



GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

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WINDHOEK - 4 June 2007

No. 3851

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GOVERNMENT NOTICE

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Government Notice

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 104

2007

AMENDMENT TO THE ROAD TRAFFIC AND TRANSPORT REGULATIONS, 2001: ROAD TRAFFIC AND TRANSPORT ACT, 1999

The Minister of Works, Transport and Communication has under section 91 of the Road Traffic and Transport Act, 1999 (Act No. 22 of 1999), made the regulations set out in the Schedule.

SCHEDULE

1. In these regulations “the Regulations” means the Road Traffic and Transport Regulations, 2001, promulgated under Government Notice No. 53 of 30 March 2001, as amended by Government Notices Nos 97 of 29 May 2001, 103 of 1 July 2002, 161 of 26 September 2002 and 163 of 26 September 2002, 205 of 28 September 2004, 32 of 1 April 2005, 45 of 09 May 2005, 183 of 20 December 2005 and 188 of 1 November 2006.

Amendment of regulation 1 of the Regulations

2. Regulation 1 of the Regulations is amended -

- (a) by the insertion after the definition of “**intersection**” of the following definition:

“**issuing authority**” means an issuing authority designated in terms of regulation 39(1);” and

- (b) by the insertion after the definition of “**pedal cycle**” of the following definition:

“**personalised licence number**” means a personalised licence number referred to in regulation 37(1);”.

Substitution of regulation 29 of the Regulations

3. Regulation 29 of the Regulations is substituted for the following regulation:

“Date on which motor vehicle licence and licence disc of motor vehicle becomes void.

29. The motor vehicle licence and licence disc of a motor vehicle becomes void on the date -

- (a) referred to in regulation 14(a), (c), (d) or (e), 32(4) or 44(1);
- (b) on which a new licence number is allocated as referred to in regulation 35;
- (c) on which a specific licence number is issued in terms of regulation 36;
- (d) on which a licence number is transferred in terms of regulation 36A;
- (e) on which a personalised licence number is issued or transferred in terms of this Chapter;
- (f) of surrender of a personalised licence number as contemplated in regulation 39F;
- (g) on which a personalised licence number becomes void in terms of regulation 41(1)(b) and (c);
- (h) of cancellation of a personalised licence number, where a decision in terms of regulation 42(5) includes an order for the cancellation of a personalised licence number;
- (i) of issue of an acknowledgement of receipt in terms of regulation 89(5)(c) or 90(3)(b) in respect of the motor vehicle concerned;
- (j) of deregistration of the motor vehicle in terms of this Chapter;
- (k) on which the motor vehicle is acquired or the estate is wound up, whichever is the earlier, if the motor vehicle concerned is acquired from the estate of a deceased person;
- (l) if the motor vehicle is subject to an installment sale transaction or leasing transaction, 31 days from the date of repossession

of the motor vehicle by the title-holder, but the motor vehicle licence and licence disc of a motor vehicle of which the owner fulfils his or her obligation in terms of section 12 of the Credit Agreements Act, 1980 (Act No. 75 of 1980) does not become void;

- (m) on which the motor vehicle licence is destroyed in terms of regulation 164(1)(a); or
- (n) determined by the Minister in circumstances not contemplated in this regulation.”.

Amendment of regulation 30 of the Regulations

4. Regulation 30 of the Regulations is amended by the substitution for subregulation (1) of the following subregulation:

“(1) Subject to subregulation (3), liability for the licensing of a motor vehicle arises on the date -

- (a) on which the liability for the registration of that motor vehicle arises in terms of regulation 15;
- (b) on which a new licence number is allocated as referred to in regulation 35;
- (c) on which the motor vehicle licence and licence disc of a motor vehicle become void as specified in regulation 29(e), (f), (g), (h) and (n);
- (d) of the expiry of the licence of such motor vehicle in terms of regulation 33;
- (e) referred to in regulation 44(1);
- (f) of release by the Namibian Police Force of a stolen motor vehicle which was recovered but has not been deregistered in terms of regulation 89(5);
- (g) on which the licence disc, that includes the roadworthy certificate and operator card, is lost, stolen or destroyed; or
- (h) determined by the Minister in circumstances not contemplated in this regulation.”.

