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THESEEDSANDPLANTVARIETIES(PLANTBREEDER'SRIGHTS) REGULATIONS,1994 *

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Fees

THE SEED SANDPLANT VARIETIES ACT

(Cap.326)

INEXERCISE of the powers conferred by sections 21,24 and 28(2) of the Seeds and Plant Winister for Agriculture, Livestock Development and Marketing makes the following Regulations:

VarietiesAct, the

$THE SEEDS AND PLANT VARIETIES (PLANT BREEDER'S RIGHTS) \\ REGULATIONS, 1994$

Citation

 $1. \qquad \textit{These Regulations may be cited as the Seeds and Plant Varieties (Plant Breeder's Rights) Regulations, \\ 1994.$

^{*} As adopted and published on November 25, 1994, in the Official Kenya Gazette, Supplement No. 73, of November 25, 1994.

Interpretation



- (d) tomoderatecasesofappealbyaggrievedpersons;
- (e) toreviewandrecommendappropriateplantbreeder'srights;
- $(f) \qquad toper forms uchother duties a smay from time to time be assigned by the Minister.$

MeetingsofCommittee

5. Subject to the directions of the Minister, the Committee shall meet at least once in every year.

Application for a grant

- $6. (1) \ \ An application for a grant shall be in Form I in the Schedule and shall be accompanied by the prescribed fee.$
- (2) Wheretheapplicationisbyasuccessorintitletothebreeder, itshallbeaccompaniedby
 - $(a) \qquad the original orac ertified copy of the deed of assignment; or$
 - (b) the original orac ertified copy of the certificate of grant of letters of a dministration; or
 - (c) such docum entary evidence as is in the opinion of the authorized of ficer sufficient to establish the title of the application;
- (3) Apersonwho
 - (a) hasasubstantialinterestintheplantvarietyinrespectofwhichtheapplicationismade; or
 - (b) is in a position to adduce evidence which is likely to be material to the consideration of the application,

may on application to the authorized officer, by afforded an opportunity of making representations concerning the application.

Forfeitureofrighttogrant

- 7.(1) Aperson entitled to a grant by virtue of paragraph 9 of the Fourth Schedulet othe Act may for feit such right if, on being served with notice by the authorized officer, he fails to make a valid application under regulation 4 within the period specified in the notice.
- (2) Anoticeunderparagraph(1)shallbeforsuchperiodnotexceedingthirtydays,astheauthorizedofficer mayspecify.
- $(3) \quad A person aggrieved by an actor omission of the authorized of ficer under this regulation may appeal to the Tribunal within four teendays.$

Certificateofgrant

8. A certificate of a grant shall be in Form II in the Schedule and shall be issued on payment of the prescribedfee.

Application for extension of the period of grant

- 9.(1) Anapplication for extension of the period of a grant under section 19(5) of the Actshall bein Form III in the Schedule and shall be accompanied by the prescribed fee.
- (2) Subject to paragraph (3), an application under this regulations hall be made not more than eighteen but not less than nine months before the date of expiry of the grant.

(3) The authorized of ficer may accept a late application under this regulation if satisfied that the applicant's failure to lodge it within the prescribed period was due to circumstances beyond his control:

Provided the application is lodged at least three months before the date of expiry of the grant.

- (4) Apersonwho
 - (a) is licensed to exercise any rights in the plant variety to which the application relates, or who otherwisehasasubstantialinterestinthevariety; or
 - (b) is in a position to produce evidence which is likely to be material to the consideration of the applicationandanypersonororganization representing such licensee or persons ointerested,

may on application to the authorized officer, be afforded an opportunity to make representations concerning the application.

Applicationforcompulsorylicence

- V10.(1) An application for a compulsory licence shall be in Form IV in the Sch edule and shall be accompanied by the prescribed fee.
- (2) Inadditiontoapersonororganizationentitledtomakerepresentationsbyvirtueofsection23(7)ofthe Act, apersonlicensedtoexerciseanyrightintheplantvarietytowhichtheapplicationrelatesmayapply totheMinisterforanopportunitytomakerepresentationsconcerningtheapplication.
- (3) An application for the revocation, extension, limitation or other variation of the terms of a compulsory licenses hall be inwriting addressed to the authorized officer.

