DEPARTMENT OF HEALTH

NO. 940 28 JUNE 2019

ALLIED HEALTH PROFESSIONS ACT, 1982 (ACT No. 63 OF 1982)

AMENDMENT OF ALLIED HEALTH PROFESSIONS REGULATIONS, 2019

The Minister of Health intends, under section 38 of the Allied Health Professions Act, 1982 (Act No. 63 of 1982), on the recommendation of the Allied Health Professions Council of South Africa, to make the Regulations in the Schedule.

Interested persons are invited to submit any substantiated comments on the proposed Regulations, or any representations they may wish to make in regard thereto, to the Director-General: Health, Private Bag X828, Pretoria, 0001 for the attention of the Director: Public Entities, Ms Mihlothi Mushwana, mihlothi.mushwana@health.gov.za within three months of this Notice.

Dr A Motsoaledi, MP

Minister of Health

Date:

SCHEDULE

Definition

 In these Regulations, "Regulations" means the regulations published by Government Notice No. R. 127 of 12 February 2001 as amended by Government Notice No. R. 266 of 26 March 2001.

Amendment of regulation 1 of the Regulations

- 2. Regulation 1 of the Regulations is hereby amended by—
- (a) the insertion after the definition of "energy" of the following definition:
 - ""Fees Table" means the Table in Annexure F;"
- (b) the insertion after the definition of "homoeopathic techniques" of the following definition: ""interest" with reference to outstanding amounts of money due to the council means 2% of the principal amount owed;"
- (c) the insertion after the definition of "NQF" of the following definition: ""ordinary place of residence" means the location which is recorded in the relevant register as the practitioner's residence;
- (d) the insertion after the definition of "qi gong" of the following definition: ""registered" means registered with the council in accordance with the Act and the Regulations;

Substitution of Chapter 2 of the Regulations

3. The following Chapter is hereby substituted for Chapter 2 of the Regulations:

"CHAPTER 2

REGISTRATION OF PRACTITIONERS AND STUDENTS

Procedure for application for registration

20.(1) Any person who is eligible to be registered as a practitioner of an allied health profession shall apply to the council for registration by completing an application form in the form of Annexure A, and submitting it together with the prescribed registration fee as

reflected in the Fees Table and the documentation and proof contemplated in section 15(1) and, where applicable, section 15(2) of the Act.

- (2) A certificate of registration shall reflect—
- (a) the applicant's-
 - (i) full names; and
 - (ii) identity number;
- (b) the council's-
 - (i) registration number; and
 - (ii) certificate number;
- (c) the date of registration; and
- (d) the professional register in which the applicant is registered.
- (3) The particulars referred to in sub-regulation (2)(a) to (c) shall be entered in the appropriate register.
- (4) Subject to sub-regulation (5), if a practitioner has paid his or her fees for any particular year, he or she shall be deemed to be re-registered for that year.
- (5) The names of all practitioners who have not paid the required fees by 31 March of each year shall be submitted by the registrar to the relevant professional board for a recommendation that such practitioners be de-registered which, upon approval by the full council, shall be duly executed by the registrar.
- (6) A person who is practising a profession at the time when the register is opened for such profession, shall apply to the council for registration within six months of such register being opened.

Indication of profession

- 21. A person who is registered as a practitioner in an allied health profession may, in terms of section 17 of the Act, indicate the title of such profession or category of professional registration upon his or her name plate, business card, letterhead or stationery used by such practitioner in the conduct of his or her practice only as indicated below:
- (a) Title of profession: Acupuncture
 Category of professional registration: Acupuncturist or Registered Acupuncturist.
- (b) Title of profession: Ayurveda

Category of professional registration: Ayurveda Practitioner or Registered Practitioner of Ayurveda.

(c) Title of profession: Chinese Medicine and Acupuncture

Category of professional registration: Chinese Medicine and Acupuncture Practitioner or Registered Practitioner of Chinese Medicine and Acupuncture.

(d) Title of profession: Chiropractic

Category of professional registration: Chiropractor, Registered Practitioner of Chiropractic or Registered Chiropractor.

(e) Title of profession: Homeopathy or Homoeopathy

Category of professional registration: Homeopath or Homoeopath or Homoeopathic Practitioner or Homoeopathic Practitioner and the word "Registered" may precede any of the aforementioned categories.

