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- No. 18—The Commission of Inquiry (Mismanagement of Funds under Universal Primary Education (UPE) and Universal Secondary Education (USE)) (Amendment) (No. 3) Notice, 2010.

General Notice No. 682 of 2010.

UGANDA REGISTRATION SERVICES BUREAU.

The Copyright and Neighbouring Rights Regulations, 2010.
FORM 2

NOTICE OF APPLICATION FOR REGISTRATION OF COPYRIGHT OR NEIGHBOURING RIGHT.

TAKE NOTICE THAT DENIS AKERA OKOT of P.O. Box 82, Gulu, has lodged an application with the Registrar of Copyright for the registration of copyright/neighbouring rights for the following works:—

1. MULTIPURPOSE CAMPAIGN CONCEPT TITLED 'WHO OR WHAT INSPIRES YOU?'

Any person intending to object to the application for registration of copyright or neighbouring rights may file a letter of objection with this office within 60 days from the date of this notice.

DATED this Thursday, November 30, 2010.

MAUDAH ATUZARIRWE,
Registrar of Copyright.

General Notice No. 683 of 2010.

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

NOTICE OF GRANT OF EXPLORATION LICENCE.

IT IS HEREBY NOTIFIED that Exploration Licence, Number EL 0701 registered as number 000937 has been granted in accordance with the provisions of Section 27 and Section 29 to Burungi Joyce Lucia of P.O. Box 1304, Kampala for a period of three (3) years effective from 15th November, 2010.

The Exploration area subject to the Exploration Licence is 20km² on Topography Map, Sheet Number 84/1 & 2, situated in Rukungiri District.

Dated at Entebbe this 15th day of November, 2010.

JOSEPH P. OKEDI,
*for Ag. Commissioner for the Geological Survey
and Mines Department.*

General Notice No. 684 of 2010.

ELECTRICITY REGULATORY AUTHORITY
Plot 15 Shimon Road, Nakasero
P.O. Box 10332, Kampala
Tel: 041-4341852/646, Fax 041-4341624,
Email: era@africaonline.co.ug, website: www.era.or.ug



NOTICE OF A PUBLIC HEARING (Under regulation 18(2) of the Electricity (Application for Permit, License and Tariff Review) Regulations, 2007)

TAKE NOTICE that the Electricity Regulatory Authority shall on the 14th day of December 2010 hold a public hearing at Imperial Royale Hotel starting at 8:30 am following the application for a 2011 tariff review by Eskom (U) Ltd, Uganda Electricity Generation Company Ltd (UEGCL), Uganda Electricity Transmission Company Ltd (UETCL), and Umeme Ltd.

Government agencies, electricity sector stakeholders and persons affected by the application are hereby invited to attend the hearing.

All stakeholders and affected persons wishing to make presentations may register with the Secretary to the Authority not later than Friday the 10th December 2010.

For and on behalf of the Electricity Regulatory Authority
BENON MUTAMBI
Ag. Chief Executive Officer

Dated this 02nd day of December 2010.

General Notice No. 685 of 2010.

ELECTRICITY REGULATORY AUTHORITY
Plot 15 Shimoni Road, Nakasero, P.O. Box 10332, Kampala
Tel: (041)434 1852/646, Fax (041)434 1624



OUR MISSION:

"REGULATING THE ELECTRICITY INDUSTRY FOR EFFICIENT AND RELIABLE SUPPLY AT EQUITABLE PRICES"

NOTICE OF INTENDED APPLICATION FOR A LICENSE FOR GENERATION AND SALE OF ELECTRICITY FROM KARUMA HYDROPOWER PROJECT

The Electricity Regulatory Authority (ERA) has under Section 29 of the Electricity Act 1999, Cap. 145 received a Notice of Intended Application for a Licence from Uganda Electricity Generation Company Limited for generation and sale of electricity from the proposed Karuma Hydropower Project.

Uganda Electricity Generation Company Limited intends to generate approximately 500-700 MW of electricity from Karuma Hydropower project, located along River Nile, and sell the generated electricity to Uganda Electricity Transmission Company Limited for injection into the national grid.

Interested persons are invited to obtain details of the application from the following addresses:

1. Electricity Regulatory Authority
ERA House,
Plot 15, Shimoni Road, Nakasero,
Kampala.
2. The LC V Chairman's Office,
Masindi District.

Under Section 30 of the Electricity Act 1999, Cap 145, the Electricity Regulatory Authority hereby invites directly affected parties and local authorities in the areas affected by the project to make comments and lodge objections (if any) on the notice to the Authority within thirty (30) days of publication of this notice. Interested parties must therefore submit their written comments, objections or interests by recorded delivery to the reception at ERA House by 4.00 pm on Tuesday January 11th 2011 for the attention of:

THE SECRETARY
ELECTRICITY REGULATORY AUTHORITY,
ERA HOUSE,
PLOT 15, SHIMONI ROAD, NAKASERO
KAMPALA.

NOTE: THE AUTHORITY APPEALS TO ALL ELECTRICITY SECTOR STAKEHOLDERS TO TAKE NOTE OF THE ABOVE.

December 9th 2010.

General Notice No. 686 of 2010.

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, Amamu House, Plot No. 5B George Street, P.O. Box 6848, Kampala.

(21) APPLICATION NO. 2010/42054 IN PART "A".

(52) Class 20.

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DUO

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(57) *Nature of goods*— Furniture, mirrors, picture frames; goods (not included in other classes) of wood, cork, reed, cane, wicker, horn, bone, ivory, whalebone, shell, amber, mother-of-pearl, meerschaum and substitutes for all these materials, or of plastics.

(73) *Name of applicant*— Tian Tang Group.

(77) *Address*— P.O. Box 37021, Kampala, Uganda.

(74)

(22) *Date of filing application*— 25th November, 2010.

(21)

APPLICATION NO. 2010/42053 IN PART "A".

(52)

Class 6.

