

1962/45

Reprint under section 7 of the Regulations Act 1936 of the Stock Remedies Regulations 1947 (S.R. 1947/138), as amended by the following amendments:

Amendment No. 1, S.R. 1948/86
 Amendment No. 2, S.R. 1953/42
 Amendment No. 3, S.R. 1959/65

THE STOCK REMEDIES REGULATIONS 1947 (REPRINT)

B. C. FREYBERG, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 17th day of September 1947

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Stock Remedies Act 1934, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS

PRELIMINARY

1. These regulations may be cited as the Stock Remedies Regulations 1947.
2. These regulations shall come into force on the seventh day following notification in the *Gazette* of the making thereof.
3. In these regulations, unless inconsistent with the context,—
 - “The said Act” means the Stock Remedies Act 1934:
 - “Board” means the Stock Remedies Registration Board constituted under the said Act:
 - “Label” includes any brand or writing on any stock remedy or on any receptacle containing any stock remedy or on any carton or cover for any such receptacle:
 - “Proprietor”, in respect of a stock remedy manufactured in New Zealand, means the manufacturer thereof, and in respect of a stock remedy not manufactured in New Zealand, means the importer thereof:

“Stock remedy” means any substance (including vaccines, sera, and other biological products) manufactured, advertised, or sold as a remedy for general use for the cure or prevention of disease in stock, or for the destruction or prevention of parasites of stock, or for the maintenance or improvement of the health or condition of stock, but does not include any substance which is used primarily as a food for stock:

“Vendor” means any person who, either on his own account or on behalf of any other person, sells in the ordinary course of his business any stock remedy.

4. The Stock Remedies Registration Regulations 1935 and the Stock Remedies Registration Regulations 1935, Amendment No. 1, are revoked.

5. All applications, approvals, certificates, declarations, registers, registrations, and generally all acts of authority, and all other documents, matters, acts, and things, and all periods of time which originated or had effect under the regulations hereby revoked and are of continuing effect at the time of coming into force of these regulations, shall enure for the purposes of these regulations as fully and effectually as if they had originated under these regulations and shall, where necessary, be deemed to have so originated.

REGISTER OF STOCK REMEDIES

6. (1) For the purposes of the said Act a Register of Stock Remedies shall be kept by the Registrar of the Board at his office in Wellington.

(2) The register may be kept book-wise or in card form or in such other manner as may be deemed convenient.

(3) The entries in the register may be arranged in order of names of stock remedies arranged alphabetically and in sub-order of names of proprietors arranged in like manner or in such other order as may be deemed convenient, and may from time to time be rearranged in different order.

(4) The particulars to be entered in the register shall be those set out in the form No. 1 in the Schedule hereto.

(5) No entry in the register shall be made by the Registrar without the direction in writing of the Board, and all entries shall be made in the order in which the directions to make the same are received by the Registrar.

(6) The direction in writing of the Board referred to in the last preceding subclause shall be sufficient if signed by the Chairman and given pursuant to a resolution of the Board.

APPLICATION FOR REGISTRATION

7. (1) Every application for the registration of a stock remedy pursuant to section 6 (3) of the said Act (accompanied by the appropriate fee) shall be in the form No. 2 in the Schedule hereto.

(2) The specimen copy of every label or advertisement to be used or published in respect of the stock remedy which by paragraph (e) of subsection (3) of section 6 of the said Act must accompany the application for registration shall be in duplicate.

(3) The statutory declaration of the applicant pursuant to sub-section (4) of section 6 of the said Act in verification of the particulars in respect of the stock remedy set out in his application for registration shall be in the form No. 3 in the Schedule hereto.

(4) Where the applicant is a company or other body corporate the declaration referred to in the last preceding subclause of this regulation shall be made by the managing director, manager, secretary, or other principal executive officer thereof, and where the applicant is a firm or partnership such declaration shall be made by any member thereof acting for and on behalf of such firm or partnership.

[7A. Where during the period of registration of any stock remedy the situation of the premises where the stock remedy is manufactured or stored for sale is changed, the proprietor of the stock remedy shall, not later than one month after the change has been effected, send to the Registrar by registered post notification of the new situation of the premises where the stock remedy is manufactured or stored for sale.]

This regulation was inserted by regulation 2 of S.R. 1953/42.