Applicationforprotectivedirection

- 11. (1) An application for a protective direction shall be in Form V in the Schedule and shall be accompanied by the prescribed fee.
- (2) Acertificate of a protective directions hall be in Form VI in the Schedule, and shall be is sued on payment of prescribed fee.

Withdrawalofprotectivedirection

- 12.(1)If it is intended to withdraw a protective direction otherwise than on the request of the holder, the authorized officers hall give the hold er thirty days' notice of the intention.
- (2) Anoticeunderparagraph(1)shallbeinwritingsettingoutthereasonsfortheintendedwithdrawal.

Application for surrender of grant

- 13.(1) An application for the surrender of a grant shall be in Form VII in the Schedule and shall be accompanied by the prescribed fee.
- (2) Alicenseeofanyrightintheplantvarietytowhichtheapplicationrelatesorapersonwhootherwisehas a substantial interest in the variety may, on application to the authorized of ficer, be afforded an opportunitytomakerepresentationsconcerningtheapplication.

Provisionofinformationorevidenceinsupportofapplication

14.(1) A person making an application under these Regulations shall provide the authorized officer with such information or evidence in support of the application as the authorized officer may require.

- (2) Inthecase of an application for a grant, the applicant shall deliver to the authorized officer, or avail to him for examination, the reproductive or oth erplant material of the plant variety to which the application relates.
- (3) Inthecase of any other application, the applicant shall deliver to the authorized officer the reproductive or other plantmaterial as the authorized officer may require.
- (4) The reproductive or other plant material delivered or availed by the applicant for examination by the authorized officer under this regulation shall be of such quality and description as authorized officer shallspecify.
- (5) If in the course of examination of any plant material delivered or availed to the authorized officer under this regulation any part thereof is lost or damaged, or is found to be unhealthy or otherwise unsuitable, the authorized officer may require the applicant to supply a further quantity of the plant material.
- (6) The applicant shall at all reasonable times avail to the authorized officer such facilities as may be necessary for the inspection of plants, plant material trial grounds or other premises to which the application relates.
- (7) The authorized officer may require an applicant to undertake trials or tests in connection with the plant variety to which his application relates, at such times and in such manner as the authorized officer may determine.

Refusalofrepeatedapplications

- 15.(1)Ifanapplicationunderregulations9,10or13ismadewithin12monthsofadecisionbytheMinisteror theauthorizedofficeronthesamematter,theMinisterortheauthorizedofficermay,ifinhisopinionthe applicationlacksmerit,refu seit.
- (2) Before refusing an application under paragraph (1), the Minister or the authorized officer shall afford the applicant an opportunity to make representations thereon.

Notificationofapplication

16.(1)TheMinistershallnotifyeveryapplicationunderregulations6,9,10and13intheGazette.

- (2) Anoticeunderparagraph(1)shallspecify
 - (a) the categories of the persons entitled to make representations concerning the application under the Actor these Regulations;
 - (b) the period within which an application for an opportunity to make representations may be made; and,
 - (c) any matters on which the Minister or the authorized officer should be satisfied by a person or organization applying for an opportunity to make representations.

Applicationforopportunitytomakerepresentations

- 17.(1) A person or organization entitled by virtue of the provisions of the Act or these Regulations to make representations concerning any matter may apply in the prescribed form, to the Minister or the authorized officer, for an opportunity to make representations.
- (2) Anapplicationunderparagraph(1)shallbe
 - (a) inFormVIIIintheSchedule;
 - (b) accompanied by the prescribed fee; and

- (c) lodgedwithintheperiodspecifiedinregulation 16.
- (3) The Minister or the authorized officers hall, on receipt of an application under this regulation, afford the applicant an opportunity of making representations to him in writing, or of being heard by him or by a person deputed by the Minister for that purpose.