Amendment of regulation 31 of the Regulations

5. Regulation 31 of the Regulations is amended by the substitution for subregulation (2) of the following subregulation:

“(2) An application referred to in subregulation (1) must be accompanied by -

- (a) acceptable identification of the owner of the motor vehicle and, if the owner is a body of persons, acceptable identification of its proxy and representative and a letter of proxy;

- (b) the appropriate motor vehicle licence fees prescribed in terms of section 18 of the Road Fund Administration Act, 1999 (Act No. 18 of 1999);
- (c) if applicable the penalties and arrear licence fees referred to in regulations 92 and 94;
- (d) if required in terms of section 58 of the Act, a roadworthy certificate;
- (e) if the Government owns the motor vehicle concerned, a licence number referred to in regulation 34(3) allocated by the relevant Ministry;
- (f) if applicable, the motor vehicle licence; or
- (g) a certified copy of the certificate of entitlement issued in terms of regulation 39(11), if the applicant has applied for a personalised licence number.”.

Amendment of regulation 37 of the Regulations

6. Regulation 37 of the Regulations is amended -

(a) by the substitution for subregulation (1) of the following subregulation:

“(1) A person may apply in accordance with regulation 38 for the allocation of a licence number of his or her choice, referred to as a personalised licence number, to motor vehicle of which he or she is the owner or is becoming the owner.”;

(b) by the substitution for subregulation (4) of the following subregulation:

“(4) The characters referred to in subregulation (3) must be followed by -

(a) an emblem of the National Flag of Namibia, which emblem must comply with the description set out in Schedule 6 to the Namibian Constitution; and

(b) the letters “NA”, depicting “Namibia”.”;

(c) by the substitution for subregulation (6) of the following subregulation:

“(6) Despite the specification referred to in subregulation (5) the National Flag of Namibia must be in full colour.”; and

(d) by the substitution for the expression “Namibian coat of arms” in paragraph (a) of subregulation (7) of the expression “National Flag of Namibia”.”.

Substitution of regulation 38 of the Regulations

7. Regulation 38 of the Regulations is substituted for the following regulation:

“Application for personalised licence number

38. An application for a personalised licence number must be made to the appropriate registering authority and must be accompanied by -

- (a) acceptable identification documentation of the applicant;
- (b) up to three personalised licence numbers, in the order of the applicant's preference; and
- (c) a declaration, made under oath before a commissioner of oaths, declaring that the applicant is to his or her knowledge not aware of any copyright vesting in the expression that is applied for to be used as a personalised licence number or if copyright so vests in that expression a declaration to the effect that the applicant has been given the right of use of that expression.”.

Substitution of regulation 39 of the Regulations

8. Regulation 39 of the Regulations is substituted for the following regulation:

“Issue of personalised licence number

39. (1) For the purpose of these regulations the Minister must designate an issuing authority.

(2) On receipt of an application for a personalised licence number in terms of regulation 38, the appropriate registering authority must, upon finding the application to be complete and accompanied by the documentation referred to in regulation 38, forward the application to the issuing authority.

(3) On receipt of an application in terms of subregulation (2), the issuing authority must -

- (a) satisfy itself that the application is complete and accompanied by the documentation referred to in regulation 38;
- (b) determine whether the requested characters are obscene, indecent or of an immoral nature or would not offend public morals or decency; and
- (c) determine -
 - (i) whether the personalised licence number applied for is not similar to a homophone of, or a replica of a personalised licence number that has already been allocated by the issuing authority in relation to a motor vehicle; or
 - (ii) whether an application for a similar personalised licence number has been refused on grounds that it is of an obscene, indecent or of an immoral nature or would offend the public morals or standards of decency.

