the Act, except sections 7, 8, 9, 10, 11, 12, 13, 14 and 15;

(b) that the provisions of section 17 of the Act shall not apply to persons who export animals declared in paragraph (a), except ostriches, to a country specified in Table C hereto; and

(c) that this notice shall come into operation on 1 May 1979.

H. S. J. SCHOEMAN, Minister of Agriculture.

TABLE A

<i>Kind of animals</i>	<i>Breeds thereof</i>
1	1
Cattle.....	Dairy breeds: Ayrshire, Friesland, Guernsey and Jersey.
	Beef and dual purpose breeds: Aberdeen Angus, Afrikaner, Bonsmara, Brangus, Brahman, Brown Swiss, Charolais, Deutsches Rotvieh, Dexter, Drakensberger, Galloway and Hereford.
	Shorthorn: Lincoln Red, Beef, Dairy, Weebollabolla, Limousin, North Devon, Pinzgauer, Red Poll, Rotbunte Schleswich-Holsteiner, Santa Gertrudis, Simmentaler, South Devon, Sussex and Tuli.
Goats.....	Angora, Boerbok, British Alpine, Saanen and Toggenberger.
Horses.....	American Quarter Horse, American Saddler, Appaloosa, Arab, Boerperd, Clydesdale, Connemara Pony, Partbred Welsh Pony, English Halbblut, Hackney, Hackney Pony, Haflinger, Historiese boerperd, Highland Pony, Lippizaner, Morgan Horse, Nootgedacht Pony, Percheron, Shetland Pony, Shire, Suffolk, Trakehner, Thoroughbred, Welsh Pony.
Sheep.....	Border Leicester, Corriedale, Dohne Merino, Dormer, Dorper, Dorset Horn, Hampshire, Ile de France, Karakoe, Lincoln Longwool, Merino, Merino Landsheep, S.A. Mutton Merino, Merino, Southdown, Suffolk and Walrich.
Pigs.....	S.A. Landrace, Large Black, Large White and Welsh.

## GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN LANDBOU-TEGNIESE  
DIENSTE

No. R. 850

27 April 1979

VEEVERBETERINGSWET, 1977 (WET 25 VAN  
1977)

## TOEPASSING VAN WET

Kragtens die bevoegdheid my verleen by artikel 2 van die Veverbeteringswet, 1977 (Wet 25 van 1977), verklaar ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby—

(a) behoudens die bepalings van paragrawe (b) en (c)—

(i) diere van die soorte vermeld in kolom 1 van Tabel A hierby wat van die rasse vermeld in kolom 2 van daardie Tabel is, tot diere vir die doeleindeste van al die bepalings van die Wet, behalwe artikels 14 en 15; en

(ii) diere van die soorte vermeld in Tabel B hierby tot diere vir die doeleindeste van al die bepalings van die Wet, behalwe artikels 7, 8, 9, 10, 11, 12, 13, 14 en 15;

(b) dat die bepalings van artikel 17 van die Wet nie van toepassing is nie op persone wat 'n in paragraaf (a) verklaarde dier, behalwe volstruise, na 'n in Tabel C hierby vermelde land uitvoer; en

(c) dat hierdie kennisgewing op 1 Mei 1979 in werkung tree.

H. S. J. SCHOEMAN, Minister van Landbou.

TABEL A

<i>Soort diere</i>	<i>Rasse daarvan</i>
1	1
Beeste.....	Suiwelrasse: Ayrshire, Fries, Guernsey en Jersey.
	Vleis- en dubbeldoelrasse: Aberdeen Angus, Afrikaner, Bonsmara, Brangus, Brahman, Bruin Switser, Charolais, Deutsches Rotvieh, Dexter, Drakensberger, Galloway en Hereford.
	Shorthorn: Lincoln Red, Vleis, Suiwel, Weebollabolla, Limousin, Noord-Devon, Pinzgauer, Rooipoenskop, Rotbunte Schleswich-Holsteiner, Santa Gertrudis, Simmentaler, Suid-Devon, Sussex en Tuli.
Bokke.....	Angora, Boerbok, British Alpine, Saanen en Toggenberger.
Perde.....	American Quarter Horse, Amerikaanse Saalperd, Appaloosa, Arabier, Boerperd, Clydesdale, Connemarapone, Deelsgeteelde Walliese Ponie, English Halbblut, Hackney, Hackneyponie, Haflinger, Historiese boerperd, Highland Ponie, Lippizaner, Morganperd, Nootgedachtponie, Percheron, Shetlandponie, Shire, Suffolk, Trakehner, Volbloed en Walliese Ponie.
Skape.....	Border Leicester, Corriedale, Dohne Merino, Dormer, Dorper, Dorset Horn, Hampshire, Ile de France, Karakoe, Lincoln Longwool, Merino, Merino landskaap, S.A. Vleismerino, Merino, Southdown, Suffolk en Walrich.
Varke.....	S.A. Landras, Groot Swart, Groot Wit en Walliese.

TABLE B

<i>Kind of animals</i>	<i>Breeds thereof</i>
Poultry.....	Ducks, Pheasants, Geese, Fowls, Turkeys, Quails, Muscovies and Guinea-fowls.
Ostriches	
Other.....	Chinchillas, Hamsters, Rabbits and Nutria.

TABLE C  
EXEMPTED COUNTRIES

Bophuthatswana, Botswana, Lesotho, Swaziland and Transkei.

<i>Kind of animals</i>	<i>Breeds thereof</i>
1	2

No. R. 851

27 April 1979

## LIVESTOCK IMPROVEMENT ACT, 1977 (ACT 25 OF 1977)

## REGULATIONS RELATING TO THE ARTIFICIAL INSEMINATION AND INOVULATION OF ANIMALS AND THE IMPORTATION AND EXPORTATION OF ANIMALS, SEMEN, OVA AND EGGS

The Minister of Agriculture has made the following regulations under section 34 (1) of the Livestock Improvement Act, 1977 (Act 25 of 1977).

## GROUPING OF REGULATIONS

*Regulation*

	<b>PART I</b>	1
Definitions.....	<b>PART II</b>	
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## TABLES

Table A.—Fees payable.

Table B.—Subjects of a course of instruction for inseminators.

Table C.—Minimum number of live spermatozoa to be contained in each dose of semen.

## SCHEMES

*Schedule*

- I Application for registration as an inseminator.
- II Application for registration of a premises as an A.I. centre.
- III Application for the approval of an animal for the collection of semen.
- IV Certificate of registration as an inseminator.
- V Certificate of registration of an A.I. centre.
- VI Certificate of approval of an animal for the collection of semen.
- VII Application for the renewal of registration as an inseminator.
- VIII Application for the renewal of registration of an A.I. centre.
- IX Application for renewal of approval of animals for the collection of semen.
- X Application for a certificate in respect of an animal for the collection of ova.
- XI Certificate in respect of an animal for the collection of ova.
- XII Application for renewal of certificates in respect of animals for the collection of ova.
- XIII Application for authorisation for the importation of eggs or chickens for evaluation.
- XIV Application for authorisation for the importation of poultry as pure lines or for show purposes.
- XV Agreement between the Department and an importer of poultry or eggs for the use of quarantine facilities.
- XVI Application for authorisation for the exportation of poultry or eggs.

TABEL B

<i>Soort diere</i>	<i>Rasse daarvan</i>
Pluimvee.....	Eende, Fisante, Ganse, Hoenders, Kalkoen, Kwartels, Makoue en Tarentale.

Volstruise	
Ander.....	Chinchillas, Hamsters, Konyne en Nutria.

TABEL C

VRYGESTELDE LANDE	
Bophuthatswana, Botswana, Lesotho, Swaziland en Transkei	

<i>Soort diere</i>	<i>Rasse daarvan</i>
1	1

No. R. 851

27 April 1979

VEEVERBETERINGSWET, 1977  
(WET 25 VAN 1977)

## REGULASIES MET BETREKKING TOT DIE KUNSMATIGE INSEMINERING EN INOVULERING VAN DIERE EN DIE INVOER EN UITVOER VAN DIERE, SEMEN, EISELLE EN EIERS

Die Minister van Landbou het die volgende regulasies kragtens artikel 34 (1) van die Veeverbeteringswet, 1977 (Wet 25 van 1977), uitgevaardig.

## INDELING VAN REGULASIES

	<b>DEEL I</b>	<i>Regulasies</i>
Woordomskrywings.....		1
Kunsmatige inseminering.....	<b>DEEL II</b>	2-18
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Invoere.....	<b>DEEL IV</b>	29-31
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## TABELLE

Tabel A.—Gelde betaalbaar.

Tabel B.—Vakke van 'n onderrigkursus vir insemineerders.

Tabel C.—Minimum aantal lewende spermatozoa wat elke dosis semen moet bevat.

## BYLAES

*Bylae*

- I Aansoek om registrasie as 'n insemineerde.
- II Aansoek om registrasie van 'n perseel as 'n K.I.-sentrum.
- III Aansoek om die goedkeuring van 'n dier vir die opvang van semen.
- IV Sertifikaat van registrasie as 'n insemineerde.
- V Sertifikaat van registrasie van 'n K.I.-sentrum.
- VI Sertifikaat van goedkeuring van 'n dier vir die opvang van semen.
- VII Aansoek om hernuwing van registrasie as 'n insemineerde.
- VIII Aansoek om hernuwing van registrasie van 'n K.I.-sentrum.
- IX Aansoek om hernuwing van goedkeuring van diere vir die opvang van semen.
- X Aansoek om 'n sertifikaat ten opsigte van 'n dier vir die opvang van eiselle.
- XI Sertifikaat ten opsigte van 'n dier vir die opvang van eiselle.
- XII Aansoek om hernuwing van sertifikate ten opsigte van diere vir die opvang van eiselle.
- XIII Aansoek om magtiging vir die invoer van pluimvee as suwerlyn of vir tentoonstellingsdoeleindes.
- XIV Aansoek om magtiging vir die invoer van pluimvee as suwerlyn of vir tentoonstellingsdoeleindes.
- XV Ooreenkoms tussen die Departement en 'n invoerder van pluimvee of eiers vir die gebruik van kwarantynefasiliteite.
- XVI Aansoek om magtiging vir die uitvoer van pluimvee of eiers.

## PART I

### Definitions

1. Words and phrases in these regulations shall have the same meaning assigned thereto by the Act and unless the context otherwise indicates—

“Livestock breeders’ society”, in relation to an animal, means an associated society, society, registered society or autonomous society defined in section 1 of the Registration of Pedigree Livestock Act, 1957 (Act 28 of 1957);

“registration number” means the identification number allocated to an animal registered or recorded by the Stud Book Association;

“Stud Book Association” means the association defined in section 1 of the Registration of Pedigree Livestock Act, 1957; and

“the Act” means the Livestock Improvement Act, 1977 (Act 25 of 1977).

## PART II

### ARTIFICIAL INSEMINATION

#### *Application for registration as an inseminator*

2. (1) Any person who has successfully completed a course of instruction in the subjects specified in Table B hereto may apply to be registered as an inseminator in the form in Schedule I hereto.

(2) Such application shall—

(a) be made within three months of the applicant having successfully completed the course of instruction referred to in subregulation (1); and

(b) be accompanied by—

(i) written confirmation by a veterinarian who is an officer that the applicant has successfully completed such course of instruction in respect of the kind of animal indicated therein; and

(ii) the application fee specified in paragraph of Table A hereto.

(3) If such application is lodged after the period specified in subregulation (2) (a) it shall further be accompanied by a written recommendation by a veterinarian who is an officer that the applicant be registered as an inseminator.

#### *Application for registration of any premises as an A.I. centre*

3. (1) Any person who desires that any premises at which semen for sale is to be collected, processed, packed or stored, be registered as an A.I. centre shall apply therefor in the form in Schedule II hereto.

(2) Such application shall be made before any buildings are erected on the premises concerned or, if buildings have already been erected, before semen for sale is collected, processed, packed or stored on the premises concerned, and shall be accompanied by—

(a) three copies of a site plan of the premises on which the proposed or existing—

(i) office and laboratory complexes;

(ii) stables, pens, collecting stocks and crushes in which animals under quarantine are to be kept and handled;

(iii) stables, pens, collecting stocks, crushes, kraals and places where animals approved for the collection of semen are to be kept and handled; and

## DEEL I

### Woordomskrywings

1. Woorde en uitdrukkinge in hierdie regulasies het dieselfde betekenis as in die Wet daaraan toegeken en, tensy uit die samehang anders blyk, beteken—

“die Wet”, die Veeverbeteringswet, 1977 (Wet 25 van 1977);

“registrasienommer”, die identifikasienommer wat toegeken is aan ’n dier wat by die Stamboekvereniging geregistreer of aangeteken is;

“Stamboekvereniging”, die vereniging soos omskryf in artikel 1 van die Wet op Registrasie van Stamboekvee, 1957 (Wet 28 van 1957); en

“veetelersgenootskap”, met betrekking tot ’n dier, ’n geassosieerde genootskap, genootskap, geregistreerde genootskap of selfbesturende genootskap soos omskryf in artikel 1 van die Wet op Registrasie van Stamboekvee, 1957.

## DEEL II

### KUNSMATIGE INSEMINERING

#### *Aansoek om registrasie as ’n insemineerde*

2. (1) Iemand wat ’n onderrigkursus in die vakke gespesifiseer in Tabel B hierby met welslae voltooi het, kan in die vorm in Bylae I hierby aansoek doen om as ’n insemineerde geregistreer te word.

(2) So ’n aansoek moet—

(a) gedoen word binne drie maande nadat die aansoeker die onderrigkursus in subregulasie (1) vermeld met welslae voltooi het; en

(b) vergesel gaan van—

(i) skriftelike bevestiging deur ’n veearts wat ’n beampte is, dat die aansoeker so ’n onderrigkursus ten opsigte van die soort dier daarin aangedui met welslae voltooi het; en

(ii) die aansoekgeld gespesifiseer in paragraaf 1 van Tabel A hierby.

(3) Indien so ’n aansoek ingedien word na die tydperk in subregulasie (2) (a) aangedui, moet dit ook vergesel gaan van ’n skriftelike aanbeveling deur ’n veearts wat ’n beampte is, dat die aansoeker as ’n insemineerde geregistreer word.

#### *Aansoek om registrasie van ’n perseel as ’n K.I.-sentrum*

3. (1) Iemand wat verlang dat ’n perseel waar semen vir verkoop opgevang, verwerk, verpak of opgeberg gaan word as ’n K.I.-sentrum geregistreer word, moet in die vorm in Bylae II hierby daarom aansoek doen.

(2) So ’n aansoek moet gedoen word voordat enige geboue op die betrokke perseel opgerig word, of indien geboue reeds op die perseel opgerig is, voordat semen vir verkoop op die betrokke perseel opgevang, verwerk, verpak of opgeberg word en moet vergesel gaan van—

(a) drie kopieë van ’n terreintekening van die perseel waarop die voorgestelde of bestaande—

(i) kantoor- en laboratoriumkomplekse;

(ii) stalle, hokke, deksteiers en drukgange waarin diere onder kwarantyn gehou en hanteer sal word;

(iii) stalle, hokke, deksteiers, drukgange, kraale en plekke waar diere wat vir die opvang van semen goedgekeur is, aangehou en hanteer sal word; en

(iv) public roads and thoroughfares on and around the premises and the public entrance to the premises;

are shown in relation to other buildings on the premises, surrounding properties, building complexes and places where other animals are kept, if any;

(b) three copies of detailed ground plans of the proposed or existing—

(i) buildings for offices and laboratories, on which the location of toilets and rooms for the examination, processing, packing, marking and storage of semen and for the washing-up and sterilisation of equipment, as well as the position of counters, shelves, work benches, sinks and permanently installed equipment in such rooms are shown;

(ii) stables, pens, collecting stocks and crushes referred to in paragraphs (a) (ii) and (iii); and

(iii) kraals and barns;

and on which the measurements and description of each room or space shall be furnished;

(c) the written confirmation by a local authority, where the premises concerned is situated within or adjacent to the area of jurisdiction thereof, that the premises concerned may be registered as an A.I. centre;

(d) a full statement of the reasons for the registration of the premises concerned as an A.I. centre, with reference to the benefits this would hold for the livestock industry; and

(e) the application fee specified in paragraph 2 of Table A hereto.

*Application for the approval of an animal for the collection of semen*

4. (1) Any person who desires that any animal be approved for the collection of semen shall, before an application is made in terms of subregulation (2), obtain written authorisation of the registrar that such animal may be admitted to the quarantine area of an A.I. centre by submitting the identification and description of the animal concerned and the name of the A.I. centre to which it is to be admitted to the registrar.

(2) An application in respect of an animal admitted to the quarantine area of an A.I. centre in view of the approval thereof for the collection of semen shall be made in the form in Schedule III hereto and shall be accompanied by—

(a) an extended two-generation pedigree of the animal concerned, issued by the Stud Book Association;

(b) the application fee specified in paragraph 3 of Table A hereto; and

(c) such particulars as the registrar may require to determine whether the use of the semen of that animal for the artificial insemination of animals shall be in the interests of the livestock industry if the performance records of such animal were not or shall not be evaluated as contemplated in subregulation (3) (b); or

(d) written confirmation by the person or body referred to in subregulation (3) (b) that such animal was enrolled by that person or body with a view to evaluate the performance records of that animal.

(3) (a) If a veterinarian who is an officer, is satisfied that the animal indicated in such application complies with the requirements referred to in section 9 (3) (a) of the Act, he shall furnish the registrar with a certificate to that effect.