(f) Title of profession: Naturopathy

Category of professional registration: Naturopath, Registered Practitioner of Naturopathy or Registered Naturopath.

(g) Title of profession: Osteopathy

Category of professional registration: Osteopath, Registered Practitioner of Osteopathy or Registered Osteopath.

(h) Title of profession: Phytotherapy

Category of professional registration: Phytotherapist, Registered Practitioner of Phytotherapy or Registered Phytotherapist.

(i) Title of profession: Therapeutic Aromatherapy

Category of professional registration: Therapeutic Aromatherapist or Registered Therapeutic Aromatherapist.

(j) Title of profession: Therapeutic Massage Therapy

Category of professional registration: Therapeutic massage therapist or Registered Therapeutic Massage Therapist.

(k) Title of profession: Therapeutic Reflexology

Category of professional registration: Therapeutic Reflexologist or Registered Therapeutic Reflexologist.

(I) Title of profession: Unani-Tibb

Category of professional registration: Unani-Tibb Practitioner or Registered Practitioner of Unani-Tibb.

Temporary registration

- 22.(1) An application for temporary registration must be made on the council's application form provided for in Annexure B and must be accompanied by—
- documentary proof of the qualification which in the applicant's submission entitles him or her to temporary registration;
- (b) a registration fee and an application fee in the amounts specified in the Fees Table;
- (c) proof of identity, South African citizenship or permanent residence, good character and the authenticity and validity of the qualification contemplated in paragraph (a);
- (d) proof of being in good standing with any council, board or authority which controls or previously controlled or regulates or previously regulated the profession in respect of which the applicant is applying for registration; and
- (e) any further documentation and information that the council may reasonably request.
- (2) The registrar may refer an application contemplated in sub-regulation (1) to the relevant professional board for recommendation to the council for approval.
- (3) A person intending to sit for an examination contemplated in section 16C(3) of the Act shall pay an examination fee in the amount specified in the Fees Table to the council in respect of each sitting of the examination.
- (4) A person who has failed the examination contemplated in sub-regulation (3) on two occasions is not permitted to sit again for such an examination unless the relevant professional board recommends such further sitting to the council and the council approves the recommendation.

Registration of students

- 23.(1) Any person who qualifies to be registered as a student of an allied health profession shall apply to the council for such registration on the council's application form in the form of Annexure C accompanied by—
- (a) in the case of a first-year student—
 - a copy of the student's identity document indicating his or her identity number, full names, surname and nationality;

- (ii) a copy of the student's matriculation or highest secondary school certificate and, if the student is already registered under the Act, the Health Professions Act, 1974 (Act No. 56 of 1974), the Pharmacy Act, 1974 (Act No. 53 of 1974) or the Nursing Act, 2005 (Act No. 33 of 2005), a copy of his or her registration certificate and a copy of the qualification which allowed him or her such registration;
- (iii) a certificate from the relevant educational institution on its official stationery indicating the date of enrolment, date of commencement of studies, student number and the course of study for which the student is enrolled; and
- (iv) subject to sub-regulation (4), the application fee for registration as a student indicated in the Fees Table;
- (b) in the case of a student applying for registration beyond the first year—
 - a certificate from the relevant educational institution on its official stationery indicating the date of enrolment, date of commencement of studies, student number, the course of study and the year of study in which the student enrolled;
 - (ii) proof of any relevant previously completed subject or qualification which entitles the person to enrolment; and
 - (iii) subject to sub-regulation (4), the annual student registration fee indicated in the Fees Table.
- (2) An application contemplated in sub-regulation (1)—
- (a) is subject to—
 - (i) a register being established in terms of the Act; and
 - enrolment at an approved educational institution as contemplated in section 16A of the Act;
- (b) must be submitted to the registrar within three months after commencement of a student's studies at an educational institution in a profession regulated by the council.
- (3) The council may, at its discretion, on receipt of a duly motivated submission, grant an extension of the period referred to in subregulation (2)(b).
- (4) A student who fails to comply with subregulation (2)(b) and makes a late application for registration as a student shall pay a penalty fee for late registration as specified in the Fees Table.