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EX

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(57) *Nature of goods*— Common metals and their alloys; metal building materials; transportable buildings of metal; materials of metal for railway tracks; non-electric cables and wires of common metal; ironmongery, small items of metal hardware; pipes and tubes of metal; safes; goods of common metal not included in other classes; ores.

(73) *Name of applicant*— Tian Tang Group Ltd.

(77) *Address*— P.O. Box 37021, Kampala, Uganda.

(74)

(22) *Date of filing application*— 25th November, 2010.

(21) APPLICATION NO. 2010/40368 IN PART "A".

(52) Class 10.

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ON CALL

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(57) *Nature of goods*— Surgical, medical, dental and veterinary apparatus and instruments, artificial limbs, eyes and teeth; orthopedic articles; suture materials.(73) *Name of applicant*— Oakville Hong Kong Co., Ltd.(77) *Address*— 9/F Kinwick Centre, Suite 901B, 32 Hollywood Road, Central Hong Kong, Peoples Republic of China.(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*(22) *Date of filing application*— 12th February, 2010.

(21) APPLICATION NO. 2010/40369 IN PART "A".

(52) Class 10.

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ACON

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(57) *Nature of goods*— Surgical, medical, dental and veterinary apparatus and instruments, artificial limbs, eyes and teeth; orthopedic articles; suture materials.(73) *Name of applicant*— Oakville Hong Kong Co., Ltd.(77) *Address*— 9/F Kinwick Centre, Suite 901B, 32 Hollywood Road, Central Hong Kong, Peoples Republic of China.(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*(22) *Date of filing application*— 12th February, 2010.

(21) APPLICATION NO. 2010/40364 IN PART "A".

(52) Class 3.

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SANINO

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(57) *Nature of goods*— Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentifrices.(73) *Name of applicant*— Evyap Sabun Yag Glisserin Sanayi ve Ticaret Anonim Sirketi.(77) *Address*— Ayazaga Cendere Yolu No: 10, Levent, Istanbul 34396, Turkey.(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*(22) *Date of filing application*— 12th February, 2010.

(21) APPLICATION NO. 2010/40629 IN PART "A".

(52) Class 30.

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(57) *Nature of goods*— Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice.(73) *Name of applicant*— Fan Milk International A/S.(77) *Address*— Sofiendalsvej 88A, DK-9200 Aalborg SV, Denmark.(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*(22) *Date of filing application*— 14th April, 2010.

(21) APPLICATION NO. 2010/40630 IN PART "A".

(52) Class 32.

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(57) *Nature of goods*— Beers; mineral and aerated waters and other non-alcoholic drinks: fruit drinks and fruit juices; syrups and other preparations for making beverages.(73) *Name of applicant*— Fan Milk International A/S.(77) *Address*— Sofiendalsvej 88A, DK-9200 Aalborg SV, Denmark.(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*(22) *Date of filing application*— 14th April, 2010.

(21) APPLICATION NO. 2010/40631 IN PART "A".

(52) Class 29.

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(57) *Nature of goods*— Meat, fish, poultry and game; meat extracts; preserved, frozen, dried and cooked fruits and vegetables; jellies, jams, compotes; eggs, milk and milk products; edible oils and fats.(73) *Name of applicant*— Fan Milk International A/S.(77) *Address*— Sofiendalsvej 88A, DK-9200 Aalborg SV, Denmark.(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*(22) *Date of filing application*— 14th April, 2010.

(21) APPLICATION NO. 2010/40840 IN PART "A".

(52) Class 5.

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LANPROX

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

- (73) *Name of applicant*— Aspen Pharmacare Holdings Limited.
 (77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 14th June, 2010.

(21) APPLICATION NO. 2010/40361 IN PART "A".
 (52) Class 5.
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 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.
 (73) *Name of applicant*— N.V. Organon.
 (77) *Address*— Kloosterstraat 6, 5349 AB, Oss, the Netherlands.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 12th February, 2010.
 Kampala, KATUTSI VINCENT,
 25th November, 2010. Registrar of Trade Marks.

(21) APPLICATION NO. 2010/40776 IN PART "A".
 (52) Class 5.
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ESMERON

- (53)
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 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.
 (73) *Name of applicant*— N.V. Organon.
 (77) *Address*— Kloosterstraat 6, 5349 AB, Oss, Netherlands.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

(21) APPLICATION NO. 2010/40770 IN PART "A".
 (52) Class 5.
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OVESTIN

- (53)
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 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

- (73) *Name of applicant*— N.V. Organon.
 (77) *Address*— Kloosterstraat 6, 5349 AB, Oss, Netherlands.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

(21) APPLICATION NO. 2010/40775 IN PART "A".
 (52) Class 5.
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NORCURON

- (53)
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 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

- (73) *Name of applicant*— N.V. Organon.
 (77) *Address*— Kloosterstraat 6, 5349 AB, Oss, Netherlands.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

(21) APPLICATION NO. 2010/40755 IN PART "A".
 (52) Class 5.
 (54)

ADENURIC

- (53)
 (59)
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 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

- (73) *Name of applicant*— Teijin Pharma Limited.
 (77) *Address*— 2-1, Kasumigaseki 3-chome, Chiyoda-ku, Tokyo, Japan.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

(21) APPLICATION NO. 2010/40762 IN PART "A".
 (52) Class 12.
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 (57) *Nature of goods*— Vehicles; apparatus for locomotion by land, air or water.
 (73) *Name of applicant*— Usha International Limited.
 (77) *Address*— Surya Kiran Building, 19 Kasturba Gandhi Marg, New Delhi 110001, India.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

- (21) APPLICATION No. 2010/40765 IN PART "A".
 (52) Class 9.
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 (57) *Nature of goods*— Scientific, nautical, surveying, photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments; apparatus and instruments for conducting, switching, transforming, accumulating, regulating or controlling electricity; apparatus for recording, transmission or reproduction of sound or images; magnetic data carriers, recording discs; automatic vending machines and mechanisms for coin-operated apparatus; cash registers, calculating machines, data processing equipment and computers; fire-extinguishing apparatus.
 (73) *Name of applicant*— Usha International Limited.
 (77) *Address*— Surya Kiran Building, 19 Kasturba Gandhi Marg, New Delhi 110001, India.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