(iv) openbare paaie en deurgange op en om die perseel en die publieke toegang tot die perseel; in verhouding tot ander geboue op die perseel, omliggende eiendomme, gebouekomplekse en plekke waar ander diere aangehou word, indien enige, aangedui word;

(b) drie kopieë van gedetailleerde grondplanne van die voorgestelde of bestaande—

(i) geboue vir kantore en laboratoriums, waarop die ligging van kleedkamers en vertrekke vir die ondersoek, verwerking, verpakking, merk en obergang van semen en vir die opwas en sterilisering van toerusting, asook die posisie van toonbanke, rakke, werksbanke, opwasbakke en permanent geïnstalleerde toerusting in sodanige vertrekke aangedui word;

(ii) stalle, hokke, deksteiers en drukgange in para-grawe (a) (ii) en (iii) vermeld; en

(iii) kraale en skure;

en waarop die mate en beskrywing van elke vertrek of ruimte verstrek moet word;

(c) die skriftelike bevestiging van 'n plaaslike bestuur, waar die betrokke perseel binne of aangrensend tot die regsegebied daarvan geleë is, dat die betrokke perseel as 'n K.I.-sentrum geregistreer mag word;

(d) 'n volledige verklaring van die redes vir die registrasie van die betrokke perseel as 'n K.I.-sentrum met vermelding van die voordele wat dit vir die veebedryf sal inhoud; en

(e) die aansoekgeld gespesifiseer in paragraaf 2 van Tabel A hierby.

*Aansoek om die goedkeuring van 'n dier vir die opvang van semen*

4. (1) Iemand wat verlang dat 'n dier vir die opvang van semen goedgekeur word, moet voordat 'n aansoek ingevolge subregulasie (2) gedoen word, skriftelike magtiging van die registrateur verkry dat so 'n dier tot die kwarantyngebied van 'n K.I.-sentrum toegelaat mag word deur die identifikasie en beskrywing van die betrokke dier en die naam van die K.I.-sentrum waar dit toegelaat sal word by die registrateur in te dien.

(2) 'n Aansoek ten opsigte van 'n dier wat tot die kwarantyngebied van 'n K.I.-sentrum toegelaat is met die oog op die goedkeuring daarvan vir die opvang van semen moet in die vorm in Bylae III hierby gedoen word en moet vergesel gaan van—

(a) 'n uitgebreide twee-generasiestamboom van die betrokke dier wat deur die Stamboekvereniging uitgereik is;

(b) die aansoekgeld gespesifiseer in paragraaf 3 van Tabel A hierby; en

(c) sodanige gegewens as wat die registrateur mag vereis om te bepaal of die gebruik van die semen van daardie dier vir die kunsmatige inseminering van diere in belang van die veebedryf sal wees indien die prestasiegegewens van so 'n dier nie soos in subregulasie (3) (b) beoog, geëvalueer is of sal word nie; of

(d) skriftelike bevestiging deur die persoon of liggaaam in subregulasie (3) (b) vermeld dat daardie dier by daardie persoon of liggaaam ingeskryf is met die doel om die prestasiegegewens van so 'n dier te evalueer.

(3) (a) Indien 'n veearts wat 'n beampie is, oortuig is dat die dier in so 'n aansoek aangedui aan die vereistes voldoen wat in artikel 9 (3) (a) van die Wet vermeld is, moet hy 'n sertifikaat te dien effek aan die registrateur oorlê.

(b) If the performance records of the animal indicated in such application were evaluated in terms of a scheme, irrespective of whether the scheme concerned was established under section 14 of the Act or not, the person who or the body which exercises the powers and performs the duties confirmed or imposed in terms of such scheme shall furnish the registrar with the particulars relating to such evaluation in order that he may determine whether the use of the semen of that animal for the artificial insemination of animals would be in the interests of the livestock industry.

*Certificates of registrations and approvals*

5. If the registrar—

(a) registers an inseminator, he shall issue to such inseminator a certificate of registration in the form in Schedule IV hereto;

(b) registers any premises as an A.I. centre, he shall issue to the person who applied for such registration a certificate of registration in the form in Schedule V hereto; or

(c) approves an animal for the collection of semen, he shall issue to the person who applied for such approval a certificate of approval in the form in Schedule VI hereto.

*Renewal of registrations and approvals continued in terms of the Act*

6. (1) An application for the first renewal of the registration of an inseminator or of an A.I. centre or of the approval of an animal for the collection of semen which is continued in terms of section 10 (6) of the Act shall be made in the form in Schedule I, II or III hereto, as the case may be, by the person in whose favour that registration or approval is continued and shall—

(a) in the case of an inseminator, be accompanied by—

(i) the current certificate of registration;

(ii) a written confirmation that at least 25 animals were artificially inseminated by the applicant during the preceding 12 months: Provided that if less than 25 animals were artificially inseminated, a written recommendation by a veterinarian that the registration be renewed shall accompany such application; and

(iii) the renewal fee specified in paragraph 4 of Table A hereto;

(b) in the case of an A.I. centre, be accompanied by—

(i) the current certificate of registration;

(ii) three copies each of the documents referred to in regulation 3 (2) (a) and (b); and

(iii) the renewal fee specified in paragraph 5 of Table A hereto;

(c) in the case of the approval of an animal for the collection of semen be accompanied by—

(i) the current certificate of approval;

(ii) a written recommendation by a veterinarian who is an officer that the approval of the animal concerned be renewed; and

(iii) the renewal fee specified in paragraph 6 of Table A hereto; and

(d) be lodged with the registrar not later than 1 July 1979.

(b) Indien die prestasiegegewens van die dier in so 'n aansoek aangedui ingevolge 'n amptelike skema geëvalueer is, ongeag of die betrokke skema ingevolge artikel 14 van die Wet ingestel is al dan nie, moet die persoon of liggaaam wat die bevoegdhede uitoefen en die pligte verrig wat ingevolge so 'n skema verleen of opgelê is, die besonderhede met betrekking tot sodanige evaluering aan die registrateur oorlê ten einde hom in staat te stel om te bepaal of die gebruik van die semen van daardie dier vir die kunsmatige inseminering van diere in belang van die veebedryf sal wees.

*Sertifikate van registrasies en goedkeurings*

5. Indien die registrateur—

(a) 'n insemineerde registreer, moet hy aan so 'n insemineerde 'n sertifikaat van registrasie in die vorm in Bylae IV hierby uitreik;

(b) 'n perseel as 'n K.I.-sentrum registreer, moet hy aan die persoon wat om sodanige registrasie aansoek gedoen het, 'n sertifikaat van registrasie in die vorm in Bylae V hierby uitreik; of

(c) 'n dier vir die opvang van semen goedkeur, moet hy aan die persoon wat om sodanige goedkeuring aansoek gedoen het, 'n sertifikaat van goedkeuring in die vorm in Bylae VI hierby uitreik.

*Hernuwing van registrasies en goedkeurings wat ingevolge die Wet in stand gehou word*

6. (1) 'n Aansoek om die eerste hernuwing van die registrasie van 'n insemineerde of van 'n K.I.-sentrum of van die goedkeuring van 'n dier vir die opvang van semen, wat ingevolge artikel 10 (6) van die Wet in stand gehou is, moet deur die persoon ten gunste van wie daardie registrasie of goedkeuring in stand gehou word, in die vorm in Bylae I, II of III, hierby, na gelang van die geval, gedoen word, en moet—

(a) in die geval van 'n insemineerde, vergesel gaan van—

(i) die lopende sertifikaat van registrasie;

(ii) 'n skriftelike bevestiging dat minstens 25 diere gedurende die voorafgaande 12 maande deur die aansoeker kunsmatig geïnsemeneer is: Met dien verstande dat indien minder as 25 diere kunsmatig geïnsemeneer is 'n skriftelike aanbeveling deur 'n veearts dat die registrasie hernieu word sodanige aansoek moet vergesel; en

(iii) die hernuwingsgeld gespesifieer in paragraaf 4 van Tabel A hierby;

(b) in die geval van 'n K.I.-sentrum, vergesel gaan van—

(i) die lopende sertifikaat van registrasie;

(ii) drie kopieë elk van die stukke in regulasie 3 (2) (a) en (b) vermeld; en

(iii) die hernuwingsgeld gespesifieer in paragraaf 5 van Tabel A hierby;

(c) in die geval van die goedkeuring van 'n dier vir die opvang van semen, vergesel gaan van—

(i) die lopende sertifikaat van goedkeuring;

(ii) 'n skriftelike aanbeveling deur 'n veearts wat 'n beampete is, dat die goedkeuring van die betrokke dier hernieu word; en

(iii) die hernuwingsgeld gespesifieer in paragraaf 6 van Tabel A hierby; en

(d) voor of op 1 Julie 1979 by die registrateur ingedien word.

(2) If such application is submitted after 30 September 1979 it shall only be considered if it is received by the registrar not later than 90 days after that date and on payment of the late fee which shall be equivalent to the renewal fee referred to in paragraph (a) (iii), (b) (iii) or (c) (iii) of subregulation (1), as the case may be.

#### *Renewal of registrations and approvals*

7. (1) An application for the renewal of the registration of an inseminator or an A.I. centre or the approval of an animal for the collection of semen shall be made in the form in Schedule VII, VIII or IX hereto, as the case may be, and shall—

(a) in the case of an inseminator, be accompanied by the documents and renewal fee referred to in regulation 6 (1) (a);

(b) in the case of an A.I. centre, be accompanied by the documents and renewal fee referred to in regulation 6 (1) (b) (i) and (iii);

(c) in the case of the approval of an animal for the collection of semen, be accompanied by the documents and renewal fee referred to in regulation 6 (1) (c); and

(d) be lodged with the registrar not later than 60 days before the expiry date specified on the certificate of registration or approval concerned.

(2) The provisions of regulation 6 (2) shall *mutatis mutandis* apply to such application if it is submitted after the expiry date specified on the certificate of registration or approval concerned.

(3) If the registrar renews the registration of an inseminator or an A.I. centre or the approval of an animal for the collection of semen, he shall record such renewal under his signature with an indication of the next expiry date of that registration or approval on the certificate which was submitted to him together with the application concerned: Provided that the registrar may at any time issue a fresh certificate in the place of the certificate submitted to him.

#### *Validity of renewal of registration and approval*

8. The renewal of the registration of an inseminator and an A.I. centre and of the approval of an animal for the collection of semen in terms of regulation 6 or 7 shall, subject to the earlier termination thereof in terms of the Act, be valid for 12 months in the case of the registration of an inseminator or of the approval of an animal for the collection of semen and three years in the case of an A.I. centre.

#### *Further renewals of registration and approval*

9. The provisions of regulations 7 and 8 shall *mutatis mutandis* apply to any further renewals of the registration of an inseminator and an A.I. centre and the approval of an animal for the collection of semen.

#### *Records to be kept of registrations and approvals*

10. The registrar shall keep records in the register of—

(a) in the case of registered inseminators—

(i) the serial number of the certificate of registration issued to each inseminator;

(2) Indien so 'n aansoek na 30 September 1979 ingedien word, sal dit slegs oorweeg word indien dit nie later nie as 90 dae na daardie datum deur die registrateur ontvang word en by betaling van die laategeld wat gelykstaande is aan die hernuwingsgeld vermeld in paragraaf (a) (iii), (b) (iii) of (c) (iii) van subregulasie (1), na gelang van die geval.

#### *Hernuwing van registrasies en goedkeurings*

7. (1) 'n Aansoek om die hernuwing van die registrasie van 'n insemineerde of 'n K.I.-sentrum of die goedkeuring van 'n dier vir die opvang van semen moet in die vorm in Bylae VII, VIII of IX hierby, na gelang van die geval, gedoen word en moet—

(a) in die geval van 'n insemineerde vergesel gaan van die stukke en hernuwingsgeld in regulasie 6 (1) (a) vermeld;

(b) in die geval van 'n K.I.-sentrum vergesel gaan van die stukke en hernuwingsgeld in regulasie 6 (1) (b) (i) en (iii) vermeld;

(c) in die geval van die goedkeuring van 'n dier vir die opvang van semen vergesel gaan van die stukke en hernuwingsgeld in regulasie 6 (1) (c), vermeld; en

(d) minstens 60 dae voor die vervaldatum wat op die betrokke sertifikaat van registrasie of goedkeuring aangedui is by die registrateur ingedien word.

(2) Die bepalings van regulasie 6 (2) is *mutatis mutandis* van toepassing op so 'n aansoek wat ingedien word na die vervaldatum wat op die betrokke sertifikaat van registrasie of goedkeuring aangedui is.

(3) Indien die registrateur die registrasie van 'n insemineerde of 'n K.I.-sentrum of die goedkeuring van 'n dier vir die opvang van semen herviel, teken hy sodanige hernuwing onder sy handtekening, met vermelding van die eersvolgende vervaldatum van daarwatt tesame met die betrokke aansoek aan hom voorgelê is: Met dien verstande dat die registrateur te eniger die registrasie of goedkeuring aan op die sertifikaat tyd 'n nuwe sertifikaat in die plek van die sertifikaat aan hom voorgelê, kan uitreik.

#### *Geldigheidsduur van hernuwing van registrasie en goedkeuring*

8. Die hernuwing van die registrasie van 'n insemineerde en 'n K.I.-sentrum en van die goedkeuring van 'n dier vir die opvang van semen ingevolge regulasie 6 of 7 is, behoudens die vroeëre beëindiging daarvan ingevolge die Wet, geldig vir 12 maande in die geval van die registrasie van 'n insemineerde of van die goedkeuring van 'n dier vir die opvang van semen, en drie jaar in die geval van 'n K.I.-sentrum.

#### *Verdere hernuwings van registrasie en goedkeuring*

9. Die bepalings van regulasies 7 en 8 is *mutatis mutandis* van toepassing op die verdere hernuwings van die registrasie van 'n insemineerde en 'n K.I.-sentrum en die goedkeuring van 'n dier vir die opvang van semen.

#### *Aantekeninge wat gehou moet word van registrasies en goedkeurings*

10. Die registrateur moet aantekeninge in die register hou van—

(a) in die geval van 'n geregistreerde insemineerde—

(i) die reeksnummer van die sertifikaat van registrasie wat aan elke insemineerde uitgereik is;

(ii) the full name and address of each inseminator as well as any change of address;  
(iii) the identity number of each inseminator;  
(iv) the kind of animal indicated on the certificate of registration concerned;  
(v) the date on which the registration was made;  
(vi) each date on which the registration lapses;  
(vii) each date on which the registration was renewed; and  
(viii) if the registration has lapsed or has been terminated in terms of the Act, the date on which it lapsed or was terminated as well as the reason for such termination.

(b) in the case of A.I. centres—

(i) the serial number of the certificate of registration issued in respect of each A.I. centre, which serial number shall represent the code number allocated to each A.I. centre;  
(ii) the full name and address of the person to whom the certificate of registration was issued and of the manager of the business of each A.I. centre;  
(iii) the name and address of the veterinarian who is in control, on a full time basis, of the technical operations at each A.I. centre relating to the state of health of the animals being kept there and to the collection, processing, packing and storage of semen there;  
(iv) the title description of each premises registered as an A.I. centre;  
(v) the kinds and breeds of animals and the number thereof which shall be kept at each A.I. centre; and  
(vi) the particulars referred to in paragraph (a) (v), (vi), (vii) and (viii); and

(c) in the case of animals approved for the collection of semen—

(i) the serial number of the certificates of approval issued in respect of each such animal;  
(ii) the full name and address of the person to whom the certificate of approval was issued;  
(iii) the registration number of each such animal;  
(iv) the kind and breed of each such animal;  
(v) the name and date of birth of each such animal;  
(vi) the code number of the A.I. centre where semen is to be collected from each such animal; and  
(vii) the particulars referred to in paragraphs (a) (v), (vi), (vii) and (viii).

*Notice of changes in recorded particulars*

11. (1) A person in whose favour an A.I. centre has been registered, shall—

(a) before any change is made in respect of the building complexes or other constructions on the A.I. centre referred to in paragraphs (a) (i), (ii), (iii) and (iv) and (b) of regulation 3 (2) as indicated on the site plan and detailed ground plans submitted in terms of that regulation or regulation 6 (1) (b), as the case may be, or in the maximum number and kinds of animals that may be kept at the A.I. centre, as accepted by the registrar for the registration of that A.I. centre or for the renewal of that registration; or

(ii) die volle naam en adres van elke insemineerde en ook enige adresverandering;  
(iii) die identiteitsnommer van elke insemineerde;  
(iv) die soort dier aangedui op die betrokke sertifikaat van registrasie;  
(v) die datum waarop die registrasie geskied het;  
(vi) elke datum waarop die registrasie verval;  
(vii) elke datum waarop die registrasie hernieu is; en  
(viii) indien die registrasie verval het of ingevolge die Wet beëindig is, die datum waarop dit verval het of beëindig is asook die rede vir sodanige beëindiging;

(b) in die geval van K.I.-sentrum—

(i) die reeksnommer van die sertifikaat van registrasie wat ten opsigte van elke K.I.-sentrum uitgereik word, welke reeksnommer die kodenommer sal verteenwoordig wat aan elke K.I.-sentrum toegeken word;

(ii) die volle naam en adres van die persoon aan wie die sertifikaat uitgereik is en van die bestuurder van die besigheid van elke K.I.-sentrum;

(iii) die naam en adres van die veearts wat op 'n heeltydse grondslag in beheer is van die tegniese werkzaamhede by elke K.I.-sentrum, met betrekking tot die gesondheidstoestand van die diere wat daar gehou word en tot die opvang, verwerking, verpakking en opberging van semen aldaar;

(iv) die titelbeskrywing van elke perseel wat as 'n K.I.-sentrum geregistreer is;

(v) die soorte en ras van diere en die getal daarvan wat by elke K.I.-sentrum aangehou word; en

(vi) die besonderhede in paragrawe (a) (v), (vi), (vii) en (viii) vermeld; en

(c) in die geval van diere wat vir die opvang van semen goedgekeur is—

(i) die reeksnommer van die sertifikaat van goedkeuring wat ten opsigte van elke sodanige dier uitgereik word;

(ii) die volle naam en adres van die persoon aan wie die sertifikaat van goedkeuring uitgereik is;

(iii) die registrasienommer van elke sodanige dier;

(iv) die soort en ras van elke sodanige dier;

(v) die naam en geboortedatum van elke sodanige dier;

(vi) die kodenommer van die K.I.-sentrum waar semen van elke sodanige dier opgevang word; en

(vii) die besonderhede in paragrawe (a) (v), (vi), (vii) en (viii) vermeld.