- (5) The registrar must enter the name of a student registered by the council into a student register and issue a student registration certificate to such student that reflects—
- (a) the student's registration number allocated by the registrar;
- (b) the student's full names and identity number;
- (c) the course of study, the name of the educational institution and the date of registration; and
- (d) the period of validity of such certificate.
- (6) A student must inform the registrar in writing of any change to the information that he or she indicated on his or her application form contemplated in sub-regulation (1) within one month of such change occurring.

Removal of names from register of students

- **24.**(1) The council, in consultation with the relevant professional board, may remove the name of a student from the relevant register of students kept in terms of section 18 of the Act—
- (a) if the student is registered as a practitioner or intern in terms of the Act;
- (b) if evidence to the satisfaction of the registrar has been submitted that the student has abandoned his or her course of study in the Republic for an interrupted period exceeding one year;
- (c) if evidence to the satisfaction of the registrar has been submitted that the student has been expelled from the educational institution concerned for reasons of conduct, failure to meet academic requirements or for any other reason;
- if the student's registration has been suspended or cancelled by an educational institution due to injury, illness or other similar circumstance;
- (e) if the student's registration has been suspended or cancelled by the council after he or she has been found guilty of unprofessional conduct by the council's disciplinary committee or has been convicted of an offence which, in the opinion of the council or professional board concerned, constitutes improper or disgraceful conduct;
- (f) on the written request of the student; or
- (g) as soon as evidence to the satisfaction of the registrar has been submitted that the student has died.

- (2) If a student's registration has been suspended or cancelled by an educational institution as contemplated in sub-regulation (1)(d), that student may appeal to the relevant professional board to intervene.
- (3) The registrar shall give written notice of the removal of a student's name from the register by virtue of the provisions of sub-regulation (1)(a), (b), (c), (d) or (e) to the—
- (a) student concerned by registered mail to the student's address as it appears in the register; and
- (b) educational institution concerned by registered post.
- (4) A student may apply to the council for restoration of his or her name to the register, and such application shall be lodged with the registrar within 30 days of the date of the removal of such student's name from the register and shall be considered by the council in consultation with the relevant professional board.
- (5) As from the date on which notice was given to a student in terms of subregulation (3)(a), that student will cease to be enrolled as a student for the profession for which her or she was enrolled at an educational institution until his or her name has been restored to the register.
- (6) The council may, after consultation with the relevant professional board and upon application by a student on the form provided for in Annexure D, instruct the registrar to restore the name removed from the register of students by virtue of the provisions of sub-regulation (1)(a), (b), (c), (d) or (e) if the student concerned—
- (a) pays the appropriate restoration fee as stipulated in the Fees Table; and
- (b) has no disciplinary cases pending against him or her.
- (7) The registrar shall give written notice of the restoration of a student's name to the register to the educational institution concerned and to the student in the same manner as contemplated in sub-regulation (3).

Registration as intern

- **25.**(1) The register for interns kept in terms of section 14 of the Act shall reflect at least the following information:
- (a) The date of registration as an intern;
- (b) the intern's—
 - (i) full names; and
 - (ii) identity number;

- (c) the name of the educational institution where the intern obtained his or her qualification in an allied health profession;
- (d) the internship registration number allocated to the intern by the council;
- (e) the profession in which the internship is being undertaken;
- (f) the reasonably anticipated duration of the internship;
- (g) the date of completion of the internship registration in the register; and
- the council registration number and the date of registration by the council.
- (2) A person who applies to the council for registration as an intern in terms of section 19 of the Act shall submit—
- (a) his or her application to the relevant professional board on an application form provided for in Annexure E which must be obtained from the registrar;
- (b) proof that he or she holds a qualification contemplated in section 16B of the Act for purposes of registration as a practitioner;
- (c) payment of the relevant intern registration fee as specified in the Fees Table; and
- (d) the name of the facility or institution to which he or she was allocated by the relevant professional board to undergo training as an intern within one week of being allocated thereto.
- (3) A person who has been allocated a facility or institution at which he or she is to undergo training as an intern, may apply to the relevant professional board in writing in advance if he or she wishes to change from that facility or institution to another facility or institution.

