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THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Kesubi Calorine who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 16th day of January, 2012 and a Diploma in Legal Practice awarded by the Law Development Centre on the 16th day of August, 2013, for the issuance of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala, MARGARET APINY,
24th September, 2013. Ag. Secretary, Law Council.

General Notice No. 676 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Kikomeko Saul who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 16th day of January, 2012 and a Diploma in Legal Practice awarded by the Law Development Centre on the 16th day of August, 2013, for the issuance of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, MARGARET APINY,
24th September, 2013. Ag. Secretary, Law Council.

General Notice No. 677 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Sanywa Shaban who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 21st day of January, 2011 and a Diploma in Legal Practice awarded by the Law Development Centre on the 16th day of August, 2013, for the issuance of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, MARGARET APINY,
7th October, 2013. Ag. Secretary, Law Council.

General Notice No. 678 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Opio Moses who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 28th day of October, 2011 and a Diploma in Legal Practice awarded by the Law Development Centre on the 16th day of August, 2013, for the issuance of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, MARGARET APINY,
24th September, 2013. Ag. Secretary, Law Council.

General Notice No. 679 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Bulungu John who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 28th day of October, 2011 and a Diploma in Legal Practice awarded by the Law Development Centre on the 16th day of August, 2013, for the issuance of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala, MARGARET APINY,
7th September, 2013. Ag. Secretary, Law Council.

General Notice No. 680 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Obizu Mallen who is stated to be a holder of a Bachelor of Laws Degree from Makerere University, Kampala, having been awarded on the 16th day of January, 2012 and a Diploma in Legal Practice awarded by the Law Development Centre on the 16th day of August, 2013, for the issuance of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala,
7th October, 2013.

MARGARET APINY,
Ag. Secretary, Law Council.

General Notice No. 681 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Ayebare Daphine who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 1st day of July, 2011 and a Diploma in Legal Practice awarded by the Law Development Centre on the 16th day of August, 2013, for the issue of a Certificate of Eligibility for entry of her name on the Roll of Advocates for Uganda.

Kampala,
19th September, 2013.

MARGARET APINY,
Ag. Secretary, Law Council.

General Notice No. 682 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Omara Michael who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 27th day of June, 2009 and a Diploma in Legal Practice awarded by the Law Development Centre on the 27th day of July, 2012, for the issuance of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala,
24th September, 2013.

MARGARET APINY,
Ag. Secretary, Law Council.

General Notice No. 683 of 2013.

THE ADVOCATES ACT, CAP. 267.

NOTICE OF APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Muliira James who is stated to be a holder of a Bachelor of Laws Degree from Uganda Christian University, Mukono, having been awarded on the 20th day of August, 2004 and a Diploma in Legal Practice awarded by the Law Development Centre on the 18th day of April, 2008, for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala,
20th August, 2013.

MARGARET APINY,
Ag. Secretary, Law Council.

General Notice No. 684 of 2013.

THE MINING ACT, 2003.
(The Mining Regulations, 2004).

NOTICE OF RENEWAL OF AN EXPLORATION LICENCE

IT IS HEREBY NOTIFIED that Exploration Licence, Number EL.0587, registered as Number 001722, has been renewed in accordance with the provisions of Section 30 and Regulation 17 to M/s. Mate Mines Ltd. of P.O. Box 1317, Kampala, for a period of two (2) years, effective from 26th March, 2013.

The Exploration area subject to the Exploration Licence is 20.1 km² and is on Topography Map, Sheet Number 60/3 (Kateera) situated in Mityana District.

Dated at Entebbe, this 04th day of October, 2013.

EDWARDS KATTO,
*Ag. Commissioner for the Geological Survey
and Mines Department.*

General Notice No. 685 of 2013.

THE COMPANIES ACT, LAWS OF UGANDA, 2000.

(Cap. 110).

NOTICE.

PURSUANT to Section 19(4) of the Companies Act, (Cap. 110) Laws of Uganda, 2000, notice is hereby given that MONDEZZ CATERERS COMPANY LIMITED, has been by special resolution passed on the 2nd day of October, 2013 and with the approval of the Registrar of Companies, changed in name to MONDEZZ COMPANY LIMITED, and that such new name has been entered in my Register.

Dated at Kampala, this 2nd day of October, 2013.

RUTA DARIUS,
Assistant Registrar of Companies.

General Notice No. 686 of 2013.

THE TRADEMARKS ACT.

Section 23(3) & Rule 67

NOTICE.

NOTICE IS HEREBY GIVEN that pursuant to Section 23(3) & Rule 67 of the Trademarks Act, unless the renewal fee upon Trademark Form No. 10 together with additional fee upon Trademark Form No. 11 for the Trademark shown below is received within one month of the Notice, the mark will be removed from the Register.

No.	Class	Schedule	Name of Proprietor
14928	9	III	BLAUPUNKT WERKE GESELLSCHAFT MIT BESCHRANKTER HOFTUNG

Dated this Tuesday, March 15, 2011.

MERCY KYOMUGASHO K. NDYAHIKAYO,
Assistant Registrar of Companies.

General Notice No. 687 of 2013.

THE TRADE MARKS ACT.

(Cap. 83).

NOTICE.

NOTICE IS HEREBY GIVEN that any person who has grounds to oppose the registration of any of the marks advertised herein may within sixty days from the date of this Gazette, lodge a Notice of opposition on Trade Mark Form No. 6 together with a fee of Shs. 4000 in case of National applicants or US\$ 250 in case of Foreign applicants. The period of lodging Notice of opposition may be extended in

suitable cases by the Registrar as he thinks fit upon such terms as he may direct. Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant so that he may have an opportunity to withdraw his application before the expense of opposition proceedings is incurred. Failure to give such notice will be taken into account in considering any application by the opponent for an order for costs if the opposition is uncontested by the applicant. Representations of the marks herein advertised can be inspected at the office of the Registrar of Trade Marks, Georgian House, Plot No. 5B George Street, P.O. Box 6848, Kampala.

(541) *Representation of Mark*

BLADBUFF

(210) APPLICATION NO. 2013/47424 IN PART "A".

(220) *Date of filing Application*— 07th May, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Preparations for destroying vermin; fungicides; herbicides; pesticides; insecticides; adjuvants.

(511) *Class: 5*

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— AECI LIMITED, First Floor, AECI Place, 24 The Woodlands, Woodlands Drive, Woodmead, Sandton, ZA, South Africa.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

HERBIFUME

(210) APPLICATION NO. 2013/47425 IN PART "A".

(220) *Date of filing Application*— 07th May, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Chemicals used in agriculture, horticulture and forestry; fertilisers and fertilising preparations; plant nutrients, supplements and growth regulating preparations; manures.

(511) *Class: 1*

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— AECI LIMITED, First Floor, AECI Place, 24 The Woodlands, Woodlands Drive, Woodmead, Sandton, ZA, South Africa.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

HERBIFUME

(210) APPLICATION NO. 2013/47426 IN PART "A".

(220) *Date of filing Application*— 07th May, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Preparations for destroying vermin; fungicides; herbicides; pesticides; insecticides; adjuvants.

(511) *Class: 5*

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— AECI LIMITED, First Floor, AECI Place, 24 The Woodlands, Woodlands Drive, Woodmead, Sandton, ZA, South Africa.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*



SIPI LAW ASSOCIATES

(210) APPLICATION NO. 2013/47524 IN PART "A".

(220) *Date of filing Application*— 24th May, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Printed matter; stationery, instructional and teaching materials (except apparatus).

(511) *Class: 16*

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— SIPI LAW ASSOCIATES, P.O. Box 4180, Kampala, Uganda.

(740) *Address for Agent/Representative*

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*



SIPI LAW ASSOCIATES

(210) APPLICATION NO. 2013/47525 IN PART "A".

(220) *Date of filing Application*— 24th May, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Legal services.

(511) *Class: 45*

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— SIPI LAW ASSOCIATES, P.O. Box 4180, Kampala, Uganda.

(740) *Address for Agent/Representative*

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

THEY CALL IT AFRICA.WE CALL IT HOME

(210) APPLICATION NO. 2012/46126 IN PART "A".

(220) *Date of filing Application*— 07th September, 2012.

- (310) (320) (330) Priority Claim
 (510) *Nature of Goods/Services*— Insurance; financial affairs; monetary affairs; real estate affairs, services ancillary or related to the aforementioned all in Class 36.

(511) *Class*: 36

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— THE STANDARD BANK OF AFRICA LTD., 5 Simmonds Streets, Johannesburg, Gauteng, South Africa.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

Kampala,

24th September, 2012.

EVA MUDONDO,
 Registrar of Trademarks.

(541) *Representation of Mark*

DREAM

(210) APPLICATION NO. 2013/46986 IN PART "A".

(220) *Date of filing Application*— 26th February, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Motorcycles; vehicles; apparatus for locomotion by land, air or water; and parts and fittings for the mentioned goods.

(511) *Class*: 12

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— HONDA MOTOR CO. LTD., 1-1 MINAMI-AOYAMA 2-CHOME, MINATO-KU, TOKYO 107-8556, Japan.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

CIVIC

(210) APPLICATION NO. 2013/46985 IN PART "A".

(220) *Date of filing Application*— 26th February, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Vehicles; apparatus for locomotion by land, air or water; and parts and fittings for the mentioned goods, included in International Class 12.

(511) *Class*: 12

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— HONDA MOTOR CO. LTD., 1-1 MINAMI-AOYAMA 2-CHOME, MINATO-KU, TOKYO 107-8556, Japan.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*



MOGAS

(210) APPLICATION NO. 2013/48317 IN PART "A".

(220) *Date of filing Application*— 25th September, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles and wicks for lighting.

(511) *Class*: 4

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address* — MOGAS UGANDA LTD., Plot 40, Nile Avenue, P.O. Box 19, Kampala, Uganda.

(740) *Address for Agent/Representative*—P.O. Box 1411, KAMPALA, UGANDA.

(750) *Address for Service*—Mubiru-Musoke Musisi & Co. Advocates, P.O. Box 1411, KAMPALA, UGANDA.

Kampala,

2nd October, 2013.

JULIET NASSUNA,
 Registrar of Trademarks.

(541) *Representation of Mark*

THEY CALL IT AFRICA.WE CALL IT HOME

(210) APPLICATION NO. 2012/46125 IN PART "A".

(220) *Date of filing Application*— 07th September, 2012.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Advertising; business management; business administration; office functions; business advice and information; business planning; business appraisals; business management assistance; business support; accounting; economic forecasting and analysis for business purposes; profit and cash flow forecasting, analysis and planning, all being economic forecasting services; personnel management and employment consultancy; computer database management, data processing, data verification and file management; computerised business information storage and retrieval; credit card registration services; procurement of goods and services on behalf of businesses; purchasing of goods and services for other businesses; business administration services for the processing of sales and transactions made on a global computer network or the Internet; the bringing together, for the benefit of others, of a variety of goods including but not limited to, business equipment, enabling customers to conveniently view and purchase those goods from a computer network website or an Internet website; business advice and information, provided by telephone or provided on-line from a computer database, computer network, global computer network or the Internet; customer care services; advisory, consultancy, information and helpline services relating to all of the aforesaid services, services ancillary or related to the aforementioned all in class 35.

(511) *Class*: 35

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— THE STANDARD BANK OF SOUTH AFRICA LIMITED, 5 Simmonds Street, Johannesburg, Gauteng, South Africa.

(740) *Address for Agent/Representative*— P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Advocates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

BLADBUFF

(210) APPLICATION NO. 2013/47423 IN PART "A".

(220) *Date of filing Application*— 07th May, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Chemicals used in agriculture, horticulture and forestry; fertilisers and fertilising preparations; plant nutrients, supplements and growth regulating preparations; manures.

(511) *Class*: 1

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— AECI LIMITED, First Floor, AECI Place, 24 The Woodlands, Woodlands Drive, Woodmead, Sandton, South Africa.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*



(210) APPLICATION NO. 2013/47617 IN PART "A".

(220) *Date of filing Application*— 07th June, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Building construction; repair; installation services.

(511) *Class*: 37

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— Hashi Energy Holdings Limited, 6th Floor, Tower A, 1 Cyber City, Ebene, Mauritius.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

WOODGUARD

(210) APPLICATION NO. 2012/46227 IN PART "A".

(220) *Date of filing Application*— 02th October, 2012.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Paints, varnishes, lacquers; driers including curing driers, thinners, colouring matters all being additives for paints, varnishes or

lacquers; preservatives against rust and against deterioration of wood; priming preparations (in the nature of paints); wood stains; mastic; repositionable patches of paint; varnishes or lacquers.

(511) *Class*: 2

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— Akzo Nobel Coatings International B.V., Velperweg 76, 6824 BM Arnhem, Netherlands.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*



(210) APPLICATION NO. 2013/47616 IN PART "A".

(220) *Date of filing Application*— 07th June, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles and wicks for lighting.

(511) *Class*: 4

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— Hashi Energy Holdings Limited, 6th Floor, Tower A, 1 Cyber City, Ebene, Mauritius.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*



(210) APPLICATION NO. 2013/47615 IN PART "A".

(220) *Date of filing Application*— 07th June, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of Goods/Services*— Apparatus for lighting, heating, steam generating, cooking, refrigerating, drying, ventilating, water supply and sanitary purposes.

(511) *Class*: 11

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— Hashi Energy Holdings Limited, 6th Floor, Tower A, 1 Cyber City, Ebene, Mauritius.

(740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) Representation of Mark



- (210) APPLICATION NO. 2013/47614 IN PART "A".
 (220) Date of filing Application— 07th June, 2013.
 (310) (320) (330) Priority Claim
 (510) Nature of Goods/Services— Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles and wicks for lighting.
 (511) Class: 4
 (526) Disclaimer
 (591) Restriction to Colours
 (646) Association
 (731) Name of Applicant and Address— Hashi Energy Holdings Limited, 6th Floor, Tower A, 1 Cyber City, Ebene, Mauritius.
 (740) Address for Agent/Representative—P.O. Box 4180, Kampala, Uganda.
 (750) Address for Service— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) Representation of Mark



- (210) APPLICATION NO. 2013/47612 IN PART "A".
 (220) Date of filing Application— 07th June, 2013.
 (310) (320) (330) Priority Claim
 (510) Nature of Goods/Services— Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles and wicks for lighting.
 (511) Class: 4
 (526) Disclaimer
 (591) Restriction to Colours
 (646) Association
 (731) Name of Applicant and Address— Hashi Energy Holdings Limited, 6th Floor, Tower A, 1 Cyber City, Ebene, Mauritius.
 (740) Address for Agent/Representative—P.O. Box 4180, Kampala, Uganda.
 (750) Address for Service— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

Kampala, MERCY KYOMUGASHO KAINOBWISHO,
 4th October, 2013. Registrar of Trademarks.

(541) Representation of Mark



- (210) APPLICATION NO. 2013/48296 IN PART "A".
 (220) Date of filing Application— 17th September, 2013.
 (310) (320) (330) Priority Claim

(510) Nature of Goods/Services— Substances for laundry use including soaps and detergents.

- (511) Class: 3
 (526) Disclaimer
 (591) Restriction to Colours
 (646) Association
 (731) Name of Applicant and Address— RSPL HEALTH PVT. LIMITED, 109/366, RAM KRISHNA NAGAR, G.T. ROAD, KANPUR_208 012, INDIA.
 (740) Address for Agent/Representative— 3rd Floor, Diamond Trust Building, P.O. Box 7166, Kampala, Uganda.
 (750) Address for Service— MMAKS Advocates, 3rd Floor, Diamond Trust Building, P.O. Box 7166, Kampala, Uganda.

(541) Representation of Mark

LIL-LETS

- (210) APPLICATION NO. 2012/46199 IN PART "A".
 (220) Date of filing application— 27th September, 2012.
 (310) (320) (330) Priority Claim
 (510) Nature of goods/services— Pharmaceutical and sanitary preparations for medical purposes; sanitary and hygienic products and articles, including tampons, sanitary and menstruation pads, menstruation appliances, absorbent sanitary articles, sanitary towel belts; panty liners and panty wipes; pads, wipes, swabs; impregnated antiseptic wipes; plasters, materials for dressings; disinfectants.
 (511) Class: 5
 (526) Disclaimer
 (591) Restriction to Colours
 (646) Association
 (731) Name of Applicant and Address— LIL-LETS SOUTH AFRICA PROPRIETARY LTD., SOOKJAI PLACE DERBY DOWN, WESTVILLE 3629, South Africa.
 (740) Address for Agent/Representative—P.O. Box 7166, Kampala, Uganda.
 (750) Address for Service— MMAKS Advocates, P.O. Box 7166, Kampala, Uganda.

(541) Representation of Mark

ULTRA - SPAN

- (210) APPLICATION NO. 2013/47177 IN PART "A".
 (220) Date of filing application— 05th April, 2013.
 (310) (320) (330) Priority Claim
 (510) Nature of goods/services— ONLY steel trusses and steel truss component parts.
 (511) Class: 6
 (526) Disclaimer
 (591) Restriction to Colours
 (646) Association
 (731) Name of Applicant and Address— MITEK Holdings Inc., 300 Delaware Avenue, Delaware 19801, U.S.A.
 (740) Address for Agent/Representative—P.O. Box 6914, Kampala, Uganda
 (750) Address for Service— Sengendo & Co. Advocates, P.O. Box 6914, Kampala, Uganda.

(541) *Representation of Mark*

- (210) APPLICATION NO. 2013/48095 IN PART "A".
 (220) *Date of filing application*— 23rd August, 2013.
 (310) (320) (330) Priority Claim
 (510) *Nature of goods/services*— Scientific and technological services and research and design relating thereto; industrial analysis and research services; design and development of computer hardware and software.
 (511) *Class*: 42
 (526) *Disclaimer*
 (591) *Restriction to Colours*
 (646) *Association*
 (731) *Name of Applicant and Address*— Wild Innovations Limited, Bukerere, Namugongo Road, Mukono District, Kampala, Uganda.
 (740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.
 (750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

- (210) APPLICATION NO. 2013/47563 IN PART "A".
 (220) *Date of filing application*— 31st May, 2013.
 (310) (320) (330) Priority Claim
 (510) *Nature of goods/services*— Building construction; repair; installation services.
 (511) *Class*: 37
 (526) *Disclaimer*
 (591) *Restriction to Colours*
 (646) *Association*
 (731) *Name of Applicant and Address*— Pearl Marina Estates Limited, Plot 33 Clement Hill Road, Off Nile Avenue, Kampala, Uganda.
 (740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.
 (750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

- (210) APPLICATION NO. 2013/47561 IN PART "A".
 (220) *Date of filing application*— 31st May, 2013.
 (310) (320) (330) Priority Claim

- (510) *Nature of goods/services*— Paper, cardboard and goods made from these materials, not included in other classes; printed matter; bookbinding material; photographs; stationery; adhesives for stationery or household purposes; artists' materials; paint brushes; typewriters and office requisites (except furniture); instructional and teaching material (except apparatus); plastic materials for packaging (not included in other classes); printers' type; printing blocks.

- (511) *Class*: 16
 (526) *Disclaimer*
 (591) *Restriction to Colours*
 (646) *Association*
 (731) *Name of Applicant and Address*— Pearl Marina Estates Limited, Plot 33 Clement Hill Road, Off Nile Avenue, Kampala, Uganda.
 (740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.
 (750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

- (210) APPLICATION NO. 2013/46905 IN PART "A".
 (220) *Date of filing application*— 06th February, 2013.
 (310) (320) (330) Priority Claim— 123939366 07/08/2012 FR.
 (510) *Nature of goods/services*— Installation, repair and maintenance of machines services; installation, repair and maintenance services of analyzing, testing and monitoring apparatus.
 (511) *Class*: 37
 (526) *Disclaimer*
 (591) *Restriction to Colours*
 (646) *Association*
 (731) *Name of Applicant and Address*— Wintech Global, 10-12 Boulevard Marius Vivier Merle, World Trade Center, Lyon-Tour Oxygene, 69003, Lyon France.
 (740) *Address for Agent/Representative*—P.O. Box 4180, Kampala, Uganda.
 (750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*

- (210) APPLICATION NO. 2013/46904 IN PART "A".
 (220) *Date of filing application*— 06th February, 2013.
 (310) (320) (330) Priority Claim—123939366 07/08/2012 FR.
 (510) *Nature of goods/services*— Scientific apparatus and instruments for measuring and testing (inspection); scientific apparatus and instruments for measuring and testing entries and exists from vats, containers, pipes and pipelines; precision measuring apparatus; chemistry apparatus and instruments; apparatus and instruments for physics; sounding apparatus and machines; air analysis apparatus; gas testing instruments; testing apparatus not for medical purposes; distillation apparatus for scientific purposes; regulating, electric; measuring devices,

electric; monitoring apparatus, electric; pressure indicator plugs for valves; gasometers [measuring instruments]; hydrometers; quantity indicators; temperature indicators; vacuum gauges; measuring instruments; computer software, recorded; computer software for analyzing, testing and measuring solid, liquid and gaseous matters; measuring apparatus.

(511) *Class:* 9

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— Wintech Global, 10-12 Boulevard Marius Vivier Merle, World Trade Center, Lyon-Tour Oxygene, 69003, Lyon France.