*Kennisgewing van verandering aan aangetekende besonderhede*

11. (1) Iemand ten gunste van wie 'n K.I.-sentrum geregistreer is, moet—

(a) voordat enige verandering aangebring word ten opsigte van die gebouekompleks of ander konstruksies op die K.I.-sentrum vermeld in paragrawe (a) (i) (ii) (iii) en (iv) en (b) van regulasie 3 (2) soos aangedui op die terreintekening en gedetailleerde grondplanne wat ingevolge daardie regulasie of regulasie 6 (1) (b), na gelang van die geval, ingedien is, of in die maksimum getal en soort diere wat by K.I.-sentrum aangehou mag word, soos deur die registrator vir die registrasie van daardie K.I.-sentrum of vir die hernuwing van daardie registrasie aanvaar is;

(b) within 14 days of any change in respect of the particulars recorded in the register in terms of regulation 10 (b) (ii) or (iii);  
notify the registrar thereof in writing.

(2) A person in whose favour an animal was approved for the collection of semen shall, within 14 days of the date on which the use of such animal for that purpose was discontinued altogether, notify the registrar in writing thereof and of the reasons therefor.

*Return of certificate of registration or approval*

12. A person who is registered as an inseminator or in whose favour an A.I. centre was registered or an animal approved for the collection of semen shall, within 14 days of the registrar having notified him in writing that the registration or approval concerned has been terminated or withdrawn in terms of the Act, return the certificate of registration or approval concerned by registered post to the registrar.

*Requirements for the registration of any premises as an A.I. centre*

13. (1) The area of any premises on which it is intended to carry on the business of an A.I. centre shall be large enough to provide sufficient space for keeping of the authorised number of animals and exercising of the animals approved for the collection of semen in addition to sufficient space for the buildings, stables, camps, collecting stocks, crushes, barns and quarantine facilities referred to in regulation 3 (2) (a) and (b).

(2) The premises shall be fenced in, in such manner that the animals authorised in terms of regulation 15 (1) to be kept at the A.I. centre are unable to make physical contact with any other animals.

(3) The area where animals are kept in quarantine for examination and tests with a view to the approval of such animals for the collection of semen shall—

(a) be designed and fenced in, in such manner that no physical contact can be made by them with one another or with any other animals;

(b) be large enough to provide for the quarantine facilities referred to in regulation 3 (2) (a) (ii); and

(c) be so situated or screened off that effluent therefrom shall not flow from one quarantine stall to another or from there over any other part of the A.I. centre where animals approved for the collection of semen are kept.

(4) Excess water must be able to drain rapidly and efficiently from camps, crushes and parts of the A.I. centre where animals are kept.

*Requirements for buildings and structures on an A.I. centre*

14. (1) Separate rooms shall be provided for—

(a) offices for the administrative functions of an A.I. centre;

(b) laboratories which shall be equipped with all facilities required for the examination, processing and marking or labelling and storage of semen; and

(c) the washing-up, disinfection or sterilisation and preparation of the apparatus used for the collection of semen and the functions performed in the laboratory referred to in paragraph (b).

(b) binne 14 dae nadat enige verandering aangebring is, ten opsigte van die besonderhede wat ingevolge regulasie 10 (b) (ii) of (iii) in die register aangeteken is;

die registrateur skriftelik daarvan in kennis stel.

(2) Iemand ten gunste van wie 'n dier vir die opvang van semen goedgekeur is, moet die registrateur binne 14 dae na die datum waarop die gebruik van so 'n dier vir daardie doel geheel en al gestaak is, skriftelik daarvan, asook van die redes daarvoor, in kennis stel.

*Terugsending van sertifikaat van registrasie of goedkeuring*

12. Iemand wat as 'n insemineerde geregistreer is, of ten gunste van wie 'n K.I.-sentrum geregistreer of 'n dier vir die opvang van semen goedgekeur is, moet binne 14 dae nadat die registrateur hom skriftelik in kennis gestel het dat die betrokke registrasie of goedkeuring ingevolge die Wet beëindig of ingetrek is, die betrokke sertifikaat van registrasie of goedkeuring per aangetekende pos aan die registrateur terugstuur.

*Vereistes vir die registrasie van 'n perseel as 'n K.I.-sentrum*

13. (1) Die oppervlakte van 'n perseel waarop beoog word om die besigheid van 'n K.I.-sentrum te bedryf, moet groot genoeg wees om, benewens die geboue, stalle, kampe, deksteiers, drukgange, skure en kwarantynfasiliteite in regulasie 3 (2) (a) en (b) vermeld, wat daarop voorsien moet word, ook voldoende ruimte voorsien vir die aanhouding van die gemagtigde getal diere en oefening van die diere wat vir die opvang van semen goedgekeur is.

(2) Die perseel moet op so 'n wyse omhein wees dat geen fisiese kontak deur die diere vermeld in regulasie 15 (2) wat by die K.I.-sentrum aangehou word, met enige ander diere gemaak kan word nie.

(3) Die gebied waar diere vir ondersoek en toetse in kwarantyn gehou word met die oog op die goedkeuring van sulke diere vir die opvang van semen moet—

(a) op so 'n wyse ontwerp en omhein wees dat geen fisiese kontak deur hulle met mekaar of met enige ander diere gemaak kan word nie;

(b) groot genoeg wees om voorseeing te maak vir die kwarantynfasiliteite in regulasie 3 (2) (a) (ii) vermeld; en

(c) so geleë of afgeskerm wees dat afloopwater nie van een kwarantynhok na 'n ander of daarvandaan oor enige ander deel van die K.I.-sentrum waar diere aangehou word wat vir die opvang van semen goedgekeur is, kan vloeи nie.

(4) Oortollige water moet vinnig en doeltreffend kan dreineer uit kampe, drukgange en gedeeltes van die K.I.-sentrum waar diere aangehou word.

*Vereistes vir geboue en strukture op 'n K.I.-sentrum*

14. (1) Afsonderlike vertrekke moet voorsien word vir—

(a) kantore vir die administratiewe funksies van 'n K.I.-sentrum;

(b) laboratoriums wat toegerus moet wees met al die fasilitete benodig vir die ondersoek, verwerking, verpakking, merk of etikettering en opbergung van semen; en

(c) die opwas, ontsmetting of sterilisering en voorbereiding van die apparaat wat vir die opvang van semen en die funksies vermeld in paragraaf (b) gebruik word.

(2) The rooms for the different functions referred to in subregulation (1) shall be screened off effectively from each other if it is in the same building.

(3) The place where semen is sold or from which it is dispatched shall be so situated that the persons being attended to there shall have no access to the laboratory.

(4) Floors, walls and ceilings of laboratories and other rooms where semen is handled shall be finished in such manner, and the workbenches therein shall be of such standard that they can be cleaned and disinfected effectively.

(5) Floors and walls of stables, pens and collecting stocks shall be impermeable and shall be finished in such manner that they can be cleaned and disinfected effectively and that the animals will not be injured.

(6) All stables, pens, kraals, camps and other places where animals are kept shall provide the animals with adequate space, ventilation, light and protection or shelter from heat, cold or inclement weather.

(7) Measures to control flies, animal parasites, other insects and rodents shall be taken at laboratories and at all stables, pens, kraals, camps and places where animals or animal refuse are kept at an A.I. centre.

#### *Keeping and care of animals at A.I. centres*

##### 15. (1) An animal in respect of which—

(a) an application was made in terms of regulation 4 (1);

(b) a permission is required in terms of subregulation (5);

shall only be admitted to the quarantine area of an A.I. centre.

(2) An animal which was admitted to the quarantine area of an A.I. centre may only be admitted on the A.I. centre proper if the registrar—

(a) has in terms of section 10 of the Act, granted the application for the approval of that animal for the collection of semen;

(b) has granted permission in terms of subregulation (5) that such animal may, for the purposes indicated in that permission, be kept at that A.I. centre; or

(c) has granted written authorisation that the quantity of semen which is required in terms of the provisions of a scheme referred to in regulation 4 (3) (b) may be collected from such animal.

(3) The registrar may, after consideration of the particulars relating to the performance records of an animal in respect of which a written authorisation was granted in terms of subregulation (2) (c) which was submitted by the person or body referred to in subregulation 4 (3) (b), and if he is of opinion that the use of the semen of such animal for the artificial insemination of animals would be in the interests of the livestock industry, notify the person who made the application for the approval of that animal that such animal may be re-admitted to the quarantine area of an A.I. centre, in which case the provisions of subregulation (2) (a) shall *mutatis mutandis* apply to such animal.

(4) Animals at an A.I. centre in respect of which—

(a) the certificate of approval has lapsed; or  
(b) the registrar—

(i) has refused in terms of section 10 (3) (c) of the Act to grant an application for approval or has refused in terms of that section as applied by section 12 (2) of the Act to renew the approval; or

(2) Die vertrekke vir die verskillende funksies in subregulasie (1) vermeld, moet doeltreffend van mekaar afgeskerm wees indien dit in dieselfde gebou is.

(3) Die plek waar semen verkoop of vanwaar dit versprei word, moet so geleë wees dat die persone wat daar bedien word nie toegang tot die laboratorium sal hê nie.

(4) Vloere, mure en plafonne van laboratoriums en ander vertrekke waar semen hanteer word, moet op so 'n wyse afgewerk wees en die werksbanke daarin moet van so 'n standaard wees dat dit doeltreffend skoon-gemaak en ontsmet kan word.

(5) Vloere en mure van stalle, hokke en deksteiers moet ondeurdringbaar en so afgewerk wees dat hulle doeltreffend skoon-gemaak en ontsmet kan word en dat die diere nie besoer sal word nie.

(6) Alle stalle, hokke, kraale, kampe en ander plekke waar diere aangehou word, moet doelmatige spasie, ventilasie, lig en beskerming of beskutting teen hitte, koue of ongunstige weer aan die diere verskaf.

(7) Maatreëls moet getref word om vlieë, dierreparasiete, ander insekte en knaagdiere by laboratoriums en alle stalle, hokke, kraale, kampe en plekke waar diere of dierlike afval op 'n K.I.-sentrum gehou word te beheer.

#### *Aanhouding en versorging van diere op 'n K.I.-sentrum*

##### 15. (1) 'n Dier ten opsigte waarvan—

(a) 'n aansoek ingevolge regulasie 4 (1) gedoen is;  
(b) 'n magtiging ingevolge subregulasie (5) verlang word;

mag slegs tot die kwarantyngebied van 'n K.I.-sentrum toegelaat word.

(2) 'n Dier wat tot 'n kwarantyngebied van 'n K.I.-sentrum toegelaat is, mag slegs daaruit op die res van so 'n K.I.-sentrum toegelaat word indien die registrator—

(a) die aansoek om goedkeuring van die betrokke dier vir die opvang van semen ingevolge artikel 10 (3) van die Wet toegestaan het;

(b) 'n toestemming ingevolge subregulasie (5) verleen het dat so 'n dier vir die doeleindes in die toestemming vermeld, op die K.I.-sentrum aangehou mag word; of

(c) skriftelike magtiging verleen het dat die hoeveelheid semen wat vereis word ingevolge die bepalings van die skema in regulasie 4 (3) (b) vermeld, van so 'n dier opgevind mag word.

(3) Die registrator kan na oorweging van die besonderhede wat deur die persoon of liggaam vermeld in regulasie 4 (3) (b) met betrekking tot die prestasie-gegewens van 'n dier ten opsigte waarvan 'n skriftelike magtiging ingevolge subregulasie (2) (c) verleen is, voorgelê is en indien hy van oordeel is dat die gebruik van die semen van daardie dier vir die kunsmatige inseminering van diere in belang van die veebedryf sal wees, die persoon wat aansoek om goedkeuring van daardie dier gedoen het, skriftelik verwittig dat so 'n dier tot die kwarantyngebied van 'n K.I.-sentrum hertoegelaat kan word, in welke geval die bepalings van subregulasie (2) (a) *mutatis mutandis* op so 'n dier van toepassing sal wees.

(4) Diere by 'n K.I.-sentrum ten opsigte waarvan—

(a) die sertifikaat van goedkeuring verval het; of  
(b) die registrator—

(i) ingevolge artikel 10 (3) (c) van die Wet geweier het om 'n aansoek om goedkeuring toe te staan of ingevolge daardie artikel soos toegepas deur artikel 12 (2) van die Wet, geweier het om die goedkeuring te hernieu; of

(ii) has withdrawn the approval in terms of section 13 (1) of the Act; or  
(iii) has withdrawn his permission referred to in subregulation (2) (c);

shall be removed from that A.I. centre.

(5) An application for permission referred to in subregulation (2) (c) shall be lodged in writing with the registrar before such animal is brought onto the A.I. centre and shall—

(a) furnish a complete description of the animal, including a description of any marks whereby the animal may be identified;

(b) contain a statement of the purpose for which the animal will be kept at the A.I. centre;

(c) include documentary proof that the animal concerned conforms to the requirements referred to in section 9 (3) (a) (i) and (ii) of the Act; and

(d) be accompanied by the application fee specified in paragraph 7 of Table A hereto.

(6) The daily care of all animals at an A.I. centre, relating to the health condition of such animals, shall be controlled by the veterinarian who exercises full-time control of the technical operations at that A.I. centre in terms of section 9 (2) (b) of the Act.

*Collection, examination, processing, packing, marking, storage, conveyance and destruction of semen*

16. (1) Semen intended for sale or for use in terms of a scheme, irrespective of whether the scheme concerned was established under section 14 of the Act or not, shall be collected, examined, processed, packed, marked, stored and conveyed according to the techniques and methods which are acceptable to the registrar.

(2) The equipment to be used for the collection of semen shall be cleaned and prepared beforehand and the equipment to be used for the examination, processing and packing of semen shall be clean and used in such manner that the semen of different animals shall not be mixed and that the semen shall not be contaminated or damaged.

(3) Semen of animals approved for the collection of semen shall not be collected, examined, processed or packed simultaneously with semen of any other animals.

(4) Containers to be used for the collection, examination or processing of semen shall—

(a) be sterilised beforehand: Provided that no chemicals or other detergents shall be used for such sterilisation; and

(b) be marked in such manner that the semen of each animal can be identified.

(5) The diluents for semen shall not contain any micro-organisms or substances injurious or detrimental to either the semen or to the animal which is to be artificially inseminated therewith.

(6) (a) Each container in which a dose of semen is packed for the artificial insemination of an animal shall be sterilised beforehand and shall, in a manner which is easily legible and which will not be effaced during storage, conveying or handling, in addition to any other relevant particulars, be marked or labelled with—

(i) the name or the code number of the A.I. centre where that semen was collected;

(ii) die goedkeuring ingevolge artikel 13 (1) van die Wet ingetrek het; of

(iii) sy toestemming in subregulasie (2) (c) vermeld, ingetrek het;

moet van daardie K.I.-sentrum verwyder word.

(5) 'n Aansoek om toestemming in subregulasie (2) (c) vermeld, moet skriftelik aan die registrateur gerig word voordat so 'n dier op die K.I.-sentrum gebring word en moet—

(a) 'n volledige beskrywing van die dier verstrek, insluitende 'n beskrywing van enige kenmerke waardeur die dier geïdentifiseer kan word;

(b) 'n verklaring verstrek van die doel waarvoor die dier op die K.I.-sentrum aangehou sal word;

(c) dokumentêre bewys insluit dat die betrokke dier aan die vereistes in artikel 9 (3) (a) (i) en (ii) van die Wet voldoen; en

(d) vergesel gaan van die aansoekgeld gespesifieer in paragraaf 7 van Tabel A hierby.

(6) Die daaglikse versorging van alle diere by 'n K.I.-sentrum met betrekking tot die gesondheidstoestand van sulke diere moet beheer word deur die veearts wat die heeltydse beheer oor die tegniese werkzaamhede by daardie K.I.-sentrum ingevolge artikel 9 (2) (b) van die Wet uitoeft.

*Oppvang, ondersoek, verwerking, verpakking, merk, opberg, vervoer en vernietiging van semen*

16. (1) Semen wat beoog word vir verkoop of vir gebruik ingevolge 'n skema, ongeag of die betrokke skema kragtens artikel 14 van die Wet ingestel is al dan nie moet ooreenkomsdig die tegnieke en metodes wat vir die registrateur aanvaarbaar is, opgevang, ondersoek, verwerk, verpak, gemerk of geëtiketteer, opgeberg en vervoer word.

(2) Die toerusting wat vir die oppvang van semen gebruik sal word, moet vooraf skoongemaak en in gereedheid gebring word en die toerusting wat gebruik word vir die ondersoek, verwerking en verpakking moet skoon wees en op so 'n wyse gebruik word dat die semen van verskillende diere nie vermeng raak nie en dat die semen nie besmet of beskadig raak nie.

(3) Semen van diere wat vir die oppvang van semen goedgekeur is, moet nie gelykydig met semen van enige ander dier opgevang, ondersoek, verwerk of verpak word nie.

(4) Houers wat vir die oppvang, ondersoek of verwerking van semen gebruik word, moet—

(a) vooraf gesteriliseer word: Met dien verstande dat geen chemikalieë of ander suiweringsmiddels vir sodanige sterilisering gebruik mag word nie; en

(b) op so 'n wyse gemerk wees dat die semen van elke dier geïdentifiseer kan word.

(5) Die verdunningsmiddels vir semen mag geen mikro-organismes of bestanddele bevat wat skadelik of nadelig sal wees vir die semen of die dier wat daar mee kunsmatig geïnsemineer word nie.