Hearingofrepresentations

- 18. (1) The Minister or the authorized of ficers hall appoint a date and place for the hearing of representations by any applicant under regulation 17.
- $(2) In appointing the date and place for hearing, the {\it Minister or the authorized of ficers hall have regard to}$
 - (a) the convenience of the applicant and anywitnesses;
 - (b) the situation of any land or premises to be viewed in connection with the application; and
 - (c) anyotherrelevantcircumstances.
- (3) The Minister or the author rized officer shall give the applicant not less than 30 days' notice of the hearing.
- (4) The applicant shall, at least 14 days before the date appointed for the hearing, deliver to the authorized officer two copies of any document intended to be relied on or tendered as evidence at the hearing.
- (5) The applicant may appear in personat the hearing or be represented by a person of his own choice.
- (6) Atthehearing,theapplicantorhisrepresentativemay
 - (a) giveevidence;
 - (b) callwitness;
 - (c) subjecttoparagraph(7),produceanydocument;and
 - (d) cross-examineanywitnessescalled.
- (7) No document shall be relied on or produced in evidence under paragraph (6) unless copies thereof are delivered to the authorized of ficerina ccordance with paragraph (4).
- $(8) The \textit{Minister or the authorized of ficer may require any witness called at the hearing to give evidence on oath, affirmation or otherwise and may for that purpose administer oaths or affirmations. \\$
- $(9) \quad \textit{Subject to the directions of the Minister or} \quad \textit{the authorized of ficer in consultation with the applicant, the hearing shall be held in public.}$
- (10) Before making his decision, the Minister or the authorized officer shall take into consideration any writtenrepresentationsmadeonthematterunderregulation 17(3).
- (11) The Minister or the authorized officers hall give the applicant notice of his decision in writing, and shall specify there in the reasons for the decision.
- $(12) \quad An applicant aggrieved by a decision of the \textit{Minister or the authorized of} \\ \quad appeal to the \textit{Tribunal within 14 days}. \\ \quad ficer under this regulation may \\ \quad appeal to the \textit{Tribunal within 14 days}.$
- (13) Subject to regulation 19, a decision of the Minister or the authorized of ficers hall take effect on such date as he directs.

AppealstotheTribunal

- 19.(1) In appointing the time and place for hearing an appeal under section 29(1)(d), (e) or (f) of the Act, or under these Regulations, the Tribunal shall have regard to the matters specified in regulation 18(2).
- (2) Subject to paragraph (3), the operation of any decision appeal ed from shall be suspended pending the final determination of the appeal.
- (3) Notwithstanding any appeal, the operation of a decision to extend the duration of a grant shall not be suspendediftheduration of the initial grant expires before the final determination of the appeal.

Cancellationofgrant

- 20.(1) The Minister shall give the grantee 30 days' notice of intended cancellation of a grant under section 19 (7) of the Act.
- (2) Anoticeunderparagraph(1)shallbeinwritingsettingoutthegrounds forintendedcancellation.

Proposalofnameforplantvariety

- 21(1) The authorized officer may require an applicant for a grant to propose a name for the plant variety to which the application relates within such time as he may specify.
- (2) Theauthorizedofficermayrejectanameproposedunderparagraph(1)ifthename
 - (a) is similar to that of a plant variety of the same class as the variety in respect of which the applicationismadeeither
 - (i) a class consisting of the plant varieties of the sp ecies or groups prescribed by a schemeunderPartVoftheAct; or
 - (ii) aclassprescribedforthepurposeofsection21oftheAct.

or the name so nearly resembles the name of any plant variety as to be likely to deceive or cause confusionastotheidentityofthevariety; or

- $(b) \quad is likely to deceive or cause confusion as to the characteristics or value of the plant variety or as \\ to the identity of the breeder; or$
- (c) doesnotconformwithinternationalusageasregardsthenomenclatureofcultivated plants; or
- (d) issimilartoorlikelytobeconfusedwith
 - (i) aregisteredtrademark; or
 - (ii) atradenameusedinrespectofthereproductivematerialofanykind;or
 - $(iii) \quad \textit{products of the plant variety in respect of which the application is made; or } \\$
 - (iv) products of a plant variety of the same class as the variety in respect of which the application is made, being a class specified under paragraph 2(a); or
 - $(e) \qquad is in the opinion of the authorized of fice rotherwise undesirable.$
- (3) If the author ized officer rejects a proposed name under paragraph (2), he shall so inform the applicant specifying the grounds for the rejection, and shall require him to propose another name within such time as hem as specify.