EVIDENCE OF REGISTRATION

8. (1) On the registration of any stock remedy there shall be issued to the proprietor of the stock remedy a certificate of registration in the form No. 4 in the Schedule hereto.

(2) Every such certificate of registration shall be prima facie evidence of the registration of the stock remedy to which the same relates.

APPROVAL OF LABELS OR ADVERTISEMENTS

9. (1) Every application by the proprietor of any stock remedy for approval of any label or advertisement relating to the stock remedy shall, when not combined with his application for the registration of the stock remedy, be in the form No. 5 in the Schedule hereto, and every such application shall be accompanied by two copies of the label or advertisement.

(2) The approval by the Board of any label or advertisement relating to any stock remedy shall be evidenced by endorsing on each of two copies of such label or advertisement a certificate in the following form, that is to say,—

“Approved for the period of registration ending the 30th day of September 19.....”

Signature:.....

Registrar, Stock Remedies Registration Board.

Date:.....

(3) One copy of such label or advertisement duly endorsed as provided by the last preceding subclause of this regulation shall be forwarded to the proprietor of the stock remedy, and the other copy shall be retained and filed in the office of the Registrar of the Board.

STANDARDS FOR STOCK REMEDIES

Stock Licks

10. (1) Every stock remedy in the form of a stock lick shall contain only compounds of phosphorus, iodine, cobalt, or copper incorporated with common salt and such dilutents and flavouring substances as may be necessary to render the stock lick palatable and convenient for administration to stock.

(2) Every phosphatic stock lick shall contain not less than 10 per cent by weight of phosphoric anhydride (P_2O_5).

[(3) Every iodised stock lick shall contain not less than 5 nor more than 6 oz of potassium or sodium iodate per ton.]

(4) Every cobaltised stock lick shall contain not less than 0.0023 per cent by weight of cobalt, or four ounces of cobalt sulphate ($CoSO_4, 7 H_2O$) per ton.

(5) Subject to the next succeeding subclause of this regulation, every copperised stock lick shall—

(a) If intended for sale for administration to sheep, contain not less than 0.064 nor more than 0.13 per cent by weight of copper, or 0.25 to 0.50 per cent of copper sulphate ($CuSO_4, 5 H_2O$):

(b) If intended for sale for administration to cattle, contain not less than 0.38 nor more than 0.50 per cent by weight of copper, or 1.50 to 2.00 per cent of copper sulphate ($CuSO_4, 5 H_2O$).

(6) Where any copperised stock lick contains substances other than common salt designed or intended to increase its palatability and consumption, the quantity of copper contained in such lick shall—

(a) If intended for sale for administration to sheep, be not less than 0.048 nor more than 0.064 per cent by weight of copper, or 0.19 to 0.25 per cent of copper sulphate ($CuSO_4, 5 H_2O$):

(b) If intended for sale for administration to cattle, be not less than 0.25 nor more than 0.38 per cent by weight of copper or 1.0 to 1.50 per cent of copper sulphate ($CuSO_4, 5 H_2O$).

Subclause (3) was substituted for the original subclause (3) by regulation 2 of S.R. 1959/65.

Vitamin Preparations

11. (1) No stock remedy shall contain any vitamins other than vitamin A and vitamin D, and such vitamins shall be prescribed only in the form of vitamin oils.

(2) Every vitamin oil intended for sale for administration to poultry shall contain not less than 1,000 international units of vitamin A and not less than 100 international chick units of vitamin D per gramme. For the purposes of this subclause "chick unit" means the measure of the antirachitic activity in respect of poultry of 1 gramme of a solution of 0.000025 milligramme pure crystalline vitamin D_3 in a vitamin D free olive oil.

(3) Every vitamin oil intended for sale for administration to stock other than poultry shall contain not less than 1,000 international units of vitamin A and 100 international units of vitamin D per gramme.

Worm Drenches

[12. (1) No worm drench shall contain any drug other than phenothiazine, bluestone, nicotine sulphate, carbon tetrachloride, tetrachloroethylene, oil of chenopodium, carbon disulphide, arecoline hydrobromide or any derivative thereof, sodium arsenite, kamala, hexachloroethane, piperazine and hexylresorcinol.

(2) Every worm drench shall be so compounded as to contain adequate and safe amounts of the active ingredients of the drench.