(6) (a) Elke houer waarin 'n dosis semen verpak word vir die kunsmatige inseminering van 'n dier moet vooraf gesteriliseer wees, en op 'n wyse wat maklik leesbaar is en wat nie tydens opberg, vervoer of hantering uitgewis sal word nie, benewens enige ander toepaslike inligting, gemerk of geëtiketteer wees met—

(i) die naam of kodenommer van die K.I.-sentrum waar daardie semen opgevang is;

- (ii) the identification of the animal from which that semen was collected; and
- (iii) the date on which that semen was collected or the batch number of the semen from which that dose of semen was obtained.
- (b) The particulars referred to in paragraph (a) may be coded.
- (7) Each dose of semen packed for sale shall—
- (a) in respect of each kind of animal indicated in Column 1 of Table C, contain at least the number of live spermatozoa per dose specified in Column 2 of the said Table opposite the name of the kind of animal concerned; and
- (b) be packed in a separate container which shall be sealed in such manner that the semen shall not be spilled or contaminated.
- (8) Semen collected from different animals approved for the collection of semen, shall be stored separately and semen of such animals shall be stored separately from semen collected from any other animals.
- (9) All stored semen of an animal in respect of which the registrar has withdrawn the approval for the collection of semen as a result of the appearance of inferior properties of the semen or inferior progeny with genetic defects shall be destroyed by the A.I. centre concerned immediately on receipt of the written notification of such withdrawal.
- Records to be kept at an A.I. centre*
17. (1) At each A.I. centre records shall be kept in respect of each animal approved for the collection of semen at that A.I. centre of—
- (a) each date on which semen was collected from each animal concerned, and, if applicable, the batch number allocated to that semen;
- (b) the number of doses of semen packed from that semen collection; and
- (c) the name and address of each person to whom semen of each animal concerned was sold, the date on which it was sold, and the number of doses thus sold.
- (2) The records kept in terms of subregulation (1) shall be kept in safe custody for at least five years after the date of sale of all semen of the animal concerned.
- Artificial insemination of animals*
18. (1) The artificial insemination of animals shall be carried out according to the techniques and methods which are acceptable to the registrar.
- (2) An inseminator shall in respect of each animal which he artificially inseminates issue a certificate of insemination to the owner of the animal concerned in which, in addition to any other relevant particulars, shall be stated—
- (a) his name and address;
- (b) the identification of the animal concerned;
- (c) the particulars referred to in regulation 16 (6) (a) in respect of the semen used; and
- (d) the date on which the animal concerned was artificially inseminated.
- (3) A copy of each certificate of artificial insemination shall be kept in safe custody by the inseminator concerned for at least two years after the date of issue.
- (ii) die identifikasie van die dier waarvan daardie semen opgevang is; en
- (iii) die datum waarop daardie semen opgevang is of die lotnommer van die semen waarvan daardie dosis semen verkry is.
- (b) Die besonderhede in paragraaf (a) vermeld, kan gekodifiseer word.
- (7) Elke dosis semen wat vir verkoop verpak word, moet—
- (a) ten opsigte van elke soort dier aangedui in kolom 1 van Tabel C, minstens die aantal lewende spermatozoa bevat wat teenoor die naam van die betrokke soort dier gespesifieer is; en
- (b) in 'n afsonderlike houer verpak wees wat op so 'n wyse verseël is dat die semen nie verspil of besmet sal word nie.
- (8) Semen wat opgevang is van verskillende diere wat vir die opvang van semen goedgekeur is, moet afsonderlik opgeberg word en semen van sulke diere moet afsonderlik opgeberg word van semen wat van enige ander diere opgevang is.
- (9) Alle opgebergde semen van 'n dier ten opsigte waarvan die registrator die goedkeuring vir die opvang van semen ingetrek het as gevolg van die voorkoms van minderwaardige eienskappe van die semen of minderwaardige afstammelinge met genetiese gebreke moet onmiddellik by ontvangers van die skriftelike kennisgewing van sodanige intrekking deur die betrokke K.I.-sentrum vernietig word.
- Rekords wat by 'n K.I.-sentrum gehou moet word*
17. (1) By elke K.I.-sentrum moet aantekeninge ten opsigte van elke dier wat vir die opvang van semen by daardie K.I.-sentrum goedgekeur is, gehou word van—
- (a) elke datum waarop semen van elke betrokke dier opgevang is, en indien van toepassing, die lotnommer wat aan daardie semen toegeken word;
- (b) die getal dosisse semen wat van daardie semen-opvangs verpak is; en
- (c) die naam en adres van elke persoon aan wie semen van elke betrokke dier verkoop is, die datum waarop dit verkoop is en die getal dosisse aldus verkoop.
- (2) Die rekords wat ingevolge subregulasie (1) gehou word, moet vir minstens vyf jaar lank veilig bewaar word nadat alle semen van die betrokke dier verkoop is.
- Kunsmatige inseminering van diere*
18. (1) Die kunsmatige inseminering van diere moet ooreenkomsdig die tegnieke en metodes wat vir die registrator aanvaarbaar is, gedoen word.
- (2) 'n Insemineerde moet ten opsigte van elke dier wat hy kunsmatig insemineer, 'n sertifikaat van inseminering aan die eienaar van die betrokke dier uitrek waarin, benewens enige ander tersaaklike besonderhede, aangedui moet word—
- (a) sy naam en adres;
- (b) die identifikasie van die betrokke dier;
- (c) die besonderhede in regulasie 16 (6) (a) vermeld ten opsigte van die semen wat gebruik is; en
- (d) die datum waarop die betrokke dier kunsmatig geïnsemineer is.
- (3) 'n Afskrif van elke sertifikaat van kunsmatige inseminering moet vir minstens twee jaar lank na die datum van uitreiking veilig deur die betrokke insemineerde bewaar word.

PART III

INOVULATION

*Prohibition on the collection of ova and the inovulation of animals*

19. (1) No person shall collect ova from an animal unless he is a veterinarian.

(2) Subject to the provisions of subregulation (3), ova shall not be collected from an animal unless the owner of that animal holds a valid certificate issued under regulation 23 (2) and if fertilised ova are collected such animal has been fertilised by means of artificial insemination with semen collected from an animal approved in terms of section 10 of the Act for the collection of semen or with semen imported in terms of an authorisation under section 16 of the Act.

(3) The provisions of subregulation (2) shall not apply to the collection of ova for the sole purpose of examination or testing.

(4) No animal may be inovulated unless—

- (a) the inovulation is carried out by a veterinarian; and
- (b) the ovum to be used for such inovulation—
  - (i) was collected from an animal referred to in subregulation (2);
  - (ii) was imported in terms of an authorisation under section 16 of the Act; or
  - (iii) if the ovum to be used was collected or imported as an unfertilised ovum, was fertilised with semen referred to in subregulation (2).

*Prohibition on the sale of ova*

20. No person shall sell an ovum unless such ovum—

- (a) was collected by a veterinarian;
- (b) was collected from an animal in respect of which the owner thereof holds a valid certificate issued under regulation 23 (2) and if it is a fertilised ovum, such animal was artificially inseminated with semen collected from an animal approved in terms of section 10 of the Act for the collection of semen or with semen imported in terms of an authorisation under section 10 of the Act; and
- (c) has been separately packed in a sealed container in which it cannot be contaminated or damaged and which has been marked or labelled with the particulars referred to in regulation 27 (1) and in the manner referred to in regulation 16 (6) as applied by regulation 27 (1).

*Requirements with which animals shall comply for the collection of ova*

21. A certificate may be issued under regulation 23 (2) if—

- (a) a veterinarian who is an officer has certified that such animal is acceptable in respect of—
  - (i) general state of health;
  - (ii) absence of disease;
  - (iii) absence of any visible hereditary defect; and
  - (iv) such other attributes as may be specified by the registrar; and

(b) the pedigree or the performance records of that animal are of such a nature that the use of the ova thereof would, in the opinion of the registrar, be in the interests of the livestock industry.

DEEL III

INOVULERING

*Verbod op die opvang van eiselle en die inovulerung van diere*

19. (1) Niemand mag 'n eisel van 'n dier opvang nie tensy hy 'n veearts is.

(2) Behoudens die bepalings van subregulasie (3), mag eiselle nie van 'n dier opgevang word nie tensy die eienaar van daardie dier in besit is van 'n geldige sertifikaat wat kragtens regulasie 23 (2) uitgereik is en indien bevrugte eisel opgevang word, so 'n dier vir die opvang van daardie eisel kunsmatig geïnsemineer is met semen opgevang van 'n dier wat ingevolge artikel 10 van die Wet vir die opvang van semen goedgekeur is of met semen wat ingevolge 'n magtiging kragtens artikel 16 van die Wet ingevoer is.

(3) Die bepalings van subregulasie (2) is nie van toepassing nie op die opvang van eiselle vir die uitsluitlike doel om dit te ondersoek of toets.

(4) 'n Dier mag nie geïnovuleer word nie, tensy—

- (a) die inovulerung deur 'n veearts gedoen word; en
- (b) die eisel wat vir sodanige inovulerung gebruik word—
  - (i) opgevang is van 'n dier in subregulasie (2) vermeld; of
  - (ii) ingevolge 'n magtiging kragtens artikel 16 van die Wet ingevoer is; en
  - (iii) indien die eisel wat gebruik sal word as 'n onbevrugte eisel opgevang of ingevoer is, bevrug is met semen in subregulasie (2) vermeld.

*Verbod op verkoop van eiselle*

20. Niemand mag 'n eisel verkoop nie tensy daardie eisel—

- (a) opgevang is deur 'n veearts;
- (b) opgevang is van 'n dier ten opsigte waarvan die eienaar daarvan in besit is van 'n geldige sertifikaat kragtens regulasie 23 (2) uitgereik is en indien dit 'n bevrugte eisel is, so 'n dier vir die opvang van daardie eisel kunsmatig geïnsemineer is met semen opgevang van 'n dier wat ingevolge artikel 10 van die Wet vir die opvang van semen goedgekeur is of semen wat ingevolge 'n magtiging kragtens artikel 16 van die Wet ingevoer is; en

(c) afsonderlik verpak is in 'n verseêerdehouer waarin dit nie besoedel of beskadig kan word nie en wat met die besonderhede vermeld in regulasie 27 (1) en op die wyse vermeld in regulasie 16 (6) soos toegelaan in regulasie 27 (1), gemerk of geëtiketteer is.

*Vereistes waaraan diere vir die opvang van eiselle moet voldoen*

21. 'n Sertifikaat kan kragtens regulasie 23 (2) uitgereik word indien—

- (a) 'n veearts wat 'n beampie is, gesertifiseer het dat daardie dier aanvaarbaar is ten opsigte van—
  - (i) algemene gesondheidstoestand;
  - (ii) afwesigheid van siekte;
  - (iii) afwesigheid van enige sigbare oorerflike gebrek; en
  - (iv) die ander hoedanighede wat die registrateur kan bepaal; en

(b) die afstamming of die prestasiegegewens van daardie dier van sodanige aard is dat die gebruik van die eisel daarvan vir die inovulerung van diere volgens die oordeel van die registrateur in belang van die veebedryf sal wees.

*Application for a certificate in respect of an animal for the collection of ova*

22. (1) Any person who desires that a certificate be issued to him under regulation 23 (2) in respect of an animal for the collection of ova shall apply therefor in the form in Schedule X hereto.

(2) Such application shall be accompanied by—

(a) an extended two-generation pedigree of the animal concerned issued by the Stud Book Association;

(b) the application fee specified in paragraph 8 of Table A hereto;

(c) such particulars as the registrar may require to determine whether the use of ovum of that animal for the inovulation of animals would be in the interests of the livestock industry; and

(d) a certificate issued by a competent body which is recognised by the registrar for this purpose, in which the bloodtype of that animal is stated.

*Issue of a certificate in respect of an animal for the collection of ova*

23. (1) The registrar shall consider an application made in terms of regulation 22 as well as such information as may be submitted in connection therewith and—

(a) may make any enquiry in connection therewith which he may deem necessary; and

(b) shall submit such application to a veterinarian who is an officer, for the issue of the certificate referred to in regulation 21 (a) in respect of the animal concerned.

(2) If the registrar is satisfied that such application may be granted—

(a) he shall grant the application in respect of the animal concerned for the collection of ova, and issue to the applicant a certificate in the form in Schedule XI hereto; and

(b) records the applicable particulars referred to in regulation 10 (c) in respect of the animal concerned in the register.

(3) The issue of a certificate in respect of an animal for the collection of ova in terms of subregulation (2) shall be subject to the provisions of these regulations, and to such conditions as the registrar may in each case impose.

(4) If the registrar refuses to grant an application made in terms of regulation 22, he shall in writing advise the person who made such application of his decision and of the grounds on which it was based.

*Validity of certificate*

24. A certificate issued under regulation 23 (2) in respect of an animal for the collection of ova shall, subject to the earlier withdrawal thereof under these regulations, be valid from the date of issue of such certificate until the expiry date indicated thereon and shall thereafter be renewable from time to time.

*Renewal of certificate in respect of animals for the collection of ova*

25. (1) Any person in whose favour a certificate has been issued under regulation 23 (2) may, within the period referred to in regulation 7 (2) (d) and in the form in Schedule XII hereto, apply to the registrar for the renewal of the certificate concerned and the provisions of regulation 6 (1) (c) (i) and (ii) shall

*Aansoek om 'n sertifikaat ten opsigte van 'n dier vir die opvang van eiselle*

22. (1) Iemand wat verlang dat 'n sertifikaat kragtens regulasie 23 (2) ten opsigte van 'n dier vir die opvang van eiselle aan hom uitgereik word, moet in die vorm in Bylae X hierby daarom aansoek doen.

(2) So 'n aansoek moet vergesel gaan van—

(a) 'n uitgebreide tweegenerasiestamboom van die betrokke dier wat deur die Stamboekvereniging uitgereik is;

(b) die aansoekgeld gespesifieer in paragraaf 8 van Tabel A hierby;

(c) sodanige gegewens as wat die registrator mag vereis om te bepaal of die gebruik van die eiselle van daardie dier vir die inovulering van diere in belang van die veebedryf sal wees; en

(d) 'n sertifikaat, uitgereik deur 'n bevoegde gesag wat vir dié doel deur die registrator erken word, waarin die bloedtype van daardie dier verstrek word.

*Uitreiking van 'n sertifikaat ten opsigte van 'n dier vir die opvang van eiselle*

23. (1) Die registrator oorweeg 'n aansoek gedoen ingevolge regulasie 22 asook die inligting wat in verband daarmee voorgelê is, en—

(a) kan enige ondersoek in verband daarmee doen wat hy nodig ag; en

(b) lê so 'n aansoek voor aan 'n veearts wat 'n beampete is vir die uitreiking van die sertifikaat in regulasie 21 (a) vermeld, ten opsigte van die betrokke dier.

(2) Indien die registrator oortuig is dat die aansoek toegestaan kan word—

(a) staan hy die aansoek ten opsigte van die betrokke dier vir die opvang van eiselle toe en reik hy 'n sertifikaat in die vorm in Bylae XI hierby aan die aansoeker uit; en

(b) teken hy die toepaslike besonderhede vermeld in regulasie 10 (c) ten opsigte van die betrokke dier in die register aan.

(3) Die uitreiking van 'n sertifikaat ten opsigte van 'n dier vir die opvang van eiselle ingevolge subregulasie (2) is onderworpe aan die bepalings van hierdie regulasies, en aan die voorwaardes wat die registrator in elke gevval kan ople.

(4) Indien die registrator weier om 'n aansoek gedoen ingevolge regulasie 22, toe te staan, stel hy die persoon wat die aansoek gedoen het, skriftelik in kennis van sy beslissing en die grond waarop dit gebaseer is.

*Geldigheidsduur van sertifikaat*

24. 'n Sertifikaat wat kragtens regulasie 23 (2) uitgereik is ten opsigte van 'n dier vir die opvang van eiselle is, behoudens die vroeëre intrekking daarvan ingevolge hierdie regulasies, geldig vanaf die datum van uitreiking van so 'n sertifikaat tot die vervaldaatum daarop aangedui, en is daarna van tyd tot tyd hernieubaar.

*Hernuwing van sertifikaat ten opsigte van diere vir die opvang van eiselle*

25. (1) Iemand ten gunste van wie 'n sertifikaat kragtens regulasie 23 (2) uitgereik is, kan binne die tydperk in regulasie 7 (2) (d) vermeld en in die vorm in Bylae XII hierby, by die registrator aansoek doen om die hernuwing van die betrokke sertifikaat en die bepalings van regulasie 6 (1) (c) (i) en (ii) is *mutatis*

*mutatis mutandis* apply to such application and it shall be accompanied by the renewal fee specified in paragraph 9 of Table A hereto.

(2) The provisions of regulations 6 (2), 7 (3) and 23 shall *mutatis mutandis* apply in respect of an application made in terms of subregulation (1).

(3) A renewal granted by virtue of subregulation (2) shall, subject to the earlier withdrawal thereof in terms of these regulations, be valid for 12 months.

(4) An application for the further renewal of a certificate issued under regulation 23 (2) shall be made in accordance with the provisions of subregulation (1), read with the provisions of subregulations (2) and (3).

*Withdrawal of certificate in respect of an animal for the collection of ova*

26. (1) The registrar may at any time withdraw a certificate issued under regulation 23 (2) if he is satisfied that a requirement of these regulations or a condition which he has imposed under regulation 23 (3), or regulation 23 (3) as applied by regulation 25 (2), as the case may be, has not been complied with.

(2) If the registrar withdraws the certificate issued under regulation 23 (2) in respect of an animal for the collection of ova, he shall in writing inform the person to whom the certificate in question was issued thereof and of the grounds on which the decision is based, and the person thus informed shall return the certificate concerned to the registrar within the period and in the manner referred to in regulation 12.

*Collection, examination, processing, packing, marking, storage, conveyance and destruction of ova*

27. (1) The provisions of regulation 16 (1), (2), (3), (4), (7) (b), (8) and (9) shall *mutatis mutandis* apply to the collection, examination, processing, storage and conveyance of ova.

(2) Subject to the provisions of regulation 16 (6), the container of an ovum shall be marked or labelled with—

- the name of the owner of the animal from which that ovum was collected;
- the identification of the animal from which that ovum was collected;
- the date on which and the place where that ovum was collected; and
- if it contains a fertilised ovum—

(i) the identification of the animal of which the semen was used for the fertilisation of that ovum; and

(ii) the immediately preceding date on which the animal from which that ovum was collected was artificially inseminated.

(3) The provisions of regulation 16 (5) shall *mutatis mutandis* apply to the medium in which an ovum is preserved.

(4) Measures against flies and other insects shall be taken at the laboratory, mobile laboratory or room in which ova collected for sale are examined, processed, packed, and marked or labelled and stored and the surfaces of the interior thereof shall be finished off in such manner that it can be cleaned and disinfected effectively.

(5) Such laboratory, mobile laboratory or room shall be equipped with all the facilities and equipment required for the examination, processing, packing and marking or labelling and storage of ova.

