

DEPARTMENT OF HEALTH

NO. R. 2248

8 July 2022

DENTAL TECHNICIANS ACT, 1979 (ACT No. 19 of 1979)

REGULATIONS REGARDING THE REGISTRATION AND TRAINING OF
STUDENT DENTAL TECHNICIANS AND STUDENT DENTAL TECHNOLOGISTS

The Minister of Health has under section 50(f)(i) of the Dental Technicians Act, 1979 (Act No. 19 of 1979) on the recommendation of the South African Dental Technicians Council, made the Regulations in the Schedule.



DR M.J PHAAHLA, MP

MINISTER OF HEALTH

DATE 29/04/2022

SCHEDULE

Definitions

1. In these regulations any expression to which a meaning has been assigned in the Act bear that meaning and unless the context indicates otherwise -
- “advisory committee”** means a committee established in regulation 2;
- “approved institution”** means a public higher education institution or private institution approved under the Higher Education Act 1997 (Act No. 101 of 1997) and accredited by the Council;
- “council”** means the South African Dental Technicians Council established in terms of section 2 of the Act;
- “education committee”** means the committee established by the council in terms of section 11 of the Act;
- “education inspector”** means an inspector referred to in regulations 16 and 17 and Section 31 of the Act;
- “employer”** means the owner of a registered dental laboratory and who employs a registered dental technician or dental technologist;
- “extended curriculum programme”** means learning activities at the lower end of the higher education band that are intended to enable students from disadvantaged educational backgrounds to acquire the academic foundation necessary for succeeding in higher education, and that must lead to a purposeful and structured set of learning outcomes that lead to an approved and recognised professional qualification;
- “dental technician”** means any person who is registered as such by the Council;
- “dental technologist”** means any person who is registered as such by the Council;
- “final summative practical assessment”** means the practical assessment that is intended to assess the student's fitness for an approved purpose, at a given level, but specifically referring to those assessments at the end of a programme that would be presented to or considered by the Council for professional registration purposes;
- “laboratory”** means a dental laboratory registered under section 30 of the Act;
- “minimum requirements”** means-
- (a) the annual determined requirements approved by the Council on the recommendation of an accreditation panel of the education committee of the Council; and
 - (b) for the purposes of regulations 10, 11 and 12, the annual determined requirements contemplated in paragraph (a) for practical education and training

required by the approved syllabus of an approved institution for the appropriate practical subject, of which the successful completion may be considered by the Council for registration purposes;

“NQSF” means a National Qualifications Sub-Framework as contemplated in the National Qualifications Framework Act, 2008 (Act No. 67 of 2008);

“professional study” means study at an approved institution for any of the Council approved qualifications and aligned to the prevailing NQSF or any national structure that may replace it from time to time, and the expressions **“professional study in dental technology”** and **“study in dental technology”** have corresponding meanings;

“senate” means the highest academic authority at a university of technology or a similar approved structure at a private institution approved under the Higher Education Act 1997 (Act No 101 of 1997);

“the Act” means the Dental Technicians Act, (Act No. 19 of 1979); and

“work integrating learning” (WIL) means education that combines learning in the lecture room with learning in the dental laboratory where academic knowledge is applied through relevant work experience outside the lecture room and the challenges and insights so gained are brought back to the lecture room for further analysis and reflection.

Advisory committee

2. (1) An approved institution must establish an advisory committee, the majority of members of which consists of registered dental technicians or dental technologists who are of good standing with the Council and one or more dentists registered under the Health Professions Act, 1974 (Act No. 56 of 1974), to practice that profession.

(2) The advisory committee advises the approved institution concerned on any matter relating to the education of student dental technicians and student dental technologists, such as admission requirements, course structuring, research, prescribed training, academic and practical standards and the way in which work integrated learning can best be achieved.

Approval of training institutions: Procedure in applying for permission, accreditation and evaluation of training

3. (1) An application by a training institution for permission to offer or provide any education or training which is intended to qualify a person to practice the profession

of a dental technician or a dental technologist, must be submitted in writing by that institution to the Council at least six months prior to the commencement of such education or training.

(2) The application referred to in subregulation (1) must be accompanied by the applicant's capital expenditure budget; equipment maintenance plan; and future contingencies for applying new technologies; self-evaluation report based on the guidelines provided by the Council; and must meet the criteria determined by the Council from time to time by rule.

(3) A training institution must, in support of its application, indicate whether offering any of the approved qualifications at the approved institution has been approved by all other reporting structures both internal and external to the said approved institution, where applicable.

(4) On receipt of an application contemplated in subregulation (1), the Council may-

- (a) request from the applicant or any other person any further information that it deems necessary to enable it to consider the application; and
- (b) appoint an evaluation panel or another structure of Council, if deemed necessary and make the necessary arrangements including but not limited to scheduling the date of the evaluation with the educational institution.

(5) The evaluation panel referred to in subregulation (4) (b) must conduct the evaluation in accordance with the criteria determined by the Council and provide the Council with the evaluation report and its recommendations.

(6) The Council must consider the application together with the evaluation report and the recommendations of the evaluation panel and decide on whether or not to accredit the training in question.

(7) The Council may, after considering the application together with the evaluation report and the evaluation panel's recommendations and before deciding on the application, direct the registrar to ask the educational institution to clarify specified

aspects of the application or to provide any additional information to enable the council to make its own decision.

(8) The Council may, having considered the application, evaluation report, recommendations of the evaluation panel, and any clarification or additional information from the educational institution, approve, conditionally approve, or refuse the accreditation of the training and educational institution concerned and if approved must approve the number of student dental technicians or student dental technologists who may be enrolled as first-year students.