(3) Where phenothiazine is contained in any worm drench, the phenothiazine shall be—

- (a) Fine-grade phenothiazine, being phenothiazine of which not less than 75 per cent by weight shall be less than 10 microns and of which not less than 50 per cent by weight shall be less than 5 microns; or
- (b) Standard-grade phenothiazine, being phenothiazine of which not less than 50 per cent by weight shall be less than 10 microns and of which not less than 20 per cent by weight shall be less than 5 microns.]

This regulation was substituted for the original regulation 12 by regulation 3 of S.R. 1959/65.

Teat Salves

13. Every preparation described by the proprietor as a teat salve or intended for sale for the treatment of sore teats of cows shall contain a recognised antiseptic in effective concentration. Such preparation shall not contain any substance capable of tainting milk.]

This regulation was substituted for the original regulation 13 by regulation 4 of S.R. 1948/86.

Mastitis Remedies

14. No preparation in the form of a liniment intended for sale for the treatment of mastitis shall contain any substance capable of tainting milk.

15. Every drench intended for sale for the treatment of streptococcal mastitis shall contain a sulphonamide.

16. Every preparation intended for sale for the treatment of streptococcal mastitis by intra-mammary injection shall contain an acridine dye, iodine, silver oxide, a sulphonamide, tyrothricin, gramicidin, or penicillin. Every such preparation shall be so compounded that the drugs are present in an active form and in effective concentration.

Grass Staggers

17. Every preparation intended for sale for the treatment of grass staggers by injection shall be so compounded as to contain [soluble magnesium] in effective concentration.

The words in square brackets were substituted for the words "magnesium sulphate" by regulation 4 of S.R. 1959/65.

Milk Fever

18. Every preparation intended for sale for the treatment of milk fever by injection shall be so compounded as to contain calcium borogluconate in effective concentration.

Rotenone Sheep Dip

19. For the purpose of the preparation of a sheep dip incorporating rotenone as the effective parasiticide, where the rotenone is derived from the roots of derris, cube, timbo, barbasco, or tuba, or other similar vegetable substances, these shall contain not less than 4·5 per cent by weight of rotenone. Such roots or other vegetable substances shall be so ground that not less than 50 per cent by weight is capable of being passed through a No. 300 British standard wire-mesh sieve and the remainder through a No. 200 British standard wire-mesh sieve.

REGISTRATION OF NEW PROPRIETOR

20. Where during the period of registration of any stock remedy the proprietor thereof ceases to be such proprietor, the Board may, on the application of any person who satisfies the Board that he has become the proprietor of the stock remedy, cause the name and address of the new proprietor to be entered in the register in the place of the name and address of the former proprietor. . . .

The words "Every such application shall be accompanied by the appropriate fee as hereinafter prescribed" were omitted by regulation 5 of S.R. 1959/65.

SAMPLING

21. (1) Where for the purposes of the said Act a sample of any stock remedy is taken by an Inspector, the size, weight, or volume of the sample so taken shall, unless otherwise directed by the Board, be not less than the minimum size, weight, or volume of the stock remedy offered for sale.

(2) Each of the parts into which the sample is to be divided under section 12 of the said Act shall be placed into a clean, dry receptacle on which shall be affixed a label in the form No. 6 in the Schedule hereto.

(3) The label shall contain the particulars in the said form No. 6 and shall be signed by the Inspector and by the proprietor or vendor or other witness present at the taking of the sample.

FORM OF CERTIFICATE OF ANALYST

22. (1) For the purposes of section 13 of the said Act the certificate of the Analyst in respect of any stock remedy, not being a vaccine, serum, or other biological product, shall be in the form No. 7 in the Schedule hereto.

(2) The certificate of the Analyst in respect of any stock remedy being a vaccine, serum, or other biological product shall be in the form No. 8 in the Schedule hereto.

FEES

[23. (1) The fee payable by a proprietor on application for the registration or reregistration of any stock remedy shall be £2.

(2) The fee payable by a proprietor on an application for approval of any label or advertisement relating to any stock remedy made at any time after registration of the stock remedy and during the same period of registration shall be 10s.

(3) The fee payable under section 13 (4) of the said Act by the proprietor or the vendor for a copy of the Analyst's certificate where no discrepancy materially to the prejudice of a purchaser is found in any sample of a stock remedy taken and analysed under the said Act shall be £2.

(4) The fee payable under section 14 (2) of the said Act on an application for the taking and analysing of any sample of any stock remedy in the possession of the applicant shall be £10.

