Government Notice

MINISTRY OF TRADE AND INDUSTRY

No. 75 1993

TRADE METROLOGY ACT, 1973:
TARIFF OF FEES

Under section 22 of the Trade Metrology Act, 1973 (Act 77 of 1973), I hereby —

(i) prescribe the tariff of fees to be charged by an inspector in respect of the verification, testing, adjustment, certification or recertification of measuring instruments set out in the Schedule; and


Given under my Hand and Seal of the Republic of Namibia at Windhoek this 21st day of July, One Thousand Nine Hundred and Ninety-three.

Sam Nujoma
President

BY ORDER OF THE PRESIDENT-IN-CABINET 21 July 1993
SCHEDULE

TARIFF OF FEES

In this tariff of fees "the Act" means the Trading Metrology Act, 1973 (Act 77 of 1973).

1. For the certification or recertification (including the verification or testing) of:

   (1) Instruments for measuring mass:

      (a) Mass meters: Per mass meter with a capacity of —

         (i) less than 50 kilogram  10,00
         (ii) 50 kilogram or more, but less than 3 000 kilogram  25,00
         (iii) 3 000 kilogram or more, but less than 15 000 kilogram 100,00
         (iv) 15 000 kilogram or more  300,00;

      (b) Mass pieces:

         (i) Per mass piece, other than a counterpoise, with a mass of —

            (aa) less than 10 kilogram  1,00
            (bb) 10 kilogram or more, but less than 50 kilogram  2,50
            (cc) 50 kilogram or more  25,00

         (ii) Per counterpoise  2,50.

   (2) Volume measuring instruments:

      (a) (i) Per liquid meter  50,00
          (ii) Per water meter  10,00
          (iii) Per liquid fuel dispenser  25,00;

      Provided that where more than one measuring unit is incorporated in the meter or dispenser, the fee referred to in paragraph (i), (ii) or (iii) shall be payable in respect of each measuring unit tested:

      Provided further that where the meter or dispenser is constructed to deliver different mixtures of liquid, the fee payable for each mixture adjustment tested shall be R10,00 in addition to the fee referred to in paragraph (i), (ii) or (iii);

      (b) Per liquid measuring tap or device with a measuring capacity per measuring chamber of —

          (i) 500 millilitre or less  2,00
          (ii) more than 500 millilitre  20,00:
Provided that where the measuring capacity of a measuring chamber can be changed in accordance with the certificate issued in respect of the tap or device of which it forms part, each such change shall be deemed to constitute a separate measuring chamber;

(c) Per liquid measuring tank or vessel with a graduated gauge of —

(i) 100 litre or less 25,00
(ii) more than 100 litre 60,00;

(d) (i) Per vehicle tank consisting of a single compartment 25,00
(ii) Vehicle tanks consisting of more than one compartment, per compartment 25,00;

(e) Per graduated gauge for a vehicle tank 50,00;

(f) Volume measuring instruments other than those mentioned in paragraphs (a) to (e): Per instrument with a measuring capacity of —

(i) less than 5 litre 2,50
(ii) 5 litre or more, but less than 50 litre 10,00
(iii) 50 litre or more, but less than 500 litre 50,00
(iv) 500 litre and more 100,00.

(3) Length measuring instruments:

(a) Per length measuring instrument which is power operated 50,00;
(b) Per length measuring instrument which is not power operated 5,00.

(4) Area measuring instrument, per instrument 50,00.

2. For the cleaning or adjustment of —

(a) a mass piece 1,00;
(b) any other measuring instrument 2,00.

3. Additional fees for verification and tests carried out at a place other than at the office of the Director of Trade Metrology in Windhoek:

Whenever an inspector is required to verify or test a measuring instrument referred to in paragraph 1 at a place other than at the office of the Director of Trade Metrology in Windhoek, the appropriate fee prescribed in that paragraph shall be increased by 50 per cent: Provided that such increase shall not apply in respect of a verification or test carried out —

(a) pursuant to a notice in terms of section 19(1) of the Act, at a place specified in such notice; or
(b) on the premises of a manufacturer or repairer of, or dealer in, the measuring instrument, except where the manufacturer, repairer or dealer uses that measuring instrument in his or her trade.

4. Miscellaneous fees for the adjustment or testing of measuring instruments:

(1) When an inspector is delayed because he or she is required to effect adjustments, an amount of R50,00 per hour or part of an hour shall be payable: Provided that where such a delay occurs during the testing of a weighbridge of a capacity of 15 000 kilograms or more, the amount shall be R60,00 per hour or part of an hour.

(2) Where a journey is required to be undertaken by an inspector to test a measuring instrument —

(i) by agreement on the premises of a manufacturer or repairer thereof or dealer therein;

(ii) which has previously been certified or recertified in terms of the Act;

(iii) which has been repaired;

(iv) which is submitted for certification or recertification other than pursuant to a notice in terms of section 19(1) of the Act, an amount equal to the inspector's travelling and subsistence expenses, and the cost of the transport of any inspection standards referred to in section 10 of the Act which are required for such testing, shall be payable.

5. Exemption from payment of fees in respect of the recertification of measuring instruments kept in stock for sale:

No fees shall be payable in respect of the recertification of a new or repaired measuring instrument which —

(a) is kept in stock for sale;

(b) has not been used since the previous certification or recertification; and

(c) is submitted for recertification on or before 15 January of a year.