(740) *Address for Agent/Representative*— P.O. Box 4180, Kampala, Uganda.

(750) *Address for Service*— Sipi Law Associates, P.O. Box 4180, Kampala, Uganda.

(541) *Representation of Mark*



(210) APPLICATION NO. 2013/48200 IN PART "A".

(220) *Date of filing application*— 11th September, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of goods/services*— Adena, natural mineral water, juices.

(511) *Class:* 32

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— ADEN SPRINGS ENTERPRISES, P.O. Box 26135, Kampala, Uganda.

(740) *Address for Agent/Representative*

(750) *Address for Service*— ADEN SPRINGS ENTERPRISES, P.O. Box 26135, Kampala, Uganda.

(541) *Representation of Mark*



(210) APPLICATION NO. 2013/47963 IN PART "A".

(220) *Date of filing application*— 02nd August, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of goods/services*— Vegetable oil.

(511) *Class:* 29

(526) *Disclaimer*— Registration of this mark shall give no exclusive use of the words "NILE" and "FRY" except as presented in the application.

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— NILE AGRO INDUSTRIES LIMITED, Plot 11, Miiro Road, P.O. Box 996, Jinja, Uganda.

(740) *Address for Agent/Representative*

(750) *Address for Service*— NILE AGRO INDUSTRIES LIMITED, Plot 11, Miiro Road, P.O. Box 996, Jinja, Uganda.

(541) *Representation of Mark*



(210) APPLICATION NO. 2013/48087 IN PART "A".

(220) *Date of filing application*— 20th August, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of goods/services*— Bath and laundry soap.

(511) *Class:* 3

(526) *Disclaimer*— Registration of this mark shall give no exclusive use to the words "SUPER" and "MUM" except as presented in the application.

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— NILE AGRO INDUSTRIES LIMITED, Plot 11, Miiro Road, P.O. Box 996, Jinja, Uganda.

(740) *Address for Agent/Representative*

(750) *Address for Service*— NILE AGRO INDUSTRIES LIMITED, Plot 11, Miiro Road, P.O. Box 996, Jinja, Uganda.

(541) *Representation of Mark*



(210) APPLICATION NO. 2013/47962 IN PART "A".

(220) *Date of filing application*— 02nd August, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of goods/services*— Saucepans.

(511) *Class:* 21

(526) *Disclaimer*

(591) *Restriction to Colours*

(646) *Association*

(731) *Name of Applicant and Address*— NILE ALUMINIUM LTD., P.O. Box 614, Jinja, Uganda.

(740) *Address for Agent/Representative*

(750) *Address for Service*— NILE ALUMINIUM LTD., P.O. Box 614, Jinja, Uganda.

(541) *Representation of Mark*

SUNLITE

(210) APPLICATION NO. 2013/48105 IN PART "A".

(220) *Date of filing application*— 26th August, 2013.

(310) (320) (330) Priority Claim

(510) *Nature of goods/services*— Cooking oil.

(511) *Class:* 29

(526) *Disclaimer*

(591) *Restriction to Colours*

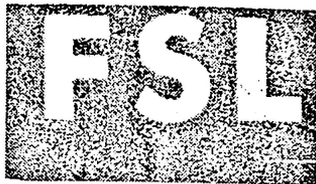
(646) *Association*

(731) *Name of Applicant and Address*— MMP Agro Industries Ltd., P.O. Box 1651, Jinja, Uganda.

(740) *Address for Agent/Representative*

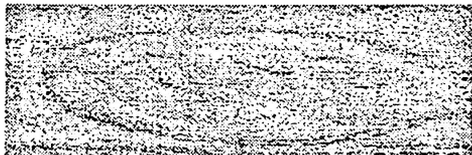
(750) *Address for Service*— MMP Agro Industries Ltd., P.O. Box 1651, Jinja, Uganda.

(541) Representation of Mark



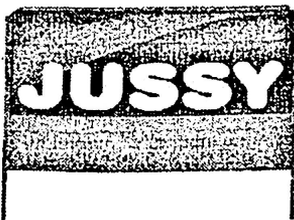
- (210) APPLICATION NO. 2013/47898 IN PART "A".
 (220) Date of filing application— 23rd July, 2013.
 (310) (320) (330) Priority Claim
 (510) Nature of goods/services— Energy savers, fluorescent fittings and tubes, ceiling lights, down lights, LED lights, floodlights, and all goods in Class 11.
 (511) Class: 11
 (526) Disclaimer
 (591) Restriction to Colours
 (646) Association
 (731) Name of Applicant and Address— Electrical Excellence Ltd., Plot No. 4, Duster Street, Nakasero, P.O. Box 6714, Kampala, Uganda.
 (740) Address for Agent/Representative
 (750) Address for Service— Electrical Excellence Ltd., Plot No. 4, Duster Street, Nakasero, P.O. Box 6714, Kampala, Uganda.

(541) Representation of Mark



- (210) APPLICATION NO. 2013/48159 IN PART "A".
 (220) Date of filing application— 02nd September, 2013.
 (310) (320) (330) Priority Claim
 (510) Nature of goods/services— Spare parts of tractors.
 (511) Class: 7
 (526) Disclaimer
 (591) Restriction to Colours— The colours of the trademark are restricted to yellowish green as represented.
 (646) Association
 (731) Name of Applicant and Address — LUDA INTERNATIONAL LTD., 8th Street, Namuwongo Industrial Area, Kampala, Uganda.
 (740) Address for Agent/Representative
 (750) Address for Service— LUDA INTERNATIONAL LTD., 8th Street, Namuwongo Industrial Area, Kampala, Uganda.

(541) Representation of Mark



- (210) APPLICATION NO. 2013/48175 IN PART "A".
 (220) Date of filing application— 06th September, 2013.
 (310) (320) (330) Priority Claim
 (510) Nature of goods/services— Soaps, liquid soaps, and cleaning detergents.
 (511) Class: 3

(526) Disclaimer

(591) Restriction to Colours

(646) Association

(731) Name of Applicant and Address — BASELINE GROUP LIMITED, Namuwongo Market-Kampala, P.O. Box 29922, Kampala, Uganda.

(740) Address for Agent/Representative

(750) Address for Service— BASELINE GROUP LIMITED, Namuwongo Market-Kampala, P.O. Box 29922, Kampala, Uganda.

Kampala,
18th September, 2013.

AGABA GILBERT,
Registrar of Trademarks.

ADVERTISEMENTS

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 124, Plot 17, 2.00 Hectares at Tamu Estate.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Yozefu Kukasa of Tamu, Mumyuka, Singo, a special Certificate of Title, under the above Block and Plot of the Mailo Register, the duplicate Certificate of Title which was originally issued having been lost.

Mityana,
5th June, 2013.

JANET NABUUMA,
for Commissioner Land Registration.

 THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 161, Plot 1141, 2.40 Hectares at Katakala & Magongolo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Kawooya Vincent Ferrer of P. O. Box 67, Mityana, a special Certificate of Title, under the above Block and Plot of the Mailo Register, the duplicate Certificate of Title which was originally issued having been lost.

Mityana,
1st October, 2013.

JANET NABUUMA,
for Commissioner Land Registration.

 THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 272, Plot 5, 9.70 Hectares, at Kimuli Estate.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Kosima Sebanenya of Magala, Musale, Singo, a special Certificate of Title, under the above Block and Plot of the Mailo Register, the duplicate Certificate of Title which was originally issued having been lost.

Mityana,
20th August, 2013.

JANET NABUUMA,
for Commissioner Land Registration.

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Buwekula Block 366. Plot 5, 20.2 Hectares at Lukaya Estate.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Eliyazali Wotoitide of Lukaya Mut. I. Mube. a special Certificate of Title. under the above Block and Plot of the Mailo Register. the duplicate Certificate of Title which was originally issued having been lost.

Mityana, JANET NABUUMA,
26th September, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 821. Plot 8, 200.73 Hectares at Kitunda Estate.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Alifunsi Damba of Kitunda. Kiboga. a special Certificate of Title. under the above Block and Plot of the Mailo Register. the duplicate Certificate of Title which was originally issued having been lost.

Mityana, JANET NABUUMA,
1st October, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Mawokota Block 50, Plot No. 40, Land at Buleje.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Yoanna Ddamulira of P.O. Buleje, a special Certificate, the Title which was originally issued having been lost.

Kampala, EMMANUEL BAMWIITE,
6th September, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Mawokota Block 251, Plot No. 5, Land at Busese.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Mikairi Mbuga of P.O. Box Nakaseta, a special Certificate, the Title which was originally issued having been lost.

Kampala, NICHOLAS WAMBOGA,
19th September, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Rubaga Division Block 17, Plot No. 1008, Land at Rubaga.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Lule Mawiya Umar of P.O. Box 6131, a Special Certificate, the Title which was originally issued having been lost.

Kampala, KARUHANGA JOHN,
5th September 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Mawokota Block 92, Plot No. 96.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Prossy Nakilalire, Margaret Nassiwa and Nansubuga Grace all of P.O. Box Mpami, a special Certificate, the Title which was originally issued having been lost.

Kampala, NICHOLAS WAMBOGA,
26th July, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 395, Plot No. 1716, Land at Sekiwunga.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Samuel Kigozi of P.O. Box 30220, a special Certificate, the Title which was originally issued having been lost.

Kampala, DDAMULIRA AHMED,
4th October, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 212, Plot 246, Land at Kyebando.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Venant Gashaija of P.O. Box 137, Entebbe, a Special Certificate, the Title which was originally issued having been lost.

Kampala, KARUHANGA JOHN,
1st October, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 178, Plot No. 62, Land at Manyangwa.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Nankanja Bernadetta of P.O. Box 5402, Kampala, Administratrix of the Estate of the Late Zakayo Kityo, Administration Cause No. 366 of 2012, of 13/07/2012, a Special Certificate, the Title which was originally issued having been lost.

Kampala, **GOLOOBA HARUNA,**
2nd October, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 272, Plot No. 11, Land at Kona.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Yowanina Zalwango of P.O. Box 881, Kampala, Maria Theresa Nabadda of P.O. 881, Kampala, Administratrixes of the Estate of the Late Ndawula Ferdinand, Administration Cause No. HCT-00-FD-AC-90 of 2012 of 28/05/2012, a Special Certificate, the Title which was originally issued having been lost.

Kampala, **GOLOOBA HARUNA,**
2nd October, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 8, Plot 11, Land at Kyampisi.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Mpoza Tadeo, a special Certificate of Title which was originally issued having been lost.

Kampala, **DDAMULIRA AHMED,**
10th September, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 225, Plot 889, Land at Buto.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Sulaiman Kizito, a special Certificate of Title which was originally issued having been lost.

Kampala, **DDAMULIRA AHMED,**
10th September, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 466, Plot 45, Land at Katulaga.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Matida Nankya, a special Certificate of Title which was originally issued having been lost.

Kampala, **DDAMULIRA AHMED,**
20th September, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 338, Plot 8, Land at Kiwatule.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Muteguya Sikweyama (Administrator of the Estate of the Late Dr. Eri Mukasa Katonyo Muwazi, Adm. Cause No. 125 of 1974, of the High Court of Uganda), a special Certificate of Title which was originally issued having been lost.

Kampala, **DDAMULIRA AHMED,**
25th September, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Buddu Block 368, Plot No. 130, Land at Senga.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Yefusa Lule Salongo Walakira of P.O. Box 546, a Special Certificate, the Title which was originally issued having been lost.

Masaka, **GALIWANGO HERMAN NSUBUGA,**
6th August, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Buddu Block 356, Plot No. 23, Land at Kyagwe.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Ssali Vicent of P.O. Box Kyangwe Village, Kisekka Sub-county, a Special Certificate, the Title which was originally issued having been lost.

Masaka, **GALIWANGO HERMAN NSUBUGA,**
11th September, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Buddu Block 222, Plot No. 38, Land at Buraura.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Simoni Kidawarime of P.O. Box Buraura, a Special Certificate, the Title which was originally issued having been lost.

Masaka, **GALIWANGO HERMAN NSUBUGA,**
3rd September, 2013. *for Commissioner of Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

LRV 331, Folio 1, Plot No. 15, Block B, Bukedea Teso District.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue Special Certificate of Title, of the above description, in the names of Chhotabhai Jethabhai Patel of Bukedea, the original title having been lost.

Kampala, **EMMANUEL BAMWIITE,**
20th September, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Mawokota Block 55, Plots 30,31,34,35, Land at Kisozi.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue Special Certificate of Title, of the above description, in the names of Lazalo Kasaja, the original title having been lost.

Kampala, **EMMANUEL BAMWIITE,**
26th September, 2013. *for Commissioner for Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Plot No. 25, Nagongera Road, Tororo District, Leasehold Register, Volume 4255, Folio 21.

NOTICE IS HEREBY GIVEN that after the expiry of one month from the publication hereof, I intend to issue in the names of Othieno Richard of P. O. Box 102, Tororo, a special Certificate of Title, under the above Volume and Folio, the Title which was originally issued having been lost.

Kampala **NICHOLAS WAMBOGA,**
26th September, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Plot No. 52, Block 36, Wankulukuku-Kampala, Leasehold Register, Volume 2581, Folio 21.

NOTICE IS HEREBY GIVEN that after the expiry of one month from the publication hereof, I intend to issue in the names of The Registered Trustees of Muteesa II Stadium, Wankulukuku, a special Certificate of Title, under the above Volume and Folio, the Title which was originally issued having been lost.

Kampala **KARUHANGA JOHN,**
2nd October, 2013. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Buddu Block 300, Plot 3, Land at Birinzi.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue a Special Certificate of Title in the names of Eriya Ganafa of Kiwanyizi, Buddu of the above Block and Plot, the duplicate Title that was originally issued having been lost.

Masaka, **GALIWANGO HERMAN NSUBUGA,**
18th March, 2013. *for Commissioner of Land Registration.*

IN THE MATTER OF THE OATHS ACT, CAP. 19
ANDTHE BIRTHS AND DEATHS REGISTRATION ACT,
CAP. 309**DEED POLL**

Know ye all by this Deed Poll that I, **NAMBOOZO JAMIE JANE** of C/o. Postal Address Box 11408, Kampala, Uganda, formerly known as **NAMBOOZO JANAT**, a citizen of the Republic of Uganda, do hereby absolutely renounce the use of my former name and in lieu thereof, assume from the 20th day of September, 2013, the name of **NAMBOOZO JAMIE JANE**.

And in pursuance of such change of name as aforesaid, I hereby declare that at all material times hereafter, in all records, deeds and instruments in writing, and in all dealings and transactions upon all occasions whatsoever, when my name shall be required or used, I shall sign and style by the name **NAMBOOZO JAMIE JANE**.

IN WITNESS WHEREOF, I have hereunder signed and subscribed my name of **NAMBOOZO JAMIE JANE** this 20th day of September, 2013.

NAMBOOZO JAMIE JANE,
[Renouncer].

STATUTORY INSTRUMENTS SUPPLEMENT

to The Uganda Gazette No. 51 Volume CVI dated 11th October, 2013

Printed by UPPC, Entebbe, by Order of the Government.

S T A T U T O R Y I N S T R U M E N T S

2013 No. 45.

**THE UGANDA NATIONAL BUREAU OF STANDARDS (IMPORT
INSPECTION AND CLEARANCE) REGULATIONS, 2013.**

ARRANGEMENT OF REGULATIONS

Regulation

1. Title.
2. Interpretation.
3. Goods to be accompanied by a certificate of conformity or certificate of road worthiness.
4. Application for import clearance certificate.
5. Handling of an application.
6. No release of goods before issue of certificate.
7. Products with Uganda standard (US) certification mark.
8. Products manufactured within the EAC.
9. Dissatisfaction with the quality of goods bearing a certification mark.
10. Handling of non- conforming goods or motor vehicles.
11. Destination inspection.
12. Exemptions.
13. Offences and penalties.
14. Appeals.
15. Revocation of S.I No. 72 of 2002.

S T A T U T O R Y I N S T R U M E N T S

2013 No. 45.

The Uganda National Bureau of Standards (Import Inspection and Clearance) Regulations, 2013.

IN EXERCISE of the powers conferred upon the Minister by section 43 of the Uganda National Bureau of Standards Act, Cap 327, these Regulations are made this 15th day of August, 2013.

1. Title.

These Regulations may be cited as the Uganda National Bureau of Standards (Import Inspection and Clearance) Regulations, 2013.

2. Interpretation.

In these Regulations, unless the context otherwise requires—

“**accreditation**” means a procedure by which an authoritative body gives formal recognition that a body or person is competent to carry out specific tasks;

“**accredited laboratory**” means a testing laboratory recognised by the Bureau under established procedures for competence to carry out specific tasks on behalf of the Bureau;

“**Act**” means the Uganda National Bureau of Standards Act;

“**authorised officer**” means an employee of the Bureau or other government agency designated as such by the Director to conduct inspection, sampling, testing or evaluation of the product to determine its conformity with the relevant standard;

“**Bureau**” means the Uganda National Bureau of Standards established under section 2 of the Act;

“**certification**” means a system that has its own rules of procedure and management for carrying out certification of conformity;

“**certification body**” means an organization that conducts certification of conformity;

“certification of conformity” means an action by a third party demonstrating that adequate confidence is provided by the producer or manufacturer that a duly identified product, is in conformity with a relevant standard or other normative document;

“certification of road worthiness” means an action by a third party demonstrating that adequate confidence is provided by the producer or manufacturer ‘that the motor vehicle, is in conformity with a relevant standard ;

“certified product” means a product which bears the Uganda standards mark granted in accordance with section 16 of the Act;

“compulsory standard specification” means the standard specification declared as such under section 16 of the Act;

“conformity assessment” means any activity concerned with determining directly or indirectly that relevant requirements are fulfilled;

“Council” means the National Standards Council established under section 4 of the Act;

“Director” means the Executive Director of the Bureau;

“EAC” means East African Community;

“import clearance certificate” means a document issued by the Bureau attesting that the quality of an imported product conforms with a relevant Uganda Standard;

“inspection” means evaluation for conformity by measuring, observing, testing or gauging the relevant characteristics of a product;

“inspection body” means an organization that performs inspection services on its own or on behalf of the Bureau;

“international or foreign standard” means a standard developed’ by International Organization for Standardization (ISO), International Electro Technical Commission, (IEC) Codex

Alimentarius, International Telecommunication Union (ITU) or other body accepted by the Bureau for the purpose of certification;

“licensed” means a product which has been continuously assessed by the service provider and deemed compliant with the relevant International or foreign standards using a known process;

“Minister” means the Minister responsible for trade;

“product” means any article, commodity or anything which is covered by a compulsory standard specification;

“PVOC” means Pre-export Verification of Conformity to Standards and approved specifications;

“raw materials” means materials which form part of the manufacturing process and are transformed during the process;

“recognised laboratory” means a testing laboratory recognised by the Bureau under established procedures for its competence to carry out specific tasks;

“registered product” means goods with a reasonable consistent level of compliance and where may be exempted from mandatory testing;

“route” means a method used to carry out conformity assessment of goods such as inspection, testing, registration, licensing, and certification under the PVoC Programme;

“relevant standard” means the national standard or international standard that has been approved by the Bureau;

“standard” means a document, established by consensus and approved by a recognised body, that provides, for common and repeated use, rules, guidelines, characteristics for activities or their results, aimed at the achievement of the optimum degree of order in a given context;

“standard specification” means a specification declared as such under section 15 of the Act;

“testing laboratory” means a laboratory which measures, examines, calibrates or otherwise determines the characteristics or performance of materials or products;

“test method” means a defined technical procedure to determine one or more specified characteristics of a material or product;

“unregistered product” means a product without prior information regarding its conformance and which must be tested to assess compliance.

3. Goods to be accompanied by a certificate of conformity or a certificate of road worthiness.

(1) The Bureau shall carry out conformity assessment of all goods covered by mandatory standards destined for the Ugandan market.

(2) The Bureau may appoint an inspection agency or agencies to carry out conformity assessment of goods covered by mandatory standards destined for the Ugandan market.

(3) An importer of a product covered by a mandatory standard listed in Schedule II to these Regulations shall ensure that the supplier of the imported goods subjects them to inspection for conformity to standards in the country of origin and a certificate of conformity is issued, before the goods are shipped to Uganda.

(4) An importer of a used motor vehicle into Uganda shall ensure that the motor vehicle is subjected to PVOC to ensure conformity to the prescribed Uganda standard and that a certificate of road worthiness is issued in respect of the motor vehicle.

(5) Upon receipt of an application from the exporter or importer, the authorised officer of the inspection agency shall carry out conformity assessment of the goods or motor vehicle to assess its compliance to the relevant standards.

(6) The application for a certificate of conformity or certificate of road worthiness shall be made in the prescribed form and shall be accompanied by the relevant documents.

(7) Any person who applies for a certificate of conformity or a certificate of road worthiness shall pay the inspection fees and charges prescribed in Schedule 1 to these Regulations.

(8) There shall be paid in respect of goods specified in Schedule II which are imported without a certificate of conformity or a certificate of road worthiness, a surcharge of 15% and the goods shall be subjected to destination inspection.