Internship training

26.(1) Internship training shall

- (a) subject to sub-regulation (3), not exceed 12 months in duration and, where it is broken or interrupted, shall consist of periods which, when added together, do not exceed 12 months in total, including vacation leave not exceeding one month in duration and sick leave not exceeding one month's duration;
- (b) be completed within a period of 24 months from the date of registration as an intern under section 19 of the Act;
- (c) be served at a facility approved by the relevant professional board.
- (2) If an intern does not complete his or her internship training within 24 months, his or her registration under section 19 of the Act shall be cancelled unless he or she

- provides the relevant professional board with satisfactory reasons why his or her registration should not be cancelled.
- (3) Subject to sub-regulation (1)(b) the professional board may, in the event that the intern fails to complete his or her internship to its satisfaction, require the intern to complete a further period of internship".

Substitution of Chapter 5 of the Regulations

4. The following Chapter is hereby substituted for Chapter 5 of the Regulations:

"CHAPTER 5 FUNDS OF COUNCIL

Accounts of council and professional boards

- **36.**(1) A banking account in the name of the council and a banking account for each professional board shall be opened at one bank, and all moneys received by the registrar on behalf of the council or a professional board shall be deposited to the credit of the council's account and funds may be transferred by the registrar to the banking accounts of the professional boards as and when necessary: Provided that all banking accounts of the professional boards must be approved by the council.
- (2) Subject to sub-regulation (3), all payments from the accounts of the council and the professional boards and of the funds administered by the council and the professional boards shall be made by—
- (a) an electronic transfer of funds—
 - by the registrar or, in the absence of the registrar, a member of staff designated by the council to act for the registrar; and
 - (ii) authorised by one of two designated members of the council or of the professional board designated by the council or the professional board, as the case may be; and
- (b) debit cards issued by a registered South African banking institution for the use of the registrar and one other employee of the council designated by the council.
- (3) An amount specified in the Fees Table may, at the request of the registrar, be advanced by the council to the registrar from time to time as required, to meet petty expenses incurred by the council and the professional boards.

Annual registration fees

- **37.**(1) Subject to sub-regulation (2), every practitioner who—
- (a) on the first day of January of any year is registered with the council for one or more professions shall, pay the amount as specified in the Fees Table to the council as an annual fee;
- (b) after the first day of January of any year is registered with the council shall, irrespective of the number of professions for which he or she is registered, pay to the council, in respect of the year of registration, the fees as specified in the Fees Table, where registration takes place—
 - (i) before the first day of April, the full annual fee contemplated in paragraph(a);
 - (ii) after the last day of March and before the first day of July, 75% of the annual fee contemplated in paragraph (a);
 - (iii) after the last day of June and before the first day of October, 50% of the annual fee contemplated in paragraph (a);
 - (iv) after the last day of September, 25% of the annual fee contemplated in paragraph (a).
- (2) A registered practitioner who attains the age of 70 years while registered shall thereafter receive a 50% rebate on the registration fee and all other fees payable to the council by him or her, while a practitioner who attains the age of 75 years shall thereafter pay only 15% of the annual registration fee.
- (3) The fee payable for the registration of a specialty as contemplated in section 15(7) of the Act is as specified in the Fees Table.
- (4) The fees contemplated in sub-regulation (1) are due and payable before registration, and thereafter on the first day of January each year and shall be paid before the expiry of a period of 3 months from the date upon which such fees become due and payable.

Exemptions and reductions regarding annual fees

38. The registrar may, at his or her discretion, upon receipt of a fully substantiated application, which shall reach him or her before 15 January of a particular year, grant

exemption from or reduction of the annual fee or permit the annual fee to be paid in instalments, whereupon the registrar shall inform the applicant in writing of the conditions on which such exemption or reduction is being granted.

New application for registration

39. The application fee contemplated in section 15(1)(b) of the Act shall be as specified in the Fees Table.

Examination fees and fees for the issue of certificates

39A. The fees payable in terms of sections 4(d) and 10D(c) of the Act shall be as specified in the Fees Table.