(9) An approved institution must employ only dental technologists registered with the Council or dental technicians with that registration status in the education and training of student dental technicians or student dental technologists, and other suitably qualified persons approved by the Council such as clinicians or others for any ancillary subjects such as those related to professional ethics and clinical practice.

Duration of accreditation

4. (1) The Council may, subject to regulation 3(8) accredit the training concerned for a period not exceeding four years for training leading to registration as a dental technologist or three years for training leading to registration as a dental technician.

(2) If the application does not meet all the criteria determined by the Council, the Council may provisionally accredit the training concerned for a period of time less than minimum years and subject to certain conditions that:-

- (a) the Council must re-evaluate the training referred to in subregulation (1) after every period, and after period of time less than minimum years;
- (b) the Council may, at any time after accrediting training and before the expiry of the three- or four-years period of accreditation, direct that an accredited training and educational institution be re-evaluated, should it be in receipt of information to the effect that the accredited training and educational institution no longer meets the requirements prescribed by the Council.

Withdrawal of accreditation

5. (1) The Council may recommend to the Minister to withdraw the accreditation of the training and of the educational institution referred to in these Regulations if:

- (a) the training and the educational institution no longer meet the minimum requirements determined by the Council; and
- (b) information is brought to the Council to the effect that such training and an educational institution no longer comply with the conditions of accreditation as may have been determined by the Council.

(2) The Council must, prior to the recommendation of withdrawal of the accreditation of training and an educational institution, give an educational institution concerned 30 days within which to furnish the reasons why such training and an educational institution's accreditation should not be withdrawn.

(3) The Council must consider the reasons furnished by an educational institution before recommending withdrawing the accreditation of an educational institution.

(4) Should the Council decide to recommend to the Minister to withdraw accreditation of training and an educational institution, the Council must, in writing, inform such an educational institution and the students at such an educational institution of its decision accordingly.

(5) The Council may require a person who is in possession of a qualification from an educational institution whose accreditation has been withdrawn to undergo and pass an evaluation or evaluations both in the theoretical as well as the practical aspect of dental technology as it applies to the relevant qualification, before considering such person for registration in terms of the Act.

Composition of the evaluation panel

6. (1) Subject to the approval of Council, the evaluation panel should comprise:

- (a) A member of Council as chairperson;

- (b) The head of programme or department of dental technology at one of the other Universities of Technology or a senior dental technology: academic of such a university.
- (c) Any other persons the council may wish to include in order to allow for expertise from the disciplines of fixed and removable prosthodontics and orthodontics;
- (d) In attendance: a Council observer; and
- (e) Council secretariat.

(2) The Council must determine and publish, by rules, from time to time, fees payable to members of the evaluation panel for the evaluation of the training and the educational institution and for the preparation of the evaluation report for accreditation or re-accreditation contemplated in these regulations.

(3) The Registrar must pay members of the evaluation panel fees and disbursements due to the members of the evaluation panel on the submission, to the registrar, of the final evaluation report.

Registration of student dental technician or student dental technologist

7. (1) An application for registration as a student dental technician or student dental technologist must be made to the Council within 90 days after the commencement of the applicant's study: provided that the Council may grant an extension of the period, as it considers appropriate.

(2) An application for registration as a student dental technician or student dental technologist must be accompanied by-

- (a) a certified copy of a birth certificate or, if the applicant is unable to submit a birth certificate, alternative proof of age and correct names to the satisfaction of the registrar;
- (b) a certificate, which is equivalent to any grade 12 or equivalent educational qualification or a Recognition of Prior Learning certificate that regulates admission to a higher educational institution at the level of such specific qualification;
- (c) a declaration from the approved institution concerned indicating that the applicant has commenced studies in dental technology at that approved institution, and indicating the programme, the year of study for which the

applicant is enrolled and the date on which he or she was so enrolled;
and

- (d) a registration fee as determined by Council from time to time.

(3) A student dental technician or student dental technologist must not be registered by the Council if any of the documents referred to in sub regulation (2)(a),(b) or (c) have not been received as well as the payment referred to in sub regulation (2)(d) by 30 April of the applicable year of study.

(4) An approved institution may, on the grounds of previous education or training of a student dental technician or student dental technologist in dental technology, grant such a student exemption from studies for a specific study year or subjects or discipline, as long as the requirements of Council are upheld.

(5) A student dental technician or student dental technologist whose registration has expired but, who, within one year thereafter, resumes his or her professional study, must submit an application for re-registration to the Council within 14 days of the resumption of his or her professional study: Provided that the Council may extend the period of 14 days as it considers appropriate.

- (6) An application referred to in sub regulation (5) must be accompanied by-
- (a) A declaration from the university indicating that the applicant has resumed his or her professional study;
 - (b) the original registration certificate issued by the Council; and
 - (c) an amount payable as determined by the Council from time to time.

(7) Despite the provisions of subregulation (6), the name of a student dental technician or student dental technologist who interrupts his or her professional study for not more than one year and who applies in writing to the Council to continue his or her studies in the following year, must not be removed from the register of student dental technicians or student dental technologist during the said period.

(8) A person who applies for re-registration in terms of subregulation (5) but who is not able to submit his or her original certificate as required in terms of regulation (6) (b) may apply to the Council for a certified copy of his or her original registration certificate, for which a fee as determined by Council from time to time is payable.

(9) An application for re-registration as a student dental technician or student dental technologist must be accompanied by-

- (a) a certified copy of the relevant approved and recognised qualification in dental technology of the applicant concerned, or other proof from the approved institution that the applicant has complied with the requirements for the prerequisite qualification;
- (b) a declaration from the approved institution concerned indicating that the applicant has commenced studies towards the appropriate qualification at that approved institution, and the date on which he or she was so enrolled; and
- (c) a registration fee as determined by the council from time to time.

