

REPUBLIEK
VAN
SUID-AFRIKA



REPUBLIC
OF
SOUTH AFRICA

Staatskoerant Government Gazette

Verkoopprys • Selling price
(AVB uitgesluit/GST excluded)
Plaaslik **45c** Local
Buitelands **60c** Other countries
Posvry • Post free

**Regulasiekoerant
Regulation Gazette**

No. 3966

As 'n Nuusblad by die
Poskantoor geregistreer
Registered at the Post Office
as a Newspaper

Vol. 252

PRETORIA, 20 JUNIE 1986

No. 10288

PROKLAMASIE *van die*

Staatspresident van die Republiek van Suid-Afrika
No. R. 104, 1986

WYSIGINGSWET OP VEEVERBETERING, 1984
(WET 31 VAN 1984)

INWERKINGTREDING VAN SEKERE BEPALINGS

Kragtens die bevoegdheid my verleen by artikel 23 van die Wysigingswet op Veeverbetering, 1984 (Wet 31 van 1984), verklaar ek hierby dat die bepalings van artikels 2, 4 tot 14, 20 (a) tot (g) en 22 (a) tot (g) en (i) van genoemde Wet op 1 Julie 1986 in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Dertigste dag van Mei Eenduisend Negehonderd Ses-en-tigtyg.

P. W. BOTHA,
Staatspresident.

Op las van die Staatspresident-in-Kabinet:

J. J. G. WENTZEL,
Minister van die Kabinet.

GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN LANDBOU- EKONOMIE EN -BEMARKING

No. R. 1180 20 Junie 1986

VEEVERBETERINGSWET, 1977 (WET 25 VAN 1977)

TOEPASSING VAN WET

Ek, Gert Jeremias Kotzé, Adjunk-minister van Landbouekonomie, handelende namens die Minister van Landbouekonomie kragtens artikel 2 van die Veeverbeteringswet, 1977 (Wet 25 van 1977)—

(a) verklaar hierby—

(i) die soorte diere wat in kolom 1 van Tabel A vermeld word, behoudens die bepalings van subparagraaf (iv), as diere vir die doeleindes

PROCLAMATION

by the

State President of the Republic of South Africa

No. R. 104, 1986

LIVESTOCK IMPROVEMENT AMENDMENT ACT,
1984 (ACT 31 OF 1984)

COMMENCEMENT OF CERTAIN PROVISIONS

By virtue of the powers vested in me by section 23 of the Livestock Improvement Amendment Act, 1984 (Act 31 of 1984), I hereby declare that the provisions of sections 2, 4 to 14, 20 (a) to (g) and 22 (a) to (g) and (i) of the said Act shall come into operation on 1 July 1986.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Thirtieth day of May, One thousand Nine hundred and Eighty-six.

P. W. BOTHA,
State President.

By Order of the State President-in-Cabinet:

J. J. G. WENTZEL,
Minister of the Cabinet.

GOVERNMENT NOTICES

DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING

No. R. 1180 20 June 1986

LIVESTOCK IMPROVEMENT ACT, 1977 (ACT 25 OF 1977)

APPLICATION OF ACT

I, Gert Jeremias Kotzé, Deputy Minister of Agricultural Economics, acting on behalf of the Minister of Agricultural Economics under section 2 of the Livestock Improvement Act, 1977 (Act 25 of 1977)—

(a) hereby declare—

(i) the kinds of animals specified in column 1 of Table A, subject to the provisions of subparagraph (iv), to be animals for the purposes of all

<p>van al die bepaling van genoemde Wet, behalwe artikel 17 daarvan;</p> <p>(ii) die diere van die rasse wat in kolomme 2 en 3 van genoemde Tabel A teenoor elke sodanige soort dier vermeld word, as diere vir die doeleindes van die bepaling van artikels 9 (3) en 18 van genoemde Wet;</p> <p>(iii) die soorte pluimvee in Tabel B vermeld, behoudens die bepaling van subparagraaf (iv), as diere vir die doeleindes van al die bepaling van genoemde Wet, behalwe artikels 7, 8, 9, 10, 11, 12, 13, 17, 18, 19, 20, 21, 22 en 23 daarvan;</p> <p>(iv) die soorte diere in kolom 1 van Tabel A en in Tabel B vermeld, as diere vir die doeleindes van die bepaling van artikel 17 van genoemde Wet, behalwe vir sover dit betrekking het op die uitvoer van sodanige diere na 'n land in Tabel C vermeld; en</p> <p>(v) volstruise as diere vir die doeleindes van die bepaling van artikel 17 van genoemde Wet vir sover dit betrekking het op die uitvoer van volstruise en die eiers van volstruise; en</p> <p>(b) herroep hierby Goewermentskennisgewings R. 850 van 27 April 1979, R. 2059 van 2 Oktober 1981, R. 1710 van 13 Augustus 1982, R. 906 van 6 Mei 1983, R. 907 van 6 Mei 1983 en R. 1794 van 19 Augustus 1983.</p>	<p>the provisions of the said Act, except section 17 thereof;</p> <p>(ii) the animals of the breeds specified in columns 2 and 3 of the said Table A opposite each such kind, to be animals for the purposes of section 9 (3) and 18 of the said Act;</p> <p>(iii) the kinds of poultry specified in Table B, subject to the provisions of subparagraph (iv), to be animals for the purposes of all the provisions of the said Act, except sections 7, 8, 9, 10, 11, 12, 13, 17, 18, 19, 20, 21, 22 and 23 thereof;</p> <p>(iv) the kinds of animals specified in column 1 of Table A and in Table B, to be animals for the purposes of the provisions of section 17 of the said Act, except in so far as it relates to the export of such animals to a country indicated in Table C; and</p> <p>(v) ostriches to be animals for the purposes of the provisions of section 17 of the said Act in so far as it relates to the export of ostriches and eggs of ostriches; and</p> <p>(b) hereby repeal Government Notices R. 850 of 27 April 1979, R. 2059 of 2 October 1981, R. 1710 of 13 August 1982, R. 906 of 6 May 1983, R. 907 of 6 May 1983 and R. 1794 of 19 August 1983.</p>
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G. J. KOTZÉ,
Adjunk-minister van Landbou-ekonomie.

G. J. KOTZÉ,
Deputy Minister of Agricultural Economics.

TABEL A/TABLE A
SOORTE EN RASSE DIERE WAAROP DIE WET VAN TOEPASSING IS
KINDS AND BREEDS OF ANIMALS TO WHICH THE ACT SHALL APPLY

Soort diere Kind of animals	Erkende rasse Recognised breeds	Ontwikkelende rasse Developing breeds
1	2	3
Beeste/Cattle.....	Aberdeen Angus Afrikaner Ayrshire Bonsmara Brahman Bruin Switser/Brown Swiss Charolais Deutsches Rotvieh Dexter Drakensberger Fries/Friesland Galloway Guernsey Hereford Jersey Limousin Noord Devon/North Devon Pinzgauer Rooipoeskop/Red Poll Rotblinte Schleswicht-Holsteiner Santa Gertrudis Shorthorn Simmentaler Suid Devon/South Devon Sussex	Brangus. Nguni. Tuli.
Bokke/Goats.....	Angora British Alpine Saanen Toggenberger	Boerbok/Boer goat

Soort diere Kind of animals	Erkende rasse Recognised breeds	Ontwikkelende rasse Developing breeds
1	2	3
Perde/Horses.....	American Quarter Horse Appaloosa Arabierperd/Arab Horse Clydesdale Connemarapone/Connemara Pony English Halbblut Friesperd/Friesland Horse Hackney Hackney Ponie/Hackney Pony Haflinger Hanoveraner/Hanoverian Historiese Boerperd Highlandponie/Highland Pony Lipizzaner Morganperd/Morgan Horse Nooitgedachtpone/Nooitgedacht Pony Percheron Saalperd/Saddler Shetlandponie/Shetland Pony Shire Trakehner Volbloed/Thoroughbred Walliese Ponie/Welsh Pony	Kaapse Boerperd, Vlaamperd/Flemish horse.
Skape/Sheep.....	Border Leicester Corriedale Dormer Dorset Horn Hampshire Ile de France Karakoel/Karakul Lincoln Longwool Merino Merinolandskaap/Merino Landsheep S.A. Vleismerino/S. A. Mutton Merino Southdown Suffolk	Dohne Merino. Dorper.
Varke/Pigs.....	Chester White Duroc Groot Swart/Large Black Groot Wit/Large White Hampshire S.A. Landras/S.A. Landrace Walliese/Welsh	

TABEL B**PLUIMVEE WAAROP SEKERE BEPALINGS VAN DIE WET VAN
TOEPASSING IS**

Eende.
Ganse.
Hoenders.
Kalkoene.
Makoue.

TABEL C**VRYGESTELDE LANDE**

Botswana.
Lesotho.
Swaziland.
Transkei.
Bophuthatswana.
Venda.
Ciskei.

TABLE B**POULTRY TO WHICH CERTAIN PROVISIONS OF THE ACT
SHALL APPLY**

Ducks.
Geese.
Fowls.
Turkeys.
Muscovies.

TABLE C**EXEMPTED COUNTRIES**

Botswana.
Lesotho.
Swaziland.
Transkei.
Bophuthatswana.
Venda.
Ciskei.

No. R. 1181

20 Junie 1986

VEEVERBETERINGSWET, 1977
(WET 25 VAN 1977)

VEEVERBETERINGSREGULASIES

Die Adjunk-minister van Landbou-ekonomiese handelende namens die Minister van Landbou-ekonomiese handelende het kragtens artikel 34 (1) van die Veeverbeteringswet, 1977 (Wet 25 van 1977), die regulasies in die Bylae uitgevaardig.

BYLAE

Woordomskrywing

1. In hierdie regulasies het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis, en beteken "die Wet" die Veeverbeteringswet, 1977 (Wet 25 van 1977).

Aansoek om registrasie as 'n insemineerde, embryo-orplaser of inovuleerde

2. (1) 'n Aansoek om registrasie as 'n insemineerde, embryo-orplaser of inovuleerde ingevolge artikel 10 (1) (a) van die Wet moet—

(a) op 'n vorm gedoen word wat vir dié doel by die registrator verkrybaar is;

(b) vergesel gaan van die bedrag in item 1 van Tabel A vermeld.

(2) So 'n aansoek moet—

(a) in die geval van 'n insemineerde, embryo-orplaser of inovuleerde wat die toepaslike onderrigkursus in regulasie 10 vermeld, met welslae voltooi het—

(i) ingedien word om die registrator binne drie maande na datum van voltooiing van die betrokke kursus, te bereik; en

(ii) vergesel gaan van 'n gesertificeerde afskrif van die sertikaat wat ten opsigte van daardie kursus uitgereik is;

(b) in die geval van 'n embryo-orplaser of inovuleerde bedoel in artikel 9 (4) van die Wet—

(i) ingedien word om die registrator binne ses maande na die datum van inwerkingtreding van hierdie regulasies te bereik; en

(ii) vergesel gaan van skriftelike bewys, in die vorm van 'n beëdigde verklaring deur iemand wat persoonlik kennis dra van die feit dat so 'n embryo-orplaser suksesvol eiselle opgevang en inovulerings van diere uitgevoer het, of dat so 'n inovuleerde inovulerings van diere suksesvol uitgevoer het, vir 'n aaneenlopende tydperk van minstens twee jaar voor die inwerkingtreding van artikel 8 van die Wysigingswet op Veeverbeterings, 1984 (Wet 31 van 1984); of

(c) in die geval van 'n insemineerde, embryo-orplaser of inovuleerde, wat nie 'n Suid-Afrikaanse burger is nie en aan wie 'n sertikaat of tydelike sertikaat ingevolge artikel 4 of 5 (1) van die Wet op Vreemdelinge, 1937 (Wet 1 van 1937), uitgereik is of wat kragtens artikel 7 van genoemde Wet vergun is om die Republiek binne te kom, en ten opsigte van wie 'n bevoegde gesag wat vir dié doel deur die registrator erken word, na suksesvolle aflegging van 'n teoretiese en praktiese toets, deur die aansoeker gesertificeer het dat sodanige insemineerde, embryo-orplaser of inovuleerde voldoende teoretiese en praktiese kennis het van die opvang van semen of eiselle of inseminering of inovulering, na gelang van die geval—

(i) ingedien word om die registrator binne drie maande na die aflegging van daardie toets te bereik; en

No. R. 1181

20 June 1986

LIVESTOCK IMPROVEMENT ACT, 1977
(ACT 25 OF 1977)

LIVESTOCK IMPROVEMENT REGULATIONS

The Deputy Minister of Agricultural Economics, acting on behalf of the Minister of Agricultural Economics, has under section 34 (1) of the Livestock Improvement Act, 1977 (Act 25 of 1977), made the regulations in the Schedule.

SCHEDULE

Definition

1. Any word or expression in these regulations to which a meaning has been assigned in the Act shall have that meaning, and "the Act" means the Livestock Improvement Act, 1977 (Act 25 of 1977).

Application for registration as an inseminator, embryo transferor or inovulator

2. (1) An application for registration as an inseminator, embryo transferor or inovulator in terms of section 10 (1) (a) of the Act shall—

(a) be made on a form which is obtainable from the registrar for this purpose;

(b) be accompanied by the amount specified in item 1 of Table A.

(2) Such application shall—

(a) in the case of an inseminator, embryo transferor or inovulator who has successfully completed the applicable course of instruction referred to in regulation 10—

(i) be submitted to reach to the registrar within three months of the date of completion of the course concerned; and

(ii) be accompanied by a certified copy of the certificate issued in respect of that course;

(b) in the case of an embryo transferor or inovulator referred to in section 9 (4) of the Act—

(i) be submitted to reach the registrar within six months of the date of commencement of these regulations; and

(ii) be accompanied by written proof, in the form of an affidavit by a person having personal knowledge of the fact that such embryo transferor has successfully collected ova and carried out inovulations of animals, or that such inovulator has successfully carried out inovulations of animals, for a continuous period of not less than two years prior to the commencement of section 8 of the Livestock Improvement Amendment Act, 1984 (Act 31 of 1984); or

(c) in the case of an inseminator, embryo transferor or inovulator, who is not a South African citizen and to whom a certificate or temporary certificate was issued in terms of section 4 or 5 (1) of the Aliens Act, 1937 (Act 1 of 1937), or who has been permitted under section 7 of the said Act to enter the Republic, and in respect of whom a competent authority, recognized by the registrar for this purpose, has after successful completion of a theoretical and practical test by the applicant, certified that such inseminator, embryo transferor or inovulator has sufficient theoretical and practical knowledge of the collection of semen or ova or insemination or inovulation, as the case may be—

(i) be submitted to reach the registrar within three months of completion of such tests; and

- (ii) vergesel gaan van gesertifiseerde afskrifte van die sertifikaat of vergunning wat ingevolge voormalde Wet uitgereik is en van die sertifikaat wat deur bedoelde bevoegde gesag uitgereik is.