(4) If the issuing authority is satisfied that the application for a personalised licence number complies with subregulation (3), the issuing authority must -

- (a) issue a confirmation of allocation on the approved form, indicating that the personalised licence number has been approved by the issuing authority;
- (b) update the register of personalised licence numbers referred to in regulation 366(8) accordingly; and
- (c) notify the appropriate registering authority accordingly, and forward the confirmation of allocation to the appropriate registering authority.

(5) In the case of two or more persons applying for the same expression to be used as a personalised licence number, the issuing authority must allocate the expression to the first application received by the issuing authority.

(6) If the issuing authority is satisfied that the application for a personalised licence number does not comply with subregulation (3), the issuing authority must refuse the application and notify the appropriate registering authority accordingly.

(7) If an application for a personalised licence number is refused in terms of subregulation (6), the appropriate registering authority must notify the applicant accordingly and provide the applicant with reasons for the refusal.

(8) If an application for a personalised licence number is approved in terms of subregulation (4), the appropriate registering authority must notify the applicant accordingly, and provide the applicant with the confirmation of allocation.

(9) On receipt of the confirmation of allocation in terms of subregulation (8), the applicant must within 21 days from the date of receipt submit the confirmation of allocation together with the appropriate fee prescribed in Schedule 1, to the appropriate registering authority.

(10) If the applicant fails to pay the appropriate fee referred to in subregulation (9) within the 21 days referred to in that subregulation, the confirmation of allocation of the personalised licence number expires.

(11) On receipt of the confirmation of allocation and the appropriate fee, the appropriate registering authority must -

- (a) issue a certificate of entitlement on an approved form to the applicant;
- (b) notify the issuing authority on the approved form that a certificate of entitlement has been issued;
- (c) if the certificate of entitlement is issued to a person who is the owner of a motor vehicle that is registered and licensed in terms

of this Chapter and if the personalised licence number applied for is to be displayed on that motor vehicle, licence the motor vehicle in accordance with this Chapter, and the appropriate registering authority may retain the licence until the personalised licence number plates are collected in terms of subregulation (15); and

- (d) update the register of motor vehicles referred to in regulation 366(6)(a) accordingly.

(12) On receipt of the notification referred to in subregulation (11)(b), the issuing authority must issue a works order on the approved form and forward it to the number plate manufacturer referred to in regulation 37(2).

(13) A number plate manufacturer -

- (a) may only manufacture a personalised number plate on receipt of a works order from the issuing authority;
- (b) must manufacture the required set of personalised number plates within the period determined in the authorisation referred to in regulation 37(2); and
- (c) must forward the completed personalised number plates to the appropriate registering authority.

(14) On receipt of the personalised number plates in terms of subregulation (13) the appropriate registering authority must notify the holder of the certificate of entitlement that the personalised number plates have been manufactured.

(15) The holder of the certificate of entitlement must as soon as reasonably possible after receipt of the notification referred to in subregulation (14) collect the personalised number plates and display it in accordance with regulations 48(4) to (8).

(16) If a personalised number plate is lost, stolen, damaged or destroyed the owner of the motor vehicle to which the personalised number plate relates may apply to the issuing authority for authorisation for the remanufacturing of the personalised number plate concerned and such application must be accompanied by the appropriate fee prescribed in Schedule 1.

(17) If the issuing authority is satisfied that the applicant is the owner of the motor vehicle to which the personalised licence number has been allocated, it must in terms of subregulation (16), authorise the manufacture of a substitute personalised number plate in accordance with this regulation.”.

Insertion of regulations 39A, 39B, 39C, 39D, 39E and 39F in the Regulations

9. The following regulations are inserted after regulation 39 of the Regulations:

“Conditions of the certificate of entitlement

39A. (1) Subject to subregulation (5), the certificate of entitlement issued in terms of regulation 39(11) reflects the holder's right to a personalised licence number.