(10) A student dental technician or student dental technologist must not be registered or re-registered by the Council if any of the documents referred to in subregulation (9)(a) or (b) as well as the payment referred to in subregulation (9)(c) have not been received by 30 April of the applicable year of study.

(11) Any application for registration or re-registration together with the applicable documents and fees, submitted after the period of 90 days referred to in sub regulation (1), or the period of 14 days referred to in sub regulation (5), as the case may be, must be subject to an additional registration fee as determined by the Council for each month or portion of a month that the application is overdue, subject to any extension that the Council may grant.

(12) No person must be registered or re-registered unless he or she has complied with sub regulations (2), (5), (8) or (11), where applicable.

(13) A onetime issued registration certificate in a format approved by the Council must be issued to each student dental technician or student dental technologist, as the case may be.

Information to be supplied by an approved institution

8. (1) An approved institution must, by the 15 April every year, submit a list to the Council indicating the full names of all-

- (a) student dental technicians or student dental technologists enrolled at such approved institution on 15 April of that year;
- (b) student dental technicians or student dental technologists who abandoned their studies during the preceding 12 months, and, in cases where students have discontinued their professional study, the date of such discontinuation and the reasons for this discontinuation;
- (c) student dental technicians or student dental technologists who temporarily abandoned their studies during the preceding 12 months, together with the reasons for such temporary abandonment and the date, where possible, on which such persons anticipate resuming their studies; and
- (d) student dental technicians or student dental technologists, who, after the temporary abandonment of their studies, resumed their studies during the preceding 12 months.

(2) Every approved institution must notify the Council within 30 days after a student dental technician or student dental technologist has been found guilty by such an approved institution of misconduct in terms of the rules and regulations of the approved institution concerned and must furnish the council with full particulars of such conduct.

(3) If a student is in contravention of the statutes under the administration of the council, such contravention must be reported to the registrar of the Council for decision and possible action.

Removal of names from register of student dental technicians or student dental technologists

9. The Registrar must remove the name of a student dental technician or student dental technologist from the register that is kept in terms of section 20 of the Act-

- (a) as soon as he or she has been registered as a dental technician or dental technologist or 30 days after the registrar receives notice of the name of such student in accordance with regulation 14; or
- (b) as soon as evidence has been submitted to the satisfaction of the registrar that the student dental technician or student dental technologist has abandoned his or her professional study in South Africa.

Minimum curriculum for courses leading to registration as a dental technician

10. (1) (a) The period of professional study in dental technology must be from the date of registration as a student dental technician, at an approved institution until the date on which the qualification, entitling such student dental technician to register as a dental technician, is awarded, or until such time as a National Professional Examination when available, has been passed.
- (b) The period referred to in paragraph (a) must consist of at least the minimum time prescribed for that qualification level as it appears on the NQSF, inclusive of both academic training at an approved institution and work integrated learning.
- (c) A student dental technician may not be allowed to complete a three-year Diploma in Dental Technology in more than five years or an Advanced Diploma in more than two years.
- (d) In the event where a student dental technician enrolls on the Extended Curriculum Programme, a further one year must be allowed over and above the time period contemplated in regulation (1) (c).
- (2) All subjects must, from the first year of study, be aimed at training in dental technology and the professional development of a student dental technician.
- (3) The syllabus for professional study for any of the Council approved qualifications at any of the NQSF levels must consist of systematic instruction and, where applicable, practical work, and must cover the following:
- (a) all aspects of modern dental technology that are benchmarked internationally;
 - (b) dental materials science appropriate to the aspects referred to in paragraph (a) and underpinned by the appropriate applied and biosciences;
 - (c) dental technology and other related legislation that impacts on the profession of dental technology practising as a dental technician;
 - (d) professional conduct and bioethics; and
 - (e) profession-specific and work-integrating learning, aimed at preparing students for the world of work in general, but focused on the profession of dental technology, which must enable student dental technicians to successfully participate as employees in a registered dental laboratory.

Minimum curriculum for courses leading to registration as a dental technologist

11. (1) (a) The period of professional study in dental technology must be from the date of registration as a student dental technologist, at an approved institution until the date on which the appropriate recognised qualification, entitling such student dental technologist to register as a dental technologist, is awarded, or until such time as a National Professional Examination when available, has been passed.
- (b) The period referred to in paragraph (a) must consist of at least the minimum time prescribed for that qualification level as it appears on the NQSF, inclusive of both academic training at an approved institution and such work integrated learning as may be determined under sub regulation (3) (f).
- (c) A student dental technologist will not be allowed to complete a four-year Bachelor of Health Sciences degree in Dental Technology in more than six years or a Postgraduate Diploma in more than two years.
- (d) In the event where a student dental technologist enrolls on the Extended Curriculum Programme, a further one year must be allowed over and above the time period contemplated in regulation (1) (b).
- (2) All subjects must, from the first year of study, be aimed at training in dental technology and the professional development of a dental technologist.
- (3) The syllabus for professional study for any of the Council approved qualifications at any of the NQSF levels must consist of systematic instruction and, where applicable, practical work, and must cover the following:
- (a) all aspects of modern dental technology that are benchmarked internationally;
- (b) dental materials science appropriate to the aspects referred to in paragraph (a) and underpinned by the appropriate applied and biosciences;
- (c) dental technology and other related legislation that impacts on the profession of dental technology practising as a dental technologist;
- (d) professional conduct and bioethics;

- (e) general dental laboratory management, business competence and business practice related subjects focused on the application in dental technology;
- (f) profession-specific and work-integrating learning, aimed at preparing students for the world of work in general, but focused on the profession of dental technology, which must enable student dental technologists to successfully participate as employees in a registered dental laboratory, and-as employers, entrepreneurs or supervisors of dental laboratories; and
- (g) the ability to engage and conduct profession-directed research that must contribute to the development of the dental technology profession.