Aansoek om registrasie van perseel as K.I.-sentrum

3. (1) 'n Aansoek om registrasie van 'n perseel as 'n K.I.-sentrum ingevolge artikel 10 (1) (b) (i) van die Wet moet—

- (a) op 'n vorm gedoen word wat vir dié doel by die registrator verkrybaar is;
- (b) aldus gedoen word voordat enige geboue op die betrokke perseel opgerig word, of indien geboue reeds opgerig is, voordat semen of eiselle vir verkoop op die betrokke perseel opgevang word; en
- (c) vergesel gaan van—
- (i) drie afskrifte van 'n terreintekening van die betrokke perseel;
 - (ii) drie afskrifte van gedetailleerde grondplanne; en
 - (iii) die bedrag in item 2 van Tabel A vermeld.

(2) 'n Aansoek in subregulasie (1) bedoel, moet—

- (a) 'n volledige uiteenstelling van die redes bevat waarom dit in die belang van die veebedryf is dat die betrokke perseel as 'n K.I.-sentrum geregistreer moet word, met spesiale vermelding van die voordele wat dit vir die veebedryf sal inhou;
- (b) 'n aanduiding van die benaderde datum bevat waarop die perseel vir finale inspeksie gereed sal wees, welke datum nie later moet wees nie as twee jaar vanaf die datum van aansoek.

(3) 'n Terreintekening in subregulasie (1) (c) (i) bedoel, moet—

- (a) kantoor- en laboratoriumkomplekse;
- (b) stalle, hokke, deksteiers en drukgange waarin diere met die oog op hulle goedkeuring om tot die K.I.-sentrum toegelaat te word, onder kwarantyn gehou en hantereer sal word;
- (c) stalle, hokke, drukgange, kraale en, indien van toepassing, deksteiers asook enige ander plekke waar diere wat ingevolge artikel 10 (3) (c) van die Wet goedgekeur is by die K.I.-sentrum aangehou en hantereer sal word; en
- (d) openbare paaie en deurgange op en om die perseel en die publieke toegang tot die perseel,

aandui in verhouding tot ander geboue op die perseel, omliggende eiendomme, gebouekomplekse en plekke, indien enige, waar ander diere aangehou word.

(4) 'n Gedetailleerde grondplan in subregulasie (1) (c) (ii) bedoel, moet die mate en beskrywing van elke vertrek of ruimte van die voorgestelde of bestaande—

- (a) geboue vir kantore en laboratoriums met inbegrip van—
- (i) die ligging van vertrekke vir die ondersoek, verwerking, verpakking, merk of opbergung van semen of eiselle;
 - (ii) die ligging van vertrekke vir die reiniging en sterilisering van toerusting;
 - (iii) die ligging van kleedkamers en toilette; en
 - (iv) die posisie van toonbanke, rakke, werksbanke, opwasbakke en permanent geïnstalleerde toerusting in sodanige vertrekke;
- (b) stalle, hokke, deksteiers, drukgange en plekke in subregulasie (3)-bedoel; en
- (c) kraale en skure,
- aandui.

- (ii) be accompanied by certified copies of the certificate or permission issued in terms of the aforesaid Act and the certificate issued by the competent authority concerned.

Application for registration of premises as A.I. centres

3. (1) An application for registration of a premises as an A.I. centre in terms of section 10 (1) (b) (i) of the Act shall—

- (a) be made on a form which is obtainable from the registrar for this purpose;
- (b) be made thus before any buildings are erected on the premises concerned or, if buildings have already been erected, before semen or ova for sale are collected on the premises concerned; and
- (c) be accompanied by—
- (i) three copies of a site plan of the premises concerned;
 - (ii) three copies of detailed ground plans; and
 - (iii) the amount specified in item 2 of Table A.

(2) An application referred to in subregulation (1) shall contain—

(a) a full exposition of the reasons why it shall be in the interest of the livestock industry that the premises concerned shall be registered as an A.I. centre, with special reference to the benefits it would have for the livestock industry; and

(b) an indication of the approximate date on which the premises will be ready for final inspection, which date shall not be later than two years of the date of the application.

(3) A site plan referred to in subregulation (1) (c) (i) shall show—

- (a) office and laboratory complexes;
- (b) stables, pens, collecting stocks and crushes in which animals will be kept and handled in quarantine with a view to their approval to be admitted to the A.I. centre;
- (c) stables, pens, crushes, kraals and, if applicable, collecting stocks as well as any other places where animals approved in terms of section 10 (3) (c) of the Act will be kept and handled at the A.I. centre; and
- (d) public roads and thoroughfares on and around the premises and the public entrance to the premises,

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

(4) A detailed ground plan referred to in subregulation (1) (c) (ii) shall indicate the measurements and description of each room or space of the proposed or existing—

- (a) buildings for offices and laboratories including—
- (i) the location of rooms for the examination, processing, packing, marking and storage of semen or ova;
 - (ii) the cleansing and sterilisation of equipment;
 - (iii) the location of cloakrooms and toilets; and
 - (iv) the position of counters, shelves, work benches, sinks and permanently installed equipment in such rooms;
- (b) stables, pens, collecting stocks, crushes and places referred to in subregulation (3); and
- (c) kraals and barns.

Aansoek om die goedkeuring van 'n dier vir die opvang van semen of eiselle

4. (1) 'n Aansoek om die goedkeuring van 'n dier ingevolge artikel 10 (1) (b) (ii) van die Wet vir die opvang van semen of eiselle na gelang van die geval, moet—

- (a) op 'n vorm gedoen word wat vir dié doel by die registrateur verkrybaar is; en
- (b) vergesel gaan van—
 - (i) 'n uitgebreide tweegenerasiestamboom van die betrokke dier;
 - (ii) indien beskikbaar, die bloedtiperingslaboratoriumnommer van die betrokke dier met bevestiging van die ouerskap daarvan: Met dien verstande dat indien dit nie ten tyde van 'n aansoek beskikbaar is nie, dit aan die registrateur verstrek moet word voordat hy die betrokke dier ingevolge artikel 10 (3) (c) van die Wet goedkeur;
 - (iii) 'n sertifikaat in artikel 9 (3) (b) van die Wet bedoel, van die betrokke veetelersgenootskap; en
 - (iv) die bedrag in item 3 van Table A vermeld.

(2) Die registrateur moet elke aansoek in subregulasie (1) bedoel, na die Direkteur: Vee- en Suiwelkunde verwys vir oorweging met die oog op die verstrekking van 'n sertifikaat in artikel 9 (3) (b) van die Wet bedoel.

(3) Indien 'n sertifikaat in artikel 9 (3) (b) van die Wet bedoel, deur die Direkteur: Vee- en Suiwelkunde aan die registrateur verstrek is, moet die registrateur reël vir die ondersoek van die betrokke dier deur 'n veearts wat 'n beampete is, moet die oog op die verstrekking van 'n sertifikaat in artikel 9 (3) (a) van die Wet bedoel.

Hernuwing van registrasies en goedkeurings

5. (1) 'n Aansoek om die hernuwing van die registrasie van 'n insemineerde, embryo-ooplaser, inovuleerde of K.I.-sentrum of die goedkeuring van 'n dier vir die opvang van semen of eiselle moet—

- (a) op 'n vorm gedoen word wat vir dié doel by die registrateur verkrybaar is; en
- (b) vergesel gaan van—
 - (i) die geldende sertifikaat van registrasie of sertifikaat van goedkeuring, na gelang van die geval;
 - (ii) die toepaslike bedrag in item 4, 5 of 6 van Tabel A vermeld; en
 - (iii) die ander toepaslike stukke in subregulasie (2) bedoel.

(2) (a) 'n Aansoek om die hernuwing van die registrasie van 'n insemineerde, embryo-ooplaser, of inovuleerde moet vergesel gaan van skriftelike bevestiging in die vorm van 'n beëdigde verklaring dat—

- (i) die betrokke insemineerde gedurende die lopende tydperk van registrasie by minstens 40 geleenthede suksesvol semen opgevang van kunsmatige inseminering van diere uitgevoer het;
- (ii) die betrokke embryo-ooplaser gedurende die lopende tydperk van registrasie by minstens 20 geleenthede suksesvol eiselle opgevang en inovulering van diere uitgevoer het; of
- (iii) die betrokke inovuleerde gedurende die lopende tydperk van registrasie by minstens 40 geleenthede suksesvol inovulering van diere uitgevoer het.

(b) Indien 'n bevestiging in paragraaf (a) bedoel, nie verstrek kan word nie, moet 'n skriftelike aanbeveling deur die bevoegde gesag in regulasie 2 (2) (c) bedoel, dat die betrokke registrasie hernieu kan word, die betrokke aansoek vergesel.

Application for the approval of an animal for collecting semen or ova

4. (1) An application for the approval of an animal in terms of section 10 (1) (b) (ii) of the Act for the collecting of semen or ova, as the case may be, shall—

- (a) be made on a form which is obtainable from the registrar for this purpose; and
- (b) be accompanied by—
 - (i) an extended two-generation pedigree of the animal concerned;
 - (ii) if available, the blood typing laboratory number of the animal concerned with confirmation of the parentage thereof: Provided that if it is not available at the time of application, it shall be furnished to the registrar before he approves the animal concerned in terms of section 10 (3) (c) of the Act;
 - (iii) a certificate referred to in section 9 (3) (b) of the Act from the livestock breeders' society concerned; and
 - (iv) the amount specified in item 3 of Table A.

(2) The registrar shall refer each application referred to in subregulation (1), to the Director: Animal and Dairy Science for consideration with a view to the furnishing of a certificate referred to in section 9 (3) (b) of the Act.

(3) If a certificate referred to in section 9 (3) (b) of the Act has been furnished to the registrar by the Director: Animal and Dairy Science, the registrar shall arrange for the examination of the animal concerned by a veterinarian who is an officer with a view to the furnishing of a certificate referred to in section 9 (3) (a) of the Act.

Renewal of registrations and approvals

5. (1) An application for the renewal of the registration of an inseminator, embryo transferor, inovulator or A.I. centre or the approval of an animal for the collecting of semen or ova shall—

- (a) be made on a form which is obtainable from the registrar for this purpose; and
- (b) be accompanied by—
 - (i) the current certificate of registration or certificate of approval, as the case may be;
 - (ii) the applicable amount specified in item 4, 5 or 6 of Table A; and
 - (iii) the other applicable documents referred to in subregulation (2).

(2) (a) An application for the renewal of the registration of an inseminator, embryo transferor or inovulator shall be accompanied by written conformation in the form of an affidavit that—

- (i) the inseminator concerned has during the current period of registration collected semen or carried out artificial insemination of animals successfully at not less than 40 occasions;
- (ii) the embryo transferor concerned has during the current period of registration collected ova and carried out inovulation of animals successfully at not less than 20 occasions; or
- (iii) the inovulator concerned has during the current period of registration carried out inovulation of animals successfully at not less than 40 occasions.

(b) If a confirmation referred to in paragraph (a) cannot be furnished, a written recommendation by the competent authority referred to in regulation 2 (2) (c), that the registration concerned may be renewed, shall accompany the application concerned.

(3) 'n Aansoek om die hernuwing van die registrasie van 'n K.I.-sentrum waarvan die sertifikaat van registrasie op die datum van inwerkingtreding van hierdie regulasies geldig is, moet, wanneer skriftelik deur die registrar versoek, vergesel gaan van drie kopieë van die toepaslike terreintekening in regulasie 3 (1) (c) (i) bedoel.

(4) 'n Aansoek vir die hernuwing van die goedkeuring van 'n dier vir die opong van semen of eiselle moet vergesel gaan van 'n skriftelike aanbeveling deur 'n veearts wat 'n beampie is dat die betrokke goedkeuring hernieu kan word, welke aanbeveling na 'n ondersoek van die betrokke dier ten opsigte van die algemene staat van gesondheid, afwesigheid van siektes en, in die geval van 'n manlike dier, die kwaliteit van die semen daarvan, deur hom verstrekk is.

(5) (a) 'n Aansoek in subregulasie (1) en (2) bedoel, moet laatstens 90 dae voor die vervaldatum van die betrokke registrasie of goedkeuring, en hoogstens 150 dae voor sodanige vervaldatum by die registrar ingedien word.

(b) Indien so 'n aansoek binne 90 dae na die vervaldatum van die betrokke registrasie of goedkeuring deur die registrar ontvang word, word dit slegsoorweeg indien, benewens die toepaslike bedrag in subregulasie (1) (b) (ii) bedoel; die toepaslike bykomende bedrag in item 7, 8 of 9 van Tabel A vermeld, ook ten opsigte van daardie aansoek betaal is.

(6) (a) Indien 'n aansoek om die hernuwing van 'n registrasie of goedkeuring nie binne die tydperk in subregulasie (5) (b) bedoel, deur die registrar ontvang is nie, en die voortsetting van daardie registrasie of goedkeuring verlang word, moet 'n aansoek vir sodanige registrasie of goedkeuring opnuut soos in regulasie 2, 3 of 4 beoog, gedoen word.

(b) Die feit dat 'n insemineerde, embryo-ooplaser, inovuleerde, of K.I.-sentrum voorheen geregistreer was, of dat 'n dier voorheen goedgekeur was impliseer nie noodwendig dat die betrokke persoon, perseel of dier weer geregistreer of goedgekeur sal word nie.