- (21) APPLICATION No. 2010/40543 IN PART "A".
 (52) Class 9.
 (54)

VISA

- (53)
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 (64)
 (57) *Nature of goods*— Scientific, nautical, surveying, photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments; apparatus and instruments for conducting, switching, transforming, accumulating, regulating or controlling electricity; apparatus for recording, transmission or reproduction of sound or images; magnetic data carriers, recording discs; automatic vending machines and mechanisms for coin-operated apparatus; cash registers, calculating machines, data processing equipment and computers; fire-extinguishing apparatus.
 (73) *Name of applicant*— Visa International Service Association.
 (77) *Address*— 900 Metro Center Boulevard, Foster City California 94404, U.S.A.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 23rd March, 2010.

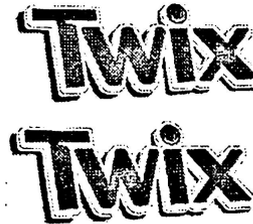
- (21) APPLICATION No. 2010/40773 IN PART "A".
 (52) Class 30.
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TULIP

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- (57) *Nature of goods*— Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice.
 (73) *Name of applicant*— Pak Gida Uretim ve Pazarlama Anonim Sirketi.
 (77) *Address*— Park Is Merkezi Prof. Dr. Bulent Tarcan Sokak No: 5/6 Gayrettepe, Istanbul, Turkey.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

- (21) APPLICATION No. 2010/40763 IN PART "A".
 (52) Class 29.
 (54)



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 (59) *Restriction to Colours*— The first Mark is limited to the colours red, white, gold, brown and black and the second Mark is without limitation to colour.
 (64)
 (57) *Nature of goods*— Meat, fish, poultry and game; meat extracts; preserved, frozen, dried and cooked fruits and vegetables; jellies, jams, compotes; eggs, milk milk products; edible oils and fats.
 (73) *Name of applicant*— Mars, Incorporated.
 (77) *Address*— 6885 Elm Street McLean, Virginia 22101-3883, U.S.A.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

- (21) APPLICATION No. 2010/40766 IN PART "A".
 (52) Class 3.
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 (57) *Nature of goods*— Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentifrices.
 (73) *Name of applicant*— Blanchard Hallak.
 (77) *Address*— P.O. Box 5178, Al Zahraa Cinema Street, Aukaf Building 1832-1835, Aleppo, Syria.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

- (21) APPLICATION NO. 2010/40757 IN PART "A".
 (52) Class 26.
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AFRELLE

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 (57) *Nature of goods*— Lace and embroidery, ribbons and braid; buttons, hooks and eyes, pins and needles; artificial flowers.
 (73) *Name of applicant*— Kaneka Corporation.
 (77) *Address*— 2-4, Nakanoshima 3-chome, Kita-ku, Osaka, Japan.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th May, 2010.

- (21) APPLICATION NO. 2010/40542 IN PART "A".
 (52) Class 2.
 (54)

DAMP SHIELD

- (53)
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 (57) *Nature of goods*— Paints, varnishes, lacquers; preservatives against rust and against deterioration of wood; colorants; mordants; raw natural resins; metals in foil and powder form for painters, decorators, printers and artists.
 (73) *Name of applicant* — Akzo Nobel Coatings International B.V.
 (77) *Address*— Velperweg 76, 6824 BM Anhem, Netherlands.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 23rd March, 2010.

- (21) APPLICATION NO. 2010/40417 IN PART "A".
 (52) Class 5.
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NULOJIX

- (53)
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 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.
 (73) *Name of applicant*— Bristol-Myers Squibb Company.
 (77) *Address*— 345 Park Avenue, New York, New York 10154, U.S.A.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 3rd March, 2010.

- (21) APPLICATION NO. 2010/40261 IN PART "A".
 (52) Class 7.
 (54)

TAMSA BENTALL

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 (57) *Nature of goods*— Machines and machine tools; motors and engines (except for land vehicles); machine coupling and transmission components (except for land vehicles); agricultural implements other than hand-operated; incubators for eggs.
 (73) *Name of applicant*— Tool & Automation CC.
 (77) *Address*— 31 Kruger Gardens, Admiralty Way, Summerstrand, Port Elizabeth 6019, Eastern Cape, South Africa.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 20th January, 2010.

- (21) APPLICATION NO. 2010/41135 IN PART "A".
 (52) Class 16.
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WRITEO-MAX

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 (57) *Nature of goods*— 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.
 (73) *Name of applicant*— Global Conquistadors S.A.
 (77) *Address*— Cuba Avenue N36-36, P.O. Box 0816-06748, Panama 5, Panama.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 16th August, 2010.
 Kampala, JULIET NASSUNA.
 23rd August, 2010. *Registrar of Trade Marks.*

- (21) APPLICATION NO. 2010/42159 IN PART "A".
 (52) Class 30.
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 (57) *Nature of goods*— Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice.
 (73) *Name of applicant*— Cai Han Yuan.
 (77) *Address*— P.O. Box 12282, Kampala, Uganda.
 (74)
 (22) *Date of filing application*— 30th November, 2010.

(21) APPLICATION No. 2010/42158 IN PART "A".
 (52) Class 30.
 (54)



(53)
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 (57) *Nature of goods*— Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice.
 (73) *Name of applicant*— Cai Han Yuan.
 (77) *Address*— P.O. Box 12282, Kampala, Uganda.
 (74)
 (22) *Date of filing application*— 30th November, 2010.

(21) APPLICATION No. 2010/42157 IN PART "A".
 (52) Class 30.
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 (57) *Nature of goods*— Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice.
 (73) *Name of applicant*— Cai Han Yuan.
 (77) *Address*— P.O. Box 12282, Kampala, Uganda.
 (74)
 (22) *Date of filing application*— 30th November, 2010.