- (4) The Minister shall publish in the Gazette, or in such manner as he may deem appropriate notice of every proposed name that is not rejected by the authorized officer under paragraph (2).
- $(5) \ \ A person may, within 21 days of publication of a notice under paragraph (4), object to the approval opposed name on any of the grounds specified in paragraph (2).$

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- (6) Anobjectionunderparagraph(5)shallbeinwritingaddressedtotheauthorizedofficer.
- (7) The authorized officer shall consider any objection lodged under paragraph (5) before approving the proposedname.
- (8) The Minister shall notify in the Gazette every name approved by the authorized officer under this regulation.
- (9) If an applicant does not comply with a request of the authorized officer to propose a name within the period specified, the authorized officer may deem the application to be abandoned.
- (10) An applicant for a grant, or a grantee may at any time propose to change the name approved under this regulation.
- $(11) \ Upon a proposal under paragraph (9), the procedure for proposed names prescribed by this regulation shall apply.$

Registrarofplantvarieties

- 22. (1) The authorized of ficer shall maintain a register of plant varieties into which he shall enter the details relating to
 - (a) aplantvarietyinrespectofwhich agranthasbeenmade; or
 - $(b) \quad a plant variety in respect of which an application for a grant is under consideration, \\ specified in this regulation.$
- $(2) \ \ As regards a plant variety in respect of which a grant has been made, the authorized of ficer shall enter in the register --$
 - (a) thenameofthevariety;
 - (b) adescription of its characteristics;
 - (c) thereferencenumberunderwhichthevarietyisrecordedinanyreferencecollectionofplantmaterial maintainedbytheauthorizedofficer;
 - (d) thenamea ndaddressofthegrantee;
 - (e) the date and duration of the grant;
 - (f) suchotherparticularsasareintheopinionoftheauthorizedofficernecessary.
- (3) As regards a plant variety in respect of which an application for grant is under consideration, the authorized officers hallenter in the register
 - (a) the proposed name of the variety;
 - (b) adescription of the characteristics of the variety as provided by the applicant;
 - (c) the date of grant of any protective direction;

- (d) thenameandaddress oftheapplicant;
- (e) suchotherparticulars as are in the opinion of the authorized officernecessary.

Botanicaldescriptionandtestresultsofvariety

23. The authorized officer shall keep a botanical description and the results of any tests or trials of a plant variety in respect of which an application for a grantismade.

Inspectionofregistraranddocuments

24. Any person may, during working hours, inspect the register and any documents lodged with or kept by the authorized officer, and may on payment of the prescribed fee, obtain a copy of the register or other document.

Addressofgranteeorapplicant

- 25.(1) Agrantee or aperson making any application under these Regulations shall give to the authorized officer an address for service of any documents required to be served upon him.
- (2) Agranteeorapplicantwhochangeshisnameoraddressshallforthwithnotifytheauthorizedofficer.

Extensionofperiodforcompliance

26. The Minister or authorized officer may, on application extend the regulationifinthecircumstanceshedeemsitreasonabletodoso.

Amendmentofregisterrecords

- 27.(1) If the authorized officer receives notification of change of name or address of a grantee or applicant underregulation 26, he shall amend the register accordingly.
- (2) Where—
 - (a) theapprovednameofavarietyischangedunderregulation22;or
 - (b) the period of a grant expires or is extended; or
 - (c) agrantissurrenderedorcancelled,

 $the authorized \it of ficer shall also \it make \it such other amendments \it as \it may \it be \it necessitated \it by any \it information \it supplied \it tohim.$

Translationofdocuments

 $28. Where a document required to be submitted to the \textit{Minister}, or authorized of ficer in connection with any matter is in a language other than the English language, it shall, unless the \textit{Minister or the authorized of ficer otherwise directs}, be accompanied by a translation thereof in the English language.}$

Fees

29. The following fees shall be payable to the authorized officer for the purpo ses of the Act and these Regulations—

TYPEOFFEES	US\$
ApplicationforagrantofPBR	200
Applicationforaprotectivedirection	40

Fortechnicalevaluationofavariety	600
Annualfeesforgrant	200
Purchaseofareportfromatestingauthorityinanothercountry	320
Replacementoflostordestroyedcertificate	40
ClaimofpriorityfromaprecedingapplicationoutsideKenya	20
Forchangeofanapproveddenomination	80
Reinstatementofanabandonedapplicationonpetition	80
Surchargeforlatepa yment	60
Applicationforacompulsorylicense	70
Applicationforextensionoftheperiodofagrant	100
Inspectionofregisteranddocuments	40
Duplicatepageofregisterordocuments	0.5
GrantforPBRcertificate	240