(7) Wanneer die registrar 'n registrasie of goedkeuring hernieu, teken hy sodanige hernuwing en 'n aanduiding van die volgende vervaldatum daarvan, soos ingevolge regulasie 7 bepaal, op die sertifikaat aan wat tesame met die betrokke aansoek aan hom voorgelê was: Met dien verstande dat die registrar te eniger tyd 'n nuwe sertifikaat in die plek van die sertifikaat aan hom voorgelê, kan uitreik.

Verdere hernuwing van registrasies en goedkeurings

6. Die bepalings van regulasie 5 is *mutatis mutandis* van toepassing op 'n aansoek om die verdere hernuwing van die registrasie van 'n insemineerde, embryo-ooplaser, inovuleerde of K.I.-sentrum of die goedkeuring van 'n dier vir die opong van semen of eiselle.

Geldigheidsduur van hernuwing van registrasie en goedkeurings

7. Die hernuwing van—

- die registrasie van 'n insemineerde, embryo-ooplaser en inovuleerde is geldig vir 24 maande;
- die registrasie van 'n K.I.-sentrum is geldig vir 36 maande; en
- die goedkeuring van 'n dier vir die opong van semen of eiselle is geldig vir 12 maande.

Voorwaardes vir registrasies en goedkeuring

8. (1) Die registrasie van 'n insemineerde, embryo-ooplaser en inovuleerde as sodanig, is onderworpe daaraan dat die registrar binne 14 dae na enige adresverandering skriftelik per aangetekende pos daarvan in kennis gestel word.

(3) An application for the renewal of the registration of an A.I. centre of which the certificate of registration is valid on the date of commencement of these regulations shall, when requested by the registrar in writing, be accompanied by three copies of the applicable site plan referred to in regulation 3 (1) (c) (i).

(4) An application for the renewal of the approval of an animal for the purpose of collecting semen or ova shall be accompanied by a written recommendation by a veterinarian who is an officer that the approval concerned may be renewed, which recommendation is furnished by him after an examination of the animal concerned in respect of the general state of health, absence of disease and, in the case of a male animal, the semen quality thereof.

(5) (a) An application referred to in subregulation (1) shall be lodged with the registrar not later than 90 days prior to the expiry date of the registration or approval concerned and not more than 150 days prior to such expiry date.

(b) If such application is received, by the registrar within 90 days after the expiry date of the registration or approval concerned, it shall be considered only if, in addition to the applicable amount referred to in subregulation (1) (b) (ii), the applicable additional amount specified in item 7, 8 or 9 of Table A has been paid in respect of that application.

(6) (a) If an application for the renewal of a registration or approval is not received by the registrar within the period referred to in subregulation (5) (b), and the continuation of that registration or approval is desired, an application for such registration or approval shall be made anew as contemplated in regulation 2, 3 or 4.

(b) The fact that an inseminator, embryo transferor, inovulator or A.I. centre was registered previously or an animal was approved previously, shall not necessarily imply that the person, premises or animal concerned will again be registered or approved.

(7) When the registrar renews a registration or approval, he shall record such renewal and an indication of the next expiry date thereof as determined in terms of regulation 7, 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.

Further renewal of registrations and approvals

6. The provisions of regulation 5 shall *mutatis mutandis* apply to an application for the further renewal of the registration of an inseminator, embryo transferor, inovulator or A.I. centre, or the approval of an animal for the collecting of semen or ova.

Validity of registrations and approvals

7. The renewal of—

- the registration of an inseminator, embryo transferor and inovulator shall be valid for 24 months;
- the registration of an A.I. centre shall be valid for 36 months; and
- the approval of an animal for the purpose of collecting semen or ova shall be valid for 12 months.

Conditions for registrations and approvals

8. (1) The registration of an inseminator, embryo transferor and inovulator as such, shall be subject thereto that the registrar be notified in writing by registered post of any change in address within 14 days of such change.

(2) Die registrasie van 'n K.I.-sentrum is onderworpe daaraan dat die registrar skriftelik in kennis gestel word—

- (a) van enige strukturele verandering wat beoog word ten opsigte van die gebouekomplekse of ander konstrukies op die perseel van die betrokke K.I.-sentrum, soos aangedui op die terreintekening en gedetailleerde grondplanne wat ingevolge regulasie 3 of 5 (3) ingedien is;
- (b) van enige verandering wat beoog word in die maksimum getal en die soorte diere wat by die betrokke K.I.-sentrum aangehou word;
- (c) van enige verandering ten opsigte van—
 - (i) die persoon aan wie die betrokke sertifikaat van registrasie uitgereik is;
 - (ii) die bestuurder van die besigheid van die betrokke K.I.-sentrum; of
 - (iii) die veearts wat vir die beheer oor die gesondheid van die diere en, indien van toepassing, die veekundige wat vir die beheer oor die tegniese werksaamhede by die betrokke K.I.-sentrum in diens is; of
- (d) van die beëindiging van dienste by die betrokke K.I.-sentrum en van die redes daarvoor.

(3) 'n Kennisgewing in subregulasie (2) (c) of (d) bedoel, moet by die registrar binne 14 dae vanaf die datum waarop die verandering plaasgevind het, of dienste beëindig is, na gelang van die geval, ingedien word.

(4) Die bestuurder van 'n K.I.-sentrum, moet die registrar binne 14 dae na die datum waarop 'n dier, goedgekeur vir die opvang van semen of eiselle, van daardie K.I.-sentrum verwyder is, skriftelik van sodanige verwydering en van die redes daarvoor, in kennis stel.

Teruggeding van registrasiesertifikaat of goedkeuring

9. (1) Die registrasiesertifikaat van 'n K.I.-sentrum waar dienste beëindig is, moet saam met 'n kennisgewing in regulasie 8 (1) (d) bedoel, per aangetekende pos aan die registrar teruggestuur word.

(2) Die sertifikaat van goedkeuring van 'n dier wat van 'n K.I.-sentrum verwyder is, moet tesame met 'n kennisgewing in regulasie 8 (3) bedoel per aangetekende pos aan die registrar teruggestuur word.

(3) Iemand wat as 'n insemineerder, embryo-ooplaser of inovuleerder geregistreer is, of iemand in wie se naam 'n perseel as 'n K.I.-sentrum geregistreer is, of die eiennaar van 'n dier wat vir die opvang van semen of eiselle goedgekeur is, moet binne 14 dae na die datum waarop die registrar hom skriftelik in kennis gestel het dat die betrokke registrasie of goedkeuring ingevolge die Wet beëindig of ingetrek is, die betrokke registrasiesertifikaat van goedkeuring per aangetekende pos aan die registrar terugstuur.

Onderrigkursusse vir insemineerders, inovuleerders en embryo-ooplasers

10. (1) Die onderrigkursus wat deur 'n insemineerder, inovuleerder, of embryo-ooplaser, met die oog op registrasie as sodanig, ingevolge artikel 9 (1) (a) van die Wet met welslae voltooi moet word, moet aan die vereistes van die Direkteur: Veeartsendienst, bepaal in oorelog met die Direkteur: Vee- en Suiwelkunde, voldoen.

(2) Insemineerders moet tydens 'n onderrigkursus in subregulasie (1) bedoel, onderrig ontvang in—

- (a) die teorie van insemination;
- (b) die anatomie van die geslagstelsel van manlike en vroulike diere;
- (c) voortplantingsfisiologie;

(2) The registration of an A.I. centre shall be subject thereto that the registrar be notified in writing—

- (a) of any structural alteration proposed in respect of the building complexes or other constructions on the premises of the A.I. centre concerned, as indicated on the site plan and detailed ground plans submitted in terms of regulation 3 or 5 (3);
- (b) of any change proposed in respect of the maximum number and the kinds of animals kept at the A.I. centre concerned;
- (c) of any change in respect of—
 - (i) the person to whom the certificate of registration concerned was issued;
 - (ii) the manager of the business of the A.I. centre concerned; or
 - (iii) the veterinarian employed for the control of the health of the animals and, if applicable, the animal scientist employed for the control of the technical operations at the A.I. centre concerned; or
- (d) of the termination of the services at the A.I. centre concerned and of the reasons therefor.

(3) A notice referred to in subregulation (2) (c) or (d) shall be submitted to the registrar within 14 days of the date on which the change concerned took place, or services were terminated, as the case may be.

(4) The manager at an A.I. centre, shall within 14 days of the date on which an animal approved for the collection of semen or ova, has been removed from that A.I. centre, notify the registrar in writing of such removal and of the reasons therefor.

Return of certificates of registration or approval

9. (1) The certificate of registration of an A.I. centre at which services were terminated shall be returned by registered post to the registrar together with a notice referred to in regulation 8 (1) (d).

(2) The certificate of approval of an animal that has been removed from an A.I. centre shall together with a notice referred to in regulation 8 (3) be returned by registered post to the registrar.

(3) A person who is registered as an inseminator, embryo transferor or inovulator, or a person in whose name premises are registered as an A.I. centre, or the owner of an animal approved for the purpose of collecting semen or ova, shall within 14 days of the date on which the registrar 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.

Courses of instruction for inseminators, inovulators and embryo transferors

10. (1) The course of instruction which an inseminator, inovulator or embryo transferor, with a view to registration as such, has to complete successfully in terms of section 9 (1) (a) of the Act shall comply with the requirements of the Director: Veterinary Services, determined in consultation with the Director: Animal and Dairy Science.

(2) Inseminators shall during a course of instruction referred to in subregulation (1), receive instruction in—

- (a) the theory of insemination;
- (b) the anatomy of the genital system of male and female animals;
- (c) physiology of reproduction;

<ul style="list-style-type: none"> (d) voortplantingsiektes; (e) die beginsels van veeartsenykundige higiëne; (f) die elementêre teorie van veeteelt en genetika; (g) die teorie en praktyk van die opvang en vervoer van semen; (h) die tegniek van inseminering; en (i) die wetgewing betreffende die opvang, verkoop en vervoer van semen en inseminering. <p>(3) Inovuleerders (nie-chirurgiese tegniek), moet tydens 'n onderrigkursus in subregulasie (1) bedoel, onderrig ontvang in—</p>	<ul style="list-style-type: none"> (d) diseases of reproduction; (e) the principles of veterinary hygiene; (f) the elementary theory of livestock breeding and genetics; (g) the theory and practice of the collection and conveying of semen; (h) the technique of insemination; and (i) the legislation relating to the collection, sale and conveying of semen and insemination.
<p>(3) Inovuleerders (nie-chirurgiese tegniek), moet tydens 'n onderrigkursus in subregulasie (1) bedoel, onderrig ontvang in—</p> <ul style="list-style-type: none"> (a) die teorie van inovulering; (b) die anatomie van die geslagstelsels van manlike en vroulike diere, veral in meer spesifieke besonderhede dié van vroulike diere; (c) voortplantingsfisiologie en endokrinologie, meer bepaald met betrekking tot vroulike diere; (d) voortplantingsiektes; (e) die beginsels van veeartsenykundige higiëne; (f) die beginsels van embriologie, bevrugting, splitsing, sigoot-fisiologie en nesteling; (g) die elementêre teorie van die opvang, ontdooiing en vervoer van eiselle; (h) die elementêre teorie van veeteelt en genetika; (i) die elementêre teorie van die seleksie en voorbereiding van ontvangerdiere; (j) die tegniek van inovulering; en (k) die wetgewing betreffende die opvang, verkoop en vervoer van semen en eiselle, die bevrugting van eiselle vir die opvang van embryo's kunsmatige inseminering en inovulering. 	<ul style="list-style-type: none"> (a) the theory of inovulation; (b) anatomy of the genital systems of male and female animals, especially in specific detail those of female animals; (c) physiology of reproduction and endocrinology, more specifically in relation to female animals; (d) diseases of reproduction; (e) the principles of veterinary hygiene; (f) the principles of embryology, fertilisation, fission, zygote physiology and nidation; (g) the elementary theory of the collection, thawing and conveying of ova; (h) the elementary theory of livestock breeding and genetics; (i) the elementary theory of the selection and preparation of recipient animals; (j) the technique of inovulation; and (k) the legislation relating to the collection, sale and conveying of semen and ova, the fertilisation of ova for the collection of embryos, artificial insemination and inovulation.
<p>(4) Embrio-oorplasers (nie-chirurgiese tegnieke), moet tydens 'n onderrigkursus in subregulasie (1) bedoel, onderrig ontvang in—</p>	<p>(4) Embryo transferors (non-surgical techniques) shall during a course of instruction referred to in subregulation (1), receive instruction in—</p>
<ul style="list-style-type: none"> (a) die onderwerpe in subregulasie (3) bedoel, maar op gevorderde vlak; (b) die teorie en praktyk van die seleksie en voorbereiding van diere vir die opvang van eiselle en diere wat geïnovuleer moet word; en 	<ul style="list-style-type: none"> (a) the subjects referred to in subregulation (3), but at an advanced level; (b) the theory and practice of the selection and preparation of animals for the collection of ova and animals to be inovulated; and
<p>(c) die teorie en praktyk van die opvang van eiselle.</p>	<p>(c) the theory and practice of the collection of ova.</p>
<p>(5) Die toelatingsvereistes vir 'n onderrigkursus in subregulasie (3) bedoel, is—</p>	<p>(5) The requirements for admission to a course of instruction referred to in subregulation (3) shall be—</p>
<ul style="list-style-type: none"> (a) die besit van 'n matrieksertifikaat; (b) die suksesvolle voltooiing van 'n onderrigkursus in subregulasie (2) bedoel; en (c) die slaging van 'n toelatingseksamen in— <ul style="list-style-type: none"> (i) die grondbeginsels van voortplantingsfisiologie en endokrinologie; (ii) die basiese anatomie van die geslagstelsels van manlike en vroulike diere; en (iii) die grondbeginsels van veekunde en veeteelt. 	<ul style="list-style-type: none"> (a) the possession of a matriculation certificate; (b) the successful completion of a course of instruction referred to in subregulation (2); and (c) the passing of an entrance examination in— <ul style="list-style-type: none"> (i) the fundamental principles of the physiology of reproduction and endocrinology; (ii) the basic anatomy of the genital systems of male and female animals; and (iii) the fundamental principles of animal science and livestock breeding.
<p>(6) Slegs veekundiges word tot 'n onderrigkursus in subregulasie (4) bedoel, toegelaat.</p>	<p>(6) Only animal scientists shall be admitted to a course of instruction referred to in subregulation (4).</p>
<p>Fasilitete by persele van K.I.-sentrus</p>	<p>Facilities at premises of A.I. centres</p>
<p>11. (1) 'n Perseel waar semen of eiselle opgevang, verwerk, verpak, opgeberg of verkoop word, moet tot genoegdoening van die registrateur oor die fasilitete waarna in regulasie 3 (3) (a), (b) en (c) en (4) verwys word, beskik.</p>	<p>11. (1) Any premises where semen or ova are collected, processed, packed, stored or sold, shall have those facilities referred to in regulation 3 (3) (a), (b) and (c) and (4) to the satisfaction of the registrar.</p>
<p>(2) Benewens die fasilitete in subregulasie (1) bedoel, moet die fasilitete wat redelikerwyse noodsaklik is vir die opvang, ondersoek, verwerking, verpakking, merk of etikettering en opberging van semen of eiselle ook by 'n K.I.-sentrum beskikbaar wees.</p>	<p>(2) In addition to the facilities referred to in subregulation (1), the facilities that are reasonably required for the collection, examination, processing packing, marking or labelling and storage of semen or ova shall also be available at any A.I. centre.</p>