(21) APPLICATION No. 2010/40780 IN PART "A".
 (52) Class 5.
 (54)

BETALOC ZOK

(53)
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 (64) *Association*— To be associated with T.M. No. 10581.
 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.
 (73) *Name of applicant*— AstraZeneca AB.
 (77) *Address*— SE-151 85 Sodertalje, Sweden.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 20th May, 2010.

Kampala,
 1st December, 2010.

MAUDAH ATUZARIRWE,
 Registrar of Trade Marks.

(21) APPLICATION No. 2009/40172 IN PART "A".
 (52) Class 9.
 (54)

SONG OF AFRICA

(53) *Disclaimer*— Registration of this Trademark shall give no right to the exclusive use of the word 'AFRICA' separately and apart from the mark as a whole.
 (59)
 (64)
 (57) *Nature of goods*— Scientific, nautical, surveying, photographic, cinematographic, optical, weighing, measuring, signalling, checking (supervision), life-saving and teaching apparatus and instruments; apparatus and instruments for conducting, switching, transforming, accumulating, regulating or controlling electricity; apparatus for recording, transmission or reproduction of sound or images; magnetic data carriers, recording discs; automatic vending machines and mechanisms for coin-operated apparatus; cash registers, calculating machines, data processing equipment and computers; fire-extinguishing apparatus.
 (73) *Name of applicant* — Wellspring Africa Creative (Proprietary) Ltd.
 (77) *Address*— 37 Hamilton Avenue, Craighall Park, Johannesburg, Gauteng 2196, South Africa.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 24th July, 2009.

(21) APPLICATION No. 2010/40490 IN PART "A".
 (52) Class 32.
 (54)



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 (57) *Nature of goods*— Beers; mineral and aerated waters and other non-alcoholic drinks; fruit drinks and fruit juices; syrups and other preparations for making beverages.
 (73) *Name of applicant*— S M Jaleel & Company Ltd.
 (77) *Address*— Otaheite Industrial Estate, South Oropouche, San Fernando, Trinidad & Tobago.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 9th March, 2010.

- (21) APPLICATION No. 2010/40544 IN PART "A".
 (52) Class 5.
 (54)

SUSTANON

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

(73) *Name of applicant*—N.V. Organon.

(77) *Address*— Kloosterstraat 6, 5349 AB Oss, Netherlands.

(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*

(22) *Date of filing application*— 23rd March, 2010.

- (21) APPLICATION No. 2010/40628 IN PART "A".
 (52) Class 32.
 (54)



(53)

(59) *Restriction to Colours*— The trademark is limited to the colours blue (PMS 287), gold (PMS 871) and silver (PMS 877) as in shown in the representation accompanying the application.

(64)

(57) *Nature of goods*— Beers; mineral and aerated waters and other non-alcoholic drinks; fruit drinks and fruit juices; syrups and other preparations for making beverages.

(73) *Name of applicant*—Bavaria N.V.

(77) *Address*— De Stater 1, 5737 RV Lieshout, Netherlands.

(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*

(22) *Date of filing application*— 14th April, 2010.

- (21) APPLICATION No. 2010/40626 IN PART "A".
 (52) Class 32.
 (54)

SUN BLAST

(53)
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(57) *Nature of goods*— Beers; mineral and aerated waters and other non-alcoholic drinks; fruit drinks and fruit juices; syrups and other preparations for making beverages.

(73) *Name of applicant*—Nils Jassin EI Accad.

(77) *Address*— P.O. Box 49337, Shiekh Zayed Road, Dubai, U. Arab Emirates.

(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*

(22) *Date of filing application*— 14th April, 2010.

- (21) APPLICATION No. 29871 IN PART "A".
 (52) Class 16.
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سابك
 sabic

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(64) *Association*— To be associated with T.M. No. 29869.

(57) *Nature of goods*— 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.

(73) *Name of applicant*—Saudi Basic Industries Corporation.

(77) *Address*— Intersection of East and North Ring exit No. 8 [Damman Highway] Through Khalid Bin, AlWaleed Street U turn Visitor Gate #1 South 11 422 Riyadh Saudi Arabia.

(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*

(22) *Date of filing application*— 10th May, 2007.

- (21) APPLICATION No. 2010/40899 IN PART "A".
 (52) Class 5.
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KAOSTATEX

(53)
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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.

(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.

(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*

(22) *Date of filing application*— 28th June, 2010.

- (21) APPLICATION No. 2010/40904 IN PART "A".
 (52) Class 5.
 (54)

FLUSIN

(53)
 (59)
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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.

(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.

(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.

(74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*

(22) *Date of filing application*— 28th June, 2010.

(21) APPLICATION NO. 2010/40903 IN PART "A".

(52) Class 5.

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VENTEZE

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.(74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.(22) *Date of filing application*— 28th June, 2010.

(21) APPLICATION NO. 2010/40902 IN PART "A".

(52) Class 5.

(54)

SINUCLEAR

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.(74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.(22) *Date of filing application*— 28th June, 2010.

(21) APPLICATION NO. 2010/40901 IN PART "A".

(52) Class 5.

(54)

PODINE

(53)

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.(74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.(22) *Date of filing application*— 28th June, 2010.

(21) APPLICATION NO. 2010/40900 IN PART "A".

(52) Class 5.

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OROCHLOR

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.(74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.(22) *Date of filing application*— 28th June, 2010.

(21) APPLICATION NO. 2010/40898 IN PART "A".

(52) Class 5.

(54)

HYOSPASMOL

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.(74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.(22) *Date of filing application*— 28th June, 2010.

(21) APPLICATION NO. 2010/40897 IN PART "A".

(52) Class 5.

(54)

BRONKESE

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(57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.(73) *Name of applicant*— Aspen Pharmacare Holdings Limited.(77) *Address*— Building 8, Healthcare Park, Woodlands Drive, Woodmead, sandton, Gauteng, South Africa.(74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.(22) *Date of filing application*— 28th June, 2010.