Syllabus

12. (1) The curriculum and syllabus must be determined by each approved training institution and must be presented to the Council prior to commencement for approval as must be the case when any changes to the approved curriculum and syllabus are made. Any new or revised curriculum and or syllabus may not be introduced prior to the approval process stated above.

(2) The curriculum and syllabus contemplated in sub regulation (1) must contain all the aspects provided for in regulation 10 (3) where applicable to courses leading to registration as a dental technician or regulations 11 (3) where applicable to courses leading to registration as a dental technologist.

Examinations

13. (1) An approved institution must-
- (a) evaluate the progress of a student dental technician or student dental technologist in respect of the subjects referred to in regulations 10 (3) or 11 (3) and conduct the examinations in those subjects in accordance with the rules framed by the senate of such approved institution as approved by the Council; and
 - (b) at the end of the period contemplated in regulations 10 (1) or 11 (1) as the case may be, examine the student dental technician or student dental technologist, by means of a practical examination in dental technology in accordance with the rules framed by the senate of such approved

institution, provided that such rules are not in contravention of the Act and these Regulations.

(2) A student dental technician or student dental technologist may receive recognition from the senate or from a similar structure with the same mandate, of an approved training institution, for a subject when he or she has passed the examination in such subject in accordance with these Regulations.

Completion of academic years of study

14. (1) An approved institution must, on or before 31 December every year, or at any other agreed date should the academic year be disrupted, furnish the Registrar in writing with the name of each student dental technician or student dental technologist at such approved institution, who has complied with the requirements for the appropriate, approved and recognised qualification regardless of whether the qualification is withheld on institutional grounds.

(2) The withheld qualifications must be communicated to the Council.

Proficiency

15. (1) An approved institution must determine at what stage and for what period a student dental technician, where applicable, and student dental technologist must undergo work integrated learning in accredited dental laboratories.

(2) For the purposes of subregulation (1) the Council and the approved institution must approve and accredit any dental laboratory referred to in sub regulation (1) by a process of evaluation as determined by Council from time to time, by rules.

(3) An approved institution must ensure that the proficiency acquired through work integrated learning and other profession specific practical work, together with academic training, is sufficient for a student dental technologist to be employed as a dental technician or dental technologist.

Qualification to practice the profession as dental technician or dental technologist

16. (1) An approved institution must award the appropriate qualification as accredited by Council to a student dental technician or student dental technologist if the student has passed the examinations prescribed for that qualification and otherwise complied with the requirements determined by the senate of that institution for that qualification.

(2) The appropriate qualification as approved by Council and awarded by an approved institution maybe recognised by the Council as the qualification which entitles the holder thereof to registration as a dental technician or dental technologist in terms of section 18 of the Act and to practise the profession as a dental technician or dental technologist, until such time as the Council approves a National Professional Examination for registration, in which case the approved institutional qualification must be accepted by the Council as entrance qualification to the indicated examination.

(3) The Council must publish by rules the requirements for a National Professional Examination for registration and the commencement year in which all graduates in dental technology must take and pass the national examination in order to be registered as a dental technician or dental technologist.

(4) A dental technician must be entitled to practice his or her profession in the capacity of an employee only.

(5) A dental technologist must be entitled to practice his or her profession in the capacity of an employee, a supervisor of a dental laboratory or an employer.

(6) For the purposes of these Regulations, the Council must continue to register as a dental technician holder of the following qualifications: the Professional Diploma in Dental Technology; National Higher Diploma: Dental Technology; the National Diploma in Dental Technology; or any qualifications previously issued or recognised by the Council for this purpose.

(7) For the purposes of this Regulations, the Council must continue to register as a dental technologist holder of the following qualifications: B.Tech. Dental Technology degree; or any qualifications previously issued or recognised by the

Council for this purpose, all rights granted under previously issued qualifications are recognised and retained.

(8) For the purposes of these Regulations, the Council must register as a dental technician holder of the following qualifications as currently approved on the National Qualifications Sub-Framework: Diploma: Dental Technology.

(9) For the purposes of these Regulations, the Council must register as a dental technologist holder of the following qualifications as currently approved on the National Qualifications Sub-Framework:

- (a) Bachelor of Health Sciences: Dental Technology; and
- (b) Postgraduate Diploma: Dental Technology.

Evaluation and Investigation into education and training at an approved institution

17. (1) An evaluation panel, on the instruction of the Council, may investigate any matter concerned with the education of such students, and must report to the Council on such examination or investigation.

- (2) An investigation must not be carried out by an evaluation panel unless-
 - (a) the Council has decided that an investigation is to be carried out at that specific approved institution; or
 - (b) an approved institution requests the Council, in writing, to cause an investigation to be carried out, and the Council approves such investigation.

(3) The evaluation panel must declare in its report whether or not the minimum requirements for education and training, as prescribed by the council, and also set out in the required Self-Evaluation Report are being maintained.

(4) The evaluation panel must submit its report to the registrar within one month of the completion of the investigation.

(5) The registrar must submit the report to the education committee of the Council which may, if it is of the opinion that the report is lacking in any respect, order that the evaluation panel submit an amended or additional report.

(6) The report must thereafter be submitted to the Dean of the Faculty of the approved institution concerned for comment, and the comments must be furnished within one month of receipt of the report to the registrar, failing which the report stands.