Vereistes vir persele van, en fasiliteite by, K.I.-sentrum

- (1) Die perseel van 'n K.I.-sentrum moet—
(a) benewens voldoende ruimte vir die toepaslike fasilitete in regulasie 11 bedoel, groot genoeg wees om voldoende ruimte te voorsien vir aanhouding en oefening van die gematigde getal diere wat daarop aangehou mag word; en
(b) op so 'n wyse omheim wees dat die diere wat gematig is om daar aangehou te word, nie in staat is om fisiese kontak met enige ander diere te maak nie.
(2) Die gebied van sodanige perseel waar diere vir ondersoek en toetse in kwarantyn gehou word met die oog op hul goedkeuring vir die opvang van semen of eiselle, na gelang van die geval, moet—
(a) op so 'n wyse ontwerp en omhein wees dat sodanige diere nie in staat sal wees nie om fisiese kontak met mekaar of met enige ander diere te maak nie;
(b) groot genoeg wees om voorsiening te maak vir die kwarantynfasilitete in regulasie 3 (3) (b) vermeld; en
(c) so geleë of afgeskerm wees dat afloopwater nie van een kwarantynstal of -hok na 'n ander, of van daardie gebied oor enige ander gedeelte van die perseel waar diere aangehou word, kan vloeи nie.
(3) Oortollige water moet vinnig en doeltreffend uit kampe, drukgange en ander plekke waar diere op die perseel aangehou sal word, dreineer.
(4) Afsonderlike vertrekke moet by 'n K.I.-sentrum voorseen word vir—
(a) kantore vir die administratiewe funksies;
(b) laboratoriums wat toegerus moet wees met al die apparaat benodig vir die ondersoek, verwerking, verpakking, merk of etikettering en opberging van semen of eiselle, na gelang van die geval; en
(c) die reiniging, ontsmetting of sterilisering en voorbereiding van die toerusting wat vir die opvang van semen of eiselle en die funksies in paragraaf (b) bedoel, gebruik word.
(5) Die vertrekke vir die verskillende funksies in subregulasie (4) bedoel, moet doeltreffend van mekaar afgeskerm wees indien dit in dieselfde gebou is.
(6) Die plek by 'n K.I.-sentrum waar semen of eiselle verkoop word, of vanwaar dit versprei word, moet so geleë wees dat die persone wat daar bedien word nie toegang tot die laboratorium sal hê nie.
(7) Vloere, mure en plafonne van laboratoriums en ander vertrekke by 'n K.I.-sentrum waar semen of eiselle hanteer word, moet op so 'n wyse afgewerk wees, en die werksbanke daarin moet van so 'n standaard wees, dat dit doeltreffend skoongemaak en ontsmet kan word.
(8) Vloere en mure van stalle, hokke en deksteiers by 'n K.I.-sentrum moet ondeurdringbaar wees en so afgewerk wees dat—
(a) dit doeltreffend skoongemaak en ontsmet kan word; en
(b) dat die diere wat daarin gehou word nie daardeur beseer sal word nie.
(9) Alle stalle, hokke, kraale, kampe en ander plekke waar diere by 'n K.I.-sentrum aangehou word, moet doelmatige spasie, ventilasie, lig en beskerming of beskutting teen hitte, koue of ongunstige weer aan die diere wat daarin gehou word verskaf.
(10) Maatreëls moet by 'n K.I.-sentrum getref word om vlieeи, diereparasiete, ander insekte en knaagdiere te beheer.
(11) Die fasilitete en regulasie 11 (2) bedoel, moet in 'n goeie werkende toestand gehou word om te verseker dat die semen of eiselle wat daarmee of daarin hanteer word, nie besoedel word nie of dat die kwaliteit van die semen of eiselle nie benadeel sal word nie.

Requirements for, and facilities at, A.I. centres

- (1) The premises of an A.I. centre shall—
(a) in addition to sufficient space for the applicable facilities referred to in regulation 11, be large enough to provide sufficient space for keeping and exercising the authorised number of animals that may be kept thereon; and
(b) be fenced in such a manner that the animals authorised to be kept there, are unable to make any physical contact with any other animals.
(2) The area of such premises where animals are to be kept in quarantine for examination and tests with a view to their approval for the collection of semen or ova, as the case may be, shall—
(a) be designed and fenced in such a manner that such animals will be unable to make any physical contact with one another or with any other animals;
(b) be large enough to provide for the quarantine facilities specified to in regulation 3 (3) (b); and
(c) be so situated or screened off that effluent shall not flow from one quarantine stable or pen to another, or from that area over any other portion of the premises where animals are kept.
(3) Excess water shall drain rapidly and efficiently from camps, crushes and other places where animals are to be kept on the premises.
(4) Separate rooms shall be provided at an A.I. centre for—
(a) offices for the administrative functions;
(b) laboratories which shall be equipped with all such apparatus required for the examination, processing, packing, marking or labelling and storage of semen or ova as the case may be; and
(c) the cleansing, disinfection or sterilisation and preparation of the equipment used for the collection of semen or ova and the functions referred to in paragraph (b).
(5) The rooms for the different functions referred to in subregulation (4) shall be screened off effectively from each other if they are in the same building.
(6) The place at an A.I. centre where semen or ova are sold, or from which it is despatched, shall be so situated that the persons being served there shall have no access to the laboratory.
(7) Floors, walls and ceilings of laboratories and other rooms at an A.I. centre where semen or ova are handled shall be finished off in such a manner, and the work benches therein shall be of such a standard, that they can be cleaned and disinfected effectively.
(8) Floors and walls of stables, pens and collecting stocks at an A.I. centre shall be impermeable and shall be finished in such a manner that—
(a) it can be cleaned and disinfected effectively; and
(b) the animals that are kept therein will not be injured thereby.
(9) All stables, pens, kraals, camps and other places where animals are kept at an A.I. centre shall provide adequate space, ventilation, light and protection or shelter from heat, cold or inclement weather for the animals kept therein.
(10) Measures shall be taken at an A.I. centre to control flies, animal parasites, other insects and rodents.
(11) The facilities referred to in subregulation 11 (2), shall be kept in perfect working condition to ensure that semen or ova handled therewith or therein shall not be contaminated or that the quality of that semen or ova shall not be detrimentally affected.

Ondersoek en evaluering van diere

13. (1) 'n Dier ten opsigte waarvan 'n aansoek ingevolge regulasie 4 (1) gedoen is, moet vir die doeleindes van 'n ondersoek met die oog op die uitreiking van 'n sertifikaat soos in artikel 9 (3) (a) van die Wet beoog—

- (a) in die geval van 'n manlike dier, in die kwarantyngebied van 'n K.I.-sentrum ondersoek word;
- (b) in die geval van 'n vroulike dier, in die kwarantyngebied van 'n K.I.-sentrum of saam met die kudde waarin en op die plek waar sy normaalweg gehou word, ondersoek word.

(2) 'n Dier wat ondersoek is soos in subregulasie (1) beoog, mag nie sonder die skriftelike magtiging van die registrator uit die kwarantyngebied of van die plek waar dit aldus ondersoek is, verwijder word nie.

(3) Ondanks die bepalings van regulasie 4 (3) kan die registrator, in die geval van 'n manlike dier ten opsigte waarvan die Direkteur: Vee- en Suiwelkunde nie 'n sertifikaat in artikel 9 (3) (b) van die Wet bedoel, kan verstrek nie, maar andersins na die oordeel van die genoemde Direkteur vir die opvang van semen goedgekeur kan word, skriftelik magtiging verleen dat hoogstens die getal dosisse semen daarvan wat deur die komitee in artikel 3 (5) (c) (ii) van die Wet bedoel, aanbeveel word, gebruik mag word, vir die evaluering van sodanige dier ingevolge 'n toepaslike skema, ongeag of die betrokke skema kragtens artikel 14 van die Wet ingestel was of nie; met dien verstande dat die registrator sodanige magtiging slegs verleen nadat genoemde Direkteur besonderhede betreffende die beoogde evaluering en die bloedtiperinglaboratoriumnommer van die betrokke dier aan hom verstrek het.

Aanhouding en versorging van diere op K.I.-sentrums

14. (1) Behoudens die bepalings van subregulasies (2) en (3)—

- (a) mag geen ander diere as dié in regulasie 13 (1) bedoel, tot die kwarantyngebied van 'n K.I.-sentrum toegelaat word nie;
- (b) mag slegs daardie diere wat ingevolge artikel 10 (3) (c) van die Wet vir die opvang van semen of eiselle goedgekeur is, by 'n K.I.-sentrum toegelaat of aangehou word;
- (c) moet 'n dier uit die kwarantyngebied van 'n K.I.-sentrum of sodanige sentrum, na gelang van die geval, verwijder word, binne 14 dae na die datum van 'n skriftelike kennisgewing deur die registrator dat—
 - (i) 'n aansoek ingevolge regulasie 4 (1) vir die goedkeuring van daardie dier geweier is;
 - (ii) 'n aansoek ingevolge regulasie 6 om die hernuwing van die goedkeuring van daardie dier geweier is;
 - (iii) die goedkeuring van daardie dier kragtens artikel 13 (1) van die Wet ingetrek is; of
 - (iv) die registrator 'n goedkeuring wat hy ingevolge subregulasie (3) verleen het, ingetrek het.

(2) 'n Vroulike dier wat ingevolge artikel 10 (3) (c) van die Wet vir die opvang van eiselle goedgekeur is en wat nie normaalweg by 'n E.O.-sentrum aangehou word nie, kan saam met haar sogende nageslag, vir die opvang van eiselle op 'n E.O.-sentrum toegelaat word, slegs indien die veearts wat verantwoordelik is vir die gesondheid van die diere wat by daardie E.O.-sentrum aangehou word, oortuig is dat geen verandering in haar algemene gesondheidstoestand of dié van die kudde waarin sy normaalweg gehou word sedert haar goedkeuring of die hernuwing van haar goedkeuring, na gelang van die geval, plaasgevind het nie.

Examination and evaluation of animals

13. (1) An animal in respect of which an application referred to in regulation 4 (1) is made shall for the purposes of an examination with a view to the issue of a certificate as contemplated in section 9 (3) (a) of the Act—

- (a) in the case of a male animal, be examined in the quarantine area of an A.I. centre;
- (b) in the case of a female animal, be examined in the quarantine area of an A.I. centre or with the herd with which and at the place where she is normally kept.

(2) An animal which is examined as contemplated in subregulation (1) shall not be removed from the quarantine area or place where it was thus examined without the written authority of the registrar.

(3) Notwithstanding the provisions of regulation 4 (3) the registrator may, in the case of a male animal in respect of which the Director; Animal and Dairy Science cannot furnish a certificate referred to in section 9 (3) (b) of the Act, but may otherwise in the opinion of the said Director be approved for the collection of semen, authorise in writing that no more than the number of doses of semen thereof recommended by the committee referred to in section 3 (5) (c) (ii) of the Act, may be used for the evaluation of such animal in an applicable scheme, irrespective whether the scheme concerned was established under section 14 of the Act or not: Provided that the registrator shall grant such authority only after the said Director has furnished him with the particulars of the intended evaluation and the blood typing laboratory number of the animal concerned.

Keeping and care of animals at A.I. centres

14. (1) Subject to the provisions of subregulations (2) and (3)—

- (a) no animals other than those referred to in regulation 13 (1) shall be admitted to the quarantine area of an A.I. centre;
- (b) only those animals approved in terms of section 10 (3) (c) of the Act for the collection of semen or ova shall be admitted to or kept at A.I. centre; and
- (c) an animal shall be removed from the quarantine area of an A.I. centre or such centre, as the case may be, within 14 days of the date of a written notification by the registrator that—
 - (i) an application in terms of regulation 4 (1) for the approval that animal was refused;
 - (ii) an application in terms of regulation 6 for the renewal of the approval of that animal was refused;
 - (iii) the approval of that animal is withdrawn under section 13 (1) of the Act; or
 - (iv) the registrator has withdrawn an approval granted in terms of subregulation (3).

(2) A female animal approved in terms of section 10 (3) (c) of the Act for the collection of ova and which is not normally kept at an E.T. centre, may together with her offspring at foot, be admitted for the collection of ova to an E.T. centre only if the veterinarian responsible for the health of the animals kept at that E.T. centre, is satisfied that, since her approval or the renewal of her approval, as the case may be, no change has occurred in her general state of health or that of the herd in which she is normally kept.

(3) (a) Die registrator kan op 'n aansoek en na ondersoek in verband daarvan wat hy nodig ag, skriftelik en op die voorwaardes wat hy in elke geval bepaal, goedkeur dat 'n ander dier as een in subregulasiës (1) (a) en (b) en (2) bedoel, vir die doeleindes in sodanige goedkeuring vermeld, by 'n K.I.-sentrum aangehou mag word.

