SECTION 62-THE NATIONAL PARKS AND WILDLIFE (PROHIBITION OF HOLDING BOTH A DISTRICT **GAME LICENCE** AND A NATIONAL GAME LICENCE) REGULATIONS Regulations by the Minister

Statutory Instrument No. 62 of 1993 Act No. 13 of 1994

1. These Regulations may be cited as the National Parks and Wildlife (Prohibition of Holding Both a District Game Licence and a National Game Licence) Regulations.

Title

2. Subject to the provisions of regulation 3, a person shall not obtain or hold-

Prohibition of holding a district game licence and a national game licence

- a national game licence whilst he is a licencee under a subsisting (a) valid district game licence; or
- a district game licence whilst he is a licencee under a subsisting (b) valid national game licence.

- **3.** (1) Notwithstanding the provisions of regulation 2, a person who is a Exception licencee under a subsisting valid district game licence may surrender his district game licence to the Director of National Parks and Wildlife and, upon payment of the difference between the fee of a district game licence and the fee of a national game licence, may be issued with a national game licence.
- (2) An endorsement, if any, relating to the killing, wounding or capturing of any animal, on a district game licence surrendered under the provisions of sub-regulation (1), shall be recorded on the reverse of a national game licence issued pursuant to the provisions of that sub-regulation.
- **4.** Any person who contravenes the provisions of these Regulations shall be guilty of an offence and shall upon conviction be liable to a fine

Penalty

(As amended by Act No. 13 of 1994)

not exceeding forty penalty units or to imprisonment for a term not

exceeding one year.