BRANDS THE BRANDS REGULATIONS [ARRANGEMENT OF REGULATIONS]

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SECTION 15-THE BRANDS REGULATIONS

Regulations by the Minister

Government		
Notices		
50	of	1931
76	of	1931
110	of	1936
280	of	1953
298	of	1955
24	of	1956
93	of	1956
207	of	1960
24	of	1961
497	of	1964
Stat	utory	
Insti	rume	nts
57	of	1965
25	of	1983

29 1983 οf Act No. 13 of 1994

These Regulations may be cited as the Brands Regulations.

Title

2. In these Regulations, unless the context otherwise requires-

Interpretation

"allotted brand" means a brand allotted to an applicant by the Registrar;

"selected brand" means a brand chosen by any applicant and submitted to the Registrar for registration.

(As amended by No. 24 of 1956)

3. For the purposes of the Act and of these Regulations, the Brand Districts shall coincide with the areas covered by provinces as demarcated in the Provinces and Districts (Division) Order.

Brands Districts Cap 286

(As amended by S.I. No. 25 of 1983)

4. (1) The form of application for registration of a brand shall be that set Prescribed forms out in Form 1 in the First Schedule.

- (2) The form of application for registration of a selected brand shall be that set out in Form 2 in the First Schedule.
- (3) The form of a certificate of registration shall be that set out in Form 3 in the First Schedule.
- (4) The form of a transfer of a brand from one registered proprietor to another shall be that set out in Form 4 in the First Schedule.
- (5) The form of a certificate of such transfer shall be that set out in Form 5 in the First Schedule.

(No. 24 of 1956)

5. (1) Save as hereinafter provided, every allotted brand shall consist of Form of brand

a set of two letters arranged horizontally, and a set of two digits also arranged horizontally, so that the letters and the digits together occupy the four quarters of an imaginary square wherein the set of letters shall comprise any of the letters of the alphabet excluding I, O, S and Z, and shall be placed either above or below the set of digits which shall comprise the integers 1 to 9.

(2) The Registrar or such other public officer as may be designated in that behalf shall keep a register of all the brands possible under sub-regulation (1), in accordance with the tables set out in the Second Schedule.

(As amended by S.I. No. 25 of 1983)

6. The public bodies and organisations set out in the first column of the Special brands Fourth Schedule shall be deemed to be the registered proprietors of the respective brands set out in the second column of that Schedule.

(As amended by S.I. No. 25 of 1983)

7. One brand and no more shall be allotted to any person in one Brands District.

Number of brands to be alloted

8. The size of the characters of every allotted brand branded on stock of the age of twelve months and over shall be eight centimetres in height and six centimetres in width, but stock under the age of twelve months may be branded with characters of one-half of the above size.

Size of brands

(As amended by G.N. No. 24 of 1956 and S.I. No. 25 of 1983)

9. (1) An applicant for an allotted brand shall be allotted the next vacant Allotment of brand appearing in the register kept under sub-regulation (2) of regulation 5.

brands

(2) An applicant for registration of a selected brand may, at the discretion of the Registrar, be registered as the proprietor of that brand.

(As amended by G.N. No. 24 of 1956 and S.I. No. 25 of 1983)

10. There shall be payable to the RegistrarPrescribed fees

for every separate registration of an allotted brand, thirteen fee (a)

units;

- (b) for every separate registration of a selected brand, twenty-five fee units:
- (c) for every transfer of a brand, thirteen fee units;
- (d) where the brand symbol selected by any applicant necessitates special printing arrangements, the cost of such printing shall be borne by the applicant.

(G.N. No. 24 of 1956 as amended by No. 93 of 1956 and Act No. 13 of 1994)

11. All brands shall be imprinted on stock as follows:

Imprinting of brands

(a) In the case of horses, mules or donkeys, the first brand shall be imprinted on the left side of the neck or on the left rump, and any second or subsequent brand shall (where there is sufficient space for such purpose) be imprinted on the same part of such animal and at a distance of not less than 3.81 centimetres from and directly underneath the last imprint.

(As amended by S.I. No. 25 of 1983)

Where there is not sufficient space for the purpose, then such second or subsequent brand shall be imprinted on that part of such animal next in order according to the following table:

- (i) right neck or rump (or thigh);
- (ii) left shoulder (or top of arm);
- (iii) right shoulder (or top of arm).
- (b) In the case of cattle, the first brand shall be imprinted on the left rump (or thigh), and any second or subsequent brand shall (where there is sufficient space for the purpose) be imprinted on the same part of such animal and at a distance of not less than 3.81 centimetres from and directly underneath the last imprint.

Where there is not sufficient space for the purpose, then such second or subsequent brand shall be imprinted on that part of such animal next in order according to the following table:

(i) right rump (or thigh);

(ii)	right shoulder (or top of arm);	
	left shoulder (or top of arm). In the case of sheep and goats, the first brand shall be imprinted right shoulder, and any second or subsequent brand in the ring order:	
(i)	right side or ribs;	
(ii)	right rump (or thigh);	
(iii)	left shoulder;	
(iv)	left side or ribs;	
(v) (As an	left rump (or thigh). nended by No. 280 of 1953)	
additio	Each proprietor of a registered brand shall have the right, in on to imprinting his brand in the manner above prescribed, to place trand on the ears of such animals by punching, tattooing or ear	Branding of ears
	The owner of any brand may surrender the same, and the Registrar on receipt of notice thereof, cancel the registration by Gazette.	Surrender of brand
Distriction use, calling cause	When it appears to the Registrar, upon the report of an Assistant et Secretary or a Veterinary Officer, that a registered brand is not he may cause notice thereof to be given to the owner thereof gupon him to show cause why the same should not be cancelled; if is not shown to the satisfaction of the Registrar within six months uch notice, he may cancel the brand.	Cancellation of brand
re-allo	No brand which has been surrendered or cancelled shall be atted until a period of five years from such surrender or lation has elapsed.	Re-allotment of brand

16. The Registrar shall, at the end of each year or as soon thereafter as possible, transmit for publication in the *Gazette* a statement, as set out in the Third Schedule, of all brands registered under the Act during the previous twelve months.