(b) 'n Aansoek in paragraaf (a) bedoel, moet minstens 30 dae voor die beoogde datum waarop 'n dier in daardie paragraaf bedoel, op die betrokke K.I.-sentrum gebring sal word, skriftelik by die registrator ingedien word, en moet—

- (i) die naam en adres van die betrokke K.I.-sentrum aandui;
- (ii) 'n volledige beskrywing van die betrokke dier bevat, insluitende 'n beskrywing van enige kenmerke waardeur dit geïdentifiseer kan word;
- (iii) die doel waarvoor die betrokke dier by die betrokke K.I.-sentrum aangehou sal word, vermeld; en
- (iv) vergesel gaan van 'n sertifikaat deur 'n veearts wat 'n beampete is ten opsigte van die algemene gesondheid van die betrokke dier en die afwesigheid van siekte sowel as die bedrag in item 10 van Tabel A vermeld.

Opvang, verwerking, merk, verpakking en opbergung van semen of eiselle vir verkoop

15. (1) Die toerusting wat vir die opvang van semen of eiselle gebruik sal word, moet vooraf skoon gemaak, gesteriliseer en in gereedheid gebring word, en die apparaat wat vir die ondersoek, verwerking en verpakking daarvan gebruik word, moet skoon en gesteriliseerd wees.

(2) Sodanige toerusting en apparaat moet op so 'n wyse gebruik word dat die semen of eiselle van verskillende diere nie vermeng sal raak nie en dat die semen of eiselle nie besmet of beskadig sal raak nie.

(3) Semen of eiselle van diere wat ingevolge artikel 10 (3) (c) van die Wet vir die opvang van semen of eiselle goedgekeur is, mag nie gelyktydig met semen of eiselle van enige ander dier opgevang, verwerk, verpak of gemerk word nie.

(4) Die verdunningsmiddel vir semen en die medium waarin 'n eisel vir inovulering voorberei of bewaar word, mag nie enige mikro-organismes of bestanddeel bevat wat skadelik of nadelig vir daardie semen, eisel, of vir 'n dier wat daarvan geïnsemineer of geïnovuleer word, na gelang van die geval, is nie.

(5) (a) Elke dosis semen, uitgesonderd semen wat in korrelvorm verpak word, en elke eisel of lot eiselle moet in 'n afsonderlike houer verpak word wat op so 'n wyse verséel word dat die semen of eisel nie sal verspil of besmet sal word nie.

(b) Wanneer semen in korrelvorm verpak word, moet die semen van elke dier waarvan dit opgevang is op die wyse in paragraaf (a) bedoel afsonderlik verpak word.

(6) Elke houer waarin 'n dosis semen of 'n eisel verpak word, moet hetsy in gekodifiseerde vorm of andersins gemerk of geëtiketteer wees op 'n wyse wat maklik leesbaar is en wat nie tydens opbergung, vervoer of hantering uitgewis sal word nie, met—

- (a) die naam of kodenommer van die K.I.-sentrum waar daardie semen of eisel opgevang is of in die geval van semen of 'n eisel wat by 'n ander plek as 'n K.I.-sentrum opgevang is, met die naam van die persoon wat dit opgevang het;
- (b) die identifikasie van die dier waarvan dit opgevang is;
- (c) die datum waarop daardie semen of eisel opgevang is, of die lotnommer van die semen of eiselle waarvan daardie dosis semen of daardie eisel verkry word;

(3) (a) The registrar may on application and after inquiry in connection therewith which he may deem necessary, on such conditions as he may in each case determine, approve in writing that an animal other than one referred to in sub-regulations (1) (a) and (b) and (2), may be kept at an A.I. centre for the purposes specified in such approval.

(b) An application referred to in paragraph (a) shall be submitted to the registrar in writing at least 30 days prior to the intended date on which the animal referred to in that paragraph is to be brought onto the A.I. centre concerned, and shall—

- (i) indicate the name and address of the A.I. centre concerned;
- (ii) contain a complete description of the animal concerned, including a description of any identification marks whereby it may be identified;
- (iii) state the purpose for which the animal concerned will be kept at the A.I. centre concerned; and
- (iv) be accompanied by a certificate by a veterinarian who is an officer in respect of the general state of health of the animal concerned and the absence of disease, as well as the amount specified in item 10 of Table A.

Collection, processing, marking, packing and storage of semen or ova for sale

15. (1) The equipment to be used for the collection of semen or ova shall be cleaned, sterilised and prepared beforehand, and the apparatus to be used for the examination, processing and packing thereof shall be clean and sterilised.

(2) Such equipment and apparatus shall be used in such manner that the semen or ova of different animals will not become mixed and that the semen or ova will not become contaminated or damaged.

(3) Semen or ova from animals approved in terms of section 10 (3) (c) of the Act for the collection of semen or ova shall not be collected, processed, packed or marked simultaneously with semen or ova collected from any other animals.

(4) The diluent for semen and the media in which an ovum is prepared or preserved for inovulation, shall not contain any micro-organisms or substance injurious or detrimental to that semen or ovum, or to an animal which is inseminated or inovulated therewith, as the case may be.

(5) (a) Each dose of semen, excluding semen packed in pellet form, and each ovum or batch of ova shall be packed in a separate container that shall be sealed in such manner that the semen or ovum will not spill or become contaminated.

(b) When semen is packed in pellet form, the semen of each animal from which it is collected shall be packed separately in the manner referred to in paragraph (a).

(6) Each container in which a dose of semen or an ovum is packed shall either in codified form or otherwise, be marked or labelled, in a manner which is easily legible and which will not be effaced during storage, conveying or handling, with—

- (a) the name or code number of the A.I. centre where that semen or ovum was collected or, in the case of semen or an ovum which was collected at a place other than A.I. centre, the name of the person who collected it;
- (b) the identification of the animal from which it was collected;
- (c) the date on which that semen or ovum was collected, or the batch number of the semen or ova from which that dose of semen or that ovum was obtained;

- (d) in die geval van 'n embryo, die identifikasie van die dier waarvan die semen ingevolge artikel 7 (3) (b) van die Wet vir die bevrugting van daardie eisel gebruik is; en
(e) in die geval waar semen in korrelvorm verpak is, die minimum aantal lewende spermatozoa wat elke korrel bevat.

(7) 'n Dosis semen van 'n soort dier in kolom 1 van Tabel B vermeld, moet minstens die aantal lewende spermatozoa in kolom 2 van genoemde tabel daarteenoor vermeld, bevat.

(8) Semen of eiselle wat opgevang is van diere wat ingevolge artikel 10 (3) (c) van die Wet vir die opvang van semen of eiselle goedgekeur is, moet afsonderlik van semen of eiselle wat van enige ander diere opgevang is, geberg word.

Goedkeuring vir die verkoop van sekere semen en eiselle

16. (1) 'n Aansoek om 'n goedkeuring ingevolge artikel 8 (2) (a) van die Wet vir die verkoop van semen of eiselle in daardie artikel bedoel, moet—

- (a) op 'n vorm gedoen word wat vir dié doel by die registrator verkrybaar is;
(b) minstens 60 dae voor die beoogde datum van verkoop van die betrokke semen of eiselle ingedien word; en
(c) vergesel gaan van die bedrag in item 11 van Table A vermeld.

(2) Sodanige goedkeuring—

- (a) is onderworpe daaraan dat—
 (i) slegs die getal dosisse semen of eiselle in sodanige goedkeuring vermeld; aan die koper en binne die tydperk daarin vermeld, verkoop mag word; en
 (ii) die semen of eiselle wat daarkragtens verkoop sal word, ooreenkomsdig die toepaslike bepallisings van regulasie 15 opgevang, verwerk, verpak en gemark moet wees; en
(b) is onderworpe aan sodanige verdere voorwaardes as wat die registrator in elke geval op die aanbeveling van die komitee in artikel 3 (5) (c) (ii) van die Wet bedoel, en die betrokke veetelersgenootskap, bepaal.

Verkoop van semen van skape en bokke opgevang by plekke anders as K.I.-sentrum

17. (1) 'n Aansoek om 'n goedkeuring deur die registrator ingevolge artikel 8 (2) (c) van die Wet, dat semen wat van skape of bokke opgevang word by 'n plek in die Republiek anders as 'n K.I.-sentrum, verkoop mag word, moet—

- (a) op 'n vorm gedoen word wat vir die doel by die registrator verkrybaar is; en
(b) vergesel gaan van die bedrag in item 12 van Tabel A vermeld.

(2) Sodanige goedkeuring—

- (a) is onderworpe daaraan dat die betrokke skaap of bok—
 (i) vervoer word vanaf die K.I.-sentrum waar dit gewoonlik gehou word na die plek waar die semen opgevang sal word, en terug, in 'n mobiele eenheid wat aan die vereistes in subregulasie (3) uiteengesit, voldoen en deur die registrator vir dié doel goedgekeur is; en
 (ii) nie fisiese kontak met enige ander diere, gedurende die vervoer of by die plek waar sy semen opgevang sal word, maak nie;
(b) onderhewig is daaraan dat die semen by sodanige ander plek opgevang, slegs vir die inseminering van skape of bokke by sodanige plek gebruik word en nie verpak, gevries of opgeberg word nie; en

- (d) in the case of an embryo, the identification of the animal of which the semen was used in terms of section 7 (3) (b) of the Act for the fertilisation of that ovum; and
(e) in the case where semen is packed in pellet form, the minimum number of live spermatozoa contained in each pellet.

(7) A dose of semen of a kind of animal specified in column 1 of Table B shall contain at least the number of live spermatozoa specified in column 2 of the said Table opposite thereto.

(8) Semen or ova collected from animals approved in terms of section 10 (3) (c) of the Act for the collection of semen or ova shall be stored separately from semen or ova collected from any other animals.

Approval for the sale of semen and ova

16. (1) An application for an approval in terms of section 8 (2) (a) of the Act for the sale of semen or ova referred to in that section shall—

- (a) be made on a form which is obtainable from the registrar for this purpose;
(b) be submitted at least 60 days prior to the intended date of sale of the semen or ova concerned; and
(c) be accompanied by the amount specified in item 11 of table A.

(2) Such approval shall—

- (a) be subject thereto that—

- (i) only the number of doses of semen or ova specified in such approval shall be sold to the purchaser and within the period specified therein; and
(ii) the semen or ova to be sold in terms thereof, are collected, processed, packed and marked in accordance with the applicable provisions of regulation 15; and

- (b) be subject to such further conditions as the registrar may in each case on the recommendation of the committee referred to in section 3 (5) (c) (ii) of the Act, and the livestock breeders' society concerned, determine.

Sale of semen of sheep and goats collected at places other than an A.I. centre

17. (1) An application for an approval by the registrar in terms of section 8 (2) (c) of the Act, that semen collected from sheep or goats at any place in the Republic other than an A.I. centre may be sold, shall—

- (a) be submitted on a form which is obtained from the registrar for this purpose; and
(b) be accompanied by the amount specified in item 12 of table A.

(2) Such approval shall—

- (a) be subject thereto that the sheep or goat concerned shall—

- (i) be transported from the A.I. centre where it is normally kept, to the place where the semen is to be collected, and back, in a mobile unit which complies with the requirements set out in subregulation (3) and is approved by the registrar for that purpose; and

- (ii) not make any physical contact with any other animals during transportation or at the place where its semen is to be collected;

- (b) be subject thereto that the semen collected at such other place shall only be used for the insemination of sheep or goats at such place and not be packed, frozen or stored; and

(c) is onderworpe aan sodanige verdere voorwaardes as wat die registrateur in elke geval op die aanbeveling van die komitee in artikel 3 (5) (c) (ii) van die Wet bedoel, bepaal.

(3) 'n Mobiele eenheid waarin skape of bokke na 'n ander plek vervoer word vir die opvang van semen ingevolge 'n goedkeuring in subregulasie (1) bedoel, moet—

(a) so ontwerp wees dat—

- (i) die skape of bokke waarvan semen aldus opgevang sal word, geriefliek daarin gehou, voervoer en hanteer kan word en nie daaruit kan ontsnap nie;
- (ii) die opvang van semen van die betrokke skape of bokke daarop gedoen kan word;
- (iii) die ruimte waarin die betrokke skape of bokke gehou, vervoer en hanteer word, afgesluit is van die ruimte waar die semen vir kunsmatige inseminering ondersoek en voorberei word; en
- (iv) die ruimtes in subparagraph (iii) bedoel, doeltreffend skoongemaak en ontsmet kan word; en

(b) voorsien wees van die toerusting wat vereis word vir die opvang, ondersoek en voorbereiding van semen, asook geriewe vir die reiniging, ontsmetting of sterilisering en voorbereiding van sodanige toerusting.

Kunsmatige inseminering en inovulering van diere

18. (1) Die bepalings van regulasie 15 (1) is *mutatis mutandis* van toepassing op die toerusting wat vir kunsmatige inseminering of inovulering gebruik word.

(2) 'n Sertifikaat wat ingevolge artikel 7 (2) van die Wet deur 'n veearts of iemand wat ingevolge artikel 10 (3) (a) van die Wet as 'n insemineerde, embryo-oorplaser of inovuleerde geregistreer is, aan die eienaar van 'n dier voorsien moet word, moet—

- (a) die naam en adres van die persoon wat die kunsmatige inseminering of inovulering van die betrokke dier uitgevoer het, bevat;
- (b) die identifikasie van die dier wat kunsmatig geïnsemineer of geïnovuleer is, bevat;
- (c) die besonderhede waarmee diehouer van die semen of eiselle wat gebruik is, soos in regulasie 15 (6) beoog, gemerk of geëtiketteer is, bevat: Met dien verstande dat—
 - (i) indien vars semen ingevolge 'n magtiging kragtens artikel 8 (2) (c) van die Wet gebruik is, die besonderhede bedoel in regulasie 15 (6) met betrekking tot daardie semen en die opvang daarvan op sodanige sertifikaat verstrek moet word; of
 - (ii) indien 'n dier met 'n vars embryo geïnovuleer is sodanige besonderhede met betrekking tot die betrokke eisel sowel as die semen wat vir bevrugting gebruik was, op sodanige sertifikaat verstrek moet word; en
- (d) 'n aanduiding van die datum waarop die betrokke dier geïnsemeneer of geïnovuleer is, bevat.