Restoration Fees

- **40.**(1) The fees payable in terms of sections 4(c) and 10D(a) of the Act for the restoration of a person's name which was previously removed from the register—
- (a) at the request of that person in cases where he or she had no disciplinary cases pending against him or her and no outstanding fees due and payable to the council, shall be
 - the restoration application fee as specified in the Fees Table;
 - on approval of the restoration application by the Council, the pro-rated annual registration fee for the current year;
 - (iii) the fee for the issuing of a registration certificate as specified in the Fees Table:
- (b) as a result of non-payment of fees shall be any outstanding registration and other fees due and payable to the council including interest thereon and—
 - (i) the restoration application fee as specified in the Fees Table;
 - on approval of the restoration application by the council, the pro-rated annual registration fee for the current year;
 - (iii) the fee for the issuing of a registration certificate as specified in the Fees Table; or
- (c) as a result of disciplinary action by the council against such person, shall be-

- (i) the restoration application fee as specified in the Fees Table;
- on approval of the restoration application by the Council, the pro-rated annual registration fee for the current year;
- (iii) the fee for the issuing of a registration certificate as specified in the Fees Table; and
- (iv) the reasonable legal costs of the council incurred as a result of the disciplinary action concerned.
- (2) An applicant who has not been registered for a period of two or more years must again write the relevant professional board examination to prove his or her clinical competence and must pay the relevant examination fee as specified in the Fees Table.

Duplicate registration certificate

41. A fee in the amount specified in the Fees Table shall be payable by the student or the applicant for the issue of a duplicate letter of registration or certificates by the registrar.

Student fees

- **42.**(1) A first-year student shall pay the fee specified in the Fees Table to the council upon first application for registration as a student in terms of section 18 of the Act.
- (2) A student other than one contemplated in sub-regulation (1) shall for each year of registration as a student pay the fee specified in the Fees Table to the council.

Allowances for members of council and board

43.(1) The council shall pay to a member of the council or a member of a professional board, with the exception of a member in the full-time employment of the State, who attends any meeting of the council, a professional board or a committee of the council or who may otherwise be engaged in any approved business of the council or a professional board at the direction of the council, the amount specified in the Fees Table calculated from the latest time at which the member concerned can reasonably leave his

or her ordinary place of residence until the earliest time at which he or she can reasonably arrive back at his or her ordinary place of residence.

- (2) The council shall pay a member contemplated in sub-regulation (1)—
- (a) who makes use of air, train or other public transport from his or her ordinary place of residence to attend to the business of the council or at the direction of the council, the actual fare: Provided that if a member travels to a meeting or on other council or professional board business for more than one day's duration and has been notified beforehand of such journey, he or she shall be paid an allowance for only one forward and return journey;
- (b) who makes use of a shuttle, taxi or car-hire transport in the performance of his or her council or professional board duties, the cost relating to such transport to and from his or her ordinary place of residence; or
- (c) where such member prefers to use his or her own transport in order to attend meetings outside of Pretoria approved by the council, or to attend other council business at places not more than 750 kilometres distant from his or her ordinary place of residence, a motor allowance in the amount specified in the Fees Table per kilometre covered.
- (3) The council may, in circumstances where a member's actual expenditure exceeds the amounts determined in these Regulations, authorise the payment of an additional allowance to defray the member's actual expenditure.

Extracts from the Register

43A. The fee payable to the council for an extract from the register is the amount specified in the Fees Table.

Examinations fee

- **43B.**(1)The fee payable to the council in respect of an examination contemplated in section 15(2) of Act is the amount specified in the Fees Table.
- (2) The fee payable for an examination on bioethics and jurisprudence required by the Council in terms of section 16C(3) of the Act is the amount specified in the Fees Table.

Annual fee increases

43C. The Council may determine the amount by which annual fees payable by practitioners and students may be increased annually, provided that the annual fees may not be increased by more than 20% of the current annual fees, and must publish the amount of the current fee together with the amount of the increased fee by Notice in the *Gazette*.

Fees for external institutional reviews

- **43D.**(1) The fees specified in the Fees Table shall be payable to the council for conducting a review of an external educational institution in fulfilment of its functions contemplated in section 4(g) and 4(gA) of the Act by the institution concerned.
- (2) The council shall pay to a member of the council or a member of a professional board, with the exception of a member in the full-time employment of the State, who visits an institution of higher education and training, so authorised in terms of section 16D(1) of the Act, for the purposes of investigation of matters relating to educational training of certain classes of persons, the amount specified in the Fees Table calculated from the latest time at which the member concerned can reasonably leave his or her ordinary place of residence until the earliest time at which he or she can reasonably arrive back at his or her ordinary place of residence, additionally also the amounts specified in Regulations 43(2) or 43(3).