*mutandis* van toepassing op so 'n aansoek en dit moet vergesel gaan van die hernuwingsgeld gespesifieer in paragraaf 9 van Tabel A hierby.

(2) Die bepalings van regulasies 6 (2), 7 (3) en 23 is *mutatis mutandis* van toepassing ten opsigte van 'n aansoek wat ingevolge subregulasie (1) gedoen word.

(3) 'n Hernuwing uit hoofde van subregulasie (2) toegestaan, is behoudens die vroeëre intrekking daarvan ingevolge hierdie regulasies, geldig vir 12 maande.

(4) 'n Aansoek om die verdere hernuwing van 'n sertifikaat wat kragtens regulasie 23 (2) uitgereik is, moet ooreenkomsdig die bepalings van subregulasie (1), gelees met die bepalings van subregulasies (2) en (3), gedoen word.

*Intrekking van sertifikaat ten opsigte van 'n dier vir die opvang van eiselle*

26. (1) Die registrateur kan te eniger tyd 'n sertifikaat wat kragtens regulasie 23 (2) uitgereik is, intrek indien hy oortuig is dat 'n vereiste van hierdie regulasies of 'n voorwaarde wat hy ingevolge regulasie 23 (3), of regulasie 23 (3) soos toegepas by regulasie 25 (2), na gelang van die geval, opgelê het, nie nagekom is nie.

(2) Indien die registrateur die sertifikaat uitgereik kragtens regulasie 23 (2) ten opsigte van 'n dier vir die opvang van eiselle intrek, stel hy die persoon aan wie die betrokke sertifikaat uitgereik is skriftelik daarvan en van die gronde waarop die beslissing gebaseer is in kennis, en die persoon wat aldus in kennis gestel is, moet die betrokke sertifikaat binne die tydperk en op die wyse in regulasie 12 vermeld aan die registrateur terugstuur.

*Opvang, ondersoek, verwerking, verpakking, merk, ophering, vervoer en vernietiging van eiselle*

27. (1) Die bepalings van regulasie 16 (1), (2), (3), (4), (7) (b), (8) en (9) is *mutatis mutandis* van toepassing op die opvang, ondersoek, verwerking, verpakking, merk, opberg en vervoer van eiselle.

(2) Behoudens die bepaling van regulasie 16 (6) moet die houer van 'n eisel gemerk of geetiketteer wees met—

(a) die naam van die eienaar van die dier waarvan daardie eisel opgevang is;

(b) die identifikasie van die dier waarvan daardie eisel opgevang is;

(c) die datum waarop en die plek waar daardie eisel opgevang is; en

(d) indien dit 'n bevrugte eisel bevat—

(i) die identifikasie van die dier waarvan die semen vir die bevrugting van daardie eisel gebruik is; en

(ii) die onmiddellik voorafgaande datum waarop die dier waarvan daardie eisel opgevang is kunsmatig geïnsemineer is.

(3) Die bepalings van regulasie 16 (5) is *mutatis mutandis* van toepassing op die middel waarin 'n eisel bewaar word.

(4) Maatreëls teen vlieë en ander insekte moet by die laboratorium, mobiele laboratorium of vertrek getref word waarin eiselle wat vir verkoop opgevang is, ondersoek, verwerk, verpak en gemerk of geetiketteer en opgeberg word en die binne-oppervlaktes daarvan moet so afgewerk wees dat dit doeltreffend ontsmet en skoongemaak kan word.

(5) So 'n laboratorium, mobiele laboratorium of vertrek moet toegerus wees met al die fasilitete en toerusting wat vir die ondersoek, verwerking, verpakking en merk of etikettering en opberg van eiselle nodig is.

(6) (a) Any person in whose favour a certificate in respect of an animal for the collection of ova has been issued under regulation 23 (2) or has been renewed under regulation 25 shall keep record of—

- (i) the successive dates on which such animal was artificially inseminated, if fertilised ova are collected;
  - (ii) the particulars referred to in regulation 16 (6) (a) in respect of the semen used for each such artificial insemination if fertilised ova are collected;
  - (iii) the dates on which ova were collected from the animal concerned;
  - (iv) the number of ova suitable for the purposes of inovulation that were collected on each occasion from the animal concerned;
  - (v) the name and address of each person to whom each such ovum was sold; and
  - (vi) the date on which each ovum was sold.
- (b) The provisions of regulation 17 (2) shall *mutatis mutandis* apply to the records kept in terms of paragraph (a).

#### *Inovulation of animals*

28. (1) The inovulation of animals shall be carried out according to the techniques and methods which are acceptable to the registrar.

(2) A veterinarian shall in respect of each animal which he inovulates, issue a certificate of inovulation to the owner of the animal concerned in which, in addition to any other relevant particulars, shall be stated—

- (a) his name and address;
- (b) the identification of the animal concerned;
- (c) the date on which the animal concerned was inovulated; and
- (d) the particulars with which the ovum concerned was marked or labelled in terms of regulation 27 (1).

(3) A copy of each certificate of inovulation shall be kept in safe custody by the veterinarian concerned for at least two years from the date of issue.

(4) The confirmation by a certificate issued by a competent authority in which the bloodtypes are stated of the animal of which the semen, as well as of the animal of which the ova were used for the begetting by inovulation of an animal, shall be a prerequisite for the registration by the Stud Book Association of the pedigree of such animal.

## PART IV

### IMPORTS

#### *Submission of applications for authorisations for imports*

29. Subject to the provisions of section 16 (2) of the Act—

(a) an application made in terms of regulation 30 (1) (a) shall be lodged in triplicate with the live-stock breeders' society concerned or the committee appointed in terms of section 3 (5) (c) (i) of the Act, as the case may be.

(b) an application made in terms of regulation 30 (1) (b) or (c) shall be lodged in triplicate to the committee appointed in terms of section 3 (5) (c) (iii) of the Act; and

(c) a copy of each application referred to in paragraph (a) or (b) shall be lodged with the registrar together with the application fee specified in paragraph 10 of Table A hereto: Provided that the documents referred to in regulation 30 (2), (3), (4) and (5) shall not accompany such copy.

(6) (a) Iemand ten gunste van wie 'n sertifikaat ten opsigte van 'n dier vir die opvang van eiselle kragtens regulasie 23 (2) uitgereik is of kragtens regulasie 25 hernieu is, moet aantekeninge hou van—

- (i) die opeenvolgende datums waarop so 'n dier kunsmatig geïnsemeneer is indien bevrugte eiselle opgevang word;
- (ii) die besonderhede in regulasie 16 (6) (a) vermeld ten opsigte van die semen wat vir elke sodanige kunsmatige inseminering gebruik is indien bevrugte eiselle opgevang word;
- (iii) die datums waarop eiselle van die betrokke dier opgevang is;
- (iv) die aantal eiselle wat geskik is vir die doel-eindes van inovulering wat op elke geleentheid van die betrokke dier opgevang is;
- (v) die naam en adres van elke persoon aan wie elke sodanige eisel verkoop is; en
- (vi) die datum waarop elke eisel verkoop is.

(b) Die bepalings van regulasie 17 (2) is *mutatis mutandis* van toepassing op die aantekeninge wat ingevolge paragraaf (a) gehou word.

#### *Inovulering van diere*

28. (1) Die inovulering van diere moet ooreenkoms-tig die tegnieke en metodes wat vir die registrator aanvaarbaar is, gedoen word.

(2) 'n Veearts moet ten opsigte van elke dier wat hy inovuleer 'n sertifikaat van inovulering aan die eienaar van die betrokke dier uitrek waarin, benewens enige ander tersaaklike besonderhede, aangedui moet word—

- (a) sy naam en adres;
- (b) die identifikasie van die betrokke dier;
- (c) die datum waarop die betrokke dier geïnovo-  
leer is; en
- (d) die besonderhede waarmee die betrokke eisel ingevolge regulasie 27 (1) gemerk of geëtiketteer is.

(3) 'n Afskrif van elke sertifikaat van inovulering moet minstens twee jaar lank na die datum van uitreiking veilig deur die betrokke veearts bewaar word.

(4) Die bevestiging deur 'n sertifikaat, uitgereik deur 'n bevoegde gesag, waarin die bloedtipes verstrek word van sowel die dier waarvan die semen, as die dier waarvan die eisel vir die verwekking deur inovulering van 'n dier gebruik was, is 'n voorvereiste vir die registrasie deur die Stamboekvereniging van die afstamming van so 'n dier.

## DEEL IV

### INVOERE

#### *Indiening van aansoeke om magtigings vir invoere*

29. Behoudens die bepalings van artikel 16 (2) van die Wet, moet—

(a) 'n aansoek ingevolge regulasie 30 (1) (a) in drievoud by die betrokke veetelersgenootskap of by die komitee ingevolge artikel 3 (5) (c) (i) van die Wet aangestel, na gelang van die geval, ingedien word; of

(b) 'n aansoek ingevolge regulasie 30 (1) (b) of (c) in drievoud by die komitee ingevolge artikel 3 (5) (c) (iii) van die Wet aangestel, ingedien word; en

(c) 'n kopie van elke aansoek in paragraaf (a) of (b) vermeld, tesame met die aansoekgeld gespesifieer in paragraaf 10 van Tabel A hierby by die registrator ingedien word: Met dien verstande dat die stukke in regulasie 30 (2), (3), (4) en (5) vermeld, nie dié kopie moet vergesel nie.

*Application for authorisation to import animals, semen, ova and eggs*

30. (1) An application for written authorisation by the registrar for the importation of—

(a) animals (except poultry), semen or ova shall be made on a form which shall conform to the provisions of regulation 38 (1) and (3) and which shall—

(i) state the full name and address of the person requiring such authorisation;

(ii) state the separate number of male and female animals such person owns of the kind and breed of which he intends to import animals, semen or ova;

(iii) state the name of the farm on which the animals referred to in subparagraph (ii) are kept and the magisterial district in which it is situated;

(iv) state the prefix or suffix registered in favour of such person in respect of the animals referred to in subparagraph (ii);

(v) state the kind and breed of animals, and the separate number of male and female animals to be imported;

(vi) state the number of doses of semen to be imported and the particulars specified in subparagraph (v) relating to each animal from which such semen is to be collected and shall also state the name of the person or body by whom the semen is to be collected;

(vii) state the number of ova to be imported and the particulars specified in subparagraph (vi) relating to each animal from which each ovum concerned is to be collected and if fertilised ova are to be imported, to each animal of which semen is to be used for the fertilisation of each ovum concerned and shall also state the name of the person or body by whom the ova are to be collected;

(viii) state the country of origin of the animals, semen or ova intended for importation;

(ix) state the port of entry through which the importation is to take place;

(x) state the intended date of importation; and

(xi) state in the case of semen, the name of the A.I. centre who will receive such semen at the port of entry on behalf of the person referred to in subparagraph (i);

(b) chickens or eggs for the evaluation of the commercial end product of such chickens or eggs in the random sample broiler performance tests or random sample egg production tests with a view to the importation of pure lines of the breeding line of those chickens or eggs shall be made in the form in Schedule XIII hereto; or

(c) poultry or eggs as pure lines of—

(i) new poultry breeding lines which have been evaluated in the tests referred to in paragraph (b); or

(ii) a local breeding line for the continued performances of which it is necessary that pure lines again be imported, or of which the pure lines have been improved abroad; or

(iii) poultry breeds for show purposes;

shall be made in the form in Schedule XIV hereto.

(2) An application in terms of subregulation (1) (a) shall be accompanied by—

(a) in the case of animals—

(i) an extended two-generation pedigree of each animal intended for importation; and

*Aansoek om magtiging om diere, semen, eiselle en eiers in te voer*

30. (1) 'n Aansoek om die skriftelike magtiging van die registrator vir die invoer van—

(a) diere (uitgesonderd pluimvee), semen of eiselle moet op 'n vorm gedoen word wat voldoen aan die bepalings van regulasie 38 (1) en (3) en moet—

(i) die volle naam en adres verstrek van iemand wat sodanige magtiging verlang;

(ii) die afsonderlike getal manlike en vroulike diere verstrek van die soort en ras wat so iemand reeds besit en waarvan hy beoog om diere, semen of eiselle in te voer;

(iii) die naam van die plaas waarop die diere vermeld in subparagraph (ii) aangehou word en die landdrosdistrik waarin dit geleë is, verstrek;

(iv) die voor- of agtervoegsel verstrek wat ten gunste van so iemand ten opsigte van die diere vermeld in subparagraph (ii) geregistreer is;

(v) die soort en ras diere en die afsonderlike getal manlike en vroulike diere wat ingevoer gaan word, verstrek;

(vi) die getal dosisse semen verstrek wat ingevoer gaan word asook die besonderhede gespesifiseer in subparagraph (v) met betrekking tot elke dier waarvan daardie semen opgevang gaan word en moet ook die naam verstrek van die persoon of instansie deur wie daardie semen opgevang gaan word;

(vii) die getal eiselle verstrek wat ingevoer gaan word asook die besonderhede gespesifiseer in subparagraph (vi) met betrekking tot elke dier waarvan eiselle ingevoer staan te word, tot elke dier waarvan die semen gebruik gaan word vir die bevrugting van elke betrokke eisel en moet ook die naam verstrek van die persoon of instansie deur wie daardie eiselle opgevang gaan word;

(viii) die land van herkoms verstrek van die diere, semen of eiselle wat vir invoer beoog word;

(ix) die plek van binnekoms verstrek waardeur die invoer gaan geskied;

(x) die beoogde datum van invoer verstrek; en

(xi) in die geval van semen, die naam verstrek van die K.I.-sentrum wat sodanige semen by die plek van binnekoms namens die persoon bedoel in subparagraph (i) gaan ontvang;

(b) kuikens of eiers vir die evaluering van die kommersiële eindproduk van sodanige kuikens of eiers in die ewekansige monster braaikuikenprestasietoetse of ewekansige monster eierproduksietoetse met die oog op die invoer van suiwerlyne van die teellyn van daardie kuikens of eiers, moet in die vorm in Bylae XIII hierby gedoen word; of

(c) pluimvee of eiers vir suiwerlyne van—

(i) nuwe teellyne van pluimvee wat in die toetse in paragraaf (b) vermeld, geëvalueer is; of

(ii) 'n plaaslike teellyn waarvan dit vir die voortgesette prestasies noodsaklik is dat suiwerlyne weer ingevoer moet word, of waarvan die suiwerlyne in die buiteland verbeter is; of

(iii) pluimveerasse vir tentoonstellingsdoeleindes; moet in die vorm in Bylae XIV hierby gedoen word.

(2) 'n Aansoek ingevolge subregulasie (1) (a), moet vergesel gaan van—

(a) in die geval van diere—

(i) 'n uitgebreide tweegenerasiestamboom van elke dier wat vir invoer beoog word; en

(ii) the performance records, if available, relating to each animal intended for importation:

Provided that the particulars in these documents shall be corroborated by a competent authority in the country of origin of the animals;

(b) in the case of semen, the documents referred to in paragraph (a), as well as a certificate by a competent authority in the country of origin of the semen in which the bloodtype in respect of each animal from which the semen specified in the application was collected is stated;

(c) in the case of fertilised ova, a confirmation by the foreign supplier that the animal from which the ova are to be collected shall have been fertilised by means of artificial insemination, and the documents referred to in paragraph (b) in respect of—

(i) the animal from which such ova are to be collected; and

(ii) the animal of which the semen is to be used for the artificial insemination of the animal for the fertilisation of those ova;

(d) in the case of unfertilised ova, a confirmation by the foreign supplier that the animal from which the ova are to be collected, shall not have been fertilised previously and the documents referred to in paragraph (b) in respect of the animal from which such ova are to be collected.

(3) An application referred to in subregulation (1) (b) shall be accompanied by—

(a) a certificate by the foreign supplier in which the pure lines are confirmed from which the breeding line of those chickens or eggs originates; and

(b) a full statement of the reasons for the importation of a new poultry breeding line if the reasons to be furnished in terms of subregulation (6) are based on qualities other than those which are normally evaluated in the tests referred to in subregulation (1) (b).

(4) An application referred to in subregulation (1) (c) shall, in the case of—

(a) the pure lines specified in the application, be accompanied by—

(i) the confirmation referred to in subregulation (3) (a); and

(ii) a copy of the results of the random sample broiler tests or random sample egg production tests, as the case may be, during which the commercial end products of the breeding line of the pure lines were evaluated; or

(b) poultry for show purposes specified in the application, be accompanied by confirmation by the foreign supplier thereof that such poultry is pure bred.

(5) If the applicant enters into any agreement with the foreign supplier of animals, semen, ova, poultry or eggs in terms of which royalties or any fees or concession shall be payable or given in addition to the purchase price of the animals, semen, ova, poultry or eggs in respect of the use of such animals, semen, ova, poultry or eggs, or the descendants thereof, an application made in terms of subregulation (1) shall be accompanied by confirmation by the Department of Commerce and Consumer Affairs that such agreement has been approved by that Department: Provided that no application for the further importation of animals, semen, ova, poultry or eggs of the same kind and breed

(ii) prestasiegegewens, indien beskikbaar, wat op elke dier wat vir invoer beoog word, betrekking het:

Met dien verstande dat die besonderhede in dié stukke deur 'n bevoegde gesag in die land van herkoms van die diere bevestig moet wees;

(b) in die geval van semen, die stukke in paragraaf (a) vermeld, asook 'n sertifikaat deur 'n bevoegde gesag in die land van herkoms van die semen, waarin die bloed tipe ten opsigte van elke dier waarvan die semen opgevang is en wat in die aansoek aangedui word, vermeld word;

(c) in die geval van bevrugte eiselle, 'n bevestiging deur die buitelandse voorsieder dat die dier waarvan die eiselle opgevang sal word, deur kunsmatige inseminering bevrug sal word asook die stukke in paragraaf (b) vermeld ten opsigte van—

(i) die dier waarvan daardie eiselle opgevang sal word; en

(ii) die dier waarvan die semen gebruik sal word vir die kunsmatige inseminering van die dier vir die bevrugting van daardie eiselle; en

(d) in die geval van onbevrugte eiselle, 'n bevestiging deur die buitelandse voorsieder dat die dier waarvan die eiselle opgevang sal word nie vooraf bevrug sal word nie asook die stukke in paragraaf (b) vermeld ten opsigte van die dier waarvan sodanige eiselle opgevang sal word.