(2) The personalised licence number reflected in the certificate of entitlement may only be displayed on personalised licence plate -

- (a) which complies with regulation 37(5); and
- (b) affixed to a motor vehicle of which the holder is the owner or title holder.

(3) If the holder of a certificate of entitlement is the owner or title holder of a motor vehicle licensed in the name of the holder of the right reflected in the certificate of entitlement, that holder may, subject to regulation 39(11)(c), continue to operate that motor vehicle on a public road under the licence number allocated to that motor vehicle in terms of regulation 32, until such time as the appropriate registering authority provide the holder of the certificate of entitlement with the personalised number plate.

(4) If the holder of the certificate of entitlement is not the owner or title holder of a motor vehicle the holder must, subject to subregulation (5), if he or she becomes an owner or title holder of a motor vehicle -

- (a) register and licence that motor vehicle, within 21 days from the date of liability referred to in regulations 15 and 30, at the appropriate registering authority in accordance with this Chapter; and
- (b) operate the motor vehicle under a temporary permit in accordance with Part 4 of this Chapter until the appropriate registering authority provides that holder with the personalised number plates and allocates that personalised licence number to that motor vehicle, if it considers it necessary.

(5) The right of the holder to a personalised licence number expires after 90 days from the date of issue of the certificate of entitlement, if that holder fails to licence the motor vehicle as contemplated in this regulation, and that holder is not entitled to a refund of the fees paid by him or her.

(6) The holder of a right to a personalised licence may not transfer that right to another person, except in accordance with this Part.

Circumstances under which a personalised licence number may be retained or transferred

39B. A holder of a right to a personalised licence number may -

- (a) if there is a change of owner or title holder of the motor vehicle to which the personalised licence number relates -
 - (i) retain that number in the manner and on the conditions prescribed in regulation 39C; or

- (ii) transfer the right to that number to the new owner of the motor vehicle in the manner and on the conditions prescribed in regulation 39C;
- (b) if there is no change of owner or title holder of a motor vehicle to which the personalised licence number relates, transfer the right to another owner of a motor vehicle in the manner and on the conditions prescribed in regulation 39D; or
- (c) apply for the reallocation of the personalised licence number from one motor vehicle of which he or she is the owner or title holder to another vehicle of which he or she is the owner or title holder in the manner and on the conditions prescribed in regulation 39E.

Retention or transfer of personalised licence number in case of change of owner or title holder of motor vehicle to which personalised licence number was allocated

39C. (1) The holder of a right to a personalised licence number that has been allocated to a motor vehicle of which he or she is an owner or title holder may, if there is a change of owner of the motor vehicle

- (a) retain the personalised licence number for allocation to another motor vehicle of which he or she is the owner or title holder or is becoming the owner or title holder; or
- (b) transfer the right to the personalised licence number to the new owner or title holder of the motor vehicle.

(2) If the holder of a right to a personalised licence number retains the personalised licence number in terms of subregulation (1)(a), and that holder is the owner or title holder of another motor vehicle which the holder intends to operate on a public road under that personalised number, the holder must apply to the appropriate registering authority for the retention of the number, and the application must be accompanied by -

- (a) a certified copy of the certificate of entitlement of that holder; and
- (b) an application for the licensing of the motor vehicle concerned in accordance with this Chapter.

(3) On receipt of an application for the retention of a personalised licence number and an application for the licensing of the motor vehicle concerned in terms of subregulation (2), the appropriate registering authority must, if satisfied that both applications are complete, forward the application for the retention of the personalised licence number to the issuing authority.

(4) On receipt of an application for the retention of a personalised licence number the issuing authority must, if satisfied that the application is complete -

- (a) allocate the personalised licence number to the motor vehicle contemplated in subregulation (2)(a);
- (b) notify the appropriate registering authority that the personalised licence number has been retained by it for allocation to another vehicle

of which the holder of the right to the personalised licence number is the owner, and the appropriate registering authority may proceed with the licensing of the motor vehicle concerned in accordance with this Chapter; and

- (c) update the register of personalised licence numbers referred to in regulation 366(8) accordingly.