(7) The report and the comments, if any, of the approved institution concerned, must be submitted to the education committee of the council for its first meeting thereafter or a special meeting may be convened for this purpose.

Evaluation of final practical examination question paper, work models and examples of completed tasks

18. (1) For purposes of the exit-level practical examination for any of the Diplomas in Dental Technology and the Bachelor of Health Science in Dental Technology degree, the practical examination question paper, work models and examples of completed tasks must be approved by the Council in accordance with subregulations (2) and (3) below:

(2) An approved institution must send the following items to the registrar by courier at least three months prior to the examination:

- (a) A copy of the final practical examination paper;
- (b) work models;
- (c) examples of completed tasks;
- (d) a copy of the practical year syllabus; and
- (e) any other documentation required and prescribed as per the minimum requirement document for that specific academic year.

(3) The education inspectors must consider the items referred to in subregulations (1) and (2) and advise the Council in their report whether, in their assessment, the minimum requirements have been met.

(4) If the minimum requirements have not been met, the education inspectors must make recommendations for changes to Council.

(5) The education inspectors must submit their report and the items referred to in subregulation (3) to the registrar within one month of receipt and the registrar must submit the report to the education committee of the Council for consideration.

(6) The Registrar must inform the relevant department and Dean of an approved institution of the conclusion reached by the education committee and, where applicable, of the suggestions made by that committee.

(7) An approved institution whose items in subregulations (1) and (2) do not comply with the minimum standard must submit a new or revised practical examination question paper, together with work models and examples of completed tasks, to the registrar within one month of having received the report referred to in subregulations (4) and (5) and if still further changes are required, may have to revise their examination date.

(8) An approved institution who has to resubmit the work must reimburse Council for expenses incurred by the education inspectors and council to assess the revised work.

(9) The education inspectors shall submit an amended report and the items referred to in subregulation (3) to the registrar within one month of receipt, stating in the report whether, in their opinion, the new or revised items comply with the minimum requirements.

(10) The registrar shall submit the amended report on the new or revised items to the education committee of the council for consideration.

(11) If the education committee of the council is of the opinion that the report referred to in subregulation (8) reveals that the minimum requirements are not being met, or that the approved institution failed to comply with the dates referred to in subregulation (2) the committee shall report to the council accordingly and the council may take such steps as it may deem necessary.

(12) The onus shall be on the approved institution or the council, as the case may be, to provide proof that documents, models and examples have been dispatched.

Assessment of the final summative practical examinations at approved institution

19. (1) The Council must appoint at least two dental technicians or dental technologists as Council examiners and one moderator.

(2) The Council may appoint four examiners (one from each of the disciplines of Complete Dentures, Removable Metal Partial Denture, Fixed Prosthodontics and Orthodontics, each to assess their own discipline) from the profession of dental technology to assist with the evaluation of the final practical examination; provided that at least two examiners are available to assess all the practical work.

(3) The moderator contemplated in subregulation (2) must assess all the practical work and the Council must appoint an arbitrator to adjudicate any dispute between the moderator and the discipline-specific examiner.

(4) The honorarium and allowance payable to a moderator or examiner for the performance of his or her functions must be determined by the Council from time to time by resolution.

(5) One or more Council examiners may be required by Council to be present at the final summative practical assessment of any or all of the dental technology specific subjects that have a compulsory practical component and which is reflective of the professional skills of the student dental technician or student dental technologist, and which is part of the appropriate, approved and recognised qualification conducted by an approved institution.

(6) The Council examiners must declare in their report whether in their opinion, and after marking the practical work according to the guidelines of the Council, -

- (a) the summative practical assessment was an effective and valid means of evaluating the students concerned;
- (b) the summative practical assessment was completed in a manner consistent with the minimum requirements for that year; and
- (c) the summative practical assessment tasks were of such a standard as to show that the students concerned are able to

practice the profession of dental technician or dental technologist.

(7) For the purposes of sub regulation (6), the Council examiners must submit their report to the registrar within one month of the completion of the examination:-

- (a) the registrar must submit the report to the education committee of the Council within two weeks which, if the report is lacking in any respect, may order that the Council examiners submit an amended or additional report;
- (b) the report, together with the amended or additional report must, if necessary, be submitted to the Dean of the Faculty of the approved institution concerned for comment, who must respond within two weeks of receipt of the report;
- (c) the report and the response contemplated in paragraph (b), if any, must be submitted to the education committee of the Council at a special meeting convened for that purpose within two weeks.
- (d) If the education committee of the Council is of the opinion that the results of the summative practical assessment, taken as a whole, do not at least reflect the minimum standard or that the conditions under which the assessment was conducted were unacceptable or if the results of the approved institution revealed irregularities or inconsistencies, as reflected in the reporting referred to in subregulation (5), such education committee must report to the Council accordingly and the Council must take such steps against the approved institution as it may deem necessary.
- (e) If the Council is of the view that the examination results of the summative practical assessment, taken as a whole, do not at least reflect the minimum standard, the Council may request one or more particular students to be re-examined by the approved institution as a condition for his or her registration as a dental technician or dental technologist, as the case may be.

Offences

20. Any owner of a registered dental laboratory who fails to comply with regulation 15 (2) must be guilty of an offence and upon conviction liable to a fine as determined by the Council.

Repeal

21. The Regulations published under Government Notice No. R 378 of March 2020 are hereby repealed.

Short title

22. These regulations are called the Regulations Regarding the Registration and Training of Student Dental Technicians and Student Dental Technologists, 2022.

