1975/269



THE PHARMACY REGULATIONS 1975

DENIS BLUNDELL, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 17th day of November 1975

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to the Pharmacy Act 1970, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

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REGULATIONS

PART I-PRELIMINARY

- 1. Title and commencement—(1) These regulations may be cited as the Pharmacy Regulations 1975.
- (2) Except as provided in regulations 26 (3) and 48 (2) of these regulations, these regulations shall come into force on the day after the date of their notification in the *Gazette*.
- 2. Interpretation—In these regulations, unless the context otherwise requires, "the Act" means the Pharmacy Act 1970.

PART II—FINANCIAL PROVISIONS

- 3. Fees—The fees set out in the First Schedule to these regulations shall be payable in advance to the Registrar in respect of the matters specified in that Schedule.
- 4. Receipts and payments—(1) All money received by the Society pursuant to the Act shall be paid into a bank account in the name of the Society. All cheques drawn upon any such account shall be signed by the Registrar, or by a Deputy Registrar authorised in that behalf by the Council, or by a member of the Council, and in each case shall be countersigned by one member of the Council (not being the original signatory), or by an officer or officers of the Council from time to time authorised in that behalf by the Council.
- (2) All funds of the Society not required immediately for the purposes of the Society may be invested by the Society in any mode of investment for the time being authorised by or under the Trustee Act 1956 for the investment of trust funds.
- 5. Appointment of auditor—(1) The Council shall from time to time appoint a person who is a chartered accountant in public practice, not being a member of the Council, to be the Society's auditor, and may pay to the auditor such remuneration for his services as may be agreed upon.
- (2) The auditor shall, in respect of each financial year, examine the Society's books and accounts, and shall submit a report of his findings to the Society.
- 6. Annual accounts—The Registrar shall prepare and present to the Council at its first meeting in each year a balance sheet showing the financial position of the Society as at the immediately preceding 31st day of December, together with a statement of income and expenditure

for the year ended on that date. Each such document shall be endorsed with or accompanied by such certificate by the Society's auditor as he considers appropriate.

PART III—PROCEEDINGS AND POWERS OF COUNCIL

- 7. Meetings of Council—(1) Subject to the succeeding provisions of this regulation, the Council shall meet at such times and places as it may from time to time determine.
 - (2) The President may at any time call a meeting of the Council.
- (3) The Registrar shall call a meeting of the Council whenever requested in writing to do so by at least 4 members of the Council.
- 8. Notice of Council meeting—(1) Subject to subclause (2) of this regulation, at least 7 clear days notice of a meeting of the Council shall be delivered or sent to each member of the Council at his usual or last known address, and the notice shall, so far as practicable, contain a statement of the business to be transacted at the meeting.
- (2) In the event of a matter arising requiring urgent consideration by the Council, 72 clear hours notice of a meeting to attend to that matter shall be sufficient.
- (3) Unless the Council otherwise determines, no proceedings of any meeting of the Council shall be liable to be set aside or re-opened on the ground only that a member did not receive proper notice of the meeting, or that, in any case in which notice of the meeting was given pursuant to subclause (2) of this regulation, the matter in question was not urgent.
- 9. Adjournment of meetings—The President may, with the consent of the meeting, adjourn a meeting from time to time and from place to place. No business shall be transacted at an adjourned meeting other than the business left unfinished at the adjournment. No notice need be given of an adjourned meeting unless required by the terms of the resolution for adjournment.
- 10. Custody and use of common seal—(1) The Registrar shall have custody and control of the common seal of the Society, but subject to the control and direction of the Council.
- (2) The common seal shall not be affixed to any instrument otherwise than pursuant to an order of the Council, and every instrument to which the common seal is affixed shall be signed by one member of the Council, and countersigned by the Registrar or such other person as may be authorised in that behalf by the Council.
- 11. General powers of Council—The Council may appoint, remove, and determine the duties, salaries and remuneration of the Registrar, Deputy Registrars, solicitors, bankers, clerks, agents, and other officers and servants of the Society, and determine the securities (if any) to be taken from them or any of them, and may make such arrangements and enter into such agreements with them or any of them as the Council thinks fit:

Provided that, in the event of a vacancy in the office of Registrar, applications for appointment shall be called by public advertisement.

12. Members of Council and officers to be indemnified—Every member of the Council, the Registrar, every Deputy Registrar, and every other officer of the Society shall be indemnified by the Society from all losses and expenses incurred by him in or about the discharge of his duties, except such as arise from his wilful act or default.