(3) 'n Aansoek in subregulasie (1) (b) vermeld, moet vergesel gaan van—

(a) 'n sertifikaat deur die buitelandse voorsieder waarin die suiwerlyne bevestig word waarvan die teellyn van daardie kuikens of eiers afkomstig is; en

(b) 'n volledige verklaring van die redes vir die invoer van 'n nuwe teellyn van pluimvee indien die redes wat ingevolge subregulasie (6) verstrek moet word, gegrond is op ander eienskappe as wat normaalweg in die toets in subregulasie (1) (b) vermeld, geëvalueer word.

(4) 'n Aansoek in subregulasie (1) (c) vermeld, moet in die geval van—

(a) die suiwerlyne in die aansoek aangedui, vergesel gaan van—

(i) die sertifikate in subregulasie (3) (a) vermeld; en

(ii) 'n kopie van die resultate van die ewekansigemonster braaikuikenprestasietoetse of ewekansigemonster eierproduksietoetse, na gelang van die geval, waartydens die kommersiële eindprodukte van die teellyn van daardie suiwerlyne geëvalueer is; of

(b) pluimvee vir tentoonstellingsdoeleindes in die aansoek aangedui, vergesel gaan van bevestiging deur die buitelandse voorsieder dat daardie pluimvee raseg is.

(5) Indien die aansoeker enige ooreenkoms met die buitelandse voorsieder van diere, semen, eiselle, pluimvee of eiers aangegaan het ingevolge waarvan tantième of enige geldie of begunstiging bo en behalwe die kooprys van die diere, semen, eiselle, pluimvee of eiers ten opsigte van die gebruik van sulke diere, semen, eiselle, pluimvee of eiers of die afstammelinge daarvan betaal of gegee moet word, moet 'n aansoek gedoen ingevolge subregulasie (1) vergesel gaan van bevestiging deur die Departement van Handel en Verbruikersake dat so 'n ooreenkoms deur daardie Departement goedgekeur is: Met dien verstande dat geen aansoek om die verdere invoer van diere, semen, eiselle, pluimvee of eiers van dieselfde soort en ras of teellyn toegestaan mag word

or breeding line shall be granted on the grounds of an agreement to this effect entered into between the importer and the foreign supplier.

(6) Subject to the provisions of subregulations (2), (3), (4) and (5), each application made in terms of subregulation (1), shall be accompanied by a full statement of the reasons why the importation of the animals, semen, ova, poultry or eggs concerned will be in the interests of the applicant in particular and the live-stock industry or poultry industry in general.

(7) An application made in terms of subregulation (1) (b) or (c) shall, in the case of—

(a) poultry which is to be evaluated in the random sample broiler performance tests, only be made for eggs;

(b) poultry which is to be evaluated in the random sample egg production tests, only be made for day old pullets; or

(c) poultry which is intended for use as pure lines or for show purposes, shall only be made for chickens or adult poultry.

(8) An application in terms of this regulation for the re-importation of animals exported under an authorisation in terms of section 17 of the Act may be made simultaneously with an application in terms of regulation 32 (1) for an authorisation to export such animals.

#### *Conditions of importation*

31. (1) A written authorisation from the registrar applied for in terms of regulation 30 shall be valid for the number of animals, doses of semen, ova, poultry or eggs of the kind and breed or breeding line and for the period specified therein, and shall not be transferable.

(2) An authorisation applied for in terms of regulation 30 (1) (a) shall be granted on condition that—

(a) a copy of each certificate relating to the animals being imported in terms of such authorisation, issued by a competent authority in the country of origin of those animals, in which the blood type of each of the animals thus imported is specified, be lodged with the registrar within 14 days of the arrival of such animals in the Republic: Provided that in the case where such certificates did not accompany the animals concerned or if the certificates which did accompany them, are not acceptable to the registrar, the importer shall have the blood types of the animals concerned, determined by a local competent authority and lodge a copy of each such certificate with the registrar;

(b) semen imported in terms of such authorisation—

(i) shall have been collected by a competent body in the country of origin thereof;

(ii) shall conform to the requirements referred to in regulation 16 (7) and shall be packed in the manner referred to in that regulation; and

(iii) shall in respect of each container of a dose of semen be marked, in a manner which is easily legible and which will not be effaced during storage, transport or handling, with the identification of the body referred to in subphotograph (i) and of the animal from which such semen was collected, and with the date on which such semen was collected or the batch number allocated to such semen;

(c) ova imported in terms of such authorisation—

(i) shall have been collected by a competent body in the country of origin thereof from an animal

uit hoofde van 'n ooreenkoms wat tot dien effekte tussen die invoerder en die buitelandse voorsieder aangegaan is nie.

(6) Behoudens die bepalings van subregulasie (2), (3), (4) en (5) moet elke aansoek ingevolge subregulasie (1) gedoen, vergesel gaan van 'n volledige verklaring van die redes waarom die invoer van die betrokke diere, semen, eiselle, pluimvee of eiers in belang van die aansoeker in die besonder en die veebedryf of pluimveedryf in die algemeen sal wees.

(7) 'n Aansoek ingevolge subregulasie (1) (b) of (c) gedoen, moet, in die geval van—

(a) pluimvee wat in die ewekansigemonster braai-kuikentoetse geëvalueer moet word, slegs vir eiers gedoen word;

(b) pluimvee wat in die ewekansigemonster eierproduksietoetse geëvalueer moet word, slegs vir dagoudhennetjies gedoen word; of

(c) pluimvee wat vir gebruik as suiwerlyne of vir tentoonstellings beoog word, slegs kuikens of volwasse pluimvee gedoen word.

(8) 'n Aansoek ingevolge hierdie regulasie om die herinvoer van diere wat kragtens 'n magtiging ingevolge artikel 17 van die Wet uitgevoer is, kan gelyktydig met 'n aansoek ingevolge regulasie 32 (1) vir 'n magtiging om sodanige diere uit te voer, gedoen word.

#### *Voorwaardes van invoer*

31. (1) 'n Skriftelike magtiging van die registrateur waarom ingevolge regulasie 30 aansoek gedoen is, is geldig vir die getal diere, dosisse semen, eiselle, pluimvee of eiers van die soort en ras of teellyn en vir die tydperk daarin aangedui, en is nie oordraagbaar nie.

(2) 'n Magtiging waarom ingevolge regulasie 30 (1) (a) aansoek gedoen is, word verleent op voorwaarde dat—

(a) 'n kopie van elke sertifikaat met betrekking tot die diere wat ingevolge so 'n magtiging ingevoer word, uitgereik deur 'n bevoegde gesag in die land van herkoms van daardie diere waarin die bloedtype gespesifiseer is van elk van die diere wat aldus ingevoer is, binne 14 dae na die aankoms van daardie diere in die Republiek by die registrateur ingedien word: Met dien verstande dat in die geval waar sodanige sertifikate nie die betrokke diere vergesel het nie of indien die sertifikaat wat hulle vergesel het, nie vir die registrateur aanvaarbaar is nie, die invoerder die bloedtipes van die betrokke diere deur 'n plaaslike bevoegde gesag moet laat bepaal en 'n kopie van elk van die sertifikate by die registrateur moet indien;

(b) semen wat ingevolge daardie magtiging ingevoer word—

(i) opgevang moet wees deur 'n bevoegde instansie in die land van herkoms daarvan;

(ii) aan die vereistes in regulasie 16 (7) vermeld moet voldoen en verpak moet wees op die wyse in daardie regulasie vermeld; en

(iii) ten opsigte van elke houer van 'n dosis semen op 'n wyse wat maklik leesbaar is en nie tydens opberging, vervoer of hantering uitgewis sal word nie, gemerk moet wees met die identifikasie van die instansie in subparagraaf (i) vermeld en van die dier waarvan daardie semen opgevang is en met die datum waarop dit opgevang is of die lotnommer wat aan daardie semen toegeken is;

(c) eiselle wat ingevolge daardie magtiging ingevoer word—

(i) opgevang moet wees deur 'n bevoegde instansie in die land van herkoms daarvan van 'n dier wat,

which, in the case of fertilised ova, has been fertilised by artificially insemination for the collection of such ova; and

(ii) shall be packed in the manner referred to in regulation 16 (7) (b) as applied by regulation 27 (1), and each container in which they are packed shall be marked or labelled in the manner referred to in paragraph (b) (iii) with the identification of the body referred to in subparagraph (i), the identification of the animal from which the semen was used for the fertilization of the animal from which the ovum concerned was collected and the identification of that animal, and with the date on which each animal concerned was fertilized for the collection of such ovum and the date on which it was collected; and

(d) the animals (except poultry) imported in terms of that authorisation or begotten with the aid of the semen thus imported, or born from the ova thus imported, shall be registered or recorded with the Stud Book Association.

(3) Subject to the provisions of subregulations (4) and (5), authorisation applied for in terms of regulation 30 (1) (b) and (c) shall, except in the case of poultry to be imported for show purposes, be granted on condition that—

(a) all importations of chickens or eggs be made through Jan Smuts Airport, from which they shall be transported under the supervision of an officer or in a vehicle sealed by an officer to the quarantine facilities of the Animal and Dairy Science Research Institute of the Department;

(b) all chickens and eggs which are imported be marked in respect of each breeding line or breed to which they belong, according to accepted practices and methods: Provided that no identification marks whereby individual chickens or eggs can be identified shall be made on such chickens or eggs;

(c) application in writing be made within 21 days of the date of the authorisation for the importation of the chickens or eggs concerned, to the Director of the Research Institute referred to in paragraph (a) for the use of the quarantine facilities referred to in that paragraph;

(d) an application in terms of paragraph (c) be accompanied by the fees specified in paragraph 11 of Table A hereto as a deposit for the use of the quarantine facilities referred to in paragraph (a), which deposit—

(i) shall be used as a part payment on the amount payable to the Department if the quarantine facilities are used;

(ii) shall be repaid to the applicant if he cancels his application for the use of such quarantine facilities in writing at least 30 days prior to the date for which they were reserved for him; or

(iii) shall be forfeited to the State if the application is not cancelled as indicated in subparagraph (ii); and

(e) an agreement in the form in Schedule XV hereto be entered into between the importer and the Department for the use of the quarantine facilities referred to in paragraph (a) when the chickens or eggs have arrived in the Republic.

in die geval van bevrugte eiselle deur kunsmatige inseminering vir die opvang van daardie eisel bevrug is; en

(ii) op die wyse vermeld in regulasie 16 (7) (b) soos toegepas by regulasie 27 (1) verpak moet wees en elke houer waarin hulle verpak is op die wyse in paragraaf (b) (iii) vermeld, gemerk of geëtiketteer moet wees met die identifikasie van die instansie in subparagraph (i) vermeld, die identifikasie van die dier waarvan die semen gebruik is vir die bevrugting van die dier waarvan die betrokke eisel opgevang is en die identifikasie van daardie dier, asook met die datum waarop elke betrokke dier vir die opvang van daardie eisel bevrug is en die datum waarop dit opgevang is; en

(d) die diere (uitgesonderd pluimvee) wat ingevolge daarvan ingevoer is, of wat verwek word deur middel van die semen wat aldus ingevoer is, of wat gebore word van die eiselle wat aldus ingevoer is, by die Stamboekvereniging geregistreer of aangeteken word.

(3) Behoudens die bepalings van subregulasies (4) en (5) word 'n magtiging waarom aansoek ingevolge regulasie 30 (1) (b) en (c) gedoen is, behalwe in die geval van pluimvee wat vir tentoonstellingsdoeleindes ingevoer word, verleen op voorwaarde dat—

(a) alle invoere van kuikens of eiers deur Jan Smutslughawe geskied, waarvandaan hulle onder toesig van 'n beampot of in 'n voertuig wat deur 'n beampot verseël is na die kwarantynfasiliteite van die Navorsingsinstituut vir Vee- en Suiwelkunde van die Departement vervoer moet word;

(b) alle kuikens en eiers wat ingevoer word, ten opsigte van elke teellyn of ras waaraan dit behoort, volgens aanvaarde praktyke en metodes gemerk moet wees: Met dien verstande dat geen uitkenningsmerke waardeur individuele kuikens of eiers geïdentifiseer kan word, op sodanige kuikens of eiers aangebring mag wees nie;

(c) skriftelike aansoek binne 21 dae na die datum van die magtiging vir die invoer van die betrokke kuikens of eiers by die Direkteur van die Navorsingsinstituut vermeld in paragraaf (a) gedoen word om die gebruik van die kwarantynfasiliteite in daardie paragraaf vermeld;

(d) 'n aansoek ingevolge paragraaf (c) vergesel gaan van die gelde in paragraaf 11 van Tabel A hierby gespesifieer as 'n deposito vir die gebruik van die kwarantynfasiliteite in paragraaf (a) vermeld, welke deposito—

(i) as gedeeltelike vereffening aangewend moet word vir die bedrag aan die Departement verskuldig indien die kwarantynfasiliteite gebruik word;

(ii) aan die aansoeker terugbetaal moet word indien hy sy aansoek om die gebruik van sodanige kwarantynfasiliteite minstens 30 dae voor die datum waarvoor dit vir hom gereserveer is, skriftelik kanselleer; of

(iii) aan die Staat verbeur word indien die aansoek nie soos aangedui in subparagraph (ii), gekanselleer word nie; en

(e) 'n ooreenkoms in die vorm in Bylae XV hierby tussen die invoerder en die Departement aangegaan word vir die gebruik van die kwarantynfasiliteite in paragraaf (a) vermeld wanneer die kuikens of eiers in die Republiek aangekom het.

(4) An authorisation applied for in terms of regulation 30 (1) (b), shall be granted on condition that—

(a) of the commercial end product of the pure lines which are intended for importation—

(i) at least 2 000 eggs in the case of broilers; or

(ii) at least 300 day-old pullets in the case of egg production;

be imported simultaneously; and

(b) no progeny of the eggs or the day-old pullets referred to in subparagraph (a) (i) or (ii), respectively, be sold in the Republic.

(5) An authorisation for the pure lines applied for in terms of regulation 30 (1) (c) (i) or (ii) shall be granted on condition that—

(a) both sexes of the pure lines be imported;

(b) the locally bred commercial end product thereof shall have been evaluated in random sample broiler performance tests or random sample egg production tests, as the case may be, and it shall have been found that in the case of new breeding lines, the performances of such breeding lines are better than the average performance obtained in the tests; and

(c) in the case of pure lines imported with a view to commercial egg production, the Department may retain up to a maximum of 15 per cent of the imported chickens or eggs for distribution to other egg producers.

(6) An authorisation for the importation of poultry for show purposes applied for in terms of regulation 30 (1) (c) (iii) shall be granted on condition that—

(a) only pure bred chickens or adult poultry of the kind and breed applied for be imported;

(b) such poultry shall not be used in the commercial production of meat or eggs; and

(c) the applicant complies with the provisions of the Animal Diseases and Parasites Act, 1956 (Act 13 of 1956), pertaining to the importation of poultry.

## PART V

### EXPORTS

#### *Application for authorisation to export animals, semen, ova and eggs*

32. (1) The provisions of regulation 29 shall *mutatis mutandis* apply to an application made in terms of subregulation (2).

(2) The provisions of regulation 30 (1) (a), with the exception of subparagraphs (ii), (iii), (iv), (viii), (ix), (x) and (xi), shall *mutatis mutandis* be applicable in relation to an application for the written authorisation by the registrar for the exportation of animals (except poultry), semen or ova and such application shall further—

(a) in the case of animals, state the purpose for which they are to be exported; and

(b) state the contemplated date on which, and the place through which they are to be exported.

(3) An application for the written authorisation by the registrar for the exportation of poultry and eggs (including ostrich eggs) shall be made in the form in Schedule XVI hereto.

(4) 'n Magtiging waarom ingevolge regulasie 30 (1) (b) aansoek gedoen is, word verleen op voorwaarde dat—

(a) van die kommersiële eindproduk van die suiwerlyne wat vir invoer beoog word—

(i) minstens 2 000 eiers in die geval van braai-kuikens; of

(ii) minstens 300 dagoud hennetjies in die geval van eierproduksie; en

gelyktydig ingevoer word; en

(b) geen nageslag van die eiers of die dagoud hennetjies onderskeidelik in subparagraph (a) (i) of (ii) vermeld, in die Republiek verkoop mag word nie.

(5) 'n Magtiging vir die invoer van suiwerlyne van pluimvee waarom ingevolge regulasie 30 (1) (c) (i) of (ii) aansoek gedoen is, word verleen op voorwaarde dat—

(a) beide geslagte van die suiwerlyne ingevoer word;

(b) die plaaslik gereelde kommersiële eindproduk daarvan in ewekansige monster braai-kuikenprestasietoets of ewekansige monster eierproduksietoets, na gelang van die geval, geëvalueer moes gewees het en daar bevind moes gewees het dat, in die geval van nuwe teellyne die prestasies van sodanige teellyne beter is as die gemiddelde prestasie wat in die toets verkry is; en

(c) die Departement, in die geval van suiwerlyne wat met die oog op kommersiële eierproduksie ingevoer word, tot 'n maksimum van 15 persent van die ingevoerde kuikens of eiers kan terughou vir verspreiding onder ander eierprodusente.

(6) 'n Magtiging vir die invoer van pluimvee vir tentoonstellingsdoeleindes waarom ingevolge regulasie 30 (1) (c) (iii) aansoek gedoen is word verleen op voorwaarde dat—

(a) slegs rasegte kuikens of volwasse pluimvee van die soort en ras waarvoor aansoek gedoen is, ingevoer word;

(b) sodanige pluimvee nie in die kommersiële produksie van vleis of eiers gebruik sal word nie; en

(c) die aansoeker die bepalings van die Wet op Dieresiektes en -parasite, 1956 (Wet 13 van 1956), met betrekking tot die invoer van pluimvee nakom.

## DEEL V

### UITVOERE

#### *Aansoek om magtiging vir die uitvoer van diere, semen, eiselle en eiers*

32. (1) Die bepalings van regulasie 29 is *mutatis mutandis* van toepassing op 'n aansoek gedoen ingevolge subregulasie (2).