PROCLAMATIONS • PROKLAMASIES

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. R. 71

8 July 2022

by the
PRESIDENT of the REPUBLIC of SOUTH AFRICA

SPECIAL INVESTIGATING UNITS AND SPECIAL TRIBUNALS ACT, 1996 (ACT NO. 74 OF 1996): REFERRAL OF MATTERS TO EXISTING SPECIAL INVESTIGATING UNIT: EASTERN CAPE DEPARTMENT OF HEALTH

WHEREAS allegations as contemplated in section 2(2) of the Special Investigating Units and Special Tribunals Act, 1996 (Act No. 74 of 1996) (hereinafter referred to as "the Act"), have been made in respect of the affairs of the Eastern Cape Department of Health (hereinafter referred to as "the Department");

AND WHEREAS the Department or the State may have suffered losses that may be recovered;

AND WHEREAS I deem it necessary that the said allegations should be investigated and civil proceedings emanating from such investigation should be adjudicated upon;

NOW, THEREFORE, I hereby, under section 2(1) of the Act, refer the matters mentioned in the Schedule, in respect of the Department, for investigation to the Special Investigating Unit established by Proclamation No. R. 118 of 31 July 2001 and determine that, for the purposes of the investigation of the matters, the terms of reference of the Special Investigating Unit are to investigate as contemplated in the Act, any alleged -

- (a) serious maladministration in connection with the affairs of the Department;
- (b) improper or unlawful conduct by employees or officials of the Department;
- (c) unlawful appropriation or expenditure of public money or property;
- (d) unlawful, irregular or unapproved acquisitive act, transaction, measure or practice having a bearing upon State property;
- (e) intentional or negligent loss of public money or damage to public property;
- (f) offence referred to in Parts 1 to 4, or section 17, 20 or 21 (in so far as it relates to the aforementioned offences) of Chapter 2 of the Prevention and Combating of Corrupt Activities Act, 2004 (Act No. 12 of 2004), and which offences were committed in connection with the affairs of the Department; or
- (g) unlawful or improper conduct by any person, which has caused or may cause serious harm to the interests of the public or any category thereof,

which took place between 1 March 2018 and the date of publication of this Proclamation or which took place prior to 1 March 2018 or after the date of publication of this Proclamation, but is relevant to, connected with, incidental or ancillary to the matters mentioned in the Schedule or involve the same persons, entities or contracts investigated under authority of this Proclamation, and to exercise or perform all the functions and powers assigned to or conferred upon the said Special Investigating Unit by the Act, including the recovery of any losses suffered by the Department or the State, in relation to the said matters in the Schedule.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this tenth day of June Two thousand and twenty two.

MC Ramaphosa
President

By Order of the President-in-Cabinet:

RO LAMOLA
Minister of the Cabinet

SCHEDULE

1. The procurement of, or contracting for, health care risk waste management services by, or on behalf of, the Department in terms of bid number SCMU3-18/19-0461-HO and payments which were made in respect thereof in a manner that was—

- (a) not fair, equitable, transparent, competitive or cost-effective; or
- (b) contrary to applicable—
 - (i) legislation;
 - (ii) manuals, guidelines, practice notes, circulars or instructions issued by the National Treasury or the relevant Provincial Treasury; or
 - (iii) manuals, codes, guidelines, policies, procedures, prescripts, instructions or practices of, or applicable to, the Department,

and any related losses, unauthorised, irregular or fruitless and wasteful expenditure incurred by the Department or the State.

2. Any irregular, improper or unlawful conduct by—

- (a) employees or officials of the Department; or
 - (b) any other person or entity,
- in relation to the allegations set out in paragraph 1 of this Schedule.

DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

NO. R. 71

8 Julie 2022

van die
PRESIDENT van die REPUBLIEK van SUID-AFRIKA

WET OP SPESIALE ONDERSOEKEENHEDE EN SPESIALE TRIBUNALE, 1996 (WET NO. 74 VAN 1996): VERWYSING VAN AANGELEENTHEDE NA BESTAANDE SPESIALE ONDERSOEKEENHEID: OOS-KAAP DEPARTEMENT VAN GESONDHEID

AANGESIEN bewerings soos beoog in artikel 2(2) van die Wet op Spesiale Ondersoekeenheide en Spesiale Tribunale, 1996 (Wet No. 74 van 1996) (hierna na verwys as "die Wet"), gemaak is in verband met die aangeleenthede van die Oos-Kaap Departement van Gesondheid (hierna na verwys as "die Departement");

EN AANGESIEN die Staat of die Departement verliese gely het wat verhaal kan word;

EN AANGESIEN ek dit nodig ag dat gemelde bewerings ondersoek en siviele geskille voortspruitend uit sodanige ondersoek bereg moet word;

DERHALWE verwys ek hierby, kragtens artikel 2(1) van die Wet, die aangeleenthede in die Bylae vermeld ten opsigte van die Departement, vir ondersoek na die Spesiale Ondersoekeenheid ingestel by Proklamasie No. R. 118 van 31 Julie 2001 en bepaal dat, vir die doeleindes van die ondersoek van die aangeleenthede, die opdrag van die Spesiale Ondersoekeenheid is om soos beoog in gemelde Wet, ondersoek te doen na enige beweerde—