(5) Where pursuant to the provisions of this regulation a fee is made payable on application, the application shall not be entertained until the fee is paid.]

This regulation was substituted for the original regulation 23 (as amended by regulation 5 of S.R. 1948/86) by regulation 6 of S.R. 1959/65.

[24. Every person commits an offence against these regulations, and shall be liable on summary conviction to a fine not exceeding £20 who fails to comply with or acts in contravention of any of the provisions of these regulations.]

This regulation was inserted by regulation 3 of S.R. 1953/42.

SCHEDULE

Form No. 1, Reg. 6 (4)

The Stock Remedies Regulations 1947

REGISTER OF STOCK REMEDIES

Application File No.	Name of Proprietor	Address	Name of Stock Remedy	Date of Registration	Period of Registration	Remarks

[Form No. 2, Reg. 7 (1)]

The Stock Remedies Regulations 1947

APPLICATION FOR REGISTRATION OF A STOCK REMEDY

The Registrar,
Stock Remedies Registration Board,
Care of Department of Agriculture,
P.O. Box 2298, Wellington C. 1.

PURSUANT to section 6 of the Stock Remedies Act 1934, application is hereby made for the registration of the under-mentioned stock remedy, the particulars of which are set out below:

- (1) Name of stock remedy:.....
- (2) Description or representation of every trademark to be used in respect of the stock remedy, and registered number, if registered:.....
- (3) Situation of premises where stock remedy is manufactured or stored for sale:.....

SCHEDULE—*continued*

- (4) Method of preparation of stock remedy (*if a vaccine, serum, or other biological product*):.....
- (5) Preventive or remedial properties claimed:.....
- (6) Date beyond which stock remedy will be ineffective (where applicable):.....
- (7) Enclosed with this application are the following documents:
 (a) Specimen copy (in duplicate) of the label to be used in respect of the stock remedy:
 (b) Specimen copy (in duplicate) of the advertisement (if any) to be published in respect of the stock remedy.
- (8) Composition of stock remedy:
 Names of ingredients:.....
 Form of ingredients:.....
 Proportions present:*.....
- (9) The prescribed fee for registration is also enclosed, viz.:.....
 Dated at this day of 19.....

.....
 (Signature of applicant.)

N.B.—The prescribed fee may be lodged to the credit of the Public Account at any branch of the Bank of New Zealand, and the first portion of the lodgment slip should accompany the application for registration.

If payment of the prescribed fee is made by cheque, exchange must be added where necessary.

*Minimum proportion to be stated (to be expressed as a percentage by weight in the case of a solid stock remedy or as a number of grammes per 100 c.c. in the case of a liquid stock remedy), except where the ingredient is a poison within the meaning of **[[the Poisons Act 1960]]**, when the maximum as well as the minimum proportion must be stated. A semi-fluid stock remedy is deemed to be a solid only if recommended for use by weight. It is unnecessary to state the proportion of ingredients which are shown under the heading "Adjuvants", "Emulsifiers", or "Inert Ingredients", and for which no specific efficacy is claimed.]

This Form was substituted for the original Form No. 2 (as amended by regulation 4 of S.R. 1953/42) by regulation 7 of S.R. 1959/65.

In the footnote the Poisons Act 1960, being the corresponding enactment in force at the date of this reprint, has been substituted for the repealed Poisons Act 1934.

[Form No. 3, Reg. 7 (3)]

The Stock Remedies Regulations 1947

STATUTORY DECLARATION

I,, of being *..... of the stock remedy (*or stock remedies*) set out in the application(s) for registration dated the day of 19....., attached or appended hereto, solemnly and sincerely declare that:

†1. I have been duly authorised to make the said application(s) and this declaration in support thereof on behalf of the said firm (*or company*).

2. The signature to the said application(s) is in the proper hand writing of me, this declarant.

SCHEDULE—*continued*

3. To the best of my knowledge, information, and belief, the particulars relating to the stock remedy (*or* stock remedies) set out in the said application(s) are true and correct in all respects.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the Oaths and Declarations Act 1957.

Declared at this day of 19.....

Justice of the Peace
(*or* person authorised to
take statutory declarations).

*Where declaration is made by the sole proprietor, insert the words "the proprietor". Where declaration is made by any person on behalf of a firm or company, insert the words "Managing Director or Manager or Secretary or (as the case may be) of the (name of firm or company), the proprietors".