(9) Where the product complies with the requirements of the relevant standards the designated agency shall issue the applicant with a certificate of conformity or a certificate of road worthiness.

(10) Where the product does not conform to the requirements of the relevant standard, the designated agency shall issue a non-conformity report for the goods or motor vehicles and notify the Bureau.

(11) The goods or motor vehicles which do not meet the requirements of the relevant standard shall not be shipped into Uganda.

4. Application for import clearance certificate.

(1) Upon the arrival of the goods or motor vehicle at the port of entry, the importer of goods covered by a mandatory standard listed in Schedule II or motor vehicle shall apply to the Bureau for an import clearance certificate.

(2) The application shall be made prior to or upon arrival of the goods or motor vehicle at the point of entry but prior to release of the good or motor vehicle to the importer by the Uganda Revenue Authority.

(3) The application for an import clearance certificate shall be made in the prescribed form and shall be accompanied by a certificate of conformity or a certificate of road worthiness together with the relevant customs documents.

5. Handling of an application

(1) Upon receipt of an application, the authorised officer shall verify the documents to ensure that the application is duly filled and accompanied by all the necessary attachments.

(2) The authorised officer shall verify goods or motor vehicle to ensure that the goods or motor vehicle match with the declaration in the application and in the certificate of conformity or certificate of roadworthiness.

(3) Goods or motor vehicles that are not accompanied by a certificate of conformity or certificate of road worthiness shall be subjected to destination inspection.

(4) Goods or motor vehicles that do not match with the certificate of conformity or certificate of road worthiness shall be subjected to destination inspection.

(5) Where goods or motor vehicles have been verified and found to have been duly inspected from the country of origin and issued with a certificate of conformity or a certificate of roadworthiness and where the authorised officer finds no reason to doubt compliance with the relevant Uganda standards, the authorised officer shall issue an import clearance certificate in respect of those goods or motor vehicles.

(6) Where goods or motor vehicles are accompanied by a certificate of conformity or a certificate of roadworthiness and where the authorised officer finds reason to doubt compliance with the relevant Uganda standards, the authorised officer may subject the goods or motor vehicle to destination inspection.

(7) Where goods or motor vehicles have been subjected to destination inspection and have been determined to conform to the relevant Uganda standards, the authorised officer shall issue an import clearance certificate in respect of the goods or motor vehicles.

6. No release of goods without issue of certificate.

An authorised officer shall not release goods from a point of entry, other than to a bonded warehouse, unless the importer of the goods has been issued with an import clearance certificate.

7. Products with Uganda standard certification mark.

An importer of a product manufactured outside the EAC region in respect of which has been issued a permit to use the Uganda standard (US) certification mark shall be subjected to PVOC.

8. Products manufactured within the EAC Region.

Products manufactured within the EAC Common Market and which bear the certification marks of the respective Partner States shall be subjected to import clearance but shall be exempted from PVOC.

9. Dissatisfaction with the quality of goods bearing a certification mark.

Where the Bureau is not satisfied with the quality of goods referred to in regulation 7 or 8, the Bureau may subject the goods to inspection, sampling, testing and evaluation.

10. Handling of non-conforming goods or motor vehicle.

(1) Goods or motor vehicles in respect of which has been issued a seizure notice shall be handled in accordance with the best practices and as recommended by the authorised officer at the expense of the importer.

(2) Goods or motor vehicles in respect of which has been issued a seizure notice shall either be destroyed or re-exported.

(3) Goods or motor vehicles in respect of which has been issued a seizure notice and determined by authorised officer not to pose a significant risk to the environment may be destroyed without re-exportation.

(4) Goods or motor vehicles in respect of which has been issued a seizure notice and determined by authorised officer to pose a significant risk to the environment shall be re-exported to the country of origin.

(5) No goods or motor vehicles in respect of which has been issued a seizure notice shall be re-exported to another country other than the country of origin.

(6) The destruction of the goods or motor vehicles in respect of which has been issued a seizure notice shall be done in accordance to the relevant regulations and guidelines.

11. Destination Inspection.

(1) Goods or motor vehicles specified in Schedule II which arrive at a port of entry without a certificate of conformity or certificate of roadworthiness shall be subjected to a surcharge of 15% of CIF in addition to the payment of the prescribed inspection fees.

(2) All goods or motor vehicles subjected to destination inspection shall be subject to payment of the prescribed inspection fees.

(3) The importer of the goods or motor vehicles shall be responsible for the costs of storage, analysis and any other incidental charges incurred during destination inspection.

(4) The goods or motor vehicles subject to destination inspection shall be inspected and evaluated by the authorised officer or designated agency to determine conformance with relevant Uganda standards.

(5) During the destination inspection, the authorised officer or designated agency may take a sample for laboratory analysis to determine conformity with relevant Uganda standards.

(6) Where goods or motor vehicles have been determined to conform to relevant Uganda standards during destination inspection, the authorised officer shall issue an import clearance certificate in respect of the goods or motor vehicles.

(7) Where goods or motor vehicles have been subjected to destination inspection and have been determined not to conform to the relevant Uganda standards, the authorised officer shall issue a seizure notice and notify the relevant authorities including the designated agency and where applicable, the Uganda Revenue Authority and the goods or motor vehicles shall not be permitted entry in the domestic market.

12. Exemptions.

All goods specified in Schedule III to these regulations shall be exempted from the PVOC programme.

13. Offences and penalties.

A person, who releases, distributes sales or markets a product that does not conform to the requirements of the relevant Uganda standard, commits an offence and is liable on conviction to such a penalty as is prescribed in the Act.

14. Appeals.

An importer may appeal as provided for under section 25 of the Act, where he or she is not satisfied with the decision taken under these Regulations.

15. Revocation of S.I No. 72 of 2002.

The Uganda National Bureau of Standards (Import Inspection and Clearance) Regulations, 2002 are revoked.

SCHEDULE I

Regulation 3(7)

FEES AND CHARGES FOR IMPORT INSPECTION AND CLEARANCE

1. Where a sample is subjected to laboratory analysis, the importer shall be required to pay for the test charges as billed by the relevant laboratory.

2. The fees and charges referred to in regulation 3 (7) shall be as follows and shall be based on the FOB value of import shipment.

- (a) The applicable verification fees depend on the route, subject to the minimum and maximum detailed below.

The fees are payable by the exporter or manufacturer and payable in advance:

Route A (Unregistered products)

0.500% of FOB value subject to a minimum of **USD 220** and Maximum of USD 2,375

Route B (Registered products)

0.45% of FOB value subject to a minimum of **USD 220** and Maximum of USD 2,375

Route C (Licensed Products)

Licensed Products (0.25% of FOB value subject to a minimum of USD 220 and Maximum of USD 2375).

- (b) **Used Vehicles**

Inspection Fees

Fees payable upon inspection will vary depending on country of origin as elaborated below:

Japan (USD 145)

Singapore (USD 180),

United Kingdom (BGP 125),

South Africa (R 1685) and

United Arab Emirates (Dubai)(USD 125).

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Testing Fees

Determined on a case by case basis

SCHEDULE II

Regulations 3(3), 3(8) and 4(1)

CATEGORIES OF GOODS SUBJECTED TO PVoC.

1. Group I - Toys
2. Group II - Electrical and electronics
3. Group III - Automotive products and inputs
4. Group IV - Chemical products
5. Group V - Mechanical materials and gas appliances
6. Group VI - Textile, leather plastic and rubber
7. Group VII - Furniture (Wood and Metal Articles)
8. Group VIII - Paper and stationery
9. Group IX - Protective safety equipment
10. Group X - Food and food products
11. Group XI - Used products including used motor vehicles

SCHEDULE III

Regulation 12.

EXEMPTIONS

	General goods whose FOB value does not exceed USD 2000
	Prohibited Goods according to the East African Customs Management Act 2006 and the East African Standards Quality Assurance and Testing Act (SQMT) 2006 and any other Laws of the Community.
	Government project specific goods
	Raw Materials which are brought in for the manufacturing process and not for sale)
	Diplomatic cargo
	Personal Effects
	Goods that are not covered by compulsory standards.
	Certified goods including those from the EAC Partner States.


Minister of Trade, Industry and Cooperatives
5 August 2013

Act 7

Appropriation Act

2013

THE APPROPRIATION ACT, 2013.

An Act to apply a sum of twelve trillion, fifty five billion, fifty five million, five hundred and twenty one thousand shillings out of the Consolidated Fund to the service.

DATE OF ASSENT: 2nd October, 2013.

Date of Commencement: See section 1.

BE IT ENACTED by Parliament as follows:

1. Commencement.

This Act shall be deemed to have come into force on the 1st day of July, 2013.

2. Issue of money out of the Consolidated Fund.

The Treasury may issue out of the Consolidated Fund and apply towards the supply granted to the Government for the service of the year ending on the 30th June, 2014, the sum of twelve trillion, fifty five billion, fifty five million, five hundred and twenty one thousand shillings.

3. Appropriation.

The sums granted by this Act shall be appropriated for the services and purposes and in the amounts specified in columns 1 and 2 of the Schedule to this Act.

4. Extension of duration of appropriation.

Any part of the sums granted by section 2 of this Act which has been, or is issued from the Consolidated Fund on or before the 30th day of June, 2014 shall be available until a date determined by the Secretary to the Treasury (not being later than the 31st day of October, 2014) for making payments which become due during the year ending on the 30th day of June, 2014 to an accounting officer or a receiver of revenue or to an officer administering a fund established under section 9 of the Public Finance and Accountability Act, 2003.

SCHEDULE

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs.'000</i>
RECURRENT EXPENDITURE	
001. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and expenses under the Headquarters, Departments of Monitoring and Evaluation, Monitoring and Inspection, Information, Cabinet Secretariat, Internal Security Organisation (ISO) under the Office of the President	64,097,811
002. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses on State House	200,608,336
003. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, expenses under the office of the Prime Minister, Finance and Administration, Coordination and Monitoring, Pacification and Special Programmes, Disaster Management and Refugees, Luwero Triangle and Karamoja Headquarters under the Office of the Prime Minister	28,725,330
004. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses in the Office of the Minister of Defence Headquarters, UPDF Land Forces and UPDF Airforce under the Ministry of Defence... ..	658,257,026

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs.'000</i>
005. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, expenses of the Headquarters, Human Resources Development, Personnel Management, Administrative Reform, Management Services, Records and Information Management, Compensation Department and the Directorate of Civil Service Inspectorate under the Ministry of Public Service	8,048,799
006. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and expenses under Finance and Administration, Protocol and Consular, Planning Unit, Resource Centre, EAC and Ring States, Namera, African Union, Europe, Asia and Pacific, Americas and Carribean and Multilateral Organisations under the Office of the Minister of Foreign Affairs	25,013,658
007. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses in the Ministry of Justice and Constitutional Affairs Headquarters, Civil Litigation, First Parliamentary Counsel, Legal Advisory Services, Registrar-General, Law Council and Administrator-General	11,750,512
008. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Office of the Minister, Public Administration, Tax Policy Department, Aid Liaison, Financial Management Services, Treasury Services, Uganda Computer Services, Macro-Economic Policy Department, Economic Development Policy and Research Department, Inspectorate and Internal Audit, Budget Policy and Evaluation Department, Infrastructure and Social Services Department, the Technical and Advisory Services, Treasury Advisory Services, Inspection and Internal Audit Department, Investment and Private Sector Development Department under the Ministry of Finance, Planning and Economic Development	64,448,632
009. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Ministry of Internal Affairs Headquarters, Immigration, Government Chemist and Restructuring Contingency falling under the control of the responsible Minister	9,845,161
010. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses in the Headquarters, Directorate of Crop Resources, Farm Development Department, Crop Protection Department, Crop Production Department, Directorate of Animal Resources, Animal Production Department, Livestock Health and Entomology, Fisheries Resources Department, and Department of Planning falling under the Ministry of Agriculture, Animal Industry and Fisheries... ..	29,739,823

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs.'000</i>
011. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other Expenses in the Ministry of Local Government, Office of the Minister, Directorate of Local Government Administration and Inspection, Decentralisation Secretariat, Development Analysis Unit, Resource Centre and Policy Analysis Unit falling under the control of the responsible Minister ...	13,432,015
012. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses under the Ministry of Lands, Housing and Urban Development, Office of the Minister, Finance and Administration, Physical Planning, Land Valuation and Registration, Directorate of Lands and Human Settlement, Planning and Quality Assurance, Lands and Surveys, falling under the control of the responsible Minister	10,390,651
013. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Ministry of Education and Sports Headquarters, Preprimary and Primary Education, Secondary Education, Teacher Education, Business, Technical and Vocational Education, Special Education and Career Guidance, Higher Education, Education Planning, and Education Standards Agency falling under the control of the responsible Minister	137,256,830
014. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Ministry of Health Headquarters, Planning, Quality Assurance, Community Health, Research Institutions, Joint Clinical Research Centre, Clinical Services and National Disease Control falling under the control of the responsible Minister	33,078,033
015. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses under the Ministry of Trade, Industry and Cooperatives Headquarters, External Trade, Internal Trade, Trade and Economic Affairs Department, Industry and Technology Department, Standards and Inspectorate Departments falling under the control of the responsible Minister	6,268,719
016. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses in the Ministry of Works and Transport Headquarters, Road Maintenance and Construction, Quality Assurance, Building, Transport Planning and Transport Regulations falling under the control of the responsible Minister... ..	30,770,560

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs. '000</i>
017. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses under the Ministry of Energy and Minerals Development Headquarters, the Departments of Planning, Energy, Petroleum exploration, Geology, Survey and Mining falling under the control of the Responsible Minister	6,917,210
018. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses under the Ministry of Gender, Labour and Social Development Headquarters, Planning Department, Gender and Community Development, Literacy and Special Programmes, Poverty Eradication and Economic Rights, Civil Rights and Culture, Labour and Industrial Relations and Labour Inspection falling under the control of the responsible Minister ...	18,713,795
019. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Ministry of Water and Environment, Urban Water Supply, Rural Water Supply, Environment Affairs and Meteorology, Finance and Administration, Planning and Quality Assurance, Water Resource Management falling under the control of the Responsible Minister... ..	8,561,750
020. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Ministry of Information and Communication Technology Headquarters, Communication and Information Technology... ..	2,471,810
021. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and expenses under the Ministry of East African Community Affairs Headquarters	18,746,564
022. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses under the Ministry of Tourism, Wildlife and Antiquities Headquarters, Tourism, Museums and Monuments, Directorate of Tourism, Wildlife Conservation, Museums, Wildlife and Antiquities Departments falling under the control of the responsible Minister	9,038,148
109. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Law Development Centre	8,374,200
110. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Uganda Industrial Research Institute	5,689,016
111. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of Administration and General expenses, of Busitema University ...	15,620,076
112. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Directorate of Ethics and Integrity	4,193,699

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs. '000</i>
113.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Uganda National Roads Authority	36,529,099
114.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Uganda Cancer Institute	3,282,208
115.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Uganda Heart Institute	5,431,047
116.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the National Medical Stores	219,374,587
117.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Uganda Tourism Board	1,310,155
118.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on road maintenance salaries and other expenses for the Uganda Road Fund...	352,851,919
119.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Uganda Registration Services Bureau	9,215,034
120.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the National Citizenship and Immigration Control	8,134,558
121.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Dairy Development Authority	4,044,202
122.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Kampala Capital City Authority...	105,920,249
123.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Rural Electrification Agency (REA)	15,974,047
124.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Equal Opportunities Commission	1,453,018
125.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the National Animal Genetic Res. Centre and Data Bank	4,050,000

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs.'000</i>
126. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the National Information Technology Authority	18,699,093
132. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Education Service Commission	5,081,284
133. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Directorate of Public Prosecutions (DPP)	14,890,998
134. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Health Service Commission	3,236,603
136. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General, of Makerere University	175,640,488
137. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Central Administration, University Teaching Hospital, Science Education and Faculty of Medicine and Nursing of Mbarara University of Science and Technology	17,678,314
138. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General, of Makerere University Business School (MUBS)... ..	42,622,750
139. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of Kyambogo University	60,789,201
140. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Uganda Management Institute	13,923,947
141. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Uganda Revenue Authority	191,220,084
142. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the National Agriculture Research Organisation (NARO) Headquarters, Agricultural Research Information Centre, Namulonge Agric. and Animal Production Research Institute, Fisheries Research Institute, Livestock Health Research	

SCHEDULE—continued

Vote No.	COLUMN 1	COLUMN 2
		<i>Supply</i>
		<i>Shs.'000</i>
	Institute, Forestry Research Institute, Serere Agricultural and Animal Production Research Institute, Food Science Research Institute, Agricultural Engineering and Technology Research Institute, Coffee Research Centre, Technology Generation and Technology Transfer	33,552,267
143.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Uganda Bureau of Statistics	21,038,504
144.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of Uganda Police Administration Services Department, Support Services Department, Technical Services Department, Criminal Investigation Services Department, Special Branch Services Department, Mobile Police Patrol Unit (MPPU), Local Defence Units (LDUs) and Anti-stock Theft Unit (ASTU)	253,580,716
145.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Prisons Headquarters, Prisons Industries, Prisons Farms, Prison Medical Services and Prison Regional Services... ..	83,140,882
146.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for the Public Service Commission	3,743,161
147.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Local Government Finance Commission	3,857,675
148.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Judicial Service Commission... ..	2,222,390
149.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of Gulu University	17,956,062
150.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the National Environment Management Authority (NEMA)	8,390,205
151.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the Uganda Blood Transfusion Services	3,704,084

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs.'000</i>
152. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the National Agricultural Advisory Services Secretariat	4,185,392
153. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the Public Procurement and Disposal of Public Assets Authority	8,465,048
154. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the Uganda National Bureau of Standards	12,906,446
155. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the Cotton Development Organisation	4,337,481
156. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the Uganda Land Commission	890,658
157. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the National Forestry Authority	18,813,868
159. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the External Security Organisation	10,151,860
160. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses of the Administration and General expenses of the Uganda Coffee Development Authority... ..	21,136,300
161. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for Management, Medical Services and Common Services of Mulago Hospital Complex	39,965,046
162. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries and other expenses for Management of Butabika Hospital	7,699,770

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs. '000</i>
163.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Arua Referral Hospital	4,186,757
164.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Fort Portal Referral Hospital	4,677,841
165.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Gulu Referral Hospital...	3,977,440
166.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Hoima Referral Hospital...	3,294,969
167.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Jinja Referral Hospital	4,646,124
168.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Kabale Referral Hospital	3,396,927
169.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Masaka Referral Hospital	3,836,737
170.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Mbale Referral Hospital...	5,503,362
171.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Soroti Referral Hospital...	3,614,373
172.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Lira Referral Hospital	3,484,929
173.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Mbarara Referral Hospital	4,757,141
174.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Mubende Referral Hospital...	2,535,459
175.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Moroto Referral Hospital...	2,040,410

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs. '000</i>
176.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Naguru Referral Hospital...	5,868,192
201	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Mission at the United Nations, New York	6,515,390
202.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in United Kingdom, London	2,976,807
203.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in Canada, Ottawa	2,301,617
204.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in India, New Delhi	1,896,822
205.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in Egypt, Cairo	1,321,749
206.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in Kenya, Nairobi	1,972,626
207.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in Tanzania, Dar-es-Salaam...	1,058,617
208.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in Nigeria, Abuja	1,017,000
209.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda High Commission in South Africa, Pretoria	1,434,900
210.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in United States of America, Washington	4,616,892
211.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Ethiopia, Addis Ababa	1,556,002

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs. '000</i>
212. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in China, Beijing	2,656,647
213. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Rwanda, Kigali	1,565,790
214. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Switzerland, Geneva	3,281,981
215. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Japan, Tokyo	3,107,605
216. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Libya, Tripoli	1,733,000
217. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Saudi Arabia, Riyadh	1,214,000
218. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Denmark, Copenhagen	2,724,918
219. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Belgium, Brussels... ..	2,828,100
220. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Italy, Rome	2,733,037
221. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in DRC, Kinshasa	1,686,726
223. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Sudan, Khartoum... ..	1,483,800
224. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in France, Paris	2,852,600

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs.'000</i>
225.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Germany, Berlin	2,536,000
226.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Iran, Tehran	1,626,400
227.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Russia, Moscow	2,184,756
228.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Australia, Canberra...	1,731,118
229.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Southern Sudan, Juba	1,842,050
230.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in United Arab Emirates, Abu Dhabi...	1,681,000
231.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Uganda Embassy in Burundi, Bujumbura	1,148,968
232.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Guangzhou Consulate in China	1,789,217
233.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Mission in Ankara	1,872,049
234.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses of the Mission in Mogadishu	1,700,000
501.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Adjumani District	11,720,438
502.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Apac District	18,076,855

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs. '000</i>
503.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants, under Arua District	36,293,132
504.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Bugiri District	16,087,953
505.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Bundibugyo District	13,413,399
506.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Bushenyi District	15,804,503
507.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Busia District	14,483,153
508.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Gulu District	21,260,334
509.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Hoima District	15,154,793
510.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Iganga District...			27,125,191
511.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Jinja District	21,991,933
512.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Kabale District			34,830,253