(3) Die persoon deur wie sodanige sertifikaat uitgereik is, moet 'n afskrif daarvan vir minstens twee jaar na die datum van uitreiking daarvan, bewaar.

Aantekeninge wat gehou moet word

19. (1) Iemand in wie se naam 'n K.I.-sentrum geregistreer is, en 'n teler bedoel in artikel 8 (2) (b) van die Wet wat semen verkoop, moet ten opsigte van elke dier waarvan semen of eiselle, na gelang van die geval, opgevang word, aantekeninge hou van—

- (a) elke datum waarop semen of eiselle van elke sodanige dier opgevang is en, indien van toepassing, die lotnommer wat aan daardie semen of bruikbare eiselle toegeken word: Met dien verstande dat indien 'n lot semen of eiselle onbruikbaar is, die datum waarop dit vernietig is, aangeteken moet word;

(c) be subject to such further conditions as the registrar may in each case on the recommendation of the committee referred to in section 3 (5) (c) (ii) of the Act, determine.

(3) A mobile unit in which sheep or goats are transported to another place for the collection of semen in terms of an approval referred to in subregulation (1) shall—

(a) be designed in such manner that—

- (i) the sheep or goats from which semen is to be thus collected, may be kept, transported and handled comfortably therein, and will not escape therefrom;
- (ii) the collection of semen from the sheep or goats concerned can be done thereon;
- (iii) the space in which the sheep or goats concerned are kept, transported and handled is closed off from the space in which the semen is examined and prepared for artificial insemination; and
- (iv) the spaces referred to in subparagraph (iii) can be cleaned and disinfected effectively; and

(b) be provided with the equipment required for the collection, examination and preparation of semen, as well as facilities for the cleansing, disinfection or sterilisation and preparation of such equipment.

Artificial insemination and inovulation of animals

18. (1) The provisions of regulation 15 (1) shall *mutatis mutandis* apply to the equipment which is used for artificial insemination and inovulation.

(2) A certificate which shall be furnished in terms of section 7 (2) of the Act to the owner of an animal by a veterinarian or a person who is registered in terms of section 10 (3) (a) of the Act as an inseminator, embryo transferor or inovulator shall contain—

- (a) the name and address of the person who carried out the artificial insemination or inovulation of the animal concerned;
- (b) the identification of the animal that has been artificially inseminated or inovulated;
- (c) the particulars with which the container of the semen or ova used, is marked or labelled as contemplated in regulation 15 (6): Provided that—
 - (i) if fresh semen is used in terms of an approval under section 8 (2) (c) of the Act, the particulars referred to in regulation 15 (6) relating to that semen and the collection thereof shall be furnished on such certificate; or
 - (ii) if an animal is inovulated with a fresh embryo, such particulars relating to the ovum concerned as well as the semen used for the fertilisation thereof shall be furnished on such certificate; and
- (d) an indication of the date on which the animal concerned was artificially inseminated or inovulated.

(3) The person by whom such certificate was issued shall retain a copy thereof for at least two years after the date of issue thereof.

Records to be kept

19. (1) A person in whose name an A.I. centre is registered and a breeder referred to in section 8 (2) (b) of the Act who sells semen shall in respect of each animal from which semen or ova, as the case may be, are collected, keep records of—

- (a) each date on which semen or ova are collected from each such animal and, if applicable, the batch number allocated to that semen or usable ova: Provided that if a batch of semen or ova is unfit for use, the date on which it is destroyed shall be recorded;

- (b) die opvang van eiselle, en sodanige aantekeninge moet die besonderhede in regulasie 15 (6) bedoel, bevat;
- (c) die dosisse semen of getal eiselle wat van elke sodanige lot verpak is; en
- (d) die naam en adres van elke persoon aan wie semen of eiselle wat van elke besondere dier opgevang is, verkoop was, die datum van daardie verkoping en die getal dosisse semen of eiselle aldus verkoop.

(2) Die aantekeninge wat ingevolge subregulasie (1) gehou moet word, moet vir minstens vyf jaar na die datum van verkoop van al die semen of eiselle wat van die betrokke dier opgevang is, bewaar word.

Aansoek om invoermagtigings

20. (1) 'n Aansoek om 'n magtiging in artikel 16 van die Wet bedoel—

- (a) om diere (uitgesondert pluimvee), semen of eiselle in die Republiek in te voer, moet in triplikaat ingedien word soos in artikel 16 (2) (b) (i) van die Wet beoog, op 'n vorm wat vir die doel verkrybaar is van die registrateur, die Stamboekvereniging of die veetelersgenootskap betrokke by diere waartoe die diere, semen of eiselle wat vir invoer bestem is, behoort;
- (b) om pluimvee of eiers in die Republiek in te voer, moet in duplikaat ingedien word soos in artikel 16 (2) (b) (ii) van die Wet beoog op 'n vorm wat vir die doel verkrybaar is van die registrateur of die komitee bedoel in artikel 3 (5) (c) (iii) van die Wet.

(2) Waar sodanige aansoek ingedien word soos in subregulasie (1) beoog, moet 'n bykomende afskrif daarvan aan die registrateur gestuur word tesame met die bedrag in item 13 van Tabel A vermeld.

(3) 'n Aansoek in subregulasie (1) bedoel, moet—

- (a) in die geval van diere (uitgesondert pluimvee), vergesel gaan van 'n uitgebreide tweegenerasiestamboom en die prestasiegegewens wat betrekking het op elke dier wat vir invoer beoog word asook 'n sertifikaat waarin die bloedtype van elke sodanige dier (uitgesondert skape, bokke en varke) aangedui word: Met dien verstande dat die besonderhede in sodanige stukke bevestig moet word deur 'n gesag, in die land van herkoms van die betrokke dier, wat die registrateur en die komitee in artikel 3 (5) (c) (i) van die Wet bedoel, vir die doel erken: Met dien verstande voorts dat indien 'n bloedtiperingssertifikaat nie 'n aansoek vergesel nie, die bloedtipering van elke betrokke dier binne 30 dae na die aankoms daarvan in die Republiek gedoen moet word en die bloedtiperingslaboratoriumnommer ten opsigte daarvan aan die registrateur verstrek moet word;

- (b) in die geval van semen of eiselle, vergesel gaan van—

- (i) die stukke in paragraaf (a) vermeld, ten opsigte van elke dier waarvan sodanige semen of eiselle opgevang is; en
- (ii) 'n sertifikaat, uitgereik deur 'n gesag, in die land van herkoms van die betrokke dier, en deur die registrateur vir dié doel erken, waarin die bloedtipers van die semen- en eiselskenkers (uitgesondert skape, bokke en varke) aangedui word;

- (c) in die geval van embryo's vergesel gaan van die stukke in paragraaf (a) vermeld ten opsigte van die dier waarvan die semen vir die inseminering van die skenker van daardie embryo's gebruik word;

- (b) the collection of ova, and such records shall contain the particulars referred to in regulation 15 (6);
- (c) the doses of semen or number of ova packed from each such batch; and
- (d) the name and address of each person to whom semen or ova collected from each particular animal were sold, the date of that sale and the number of doses of semen or ova thus sold.

(2) The records to be kept in terms of subregulation (1) shall be retained for at least five years after the date of sale of all the semen or ova collected from the animal concerned.

Applications for import authorisations

20. (1) An application for an authorisation referred to in section 16 of the Act—

- (a) to import animals (excluding poultry), semen or ova into the Republic shall be lodged in triplicate as contemplated in section 16 (2) (b) (i) of the Act on a form which is obtainable for this purpose from the registrar, Stud Book Association or the livestock breeders' society concerned with the animals to which the animals, semen or ova intended for importation belongs;
- (b) to import poultry or eggs into the Republic shall be lodged in duplicate as contemplated in section 16 (2) (b) (ii) of the Act on a form which is obtainable for this purpose from the registrar or the committee appointed in terms of section 3 (5) (c) (iii) of the Act.

(2) Where such application is lodged as contemplated in subregulation (1), an additional copy thereof shall be forwarded to the registrar with the amount specified in item 13 of Table A.

(3) An application referred to in subregulation (1) shall—

- (a) in the case of animals (except poultry), be accompanied by an extended two-generation pedigree and the performance records relating to each animal intended for importation, as well as a certificate in which the blood type of each such animal (excluding sheep, goats and pigs), is indicated: Provided that the particulars in such documents shall be corroborated by an authority, in the country of origin of the animal concerned, recognised by the registrar and the committee referred to in section 3 (5) (c) (i) of the Act for this purpose: Provided further that if an application is not accompanied by a blood typing certificate, the blood typing of each animal concerned shall be carried out within 30 days of the arrival thereof in the Republic and the blood typing laboratory number in respect thereof be furnished to the registrar;

- (b) in the case of semen or ova, be accompanied by—

- (i) the documents referred to in paragraph (a) in respect of each animal from which such semen or ova have been collected; and
- (ii) a certificate issued by an authority, in the country of origin of the animal concerned, and recognised by the registrar for this purpose, in which the blood types of the semen and ovum donors (except sheep, goats and pigs) are indicated;

- (c) in the case of embryos, be accompanied by the documents referred to in paragraph (a) in respect of the animal the semen of which is used for the insemination of the donor of those embryos;

- (d) in die geval van pluimvee (uitgesonderd pluimvee wat vir tentoonstellingsdoeleindes ingevoer word) of eiers, vergesel gaan van—
- (i) 'n sertifikaat deur die buitelandse voorsieder daarvan waarin die suwer teellyne (met insluiting van die ouerstapel, die nageslag van suwer teellyne, vir evaluasiedoeleindes) of rasse van daardie pluimvee of eiers bevestig word;
 - (ii) 'n volledige verklaring deur die betrokke aansoeker van die redes vir die invoer van nuwe suwer teellyne of rasse;
 - (iii) skriftelike bevestiging dat akkommadasie vir die betrokke pluimvee beskikbaar is by 'n goedgekeurde privaat kwarantynfasiliteit wat deur die Direkteur: Veeartsenydienst of by 'n kwarantynstasie onder die beheer van genoemde Direkteur; en
 - (iv) die bedrag in item 14 van Tabel A hierby vermeld, indien akkommadasie by die kwarantynstasie onder die beheer van die Direkteur: Vee- en Suiwelkunde bespreek is soos in subparagraph (iii) beoog, welke bedrag geag word 'n deposito te wees vir die koste verbond aan die gebruik van sodanige akkommadasie, en wat slegs terugbetaalbaar sal wees indien die betrokke aansoeker sodanige bespreking minstens 30 dae voor die datum waarop die gebruik van daardie akkommadasie 'n aanvang sou neem, skriftelik gekanselleer het; en
- (e) in die geval van pluimvee wat vir tentoonstellingsdoeleindes ingevoer word, vergesel gaan van 'n onderneming deur die betrokke aansoeker dat sodanige pluimvee nie in die Republiek vir die kommersiële produksie van vleis of eiers gebruik sal word nie.

(4) Indien 'n aansoeker 'n ooreenkoms met die buitelandse voorsieder van diere, semen, eiselle of eiers wat ingevoer staan te word, aangegaan het ingevolge waarvan tantième, gelde of begunstigings bo en behalwe die kooprys van daardie diere, semen, eiselle of eiers betaalbaar is of gegee moet word ten opsigte van die gebruik van sodanige diere, semen, eiselle of eiers of die nageslag daarvan, moet 'n aansoek in subregulasie (1) bedoel, ook vergesel gaan van bevestiging deur die Direkteur-generaal van die Departement van Handel en Nywerheid dat so 'n ooreenkoms deur sy Departement goedgekeur is: Met dien verstande dat geen aansoek om die verdere invoer van diere, semen, eiselle of eiers van dieselfde soort en ras of teellyn uit hoofde van 'n ooreenkoms tussen 'n invoerder en 'n buitelandse voorsieder aangegaan, toegestaan sal word nie.

(5) 'n Aansoek in subregulasie (1) bedoel, ten opsigte van 'n dier (uitgesonderd pluimvee) semen of eiselle moet, wanneer dit ingevolge artikel 16 (2) (c) van die Wet aan die registrator voorgelê word, vergesel gaan van 'n sertifikaat uitgereik deur die betrokke veetelersgenootskap of die Stamboekvereniging, na gelang van die geval, ten effekte dat al die toepaslike vereistes van die grondwet van daardie veetelersgenootskap of die Stamboekvereniging ten opsigte van die beoogde invoer nagekom is.

Voorwaardes vir invoer

21. 'n Magtiging kragtens artikel 16 (4) (a) van die Wet is onderworpe daaraan dat—

- (a) in die geval van die invoer van diere, semen of eiselle in regulasie 20 (3) (a), (b) en (c) bedoel, die prestasiegegewens van die betrokke diere voldoen aan die minimum standaarde vir registrasie of aantekening soos deur die betrokke veetelersgenootskap of die Stamboekvereniging, na gelang van die geval, neergelê is;

- (d) in the case of poultry (excluding poultry for show purposes) or eggs, be accompanied by—
- (i) a certificate by the foreign supplier thereof in which the pure breeding lines (including the parent stock, the progeny of pure breeding lines, for evaluation purposes) or breeds of poultry or eggs are confirmed;
 - (ii) a full statement by the applicant concerned of the reasons for the importation of new pure breeding lines or breeds;
 - (iii) written confirmation that accommodation is available for the poultry concerned at a private quarantine facility approved by the Director: Veterinary Services or has been reserved at a quarantine station under the control of the said Director; and
 - (iv) the amount specified in item 14 of Table A hereto if accommodation has been reserved at the quarantine station under the control of the Director: Animal and Dairy Science as contemplated in subparagraph (iii), which amount shall be deemed to be a deposit for the cost in connection with the use of such accommodation, and which shall be repayable if the applicant concerned cancels such reservation in writing at least 30 days prior to the date on which the use of that accommodation would have commenced; and

- (e) in the case of poultry intended to be imported for show purposes, be accompanied by an undertaking by the applicant concerned that such poultry will not be used in the Republic for the commercial production of meat or eggs.