†Where the declaration is made by the sole proprietor, this paragraph should be deleted.]

This Form was substituted for the original Form No. 3 by regulation 7 of S.R. 1959/65.

Form No. 4, Reg. 8 (1)

The Stock Remedies Regulations 1947

CERTIFICATE OF REGISTRATION OF A STOCK REMEDY

THIS is to certify that, pursuant to the application of [*Name of proprietor*] of [*Address of proprietor*], dated the day of 19....., the under-mentioned stock remedy (stock remedies) is (are) hereby registered under the Stock Remedies Act 1934, for the registration period ending the 30th day of September 19.....

Name of stock remedy:.....

Dated at Wellington, this day of 19.....

.....
Registrar, Stock Remedies Registration Board.

Form No. 5, Reg. 9 (1)

The Stock Remedies Regulations 1947

APPLICATION FOR APPROVAL OF LABEL OR ADVERTISEMENT RELATING TO A REGISTERED STOCK REMEDY

The Registrar,
Stock Remedies Registration Board,
Care of Department of Agriculture,
Wellington C. 1.

PURSUANT to section 8 (3) of the above Act, application is hereby made for approval of the label (and) advertisement) of which two copies are attached or appended hereto relating to the under-mentioned registered stock remedy (stock remedies):

Dated at, this day of 19.....

Signature of Applicant:.....

SCHEDULE—continued

Form No. 6, Reg. 21 (2)

The Stock Remedies Regulations 1947

FORM OF LABEL TO BE AFFIXED TO SAMPLE OF STOCK REMEDY

SAMPLE of [*Name of stock remedy*] duly registered under the Stock Remedies Act 1934, on the application of [*Name and address of proprietor*] taken on the day of 19....., for analysis under the said Act in the presence of [*Name of proprietor or vendor or other witness present when sample is taken*].

Signature of Inspector:.....

Signature of proprietor, vendor, or other witness present:.....

Form No. 7, Reg. 22 (1)

The Stock Remedies Regulations 1947

CERTIFICATE OF ANALYSIS OF STOCK REMEDY, NOT BEING A VACCINE, SERUM, OR OTHER BIOLOGICAL PRODUCT

I, the undersigned, an Analyst under the Stock Remedies Act 1934, do hereby certify that on the day of 19....., there was delivered to me personally by (or I received by registered post from) [*Insert name and address of the Inspector from whom the sample was received*] a sample of [*State name of stock remedy*] for analysis in a [*State the nature of the package in which the sample was enclosed, the particulars set out in the label on the package, and a description of the impress of the seal*], and that I have analysed the same and that the result of my analysis is as follows: [*Analysis and statement of opinion as to whether any discrepancy found in the sample on comparison pursuant to section 13 (3) of the said Act would be materially to the prejudice of a purchaser*].

As witness my hand at, this day of 19.....

Signature of Analyst:.....

Form No. 8, Reg. 22 (2)

The Stock Remedies Regulations 1947

CERTIFICATE OF ANALYSIS OF STOCK REMEDY, BEING A VACCINE, SERUM, OR OTHER BIOLOGICAL PRODUCT

I, the undersigned, an Analyst under the Stock Remedies Act 1934, do hereby certify that on the day of 19....., there was delivered to me personally by (or I received by registered post from) [*Insert name and address of the Inspector from whom the sample was received*] a sample of [*State name of stock remedy*] for analysis in a [*State the nature of the package in which the sample was enclosed, the particulars set out in the label on the package, and a description of the impress of the seal*], and that I have conducted a bacteriological (serological, biological, or as the case may be) examination of the same and

SCHEDULE—*continued*

that the result of my examination is as follows: [*Analysis and statement of opinion as to whether any discrepancy found in the sample on comparison pursuant to section 13 (3) of the said Act would be materially to the prejudice of a purchaser*].

As witness my hand at, this day of 19....

Signature of Analyst:.....

W. O. HARVEY,
Clerk of the Executive Council.

Certified for the purposes of section 7 of the Regulations Act 1936, this 14th day of March 1962.

J. R. HANAN, *Attorney-General.*

Issued under the authority of the Regulations Act 1936.

Date of notification of principal regulations in *Gazette*: 25 September 1947.
These regulations are administered in the Department of Agriculture.