PART IV—ELECTION OF COUNCIL

- 13. Interpretation—In this Part of these regulations, unless the context otherwise requires, the term "qualified elector" means—
 - (a) In relation to an election of members to represent any district, a member of the Society who is the proprietor of a pharmacy and whose registered address is in that district; and
 - (b) In relation to the nomination of a candidate to represent either island, a member of the Society who is not the proprietor of a pharmacy and whose registered address is in that island.
- 14. Nomination of candidates—(1) Nomination of candidates for each general election of members of the Council shall close in the month of November in the year in which the election is to be held, on a day to be fixed by the Council.
- (2) Nomination of candidates for every election held to fill an extraordinary vacancy shall close on a date to be fixed by the Council so that notice of the result of the election may be given in accordance with regulation 22 of these regulations within 3 months from the date on which the vacancy arises.
- (3) Nomination of a candidate shall be made in Form No. 1 in the Second Schedule to these regulations, signed by the candidate as evidence of his consent to nomination and by 2 qualified electors, and shall be sent or delivered to the Registrar so as to be received by him on or before the date fixed for the closing of nominations.
- 15. Registrar to give notice of election—(1) The Registrar shall, not less than 4 weeks before the date fixed for the closing of nominations, give notice of the election in the *Gazette*, and in such other medium (if any) as the Council may direct.
 - (2) The notice shall state—
 - (a) The day fixed for the closing of nominations:
 - (b) The last day fixed for receiving voting papers should a poll be required:
 - (c) The place where nominations and voting papers shall be received.
- 16. Withdrawal of nomination—A candidate may withdraw his nomination at any time on or before the day fixed for the closing of nominations by delivering to the Registrar a notice in Form No. 2 in the Second Schedule to these regulations.
- 17. No election required if number nominated does not exceed number of vacancies—If the number of candidates validly nominated in respect of any district or of either island does not exceed the number of vacancies to be filled, the candidates nominated shall, by notice in writing given to the Council by the Registrar, be declared to be duly elected.

- 18. Registrar to prepare and issue voting papers if election required—
- (1) If the number of candidates validly nominated in respect of any district or of either island exceeds the number of vacancies to be filled, the Registrar shall arrange for a sufficient number of voting papers to be printed in Form No. 3 in the Second Schedule to these regulations.
- (2) The date to be specified in the voting paper as the date by which the paper is to be returned to the Registrar shall, unless the Council otherwise directs, be the 21st day after the date fixed for the closing of nominations.
- (3) The Registrar shall post to each qualified elector a voting paper, together with an unsealed envelope addressed to the Registrar and a brief biographical summary of each candidate.
- 19. Voting—(1) Every qualified elector shall be entitled to as many votes as there are vacancies to be filled.
- (2) The elector shall strike out the name of each candidate for whom he does not wish to vote. After completing his paper, he shall seal it in the accompanying envelope, endorse his full name and signature on the envelope, and return the envelope containing the paper to the Registrar so as to reach him not later than the date specified in the voting paper.
- (3) If any elector leaves uncancelled on his voting paper the names of more candidates than one, or fails to comply with any of the requirements of subclause (2) of this regulation, his vote shall be invalid and shall not be counted.
- 20. Candidate may appoint scrutineer—Each candidate may, by notice in writing to the Registrar, appoint 1 scrutineer to be present when the envelopes containing the voting papers are opened and the papers counted.
- 21. Counting of votes—(1) As soon as practicable after the closing of the poll the Registrar shall open the envelopes and count the number of votes that are, in his opinion, valid. He may employ such persons to assist him as he thinks fit, but shall personally determine all questions relating to the validity of votes.
- (2) Where any candidates receive the same number of votes and the addition of 1 vote to that number would entitle any of them to be declared elected, the Registrar shall, by lot and in the presence of the scrutineers (if any), determine which of those candidates is or are to be declared elected.
- 22. Result of election—(1) As soon as the result of the election has been determined the Registrar shall give written notice to the Council of the names of the successful candidates.
- (2) The Registrar shall also give notice in the *Gazette*, and such other medium as the Council may direct, of the result of the election, and, where a poll has been held, the number of votes recorded for each candidate.
- 23. Registrar to retain, then destroy voting papers—The Registrar shall retain under seal all voting papers received by him for a period of 6 months from the date on which he gives notice of the result of the election to the Council, and shall then destroy them.