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs.'000</i>
513.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Kabarole District	20,443,656
514.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kaberamaido District	10,588,636
515.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Kalangala District	5,053,459
517.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Kamuli District	24,576,519
518.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kamwenge District	14,732,379
519.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kanungu District	17,534,843
520.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Kapchorwa District	9,717,645
521.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Kasese District	32,467,881
522.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Katakwi District	9,660,630

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs.'000</i>
523.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kayunga District	17,673,235
524.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Kibaale District	23,477,520
525.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Kiboga District	9,235,768
526.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Kisoro District	20,421,437
527.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Kitgum District	16,499,819
528.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Kotido District	5,947,675
529.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Kumi District	11,736,460
530.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kyenjojo District	14,665,123
531.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Lira District	17,645,220

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs.'000</i>
532. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Luwero District	27,993,823
533. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Masaka District	10,961,961
534. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Masindi District	9,973,978
535. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Mayuge District	18,145,442
536. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Mbale District	22,322,558
537. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Mbarara District	22,431,532
538. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Moroto District	5,191,479
539. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Moyo District	10,722,692
540. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Mpigi District	13,026,882

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs. '000</i>
541. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Mubende District	20,557,607
542. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Mukono District	21,577,731
543. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Nakapiripirit District	8,820,837
544. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Nakasongola District	12,879,523
545. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Nebbi District	17,794,680
546. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Ntungamo District	25,811,391
547. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Pader District	11,920,272
548. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Pallisa District	18,308,198
549. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Rakai District	29,978,639

SCHEDULE—continued

COLUMN 1					COLUMN 2
<i>Vote No.</i>					<i>Supply</i>
					<i>Shs.'000</i>
550.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Grants under Rukungiri District	19,110,057
551.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Sembabule District	14,394,685
552.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Sironko District	14,230,470
553.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Soroti District	12,797,597
554.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional, Conditional and Equalisation Grants under Tororo District	25,503,720
555.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Wakiso District	38,053,877
556.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Yumbe District	15,701,374
557.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Butaleja District	12,678,427
558.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Ibanda District	14,012,015

SCHEDULE—continued

COLUMN 1					COLUMN 2	
<i>Vote No.</i>					<i>Supply</i>	
					<i>Shs.'000</i>	
559.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kaabong District	8,404,727
560.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Isingiro District	16,908,635
561.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kaliro District	11,248,510
562.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kiruhura District	13,280,704
563.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Koboko District	9,116,845
564.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Amolatar District	8,279,119
565.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Amuria District	12,198,708
566.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Manafwa District	19,632,476
567.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Bukwo District	8,496,970

SCHEDULE—continued

COLUMN 1					COLUMN 2	
<i>Vote No.</i>					<i>Supply</i>	
					<i>Shs.'000</i>	
568.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Mityana District	17,564,163
569.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Nakaseke District	13,606,958
570.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Amuru District	9,171,861
571.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Budaka District	10,515,089
572.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Oyam District	16,679,294
573.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Abim District	8,956,898
574.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Namutumba District	10,901,357
575.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Dokolo District	9,220,999
576.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Bulliisa District	4,515,357

SCHEDULE—continued

COLUMN 1					COLUMN 2	
<i>Vote No.</i>					<i>Supply</i>	
					<i>Shs. '000</i>	
577.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Maracha District	10,564,535
578.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Bukedea District	11,573,651
579.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Bududa District	9,891,994
580.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Lyantonde District	6,298,114
581.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Amudat District	3,192,802
582.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Buikwe District	17,585,982
583.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Buyende District	9,535,083
584.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kyegegwa District	7,450,876
585.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Lamwo District	9,080,308

SCHEDULE—continued

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs. '000</i>
586. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Otuke District	6,344,903
587. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Zombo District	9,828,155
588. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Alebtong District	9,640,399
589. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Bulambuli District	8,412,016
590. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Buvuma District	3,633,408
591. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Gomba District	8,500,847
592. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kiryandongo District	10,100,004
593. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Luuka District	11,985,892
594. The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Namayingo District	8,582,511

SCHEDULE—continued

<i>Vote No.</i>	COLUMN 1	COLUMN 2
		<i>Supply</i>
		<i>Shs. '000</i>
595.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Ntoroko District	5,387,472
596.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Serere District	11,618,966
597.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kyankwanzi District	8,907,530
598.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kalungu District	12,028,023
599.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Lwengo District	13,560,644
600.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Bukomansimbi District	8,553,429
601.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Mitooma District	11,918,616
602.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Rubirizi District	6,400,203
603.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Ngora District	9,721,176
604.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Napak District	6,350,462

SCHEDULE—continued

COLUMN 1					COLUMN 2
<i>Vote No.</i>					<i>Supply</i>
					<i>Shs. '000</i>
605.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kibuku District	9,072,985
606.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Nwoya District	6,705,623
607.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kole District	10,235,463
608.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Butambala District	10,302,114
609.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Sheema District	16,458,751
610.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Buhweju District	5,429,661
611.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Agago District				12,264,397
612.	The amount required in the year ending on 30th June, 2014, for Recurrent Expenditure on salaries, wages and other expenses for Delegated Services, Unconditional and Conditional Transfers under Kween District	6,137,748
751.	The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Arua Municipal Council				4,485,112
752.	The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Entebbe Municipal Council	4,810,896

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs. '000</i>
753. The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Fort Portal Municipal Council	5,406,722
754. The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Gulu Municipal Council	8,047,783
755. The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Jinja Municipal Council ...	7,481,159
757. The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Kabale Municipal Council	5,797,148
758. The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Lira Municipal Council	5,270,907
759. The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Masaka Municipal Council ...	4,492,384
760. The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Mbale Municipal Council ...	7,923,477
761. The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Mbarara Municipal Council	6,869,554
762. The amount required in the year ending on 30th June, 2014, for Unconditional and Conditional Grants for Moroto Municipal Council	1,797,671
763. The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Soroti Municipal Council	5,414,183
764. The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Tororo Municipal Council	4,229,780
770. The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Kasese Municipal Council	6,123,892
771. The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Hoima Municipal Council	5,092,082

SCHEDULE—continued

COLUMN 1				COLUMN 2
<i>Vote No.</i>				<i>Supply</i>
				<i>Shs.'000</i>
772.	The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Mukono Municipal Council	6,483,936
773.	The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Iganga Municipal Council	4,116,820
774.	The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Masindi Municipal Council	4,942,935
775.	The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Ntungamo Municipal Council	1,671,941
776.	The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Busia Municipal Council	2,576,455
777.	The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Bushenyi - Ishaka Municipal Council	4,151,475
778.	The amount required in the year ending on 30th June, 2014, for Unconditional, Conditional and Equalisation Grants for Rukungiri Municipal Council	3,780,502
DEVELOPMENT EXPENDITURE				
001	Office of the President			6,187,814
002	State House			4,624,730
003	Office of the Prime Minister			164,515,884
004	Ministry of Defence			357,847,283
005	Ministry of Public Service			27,535,551
006	Ministry of Foreign Affairs			826,951
007	Ministry of Justice and Constitutional Affairs			28,194,899
008	Ministry of Finance, Planning & Economic Dev.			238,176,403
009	Ministry of Internal Affairs			1,071,059
010	Ministry of Agriculture, Animal & Fisheries			62,023,247
011	Ministry of Local Government			212,521,976
012	Ministry of Lands, Housing & Urban Development			6,985,201
013	Ministry of Education and Sports			343,459,083

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014	Ministry of Health	440,913,339
015	Ministry of Trade, Industry and Cooperatives	11,040,468
016	Ministry of Works and Transport	113,468,613
017	Ministry of Energy and Mineral Development	1,665,639,683
018	Ministry of Gender, Labour and Social Development	18,436,941
019	Ministry of Water and Environment	305,605,431
020	Ministry of Information & Communications Tech.	2,488,671
021	Ministry of East African Community Affairs	578,000
022	Ministry of Tourism, Wildlife and Antiquities	4,074,248
101	Judiciary	11,003,870
102	Electoral Commission	7,113,675
103	Inspectorate of Government (IG)	5,451,083
104	Parliamentary Commission	8,966,232
105	Law Reform Commission	235,020
106	Uganda Human Rights Comm	242,617
107	Uganda AIDS Commission	227,809
108	National Planning Authority	405,416
109	Law Development Centre	1,023,304
110	Uganda Industrial Research Institute	9,522,620
111	Busitema University	2,052,521
112	Ethics and Integrity	1,210,597
113	Uganda National Roads Authority	1,907,137,678
114	Uganda Cancer Institute	4,200,000
115	Uganda Heart Institute	2,530,000
116	National Medical Stores	-
117	Uganda Tourism Board	93,303
118	Road Fund	-
119	Uganda Registration Services Bureau	-
120	National Citizenship and Immigration Control	53,286,488
121	Dairy Development Authority	1,000,000
122	Kampala Capital City Authority	80,653,499
123	Rural Electrification Agency (REA)	106,964,193
124	Equal Opportunities Commission	550,000
125	National Animal Genetic Res. Centre and Data Bank	-
126	National Information Technology Authority	3,941,479
131	Auditor General	20,859,629
132	Education Service Commission	953,061
133	Directorate of Public Prosecutions	2,275,351
134	Health Service Commission	646,799
136	Makerere University	29,959,341
137	Mbarara University	4,328,769

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138	Makerere University Business School	9,039,749
139	Kyambogo University	6,554,314
140	Uganda Management Institute	4,135,900
141	URA	19,833,149
142	National Agricultural Research Organisation	60,322,642
143	Uganda Bureau of Statistics	50,926,957
144	Uganda Police Force	61,663,769
145	Uganda Prisons	11,064,209
146	Public Service Commission	707,455
147	Local Government Finance Comm	171,700
148	Judicial Service Commission	70,816
149	Gulu University	2,725,053
150	National Environment Management Authority	-
151	Uganda Blood Transfusion Service (UBTS)	400,000
152	NAADS Secretariat	43,433,485
153	PPDA	320,000
154	Uganda National Bureau of Standards	4,262,748
155	Uganda Cotton Development Organisation	2,296,000
156	Uganda Land Commission	12,103,999
157	National Forestry Authority	2,290,869
159	External Security Organisation	442,000
160	Uganda Coffee Development Authority	-
161	Mulago Hospital Complex	5,220,000
162	Butabika Hospital	1,888,141
163	Arua Referral Hospital	821,000
164	Fort Portal Referral Hospital	836,360
165	Gulu Referral Hospital	1,201,000
166	Hoima Referral Hospital	1,520,000
167	Jinja Referral Hospital	1,251,000
168	Kabale Referral Hospital	1,150,000
169	Masaka Referral Hospital	748,436
170	Mbale Referral Hospital	587,700
171	Soroti Referral Hospital	1,620,000
172	Lira Referral Hospital	600,000
173	Mbarara Referral Hospital	950,000
174	Mubende Referral Hospital	1,192,000
175	Moroto Referral Hospital	1,413,000
176	Naguru Referral Hospital	3,850,684
201	Ugandan Mission at the United Nations, New York	501,000
202	Uganda High Commission in United Kingdom, London	330,000
203	Uganda High Commission in Canada, Ottawa	1,962,000

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204	Uganda High Commission in India, New Delhi	70,000
205	Uganda High Commission in Egypt, Cairo	250,000
206	Uganda High Commission in Kenya, Nairobi	2,300,084
207	Uganda High Commission in Tanzania, Dar es Salaam	500,000
208	Uganda High Commission in Nigeria, Abuja	-
209	Uganda High Commission in South Africa, Pretoria	1,061,000
210	Uganda Embassy in Washington	180,000
211	Uganda Embassy in Ethiopia, Addis Ababa	-
212	Uganda Embassy in China, Beijing	-
213	Uganda Embassy in Rwanda, Kigali	5,000,000
214	Uganda Embassy in Switzerland, Geneva	180,000
215	Uganda Embassy in Japan, Tokyo	-
216	Uganda Embassy in Libya, Tripoli	-
217	Uganda Embassy in Saudi Arabia, Riyadh	-
218	Uganda Embassy in Denmark, Copenhagen	100,000
219	Uganda Embassy in Belgium, Brussels	450,000
220	Uganda Embassy in Italy, Rome	150,000
221	Uganda Embassy in DRC, Kinshasa	1,400,116
223	Uganda Embassy in Sudan, Khartoum	-
224	Uganda Embassy in France, Paris	-
225	Uganda Embassy in Germany, Berlin	-
226	Uganda Embassy in Teheran	-
227	Uganda Embassy in Moscow	60,000
228	Uganda Embassy in Canberra	-
229	Uganda Embassy in Juba	1,150,000
230	Uganda Embassy in Abu Dhabi	-
231	Uganda Embassy in Bujumbura	-
232	Guangzhou Consulate in China	-
233	Mission in Ankara	-
234	Mission in Mogadishu	-
501	Adjumani District	4,007,020
502	Apac District	4,055,930
503	Arua District	5,990,180
504	Bugiri District	3,315,677
505	Bundibugyo District	2,344,188
506	Bushenyi District	2,009,833
507	Busia District	2,866,165
508	Gulu District	4,552,540
509	Hoima District	3,094,858
510	Iganga District	4,645,921
511	Jinja District	2,682,769

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512	Kabale District	3,345,756
513	Kabarole District	2,981,035
514	Kaberamaido District	3,191,646
515	Kalangala District	1,918,570
517	Kamuli District	3,708,082
518	Kamwenge District	2,875,585
519	Kanungu District	2,227,651
520	Kapchorwa District	2,605,975
521	Kasese District	5,077,570
522	Katakwi District	3,463,901
523	Kayunga District	2,679,263
524	Kibale District	6,949,080
525	Kiboga District	2,122,598
526	Kisoro District	2,389,825
527	Kitgum District	4,081,089
528	Kotido District	3,391,052
529	Kumi District	3,296,339
530	Kyenjonjo District	3,453,402
531	Lira District	4,858,564
532	Luwero District	3,314,187
533	Masaka District	2,152,708
534	Masindi District	2,981,162
535	Mayuge District	3,006,031
536	Mbale District	4,061,316
537	Mbarara District	2,779,017
538	Moroto District	3,156,850
539	Moyo District	3,930,754
540	Mpigi District	1,848,524
541	Mubende District	4,297,944
542	Mukono District	2,737,701
543	Nakapiripirit District	3,762,945
544	Nakasongola District	1,936,571
545	Nebbi District	3,550,314
546	Ntungamo District	3,137,481
547	Pader District	4,271,729
548	Pallisa District	4,017,635
549	Rakai District	3,943,765
550	Rukungiri District	2,190,505
551	Sembabule District	2,128,457
552	Sironko District	3,533,758
553	Soroti District	3,488,637

Act 7*Appropriation Act***2013**

554	Tororo District	4,269,136
555	Wakiso District	5,728,951
556	Yumbe District	4,844,724
557	Butaleja District	2,787,319
558	Ibanda District	2,415,282
559	Kaabong District	5,119,891
560	Isingiro District	3,498,410
561	Kaliro District	2,137,370
562	Kiruhura District	2,755,443
563	Koboko District	2,792,533
564	Amolatar District	3,111,431
565	Amuria District	4,851,800
566	Manafwa District	4,424,881
567	Bukwo District	2,344,817
568	Mityana District	2,588,570
569	Nakaseke District	2,339,711
570	Amuru District	3,574,751
571	Budaka District	2,809,916
572	Oyam District	4,464,791
573	Abim District	2,947,104
574	Namutumba District	2,207,675
575	Dokolo District	3,779,359
576	Bullisa District	2,525,981
577	Maracha District	3,066,717
578	Bukedea District	2,860,618
579	Bududa District	2,846,952
580	Lyantonde District	1,368,768
581	Amudat District	2,721,829
582	Buikwe District	3,201,751
583	Buyende District	2,537,057
584	Kyegegwa District	1,887,579
585	Lamwo District	3,659,137
586	Otuke District	3,179,457
587	Zombo District	2,645,192
588	Alebtong District	3,613,808
589	Bulambuli District	2,769,777
590	Buvuma District	1,538,557
591	Gomba District	1,712,084
592	Kiryandongo District	3,020,727
593	Luuka District	2,267,761
594	Namayingo District	2,442,282

Act 7*Appropriation Act***2013**

595	Ntoroko District	1,554,959
596	Serere District	3,186,722
597	Kyankwanzi District	2,107,215
598	Kalungu District	1,475,868
599	Lwengo District	1,866,940
600	Bukomansimbi District	1,209,575
601	Mitooma District	1,710,876
602	Rubirizi District	1,678,582
603	Ngora District	2,626,754
604	Napak District	3,170,440
605	Kibuku District	2,561,922
606	Nwoya District	2,884,211
607	Kole District	3,140,057
608	Butambala District	1,112,347
609	Sheema District	1,756,070
610	Buhweju District	1,577,314
611	Agago District	4,651,483
612	Kween District	2,341,703
751	Arua Municipal Council	726,777
752	Entebbe Municipal Council	682,765
753	Fort-Portal Municipal Council	427,468
754	Gulu Municipal Council	949,936
755	Jinja Municipal Council	492,676
757	Kabale Municipal Council	379,246
758	Lira Municipal Council	849,373
759	Masaka Municipal Council	432,516
760	Mbale Municipal Council	660,574
761	Mbarara Municipal Council	457,700
762	Moroto Municipal Council	514,664
763	Soroti Municipal Council	720,218
764	Tororo Municipal Council	520,511
770	Kasese Municipal Council	607,599
771	Hoima Municipal Council	473,143
772	Mukono Municipal Council	595,291
773	Iganga Municipal Council	453,836
774	Masindi Municipal Council	851,853
775	Ntungamo Municipal Council	220,789
776	Busia Municipal Council	714,118
777	Bushenyi - Ishaka Municipal Council	283,580
778	Rukungiri Municipal Council	290,511
TOTAL		12,055,055,521

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs. '000</i> 4,303,676

COLUMN 1	COLUMN 2
<i>Vote No.</i>	<i>Supply</i>
	<i>Shs. '000</i> 4,303,676

ACTS SUPPLEMENT

to The Uganda Gazette No. 51 Volume CVI dated 11th October, 2013.

Printed by UPPC, Entebbe, by Order of the Government.

Act 8

Geographical Indications Act

2013

THE GEOGRAPHICAL INDICATIONS ACT, 2013.

ARRANGEMENT OF SECTIONS.

Section.

PART I—PRELIMINARY.

1. Commencement.
2. Interpretation.

PART II—PROTECTION OF GEOGRAPHICAL INDICATIONS.

3. Reference to description or presentation of goods.
4. Similarity of geographical indications and prohibitions.
5. Exclusion from Protection.
6. Registrar of Geographical Indications and other officers.
7. Register of geographical indications.
8. Application for registration.
9. Examination of application.
10. Objection to registration of a geographical indication.
11. Appeal from decision of registrar.
12. Removal from register or alteration of conditions.
13. Procedure for invalidation of a geographical indication.
14. Right to institute proceedings.
15. Term of protection.
16. Use of name of place of origin.
17. Prohibition of licence or assignment of geographical indication or name of place of origin.
18. Prohibition of registration of exclusive geographical name as a trademark.
19. Protection of certification mark.
20. Use of person's name.

Section.

PART III—REMEDIES FOR UNLAWFUL USE OF
GEOGRAPHICAL INDICATIONS.

21. Civil action.
22. Orders of court.
23. Prohibition of importation and exportation of goods infringing geographical indication.
24. Remedies.
25. Suspension of importation of goods in violation.

PART IV—MISCELLANEOUS.

26. Fees.
27. Regulations.
28. Power of Minister to amend Schedule.

SCHEDULE—CURRENCY POINT

THE GEOGRAPHICAL INDICATIONS ACT, 2013.

An Act to provide for the protection and registration of geographical indications; to provide for the duration of protection of geographical indications; to provide for the appointment of a registrar; for remedies for infringement or prohibited use of geographical indications; and for related matters.

DATE OF ASSENT: 2nd October, 2013.

Date of Commencement: See section 1.

BE IT ENACTED by Parliament as follows:

PART I—PRELIMINARY.**1. Commencement.**

This Act shall come into force on a date to be appointed by the Minister by statutory instrument.

2. Interpretation.

In this Act, unless the context otherwise requires—

“certification mark” means a mark on a commercial product which legally enables bounding and indicates the following—

- (a) the existence of a legal follow up or product certification agreement between the manufacturer of a product and an organisation that possesses accreditation by a national government for both testing and product certification;

- (b) legal evidence that the product was successfully tested in accordance with a nationally accredited standard;
- (c) legal assurance that the accredited certification organisation has ensured that the item that was successfully tested is identical to that which is offered for sale;
- (d) legal assurance that the successful test has resulted in a certification listing which is considered public information and sets out the tolerances and conditions for use of a certified product to enable bounding; and
- (e) legal assurance that the manufacturer is regularly audited by the certification organisation at unannounced intervals to ensure the maintenance of the original standard that was employed in the manufacture of the test specimen that passed the test;

“commercial use” means any use in connection with the sale, rental, lease, barter or any other transaction involving valuable consideration or offering or advertising of items;

“court” means the High court;

“currency point” has the value given to it in the Schedule to this Act;

“geographical indication” means any indication which identifies goods as originating in a particular country, region or locality where a given quality, reputation or other characteristic of the goods is essentially attributable to its geographic origin;

“goods” means a natural or agricultural product or animal product or a product of handcraft or industry;

“Minister” means the minister responsible for justice;

“producer” means—

- (a) a producer of agricultural products or a person exploiting natural products;
- (b) a manufacturer of products of handicraft or industry;
and
- (c) a trader dealing in the products referred to in paragraphs (a) and (b).