(5) If, on the date of application for the retention of the personalised licence number, the holder of the right to the personalised licence number is not the owner or title holder of another motor vehicle, the issuing authority may retain that personalised licence number for a period of 90 days from the date of receipt of the application for the retention of the personalised licence number, on condition that -

- (a) the holder must, if he or she becomes an owner or title holder of a motor vehicle, register and licence that motor vehicle within 21 days from the date of liability referred to in regulations 15 and 30, at the appropriate registering authority in accordance with this Chapter; and
- (b) if the holder referred to in paragraph (a), does not exercise his or her right to the personalised licence number in relation to a motor vehicle within 90 days the holder's right to that personalised licence number expires and the holder is not entitled to a refund of the fees paid by him or her.

(6) If the holder of a right to a personalised licence number transfers the right to the personalised licence number together with the motor vehicle to which that personalised licence number has been allocated as contemplated in subregulation (1)(b), the new owner or title holder of that motor vehicle must register and licence that motor vehicle in accordance with this Chapter.

(7) An application for the registration and licensing of a motor vehicle contemplated in subregulation (6) must comply with regulation 38 and must be accompanied by the certificate of entitlement, and regulations 39(4) to (16) and 39A apply with necessary changes to that application.

Transfer of right to personalised licence number by holder to another person

39D. (1) The holder of a right to a personalised licence number allocated to a motor vehicle of which he or she is the owner or title holder may transfer that right to another person.

(2) The holder of a right to a personalised licence number who intends to transfer that right must -

- (a) notify the appropriate registering authority of the transfer on the approved form; and
- (b) provide the person to whom the right is to be transferred with the certificate of entitlement.

(3) On receipt of a notification in terms of subregulation (2), the appropriate registering authority must update the register of motor vehicles referred to in regulation 366(6)(a) accordingly.

(4) The person to whom the right to a personalised licence number is transferred, must within 21 days from the date of transfer, apply at the appropriate registering authority for a certificate of entitlement, and regulations 39 and 39A apply with the necessary changes to an application made in terms of this subregulation.

(5) The application referred to in subregulation (4) must, in addition to the requirements referred to in regulation 38, be accompanied by the certificate of entitlement referred to in subregulation 2(b).

Transfer of personalised licence number between motor vehicles of which holder of right to personalised licence number is owner or title holder

39E. (1) The holder of a right to a personalised licence number which has been allocated to a motor vehicle of which he or she is the owner or title holder may have that number transferred and allocated to another motor vehicle of which he or she is the owner or title holder.

(2) The holder of a right to a personalised licence who intends to transfer the personalised licence number as stated in subregulation (1) must make an application for the transfer on the approved form at the appropriate registering authority.

(3) An application referred to in subregulation (2) must, in addition to the requirements prescribed in regulation 38, be accompanied by -

- (a) the appropriate fee prescribed in Schedule 1;
- (b) a certified copy of the certificate of entitlement of the holder; and
- (c) an application for the licensing of both motor vehicles in accordance with regulation 31.

(4) On receipt of both applications contemplated in terms of subregulation (3)(c), the appropriate registering authority must, if satisfied that the applications are complete -

- (a) allocate the personalised licence number to the motor vehicle concerned in accordance with regulations 39(4) to 39(11) and 39A;
- (b) licence both motor vehicles in the manner contemplated in regulation 32; and
- (c) update the register of motor vehicles referred to in regulation 366(6)(a) accordingly.

Voluntary surrender of right to a personalised licence number

39F. (1) If holder of a right to a personalised licence number allocated to a motor vehicle of which the holder is the owner or title holder does not require the right to that personalised licence number, he or she may surrender the right to that personalised licence number.

