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DEPARTMENT OF AGRICULTURE DEPARTEMENT VAN LANDBOU

No. R. 886

27 June 1997

LIVESTOCK BRANDS ACT, 1962 (ACT No. 87 OF 1962)

COMPULSORY BRANDING OF LIVESTOCK

I, Angela Thokozile Didiza, Deputy Minister of Agriculture, acting on behalf of the Minister of Agriculture under section 5A of the Livestock Brands Act, 1962 (Act No. 87 of 1962), hereby declare that the branding of—

- (a) cattle and small stock shall be compulsory from 1 July 1997 from the purpose of the said Act in the Provinces of the Northern Cape, Eastern Cape and the Western Cape with the exception of the Magisterial Districts of Calvinia, Calitzdorp, Oudtshoorn, Adelaide, Albert, Graaff-Reinet, Hofmeyr and Uitenhage that have already been declared compulsory; and
- (b) goats shall be compulsory from 1 July 1997 from the purpose of the said Act in the Magisterial District of Maclear.

A. T. DIDIZA

Deputy Minister of Agriculture

No. R. 886

27 Junie 1997

WET OP VEEBRANDMERKE, 1962 (WET No. 87 VAN 1962)

VERPLIGTE BRANDMERK VAN VEE

Ek, Angela Thokozile Didiza, Adjunkminister van Landbou, handelende namens die Minister van Landbou kragtens artikel 5A van die Wet op Veebrandmerke, 1962 (Wet No. 87 van 1962), verklaar hierby dat die brandmerk van—

- (a) beeste en kleinvee in die Provinsies van die Noord-Kaap, Oos-Kaap en Wes-Kaap, uitgesluit die landdrosdistrikte van Calvinia, Calitzdorp, Oudtshoorn, Adelaide, Albert, Graaff-Reinet, Hofmeyr en Uitenhage wat reeds voorheen verpligtend verklaar is, ingevolge die bepalings van gemelde Wet vanaf 1 Julie 1997 verpligtend is; en
- (b) bokke in die landdrosdistrik van Maclear, ingevolge die bepalings van gemelde Wet vanaf 1 Julie 1997 verpligtend is.

A. T. DIDIZA

Adjunk Minister van Landbou

No. R. 887**27 June 1997****LIVESTOCK BRANDS ACT, 1962 (ACT No. 87 OF 1962)****REGULATIONS: AMENDMENT**

The Deputy Minister of Agriculture, acting on behalf of the Minister of Agriculture, has under section 22 (1) (f) and (g) of the Livestock Brands Act, 1962 (Act No. 87 of 1962), made the regulations in the Schedule.

SCHEDULE**Definition**

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 882 of 20 March 1992.

Substitution of regulations 8 and 9 of the Regulations

2. The following regulations are hereby substituted for regulations 8 and 9 of the regulations:

Age of livestock at the time of branding

8. (1) No person shall apply a brand by means of branding—
- (a) on large stock under the age of six months; or
 - (b) on ostriches under the age of six months.
- (2) No person shall apply a brand by means of tattooing—
- (a) on small stock under the age of one week;
 - (b) on pigs under the age of one week; and
 - (c) on ostriches under the age of one week or over the age of six months.

Limbs on which livestock can be marked and the position in which successive brands can be applied in relation to each other

9. (1) In the case of—
- (a) large stock, the brand shall be applied by means of branding on any clearly visible area, with exception of the neck area;
 - (b) small stock, the brand shall be applied by means of tattooing and can be applied in the left ear, the right ear, the left axilla vicinity, the right axilla vicinity or the flank;
 - (c) pigs, the brand shall be applied by means of tattooing and can be applied in the left ear or the right ear.
- (2) In the case of—
- (a) ostriches under the age of six months, the brand shall be applied by means of tattooing and can be applied under the left wing or the right wing;
 - (b) ostriches over the age of six months, the brand shall be applied by means of branding and can be applied on the left outer thigh or the right outer thigh.
- (3) Notwithstanding the provisions of subregulations (1) and (2) a brand may be applied on the same limb as a previous brand if adequate space is available to apply such brand directly above the previous brand.

No. R. 887**27 Junie 1997****WET OP VEEBRANDMERKE, 1962 (WET No. 87 VAN 1962)****REGULASIES: WYSIGING**

Die Adjunkminister van Landbou, handelend kragtens die Minister van Landbou, het kragtens artikel 22 (1) (f) en (g) van die Wet op Veebrandmerke, 1962 (Wet No. 87 van 1962), die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskeywing**

1. In hierdie Bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermentskennisgewing No. R. 882 van 20 Maart 1992.

Vervanging van regulasies 8 en 9 van die Regulasies

2. Regulasies 8 en 9 van die Regulasies word hiermee deur die volgende regulasies vervang:

Ouderdom van vee by brandmerk

8. (1) Niemand mag 'n brandmerk by wyse van brandmerking aanbring nie op—
- (a) grootvee onder ses maande; of
 - (b) volstruise onder die ouderdom van ses maande.

- (2) Niemand mag 'n brandmerk by wyse van tatoeëring aanbring nie op—
 - (a) kleinvee onder die ouderdom van een week;
 - (b) varke onder die ouderdom van een week; en
 - (c) volstruise onder die ouderdom van een week of bo die ouderdom van ses maande.

Liggaamsdele waarop vee gebrandmerk word en die posisie waarin opeenvolgende brandmerke met betrekking tot mekaar aangebring word

9. (1) In die geval van—
- (a) grootvee, moet 'n brandmerk by wyse van brandmerking aangebring word op enige sigbare area, met uitsondering van die nekarea;
 - (b) kleinvee, moet 'n brandmerk by wyse van tatoeëring aangebring word en kan dit op die linkeroor, die regteroor, die linkerokselomgewing, die regterokselomgewing of die lies aangebring word;
 - (c) varke, moet 'n brandmerk by wyse van tatoeëring aangebring word en kan dit in die linkeroor of die regteroor aangebring word.
- (2) In die geval van—
- (a) volstruise jonger as ses maande, moet 'n brandmerk by wyse van tatoeëring aangebring word en kan dit onder die linkervlerk of regtervlerk aangebring word;
 - (b) volstruise ouer as ses maande, moet 'n brandmerk by wyse van brandmerking aangebring word en kan dit op die linkerdy of regterdy aan die buitekant aangebring word.
- (3) Nieteenstaande die bepalings van subregulasies (1) en (2) mag 'n brandmerk op dieselfde liggaamsdeel as die jongste vorige brandmerk aangebring word indien daar genoegsame spasie is en dit direk bokant die betrokke vorige brandmerk aangebring word.
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