“register” means the register of geographical indications maintained under section 7;

“registrar” means the registrar of geographical indications designated under section 6;

“substantially similar” means the existence of common or similar elements with a protected geographical indication to the extent that it leads to confusion of the public or that portion of the public concerned with the product;

“unfair competition” means any act of competition contrary to honest practices in industrial or commercial matters;

“use” means use in any way, including without limitation, use as part of or in connection with—

- (a) any transaction, including a purchase, sale, gift, or exchange;
- (b) any importing or exporting;
- (c) any advertisement; or
- (d) any other related activity.

PART II—PROTECTION OF GEOGRAPHICAL INDICATIONS

3. Reference to description or presentation of goods.

In this Act, a reference to the description or presentation of goods includes a reference to a name, address, place, sign, design, trademark or other matter used in relation to the goods whether or not it appears—

- (a) on a container, wrapping or label or on the goods;
- (b) on a document relating to the use, or a transaction involving the transport of the goods; or
- (c) in an advertisement relating to the goods.

4. Similarity of geographical indications and prohibitions.

(1) A person shall not use a geographical indication in the designation or presentation of goods—

- (a) where the designation or presentation suggests that the goods originate in a geographical area other than the true place of origin;
- (b) where the use constitutes an act of unfair competition; and
- (c) where the goods do not originate in the territory indicated by the geographical indication, even where the true origin of the goods is indicated or the geographical indication is used in translation or accompanied by expressions such as “kind”, “type”, “style”, “limitation”.

(2) The following acts as they relate to geographical indications are prohibited—

- (a) use of geographical indications of such a nature as to create confusion with the establishment, the goods or the industrial or commercial activities of a competitor;

- (b) false allegations, in the course of trade, about geographical indications where the allegations are of such a nature as to discredit the establishment, the goods or the industrial or commercial activities of a competitor; or
- (c) geographical indications or allegations regarding geographical indications, the use of which in the course of trade is likely to mislead the public as to the nature, the manufacturing process, the characteristics, the suitability for their purpose or the quality of the goods.

(3) The following differences shall not be taken to prevent a geographical indication from being substantially similar to another geographical indication—

- (a) translation into a different language;
- (b) grammar or spelling; or
- (c) type, font, colour or incorporation with graphical elements of other aspects of presentation.

5. Exclusion from Protection.

(1) The following shall not be protected as a geographical indication—

- (a) an indication that does not comply with the definition of a geographical indication under section 2;
- (b) an indication that is contrary to public order or morality;
- (c) an indication which is contrary to public interest, in particular national security, nutrition, health, environmental conservation, or the development of other vital sector of the national economy;
- (d) an indication which ceases to be protected in its country of origin;
- (e) an indication which misleads or deceives the public as to the characteristic, nature, quality, place of origin, process of production of the product or its use;

- (f) a name which conflicts with the name of a plant variety or an animal breed and as a result is likely to mislead the consumer as to the origin of the product;
- (g) a name where, in the light of a trademark's reputation and renown and the length of time it has been used, registration is liable to mislead the consumer as to the true identity of the product.
- (h) a name that has become generic.

(2) For the purposes of sub section(5)1(h), 'a name that has become generic' means the name of a product which, although it relates to the place or the region where the product was originally produced or marketed, has become the common name of the product in Uganda.

(3) A name wholly or partially homonymous with that of a name already registered under this Act may be registered with due regard for local and traditional usage and the actual risk of confusion.

(4) For purposes of this section, "a homonymous name" means a name for a different region or locality that is spelt or pronounced in the same way as a name already registered as a geographical indication.

(5) Notwithstanding sub-section(3)—

- (a) a homonymous name which misleads the consumer into believing that products come from another region or locality shall not be registered even if the name is accurate as far as the actual place of origin of the product is concerned;
- (b) the use of a registered homonymous name shall be subject to there being a sufficient distinction in practice between the homonym registered subsequently and the name already on the register, having regard to the need to treat the producers concerned in an equitable manner and not to mislead the consumer.

6. Registrar of Geographical Indications and other officers.

(1) The Registrar General appointed under the Uganda Registration Services Bureau Act, Cap. 210 shall be the registrar of geographical indications for the purpose of this Act.

(2) The Board of Directors of the Uganda Registration Services Bureau shall appoint such number of officers as may be necessary for the efficient discharge of the duties and functions of the registrar of geographical indications under this Act.

(3) The officers appointed under subsection (2) shall perform such duties and functions and exercise such powers as the registrar may lawfully perform or exercise under this Act.

(4) The registrar may delegate to any officer appointed under subsection (2) the exercise or performance of any of the functions or duties conferred to him or her under this Act.

(5) The registrar shall have a seal which he or she shall affix to all certificates issued by him or her and all such other documents that he may deem fit to seal under this Act.

(6) When the seal is lawfully affixed to a document and the same is duly authenticated by the registrar, it shall be judicially and officially noticed.

7. Register of geographical indications.

(1) The registrar shall establish and maintain a register of geographical indications and shall receive applications for registration.

(2) A geographical indication shall be entered on the register where—

- (a) the indication identifies the goods to which the indication pertains and identifies the goods as originating in a particular country, region or locality;

- (b) a given quality, reputation or other characteristic of the goods is essentially attributable to its geographic origin;
- (c) as applied to the goods identified in the application, the indication does not contravene the provisions of this section; and
- (d) an application for registration is filed with the registrar in the prescribed form.

(3) In determining whether a geographical indication is registrable, the registrar shall consider quality, reputation or other characteristics attributable to natural factors or human factors or a combination of natural factors and human factors.

(4) The name of the place of origin of goods may be a traditional or historical name of the country, region or locality that is the place of origin of the goods.

(5) Registration of a geographical indication shall be prima facie evidence that the owner of the registration is entitled to use the registered geographical indication on the goods described in the application and that the goods originate from the place stated in, and have the qualities described in the registration.

8. Application for registration.

(1) An application for the registration of a geographical indication shall be made in the prescribed form and shall be accompanied by the prescribed fee.

- (2) The application referred to in subsection (1) shall specify—
 - (a) the name, address and nationality of the applicant and the capacity in which the applicant is applying for registration;
 - (b) the geographical indication for which registration is sought;
 - (c) the geographical areas to which the geographical indication applies;
 - (d) the goods for which the geographical indication applies; and

- (e) the quality, reputation or other characteristic of the goods for which the geographical indication is used.

(3) The following shall have the right to file an application to register a geographical indication—

- (a) a legal entity carrying on an activity as producers, farmers, artisans or whatever the case may be in the geographical area specified in the application, with respect to the product specified in the application;
- (b) a group of representative producers; or
- (c) in respect to an indication with national character, any competent authority as provided for under the regulations.

(4) An application for registration of a geographical indication may be filed by an agent.

(5) Where an applicant's ordinary residence or principal place of business is outside Uganda, he shall be represented by an agent.

9. Examination of application.

(1) The registrar shall cause the examination of the application referred to in section 8 in accordance with regulations made under this Act and where the conditions for registration referred in section 8 are met, shall accept the application.

(2) Where the registrar finds that conditions for registration have not been met, the applicant may be invited to supplement or amend the application, in accordance with regulations made under this Act.

(3) Where an application for registration of geographical indication has been accepted absolutely or subject to conditions or limitations, the registrar shall as soon as possible, cause the application, to be published in the prescribed manner for 60 days and the publication shall set forth all conditions and limitations, subject to which the application is accepted.

(4) Where an application for registration has been accepted, and either—

- (a) the application has not been opposed and the time for notice of opposition has expired; or
- (b) the application has been opposed and the opposed application has been decided in favour of the applicant, the registrar shall enter the geographical indication on the register and issue a certificate of registration.

(5) Where an application for registration has been rejected, the registrar shall give reasons for rejection.

(6) A person whose application has been rejected shall have a right to reapply.

10. Objection to registration of a geographical indication.

(1) A person may, within the prescribed time from the date of publication of an application, give notice of objection to the registration of a geographical indication to the registrar.

(2) The notice shall be given in writing in the prescribed manner and shall include a statement on the grounds of objection.

(3) The registrar shall send a copy of the notice to the applicant and within the prescribed time after receipt, the applicant shall send to the registrar, in the prescribed manner, a counter statement of the grounds on which he or she relies for his or her application and if he or she does not do so, he or she shall be taken to have abandoned his or her application.

(4) If the applicant sends a counterstatement, the registrar shall furnish a copy of the counter statement to the person giving the statement of objection and shall, after hearing the parties, if so required and considering the evidence, decide whether and subject to what conditions or limitations registration is to be permitted.

(5) A person aggrieved by the decision of the registrar may appeal to court.

(6) An appeal under this section shall be made in a prescribed form.

(7) On appeal, the court shall, if required, hear the parties and shall make an order determining whether and subject to what conditions or limitations registration is to be permitted.

(8) On hearing of an appeal under this section, any party, may, either in the manner prescribed or by special leave of court, bring forward further material for the consideration of the court.

(9) On appeal under this section, no further grounds of objection to the registration of a geographical indication shall be allowed to be taken by the person objecting or the registrar, other than those stated by the person objecting, except by leave of court.

(10) Where any further grounds of objection are taken, the applicant shall be entitled to withdraw his or her application without payment of the costs of the person objecting on giving notice as prescribed.

(11) On hearing the appeal, the court may permit the geographical indication proposed, to be registered and modified in a manner not substantially affecting its identity and the modified geographical indication shall be published in the prescribed form before being registered.

(12) Where a person who gives notice of an objection or an applicant who sends a counter statement after receipt of a copy of a notice or an appellant, does not reside or carry on business in the East African Community, the court or the registrar may require him or her to give security for costs of proceedings before the court or the registrar relating to the objection or to the appeal, as the case may be, and if the security is not given may treat the objection or application or the appeal as abandoned.

11. Appeal from decision of registrar.

An applicant whose application is rejected by the registrar may appeal to the court in a manner prescribed by the regulations under this Act.

12. Removal from register or alteration of conditions.

(1) A person may apply to the registrar for the removal from the register or alteration of the conditions of registration of a registered geographical indication.

(2) The application referred to in subsection (1) shall be in the prescribed form, shall set out the reasons for the proposed removal or alteration and shall be accompanied by the prescribed fee.

13. Procedure for invalidation of geographical indication.

(1) A person may apply to the court to invalidate a geographical indication on the ground that one or more of the conditions for protection have not been met or have ceased to exist.

(2) The procedure for invalidation of a geographical indication shall be in a manner prescribed by the regulations under this Act.

14. Right to institute proceedings.

(1) Any interested party may institute proceedings in court to prevent the unlawful use of a geographical indication.

(2) The owner of a registered geographical indication has the right to—

- (a) demand that a person who is unlawfully using a geographical indication discontinue its use;
- (b) remove the unlawfully used geographical indication or a geographical indication that is substantially similar, from the goods, their packaging, forms and other documentation;

- (c) demand for the destruction of the imprints of geographical indication or marking that is substantially similar to it; or
- (d) if it is impossible to perform the acts referred to in paragraphs (a) to (c), withdraw and destroy the goods or their packaging.

(3) The owner of a registered geographical indication is entitled to demand from any person who infringes on his or her rights, compensation for the infringement suffered.

15. Term of protection.

(1) Registration of a geographical indication shall be effective for a period of ten years from the date of registration.

(2) Registration may be renewed for a period of ten years for an unlimited number of times, by filing an application for renewal during the final year of the term.

(3) An application for renewal shall be made in the prescribed form and shall be accompanied by the prescribed fee.

16. Use of name of place of origin.

Notwithstanding section 14—

- (a) a person holding the right to use the name of the place of origin of goods is entitled to put the name on goods, packaging, advertisements, signboards, billboards or otherwise to the commercial use of the name in connection with those goods;
- (b) the name of the place of origin of goods may be registered by several persons either jointly or independently of each other; and
- (c) the right to use the name of the place of origin of goods shall belong to the persons referred to in paragraph (b) and the persons may mark the goods with the name of the place of origin of the goods where the marking is not in contravention of section 17.

17. Prohibition of licence or assignment of geographical indication or name of place of origin.

(1) The right to use a geographical indication shall not be subject to licence or assignment.

(2) The owner of a registered geographical indication may transfer the registration with that part of the business to which it pertains, subject to the following conditions—

(a) the transfer shall be in writing and a request to transfer the registration shall be filed with the registrar; and

(b) the transfer shall be reviewed in accordance with regulations made under this Act to determine that all material conditions remain unchanged except for the identity of the entity producing the goods that are subject to the registration; and where no differences are noted, the transfer will be recorded and a corrected certificate issued,

and if not, the transfer will be refused, subject to the right of the new owner of the business to file an original application to register the geographical indication.

(3) The right to use the name of the place of origin of goods shall not be subject to transfer, licence or assignment.

18. Prohibition of registration of exclusive geographical name as a trademark.

(1) The registrar of trademarks shall refuse to register a mark that consists exclusively of a geographical name unless the mark is determined to be distinctive by the registrar of trademarks or by the court.

(2) The registration of a trademark for wines which contains or consists of a geographical indication identifying wines, or of a trademark for spirits which contains or consists of a geographical indication identifying spirits, shall be refused or invalidated by the registrar on the registrar's motion or at the request of an interested party with respect to the wines or spirits not having that origin.

19. Protection of certification mark.

(1) A certification mark shall be subject to the protection provided for geographical indications.

(2) An application to register a certification mark may, upon the request of the applicant, be freely converted to an application to register a geographical indication.

(3) An application to register a geographical indication may, upon request of the applicant, be freely converted to an application to register a certification mark.

(4) The conversion of an application under subsection (2) or (3) is subject, in each case, to the payment of the prescribed fee and examination in accordance with regulations made under this Act for the registration requested.

20. Use of person's name.

This Act shall not prevent a person from using, in the course of trade, that person's name or the name of the person's predecessor-in-title, except where the name is used in such a manner as to mislead the public.

PART III—REMEDIES FOR UNLAWFUL USE OF GEOGRAPHICAL INDICATIONS**21. Civil action.**

(1) Except as expressly provided to the contrary, any person who uses, in Uganda, a geographical indication in a manner specified under section 4 is liable in a civil action by any person aggrieved by use or by the owner of the geographical indication.

(2) A person aggrieved by the use of a geographical indication referred to in subsection (1) is entitled to request that the court issue an order—

- (a) prohibiting the defendant from further use of the geographical indication; and
- (b) where applicable, granting any of the remedies specified under section 24.

(3) The owner of a geographical indication is entitled to recover—

- (a) the defendant's profits attributable to the infringement; and
- (b) any damages he or she has sustained attributable to the infringement.

(4) There shall be no double recovery for profits under subsection (3)(a) and damages under subsection (3)(b).

(5) In assessing profits, the plaintiff shall be required to prove the defendant's sales only and the defendant shall prove all elements of cost or deduction.

(6) In assessing damages, the court may enter a judgment for a sum above the amount found as actual damages not exceeding three times the amount.

(7) Where the court finds that the amount of recovery based on profits is either inadequate or excessive, the court may, in its discretion, enter judgment for the sum as it determines is fair according to the circumstances of the case.

22. Orders of court.

Except as expressly provided to the contrary, the use in Uganda of a geographical indication in a manner specified under section 4 shall be punishable as follows—

- (a) for commercial use, by a fine not exceeding forty eight currency points;
- (b) for repeated offences, the court may order a fine not exceeding one hundred and forty currency points; and
- (c) by imprisonment for a term not exceeding two years where the court finds that—
 - (i) the offence has resulted in harm to individuals or damage to property; or
 - (ii) the person committing the offence has previously been fined for contravening section 4.

23. Prohibition of importation and exportation of goods infringing geographical indication.

(1) A person shall not import into Uganda or export from Uganda any goods to which has been applied a false geographical indication or any geographical indication contrary to this Act.

(2) A person who contravenes this section commits an offence and is liable on conviction to a fine not exceeding two thousand currency points or imprisonment not exceeding ten years or both; and the goods to which the offence relates may be delivered or forfeited by order of the court under section 24.

24. Remedies.

(1) The court may make an order for the seizure, confiscation, forfeiture or disposal of items upon which a geographical indication is placed or used in contravention of section 4, including materials and implements, the predominant use of which has been in the commission of violation, without compensation or any payment to the person from whom they have been taken.

(2) Where the court in a civil action finds that a registered geographical indication has been used in contravention of section 18, the court may make an order requiring the delivery of the following items to the court or to the plaintiff for destruction—

- (a) labels;
- (b) signs;
- (c) prints;
- (d) products;
- (e) packages;
- (f) wrappers;
- (g) receptacles;
- (h) advertisements; and
- (i) other material in the defendant's possession or control that bear the registered geographical indication.

(3) The court shall, in addition to an order in subsection (1) and (2), make an order requiring the delivery of a counterfeit or copy of the registered geographical indication including any materials and implements, the predominant use of which has been the contravention, without compensation to the owner or any payment to the person from whom they have been taken.

(4) The court may order the closure of business, the predominant activity of which has involved the contravention of section 4.

(5) The court may issue a public notice of the order referred to in subsection (4) by publication in a newspaper of wide circulation.

(6) The court may permit the business referred to in subsection (4) to be reopened upon proof by the owner of the business that he or she has taken steps to conduct the activities of the business without contravening section 4.

25. Suspension of importation of goods in violation.

(1) A person who has reason to suspect that goods may be imported in contravention of section 4 may file a written petition to the court for a temporary order requiring the Uganda Revenue Authority to suspend the importation of the goods.

(2) Subsection (1) shall not apply to the importation of small quantities of goods of a non-commercial nature.

(3) The owner, importer or consignee of goods the entry of which has been prohibited under this section may appeal to court.

(4) The temporary order referred to in subsection (1) shall not be effective until the petitioner submits a bond, warranty, surety or other security in an amount sufficient to indemnify the owner, importer or consignee of the goods for any damage for wrongful detention of the goods.

(5) An order suspending importation shall not have continuing effect unless proceedings leading to a decision on the merits of the case is filed by a person other than the defendant, in court within ten working days following notice to the petitioner and the importer of the goods.

(6) The court may extend the period referred to in subsection (5) by an additional ten working days.

PART IV—MISCELLANEOUS

26. Fees.

There shall be paid in respect of applications, registration and other matters under this Act, such fees as may be prescribed by the Minister by statutory instrument.

27. Regulations.

(1) The Minister shall make regulations prescribing all matters that are required or permitted by this Act to be prescribed for giving effect to the purposes of this Act.

(2) Notwithstanding the Interpretation Act, regulations made under this section may prescribe in respect of a contrivention of the regulations, that the offender is liable to a fine not exceeding forty eight currency points, or to imprisonment for a term not exceeding two years, or both.

28. Power of Minister to amend Schedule.

The Minister may, with the approval of Cabinet, by statutory instrument, amend the Schedule to this Act.

SCHEDULE.

S. 2, 22, 23, 26

CURRENCY POINT

A currency point is equivalent to twenty thousand shillings.

Cross References

Interpretation Act, Cap. 2

ACTS SUPPLEMENT

to The Uganda Gazette No. 51 Volume CVI dated 11th October, 2013.

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Act 9 *Public Order Management Act* **2013**

THE PUBLIC ORDER MANAGEMENT ACT, 2013

ARRANGEMENT OF SECTIONS

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SCHEDULES

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THE PUBLIC ORDER MANAGEMENT ACT, 2013

An Act to provide for the regulation of public meetings; to provide for the duties and responsibilities of the police, organisers and participants in relation to public meetings; to prescribe measures for safeguarding public order; and for related matters.

DATE OF ASSENT: 2nd October, 2013.

Date of Commencement: See section 1.

BE IT ENACTED by Parliament as follows:

PART I—PRELIMINARY**1. Commencement.**

This Act shall come into force on a date appointed by the Minister by statutory instrument.

2. Principle of managing public order.

(1) The underlying principle of managing public order is to regulate the exercise of the freedom to assemble and to demonstrate together with others peacefully and unarmed and to petition in accordance with Articles 29(1)d and 43 of the Constitution.

(2) For purposes of this section the word, “regulate” means to ensure that conduct or behavior conforms to the requirements of the Constitution.

PART II—REGULATION OF PUBLIC MEETINGS

3. Power of the Inspector General of Police or authorised officer.

The Inspector General of Police or an authorised officer shall have the power to regulate the conduct of all public meetings in accordance with the law.

4. Meaning of “public meeting”.

(1) For purposes of this Act—

“public meeting” means a gathering, assembly, procession or demonstration in a public place or premises held for the purposes of discussing, acting upon, petitioning or expressing views on a matter of public interest.

(2) A public meeting does not include—

- (a) a meeting convened and held exclusively for a lawful purpose of any public body;
- (b) a meeting of members of any registered organisation, whether corporate or not, convened in accordance with the constitution of the organisation and held exclusively for a lawful purpose of that organisation;
- (c) a meeting of members of a trade union;
- (d) a meeting for a social, religious, cultural, charitable, educational, commercial or industrial purpose; and
- (e) a meeting of the organs of a political party or organisation, convened in accordance with the constitution of the party or organisation, and held exclusively to discuss the affairs of the party or organisation.