Applications for the opening of new registers

43E. The fee payable for an application for the opening of a new register for an allied health profession is as specified in the Fees Table.

Fees payable for accreditation of continuing professional development events and courses

43F.(1) Fees payable in respect of accreditation by the council of activities for the purpose of continuing professional development, are as specified in the Fees Table.

- (2) The following activities and time spent planning, organising or facilitating these activities shall not be eligible for accreditation by the council for the purpose of continuing professional development:
- (a) Non-referenced letters to the editors of accredited journals;
- (b) written assignments completed pursuant to lectures, seminars, courses or similar activities;
- (c) compilation of student training manuals for internal use;
- (d) staff or administrative meetings;
- (e) tours or viewing of exhibits or technological demonstrations;
- (f) meetings arranged by pharmaceutical companies or manufacturers or importers or distributors of products, technology or devices (including assistive device technologies) or their representatives purely for the purpose of marketing or promoting the product, technology or device.

Fees Payable for letters of good standing

43G. The fee payable for a letter of good standing from the council is as specified in the Fees Table.

Insertion of Annexure F

5. The following Annexure is hereby inserted in the Regulations after Annexure E:

"Annexure F FEES TABLE"

Regulation	Description	Fee Payable (Rands)
22(1)(b)	Application fee for temporary registration	2140
22(1)(b)	Registration fee for temporary registration	1860
22(3)	Examination fee for persons who are temporarily registered	5000
23(1)(a)(iv) and 42(1)	Application and registration fee for first year students	485
23(1)(b)(iii) and 42(2)	Annual student registration fee for years subsequent to the first year	424
23(4)	Fee for late registration as student	3576

Regulation	Description	Fee Payable (Rands)
24(6)(a)	Student restoration fee	485
36(3)	The amount the council may advance to the registrar	2000
37(1)(a)	Annual registration fee in respect of one	1860
	profession where fees are paid on or after 1	
	January and before 1 April	
37(1)(a)	Annual registration fee in respect of one	2127
	profession where fees are paid on or after 1 April	
	and before 1 May	
37(1)(a)	Annual registration fee in respect of one	2528
	profession –where fees are paid on or after 1	
	May and before 1 June	
37(1)(a)	Annual registration fee in respect of one	3147
	profession where fees are paid on or after 1 June	
37(1)(a)	Annual registration fee in respect of two	3720
	professions where fees paid on or after 1	
	January and before 1 April	
37(1)(a)	Annual registration fee in respect of two	4254
	professions where fees are paid on or after1 April	
	and before 1 May	
37(1)(a)	Annual registration fee in respect of two	5056
	professions where fees are paid on or after 1	
	May and before 1 June	
37(1)(a)	Annual registration fee in respect of two	6294
	professions where fees are paid on or after 1	
	June	
37(1)(a)	Annual registration fee in respect of three or	5580
	more professions where fees are paid on or after	
	1 January and before 1 April	
37(1)(a)	Annual registration fee in respect of three or	6381
	more professions where fees are paid on or after	
	1 April and before 1 May	

Regulation	Description	Fee Payable (Rands)
37(1)(a)	Annual registration fee in respect of three or	7584
	more professions where fees are paid on or after	
	1 May and before 1 June	
37(1)(a)	Annual registration fee in respect of three or	9441
	more professions where fees are paid on or	
	after 1 June	
39	Application fee where applicant does not	2140
	possess the prescribed qualification	
39A	Council fee for the conduct of examination	5000
	where the applicant has a foreign qualification or	
	is applying for restoration	
39A	Professional board examination fee in terms of	5000
	section 4(d) and 10D(c) of the Act	
39A	Professional board fee for issuing of a certificate	727
39A, 40,	Fee for issue of a registration certificate	727
24(6)(a)		
24(6)(a) and 40	Restoration application fee	2140
24(6)(a) and 40	Restoration fee in the case of non-payment of	(i) twice the amount
	fees by the practitioner or student	of the current annual
		registration fee as a
		restoration fee where
		the practitioner or
		student applies for
		restoration within six
		months of the date of
		his or her de-
		registration; or
		(ii) three times the
		amount of the
		current annual
		registration fee as a