- (21) APPLICATION No. 2010/40540 IN PART "A".
 (52) Class 5.
 (54)

ANDRIOL TESTOCAPS

- (53)
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 (64)
 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.
 (73) *Name of applicant*— N.V. Organon.
 (77) *Address*— Kloosterstraat 6, 5349 AB, Oss, Netherlands.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 23rd March, 2010.

- (21) APPLICATION No. 2010/40493 IN PART "A".
 (52) Class 5.
 (54)

NUVARING

- (53)
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 (57) *Nature of goods*— Pharmaceutical and veterinary preparations; sanitary preparations for medical purposes; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides.
 (73) *Name of applicant*— N.V. Organon.
 (77) *Address*— Kloosterstraat 6, 5349 AB, Oss, Netherlands.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 9th March, 2010.

- (21) APPLICATION No. 2010/40495 IN PART "A".
 (52) Class 10.
 (54)

NUVARING

- (53)
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 (64)
 (57) *Nature of goods*— Surgical, medical, dental and veterinary apparatus and instruments, artificial limbs, eyes and teeth; orthopedic articles; suture materials.
 (73) *Name of applicant*— N.V. Organon.
 (77) *Address*— Kloosterstraat 6, 5349 AB, Oss, Netherlands.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 29th March, 2010.

- (21) APPLICATION No. 32727 IN PART "A".
 (52) Class 3.
 (54)

ORGANIC ROOT STIMULATOR

- (53)
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 (57) *Nature of goods*— Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; soaps; perfumery, essential oils, cosmetics, hair lotions; dentifrices.
 (73) *Name of applicant*— Namaste Laboratories, L.L.C.
 (77) *Address*— 13636 S. Western Avenue, Blue Island, Illinois 60406, United States of America.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 11th December, 2009.

- (21) APPLICATION No. 2010/40275 IN PART "A".
 (52) Class 12.
 (54)



- (53) *Disclaimer*— Registration of this Trademark shall give no right to the exclusive use of the words 'CAR RENTAL' except as represented.
 (59)
 (64)
 (57) *Nature of goods*— Vehicles; apparatus for locomotion by land, air or water.
 (73) *Name of applicant*— Imperial Holdings Limited.
 (77) *Address*— 140 Boeing Road, Elma Park, Edenvale, Gauteng, South Africa.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 29th January, 2010.

- (21) APPLICATION No. 2010/40274 IN PART "A".
 (52) Class 16.
 (54)



- (53) *Disclaimer*— Registration of this Trademark shall give no right to the exclusive use of the words 'CAR RENTAL' except as represented.
 (59)
 (64)
 (57) *Nature of goods*— 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.
 (73) *Name of applicant*— Imperial Holdings Limited.
 (77) *Address*— 140 Boeing Road, Elma Park, Edenvale, Gauteng, South Africa.
 (74) *C/o. Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.*
 (22) *Date of filing application*— 29th January, 2010.

- (21) APPLICATION No. 2010/40491 IN PART "A".
 (52) Class 30.
 (54)

LEMON ICE

- (53)
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 (57) *Nature of goods*— Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice.
 (73) *Name of applicant*— Wm. Wrigley Jr. Company.
 (77) *Address*— 410 North Michigan Avenue, Chicago, Illinois 60611, United States of America.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 9th March, 2010.

- (21) APPLICATION No. 2010/40633 IN PART "A".
 (52) Class 30.
 (54)

FAN

- (53)
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 (57) *Nature of goods*— Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice.
 (73) *Name of applicant*— Fan Milk International A/S.
 (77) *Address*— Sofiendalsvej 88A, DK-9200 Aalborg SV, Denmark.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 14th April, 2010.

- (21) APPLICATION No. 2010/40632 IN PART "A".
 (52) Class 32.
 (54)

FAN

- (53)
 (59)
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 (57) *Nature of goods*— Beers; mineral and aerated waters and other non-alcoholic drinks; fruit drinks and fruit juices; syrups and other preparations for making beverages.
 (73) *Name of applicant*— Fan Milk International A/S.
 (77) *Address*— Sofiendalsvej 88A, DK-9200 Aalborg SV, Denmark.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 14th April, 2010.

- (21) APPLICATION No. 2010/40634 IN PART "A".
 (52) Class 29.
 (54)

FAN

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Meat, fish, poultry and game; meat extracts; preserved, frozen dried and cooked fruits and vegetables; jellies, jams, compotes; eggs, milk and milk products; edible oils and fats.
 (73) *Name of applicant*— Fan Milk International A/S.
 (77) *Address*— Sofiendalsvej 88A, DK-9200 Aalborg SV, Denmark.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 14th April, 2010.

- (21) APPLICATION No. 2010/40541 IN PART "A".
 (52) Class 19.
 (54)