(3) For the avoidance of doubt, a public meeting convened by a group, body or leader in a group or body at—

- (a) the ordinary place of business of that body, group or leader;
or
- (b) any other place, which is not a public place, in the course of lawful business of the group, body or leader,

is not a public meeting under this section, unless that meeting spills over into a public place.

(4) For the purpose of subsection (2), a public body includes Government or any department of Government, a local government, a body established by the Constitution or an Act of Parliament, a registered political party or political organisation or a registered trade union.

5. Notice of public meeting.

(1) An organizer shall give notice in writing signed by the organiser or his or her agent to the authorised officer of the intention to hold a public meeting, at least three days but not more than fifteen days before the proposed date of the public meeting.

(2) The notice referred to in subsection (1) shall be in Form A in Schedule 2 and shall include—

- (a) the full name and physical and postal address of the organiser of the proposed public meeting and his or her immediate contact;
- (b) where applicable indication of the consent of the owner of the venue where the proposed public meeting is intended to take place;
- (c) the proposed date and time of the public meeting, which shall be between 7:00 a. m. and 7:00 p. m. but this time limit shall not apply to a town hall meeting;

- (d) the proposed site of the public meeting, the estimated number of persons expected, the purpose of the public meeting; and
- (e) any other relevant information.

(3) In the absence of Form A referred to in subsection (2), the organizer shall give notice in writing containing the information required under Form A.

(4) The notice to be given under this section shall be in triplicate and copies shall be given to the applicant and the proprietor of the venue where the public meeting shall be held.

(5) Where a public meeting is held, each of the persons organising it commits an offence if—

- (a) the requirements of this section as to notice have not been satisfied; or
- (b) the date when it is held, the time when it starts, or its route, differs from the date, time or route specified in the notice.

(6) It is a defence for the accused to prove that he or she did not know, did not suspect or had no reason to suspect the failure to satisfy the requirements or the difference of date, time or route.

(7) To the extent that an alleged offence turns on a difference of date, time or route, it is a defence for the accused to prove that the difference arose from circumstances beyond his control or from something done with the agreement of an authorised officer or by his direction.

(8) An organiser or his or her agent who holds a public meeting without any reasonable excuse and fails to comply with the conditions under this Act commits an offence of disobedience of statutory duty and is liable on conviction to the penalty for that offence under section 116 of the Penal Code Act.

6. Notification by authorised officer.

(1) ‘Upon receipt of a notice under Section 5, where it is not possible to hold the proposed public meeting for reasons that—

- (a) notice of another public meeting on the date, at the time and at the venue proposed has already been received by the authorized officer; or
- (b) the venue is considered unsuitable for purposes of crowd and traffic control or will interfere with other lawful business,

the authorised officer shall, in writing within forty eight hours after receipt of the notice, notify the organiser or his or her agent that it is not possible to hold the proposed public meeting and the notice shall be delivered to the organiser’s address as stated in the notice of intention to hold a public meeting.’

(2) Upon receipt of notification by the authorised officer, the organiser or his or her agent shall be invited to identify an alternative and acceptable venue or to reschedule the public meeting to another date or venue.

(3) Where the authorised officer notifies the organiser or his or her agent that it is not possible to hold a proposed public meeting on the date or venue proposed, the public meeting shall not be held on that date or at the venue proposed.

(4) A person aggrieved by the decision of the authorized officer under this section may, within 14 days after receipt of the notice under subsection (1), appeal to a magistrate’s court in which jurisdiction the meeting was scheduled to take place.

7. Spontaneous public meeting.

(1) The notification required under section 5 shall not apply to a spontaneous public meeting.

(2) An authorised officer may direct any person participating in a procession meeting to disperse where—

- (a) notice of another public meeting at the same venue, date and time has already been received by the authorised officer; or
- (b) the venue is considered unsuitable for purposes of traffic or crowd control; or
- (c) will interfere with other lawful business.

(3) For purposes of this section, “spontaneous public meeting” means an unplanned, unscheduled or unintended public meeting.

PART III—DUTIES AND RESPONSIBILITIES OF POLICE, ORGANISERS
AND PARTICIPANTS

8. Powers of authorised officer.

(1) Subject to the directions of the Inspector General of Police, an authorised officer or any other police officer of or above the rank of inspector, may stop or prevent the holding of a public meeting where the public meeting is held contrary to this Act.

(2) An authorised officer may, for the purposes of subsection (1), issue orders including an order for the dispersal of the public meeting, as are reasonable in the circumstances.

(3) An authorised officer shall, in issuing an order under subsection (2), have regard to the rights and freedoms of the persons in respect of whom the order has been issued and the rights and freedoms of other persons.

(4) A person who neglects or refuses to obey an order issued under this section commits the offence of disobedience of lawful orders and is liable on conviction to the penalty for that offence under section 117 of the Penal Code Act.

9. Duties of the police.

(1) The police shall be responsible for preserving law and order before, during and after a public meeting.

(2) For the purposes of subsection (1), the police shall—

- (a) provide security for both the participants and other members of the public likely to be affected by the public meeting;
- (b) ensure fairness and equal treatment of all parties by giving consistent responses to organisers of public meetings, or their agents in similar circumstances;
- (c) carry out risk assessment on all factors before the public meeting, and notify the organiser or his or her agent accordingly;
- (d) identify an appropriate traffic plan to allow the flow of both vehicle and human traffic;
- (e) direct traffic and the routes to and from the event to prevent obstruction of pedestrian or vehicle traffic or any other lawful business;
- (f) disperse defiant or unruly crowds or individuals at a public meeting in order to prevent violence, restore order and preserve the peace.

10. Responsibilities of organisers and participants.

(1) An organiser or his or her agent shall—

- (a) be responsible for adhering to the required criteria for holding public meetings;
- (b) inform all participants of the traffic or assembly plan and provide sufficient stewards proportionate to the number of participants in the public meeting who shall be clearly identified with name tags;

- (c) coordinate and cooperate with the police to ensure that all participants are unarmed and peaceful;
- (d) ensure that statements made to the media and public by the organiser do not conflict with any law;
- (e) ensure that the public meeting is concluded peacefully by 7:00 p.m;
- (f) be present at the public meeting and coordinate and cooperate with the police to maintain peace and order.

(2) A person who participates in a public meeting shall act in a manner that ensures that obstruction of traffic, confusion or disorder is avoided.

(3) A person who contravenes this section commits an offence and is liable on conviction to a fine not exceeding 24 currency points or imprisonment not exceeding 12 months or both.

(4) A person convicted of an offence under subsection (3) shall pay compensation to a party or person who has suffered loss or damage as a result of the conduct of the convicted person.

PART IV—MISCELLANEOUS

11. Register.

An authorised officer shall keep a public register of all notices received under this Act, and the register shall be open for inspection by any person during working hours.

12. Gazetted areas.

(1) Where the Minister is of the opinion that it is desirable in the interests of public order, the Minister may, by statutory instrument declare that in any particular area in Uganda referred to as a gazetted area, it is unlawful for any person or persons to convene a public meeting.

(2) A statutory instrument made under subsection(1) shall, before taking effect, be laid before Parliament for approval.

13. Restricted areas.

(1) A person shall not enter any of the places specified in Schedule 3 unless he or she has obtained permission from an authorised officer.

(2) The Minister may, by statutory instrument, made with the approval of Parliament, amend Schedule 3.

(3) A person who contravenes this section commits an offence and is liable, on conviction, to imprisonment for a term not exceeding two years or to a fine not exceeding forty eight currency points or to both.

14. Regulations.

(1) The Minister may, by statutory instrument, make regulations generally for the better carrying into effect of the provisions or purposes of this Act.

(2) The Minister may in any regulations made under this Act, prescribe for a contravention of the regulations, a fine not exceeding twenty four currency points or imprisonment not exceeding one year or both and in case of a continuing offence, prescribe an additional fine not exceeding ten currency points for each day on which the offence continues.

(3) The Minister may, in addition to any penalty prescribed under subsection (2), prescribe a requirement that anything used in the commission of an offence shall be forfeited to the State.

(4) Regulations made under this section shall, before taking effect, be laid before Parliament for approval.

15. Power of Minister to amend Schedule 1.

The Minister may by statutory instrument with the approval of Cabinet amend Schedule 1.

SCHEDULE 1

Section 15

A currency point is equivalent to twenty thousand shillings.

SCHEDULE 2
FORM A

THE PUBLIC ORDER MANAGEMENT ACT, 2010

NOTICE OF INTENTION TO HOLD A PUBLIC MEETING

(To be filled in triplicate)

To: The Inspector General of Police.

I/We hereby give notice to the Inspector General of Police of the intention to hold a public meeting.

1/ Particulars of organisers

Name:
Physical address:
Postal address:
Immediate contact:
Occupation:
Age:
Nationality:.....

- 2. Proposed venue of public meeting (give full details).....
- 3. Date of public meeting:
- 4. Time of commencement of public meeting:
- 5. Duration of public meeting:
- 6. Estimated number of persons expected:
- 7. Purpose of public meeting:
- 8. Did the organizer obtain consent of the owner of the venue?
(yes/no/not applicable)
- 9 Other relevant information:
.....
.....

NB: This notice should be received by the Inspector General at least three and not more than fifteen days before the date of the public meeting.

.....
Signature(s) of Organiser(s)
or agent

.....
Date

For Official Use Only

10. Particulars of Receiving Officer

Name and rank

Office held

Signature

Date and time received

.....

Stamp

11. (a) The grounds are free for the public meeting

(b) The grounds are not free for the public meeting

(c) The public meeting cannot take place because (State reasons)

.....
.....
.....
.....

.....

Inspector General

.....

Date

SCHEDULE 3

Section 13

RESTRICTED AREAS

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- 2 State House Entebbe
- 3 State Lodges countrywide
- 4 International airports
- 5 Courts of Judicature

Cross References

Penal Code Act, Cap. 120

Political Parties and Organisation Act, 2005

Traffic and Road Safety Act, 1998

ACTS SUPPLEMENT

to The Uganda Gazette No. 51 Volume CVI dated 11th October, 2013.

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Act 10

Building Control Act

2013

THE BUILDING CONTROL ACT, 2013

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- Schedule 3 - Meetings and procedure of Building Committees.

THE BUILDING CONTROL ACT, 2013

An Act to consolidate, harmonise and amend the law relating to the erection of buildings; to provide for building standards; to establish a National Building Review Board and Building Committees; to promote and ensure planned, decent and safe building structures that are developed in harmony with the environment; and for other related matters.

DATE OF ASSENT: 2nd October, 2013.

Date of Commencement: See section 1.

BE IT ENACTED by Parliament as follows—

PART I—PRELIMINARY**1. Commencement**

This Act shall come into force on a date appointed by the Minister, by statutory instrument.

2. Interpretation

In this Act, unless the context otherwise requires—

“access” means the possibility for any person to reach a place, maneuver within it, use a service, participate in activities provided in a public place; with dignity, independence and safety on an equal basis with others;

“accessibility standards” refers to a practical guide to create a barrier-free physical environment in Uganda for all persons including persons with disabilities;

“application” means an application for a building permit made under section 35;

“architect” means a professional architect registered under the Architects Registration Act, and who is a member of the Uganda Society of Architects;

“authorised agent” means a person authorised by a Building Committee to act on its behalf;

“Board” means the National Building Review Board established by section 3;

“building” means—

- (a) any structure, whether of a temporary or permanent nature, and, irrespective of the materials used in its erection, erected or used for or in connection with—
 - (i) the accommodation or convenience of human beings or animals;
 - (ii) the manufacture, processing, storage or sale of any goods;
 - (iii) the rendering of any service;
 - (iv) the destruction or treatment of refuse or other waste material; or
 - (v) the cultivation or growing of any plant or crop;
- (b) a swimming pool, dam, bridge, tower or other structure connected with it;
- (c) a fuel pump or tank used in connection with a pump;
- (d) an electrical installation or other installation connected with it;
- (e) a gas supply installation or other installation connected with it;

- (f) any other part of a building or of an installation connected to the building;

“Building Committee” means a committee established under section 28;

“Building Control Officer” means a person appointed by the District Service Commission under section 32, and includes an assistant building control officer and an authorised agent;

“building operation” means any act done in relation to—

- (a) the erection of a building;
- (b) the demolition of a building;
- (c) any temporary work on a permanent building;
- (d) plumbing;
- (e) drainage;
- (f) repairs, renovations, alterations and extensions of a building;
- (g) erosion control works; or
- (h) the installation of utilities, including electricity and gas;

“building plan” means architectural or engineering drawings required by a Building Committee in respect of a building operation;

“Chairperson” means the Chairperson of the Board appointed by the Minister under section 4(3);

“Code” means the National Building Code made under section 46;

“currency point” means the value assigned to it in Schedule 1;

“demolish” means any act relating to the removal of a building or any part of a building;

“earthwork” means—

- (a) an excavation below natural ground level;
- (b) a fill above natural ground level; or
- (c) a support that is required to maintain the sides of an excavation or a fill;

“engineer” means an engineer registered under the Engineers Registration Act;

“erection” in relation to a building, means its—

- (a) construction;
- (b) alteration;
- (c) restoration;
- (d) conservation;
- (e) extension;
- (f) re-building;
- (g) repair; or
- (h) subdivision.

“Executive Secretary” means the Executive Secretary appointed by the Board under section 15;

“Minister” means the Minister responsible for building works;

“minor building works”—

- (a) means a building operation of—
 - (i) a single storey dwelling constructed of temporary, semi-permanent or permanent materials such as mud and wattle, mud bricks, burnt bricks, concrete blocks or timber boards, and not more than thirty square metres in floor area;
 - (ii) a unit for poultry or livestock constructed of temporary semi-permanent or permanent material, not exceeding thirty square metres in floor area;

- (iii) a tool shed, external kitchen or store, not exceeding thirty square metres in floor area;
- (iv) a commercial structure such as a food kiosk, carpentry shed or blacksmith's shed, constructed in temporary, semi-permanent or permanent materials, and not more than thirty square metres in floor area, whether as a free standing structure or as an addition to an existing building;
- (b) does not include additions or alterations to existing buildings relating to changes in plan or structure of the building such as painting, redecoration, replacing window or door shutters, floor finishes, wall fittings or damaged roof covering;

“physical planner” means a physical planner possessing the relevant qualifications from a recognised institute;

“regulations” means regulations made under section 52;

“standard” means any standard relating to—

- (a) quality of goods and materials;
- (b) methods of design;
- (c) specifications;
- (d) workmanship; or
- (e) any other matter relevant to buildings as specified by the Uganda National Bureau of Standards established under the Uganda National Bureau of Standards Act;

“surveyor” means a surveyor registered under the Surveyor's Registration Act.

PART II—NATIONAL BUILDING REVIEW BOARD

3. Establishment of the Board

(1) There is established a National Building Review Board.

(2) The Board shall be a body corporate with an official seal and may, for the discharge of its functions under this Act—

- (a) acquire, hold and dispose of moveable and immovable property;
- (b) sue and be sued; and
- (c) do all acts and things as a body corporate may lawfully do.

4. Composition of the Board

(1) The Board shall consist of—

- (a) one representative of the department responsible for building works;
- (b) one representative of the department responsible for physical planning;
- (c) one representative of the ministry responsible for water and environment;
- (d) one representative of the department responsible for housing;
- (e) a representative of the Ministry responsible for persons with disabilities;
- (f) one representative of each of the following professions, nominated for appointment by the relevant professional body or association—
 - (i) engineers;
 - (ii) architects;
 - (iii) physical planners;
 - (iv) surveyors;
 - (v) lawyers;

- (g) a public health officer from the Ministry responsible for health;
- (h) a representative of persons with disabilities nominated for appointment by the National Council for Disability;
- (i) a representative of workers nominated for appointment by the national trade union centres;
- (j) a representative of Uganda Local Authorities Association of Uganda nominated for appointment by the Uganda Local Governments Association;
- (k) a representative of Urban Authorities Association of Uganda nominated for appointment by the Association of Urban Authorities;
- (l) one person from the private sector nominated for appointment by the Private Sector Foundation.

(2) At least one-third of the board members shall be women.

(3) The Minister shall appoint the members of the Board and shall designate as Chairperson of the Board, one of the members.

(4) The members of the board shall be eminent persons of good repute and standing in society, who are qualified and experienced or who possess specialized knowledge in matters relating to their respective fields.

(5) A member of the Board shall hold office on terms and conditions specified in his or her instrument of appointment.

5. Disqualification from appointment as member

A person shall not be appointed to the Board who is an undischarged bankrupt or who has made any assignment or arrangement with his or her creditors.

6. Tenure of office of Board members

(1) A member of the Board shall hold office for three years and is eligible for reappointment for one more term.

(2) The Minister shall appoint the first members of the Board within six months after the coming into force of this Act.

(3) A member of the Board may, at any time, resign his or her office by letter addressed to the Minister.

(4) A member of the Board may be removed from office by the Minister at any time if the member—

- (a) is inefficient or incompetent;
- (b) is incapacitated by mental or physical illness that renders him or her incapable of performing the functions of member of the Board;
- (c) has been absent for more than four consecutive meetings of the Board, or is absent from Uganda for more than twelve months without reasonable cause;
- (d) is declared bankrupt; or
- (e) where a member ceases to be a member of the body which nominated him or her.

(5) The Minister may terminate or suspend the Board—

- (a) for misappropriation of the funds of the Board; and
- (b) for failure to implement the functions of the Board under this Act.

7. Remuneration of Board members

The Chairperson and other members of the Board shall be paid such remuneration as the Minister may determine in consultation with the Minister responsible for finance and Minister responsible for public service.

8. Filling of vacancies of the Board

(1) Where a vacancy occurs in the membership of the Board, the Minister may appoint another person qualified in terms of section 4 to fill that vacancy.

(2) Where a person is appointed to fill a vacancy under subsection (1), that person shall hold office for the remainder of the term of the previous member and, subject to this Act, is eligible for re-appointment.

9. Functions of the Board

The functions of the Board are—

- (a) to monitor building developments;
- (b) to ensure that the design and construction of buildings and utilities to which the public is to have access cater for persons with disabilities;
- (c) to oversee, inspect and monitor the operations of Building Committees;
- (d) to prepare and submit to the Minister, reports relating to any matter under this Act, as the Minister may require;
- (e) to hear and determine appeals from persons dissatisfied with the decisions of a Building Committee;
- (f) to determine the fees to be charged by urban and district building committees for approval of plans, issue of building permits and occupation permits; and
- (g) to perform any other function conferred on it by this Act.

10. Official seal of the Board

(1) The official seal of the Board shall be in a form determined by the Board and shall be kept in the custody of the Secretary.

(2) The official seal shall, when affixed to any document, be authenticated by the signatures of the Chairperson and the Secretary.

(3) In the absence of the Chairperson, one other member of the Board appointed by the Minister for the purpose shall sign in the place of the Chairperson.

(4) A person performing the functions of the Secretary shall sign in the absence of the Secretary.

(5) A contract or instrument which if entered into or executed by a person not being a body corporate would not be required to be under seal, may be entered into or executed without seal on behalf of the Board by the Secretary or any other person authorised for that purpose by the Board.

(6) Every document purporting to be—

- (a) an instrument issued by the Board and sealed with the official seal of the Board and authenticated in the manner prescribed by this section; or
- (b) a contract or instrument entered into or executed under subsection (5);

shall be received in evidence as such an instrument without further proof, unless the contrary is proved.

11. Board's power to co-opt persons

(1) The Board may co-opt any person who, in the opinion of the Board, has expert knowledge concerning the functions of the Board and who is likely to be of assistance to the Board, to attend and take part in the proceedings of the Board.

(2) A person attending a meeting of the Board under subsection (1) may take part in any discussion at the meeting on which his or her advice is required, but shall not have a right to vote at that meeting.

12. Meetings of the Board

Schedule 2 has effect with respect to the meetings and procedure of the Board and other matters provided for in that Schedule.

13. Committees of the Board

(1) The Board may appoint committees to advise it on any matter concerning the functions of the Board as the Board may determine.

(2) A committee appointed under subsection (1) shall consist of a Chairperson who shall be a member of the Board and such other persons, whether members of the Board or not, as the Board may determine.

(3) The Board may delegate any of its functions under this Act to a committee appointed under this section, subject to any limitations imposed by the Board.

(4) The Board may require any committee appointed under this section to act jointly or in co-operation with any other committee.

(5) Subject to any direction given by the Board, a committee appointed under this section may regulate its own procedure.

(6) Members of a committee appointed under this section may be paid such allowances as the Board may, with the approval of the Minister, determine.

PART III—SECRETARIAT AND STAFF OF THE BOARD**14. Secretariat**

The Board shall have a Secretariat consisting of an Executive Secretary and other staff.

15. Executive Secretary

(1) The Executive Secretary of the Board shall be appointed by the Board on terms and conditions specified in the instrument of appointment.

(2) The Executive Secretary shall be a person with professional qualifications and experience in law, management or public administration.