(4) If an applicant has entered into an agreement with the foreign supplier of animals, semen, ova or eggs to be imported, in terms of which royalties, fees or concessions in addition to the purchase price of those animals, semen, ova or eggs are payable or to be given in respect of the use of such animals, semen, ova or eggs or the progeny thereof, an application referred to in subregulation (1) shall also be accompanied by a confirmation by the Director-General of the Department of Trade and Industries that such agreement has been approved by his Department: Provided that no application for the further importation of animals, semen, ova or eggs of the same kind and breed or breeding line on account of an agreement entered into between an importer and a foreign supplier shall be granted.

(5) An application referred to in subregulation (1) in respect of an animal (excluding poultry), semen or ova shall, when submitted to the registrar in terms of section 16 (2) (c) of the Act, be accompanied by a certificate issued by the livestock breeders' society concerned or the Stud Book Association, as the case may be, to the effect that all the applicable requirements of the constitution of that livestock breeders' society or the Stud Book Association in respect of the proposed importation have been complied with.

Conditions for importation

21. An authorisation under section 16 (4) (a) of the Act shall be subject thereto that—

- (a) in the case of the importation of animals, semen or ova referred to in regulation 20 (3) (a), (b) and (c), the performance records of the animals concerned conform to the minimum standards for registration or recording as laid down by the livestock breeders' society concerned or the Stud Book Association, as the case may be;

- (b) in die geval van die invoer van semen en eiselle in regulasie 20 (1) (b) en (c) bedoel, dit—
 (i) deur 'n bevoegde instansie in die land van herkoms daarvan opgevang moet wees;
 (ii) verpak, gemerk en geëtiketteer moet wees soos in regulasie 15 (6) beoog; en
 (iii) aan die toepaslike vereistes in regulasie 15 (4), (5) en (7) uiteengesit, moet voldoen;
- (c) in die geval van die invoer van pluimvee of eiers in regulasie 20 (1) (d) bedoel—
 (i) elke suiwer teellyn (met insluiting van ouerstapel, die nageslag van suiwer teellyne) of ras, volgens aanvaarde praktyke en metodes gemerk moet wees;
 (ii) dagoud-kuikens van suiwer teellyne wat vir kommersiële teling aangewend sal word, beide geslagte insluit; en
 (iii) hulle vanaf die plek van binnekoms daarvan onder toesig van 'n beampete daartoe deur die registrator gemagtig, of in 'n voertuig wat deur so 'n beampete verseel is, na die kwarantynfasilitet vervoer word;
- (d) die diere, semen, eiselle of eiers ten opsigte waarvan so 'n magtiging verleen is, binne die tydperk en deur die plek van binnekoms in so 'n magtiging aangedui, in die Republiek ingevoer word;
- (e) volle besonderhede van elke dier (uitgesonder pluimvee) wat ingevolge so 'n magtiging in die Republiek ingevoer is, of van 'n dier wat verwek is deur middel van semen of gebore is van 'n eisel wat ingevolge daarvan in die Republiek ingevoer is, aan die Stamboekvereniging, die Karakoeltelersgenootskap van Suid-Afrika of die vereniging of liggaam in artikel 23 (3) (b) van die Wet bedoel, na gelang van die geval, met die oog op die registrasie of aantekening van die betrokke diere voorgelê word.
- (b) in the case of the importation of semen or ova referred to in regulation 20 (1) (b) and (c) it shall—
 (i) be collected by a competent body in the country of origin thereof;
 (ii) packed, marked and labelled as contemplated in regulation 15 (6); and
 (iii) comply with the applicable requirements set out in regulation 15 (4), (5) and (7);
- (c) in the case of the importation of poultry or eggs referred to in regulation 20 (1) (d)—
 (i) each pure breeding line (including parent stock, the progeny of pure breeding lines) or breed, be marked according to accepted practices and methods;
 (ii) day-old chickens of pure breeding lines, intended for commercial breeding, include both sexes; and
 (iii) they be transported from the port of entry thereof to the quarantine facility under the supervision of an officer authorised thereto by the registrar, or in a vehicle sealed by such officer;
- (d) the animals, semen, ova or eggs in respect of which such authorisation is granted, be imported into the Republic within the period and through the port of entry indicated in such authorisation;
- (e) full particulars of each animal (excluding poultry) imported into the Republic in terms of such authorisation or of an animal begotten by means of semen or born from an ovum imported into the Republic in terms thereof be submitted to the Stud Book Association, the Karakul Breeders' Society of South Africa or the association or body referred to in section 23 (3) (b) of the Act, as the case may be, with a view to the registration or recording of the animals concerned.

Aansoek om uitvoermagtigings

22. (1) 'n Aansoek om 'n magtiging in artikel 17 (1) van die Wet bedoel—

- (a) om diere (behalwe pluimvee en volstruise), semen of eiselle uit die Republiek uit te voer, moet in triplikaat ingedien word soos in artikel 16 (2) (i), soos toegepas by artikel 17 (2), van die Wet beoog, op 'n vorm wat vir dié doel verkrygbaar is van die registrator, die Stamboekvereniging of die veetelersgenootskap betrokke by die diere waartoe die diere, semen of eiselle wat vir uitvoer bestem is behoort;
- (b) om pluimvee of eiers (uitgesond eiers van volstruise) uit te voer, moet in duplikaat ingedien word soos in artikel 16 (2) (ii), soos toegepas by artikel 17 (2), van die Wet beoog op 'n vorm wat vir die doel verkrybaar is by die registrator of die komitee bedoel in artikel 3 (5) (c) (iii) van die Wet; of
- (c) om volstruise of die eiers van volstruise uit die Republiek uit te voer, moet skriftelik by die registrator ingedien word.

(2) Waar 'n aansoek bedoel in subregulasie (1) (a) of (b) ingedien word, moet 'n bykomende afskrif daarvan aan die registrator gestuur word tesame met die geld in item 15 of 16 van Tabel A, na gelang van die geval, vermeld.

(3) (a) 'n Aansoek in subregulasie (1) (a) en (b) bedoel, moet in die geval waar die stamboom van die betrokke diere geregistreer of aangeteken is, vergesel gaan van die toepaslike stukke in regulasie 20 (3) (a), (b) en (c) bedoel, ten opsigte van elk van daardie diere.

Application for export authorisations

22. (1) An application for an authorisation referred to in section 17 (1) of the Act—

- (a) to export animals (except poultry and ostriches), semen or ova from the Republic, shall be lodged in triplicate as contemplated in section 16 (2) (b) (i), as applied by section 17 (2), of the Act, on a form which is obtainable for this purpose from the registrar, the Stud Book Association or the livestock breeders' society concerned with the animals to which the animals, semen or ova intended for exportation, belongs;
- (b) to export poultry or eggs (excluding eggs of ostriches) from the Republic, shall be lodged in duplicate as contemplated in section 16 (2) (b) (ii), as applied by section 17 (2), of the Act on a form which is obtainable for this purpose from the registrar or the committee referred to in section 3 (5) (c) (iii) of the Act; or

(2) Where an application is lodged as contemplated in subregulation (1) (a) or (b), an additional copy thereof shall be forwarded to the registrar together with the amount specified in item 15 or 16 of Table A, as the case may be.

(3) (a) An application referred to in subregulation (1) (a) and (b) shall in the case where the pedigree of the animals concerned is registered or recorded, be accompanied by the applicable documents referred to in regulation 20 (3) (a), (b) and (c) in respect of each of those animals.

(b) 'n Aansoek in subregulasie (1) (c) bedoel, moet minstens 30 dae voor die voorgenome datum van die betrokke uitvoer by die registrateur ingedien word en moet vergesel gaan van 'n beëdigde verklaring deur 'n bevoegde persoon of instansie om te bevestig dat die betrokke volstruis ontman of gesteriliseer is, na gelang van die geval, of dat die betrokke eier onvrugbaar gemaak is.

Voorwaardes vir uitvoer

23. Benewens enige ander vereistes wat gestel word deur die bevoegde gesag in die land waarheen die uitvoer van diere, semen of eiselle kragtens artikel 16 (4) (a), soos toegepas by artikel 17 (2), van die Wet gemagtig word, is die bepalings van regulasie 21 (a) *mutatis mutandis* met betrekking tot die betrokke diere (uitgesonderd volstruise) van toepassing.

Aansoek om 'n sertifikaat van regspersoonlikheid

24. (1) 'n Aansoek deur 'n veetelersgenootskap om 'n sertifikaat van regspersoonlikheid ingevolge artikel 18 (1) van die Wet moet—

- (a) op 'n vorm gedoen word wat vir dié doel by die registrateur of die Stamboekvereniging verkrybaar is;
- (b) deur minstens sewe persone onderteken word wat vroulike diere van die soort en ras besit wat deur daardie veetelersgenootskap bevorder sal word, en elke afsonderlike handtekening moet deur 'n getuie bevestig word;
- (c) by die registrateur ingedien word, tesame met die bedrag in item 17 van Tabel A vermeld.

(2) 'n Gesertificeerde afskrif van so 'n aansoek moet by die Stamboekvereniging ingedien word en moet vergesel gaan van 25 kopieë van die grondwet van daardie groep persone.

(3) Indien die Stamboekvereniging na oorweging van so 'n aansoek en die betrokke grondwet bereid is om te sertifiseer soos in artikel 18 (2) (c) van die Wet beoog, moet hy vier kopieë van die betrokke grondwet tesame met sodanige sertifikaat aan die registrateur stuur.

Indiening van appèl

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

- (a) in die vorm van 'n beëdigde verklaring wees;
- (b) volle besonderhede van die beslissing of stappe waarteen appèl aangeteken word bevat;
- (c) die gronde waarop die appèl gebaseer is aandui;
- (d) binne 90 dae na die datum waarop die betrokke appellant skriftelik in kennis gestel is van die beslissing of stappe waarteen appèl aangeteken word, by die Direkteur-generaal van die Departement ingedien word; en
- (e) vergesel gaan van die bedrag in item 18 van Tabel A vermeld.

(2) Indien 'n appèl deur iemand anders as die persoon wat deur die betrokke beslissing of stappe geraak word, ingedien word, moet daardie appèl ook van 'n verklaring vergesel gaan waarin sodanige ander persoon sy belang in daardie beslissing of stappe verklaar.

Adres vir indiening van appèl

26. 'n Appèl ingevolge artikel 27 van die Wet moet—

- (a) wanneer per pos gestuur, geadresseer wees aan die Direkteur-generaal, Departement van Landbouekonomie en -bemarking, Privaatsak X250, Pretoria, 0001; en
- (b) wanneer per hand afgelewer, geadresseer wees aan en afgelewer word by die Direkteur-generaal, Departement Landbou-ekonomie en -bemarking, Dirk Uys gebou, Hamiltonstraat, Pretoria.

(b) An application referred to in subregulation (1) (c) shall be lodged with the registrar at least 30 days prior to the intended date of exportation in question, and be accompanied by an affidavit by a competent person or body to confirm that the ostrich concerned has been castrated or spayed, as the case may be, or that the egg concerned has been rendered infertile.

Conditions for exportation

23. In addition to any other requirements imposed by the competent authority in the country to which the exportation of animals, semen, ova or eggs is authorised under section 16 (4) (a), as applied by section 17 (2), of the Act, the provisions of regulation 21 (a) shall *mutatis mutandis* apply in relation to the animals (excluding ostriches) concerned.

Application for a certificate of incorporation

24. (1) An application by a livestock breeders' society for a certificate of incorporation in terms of section 18 (1) of the Act shall—

- (a) be made on a form which is obtainable from the registrar or the Stud Book Association for this purpose;
- (b) be signed by at least seven persons who own female animals of the kind and breed to be promoted by that livestock breeders' society, and each separate signature shall be confirmed by a witness; and
- (c) be submitted to the registrar together with the amount specified in item 17 of Table A.

(2) A certified copy of such application shall be submitted to the Stud Book Association and shall be accompanied by 25 copies of the constitution of that group of persons.

(3) If the Stud Book Association after consideration of such application and the constitution concerned, is prepared to certify as contemplated in section 18 (2) (c) of the Act, it shall forward four copies of the constitution concerned to the registrar together with such certificate.

Submission of appeals

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

- (a) be in the form of an affidavit;
- (b) contain full particulars of the decision or action against which is appealed;
- (c) indicate the grounds on which the appeal is based;
- (d) be lodged with the Director-General of the Department within 90 days of the date on which the appellant concerned has been notified in writing of the decision or action against which is appealed; and
- (e) be accompanied by the amount specified in item 18 of Table A.

(2) If an appeal is submitted by a person other than the person who is affected by the decision or action concerned, that appeal shall also be accompanied by a statement in which such other person discloses his interest in that decision or action.

Address for submission of appeals

26. An appeal in terms of section 27 of the Act shall—

- (a) when forwarded by post, be addressed to the Director-General, Department of Agricultural Economics and Marketing, Private Bag X250, Pretoria, 0001; and
- (b) when delivered by hand, be addressed and delivered to the Director-General, Department of Agricultural Economics and Marketing, Dirk Uys Building, Hamilton Street, Pretoria.

Indiening van aansoek en stukke

27. (1) 'n Aansoek wat ingevolge hierdie regulasies ingedien word, en die besonderhede wat vereis word om ten opsigte van so 'n aansoek verstrek te word, en 'n opgawe of stuk wat ingevolge hierdie regulasies ingedien word, moet op goeie kwaliteit A4-grootte papier getik, gedruk of duidelik leesbaar met permanente ink geskryf word.

(2) Die besonderhede wat ten opsigte van 'n aansoek verstrek word, moet in een van die amptale wees.

(3) Enige ander stukke of afskrifte van stukke wat ingevolge hierdie regulasies ingedien moet word, moet duidelik leesbaar wees en die besonderhede moet onuitwisbaar daarop getik, gedruk of geskryf wees: Met dien verstande dat 'n afskrif van 'n stuk wat voorgee om 'n sertifikaat te wees wat by die registrateur ingedien word, gesertifiseer moet wees as 'n ware afskrif van die oorspronklike stuk waarop geen ongemagtige veranderings aangebring is nie.