(2) Die bepalings van regulasie 30 (1) (a) is, met uitsondering van subparagraphs (ii), (iii), (iv), (viii), (ix), (x) en (xi), *mutatis mutandis* van toepassing met betrekking tot 'n aansoek om die skriftelike magtiging van die registrateur vir die uitvoer van diere (uitgesondert pluimvee), semen of eiselle, en so 'n aansoek moet verder—

(a) in die geval van diere, die doel verstrek waarvoor hulle uitgevoer word; en

(b) die beoogde datum waarop en die plek waardeur hulle uitgevoer sal word, verstrek.

(3) 'n Aansoek om die skriftelike magtiging van die registrateur vir die uitvoer van pluimvee en eiers (insluitende volstruiseiers) moet gedoen word in die vorm in Bylae XVI hierby.

(4) The provisions of regulation 30 (8) shall *mutatis mutandis* apply in the case of animals that were imported under an authorisation in terms of section 16 of the Act with a view to exporting such animals again.

#### *Conditions for exportation*

33. (1) The provisions of regulation 31 (1) shall *mutatis mutandis* apply to a written authorisation by the registrar for the exportation of animals, semen, ova or eggs.

#### (2) An authorisation for the exportation of—

(a) ostriches, applied for in terms of regulation 32 (1), shall be granted on condition that the male and female birds intended for export be castrated or spayed, as the case may be;

(b) ostrich eggs, applied for in terms of regulation 32 (2), shall be granted on condition that such eggs be made infertile.

### PART VI

#### GENERAL

##### *Inspection of register and copies of documents*

34. (1) The fee specified in paragraph 12 of Table A shall be payable by any person desiring to inspect the register.

#### (2) Any person—

(a) requiring a copy of any particulars recorded in the register;

(b) requiring a certificate by the registrar in connection with particulars referred to in paragraph (a); or

(c) requiring a copy of a certificate of registration or approval issued by the registrar;

shall apply in writing therefor to the registrar.

(3) An application referred to in subregulation (2) shall—

(a) contain the full name and address of the applicant;

(b) state the interest which the applicant has in the particulars in respect of which he requires a copy or certificate referred to in subregulation (2) (a) or (b);

(c) be accompanied by the appropriate application fee specified in paragraph 12, 13 or 14 of Table A hereto.

##### *Appeal against decision or action of registrar*

35. (1) An appeal in terms of section 27 of the Act shall—

(a) be lodged with the Secretary for Agricultural Technical Services in writing within 60 days of the date on which the registrar or the Stud Book Association as the case may be, gave the person referred to in that section written notice of the decision or action concerned;

(b) state the reference number and date of the document by means of which such person was notified of that decision or action;

(c) state the grounds on which the appeal is based;

(d) be accompanied by a copy of any document relating to the subject of the appeal; and

(e) be accompanied by the fee specified in paragraph 15 of Table A.

(4) Die bepalings van regulasie 30 (8) is *mutatis mutandis* van toepassing in die geval van diere wat kragtens 'n magtiging ingevolge artikel 16 van die Wet ingevoer is met die oog daarop om daardie diere weer uit te voer.

#### *Voorwaardes vir uitvoer*

33. (1) Die bepalings van regulasie 31 (1) is *mutatis mutandis* van toepassing op 'n skriftelike magtiging van die registrateur vir die uitvoer van diere, semen, eiselle of eiers.

#### (2) 'n Magtiging vir die uitvoer van—

(a) volstruise waarom ingevolge regulasie 32 (1) aansoek gedoen is, word verleen op voorwaarde dat die manlike en vroulike diere wat vir uitvoer beoog word, na gelang van die geval, ontman of die eierstokke daarvan verwijder word;

(b) volstruiseiers waarvoor ingevolge regulasie 32 (2) aansoek gedoen is, word verleen op voorwaarde dat sodanige eiers onvrugbaar gemaak word.

### DEEL VI

#### ALGEMEEN

##### *Insae in register en afskrifte van dokumente*

34. (1) Die bedrag in paragraaf 12 van Tabel A gespesifieer, is betaalbaar deur iemand wat insae in die register verlang.

#### (2) Iemand wat—

(a) 'n afskrif van enige besonderhede in die register aangevraag, verlang;

(b) 'n sertifikaat deur die registrateur in verband met enige besonderhede in paragraaf (a) vermeld, verlang; of

(c) 'n afskrif van 'n sertifikaat van registrasie of goedkeuring wat deur die registrateur uitgereik is, verlang;

moet skriftelik by die registrateur daarom aansoek doen.

#### (3) 'n Aansoek in subregulasie (2) vermeld, moet—

(a) die volle naam en adres van die aansoeker bevat;

(b) die belang verstrekkend wat die aansoeker by die besonderhede het ten opsigte waarvan hy die afskrif of sertifikaat in subregulasie (2) (a) of (b) vermeld, verlang; en

(c) vergesel gaan van die toepaslike aansoekgeld in paragraaf 12, 13 of 14 van Tabel A gespesifieer.

##### *Appèl teen beslissings van of stappe deur die registrateur of Stamboekvereniging*

35. (1) 'n Appèl ingevolge artikel 27 van die Wet moet—

(a) skriftelik by die Sekretaris van Landbou-tegniese Dienste ingedien word binne 60 dae na die datum waarop die registrateur of die Stamboekvereniging, na gelang van die geval, iemand in daardie artikel bedoel skriftelik van die betrokke beslissing of stappe kennis gegee het;

(b) die verwysingsnommer en datum van die geskrif deur middel waarvan sodanige persoon van daardie beslissing of stappe kennis gegee het, vermeld;

(c) die gronde aandui waarop die appèl gebaseer is;

(d) vergesel gaan van enige geskrif wat betrekking het op die onderwerp van die appèl; en

(e) vergesel gaan van die geld in paragraaf 15 van Tabel A hiervan aangedui.

(2) An appeal shall—

- (a) when forwarded by post, be addressed to—  
The Secretary for Agricultural Technical Services  
Private Bag X116  
PRETORIA  
0001;  
or  
(b) when delivered by hand, be delivered to—  
The Secretary for Agricultural Technical Services  
Agriculture Buildings  
Beatrix Street  
PRETORIA.

*Payment of fees*

36. (1) Any fees payable in terms of these regulations shall be paid by cheque, postal order or money order made out in favour of the Secretary for Agricultural Technical Services: Provided that if such fee is delivered by hand, it may be paid in cash.

(2) Subject to the provisions of section 27 (11) of the Act and regulation 31 (3) (d) (iii), fees paid in terms of these regulations shall not be repayable.

*Addresses for submission of documents*

37. (1) Postage on and the delivery costs of any application, notice, document or appeal lodged in terms of these regulations, as well as of anything else pertaining thereto, shall be prepaid.

(2) Any such application, notice or document which is to be lodged with the registrar in terms of these regulations shall—

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

The Registrar of Livestock Improvement  
Private Bag X116  
PRETORIA  
0001;

or

- (b) when delivered by hand, be addressed and delivered to—

The Registrar of Livestock Improvement  
Agriculture Buildings  
Beatrix Street  
PRETORIA  
0002.

*Supply and completion of forms*

38. (1) The forms in the Schedules shall be set out on A4 size paper as indicated in such Schedules and shall have a 30 mm margin on the left-hand side.

(2) Such forms shall be supplied by any person required to use them.

(3) Such forms, as well as all other documents and copies of documents lodged in terms of the Act and these regulations shall, unless the registrar directs otherwise, be written, typewritten or printed—

- (a) in one of the official languages of the Republic;  
(b) in legible letters and figures in deep permanent black ink;  
(c) on strong white paper of a satisfactory quality; and  
(d) on one side of such paper only.

(2) 'n Appèl moet—

- (a) wanneer dit per pos gestuur word, geadresseer wees aan—

Die Sekretaris van Landbou-tegniese Dienste

Privaatsak X116

PRETORIA

0001;

of

- (b) wanneer dit per hand afgelewer word, afgelewer word by—

Die Sekretaris van Landbou-tegniese Dienste

Landbougebou

Beatrixstraat

PRETORIA

*Betaling van geld*

36. (1) Enige geld wat ingevolge hierdie regulasies betaalbaar is word betaal by wyse van 'n tjeke, posorder of poswissel wat ten gunste van die Sekretaris van Landbou-tegniese Dienste uitgemaak is: Met dien verstande dat, indien sodanige geld per hand afgelewer word, dit in kontant betaal kan word.

(2) Behoudens die bepalings van artikel 27 (11) van die Wet en regulasie 31 (3) (d) (ii) is geldte wat ingevolge hierdie regulasies betaal is, nie terugbetaalbaar nie.

*Adresse vir indiening van dokumente*

37. (1) Posgeld op en afleweringskoste van enige aansoek, kennisgewing, dokument of appèl wat ingevolge hierdie regulasies ingedien word, asook van enigets anders in verband daarvan, moet vooruitbetaalbaar word.

(2) Enige sodanige aansoek, kennisgewing of dokument wat ingevolge hierdie regulasies by die registrator ingedien moet word, moet—

- (a) wanneer per pos gestuur, geadresseer wees aan—

Die Registrateur van Veeverbetering  
Privaatsak X116  
PRETORIA  
0001;

of

- (b) wanneer per hand afgelewer, geadresseer wees aan en afgelewer word by—

Die Registrateur van Veeverbetering  
Landbougebou  
Beatrixstraat  
PRETORIA  
0002

*Verskaffing en invul van vorms*

38. (1) Die vorms in die Bylaes hiervan moet op papier van A4-grootte uiteengesit word soos in die Bylaes aangevoer, en moet 'n kantruimte van 30 mm breed aan die linkerkant hê.

(2) Sodanige vorms moet verskaf word deur iemand van wie vereis word om dit te gebruik.

(3) Sodanige vorms, asook alle ander dokumente en afskrifte van dokumente wat ingevolge die Wet en hierdie regulasies ingedien word, moet, tensy die registrator anders gelas, geskryf, getik of gedruk wees—

- (a) in een van die amptelike tale van die Republiek;

- (b) in leesbare letters en syfers met diep permanente swart ink;

- (c) op sterk wit papier van 'n bevredigende kwaliteit; en

- (d) op een kant van sodanige papier.

(4) A deviation in the layout of a form shall not render it invalid.

*Date of commencement*

39. These regulations shall come into operation on 1 May 1979.

(4) 'n Afwyking in die ontwerp van 'n vorm maak dit nie ongeldig nie.

*Datum van inwerkingtreding*

39. Hierdie regulasies tree in werking op 1 Mei 1979.

TABLE/TABEL A  
FEES PAYABLE/GELDE BETAALBAAR

No.	Purpose/Doeleind	Amount/Bedrag
1	Application for registration as an inseminator/Aansoek om registrasie as 'n insemineerdeur	R5 per application/aansoek.
2	Application for registration of any premises as an A.I. centre/Aansoek om registrasie van 'n perseel as 'n K.I.-sentrum	R100 per application/aansoek.
3	Application for the approval of an animal for the collection of semen/Aansoek om die goedkeuring van 'n dier vir die opvang van semen	R25 per animal/dier.
4	Application for renewal of the registration of an inseminator/Aansoek om hernuwing van die registrasie van 'n insemineerdeur	R2 per application/aansoek.
5	Application for renewal of the registration of an A.I. centre/Aansoek om hernuwing van die registrasie van 'n K.I.-sentrum	R10 per application/aansoek.
6	Application for renewal of approval of an animal for the collection of semen/Aansoek om hernuwing van die goedkeuring van 'n dier vir die opvang van semen	R8 per animal/dier.
7	Application for permission to keep an animal on an A.I. centre for purposes other than the collection of semen/Aansoek om toestemming om 'n dier vir ander doeleindes as die opvang van semen op 'n K.I.-sentrum aan te hou	R5 per animal/dier.
8	Application for a certificate in respect of an animal for the collection of ova/Aansoek om 'n sertifikaat ten opsigte van 'n dier vir die opvang van eiselle	R25 per application/aansoek.
9	Application for renewal in respect of an animal for the collection of ova/Aansoek om hernuwing van sertifikaat ten opsigte van 'n dier vir die opvang van eiselle	R8 per application/aansoek.
10	Application for authorisation to import or export animals, semen, ova or eggs/Aansoek om magtiging om diere, semen, ova of eiers in of uit te voer	R10 per application/aansoek.
11	Deposit payable upon reservation of quarantine facilities for poultry or eggs/Deposito betaalbaar by besprekking van kwarantynfasiliteite vir pluimvee of eiers	R200 for each importation/vir elke invoer.
12	Inspection of register/Inspeksie van register.....	R5 per occasion/geleentheid.
13	Copy of particulars recorded in register/Afskrif van besonderhede in register aangeteken	R1 per page/bladsy.
14	Certificate by registrar in respect of particulars recorded in register/Sertifikaat deur registrator ten opsigte van besonderhede in register aangeteken	R5 per certificate/sertifikaat.
15	Appeal in terms of section 27 of the Act/Appel ingevolge artikel 27 van die Wet....	R200 per appeal/appèl.

TABLE B  
SUBJECTS OF COURSE OF INSTRUCTION FOR  
INSEMINATORS

- Theory and practice of the artificial insemination of animals.
- Anatomy of the genital organs.
- Physiology of reproduction.
- Diseases of reproduction.
- Principles of veterinary hygiene.
- Principles of animal breeding.
- Theory and practice of the collection, examination, processing, packing, storage and conveying of semen.
- Technique of artificial insemination.
- Legislation regarding the collection, examination, processing, packing, storage, sale and conveying of semen and the artificial insemination of animals.

TABLE C  
MINIMUM NUMBER OF LIVE SPERMATOZOOA TO BE  
CONTAINED IN EACH DOSE OF SEMEN

Kind of animal	Number of spermatozoa
	<i>million</i>
Cattle.....	10
Goats.....	80
Horses.....	100
Sheep.....	80
Pigs.....	2 000

TABEL B  
VAKKE VAN ONDERRIGKURSUS VIR INSEMINEERDERS

- Teorie en praktyk van die kunsmatige inseminering van diere.
- Anatomie van die geslagsorgane.
- Voortplantingsfisiologie.
- Voortplantingskietes.
- Beginsels van veeartsenkundige higiëne.
- Beginsels van veeteelt.
- Teorie en praktyk van die opvang, ondersoek, verwerking, verpakking, opbergung en vervoer van semen.
- Tegniek van kunsmatige inseminering.
- Wetgewing met betrekking tot die opvang, ondersoek, verwerking, verpakking, opbergung, verkoop en vervoer van semen en die kunsmatige inseminering van diere.

TABEL C  
MINIMUM AANTAL LEWENDE SPERMATOSOA WAT  
ELKE DOSIS SEMEN MOET BEVAT

Soort dier	Aantal spermatosoa
	<i>miljoen</i>
Beeste.....	10
Bokke.....	80
Perde.....	100
Skape.....	80
Varke.....	2 000

**SCHEDULE I**

(To be submitted to the registrar in duplicate)

**APPLICATION FOR REGISTRATION AS AN INSEMINATOR**

A. I, .....<sup>(1)</sup> hereby apply to be registered as an inseminator in terms of the Livestock Improvement Act, 1977 (Act 25 of 1977), and confirm that the following particulars are true and correct:

1. Full postal address.....
  2. Full residential address.....
  3. Identity number.....
  4. Date of birth.....
  5. Sex.....
  6. Highest school/university qualification.....
  7. Date on which course of instruction in artificial insemination was successfully completed.....
  8. Kinds of animals dealt with during course of instruction.....
- B. I attach a cheque/postal order/money order\* for the amount of Rand (R.....).

Date

Signature of applicant

\* Delete whichever is not applicable.

(1) Full name of applicant.

**SCHEDULE II**

(To be submitted to the registrar in triplicate)

**APPLICATION FOR REGISTRATION OF PREMISES AS AN A.I. CENTRE**

A. I, .....<sup>(1)</sup>  
of .....<sup>(2)</sup>  
in my capacity as .....<sup>(3)</sup>  
of the proposed A.I. centre .....<sup>(4)</sup>  
hereby apply for the registration of .....<sup>(5)</sup>

as an A.I. centre in terms of the Livestock Improvement Act, 1977 (Act 25 of 1977) and confirm that the following particulars are true and correct:

1. Full postal address.....<sup>(6)</sup>
2. Nearest railway station.....
3. Name and address of manager.....<sup>(7)</sup>
4. Name and address of veterinarian.....<sup>(7)</sup>
5. Total area of premises.....
6. Type of fence around premises.....
7. Kind and maximum number of animals approved for the collection of semen to be kept on the premises.....

B. I attach—

- (a) a cheque/postal order/money order\* for the amount of Rand (R.....);
- (b) Three copies of the site plan of the proposed A.I. centre;
- (c) three copies of the detailed ground plan of the proposed A.I. centre; and
- (d) three copies of the comprehensive motivation for the registration of the premises as an A.I. centre.

Date

Signature of applicant

\* Delete whichever is not applicable.

(1) Full name of applicant.

(2) Full postal address of applicant.

(3) Specify owner/director/manager.

(4) Name of proposed A.I. centre.

(5) Title description of the premises.

(6) Of proposed A.I. centre.

(7) If not available at the time of the application, to be furnished to the Registrar of Livestock Improvement before the certificate of registration is issued.

**BYLAE I**

(Moet in tweevoud by die registrateur ingedien word)

**AANSOEK OM REGISTRASIE AS 'N INSEMINEERDER**

A. Ek .....<sup>(1)</sup>  
doen hierby aansoek om registrasie as 'n insemineerder ingevolge die Veeverbeteringswet, 1977 (Wet 25 van 1977), en verklar dat die volgende besonderhede met betrekking tot myself waar en korrek is:

1. Volledige posadres.....
2. Volledige woonadres.....
3. Identiteitsnommer.....
4. Geboortedatum.....
5. Geslag.....
6. Hoogste skool-/universiteitsopleiding.....
7. Datum waarop onderrigkursus vir kunsmatige inseminering suksesvol voltooi is.
8. Soorte diere wat tydens onderrigkursus behandel is.....