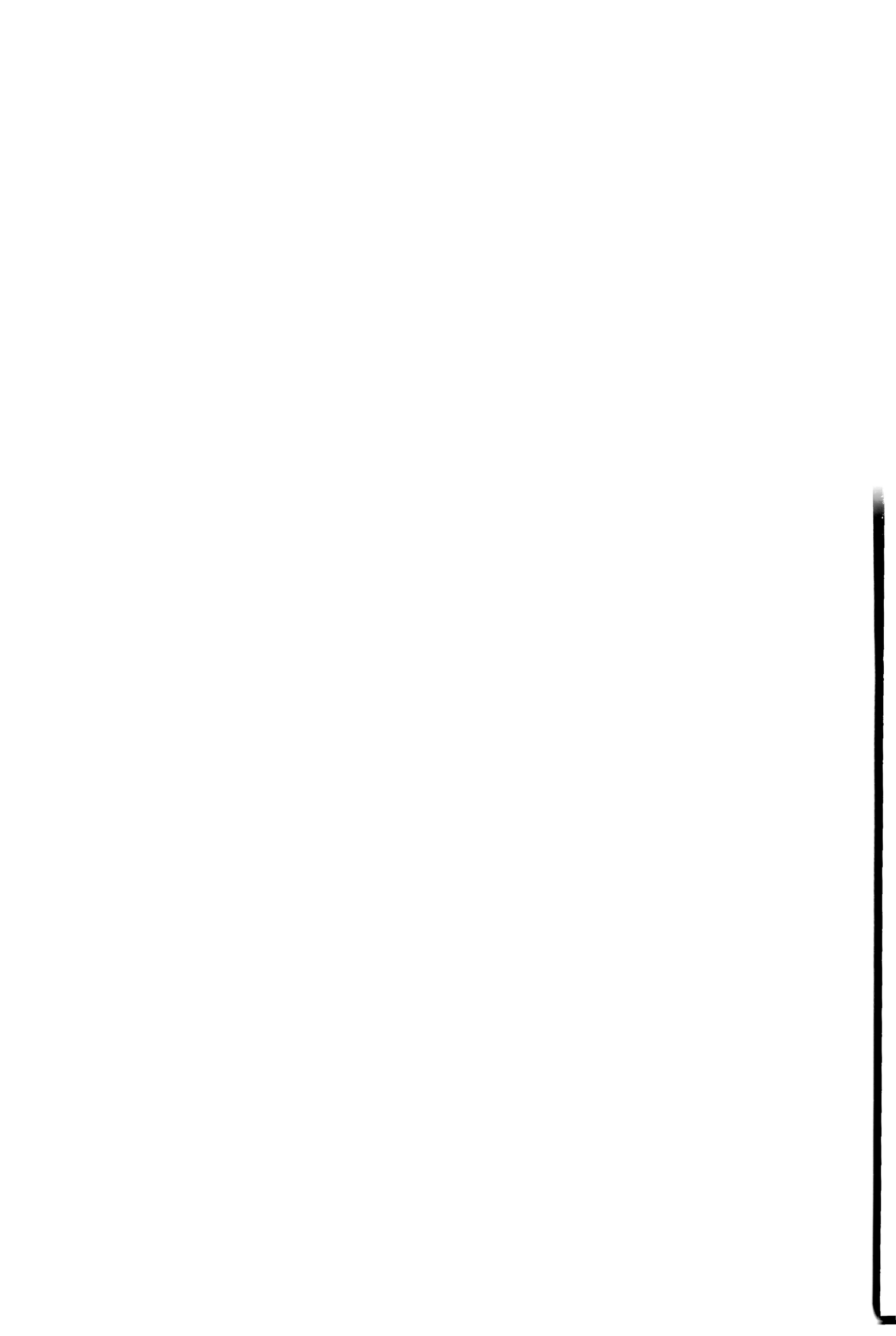
DAMP SHIELD

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Building materials (non-metallic); non-metallic rigid pipes for building; asphalt, pitch and bitumen; non-metallic transportable buildings; monuments, not of metal.
 (73) *Name of applicant*— Akzo Nobel Coatings International B.V.
 (77) *Address*— Velperweg 76, 6824 BM Arnhem, Netherlands.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 23rd March, 2010.

- (21) APPLICATION No. 29870 IN PART "A".
 (52) Class 1.
 (54)

سابك
 sabic

- (53)
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 (64) *Association*— To be associated with T.M. No. 29868.
 (57) *Nature of goods*— Chemicals used in industry, science and photography, as well as in agriculture, horticulture and forestry; unprocessed artificial resins, unprocessed plastics; manures; fire extinguishing compositions; tempering and soldering preparations; chemical substances for preserving foodstuffs; tanning substances; adhesives used in industry.
 (73) *Name of applicant*— Saudi Basic Industries Corporation.
 (77) *Address*— Intersection of East and North Ring exit No. 8 [Damman Highway] Through Khalid Bin, AlWaleed Street U turn Visitor Gate #1 South 11 422 Riyadh Saudi Arabia.
 (74) *C/o.* Muganwa, Nanteza & Co. Advocates, P.O. Box 8543, Kampala.
 (22) *Date of filing application*— 10th May, 2007.
 Kampala, MERCY KYOMUGASHO K. NDYAHIKAYO.
 29th September, 2010. Registrar of Trade Marks.



ADVERTISEMENTS

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Mawokota Block 164 Plot 31 Land at Ziungwe Approx. 10.0 Acres.

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

Kampala, ROBERT V. NYOMBI,
22nd November, 2010. *for Ag. Commissioner for Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Bulemezi Block 30 Plots 209 & 227 Land at Mpande Area 7.085 Hectares.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Penina Nabukalu Kabaalu of Entebbe, a Special Certificate of Title under the above Block and Plot, the Duplicate Certificate of Title which was originally issued having been lost.

Bukalasa, NABUKEERA MADINAH,
9th November, 2010. *Registrar of Titles—Bukalasa.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 254 Plot 3, 11.35 Hectares at Butagunju 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 Mubiru of Katungulu Sabagabo Sin. 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,
29th November, 2010. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kibuga Block 28 Plot 540 Land at Makerere.

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 Musa Muganzi Kalanzi, the original having been lost.

Kampala, ROBERT V. NYOMBI,
3rd December 2010. *for Ag. Commissioner for Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 359 Plot 30 Land at Nakatema.

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 Andeleya Mayanja, the original having been lost.

Kampala, ROBERT V. NYOMBI,
27th August, 2010. *for Ag. Commissioner for Land Registration.*

IN THE MATTER OF THE OATHS ACT CAP 19

AND

IN THE MATTER OF BIRTH AND DEATH REGISTRATION ACT, CAP. 309.

DEED POLL



Know ye all by this Deed Poll that I CHRISTINE JJUUKO of C/o. P.O. Box 10125 Kampala, do hereby absolutely renounce and abandon the use of my former names CHRISTINE NAJJUUKO and do therefore assume from the date thereof the name CHRISTINE JJUUKO

AND

In pursuance of such change of name as foresaid I HEREBY DECLARE that I shall at all times hereafter in all records and deeds and instrument in writing and in all action and proceedings and in all dealing and transactions and upon all occasions whatsoever use, and sign my said. name JJUUKO as my name in lieu of the said names of NAJJUUKO so renounced as aforesaid.