- (a) ernstige wanadministrasie in verband met die aangeleenthede van die Departement;
- (b) onbehoorlike of onregmatige optrede deur beamptes of werknemers van die Departement;
- (c) onregmatige bewilliging of besteding van publieke geld of eiendom;
- (d) onwettige, onreëlmatige of nie-goedgekeurde verkrygende handeling, transaksie, maatreël of praktyk wat op Staatseiendom betrekking het;
- (e) opsetlike of nalatige verlies van publieke geld of skade aan publieke eiendom;
- (f) misdryf bedoel in Dele 1 tot 4, of artikel 17, 20 of 21 (vir sover dit op voornoemde misdrywe betrekking het) van Hoofstuk 2 van die Wet op die Voorkoming en Bestryding van Korrupte Bedrywighede, 2004 (Wet No. 12 van 2004), en welke misdrywe gepleeg is in verband met die sake van die Departement; of
- (g) onwettige of onbehoorlike optrede deur enige persoon wat ernstige benadeling vir die belange van die publiek of enige kategorie daarvan veroorsaak het of kan veroorsaak, wat plaasgevind het tussen 1 Maart 2018 en die datum van publikasie van hierdie Proklamasie of wat plaasgevind het voor 1 Maart 2018 of na die datum van publikasie van hierdie Proklamasie, wat relevant is tot, verband hou met, insidenteel of bykomstig is tot, die aangeleenthede vermeld in die Bylae of wat dieselfde persone, entiteite of kontrakte betrek wat ondersoek word kragtens die volmag verleen deur hierdie Proklamasie, en om al die werksaamhede en bevoegdhede wat deur die Wet aan die gemelde Spesiale Ondersoekeenheid toegewys of opgedra is, uit te oefen of te verrig in verband met die genoemde aangeleenthede in die Bylae, insluitend die verhaal van enige verliese wat deur die Staat of die Departement gely is.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad op hede die tiende dag van Junie Twee duisend-twee-en-twintig.

MC Ramaphosa
President

Op las van die President-in-Kabinet:

RO LAMOLA
Minister van die Kabinet

BYLAE

1. Die verkryging van, of kontraktering vir, gesondheidsorg risiko afvaldienste deur, of namens, die Departement ingevolge bodnommer SCMU3-18/19-0461-HO en betalings wat ten opsigte daarvan gemaak is op 'n wyse wat—

(a) nie regverdig, billik, deursigtig, mededingend of koste-effektief was nie; of

(b) strydig was met toepaslike —

(i) wetgewing;

(ii) handleidings, riglyne, praktyknotas, omsendskrywes of instruksies wat deur die Nasionale Tesourie of betrokke Provinsiale Tesourie uitgevaardig is; of

(iii) handleidings, kodes, beleid, prosedures, voorskrifte, instruksies of praktyke van, of wat op die Departement van toepassing is,

en enige verbandhoudende verliese, ongemagtigde, onreëlmatige of vrugtelose en verspilde uitgawes wat deur die Departement of Staat aangegaan is.

2. Enige onreëlmatige, onbehoorlike of onwettige optrede deur—

(a) beamptes of werknemers van die Departement; of

(b) enige ander persoon of entiteit,

ten opsigte van die bewerings uiteengesit in paragraaf 1 van hierdie Bylae.

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. R. 72

8 July 2022

by the PRESIDENT of the REPUBLIC of SOUTH AFRICA

SPECIAL INVESTIGATING UNITS AND SPECIAL TRIBUNALS ACT, 1996 (ACT NO. 74 OF 1996): REFERRAL OF MATTERS TO EXISTING SPECIAL INVESTIGATING UNIT

WHEREAS allegations as contemplated in section 2(2) of the Special Investigating Units and Special Tribunals Act, 1996 (Act No. 74 of 1996) (hereinafter referred to as the “Act”), have been made in respect of the affairs of Midvaal Local Municipality (hereinafter referred to as “the Municipality”);

AND WHEREAS the Municipality or the State suffered losses that may be recovered;

AND WHEREAS I deem it necessary that the said allegations should be investigated and civil proceedings emanating from such investigation should be adjudicated upon;

NOW, THEREFORE, I hereby, under section 2(1) of the Act, refer the matters mentioned in the Schedule, in respect of the Municipality, for investigation to the Special Investigating Unit established by Proclamation No. R. 118 of 31 July 2001 and determine that, for the purposes of the investigation of the matters, the terms of reference of the Special Investigating Unit are to investigate as contemplated in the Act, any alleged—

- (a) serious maladministration in connection with the affairs of the Municipality;
- (b) improper or unlawful conduct by the employees or officials of the Municipality;
- (c) unlawful appropriation or expenditure of public money or property;
- (d) unlawful, irregular or unapproved acquisitive act, transaction, measure or practice having a bearing upon State property;
- (e) intentional or negligent loss of public money or damage to public property;
- (f) offence referred to in Parts 1 to 4, or section 17, 20 or 21 (in so far as it relates to the aforementioned offences) of Chapter 2 of the Prevention and Combating of Corrupt Activities Act, 2004 (Act No. 12 of 2004), and which offences were committed in connection with the affairs of the Municipality; or
- (g) unlawful or improper conduct by any person, which has caused or may cause serious harm to the interests of the public or any category thereof,

which took place between 1 June 2020 and the date of publication of this Proclamation or which took place prior to 1 June 2020 or after the date of publication of this Proclamation, but is relevant to, connected with, incidental or ancillary to the matters mentioned in the Schedule or involve the same persons, entities or contracts investigated under authority of this Proclamation, and to exercise or perform all the functions and powers assigned to or conferred upon the said Special Investigating Unit by the Act, including the recovery of any losses suffered by the

Municipality or the State, in relation to the said matters in the Schedule.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this 10th day of June Two thousand and twenty two.