(3) The Executive Secretary shall hold office for four years and is eligible for re- appointment for two consecutive terms only.

16. Functions of Executive Secretary

(1) The Executive Secretary shall be the chief executive officer of the Board and is responsible for the day-to-day operations and administration of the Board.

(2) Subject to this Act and to the general supervision and control of the Board, the Executive Secretary is responsible for—

- (a) the implementation of the policies and programmes of the Board;
- (b) the funds and property of the Board;
- (c) the organisation and control of the staff of the Board; and
- (d) performing any other duty that may be assigned to him or her by the Board.

(3) The Executive Secretary shall, in addition to his or her functions, be the secretary to the Board and shall—

- (a) take the minutes of meetings of the Board and keep a record of all the transactions of the Board;
- (b) have custody of the seal of the Board; and
- (c) carry out such other functions as the Board may assign to him or her.

(4) The Executive Secretary is, in the performance of his or her functions, answerable to the Board.

(5) The Executive Secretary shall cease to hold office if—

- (a) he or she resigns;
- (b) he or she is removed from office by the Board for—
 - (i) inability to discharge the functions of his or her office arising out of physical or mental illness;

- (ii) misbehaviour or misconduct;
- (iii) incompetence; or
- (iv) bankruptcy.

17. Other officers and staff of the Board

(1) The Board may appoint other officers and staff of the Board as may be necessary for the effective performance of the functions of the Board.

(2) The employees appointed under subsection (1) shall hold office on such terms and conditions as may be specified in their instruments of appointment.

18. Experts and consultants

(1) The Board may, on the advice of the Executive Secretary, engage the services of experts and consultants in respect of any functions of the Board with which they are considered to have special competence.

(2) Experts and consultants engaged under subsection (1) may be paid such fees and allowances, and may be afforded such facilities as the Board may determine.

19. Protection of members and employees

A member or an employee of the Board, or a person acting on the directions of the Board is not personally liable for any act or omission done or omitted to be done in good faith in the exercise of the functions of the Board.

PART IV—FINANCES**20. Funds of the Board**

(1) The funds of the Board shall consist of—

- (a) money appropriated by Parliament for the purposes of the Board;
- (b) fees charged for services rendered by the Board under this Act; and
- (c) grants, gifts or donations from the Government or other sources made with the approval of the Minister responsible for finance.

(2) Any fees received by the Board from the services rendered by the Board and other activities under this Act shall be retained by the Board in a fund established for the purpose, in accordance with the Public Finance and Accountability Act, for purposes of defraying the expenses of the Board and for the effective implementation of this Act.

21. Power to open and operate bank accounts

(1) The Board shall open and operate such bank accounts as are necessary for the performance of its functions.

(2) The Board shall ensure that all money received by or on behalf of the Board is deposited in the bank as soon as practicable after being received.

(3) The Board shall ensure that no money is withdrawn from or paid out of any of the Board's bank accounts without the authority of the Board.

22. Estimates

(1) The Executive Secretary shall, within three months before the end of each financial year, cause to be prepared and submitted to the Board for its approval, estimates of the expenditure of the Board for the next financial year.

(2) The Board shall, within two months after receipt of the estimates referred to in subsection (1) cause to be submitted to the Minister for his or her approval, the estimates of income and expenditure as approved by the Board.

23. Financial year of the Board

The financial year of the Board is the period of twelve months beginning on the 1st July in each year and ending on the 30th June in the next calendar year.

24. Accounts

(1) The Executive Secretary shall cause to be kept, proper books of accounts and records of the transactions of the Board.

(2) Subject to any direction given by the Minister, the Board shall cause to be prepared and submitted to the Minister responsible for finance in respect of each financial year, and not later than three months after the end of the financial year, a statement of accounts, which shall include—

- (a) a balance sheet, a statement of income and expenditure and a statement of surplus or deficit; and
- (b) any other information in respect of the financial affairs of the Board as the Minister responsible for finance may, in writing require.

25. Audit

(1) The Auditor General or an auditor appointed by the Auditor General shall, in each financial year, audit the accounts of the Board.

(2) The Board shall ensure that within four months after the end of each financial year, a statement of accounts described in section 24 is submitted for auditing to the Auditor-General or an auditor appointed by the Auditor General.

(3) The Auditor General and any auditor appointed by the Auditor General shall have access to all books of accounts, vouchers and other financial records of the Board, and is entitled to any information and explanation required in relation to those records.

(4) The Auditor General and any auditor appointed by the Auditor General shall, within four months after receipt of the statement of accounts under subsection (2), deliver to the Board a copy of the audited accounts together with a report on the accounts.

26. Investment of surplus funds

Any funds of the Board not immediately required for any purpose under this Act may be invested in a manner, which the Board may, after consultation with the Minister and the Minister responsible for finance, determine.

27. Annual report

The Board shall, within three months after the end of each financial year, submit to the Minister an annual report on the activities of the Board.

PART V—BUILDING COMMITTEES**28. Establishment of Building Committees**

(1) There is established for each District and for each Urban Authority, a Building Committee which shall be a committee of the District or the Urban Council respectively.

(2) A Building Committee established under subsection (1) shall, in the case of a District Council, consist of—

- (a) the Chief Administrative Officer;
- (b) the Town Clerk;
- (c) the Chairperson of the Planning and Development Committee of the District Council;
- (d) the officer responsible for physical planning;
- (e) the officer responsible for health;
- (f) the officer responsible for engineering;
- (g) the officer responsible for land management;

- (h) the officer responsible for environment management;
- (i) an officer responsible for architecture;
- (j) a representative of the persons with disabilities nominated by the National Council for Disability at the district level;
- (k) an officer from the police department responsible for fire prevention; and
- (l) a member of the district executive committee.

(3) The Chairperson of the Planning and Development Committee of the District Council shall be the Chairperson of the District Building Committee.

(4) A Building Committee established under subsection (1) shall, in the case of an Urban Authority consist of—

- (a) the Chairperson of the Urban Planning and Development Committee;
- (b) a category of officers in the Urban Service similar to the category of officers in the District Council referred to in paragraphs (b) to (i) of subsection (2);
- (c) a representative of the persons with disabilities nominated by the National Council for Disability;

(5) The Chairperson of the Urban Planning and Development Committee of the Urban Council shall be the Chairperson of the Urban Building Committee.

29. Functions of Building Committees

- (1) The functions of Building Committees are—
- (a) to scrutinise and approve building plans;

- (b) to issue building permits and occupation permits;
- (c) to ensure that the design and construction of buildings and utilities to which the public is to have access cater for persons with disabilities;
- (d) to review decisions on applications for permits for minor building works submitted to a building control officer under section 39;
- (e) to ensure that this Act is complied with; and
- (f) perform any other function assigned to it by the Board.

(2) A Building Committee may, in writing, delegate to a competent person, any function conferred upon it by or under this Act, other than the functions referred to in sections 29 (1)(b) and 41.

30. Building Committee's power to co-opt persons

(1) A Building Committee may co-opt any person who, in the opinion of the Committee, has expert knowledge concerning the functions of the Committee, which is likely to be of assistance to the Committee, to attend and take part in the proceedings of the Committee.

(2) A person attending a meeting of the Building Committee under subsection (1) may take part in any discussion at the meeting on which his or her advice is required, but shall not have a right to vote at that meeting.

31. Meetings of Building Committees

Schedule 3 has effect with respect to the meetings and procedure of Building Committees and other matters provided for in that Schedule.

32. Building Control Officer

The District Service Commission shall, for each District Council and for each Urban Authority, appoint—

- (a) a District Building Control Officer and an Urban Building Control Officer, respectively; and
- (b) such number of Assistant Building Control Officers as are necessary to enable the Building Committee to carry out its functions under this Act.

33. Functions of Building Control Officer

The functions of a Building Control Officer are—

- (a) to make recommendations to a Building Committee in relation to—
 - (i) building plans;
 - (ii) specifications of materials and workmanship;
 - (iii) any document submitted to a Building Committee under section 35;
- (b) to forward to the Building Committee for review, copies of all applications for minor building works submitted to the Building Control Officer under section 39, and his or her decision on the application;
- (c) to ensure that any instructions given by a Building Committee in accordance with this Act are complied with;
- (d) to inspect—
 - (i) the erection of any building;
 - (ii) the demolition of any building;
 - (iii) any activity, in respect of which a permit has been issued in accordance with sections 35 and 39, and to ensure that any condition upon which the permit is issued is complied with;

- (e) to carry out regular inspection of completed buildings; and
- (f) to carry out any other duty assigned to it by the Building Committee.

PART VI—CONTROL OF BUILDING OPERATIONS

34. Building operations without permit prohibited

(1) A person shall not carry out a building operation unless he or she has a valid building permit issued by a Building Committee.

(2) A person who contravenes subsection (1) commits an offence and is liable, on conviction to a fine not exceeding fifty currency points or imprisonment not exceeding two years, or both.

35. Application for building permit

(1) A person who intends to carry out a building operation shall apply to the Building Committee in the area in which he or she intends to carry out the building operation, for a building permit.

(2) An application for a building permit shall be in a form prescribed by the Board, and shall—

- (a) contain the name and physical and postal address of the applicant;
- (b) be accompanied by the land title or other proof of ownership of the land;
- (c) where the applicant is not the owner of the land on which the building operation is to be carried out, contain the name of the landowner, the land title or other proof of ownership of the land and a statement of the legal relationship between the applicant and the landowner;
- (d) contain the name, registration number and a copy of the practising certificate of the architect and his or her signature, and official stamp of the Uganda Society of Architects and in the case of an engineer, a certificate of good structural practice;

- (e) be accompanied by such number of copies of building plans and other documents as may be required by regulations; and
- (f) contain a letter from the Chairperson of the Village Council of the area in which the building operation is to be carried out.

(3) Where the building is a multi-storied structure or building, the application shall include—

- (a) a structural design and plans, stamped by a registered structural engineer including the name, registration number and his or her signature, a copy of the registration certificate and a copy of the structural design calculations;
- (b) a geotechnical report made by a geotechnical laboratory accredited by the ministry responsible for works and endorsed by a registered geotechnical engineer;
- (c) where there are any excavations, a design of the soil support system and protection of the adjacent structures, endorsed by a registered geotechnical or structural engineer.

(4) A Building Control Officer may, if he or she is of the opinion that an application made to a Building Committee under subsection (1) does not comply with the requirements of this Act, reject the application, giving reasons in writing for the rejection.

36. Procedure for issuing building permit

(1) A Building Committee may, upon receipt of an application for a permit under section 35, issue a building permit to the applicant within thirty days after the date of receipt of the application.

(2) A Building Committee may refuse to issue a permit where the building operation in respect of which the permit is applied for—

- (a) may constitute a change in land use different from that for which the land is designated;
- (b) may result in degradation of the environment in the area in which the building operation is to be carried out;
- (c) may cause the depreciation in value of adjoining or neighbouring properties;
- (d) may result in a building which is unsightly or objectionable to the public;
- (e) may result in a building which is a nuisance to occupiers of adjoining or neighbouring properties;
- (f) may be dangerous to life or property;
- (g) may be located on a site which is filled up or covered with refuse or matter liable to decomposition; or
- (h) does not comply with the requirements of this Act.

(3) Where the Building Committee rejects an application for a permit under subsection (2) the Committee shall, within thirty days after receipt of the application, notify the applicant, giving reasons, in writing, for the refusal.

(4) A person whose application is rejected under subsection (3) may, after amending it as may be required by the Building Committee, submit it to the Building Committee for reconsideration.

(5) Where the Building Committee is unable to reach a decision within thirty days as required by subsection (1), it shall, notify the applicant in writing of that fact, within fourteen days after the date of the meeting of the Committee, and shall indicate in the notice, a reasonable period within which it will be able to reach a decision, but in any case not later than sixty days from the date of the receipt of the application.

(6) The Building Committee shall, where it issues a permit under subsection (1), endorse its approval on the building plan and other documents, and shall return one endorsed copy each of the building plan and other documents to the applicant.

(7) A building permit issued under this section may be issued upon such terms and conditions as the Building Committee may determine.

37. Appeals from decisions of Building Committee

(1) A person aggrieved by a decision of a Building Committee may appeal to the Board within thirty days after the date on which he or she receives notice of the decision of the Building Committee.

(2) An appeal under subsection (1) shall be in writing by the applicant or by the agent of the applicant.

(3) Where a Building Committee fails to issue a building permit within the period specified in section 36, the applicant may appeal to the Board.

(4) The right of appeal to the Board under this section does not take away the right of an applicant to appeal to a court of law and the court may confirm, reverse or modify the decision of the Board.

38. Building operation subject to time limit

(1) A building operation in respect of which a building permit is issued under section 36 shall commence within twelve months of the date on which the building permit is issued and shall be completed within a period of sixty months of the date on which the building operation was commenced.

(2) Notwithstanding subsection (1), where a person, due to unforeseen circumstances, is unable to comply with the period of time specified in subsection (1), he or she shall apply to the Building Committee for extension of the time within which to complete the building operation and the Building Committee shall not unreasonably withhold the grant of extension.

(3) A person who carries on a building operation in contravention of this section commits an offence and is liable, on conviction, to a fine not exceeding twenty five currency points or imprisonment not exceeding thirteen months or both, and after the notice is given, to a further fine not exceeding five currency points for each day on which the offence continues.

39. Permits for minor building works

(1) A person intending to carry out minor building works shall apply, in writing, to a Building Control Officer for a building permit.

(2) An application under subsection (1) shall be accompanied by a sketch plan with dimensions.

(3) A Building Control Officer shall forward to the Building Committee for review, a copy of each application for a permit made under this section, and his or her decision on that application within five working days after his or her decision.

(4) A permit for minor building works under this section—

- (a) may be issued upon such terms and conditions as may be prescribed by regulations; and
- (b) is valid for six months, within which time the building operation shall commence; except that the Building Control Officer may, on the application of the permit holder, for good cause, extend the period for six further months.

(5) Where a Building Control Officer refuses to issue a permit or an extension permit under this section, the applicant may appeal to the Building Committee against the refusal.

40. Order to stop building operation

(1) A Building Committee may, by notice in writing, order any person to stop a building operation—

- (a) where the building operation is carried out in a manner which—

- (i) is contrary to the provisions of this Act and the Code;
and
 - (ii) does not comply with health and sanitation requirements prescribed by regulations.
- (b) where the building is one to which the public is to have access but does not provide access for persons with disabilities as provided for in the Accessibility Standards.
- (c) if it is discovered, during the building operation, that the site is—
- (i) predisposed to flooding; or
 - (ii) has a poor drainage system.

(2) Where a Building Committee issues a notice to a person under subsection (1), the Committee may order that person to take remedial measures to the satisfaction of the Building Committee before continuing with the building operation.

(3) A person who fails, without good cause, to comply with a notice issued under subsection (1) or an order given under subsection (2) commits an offence and is liable, on conviction, to a fine not exceeding seventy five currency points or imprisonment not exceeding three years or both.

41. Remedial action on defective building

- (1) A Building Committee may, where a building—
- (a) is in a state of disrepair;
 - (b) is dilapidated; or
 - (c) is showing signs of disrepair or dilapidation,

by notice in writing, order the owner of the building to demolish the building or take remedial action on the building, as the case may be, to a standard determined by the Building Committee.

(2) A Building Committee may, where—

(a) a building; or

(b) earthwork on which a building operation is carried out or is to be carried out, is dangerous or shows signs of becoming dangerous to life or property, by written notice, order the holder of the permit to ensure that the building or earthwork, as the case may be, ceases to be in a state that is dangerous to life or property.

(3) A notice issued under subsection (1) or (2) shall contain such conditions as the Building Committee may determine and the person upon whom the notice is served shall comply with the conditions stated in the notice.

(4) A person who fails to comply with a notice issued under subsection (1) or (2) commits an offence and is liable, on conviction, to a fine not exceeding twenty four currency points or imprisonment not exceeding one year, or both.

42. Prohibition of building methods and materials

(1) The Minister may, after consultation with the Board, and upon being satisfied that any method or material used in a building operation is not safe, by notice published in the Gazette, prohibit the use of that method or material in the building operation.

(2) A person aggrieved by the decision of the Minister made under this section may appeal to the High Court.

(3) A person who uses a prohibited method or material contrary to a notice issued under subsection (1), commits an offence and is liable, on conviction, to a fine of not exceeding forty eight currency points or imprisonment not exceeding two years, or both.

43. Right of entry by Building Control Officer

(1) For the purposes of this Act, a Building Control Officer shall, at all reasonable times, have the right of entry onto any land or site where a building operation is being carried out, for the purpose of determining whether this Act is being complied with.

(2) A Building Control Officer may conduct tests on or carry out an inspection on any land or site on which a building operation is being carried out.

(3) A Building Control Officer shall, upon request by the owner of the building or person in charge of a building operation whose site is entered by the Building Control Officer or authorised agent, produce his or her official identification card.

(4) A person who hinders or obstructs a Building Control Officer in the exercise of his or her functions under this section, commits an offence and is liable, on conviction, to a fine not exceeding twenty five currency points or imprisonment not exceeding thirteen months or both.

44. Occupation permit

(1) Upon the completion of a building, the owner of the building shall—

- (a) notify the Building Committee of the practical completion of the building in accordance with the approved plans and the regulations; and
- (b) apply to the Building Committee for an occupation permit.

(2) The Building Committee shall, within fourteen days after receipt of notification of completion of a building and receipt of an application for an occupation permit, examine the building, and may—

- (a) if satisfied that the building has been erected in conformity with the approved plans and regulations, issue an occupation permit; or
- (b) if the building has not been erected in accordance with this Act, refuse to issue an occupation permit, and give reasons in writing for its refusal.

(3) Any person who occupies or uses a building—

- (a) before an occupation permit is issued, except where the occupation or use is essential for the erection of the building;
- (b) in any period not being the period in respect of which the occupation permit was issued;
- (c) in contravention of any condition on which an occupation permit was issued; or
- (d) otherwise than in such circumstances and conditions as may be prescribed by the Code, commits an offence and is liable, on conviction, to a fine not exceeding twenty four currency points.

(4) Notwithstanding subsection (3) the Building Committee may issue an occupation permit in respect of a partially completed building, where it determines that the building is safe and adequate for human habitation.

(5) An occupation permit issued under subsection (4) shall be valid for a period not exceeding twenty-four months and may be renewed upon application to the Building Committee.

45. Liability for causing accidents on building construction site

(1) Any person whose negligence, commission or omission causes or leads to the occurrence of an accident on a building construction site, which results in the injury or death of another person, or the destruction of property, commits an offence and is liable on conviction to a fine not exceeding two hundred eighty eight currency points or to imprisonment not exceeding twelve years or both.

(2) For the avoidance of doubt, the activities referred to in subsection (1) include—

- (a) breach of contract;
- (b) failure to comply with stipulated building procedures and standards;

- (c) professional negligence;
- (d) failure to take out insurance for the workers; and
- (e) failure to comply with this Act and regulations made under this Act.

PART VII—MISCELLANEOUS

46. National Building Code

(1) The Minister may, after consultation with the Board, establish a Code to be known as the National Building Code.

(2) The National Building Code shall include matters relating to—

- (a) building standards;
- (b) structural design;
- (c) plumbing;
- (d) electrical installations;
- (e) mechanical installations;
- (f) fire and safety;
- (g) geotechnical report;
- (h) accessibility standards; and
- (i) postal code numbering.

(3)) For the avoidance of doubt, the Minister shall establish the building code under this section not later than six months after the commencement of this Act.

47. Reports

(1) The Minister may request a Building Committee to furnish him or her with a report on—

- (a) the adequacy of measures in connection with any building within its area of jurisdiction against fire, floods, earthquakes or other disasters; and
- (b) a particular building operation in its area of jurisdiction.

(2) Where the Minister is not satisfied with the report of a Building Committee submitted under subsection (1), the Minister may request the Board to furnish a report on that subject.

48. Power of Minister to give directions

The Minister may give directions of a policy nature in writing to the Board and the Board shall comply with the Minister's directions.

49. Delegation of Minister's powers

The Minister may, in writing, delegate to the Chairperson of the Board any power conferred upon the Minister by or under this Act, other than the powers referred to in sections 42, 46, 52 and 53 and upon such conditions as the Minister may specify.

50. Employees of former building authorities

A person who, immediately before the coming into force of this Act, is employed by a building control authority or other related body, to exercise any or all of the functions of a Building Control Officer under this Act, shall continue to exercise those functions until Building Control Officers are appointed under this Act.

51. Service of notices

Where, in this Act, there is reference to the service of any notice, that notice shall be served by post or delivered by hand to the addressee or his or her agent, as the case may be, or to the person in charge of a building operation, at the site.

52. Regulations

(1) The Minister may, on the advice of the Board, by statutory instrument, make regulations generally for the better carrying into effect of the provisions of this Act.