- 24. Date on which person elected enters office—Every person duly elected to be a member of the Council shall come into office on the date when notice of the result of the election is given to the Council, or on the date when his predecessor in that office ceases to be a member, whichever is the later.
- 25. Registrar sole judge of propriety of election—The Registrar shall be the sole judge of all matters pertaining to the regularity and propriety of an election, and, except in the case of fraud or misconduct by the Registrar, no election shall be called in question on the ground that any of the requirements of this Part of these regulations has not been complied with unless, in the opinion of the Registrar, any irregularity that occurred may have materially affected the result of the election and is attributable to the act or default of any person acting otherwise than in good faith.

PART V—ANNUAL PRACTISING FEE

- 26. Annual practising fee—(1) Subject to subclause (2) of this regulation, every pharmacist shall pay to the Society an annual practising fee of \$30.
 - (2) A pharmacist who satisfies the Registrar—
 - (a) That he has attained the age of 65 years; or
 - (b) That he is not resident in New Zealand; or
 - (c) That he is no longer substantially engaged in pharmaceutical practice—

shall be required to pay an annual practising fee of only \$15.

(3) The foregoing provisions of this regulation shall not have effect until the 1st day of January 1976 in respect of any pharmacist who is registered at the date of the commencement of these regulations.

PART VI—REGISTRATION

- 27. Approved schools—The Central Institute of Technology and the University of Otago are hereby prescribed as approved schools for the purposes of section 13 of the Act.
- 28. Application for registration—(1) Unless in any case the Council otherwise directs, every applicant for registration under section 13 (1) (a) of the Act shall produce to the Council—
 - (a) A statutory declaration made by the applicant that—

(i) He has attained the age of 20 years; and

- (ii) He has passed the prescribed examinations; and
- (iii) He has completed the prescribed period of practical training:
- (b) His certificate of service of practical training in Form No. 4 in the Second Schedule to these regulations:
- (c) Such evidence as the Council may require that he is a fit person to be registered as a pharmacist:
- (d) Such other evidence in respect of any of those matters as the Council may require.
- (2) Unless in any case the Council otherwise directs, every applicant for registration under section 13 (1) (b) of the Act shall produce to the Council—

- (a) The recognised certificate (or a duly authenticated copy) by virtue of which he claims to be entitled to registration:
- (b) Such evidence, whether by statutory declaration or otherwise, as the Council may require that he has attained the age of 20 years, and that he is the person referred to in the recognised certificate:
- (c) Such evidence as the Council may require that he is a fit person to be registered as a pharmacist.
- (3) Unless in any case the Council otherwise directs, every applicant for registration under section 13 (1) (c) of the Act shall produce to the Council—
 - (a) The certificate or diploma (or a duly authenticated copy) by virtue of which he claims to be entitled to registration:
 - (b) Such evidence, whether by statutory declaration or otherwise, as the Council may require that—

(i) He has attained the age of 20 years; and

- (ii) He is the person referred to in the certificate or diploma; and
 - (iii) He intends to reside permanently in New Zealand:

(c) Such evidence as the Council may require that-

- (i) He is a fit person to be registered as a pharmacist; and
- (ii) His knowledge of the English language is sufficient to enable him to practise the profession of pharmacy in New Zealand; and
- (iii) He has undergone practical training in an establishment of the kind specified in any of paragraphs (a) to (c) of regulation 37 (1) of these regulations for a period of 26 consecutive weeks, or for such shorter period as the Council may determine in any particular case; and
 - (iv) He has passed such examinations as he may be required

by the Council to pass.

- 29. Certificate of registration—(1) A certificate of registration may be issued in Form No. 5 in the Second Schedule to these regulations.
- (2) All plates used for printing the forms of certificates and all prints taken from them shall be returned to the Registrar for safe keeping.
- 30. Certificate to be displayed—Every pharmacist employed in a pharmacy shall display his certificate of registration in the pharmacy in a prominent position so as to be easily read by members of the public.
- 31. Duplicate certificates—(1) If a pharmacist's certificate has been lost or destroyed he may apply to the Council for the issue of another certificate. The application shall be accompanied by the prescribed fee, and by a statutory declaration by the pharmacist to the effect that the certificate has been lost or destroyed and stating the circumstances of the loss or destruction. A certificate issued under this subclause shall be endorsed with the word "Duplicate", and the Registrar shall record the fact of the issue of the certificate in the register.
- (2) If a certificate has been so damaged that the pharmacist desires a replacement he may apply to the Council accordingly. The application shall be accompanied by the damaged certificate and by the prescribed fee. The Registrar shall record the fact of the issue of the replacement certificate in the register.