AND I HEREBY AUTHORISE and request all persons to designate and address me by such assumed names CHRISTINE JJUUKO.

IN WITNESS WHEREOF I have hereunder signed by assumed name of JJUUKO and my relinquished name of NAJJUUKO and I have set my hand and seal this 6th day of December, 2010.

SIGNED, SEALED AND DELIVERED by the said CHRISTINE JJUUKO.

Christine Jjuuko

STATUTORY INSTRUMENTS SUPPLEMENT

to The Uganda Gazette No. 73 Volume CIII dated 10th December, 2010

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

2010 No. 52.

THE LOCAL GOVERNMENTS (KYENJOJO TOWN COUNCIL)
(MARKETS) BYELAWS, 2010.

ARRANGEMENT OF BYELAWS

PART I—PRELIMINARY

Byelaw

1. Title
2. Application
3. Commencement
4. Interpretation

PART II—GENERAL

5. Market licence
6. Contractual arrangements with a person investing in the market.
7. Lodge or bar prohibited
8. Restricted business
9. Layout and design of market place
10. Opening hours
11. Designated places for sale of goods
12. Council to specify use of pitch, stall or shop
13. Trades or business under the Public Health Act
14. Prevention of contamination of fresh food

PART III—PROHIBITED PERSONS, GOODS, ACTS, E.T.C

15. Unauthorised persons
16. Persons with diseases
17. Spitting etc
18. Livestock
19. Pet and weapon
20. Playing games
21. Cleanliness
22. Prohibition of slaughter
23. Defacement
24. Drunkenness
25. Motor vehicles
26. Bicycles

PART IV—SELL OF CERTAIN ARTICLES PROHIBITED

27. Prohibited goods
28. Use of pitch
29. Sign board
30. Subletting

PART V—MISCELLANEOUS

31. Weights and measures
32. Sale of goods outside the market
33. Powers of market administrator
34. Market fees
35. Market barrier
36. Offences and penalties

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

2010 No. 52.

The Local Governments (Kyenjojo Town Council) (Markets) Byelaws, 2010.

(Under Section 39 of the Local Governments Act, Cap 243)

IN EXERCISE of the powers conferred upon Kyenjojo Town Council by section 39 of the Local Governments Act, these Byelaws are made this 29th day of May 2009.

PART I—PRELIMINARY

1. Title.

These Bye-laws may be cited as the Local Governments (Kyenjojo Town Council) (Markets) Bye-laws, 2010.

2. Application.

These Bye-laws apply to markets established within the jurisdiction of the Kyenjojo Town Council.

3. Commencement.

These Byelaws shall come into force thirty days after publication in the Gazette.

4. Interpretation.

In these Bye-laws, unless the context otherwise requires—

“Act” means the Local Governments Act, Cap 243;

“child” means a person below the age of 18 years;

“Council” means the Town Council of Kyenjojo;

“currency point” has the value assigned in the Sixth Schedule to the Act and as may be amended by the Minister under the Act;

“deface” means to spoil the appearance of a market;

“market administrator” means any person appointed by the Council to supervise the whole or parts of any market within the Town Council and includes any Officer of Council or market tenderer;

“matooke” means a type of green banana commonly cooked and eaten as a meal;

“pitch” means a portion of the ground or floor of the market allocated to a vendor for the purpose of exposing goods for sale;

“stall” means a portion of a market upon which any structure has been erected by or with the approval of the Council for the purpose of exposing goods for sale; and

“shop” means a portion of the market erected by or with approval of the Council for the purpose of being used as a store for goods which are being offered for sale.

PART II—GENERAL

5. Market licence.

(1) A person shall not establish or maintain a market within the jurisdiction of the Council without a market licence issued by the Council in the prescribed form.

(2) Where a person intends to establish and maintain a market, he or she shall apply to the Council and shall indicate in the application—

- (a) his or her name;
- (b) his or her address;
- (c) the location where he or she intends to establish the market;
- (d) the nature of business activities he or she intends to make provisions for in the market; and
- (e) the proposed administrative and management set up he or she intends to put in place for operating the market.

(3) An application for a market licence shall be accompanied by the technical drawings of the market plan.

6. Contractual arrangements with a person investing in the market.

(1) The Council may enter into contractual arrangement with a person, firm, company or organisation which intends to invest money in the establishment and maintenance of the market.

(2) A contractual arrangement entered into under sub byelaw (1) shall not operate to relieve a person from complying with the provisions of the bye-law with regard to proper operations of the market.

7. Lodge or bar prohibited.

A person shall not operate a lodge or a bar within a market.

8. Restricted business.

(1) A person shall not operate any of the following businesses within a market unless the Council has approved that the market is structured in such a way as to cater for such business activities—

- (a) a medical clinic;
- (b) a hair salon;
- (c) a metal or carpentry workshop.

(2) Where any of the businesses referred to in sub-byelaw (1) has been approved in a market, the market administrator shall provide and maintain adequate facilities within the market for the protection of health and safety of the public from any risk to emanate from the premises where the business is operated.

(3) Where a person with the approval of the Council, is operating a business within the market which otherwise attracts a particular type of licence under the law, he or she shall pay both the market dues and that particular licence notwithstanding that he or she is operating within a market.

9. Layout and design of market place.

(1) A person shall not operate a market in contravention of the plan approved by the Council, which plans shall accommodate the needs of persons with disabilities.

(2) The Council shall approve the layout and design of space for different business activities within a market at such times as the Council may deem necessary.

(3) A market administrator who intends to alter the layout and design of space for business activities within the market shall first present the alternation plan to the Council for approval and the Council may approve the plan subject to such modifications or directions as it may deem necessary.