B. Ek heg 'n tjeck/posorder/poswissel\* vir die bedrag van Rand (R.....) aan.

Datum

Handtekening van aansoeker

\* Skrap wat nie van toepassing is nie.

(1) Volle naam van aansoeker.

**BYLAE II**

(Moet in drievoud by die registrateur ingedien word)

**AANSOEK OM REGISTRASIE VAN 'N PERSEEL AS 'N K.I.-SENTRUM**

A. Ek, .....<sup>(1)</sup>  
van .....<sup>(2)</sup>  
in my hoedanigheid van .....<sup>(3)</sup>  
van die voorgestelde K.I.-sentrum .....<sup>(4)</sup>  
doen hierby aansoek om die registrasie van .....<sup>(5)</sup>

as 'n K.I.-sentrum ingevolge die Veeverbeteringswet, 1977 (Wet 25 van 1977) en bevestig dat die volgende besonderhede waar en korrek is:

1. Volledige posadres.....<sup>(6)</sup>
2. Naaste spoorwegstasie.....
3. Naam en adres van bestuurder.....<sup>(7)</sup>
4. Naam en adres van veearts:.....<sup>(7)</sup>
5. Totale oppervlakte van perseel.....
6. Soort omheining om die perseel.....
7. Soort en maksimum aantal diere goedgekeur vir die opvang van semen wat op die perseel aangehou sal word.....

B. Ek heg—

- (a) 'n tjeck/posorder/poswissel\* vir die bedrag van Rand (R.....) aan;
- (b) drie kopieë van die terreintekening van die voorgenome K.I.-sentrum aan;
- (c) drie kopieë van die gedetailleerde grondplan van die voor-genome K.I.-sentrum aan; en
- (d) drie kopieë van die volledige motivering vir die registrasie van die perseel as 'n K.I.-sentrum aan.

Datum

Handtekening van aansoeker

\* Skrap wat nie van toepassing is nie.

(1) Volle naam van aansoeker.

(2) Volledige posadres van aansoeker.

(3) Dui aan eienaar/direkteur/bestuurder ens.

(4) Naam van voorgestelde K.I.-sentrum.

(5) Titelbeskrywing van die perseel.

(6) Van die voorgestelde K.I.-sentrum.

(7) Indien nie beskikbaar ten tyde van die aansoek nie, moet dit voor die uitreiking van die sertifikaat van registrasie aan die Registrateur van Veeverbetering verstrek word.



## **SCHEDULE/BYLAE V**



SERIAL No.  
REEKS No.

**CERTIFICATE OF REGISTRATION OF AN A.I. CENTRE  
SERTIFIKAAT VAN REGISTRASIE VAN 'N K.I.-SENTRUM**

**IT IS HEREBY CERTIFIED THAT:  
HIERBY WORD GESERTIFISEER DAT:**

situated at  
geleë te.....

has been registered in terms of section 10 of the Livestock Improvement Act, 1977 (Act 25 of 1977) as an A.I. centre. ingevolge artikel 10 van die Veeverbeteringswet, 1977 (Wet 25 van 1977), as 'n K.I.-sentrum geregistreer is.

Semen of Semen van..... which have been approved in terms of the said section of the Act may be collected, treated wat ingevolge voormalde artikel van die Wet goedgekeur is, kan by hierdie K.I.-sentrum and sold at this A.I. centre.  
opgevang, verwerk en verkoop word.

This certificate is valid until ..... unless the registration is terminated prior to that date in terms of  
Hierdie sertifikaat is geldig tot ..... tensy die registrasie voor daardie datum ingevolge artikel 13 van die  
section 13 of the Act.  
Wet beëindig word.

(See reverse for conditions, if any/Sien keersy vir voorwaardes, as daar is.)

**Registrar of Livestock Improvement  
Registrateur van Veeverbetering**

This certificate of registration has, subject to the provisions of section 12 of the Act, been renewed until the ultimate date of expiry.  
Hierdie sertifikaat van registrasie is, behoudens die bepalings van artikel 12 van die Wet, hernieu tot die laaste verval datum hieronder  
specified hereunder.  
aangedui.









## SCHEDULE XIV

(Three copies to be submitted direct to the Poultry Committee referred to in section 3 (5) (c) (iii) of the Act and one copy to be submitted to the Registrar.)

## APPLICATION FOR AUTHORISATION FOR THE IMPORTATION OF POULTRY AS PURE LINES/FOR SHOW PURPOSES\*

The Secretary for the Poultry Committee  
c/o The South African Poultry Association  
P.O. Box 1202  
Honeydew  
2040

I, .....<sup>(1)</sup>  
of .....<sup>(2)</sup>  
hereby apply for authorisation in terms of the Livestock Improvement Act, 1977 (Act 25 of 1977), for the importation of .....<sup>(3)</sup>  
chickens/adult poultry from .....<sup>(4)</sup>  
for:

- †A. As a pure line which have been bred from the breeding lines/breeds ..... and of which eggs/chickens\* were imported for evaluation in terms of authority No. .... dated .....
- †B. As a pure line of the breeding line ..... which is already in the Republic and in respect whereof—
  - (i) it is necessary for continued performance that further genetic material of the same breeding line be imported;
  - (ii) the breeding line has been improved abroad\*.
- †C. For purposes of the breeds ..... as pure bred poultry.

Date ..... Signature of applicant

The Registrar of Livestock Improvement.

This copy of the application, together with a cheque/postal order/money order\* for the amount of ..... Rand (R ..... c), is submitted for your information.

Signature of applicant

The Registrar of Livestock Improvement.

The above application is recommended/not recommended.\*

Date ..... Signature for Poultry Committee

\* Delete whichever is not applicable.

(†) Complete only the applicable paragraph.

(‡) Full name of applicant.

(§) Full postal address of applicant.

(¶) Specify the number.

(\*) Name and address of foreign supplier and country of origin.

## SCHEDULE XV

## AGREEMENT

Memorandum of agreement entered into by and between

in his capacity as Director of the Animal and Dairy Science Research Institute and as such representing the Department of Agricultural Technical Services (hereinafter called "the Department")

AND

(hereinafter called "the Importer")

Whereas the Importer intends importing ..... from ..... and wishes to make use of the quarantine facilities of the Department at Irene;

And whereas the Department can make the said facilities available to the Importer during the period ..... to .....

Now, therefore the parties agree as follows:

1.

The importer shall pay to the Department the sum of ..... (R ..... ) in respect of the use of the said facilities during the period mentioned above, which payment shall be made on the

2.

The Importer shall, to the satisfaction of the Quarantine Master, be responsible for the disinfection of the said facilities prior to the use of the said facilities and shall supply at his own expense the necessary disinfecting materials.

## BYLAE XIV

(Drie kopieë moet regstreeks by die Pluimveekomitee in artikel 3 (5) (c) (iii) van die Wet vermeld ingedien word en een kopie moet by die Registratore ingedien word.)

## AANSOEK OM MAGTIGING VIR DIE INVOER VAN PLUIMVEE AS SUIWERLYN/VIR TENTOONSTELLINGSDOELEINDES\*

Die Sekretaris van die Pluimveekomitee  
p/a Die Suid-Afrikaanse Pluimveevereniging  
Posbus 1202  
Honeydew  
2040

Ek, .....<sup>(1)</sup>  
van .....<sup>(2)</sup>  
doen hierby aansoek om magtiging ingevolge die Veeverbeteringswet, 1977 (Wet 25 van 1977) vir die invoer van .....<sup>(3)</sup>  
kuikens/volvasse pluimvee\* vanaf .....<sup>(4)</sup>

†A. As 'n suiwerlyn wat geteel is uit die teellyne/rasse ..... en waarvan eiers/kuikens\* ingevolge magtiging No. ..... gedateer ..... vir evaluering ingevoer word.

†B. As 'n suiwerlyn van die teellyn ..... wat reeds in die Republiek is en ten opsigte waarvan—

- (i) dit vir voortgesette prestasie noodsaaklik is dat verdere genetiese materiaal van dieselfde teellyn ingevoer word;
- (ii) die tellyn in die buiteland verbeter is\*.

†C. Vir tentoonstellingsdoeleindes van die rasse ..... as rasegtige pluimvee.

Datum ..... Handtekening van aansoeker

Die Registrateur van Veeverbetering.

Hierdie kopie van die aansoek, tesame met 'n tjek/posorder/poswissel\* vir die bedrag van ..... Rand (R ..... c), gaan hiermee vir u inligting.

Handtekening van aansoeker

Die Registrateur van Veeverbetering.

Bostaande aansoek word aanbeveel/nie aanbeveel nie\*.

Datum ..... Handtekening vir Pluimveekomitee

\* Skrap wat nie van toepassing is nie.

† Voltooi slegs die toepaslike paragraaf.

(‡) Volle naam van aansoeker.

(§) Volledige adres van aansoeker.

(¶) Dui die aantal aan.

(\*) Naam en adres van buitelandse voorsieder en land van herkoms.

## BYLAE XV

## OOREENKOMS

Memorandum van ooreenkoms aangegaan deur en tussen

in sy hoedanigheid as Direkteur van die Navorsingsinstituut v/r Vee- en Suiwelkunde en as sodanig handelende namens die Sekretaris van Landbou-tegniese Dienste (hierna genoem "die Departement")

EN

(hierna genoem "die Invoerder")

Nademaal die Invoerder begerig is om ..... in te voer en van die kwarantynfasiliteite vanaf ..... van die Departement te Irene vir die doel gebruik te maak;

En nademaal die Departement vermelde fasiliteite gedurende die tydperk ..... tot ..... tot beskikking van die Invoerder kan stel;

So is dit dat die partye soos volg daartoe ooreenkom:

1.

Die Invoerder moet aan die Departement die bedrag van ..... (R ..... ) betaal ten opsigte van die gebruik van gemaalde kwarantynfasiliteite vir die bogenoemde tydperk welke bedrag betaal moet word op .....

2.

Die Invoerder is verantwoordelik vir die ontsmetting van die kwarantynfasiliteite onder toesig en tot bevrediging van die kwarantynmeester, voor die gebruik van voormalde fasiliteite en moet ook die nodige ontsmettingsmateriaal vir dié doel op eie koste voorsien.

3.

The Importer shall appoint a manager to remain at the quarantine facilities during the period for which the chickens are kept there. Such manager shall be responsible for the proper management, feeding and care of the chickens at the expense of the Importer. The said manager shall at all times be responsible to the Quarantine Master in respect of proper quarantine and disease prevention.

4.

Prior to the removal of the chickens from the quarantine facilities the Department shall have the right to remove a maximum of 15 per cent of all breeding lines in quarantine which shall be unconditionally donated to the Department by the Importer.

5.

Immediately after removal of the chickens from the quarantine facilities the Importer shall also remove all litter and the said facilities shall be left in a neat and clean condition.

The Department and its officers and employees shall not be liable to the Importer or to any person for loss or damages as a result of or arising from the use of the quarantine facilities.

Signed at.....this.....day of  
.....19.....

## AS WITNESSES:

1. .... Department

2. .... Signed at.....this.....day of  
.....19.....

## AS WITNESSES:

1. .... Importer

## SCHEDULE XVI

(Three copies to be submitted direct to the Poultry Committee referred to in section 3 (5) (c) (iii) of the Act and one copy to be submitted to the Registrar.)

## APPLICATION FOR AUTHORISATION FOR THE EXPORTATION OF POULTRY/EGGS\*

The Secretary for the Poultry Committee  
c/o The South African Poultry Association  
P.O. Box 1202  
Honeydew  
2040

I,.....<sup>(1)</sup>  
.....<sup>(2)</sup>  
hereby apply for authority in terms of the Livestock Improvement Act, 1977 (Act 25 of 1977) for the exportation of.....<sup>(3)</sup>  
adult poultry/chickens/eggs\* of the breeding line/breed\*.....<sup>(4)</sup>  
.....to be used by.....<sup>(4)</sup>  
for breeding purposes/purposes of\*.....<sup>(5)</sup>  
The consignment will be exported through.....<sup>(6)</sup>

Date ..... Signature of applicant  
The Registrar of Livestock Improvement.

This copy of the application, together with a cheque/postal order/money order\* for the amount of.....Rand (R.....c), is submitted for your information.

.....  
Signature of applicant  
The Registrar of Livestock Improvement.  
The above application is recommended/not recommended.\*

Date ..... Signature for Poultry Committee\*

\* Delete whichever is not applicable.

(1) Full name of applicant.

(2) Full address of applicant.

(3) Specify the number.

(4) Name and address of the person to whom the export will be made.

(5) The purpose for which the poultry/chickens/eggs are to be exported.

(6) The place through which the export will take place.

3.

Die Invoerder moet 'n bestuurder aanstel om by die kwarantynfasiliteite te bly gedurende die tydperk wat die kuikens daar gehou word. So 'n bestuurder is verantwoordelik vir die behoorlike bestuur, voeding en versorging van die kuikens op koste van die Invoerder. Die vermelde bestuurder is te alle tye aan die kwarantynmeester verantwoordelik ten opsigte van behoorlike kwarantyn en siektevoorkoming.

4.

Alvorens die kuikens die kwarantynfasiliteite verlaat, is die Departement geregtig om 'n maksimum van 15 persent van alle teellyne in kwarantyn te trek, wat die Invoerder onvoorwaardelik aan die Departement skenk.

5.

Onmiddellik na ontruiming van die kwarantynfasiliteite moet die Invoerder alle skropgoed uit die fasiliteite verwyder en die vermelde fasiliteite in 'n netjiese en sindelike toestand laat.

Die Departement en sy beampies en werkneemers is nie teenoor die Invoerder of iemand anders aanspreeklik vir enige verlies of skade as gevolg van of voortspruitende uit die gebruik van die kwarantynfasiliteite nie.

Aldus gedoen en geteken te.....op hede die  
dag van.....19.....

## AS GETUIES:

1. .... Departement

2. .... Aldus gedoen en geteken te.....op hede die  
dag van.....19.....

## AS GETUIES:

1. .... Invoerder

2. ....

## BYLAE XVI

(Drie kopieë moet regstreeks by die Pluimveekomitee in artikel 3 (5) (c) (iii) van die Wet vermeld ingedien word en een kopie moet by die Registrateur ingedien word.)

## AANSOEK OM MAGTIGING VIR DIE UITVOER VAN PLUIMVEE/EIERS\*

Die Sekretaris van die Pluimveekomitee  
p/a Die Suid-Afrikaanse Pluimveevereniging  
Posbus 1202  
Honeydew  
2040

Ek,.....<sup>(1)</sup>  
van.....<sup>(2)</sup>  
doen hierby aansoek om magtiging ingevolge die Veeverbeteringswet, 1977 (Wet 25 van 1977) vir die uitvoer van.....<sup>(3)</sup>  
volwasse pluimvee/kuikens/eiers\*.....<sup>(4)</sup>  
om deur.....<sup>(5)</sup>  
vir teeldoelende/doeleindes van\*.....<sup>(6)</sup>  
gebruik te word. Die besending sal uitgevoer word deur.....<sup>(6)</sup>

Datum ..... Handtekening van aansoeker

Die Registrateur van Veeverbetering.

Hierdie kopie van die aansoek, tesame met 'n tjek/posorder/  
poswissel\* vir die bedrag van.....Rand (R.....c),  
gaan hiermee vir u inligting.

Handtekening van aansoeker

Die Registrateur van Veeverbetering.

Bostaande aansoek word aanbeveel/nie aanbeveel nie.\*

Datum ..... Handtekening vir Pluimveekomitee

\* Skrap wat nie van toepassing is nie.

(1) Volle naam van aansoeker.

(2) Volledige adres van aansoeker.

(3) Dui die aantal aan.

(4) Naam en adres van die persoon na wie die uitvoer sal geskied.

(5) Dui die doel aan waarvoor die pluimvee/kuikens/eiers

uitgevoer sal word.

(6) Dui die plek aan waardeur die uitvoer sal geskied.

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Vol. 1 (1966): Prys R1,75. Buitelands R2,20, posvry.

Vol. 13 (1970): Prys R10. Buitelands R12, posvry.

Vol. 16 Deel 1 (1975): Prys R13,50. Buitelands R16,75, posvry.

Deel 2 (1977): Prys R16. Buitelands R20, posvry.

Vol. 22 (1976): Prys R8,60. Buitelands R10,75, posvry.

Vol. 9 (1978): Prys R4,25. Buitelands R5,30, posvry.

Verkrygbaar van die Direkteur, Afdeling Landbou-inligting, Privaatsak X144, Pretoria.

Verkoopbelasting moet by binnelandse bestellings ingesluit word.

## AGROPLANTAE

This publication is a continuation of the South African Journal of Agricultural Science Vol. 1 to 11, 1958-1968 and deals with Agronomy, Ecology, Agrostology, Genetics, Agricultural Botany, Landscape Management, Herbicides, Plant Physiology, Plant Production and Technology, Pomology, Horticulture, Pasture Science and Viticulture. Four parts of the journal are published annually.

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The journal is obtainable from the above-mentioned address at R1,50 per copy or R6 per annum, post free (Other countries R1,75 per copy or R7 per annum).

Sales tax must accompany inland orders.

## AGROPLANTAE

Hierdie publikasie is 'n voortsetting van die Suid-Afrikaanse Tydskrif vir Landbouwetenskap Jaargang 1 tot 11, 1958-1968 en bevat artikels oor Akkerbou, Ekologie, Graskunde, Genetika, Landbouplantkunde, Landskapbestuur, Onkruidmiddels, Plantfisiologie, Plantproduksie en -tegnologie, Pomologie, Tuinbou, Weiding en Wynbou. Vier dele van die tydskrif word per jaar gepubliseer.

Verdienstelike landboukundige bydraes van oorspronklike wetenskaplike navorsing word vir plasing in hierdie tydskrif verwelkom. Voorskritte vir die opstel van sulke bydraes is verkrygbaar van die Direkteur, Landbou-inligting, Privaatsak X144, Pretoria, aan wie ook alle navrae in verband met die tydskrif gerig moet word.

Die tydskrif is verkrygbaar van bogenoemde adres teen R1,50 per eksemplaar of R6 per jaar, posvry (Buitelands R1,75 per eksemplaar of R7 per jaar).

Verkoopbelasting moet by binnelandse bestellings ingesluit word.

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