(3) If a pharmacist changes his name he may, when the register has been amended in accordance with section 24 (1) of the Act, apply to the Council for a certificate in his own name. The application shall be accompanied by his original certificate and by the prescribed fee. The Registrar shall record the fact of the issue of the new certificate in the register.

PART VII—EXAMINATIONS

- 32. Prescribed examinations and courses—The following examinations and courses of education and training are hereby prescribed for the purposes of section 13 (1) (a) of the Act, namely:
 - (a) The Diploma in Pharmacy of the Central Institute of Technology:
 - (b) The Degree of Bachelor of Pharmacy of the University of Otago.
- 33. Restriction on sitting for Diploma examination—No person shall present himself for any examination included in the course leading to the Diploma in Pharmacy unless he has obtained a qualification recognised by the Universities Entrance Board, constituted under section 38 of the Universities Act 1961, for admission to a university in New Zealand.
- 34. Assessors—The Council may from time to time in respect of any final examination for the Diploma in Pharmacy appoint assessors, who may be paid such fees out of the Society's funds as the Council may determine, and who shall have the following duties:
 - (a) To assess and determine the standard of the examination papers:
 - (b) To examine candidates' scripts after they have been marked by the examiners, and to reach agreement with the examiners on the pass standard:

Provided that if an assessor and examiner fail to agree on any matter relating to an examination the dispute shall be referred to an independent arbitrator appointed by the Council of the Central Institute of Technology, whose decision shall be final.

35. Recognised certificates—The certificate of registration as a pharmacist granted by the appropriate authorities respectively empowered by legislation in that behalf in Great Britain, Northern Ireland, Eire, Queensland, New South Wales, Victoria, South Australia, Western Australia, and Tasmania are hereby prescribed as recognised certificates for the purposes of section 13 (1) (b) of the Act:

Provided that a certificate of registration granted by an appropriate authority on any ground other than the passing of a qualifying examination in pharmaceutical theory and practice prescribed by that authority shall be deemed not to be a recognised certificate for the purposes of this regulation.

PART VIII—PRACTICAL TRAINING

36. Period of practical training—For the purposes of section 13 (1) (a) of the Act, the period of practical training required to be served by a person seeking registration shall be 52 weeks.

37. Place of practical training—(1) Subject to subclause (2) of this regulation and regulation 38 of these regulations, the period of practical training shall be served under the direct personal supervision and as the sole pupil of a pharmacist in one or more of the following establishments:

(a) A retail pharmacy:

- (b) The pharmacy department of an institution carried on by a Hospital Board under the Hospitals Act 1957:
- (c) The pharmacy department of a private hospital licensed under Part V of the Hospitals Act 1957 and approved for the purpose by the Council:
- (d) A manufacturing pharmaceutical establishment approved for the purpose by the Council:

(e) The dispensary of a military establishment approved for the purpose by the Council:

(f) The pharmacy department of a hospital within the meaning of the Mental Health Act 1969 (not being an institution to which paragraph (b) of this subclause applies) approved for the purpose by the Council.

- (2) The Council may from time to time at its discretion, by notice in writing to a pharmacist carrying on business or employed in any establishment referred to in subclause (1) of this regulation, determine that practical training in that establishment will not, after a date to be specified in the notice, being not less than 1 month from the date on which the notice is dispatched, be recognised for the purpose of these regulations, and may at any time revoke any such determination.
- 38. Relationship between examination and practical training—(1) The period of practical training shall not commence until after the date on which the applicant first completes one of the examinations prescribed by regulation 32 of these regulations. The date on which the applicant first completes one of those examinations shall be referred to in this regulation as the graduation date.

(2) Unless the Council otherwise approves in any particular case, the period of practical training shall commence not later than 1 year after the graduation date.

(3) At least 26 consecutive weeks of the practical training shall be served in one of the establishments referred to in any of paragraphs (a) to (c) of regulation 37 (1) of these regulations.