(2) The holder of a right to a personalised licence number who in terms of subregulation (1) surrenders the right to the personalised licence number, must

notify the appropriate registering authority on the approved form, and the notification must be accompanied by -

- (a) an application referred to in regulation 31, for the licensing of the motor vehicle to which the personalised licence number was allocated; and
- (b) the certificate of entitlement issued in terms of regulation 39(11).

(3) On receipt of the notification and application contemplated in subregulation (2), the appropriate registering authority must, if satisfied that the application is complete -

- (a) forward the notification to the issuing authority;
- (b) licence the motor vehicle in accordance with this Chapter; and
- (c) update the particulars pertaining to personalised licence numbers in the register of motor vehicles referred to in regulation 366(6)(a).

(4) The issuing authority may, from the date of receipt of the notification referred to in subregulation (3), allocate that personalised licence number to any other person who makes an application for the allocation of the personalised licence number in accordance with regulation 38.”.

Substitution of regulation 40 of the Regulations

10. Regulation 40 of the Regulations is substituted for the following regulation:

“Annual renewal fee

40. (1) A personalised licence number is subject to an annual renewal fee as prescribed in Schedule 1, but if a motor vehicle licence to which a personalised licence number relates becomes void, the annual renewal fee may be refunded to the person who is the owner of that motor vehicle on a pro rata basis.

(2) The annual renewal fee is payable on the anniversary of the date of issue of the certificate of entitlement for the personalised licence number concerned.

(3) Regulation 51 applies with necessary changes to the refund in terms of subregulation (1).”.

Substitution of regulation 41 of the Regulations

11. Regulation 41 of the Regulations is substituted for the following regulation:

“Circumstances when personalised number plates become void

41. (1) A personalised licence number becomes void -

- (a) on the expiry of the 90 days referred to in regulation 39A(5);
- (b) on the date on which the motor vehicle to which it relates is deregistered due to that motor vehicle being stolen;

- (c) subject to regulation 39C, 39D, 39E and 39F, on the date of change of an owner or title holder of the motor vehicle to which it relates; or
- (d) 90 days after the annual renewal fee is payable and has not been paid.

(2) The issuing authority may in accordance with this Part reallocate a personalised licence number that has become void in terms of subregulation (1).

(3) A personalised licence number that has become void in terms of subregulation (1)(d) may be reallocated to the owner of the motor vehicle that it relates to if that owner pays the arrears in relation to the annual renewal fee on the date that the motor vehicle licence is renewed.

(4) If a motor vehicle to which a personalised licence number relates is stolen the owner of that motor vehicle must notify the appropriate registering authority, who must update the register of motor vehicles referred to in regulation 366(6)(a), and notify the issuing authority accordingly.

(5) If a motor vehicle is deregistered as a result of it being stolen the personalised licence number in relation to that motor vehicle may not be allocated to another motor vehicle for a period of five years, except where that motor vehicle and that personalised number plate has been recovered and returned to the owner of such motor vehicle.

(6) If the stolen motor vehicle or the personalised number plates or both have been found, the appropriate registering authority must be notified thereof, and the appropriate registering authority must update the register of motor vehicles referred to in regulation 366(6)(a), and notify the issuing authority accordingly.”.

Substitution of regulation 42 of the Regulations

12. Regulation 42 of the Regulations is substituted for the following regulation:

“Right of appeal to the Commission in respect of personalised number plates

42. (1) A person who is dissatisfied with the refusal of the issuing authority to issue an authorisation for a personalised licence number may, within 21 days from the date he or she is informed of the refusal, in writing appeal to the Commission against that decision.

(2) A person who is of the opinion that a personalised licence number has been allocated contrary to the provisions of regulation 39(3)(b) or (c), or who has copyright over the expression used as a personalised licence number, may in writing appeal to the Commission against the issue of the personalised licence number.

(3) The person referred to in subregulations (1) and (2) must simultaneously serve a notice of the appeal on the issuing authority.