(4) Posgeld op en afleveringskoste van enige aansoek, kennisgewing, stuk of appèl wat ingevolge hierdie regulasies ingedien word, asook van enigets anders in verband daarmee, moet deur die afsender betaal word.

(5) 'n Aansoek, kennisgewing of dokument wat ingevolge hierdie regulasies by die registrateur ingedien moet word, moet—

- (a) wanneer per pos gestuur, geadresseer wees aan die Registrateur van Veeverbetering, Privaatsak X250, Pretoria, 0001; en
- (b) wanneer per hand aangelewer, geadresseer wees aan en aangelewer word by die Registrateur van Veeverbetering, Dirk Uysgebou, Hamiltonstraat, Pretoria.

Register van insemineerdeurs, embryo-ooplaser, inovuleerdeurs, K.I.-sentrums, diere en veetelersgenootskappe

28. (1) (a) Wanneer 'n insemineerdeur, embryo-ooplaser of inovuleerdeur as sodanig geregistreer word, teken die registrateur in die register aan—

- (i) die naam, adres, en identiteitsnommer van die betrokke insemineerdeur, embryo-ooplaser of inovuleerdeur;
- (ii) die toepaslike onderrigkursus in regulasie 10 vermeld, die gesag wat so 'n kursus aangebied het en die datum van voltooiing van daardie kursus;
- (iii) die nommer en datum van die sertifikaat van registrasie;
- (iv) die vervaldatum van registrasie;
- (v) die datum van hernuwing van registrasie; en
- (vi) die vervaldatum van hernuwing van registrasie.

(b) Wanneer 'n perseel as 'n K.I.-sentrum geregistreer is, teken die registrateur in die register aan—

- (i) die naam en adres van die K.I.-sentrum;
- (ii) die nommer en datum van die sertifikaat van registrasie;
- (iii) die vervaldatum van registrasie;
- (iv) die naam van die bestuurder van die K.I.-sentrum;
- (v) die naam en adres van die veearts en indien van toepassing die veekundige bedoel in artikel 9 (2) (b) van die Wet;
- (vi) die datum van hernuwing van registrasie; en
- (vii) die vervaldatum van hernuwing van registrasie.

(c) Wanneer 'n dier vir die opvang van semen of eiselle goedgekeur word, teken die registrateur in die register aan—

- (i) die soort en ras van die betrokke dier;
- (ii) die identifikasie van daardie dier en indien van toepassing die nommer deur die Stamboekvereniging aan daardie dier toegeken;

Submission of applications and documents

27. (1) Any application which is submitted in terms of these regulations, and the particulars required to be furnished in respect of such application, and a return or other document submitted in terms of these regulations shall be typed, printed or written legibly in permanent ink on good quality A4 size paper.

(2) The particulars which are furnished in respect of an application shall be in one of the official languages.

(3) Any other documents or copies of documents to be submitted in terms of these regulations shall be easily legible and the particulars thereon shall be typed, printed or written indelibly: Provided that any copy of a document purporting to be a certificate which is forwarded to the registrar, shall be certified to be a true copy of the original document on which no unauthorised alterations have been effected.

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

(5) Any application, notice or document 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 X250, Pretoria, 0001; and
- (b) when delivered by hand, be addressed and delivered to the Registrar of Livestock Improvement, Dirk Uys Building, Hamilton Street, Pretoria.

Register of inseminators, embryo transferors, inovulators, A.I. centres, animals and livestock breeders' societies

28. (1) (a) When an inseminator, embryo transferor or inovulator is registered as such, the registrar shall record in the register—

- (i) the name, address and identity number of the inseminator, embryo transferor or inovulator concerned;
- (ii) the applicable course of instruction referred to in regulation 10, the authority that presented such course and the date of completion of that course;
- (iii) the number and date of the certificate of registration;
- (iv) the expiry date of registration;
- (v) the date of renewal of registration; and
- (vi) the expiry date of renewal of registration.

(b) When a premises is registered as an A.I. centre, the registrar shall record in the register—

- (i) the name and address of the A.I. centre;
- (ii) the number and date of the certificate of registration;
- (iii) the expiry date of registration;
- (iv) the name of the manager of the A.I. centre;
- (v) the name and address of the veterinarian and, if applicable, the animal scientist referred to in section 9 (2) (b) of the Act;
- (vi) the date of renewal of registration; and
- (vii) the expiry date of renewal of registration.

(c) When an animal is approved for the collection of semen or ova, the registrar shall record in the register—

- (i) the kind and breed of the animal concerned;
- (ii) the identification of that animal and, if applicable, the number allocated by the Stud Book Association to that animal;

<p>(iii) die bloedtiperingslaboratoriumnommer;</p> <p>(iv) die naam van die K.I.-sentrum waar daardie dier gehou word of indien van toepassing die naam en adres van elke eienaar of mede- of opeenvolgende eienaar van daardie dier;</p> <p>(v) die nommer en datum van die sertifikaat van registrasie;</p> <p>(vi) die vervaldatum van goedkeuring;</p> <p>(vii) die datum van hernuwing van goedkeuring; en</p> <p>(viii) die vervaldatum van hernuwing van goedkeuring.</p> <p>(d) Wanneer 'n sertifikaat van regpersoonlikheid aan 'n veetelersgenootskap uitgereik word, teken die registrar in die register aan—</p> <ul style="list-style-type: none"> (i) die naam van die veetelersgenootskap; (ii) die betrokke ras; (iii) die nommer en datum van die sertifikaat van regpersoonlikheid; en (iv) die geregistreerde adres van daardie veetelersgenootskap. <p>(2) Enige verandering in die besonderhede wat in die register aangeteken is en waarvan die registrar ingevolge hierdie regulasies in kennis gestel is, moet aldus in die register aangeteken word.</p> <p>(3) Die toepaslike gelde in item 19 van Tabel A vermeld, is betaalbaar ten opsigte van insae in die register en afskrifte van enige besonderhede daarin aangeteken of 'n sertifikaat ten opsigte van sodanige besonderhede.</p> <p>Betaling van geld</p> <p>29. 'n Bedrag wat ingevolge hierdie regulasies betaalbaar is, word betaal by wyse van 'n tjek, posorder of poswissel wat ten gunste van die Direkteur-generaal: Landbou-ekonomie en -bemarking uitgemaak is: Met dien verstande dat, indien sodanige bedrag per hand afgeliever word, dit in kontant betaal kan word.</p> <p>Herroeping van regulasies</p> <p>30. Die regulasies gepubliseer by Goewermentskennisgewings R. 851 van 27 April 1979, R. 1753 van 17 Augustus 1979, R. 580 van 20 Maart 1981, R. 516 van 19 Maart 1982, R. 568 van 18 Maart 1983 en R. 1109 van 17 Mei 1985, word hierby herroep.</p> <p>Datum van inwerkingtreding</p> <p>31. Hierdie regulasies tree in werking op 1 Julie 1986.</p>	<p>(iii) the blood typing laboratory number;</p> <p>(iv) the name of the A.I. centre where that animal is kept or, if applicable, the name and address of every owner, joint or successive owner of that animal;</p> <p>(v) the number and date of the certificate of approval;</p> <p>(vi) the expiry date of the approval;</p> <p>(vii) the date of renewal of the approval; and</p> <p>(viii) the expiry date of the renewal of approval.</p> <p>(d) When a certificate of incorporation is issued to a livestock breeders' society, the registrar shall record in the register—</p> <ul style="list-style-type: none"> (i) the name of the livestock breeders' society; (ii) the breed concerned; (iii) the number and date of the certificate of incorporation; and (iv) the registered address of that livestock breeders' society. <p>(2) Any change in the particulars recorded in the register of which the registrar is notified in terms of these regulations shall likewise be recorded.</p> <p>(3) The applicable fees specified in item 19 of Table A shall be payable in respect of any inspection of the register, and copies of any particulars recorded therein or a certificate in respect of such particulars.</p> <p>Payment of fees</p> <p>29. An amount which is payable in terms of these regulations shall be paid by cheque, postal order or money order made out in favour of the Director-General: Agricultural Economics and Marketing: Provided that if such amount is delivered by hand, it may be paid in cash.</p> <p>Repeal of regulations</p> <p>30. The regulations published by <i>Government Notices</i> R. 851 of 27 April 1979, R. 1753 of 17 August 1979, R. 580 of 20 March 1981, R. 516 of 19 March 1982, R. 568 of 18 March 1983 and R. 1109 of 17 May 1985, are hereby repealed.</p> <p>Date of commencement</p> <p>31. These regulations shall come into operation on 1 July 1986.</p>
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**TABEL A/TABLE A
GELDE BETAALBAAR/FEES PAYABLE**

Doel/Purpose	Bedrag/Amount
1 Registrasie as 'n insemineerde, embryo-ooplaser of inovuleerde/Registration as an inseminator, embryo transferor or inovulator [reg. 2 (1) (b)]	R15 per aansoek/per application.
2 Registrasie van 'n perseel as 'n K.I.-sentrum/Registration of premises as an A.I. centre [reg. 3 (1) (c) (iii)]	R200 per aansoek/per application.
3 Goedkeuring van 'n dier vir die opvang van semen of eiselle/Approval of an animal for the collection of semen or ova [reg. 4 (1) (b) (iv)]	R50 per dier/per animal.
4 Hernuwing van registrasie as 'n insemineerde, embryo-ooplaser of inovuleerde/Renewal of registration as an inseminator, embryo transferor or inovulator [reg. 6 (1) (b) (ii)]	R6 per aansoek/per application.
5 Hernuwing van registrasie van 'n perseel as 'n K.I.-sentrum/Renewal of registration of premises as an A.I. centre [reg. 6 (1) (b) (ii)]	R25 per aansoek/per application.
6 Hernuwing van goedkeuring van 'n dier vir die opvang van semen of eiselle/Renewal of approval of an animal for the collection of semen or ova [reg. 6 (1) (b) (ii)]	R25 per dier/per animal.
7 Laat-indiening van aansoek om hernuwing van registrasie as 'n insemineerde, embryo-ooplaser of inovuleerde/Late submission of application for renewal of registration of an inseminator, embryo transferor or inovulator [reg. 6 (4)]	R20 per aansoek/per application.

	Doeleind/Purpose	Bedrag/Amount
8	Laat-indiening van aansoek om hernuwing van registrasie van 'n perseel as 'n K.I.-sentrum/Late submission of application for renewal of registration of a premises as an A.I. centre [reg. 6 (4)]	R50 per aansoek/per application.
9	Laat-indiening van aansoek om hernuwing van goedkeuring van 'n dier vir die opvang van semen of eiselle/Late submission of application for renewal of approval of an animal for the collection of semen or ova [reg. 6 (4)]	R50 per aansoek/per application.
10	Goedkeuring om 'n dier vir ander doeleindes as die opvang van semen by 'n K.I.-sentrum aan te hou/Approval to keep an animal at an A.I. centre for purposes other than the collection of semen [reg. 14 (3) (b) (iv)]	R20 per dier/per animal.
11	Goedkeuring om semen of eiselle wat van 'n nie-goedgekeurde dier opgevang is, te verkoop/Approval to sell semen or ova collected from a non-approved animal [reg. 16 (1) (c)]	R15 per aansoek/per application.
12	Goedkeuring vir die opvang van semen by 'n ander plek as 'n K.I.-sentrum/Approval for the collection of semen at a place other than an A.I. centre [reg. 17 (1) (c)]	R20 per aansoek/per application.
13	Magtiging om 'n dier, semen, eiselle of eiers in die Republiek in te voer/Authorisation to import an animal, semen, ova or eggs into the Republic [reg. 20 (2)]	R25 per aansoek/per application.
14	Deposit vir die gebruikmaking van amptelike kwarantynfasiliteite vir pluimvee of eiers/Deposit for the use of official quarantine facilities for poultry and eggs [reg. 20 (3) (e) (iv)]	R400 per aansoek/per application.
15	Magtiging om 'n dier, semen, eiselle of eiers uit die Republiek uit te voer/Authorisation to export an animal, semen, ova or eggs from the Republic [reg. 22 (2) (b)]	R25 per aansoek/per application.
16	Magtiging om 'n volstruis of die eier van 'n volstruis uit die Republiek uit te voer/Authorisation to export an ostrich or the egg of an ostrich from the Republic [reg. 22 (3) (b) (ii)]	R25 per aansoek/per application.
17	Sertifikaat van regspersoonlikheid uitgereik aan 'n veetelersgenootskap/Certificate of incorporation issued to a livestock breeders' society [reg. 24 (1) (d)]	R50 per aansoek/per application.
18	Appèl ingevolge artikel 27 van die Wet/Appeal in terms of section 27 of the Act [reg. 25 (1) (e)]	R400 per appèl/per appeal.
19	(a) Insaai in register/Inspection of register (b) Afskrif van besonderhede in register/Copy of particulars in register..... (c) Sertifikaat ten opsigte van besonderhede in register/Certificate in respect of particulars in register.....	R10 per geleenheid/per occasion. R5 per bladsy/per page. R20 per sertifikaat/per certificate.

TABEL B/TABLE B

MINIMUM AANTAL LEWENDE SPERMATOSOA WAT 'N DOSIS SEMEN MOET BEVAT
MINIMUM NUMBER OF LIVE SPERMATOZOA THAT A DOSE OF SEMEN MUST CONTAIN

Soor dier/Kind of animal	Aantal spermatosoa Number of spermatozoa
1	2
Beeste/Cattle.....	10 miljoen/million
Bokke/Goats.....	80 miljoen/million
Perde/Horses:	
(a) Vars semen/Fresh semen.....	100 miljoen/million
(b) Bevroe semen/Frozen semen	200 miljoen/million
Skape/Sheep:	
(a) Vars semen/Fresh semen.....	80 miljoen/million
(b) Bevroe semen/Frozen semen—	
(i) vir servikale inseminasie/for cervical insemination	80 miljoen/million
(ii) vir intra-uterine inseminasie/for intra-uterine insemination	20 miljoen/million
Varke/Pigs	2 000 miljoen/million

Werk mooi daarmee.

Ons leef  daarvan.
 water is kosbaar

Use it.

Don't abuse  it.
 water is for everybody

Help om ons land, Suid-Afrika, skoon te hou!



Please keep our country, South Africa, clean!

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