(4) Unless the Council otherwise approves in any particular case, no period of less than 26 consecutive weeks of practical training in any one of the establishments referred to in regulation 37 (1) of these regulations shall be taken into account for the purposes of calculating the total period of practical training prescribed by regulation 36 of these regulations.

(5) Subject to subclause (2) of this regulation, the period of practical training shall, except in circumstances specially approved by the Council, be completed within 2 years after the graduation date.

39. Duties of supervising pharmacist—Every pharmacist with whom a person is serving a period of practical training pursuant to these regulations shall—

(a) Record with the Council the pharmacist's name and business address, the trainee's name and address, and the commencement and termination dates of each period of practical training:

(b) During the period of practical training, to the best of his knowledge and skill, instruct the trainee in the art and profession of pharmacy, and direct the training in accordance with any manual that may from time to time be issued for the purpose by the Council:

(c) Complete and give to the trainee at the termination of each period of practical training, a certificate in Form No. 4 in the

Second Schedule to these regulations.

PART IX-APPEALS

- 40. Notice of appeal—A notice of appeal to be given under section 51 of the Act shall be in Form No. 6 in the Second Schedule to these regulations, and shall—
 - (a) State the full name and postal address of the appellant; and

(b) State the grounds of the appeal; and

- (c) State the full name and postal address of the pharmacist whom the appellant wishes to have appointed as assessor to represent him; and
- (d) Be accompanied by or endorsed with the written consent of the pharmacist to be appointed as assessor.
- 41. Council to select assessor—The Council shall, by resolution, select a pharmacist (not being a member of the Council) whom it wishes to have appointed as assessor to represent it, and shall obtain the written consent of that pharmacist to be appointed as assessor.
- 42. Registrar to notify Minister of pharmacists nominated as assessors—The Registrar shall notify the Minister of the names and postal addresses of the pharmacists whom the appellant and the Council respectively wish to have appointed as assessors.
- 43. Constitution of Board of Appeal—The Minister shall, by warrant under his hand delivered to the barrister whom he appoints to be a member of the Board, constitute a Board of Appeal to hear the appeal. The Minister shall also send to the barrister the notice of appeal sent to the Minister by the Registrar.
- 44. Giving of notices and service of documents by Board—(1) Any notice given by the Board shall be sufficient if it is signed by the barrister, or by any clerk purporting to act at the direction of the barrister.
- (2) Where any document is to be served by the Board on any person it shall be sufficient if the document is sent by registered letter to that person at his last known postal address, and shall be deemed to be served on that person at the time when it would be delivered or available for delivery to that address in the ordinary course of the post.

45. Hearing and determination of appeals—(1) The barrister shall fix a convenient time and place for the hearing of the appeal, being not more than 21 days after he receives the warrant constituting the Board, and shall cause at least 7 days' written notice of such time and place to be given to each assessor, the appellant, and the Council respectively.

(2) At the hearing the Board may receive such evidence as it thinks fit (whether on oath or otherwise), and may act on any statement, document, information, or matter which in the opinion of the Board may assist it to deal with the matter before it, whether the same would

be admissible as evidence in a Court of law or not.

(3) The barrister shall preside at the hearing, and in matters not expressly provided for in the Act or these regulations the procedure to be adopted by the Board shall be determined by him.

(4) At the hearing the appellant may appear in person and may be represented by any person as his advocate. The Council may be represented by any person (whether a member of the Council or not) appointed for the purpose by the Council.

(5) The Board may from time to time adjourn the hearing, con-

sideration, or determination of the appeal as it thinks fit.

- (6) The Board's decision shall be in writing signed by the members who concur in it, and in every case by the barrister, and the barrister shall cause copies of the decision to be sent to the appellant and the Council respectively.
- 46. Member of Board may be replaced—(1) If any member of the Board dies, or if the Minister is satisfied that by reason of any incapacity the member is unable to attend, or that he is unwilling to attend, the hearing or any part of the hearing of the appeal, the Minister may revoke so much of the warrant constituting the Board as relates to the appointment of that member, and by a further warrant in writing under his hand appoint another person to replace that member:

Provided that nothing in this subclause shall prevent the hearing of the appeal from being adjourned from time to time or place to place

so as to facilitate the attendance of any member of the Board.

(2) If the member to be replaced is the barrister, his replacement shall also be a barrister. In every other case the replacement shall be a pharmacist.