Regulation	Description	Fee Payable (Rands)
		restoration fee where the practitioner or student applies for restoration after six months of the date of his or her de- registration
24(5)(a) and 40	Restoration fee in the case of disciplinary action by the council against the practitioner or student.	(i) four times the current annual registration fee where the person applies for restoration after six months from the date of deregistration but within 12 months of the date of deregistration; or (ii) five times the current annual registration fee where the person applies for restoration after 12 months of the date of de-registration
23(1)(a)(iv)	Fee payable to the council by a first year student upon first application for registration as a student	485
25(2)(c)	Fee payable to the council an intern for each year of registration as an intern beyond the first	849

Regulation	Description	Fee Payable (Rands
	year.	
41	Fee for the issue to a practitioner of duplicate	727
	letters of registration or certificates by the	
	registrar.	
43(1)	Allowances (honoraria) payable by the Council in	
	respect of -	
	(a) the attendance of meetings of the council,	
	executive committee of the council and	
	professional boards by members of the council,	
	the executive committee of the council or	
	professional boards are as follows-	
	(i) to the chairperson and vice-chairperson of the	
	council, members of the executive committee of	R2100 per meeting
	the council and chairpersons of the professional	
	boards	
	(ii) to the vice-chairpersons of the council and	
	professional boards, other council and	R1750 per meeting
	professional board members	
	(b) the attendance of other meetings such as	
	that of the Finance Committee or the Education	R1312 per meeting
	Committees of the council	
43(2)(c)	Allowance payable where a member of the	In accordance with
	council or professional board prefers to use his	the current travel
	or her own transport in order to attend meetings	allowances
	out of Pretoria or to attend other council business	published by the
	at places not more than 750 kilometres distant	South African
	from his or her ordinary residence	Revenue Services
		on its website but
		not exceeding the
		amount of the
		economy class
		airfare that would

Regulation	Description	Fee Payable (Rands)
		have been payable
		had the member
		travelled by air to
		the meeting
43A	Extract from the register	1000
43B(1)	Professional board examination fee	5000
43B(2)	Fee for bioethics and jurisprudence examination	550
43D(1)	Fee for conducting a review of an external educational institution	Actual costs plus 25%
43D(2)	Allowance (honorarium) payable by the Council in respect of visits to external education institutions for review purposes	5335
43E	Fee for an application for the opening of a new register	130 000
43F(1)	Accreditation fees payable to the council for	
	continuing professional development activities -	
	Level 1: Activities encompassing non-	2500
	measurable outcomes-	
	Large groups(100 delegates or more):	
	(i) Conferences or seminars;	
	(ii) Congresses	
	(iii) Symposia	
	(iv) Web-based seminars	
	(v) International conferences	
	Small groups (less than 100 delegates):	
	(i) Formally organised meetings by professional	R350
	societies	Koo
	(ii) Structured small group discussions with a	R200
	minimum of three practitioners involved	11200
	(iii) Case study discussions with a minimum	R200
	number of three practitioners involved	1,200
	(iv) Formally organised special purpose lectures	R350
	(v) Formally organised special purpose lectures	1,000

Regulation	Description	Fee Payable (Rands)
	that are not part of a business meeting	
	(vi) Interest groups meeting less than six times	R350
	per year	
	Other:	
	(i) membership of an association/society	R200
	(ii) serving on professional bodies	
		No charge
	Level 2: Activities encompassing measurable	ino onargo
	outcomes -	
	(These activities include those that have a	
	clearly measurable outcome or formal	
	evaluation process after the activity)	
	(i) involving less than 10 persons	
	(ii) involving 10 to 20 persons	R750
		R1500
	(iii) involving 20 to 30 persons	
	(iv) involving more than 30 persons	R2000
		R3500
	Level 3: Activities associated with formally	
	structured learning programmes	No Charge
	(This is structured learning, namely a formal	
	programme presented by an Education and Training Quality Assurance body-accredited,	
	National Department of Higher Education	
	registered- and Allied Health Professions	
	Council –approved training or educational institution with a measurable outcome)	
43G	Fee for issuing a letter of good standing	727

Short title

6. These Regulations are called the Allied Health Professions Regulations: Amendment 2019.