(2) Without prejudice to the general effect of subsection (1), regulations made under this section may—

- (a) prescribe the remuneration and allowances that may be paid to members of the Board or to persons co-opted to meetings of the Board;
- (b) prescribe the remuneration and allowances that may be paid to members of a Building Committee or to persons co-opted to meetings of a Building Committee;
- (c) prescribe the procedure and the costs to be paid in respect of any appeal lodged with the Board;
- (d) impose penalties in respect of any contravention of the regulations, not exceeding a fine of forty eight currency points or imprisonment not exceeding two years or both, and in the case of a continuing contravention, an additional fine not exceeding five currency points for each day during which the contravention continues;
- (e) prescribe the content of building plans and other documents required to be submitted under this Act;
- (f) prescribe the fees for permits and for services rendered by the Board or by a Building Committee under this Act;
- (g) prescribe the forms and procedure for application for building permits, occupation permits and other permits issued under this Act; and
- (h) prescribe anything that is required or authorised to be prescribed under this Act.

53. Amendment of Schedules

(1) The Minister may, by statutory instrument, with the approval of Cabinet, amend Schedule 1.

(2) The Minister may, by statutory instrument, amend Schedules 2 and 3.

54. Transition

(1) A building which is completed, or in respect of which any building operation is commenced before the coming into force of this Act and which does not conform to the standards prescribed by this Act shall, within a period prescribed by the Minister on the advice of the Board be adjusted so as to bring it in conformity with this Act.

(2) An occupation permit in respect of adjustments to be made under subsection (1) shall be obtained within a period prescribed by the Building Committee.

(3) An application for a permit made to a building authority before the commencement of this Act shall, on the commencement of this Act, be considered as an application made to a Building Committee established by this Act.

(4) Subject to this Act, a building permit issued by a building authority before the coming into force of this Act shall be deemed to have been issued under this Act.

55. Effect on existing law

(1) This Act shall take precedence over any other Act or instrument in existence, relating to building operations, before the coming into force of this Act and any such Act or instrument shall, to the extent to which it is inconsistent with this Act or an instrument made under this Act be deemed to be modified to accord with this Act.

(2) For the avoidance of doubt, where a provision of any enactment referred to in subsection (1) conflicts with a provision of this Act, this Act shall prevail.

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Building Control Act

2013

SCHEDULE 1

Section 2

CURRENCY POINT

One currency point is equivalent to twenty thousand shillings.

SCHEDULE 2

Section 12

MEETINGS AND PROCEDURE OF BOARD

1. Meetings of Board

(1) The Chairperson shall convene every meeting of the Board at a time and place as the Board may determine and the Board shall meet for the discharge of business at least once in every two months.

(2) The Chairperson may, at any time, convene a special meeting of the Board and shall call a meeting within fourteen days, if requested to do so in writing by at least five members of the Board.

(3) The Chairperson shall preside at every meeting of the Board and in the absence of the Chairperson, the members present shall elect one of their number to preside at that meeting.

2. Quorum and decisions

(1) The quorum for a meeting of the Board is two-thirds of the members.

(2) All questions proposed at a meeting of the Board shall be decided by a majority of the votes of the members present and voting and in case of an equality of votes, the person presiding at the meeting shall have a casting vote in addition to his or her deliberative vote.

3. Minutes of meetings

(1) The Secretary shall keep the minutes of all the meetings of the Board in a form approved by the Board.

(2) The minutes recorded under this paragraph shall be submitted to the Board at its next meeting following that to which the minutes relate and when confirmed, shall be signed by the Chairperson and the Secretary in the presence of the members present at the latter meeting.

4. Validity of proceedings not affected by vacancy

The validity of any proceedings of the Board shall not be affected by a vacancy in its membership or by any defect in the appointment or qualification of a member or by reason that a person not entitled, took part in its proceedings.

5. Disclosure of interest of members

(1) A member of the Board who is in any way directly or indirectly interested in a contract made or proposed to be made by the Board, or in any other matter which falls to be considered by the Board, shall disclose the nature of his or her interest at a meeting of the Board.

(2) A disclosure made under subparagraph (1) shall be recorded in the minutes of that meeting.

(3) A member who makes a disclosure under subparagraph (1) shall not, unless the Board decides otherwise—

- (a) be present during any deliberation of the Board with respect to that matter; or
- (b) take part in any decision of the Board with respect to that matter.

(4) For purposes of determining whether there is a quorum, a member withdrawing from a meeting or who is not taking part in a meeting under paragraph (3)(b) shall be treated as being present.

6. Board may regulate its procedure

Subject to this Act, the Board may regulate its own procedure or any other matter relating to its meetings.

SCHEDULE 3

Section 31

MEETINGS AND PROCEDURE OF BUILDING COMMITTEE

1. Meetings of Building Committee

(1) The Chairperson of a Building Committee shall convene every meeting of a Building Committee at times and places as the Building Committee may determine and the Building Committee shall meet for the discharge of business at least once in every two months.

(2) The Chairperson may, at any time, convene a special meeting of the Building Committee and shall also call a meeting within fourteen days, if requested to do so in writing by at least six members of the Building Committee.

(3) The Chairperson shall preside at every meeting of the Building Committee and in the absence of the Chairperson, the members present shall elect one of their number to preside at that meeting

2. Quorum and decisions

(1) The quorum for a meeting of a Building Committee is two-thirds of the members including at least one member of the District Executive Committee in the case of a District Building Committee or one executive member of the Urban Planning and Development Committee in the case of an Urban Building Committee.

(2) All questions proposed at a meeting of the Building Committee shall be decided by a majority of the votes of the members present and voting and in case of an equality of votes, the person presiding at the meeting shall have a casting vote in addition to his or her deliberative vote.

3. Minutes of meetings

(1) The Building Committee shall cause to be kept minutes of all the meetings of the Building Committee in a form approved by the Building Committee.

(2) The minutes recorded under this paragraph shall be submitted to the Building Committee at its next meeting following that to which the minutes relate and when confirmed, shall be signed by the Chairperson and the Secretary at that meeting in the presence of the members present at the latter meeting.

4. Validity of proceedings not affected by vacancy

The validity of any proceedings of a Building Committee shall not be affected by a vacancy in its membership or by any defect in the appointment or qualification of a member or by reason that a person not entitled, took part in its proceedings.

5. Disclosure of interest of members

(1) A member of a Building Committee who is in any way directly or indirectly interested in a contract made or proposed to be made by a Building Committee, or in any other matter which falls to be considered by the Building Committee, shall disclose the nature of his or her interest at the meeting of the Building Committee.

(2) A disclosure made under subparagraph (1) shall be recorded in the minutes of that meeting.

(3) A member who makes a disclosure under subparagraph (1) shall not, unless the Building Committee decides otherwise—

(a) be present during any deliberation of the Building Committee with respect to that matter; or

(b) take part in any decision of the Building Committee with respect to that matter.

(4) For purposes of determining whether there is a quorum, a member withdrawing from a meeting or who is not taking part in a meeting under paragraph (3)(b) shall be treated as being present.

6. Building Committee may regulate its procedure

Subject to this Act, the Building Committee may regulate its own procedure or any other matter relating to its meetings.

Cross References

1. Architects Registration Act, Cap. 269
2. Engineers Registration Act, Cap. 271
3. Public Finance and Accountability Act, 2003
4. Surveyors Registration Act, Cap. 275
5. Uganda National Bureau of Standards Act, Cap. 327

ACTS SUPPLEMENT

to The Uganda Gazette No. 51 Volume CVI dated 11th October, 2013.

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Act 11 *Uganda National Bureau of Standards
(Amendment) Act* **2013**

**THE UGANDA NATIONAL BUREAU OF STANDARDS
(AMENDMENT) ACT, 2013**

ARRANGEMENT OF SECTIONS

Section

1. Commencement.
2. Amendment of section 1 of Cap. 327.
3. Amendment of section 3 of the principal Act.
4. Amendment of section 4 of the principal Act.
5. Amendment of section 5 of the principal Act.
6. Amendment of section 9 of the principal Act.
7. Replacement of section 11 of the principal Act.
8. Insertion of new section 14A.
9. Inserting of section 15A of the principal Act.
10. Amendment of section 18 of the principal Act.
11. Amendment of section 19 of the principal Act.
12. Amendment of section 21 of the principal Act.
13. Insertion of new section 21A.
14. Insertion of new section 24A, 24B and 24C.
15. Amendment of section 25 of the principal Act.
16. Amendment of section 26 of the principal Act.
17. Amendment of section 27 of the principal Act.
18. Insertion of new section 42A.
19. Amendment of section 43 of the principal Act.
20. Insertion of Schedule to principal Act.

**THE UGANDA NATIONAL BUREAU OF STANDARDS
(AMENDMENT) ACT, 2013**

An Act to amend the Uganda National Bureau of Standards Act to reduce the number of members of the Council; to provide for the term of service for members; to provide for deterrent penalties for offences under the Act; to empower the Bureau to administer the Weights and Measures Act; to provide immunity to officers of the Bureau for acts done in good faith; to empower the director to suspend or seize premises for non compliance with national standards or to destroy perishable goods not in compliance with national standards and detrimental to health and safety of consumers; to empower the Minister to ban commodities, products and process detrimental to the health and safety of consumers and regulations and for related matters.

DATE OF ASSENT: 2nd October, 2013.

Date of Commencement: See section 1.

BE IT ENACTED by Parliament as follows:

1. Commencement.

This Act shall come into force on a date fixed by the Minister by statutory instrument.

2. Amendment of section 1 of Cap. 327.

The Uganda National Bureau of Standards Act, in this Act referred to as “the principal Act”, is amended, in section 1, as follows—

- (a) by inserting immediately after the definition of “code of practice” the following—

“(da) “Committee” means the East African Standards Committee established under section 4 of the East African Community Standardisation, Quality Assurance, Metrology and Testing Act, 2006;”;

- (b) by inserting immediately after the definition of “council” the following—

“(ha) “Council of Ministers” means the Council of Ministers of the East African Community established by Article 9 of the Treaty establishing the Community;

(hb) “currency point” has the value assigned to it in the Schedule to this Act;”; and

- (c) by inserting immediately after the definition of “distinctive mark” the following—

“(ja) “East African Standard” means a standard approved by the East African Standards Committee and declared as such by the Council;”

3. Amendment of section 3 of the principal Act.

Section 3 of the principal Act is amended—

- (a) in subsection (1) (j) by substituting for “devices” the word “national measurement standards”;

- (b) by substituting for subsection (1) (o) the following—

“(o) seek membership of relevant international and regional organisations with objectives similar to those of the bureau;”;

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- (c) by inserting immediately after subsection (1) (p) the following—

“(q) develop and publish national standards in accordance with internationally recognised procedure;

(r) give effect to the decisions and recommendations of the Council of Ministers and the Committee with regard to metrology;

(s) give effect to the decisions and recommendations of the Council and the Committee with regard to an East African Standard;

(t) give effect to the decisions and recommendations of the Council and the Committee with regard to legal metrology;

(u) to administer the Weights and Measurers Act;

(v) to coordinate, declare and keep custody of all national standards; and

(w) to do such things necessary or incidental or conducive to the objects of the bureau as may be prescribed by an Act of Parliament.”

- (d) by inserting immediately after subsection(1) the following—

“(1A) For the purposes of carrying out the functions of the bureau under subsection (1)(u), the Council of the bureau may give directives to any officer or person operating under the Weights and Measures Act, and that officer or person is obliged to give effect to any such directive.”

4. Amendment of section 4 of the principal Act.

Section 4 of the principal Act is amended—

- (a) in subsection (2) (b) by deleting paragraph (b);
- (b) in subsection (2) (c) by substituting for “six ex-officio members” the words “two ex officio members”;
- (c) in subsection (2)(d) by substituting for “seven persons” the words “six persons”.
- (d) by replacing subsection (3) with the following—

“(3) The director shall be the secretary to the council”.

- (e) by inserting immediately after subsection (3) the following—

“(4) A member of the council shall hold office in accordance with the terms and conditions specified in the instrument of appointment.

“(5) A member of the council shall hold office for a term of three years and be eligible for reappointment for one more term only.”

5. Amendment of section 5 of the principal Act.

Section 5 of the principal Act is amended—

- (a) by deleting subsection (1);
- (b) by substituting subsection (2) with the following “a member of the council may resign from office in writing to the Minister”;

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- (c) by substituting subsection (3) with the following “A member of the council shall vacate office, where a member—
- (a) has without the permission of the chairperson and without reasonable excuse—
 - (i) absented himself or herself from three consecutive meetings of the council; or
 - (ii) been out of Uganda for a consecutive period of twelve months;
 - (b) is convicted of a criminal offence in respect of which a penalty of imprisonment of six months or more is imposed without an option of a fine;
 - (c) is incapacitated by mental or physical illness proven by the medical board that renders the person incapable of performing the functions of a member of the council;
 - (d) is otherwise unable or unfit to perform the functions of his or her office;
- (d) by inserting immediately after subsection (3) the following—

“(4) The Minister shall determine that a member vacates office under subsection (3).

(5) Where any member of the council dies, resigns, or is removed from office under this section, the Minister shall within three months and in accordance with this section appoint another person to replace the member.

(6) A person appointed under subsection (5) shall hold office for the remainder of the term of the member he or she has replaced”.

6. Amendment of section 9 of the principal Act.

Section 9 of the principal Act is amended in subsection (3) by substituting for “seven members” the words “five members”.

7. Replacement of section 11 of the principal Act.

(1) For section 11 of the principal Act there is substituted the following—

“11. Director.

(1) The Minister shall appoint a director to be the chief executive officer of the bureau on the recommendation of the Board.

(2) The director shall be a person of high moral character and proven integrity, with the relevant qualifications and experience relating to the functions of the bureau.

(3) The director shall hold office for four years and is eligible for re-appointment for one more term only.

(4) The director shall cease to hold office if—

(a) he or she resigns;

(b) he or she has been adjudged or declared bankrupt under any law in force in Uganda and has not been discharged;

(c) he or she is convicted of a criminal offence, in Uganda or elsewhere, in respect of which the maximum penalty exceeds six months imprisonment without the option of a fine.

(5) The director may be removed from office by the Minister on the recommendation of the Council for—

(a) inability to perform the functions of his or her office arising from infirmity of body or mind;

- (b) misbehaviour or misconduct; or
- (c) incompetence.

(6) Subject to this section the director shall hold office on such terms and conditions as the Minister may determine and specify in his or her instrument of appointment”.

(2) The amendment made by this section shall take effect after the expiry of the term of the director holding office at the commencement of this Act.

8. Insertion of new section 14A.

The principal Act is amended by inserting immediately after section 14 the following—

“14A Immunity of officials.

A suit, prosecution or other legal proceeding shall not be brought against the director, a member of the council, a member of staff or an inspector and any other official in their capacity for anything done in good faith under this Act.”

9. Insertion of section 15A of principal Act.

The principal Act is amended by inserting immediately after section 15 the following—

“15A Adoption of East African standards.

(1) Within six months after the declaration of an East African Standard, the bureau shall adopt without deviation the East African Standard as the national standard of Uganda and withdraw the relevant national standard.

(2) The bureau shall publish the text of the adopted East African Standard as a national standard in accordance with ISO and IEC Directives.

(3) In this section—

“IEC” means the International Electro-technical Commission;

“ISO” means the International Organisation for Standardisation.”

10. Amendment of section 18 of the principal Act.

Section 18 of the principal Act is amended by substituting for subsection (2) the following—

“(2) The council shall not recommend any standard for being declared a compulsory standard, unless it is satisfied that—

- (a) it is not practicable to achieve the purposes of the standard specification except by means of making it compulsory;
- (b) the problem to be solved is precisely stated;
- (c) the intervention is based on clear evidence that government action is justified; and
- (d) appropriate notification under the WTO TBT Agreement has been forwarded to the WTO Secretariat.

(3) In this section—

““WTO TBT Agreement” means the Agreement on Technical Barriers to Trade of the World Trade Organisation.”

11. Amendment of section 19 of the principal Act.

Section 19 of the principal Act is amended by substituting for subsection (1) the following—

“(1) The council shall, at least two months before making recommendations for the purposes of section 18, publish in the *Gazette* and in a newspaper of wide circulation a preliminary notice containing full particulars of the relevant standard specification and shall call upon all persons interested or likely to be affected by the recommendations to lodge objections in writing within such time as the council may prescribe.”

12. Amendment of section 21 of the principal Act.

Section 21 of the principal Act is amended by inserting immediately after subsection (3) the following—

“(4) Where no compulsory standard specification has been declared by the Minister, a person shall not import, distribute, manufacture, sell or have in his or her possession or control for sale or distribution any commodity which is not fit for purpose.

(5) In this section “fit for purpose” means that—

- (a) the goods must be fit for the purpose that the consumer made known to the supplier at the time of purchase or requirement that is technologically and generally acceptable to the population or society for that kind of product;
- (b) consumers are able to rely on the advice from sales staff;
- (c) goods supplied are as described or match the sample given to the consumer.”

13. Insertion of new section 21A.

The principal Act is amended by inserting immediately after section 21 the following—

“Copyright and publication of East African Standards.

21A Subject to the East African Community Standardisation, Quality Assurance, Metrology and Testing Act, but not withstanding any other law—

- (a) the copyright in any East African Standard or other normative documents shall vest in the bureau; and
- (b) the bureau shall not be deprived of a copyright in paragraph (a) where a standard or a provision of the standard is incorporated in a law.”

14. Insertion of new section 24A, 24B and 24C.

The principal Act is amended by inserting immediately after section 24 the following—

“24A. Power of director to suspend production or seize premises pending determination by court.

The director may on the recommendation of an inspector, suspend production of a commodity or seize premises where national standards have been compromised, to ensure compliance pending determination by the court that the commodities or process pose a health risk and safety concerns for the consumers.

24B Destruction of offending and perishable goods.

(1) The director may on the recommendation of an inspector, and after giving notice to the offender, destroy any goods which are perishable where national standards have been compromised to the detriment of the health and safety of consumers.

(2) Where any goods have been seized under this Act, the goods may be destroyed or otherwise disposed of by court order at the cost of the importer of the goods or the person found trading in the goods and from whom goods were seized.

(3) Where goods seized under this Act are perishable, they may be destroyed without a court order at the cost of the importer of the goods or the person found trading in the goods or commodities.

(4) In this section “perishable” means liable to spoil or decay having regard to the standards prescribed in relation to the goods under this Act.

24C Power of the Minister to ban commodities, products and processes.

The Minister may on the recommendation of the Council ban the sale and distribution of any commodity or product or process where the commodity or product or process is found to be detrimental to the health and safety of consumers.”

15. Amendment of section 25 of the principal Act.

Section 25 of the principal Act is amended—

(a) in subsection (1), by inserting after paragraph (d) the following—

“(e) a decision of the director to suspend production of a commodity or close premises under section 24A;

(f) a decision of the director to destroy any goods under section 24B.”

(b) by substituting for subsection (3) the following-

“(3) The Minister shall within thirty days, make a decision affirming, varying or setting aside the action appealed against.”

16. Amendment of section 26 of the principal Act.

Section 26 of the principal Act is amended in subsection (2), by substituting for “21(1) or (2)” the words “21 (1), (2) or (4)”.

17. Amendment of section 27 of the principal Act.

Section 27 of the principal Act is amended as follows—

(a) by substituting for subsections (1) and (2) the following—

“(1) A person who commits an offence under section 26 (1) is liable—

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- (a) in the case of a first offence to a fine not less than five hundred currency points and not exceeding two thousand five hundred currency points or imprisonment not less than two years and not exceeding five years or both;
- (b) in the case of a second or subsequent offence to a fine of not less than two thousand five hundred currency points and not more than ten thousand currency points or imprisonment not less than three years and not exceeding six years or both.

(2) A person who commits an offence under section 26(2) is liable—

- (a) in the case of a first offence to a fine not less than one thousand currency points and not exceeding five thousand currency points or imprisonment not less than three years and not exceeding six years or both;
 - (b) in the case of a second or subsequent offence to a fine not less than two thousand currency points and not exceeding ten thousand currency points or imprisonment not less than six years and not exceeding ten years or both.
- (b) by inserting immediately after subsection (4) the following—

“(5) In addition to any penalty imposed upon conviction of the offender under this section, the court may order the offender to pay compensation to the victim of the offence of such amount as the court may decide.

(6) In assessing the compensation under this section, the court may take into account any financial, physical or psychological damage caused to the victim of the offence as a result of the offence.”

18. Insertion of new section 42A.

The principal Act is amended by inserting immediately after section 42 the following—

“42A Power of Minister to amend Schedule.

The Minister may, with the approval of Cabinet, by statutory instrument amend the Schedule to this Act.”

19. Amendment of section 43 of the principal Act.

Section 43 of the principal Act is amended in subsection (2), by inserting immediately after paragraph (c) the following—

“(d) penalties in respect of the contravention of any regulation a fine not exceeding five hundred currency points or imprisonment not exceeding five years or both in the case of a first offence and in the case of a second or subsequent offence, a fine not exceeding five hundred currency points or imprisonment not exceeding three years or both;

(e) a requirement for the court to order the destruction of any thing used in the commission of an offence or the forfeiture of any such thing to the State.”

20. Insertion of Schedule to principal Act.

The principal Act is amended by inserting at the end of the Act the following Schedule—

“SCHEDULE

Section 1, 42A

Currency Point

A currency point is equivalent to twenty thousand shillings.”

Cross reference

1. East African Community Standardisation, Quality Assurance, Metrology and Testing Act, 2006.
2. Weights and Measures Act, Cap.103.