(3) If the person to be replaced is one of the assessors his replacement shall represent the party whom the assessor represented, but that party's consent to the appointment of the replacement shall not be required.

(4) If a replacement is appointed after the hearing of an appeal has commenced, the appeal may, at the discretion of the presiding member, proceed from the point at which it was adjourned before the appointment, or may be reheard in whole or in part.

PART X-MISCELLANEOUS

47. Inspection of dispensaries—In respect of every dispensary in which prescriptions are dispensed or in which a person is to serve a period of practical training, the Council may—

(a) Appoint inspectors to examine and report on the premises and

equipment:

(b) Require a written report on any of those matters to be supplied to the Council by the pharmacist in charge of the dispensary.

48. Plant and equipment—(1) The proprietor of every pharmacy shall at all times have and keep on the premises ready for use the plant and equipment described in the Third Schedule to these regulations.

(2) Subclause (1) of this regulation shall not apply during the period of 3 months commencing with the date of the commencement of these regulations in respect of any item specified in the said Third Schedule to these regulations if that item was not required to be kept in a pharmacy immediately before the commencement of these regulations.

49. Revocation and savings—(1) The regulations specified in the

Fourth Schedule to these regulations are hereby revoked.

(2) Notwithstanding anything in regulations 36 and 38 of these regulations, regulations 33 and 35 of the Pharmacy Regulations 1944 (as substituted by regulation 7 of the Pharmacy Regulations 1944, Amendment No. 15) shall continue to apply in respect of any person who, before the 1st day of April 1972, commenced a course of education and training prescribed by regulation 29 of the Pharmacy Regulations 1944 (as so substituted) as if these regulations had not been made.

SCHEDULES

FIRST SCHEDULE

	Reg. 3
Fees	\$
 On application for registration (including certificate of registration if granted under section 13 of the Act) For reinstatement of name in register after being removed 	10.00
for any reason other than at the request of the pharmacist	10.00
3. For reinstatement of name in register after being removed	5.00
at the request of the pharmacist 4. For inspection of any register, roll, or document kept by the	5.00
Society and open for inspection Provided that no fee shall be payable by an officer of the Government seeking inspection in the course of his duties	1.00
5. For a duplicate of any certificate issued by the Council	2.00

	SECOND SCH	EDULE	
Form No. 1	Forms		Reg. 14 (3)
Pharma	aceutical Society	of New Zealand	
	ELECTION OF C	COUNCIL	
	Nomination :	Paper	
WE, the undersigned, candidate for the fort ceutical Society of N registered addresses are	hcoming election ew Zealand by	to the Council of members of the	of the Pharma- Society whose
Dated this Signature: Address: Signature: Address:		19	
I, the above-named foregoing nomination.		Signatu	consent to the
*1.	Delete whichever do	es not apply.	
Form No. 2			Reg. 16
To the Registrar of the I HEREBY give notice to forthcoming election to New Zealand to which	that I withdraw to the Council of	my name as a ca the Pharmaceut	v Zealand. andidate at the tical Society of
19		Signatu	re:
Received on the	day of		
			(Registrar).
Form No. 3			Reg. 18 (1)
Pharma	aceutical Society	of New Zealand	
	ELECTION OF C	OUNCIL	
	VOTING PA	PER	
Election of member of New Zealand by registered addresses are *D	members of the	Pharmaceutical District/	Society whose
	Direction		
The voter is to strik	e out the name(s) of the candidat	te(s) for whom

he does not intend to vote by drawing a line through the name with pen or pencil.

SECOND SCHEDULE—continued

	nore than name(s)	uncancelled, his voting
paper is invalid. The voting paper	r is to be sealed in the a	ddressed envelope that
accompanies it: the	voter is to endorse his full	name and signature on
the envelope and th	e sealed envelope is to be po on so as to be delivered at	sted or delivered at the
than the de	on so as to be activered at	that adaress not tater
A voting paper	not delivered in the accom	panying envelope duly
endorsed with the vo	ter's full name and signature t	is invalid.
Name and address	of Registrar:	
Regs. 28 (1) (b) ar	ad 39 (c)	Form No. 4
CERTIFIC	CATE OF SERVICE OF PRACTICAL	l Training
	of has s	
under my direct pe of practical training	rsonal supervision, as my so	ole pupil, the period(s)
	Period(s) of Practical Train	ing
Date Commenced	• • •	Total Period
	NI	D1
	Name and address of I	Pharmacist:
		Signature:
		Date:
Reg. 29 (1)		Form No. 5
Phar	maceutical Society of New 2	Zealand
	This certifies that	
	of	
	was this day registered as	3
	PHARMACIST	a
	under the Pharmacy Act 19	270
	-	
		Wellington under the Seal of the Pharma-
	ceutical S	Society of New Zea-
		President.
		Registrar.
	Registr	ration No.:

SECOND SCHEDULE—continued

Form No. 6 Reg. 40
NOTICE OF APPEAL To the Registrar,
The Council of the Pharmaceutical Society of New Zealand, WELLINGTON.
Take notice that I,, of, hereby appeal under section 51 of the Pharmacy Act 1970 against the decision of the Council given to me by the Registrar on the day of 19 in regard to [Here state subject of decision].
The following are the grounds of my appeal:
I desire that of should be appointed to represent me as assessor for the purposes of this appeal.
Dated at this day of 19
Signature:
I hereby consent to act as an assessor for the purposes of this appeal.
Signature:
THIRD SCHEDULE Reg. 48
List of Plant and Equipment
One dispensing balance to "B" grade requirements—i.e., to turn at
10 mg. Six assorted metric dispensing measures—10 ml to 500 ml all to be stamped.
Two mortars—one to be of glass.
Two funnels—assorted sizes.
One evaporating dish.
One sieve or sifter.
One suppository mould.
One "counter" scales.
One set of metric weights 10 mg to 500 g.
Three spatulas. One water bath or equivalent.
Two stirring rods.
One ointment slab.
One autoclave or alternative pressurised equipment for steam sterilis-
ation.
One tablet counting tray.
One label moistening apparatus.
One water filter—candle type or equivalent.
One typewriter.
One refrigerator.
Facilities for providing adequate hot water.
Heating facilities—hot plate, gas ring, or similar appliance. Books—Current editions of either the <i>British Pharmaceutical Codex</i> and
its addenda and supplements or Martindale's Extra Pharmacopoeia; the Acts and regulations relating to pharmacy; British National
Formulary.

FOURTH SCHEDULE REGULATIONS REVOKED

Reg. 49 (1)

Title	Statutory Regulations Serial Number
The Pharmacy Regulations 1944 (Reprinted with Amendments Nos. 1 and 11 to 14:	
S.R. 1968/153)	1944/128
The Pharmacy Regulations 1944, Amend-	,
ment No. 15	1968/242
The Pharmacy Regulations 1944, Amendment No. 16	1970/26
The Pharmacy Regulations 1944, Amendment No. 18	1971/90
The Pharmacy Regulations 1944, Amendment No. 19	1971/263
The Pharmacy Regulations 1944, Amend-	·
ment No. 20	1973/101
The Pharmacy Board Election Regulations 1962	1962/181
The Pharmacy Board Election Regulations	
1962, Amendment No. 1	1963/214

P. G. MILLEN, Clerk of the Executive Council.

EXPLANATORY NOTE

This note is not part of the regulations, but is intended to indicate their general

These regulations consolidate, with a small number of amendments, the Pharmacy Regulations 1944 and the Pharmacy Board Election Regulations 1962. together with their respective amendments.
Part I is introductory.

Part I is introductory.

Part II contains financial provisions. The only new provision is regulation 4 (2), which allows the Society to invest its funds in trustee securities.

Part III broadly embodies the existing provisions relating to the proceedings and powers of the Council. However, regulation 12 is new: it provides for the Society to indemnify its officers against losses and expenses incurred in the performance of their duties.

Part IV repeats with minor amendments the present provisions of the Pharmacy

Board Election Regulations 1962.

The effect of Part V is to raise the annual practising fee from \$15 to \$30. Part VI broadly repeats the existing provisions relating to the registration

of pharmacists.

Part VII relates to examinations. Regulation 35 has been drafted in the light of the changes brought about by the Treaty of Rome. Pharmacists qualified in any member country are entitled to registration with the Pharmaceutical Society of Great Britain. Were it not for this regulation, such status would be recognised in New Zealand. This regulation grants recognition only to those persons registered pursuant to a qualifying examination.

Part VIII, relating to practical training, and Part IX, relating to appeals, repeat the corresponding present provisions.

Issued under the authority of the Regulations Act 1936. Date of notification in Gazette: 20 November 1975.

These regulations are administered in the Department of Health.