MC Ramaphosa
President

By Order of the President-in-Cabinet:

RO Lamola
Minister of the Cabinet

SCHEDULE

1. The procurement of, or contracting for the rental of a vehicle tracking system, including the installation, monitoring and maintenance of a web based live tracking system by or on behalf of the Municipality in terms of Tender Number 8/2/2/307 and payments made in respect thereof in a manner that was —

- (a) not fair, competitive, transparent, equitable or cost-effective;
- (b) contrary to applicable —
 - (i) legislation;
 - (ii) manuals, guidelines, practice notes, circulars or instructions issued by the National Treasury or the relevant Provincial Treasury; or
 - (iii) manuals, policies, procedures, prescripts, instructions or practices of or applicable to the Municipality,

and any related unauthorised, irregular or fruitless and wasteful expenditure incurred by Municipality or the State.

2. Any improper or unlawful conduct by the officials or employees of the Municipality or the service provider in question, or any other person or entity, in relation to the allegations set out in paragraph 1 of this Schedule.

DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

NO. R. 72

8 Julie 2022

van die PRESIDENT van die REPUBLIEK van SUID AFRIKA

WET OP SPESIALE ONDERSOEKEENHEDE EN SPESIALE TRIBUNALE, 1996 (WET NO. 74 VAN 1996): VERWYSING VAN AANGELEENTHEDE NA BESTAANDE SPESIALE ONDERSOEKEENHEID

AANGESIEN bewerings soos beoog in artikel 2(2) van die Wet op Spesiale Ondersoekeenheide en Spesiale Tribunale, 1996 (Wet No. 74 van 1996) (hierna na verwys as "die Wet"), gemaak is in verband met die aangeleenthede van die Midvaal Plaaslike Munisipaliteit (hierna na verwys as "die Munisipaliteit");

EN AANGESIEN die Munisipaliteit of die Staat verliese gely het wat verhaal kan word;

EN AANGESIEN ek dit nodig ag dat gemelde bewerings ondersoek en siviele geskille voortspruitend uit sodanige ondersoek bereg moet word;

DERHALWE verwys ek hierby, kragtens artikel 2(1) van die Wet, die aangeleenthede in die Bylae vermeld ten opsigte van die Munisipaliteit, vir ondersoek na die Spesiale Ondersoekeenheid ingestel by Proklamasie No. R. 118 van 31 Julie 2001 en bepaal dat, vir die doeleindes van die ondersoek van die aangeleenthede, die opdrag van die Spesiale Ondersoekeenheid is om soos beoog in gemelde Wet, ondersoek te doen na enige beweerde—

- (a) ernstige wanadministrasie in verband met die aangeleenthede van die Munisipaliteit;
- (b) onbehoorlike of onregmatige optrede deur beamptes of werknemers van die Munisipaliteit;
- (c) onregmatige bewilliging of besteding van publieke geld of eiendom;
- (d) onwettige, onreëlmatige of nie-goedgekeurde verkrygende handeling, transaksie, maatreël of praktyk wat op Staatseiendom betrekking het;
- (e) opsetlike of nalatige verlies van publieke geld of skade aan publieke eiendom;
- (f) misdryf bedoel in Dele 1 tot 4, of artikel 17, 20 of 21 (vir sover dit op voornoemde misdrywe betrekking het) van Hoofstuk 2 van die Wet op die Voorkoming en Bestryding van Korrupte Bedrywighede, 2004 (Wet No. 12 van 2004), en welke misdrywe gepleeg is in verband met die sake van die Munisipaliteit; of
- (g) onwettige of onbehoorlike optrede deur enige persoon wat ernstige benadeling vir die belange van die publiek of enige kategorie daarvan veroorsaak het of kan veroorsaak,

wat plaasgevind het tussen 1 Junie 2020 en die datum van publikasie van hierdie Proklamasie of wat plaasgevind het voor 1 Junie 2020 of na die datum van publikasie van hierdie Proklamasie, wat relevant is tot, verband hou met, insidenteel of bykomstig is tot, die aangeleenthede vermeld in die Bylae of wat dieselfde persone, entiteite of kontrakte betrek wat ondersoek word kragtens die volmag verleen deur hierdie Proklamasie, en om al die werksaamhede en bevoegdhede wat deur die Wet aan die gemelde Spesiale Ondersoekeenheid toegewys of opgedra is, uit te oefen of te verrig in verband met die genoemde aangeleenthede in die Bylae, insluitend die verhaal van enige verliese wat deur die Munisipaliteit of die Staat gely is.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad op hede die 10 dag van Junie Twee duisend-en-twee-en-twintig.

MC Ramaphosa

President

Op las van die President-in-Kabinet

RO Lamola

Minister van die Kabinet

BYLAE

1. Die verkryging van, of kontraktering vir die huur van 'n voertuigopspringstelsel, insluitend die installasie, monitering en onderhoud van 'n webgebaseerde lewendige opspringstelsel deur of namens die Munisipaliteit ingevolge Tondernommer 8/2/2/307 en betalings ten opsigte daarvan gemaak op 'n wyse wat—

(a) nie regverdig, mededingend, deursigtig, billik of koste-effektief was nie; of

(b) strydig was met toepaslike—

(i) wetgewing;

(ii) handleidings, riglyne, praktyknotas, omsendskrywes of instruksies wat deur die Nasionale Tesourie of die betrokke Provinsiale Tesourie uitgevaardig is; of

(iii) handleidings, beleid, prosedures, voorskrifte, instruksies of praktyke van, of wat op die Munisipaliteit van toepassing is,

en enige verwante ongemagtigde, onreëlmatige of vrugtelose en verkwiste uitgawes wat aangegaan is deur die Munisipaliteit, of verliese wat gely is deur die Munisipaliteit of die Staat.

2. Enige onbehoorlike of onwettige optrede deur die amptenare of werknemers van die Munisipaliteit of die betrokke diensverskaffers, of enige ander persoon of entiteit, met betrekking tot die bewerings uiteengesit in paragraaf 1 van hierdie Bylae.