(4) The issuing authority must, within 14 days of receipt of the notice of appeal, provide the Commission with reasons for the refusal to

issue an authorisation to the person contemplated in subregulation (1), and the reason for the allocation of a personalised licence number as contemplated in subregulation (2).

(5) Subject to subregulation (4), the Commission must, within 30 days after receiving the issuing authority's reasons, provide the appellant with its decision and the reasons for such decision.

(6) A decision in terms of subregulation (5) may include an order that the personalised licence number be cancelled, and the person to whom that personalised licence number was allocated must, upon receiving notice of such cancellation, surrender that personalised number plate in accordance with regulation 41.

(7) If the person contemplated in subregulation (6) has paid the annual renewal fee, the issuing authority must refund such fee, on a pro rata basis to such person.”.

Amendment of regulation 66 of the Regulations

13. Regulation 66 of the Regulations is amended by the insertion in subregulation (3) of the number “39,” between the word “regulation” and the number “48”.”.

Amendment of regulation 69 of the Regulations

14. Regulation 69 of the Regulations is amended by the substitution for the word “one” in subregulation (7) for the word “two”.”.

Substitution of Schedule 1 to the Regulations

15. The following Schedule is substituted for Schedule 1 to the Regulations:

“SCHEDULE 1

FEES

Item No	Transaction	Fee - N\$	Empowering provision
1.	Application for registration as authorised officer	35.00	Regulation 4
2.	Issue of registration certificate to an authorised officer	30.00	Regulation 6
3.	Allocation of specific licence number	500.00	Regulation 36
4.	Transfer of licence number to own vehicle	48.00	Regulation 36A
5.	Transfer of licence number to vehicle of other owner	500.00	Regulation 36A
6.	Allocation of personalised licence number, including the manufacture of licence plates	1 800.00	Regulation 39
7.	Duplicate personalised licence number, per plate	200.00	Regulation 39

8.	Transfer of personalised licence number	48.00	Regulation 39E
9.	Annual renewal fee for personalised licence number	240.00	Regulation 40
10.	Application for registration as manufacturer, builder or importer	30.00	Regulation 73
11.	Application for registration as number plate manufacturer	200.00	Regulation 78
12.	Registration as manufacturer, builder or importer or number plate manufacturer	600.00	Regulation 83(1)
13.	Fee per motor vehicle design	600.00	Regulation 83(2)
14.	Issue of chassis or engine number	20.00	Regulation 91
15.	Issue of duplicate document or token	30.00	Section 91(2)(xxv) of the Act
16.	Costs of confirming information per item	15.00	Regulation 99
17.	Application for registration as driving testing center	200.00	Regulation 102
18.	Application for learner's licence (including test)	45.00	Regulation 113
19.	Issue of learner's licence	35.00	Regulation 115
20.	Application for driving licence	110.00	Regulations 116, 118, 121, 123, 124, 126 and 132
21.	Application for professional authorization	30.00	Regulation 128
22.	Issue of driving licence of any code	150.00	Regulation 118
23.	Duplicate driving licence	150.00	Regulation 120
24.	Application for temporary driving licence	25.00	Regulation 123
25.	Application for instructor's certificate	125.00	Regulation 138
26.	Issue of instructor's certificate	30.00	Regulation 138
27.	Application for registration as vehicle testing station	150.00	Regulation 144
28.	Application for roadworthy certificate or certificate of fitness	100.00	Regulation 154 and Schedule 5
29.	Issue of roadworthy certificate or certificate of fitness	30.00	Regulation 156 and Schedule 5
30.	Notification of identity of operator	40.00	Regulation 286
31.	Application for duplicate operator card	30.00	Regulation 286
32.	Registration as authorised user	20.00	Regulation 3777

Commencement

- 16.** These regulations come into operation on 4 June 2007.

J. KAAPANDA
MINISTER OF WORKS, TRANSPORT
AND COMMUNICATION

Windhoek, 21 May 2007