Annual return of brands registered

17. The Registrar shall allot a brand to every public pound already or hereafter to be established, and shall register the same.

Public pound

18. (1) A brand allotted to a public pound shall be in the form set out in regulation 5, except that the set of letters shall comprise the letter O horizontally followed by the letter (or the first of the letters) designating the Brand District in which the pound is located.

Branding by pound-masters

- (2) On the sale of any stock which was impounded, the poundmaster shall brand the same with the brand allotted to such pound, in accordance with these Regulations so as to show clearly that the said brand is the last brand imprinted on such stock.
- (3) Any poundmaster who fails to comply with the provisions of sub-regulation (2) shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding five hundred and twenty-five penalty units, or to imprisonment for a period not exceeding three months, or to both.
- (4) The Registrar shall maintain a register of brands allotted to pounds. (*As amended by S.I. No.* 25 of 1983 and Act No. 13 of 1994)

FIRST SCHEDULE

PRESCRIBED FORMS

FORM 1 (Regulation 4(1))

REPUBLIC OF ZAMBIA THE BRANDS REGULATIONS

APPLICATION FOR BRAND

Section A. To the Registrar,		
I/we enclose the prescribed fee of fee ur a brand for the holding or place mentioned in the	nitsSchedule below.	and request
Full name of applicant	Address	Brand District for which Brand is required
Date		
	Si (No 29 of 1	gnature of Applicant
Section B.	(140 29 0) 1	(303)
Comments from Village Hea	For Official Use Only adman or District Council in whose area the	
Date		
		Signed
Comments from Zambia Police in the applica	ant's locality:	(Name in block letters)
Date		
Date		

Signed

	(Name in block letters)
Brand allotted:	
Certificate of Registration No	
Date	

Registrar of Brands (As Amended by S.I. No. 29 of 1983) and Act No. 13 of 1994)

FORM 2 (Regulation 4 (2))

APPLICATION FOR SELECTED BRAND

To the Registrar,		
	and request true the holding or place mentioned in the Schedule b	that you will register the
Full name of Applicant	Address	Brand District for which Brand is required
Date		
		Applicant

(As Amended by G.N. No. 24 of 1956) and S.I. No. 25 of 1983)

FORM 3 (Regulation 4 (3)

CERTIFICATE OF REGISTRATION OF A BRAND

		No	
I hereby certify that the brand sh the person(s) set forth in the Schedu		eof was duly registered on the date (As amended by	e and as the brand of VS.I. No. 25 of 1983)
Owner's full Name	Address	Brand District for which Brand is required	Date of Registration
Fee Diagram of Brand			
		· ·	of Brands

(As Amended by G.N. No. 24 of 1956) and S.I. No. 25 of 1983)

FORM 4 (Regulation 4 (4))

MEMORANDUM OF TRANSFER OF A BRAND

agree to the t same may be And I/We	ransfer of the same toeregistered accordingly		by agree to the said transfer	eby request that the and enclose the fee
	Witness			Owner
		Address		
	Witness			Owner
		Address		
Brand	Name and Address of Registered Owner of Brand	Brand District for which Brand is registered	No. of Certificate	Date of Registration

(As amended by G.N. No. 24 of 1956,) S.I. No. 25 of 1983 and Act No. 13 of 1994)

FORM 5 (Regulation 4 (5))

CERTIFICATE OF TRANSFER

No		Date		
	to certify that the brand shown at			
Fee paid		Dated this	day of	
			Registrar of I	Brands
Brand	Transferee's Name and Address	Brand District where Brand is to be used	No. of Certificate	Date of Registration

(As amended by G.N. No. 24 of 1956) and S.I. No. 25 of 1983)

SECOND SCHEDULE (*Regulation* 5 (2))

Brands Allotted to Different Brands Districts

Name of Bi District		Set of letters starting with	
District	'	Starting with	Followed by any of the letters
Lusaka		Α	A, B, C, D, E, F, G, H, J, K, L, M, N, P,
			Q, R, T, U, V, W, X, Y.
		В	as above
		C	as above
Central		D	as above
		E	as above
		F	as above
Copperbelt		G	as above
Luapula		Н	as above
Northern		J	as above
		K	as above
Eastern		L	as above
		M	as above
Southern		N	as above
		Р	as above
		Q	as above
		R	as above
		Т	as above
Western		U	as above
		V	as above
		W	as above
		X	as above
North-Western		Y	as above

(As amended by S.I. No. 25 of 1983)

THIRD SCHEDULE

REPUBLIC OF ZAMBIA

THE BRANDS REGULATIONS

(Regulation 16)

RETURNS OF BRANDS REGISTERED

During the year ended 31st December, 19, for the District ofunder the Brands Act.

Date of egistration

(As amended by S.I. No. 24 of 1956) and S.I. No. 25 of 1983)

FOURTH SCHEDULE

(Regulation 6)

BRANDS ALLOTED TO PUBLIC BODIES AND ORGANISATIONS

Body or organisation	Brands
Government of Zambia and its Ministries and Departments	Z placed above two digits from 1 to 9
Department of Veterinary and Tsetse Control Services for purpose of identifying origin or treatment under regulation 8 of Stock	Z
Diseases Regulations (Cap. 252)	

(As amended by S.I. No. 25 of 1983)