10. Opening hours.

A market shall be open from Sunday to Saturday between 4:00 am and 11:00 pm under normal circumstances.

11. Designated places for sale of goods.

A person shall not sell, offer or expose for sale goods in a market except at a pitch, stall or shop prescribed by the Council for that purpose.

12. Council to specify use of pitch, stall or shop.

The Council shall have the right to decide and specify the type of commodity or commodities that may be kept or exposed for sale in any pitch, stall or shop.

13. Trades or business under the Public Health Act.

A person shall not carry out in a market, any trade or business which is required to be licensed under the Public Health Act or any rules under the Act, without first having obtained the necessary licence under the Act or the rules.

14. Prevention of contamination of fresh food.

A person handling fresh food for sale shall not permit any part of the fresh food to come into contact with the ground

15. Unauthorised persons

(1) A person shall not be allowed to enter a market at any time when the market is closed, unless authorised by the Council.

(2) A market vendor shall not come with a baby in a market.

(3) A person who contravenes this bye-law commits an offence.

16. Persons with diseases

A market vendor suffering from any infectious or contagious disease shall not enter a market.

17. Spitting, etc

A person shall not spit on the market grounds or commit nuisance in a market.

18. Livestock.

Livestock shall not be allowed in a market except in such places as may be designated for that purpose by the Council.

19. Pet and weapon.

(1) A person shall not within the precincts of a market have pet.

(2) A person shall not without reasonable cause, enter a market with a stick, knife or any other weapon of any kind.

20. Playing games.

A person shall not within the precincts of a market-

(a) play a game; or

(b) shout, whistle, sing or play any musical instrument to the annoyance of any other person, unless otherwise authorised by the Council.

21. Cleanliness.

A person occupying a pitch, stall or shop in a market shall keep that pitch, stall or shop and his or her wares clean and shall dispose of all refuse, garbage, offal and waste, liquid or solid, from his or her pitch, stall or shop in accordance with the requirements of the Council.

22. Prohibition of slaughter.

A person shall not slaughter, dress or clean any animal, bird or fish in a market except as permitted by the Council, and with the facilities approved or provided by the Council for the purpose.

23. Defacement.

A person shall not deface, foul or misuse in any way, any part of the market.

24. Drunkenness.

A person who is found drunk or who behaves in a disorderly manner in a market, commits an offence.

25. Motor vehicles.

A person shall not drive, cause, allow or permit a motor vehicle other than a motor vehicle belonging to the Council or the market administrator to enter the market with out the permission of the market administrator.

26. Bicycles.

A person shall not ride, cause, allow or permit a bicycle to be brought inside the market except at such places as may be set aside for storage of bicycles by the Council.

PART IV—SALE OF CERTAIN ARTICLES PROHIBITED.

27. Prohibited goods.

The following goods shall not be sold in a market—

- (a) hides and skins;
- (b) live animals other then poultry and fish within pitches provided for that purpose;

- (c) fresh meats and offal, except within a meat stall or shop licenced as a butcher's shop;
- (d) fresh fish, except within a fish stall or shop licenced as such;
- (e) food which has been cooked or otherwise prepared for immediate consumption, except within a licenced eating house;
- (f) cloth and manufactured goods except within pitches, stalls or shops set aside for that purpose; and
- (g) meat and fish which has not been approved for sale by the Council notwithstanding that the place in which it is being sold is licenced.

28. Use of pitch.

A person shall not sell, offer or expose for sell any food staff other than matooke, root foods, grain foods, vegetable or fruits at pitches, stalls or shops other than those set aside for such purposes.

29. Sign board.

A person shall not place or exhibit any sign board or notice in a market with out permission of the Council.

30. Subletting.

(1) A person to whom a pitch, stall or shop has been allocated within a market shall not without permission of the Council sublet that pitch, stall or shop.

(2) Sub-byelaw (1) does not apply to a person who actually owns a pitch, stall or shop in a market and is therefore not a tenant of the Council.

PART V—MISCELLANEOUS.

31. Weights and measures.

(1) A person selling goods by weight or measure shall be in possession of weighing scale approved by an authorised inspector responsible for weights and measures.

(2) A person who cheats by disfiguring any apparatus or measurement used for selling goods in the market commits an offence.

32. Sale of goods outside the market.

A person shall not sell, offer or expose for sale by retail at any place other than a market, any dried fish, vegetable, fruit root, grain food, maize, charcoal or firewood, except in a store in respect of which a trading licence has been issued under the provisions of the Trade Licensing Act or unless the person is in possession of a hawkers permit.

33. Powers of market administrator.

(1) A market administrator shall have the power to expel from the precincts of a market a person who conducts himself or herself in a manner likely to cause a breach of the peace or the occupier of a pitch, stall or a servant of such occupier who has been convicted of an offence involving theft or fraud and may prevent such a person from occupying a pitch or stall.

(2) A person who continues to occupy pitch or stall after having been expelled under sub-byelaw (1) commits an offence.

(3) Without prejudice to sub-byelaws (1) and (2), a person aggrieved by the decision of the market administrator may appeal to the Town Clerk.

34. Market fees.

(1) A person shall not occupy a pitch or stall for which charges are levied on daily basis unless he or she pays to the market administrator the fees as prescribed by the Council.

(2) The market administrator shall upon receipt of payment, issue a ticket.

(3) A person shall not deliver or sell goods or commodities on a wholesale basis unless he or she has paid the fees prescribed by the Council.

35. Market barrier.

A market shall be surrounded by a fence, wall or other suitable barrier with a proper gate or gates.

36. Offences and penalties.

A person who commits an offence under these Byelaws is liable on conviction to a fine not exceeding two currency points or for a term of imprisonment not exceeding six months or both.

Considered and Passed by the Town Council of Kyenjojo on 29th day of May 2009

I certify that this bye-law is not inconsistent with the Constitution of the Republic of Uganda 1995 or any law enacted by Parliament or District.

JAMES BYAMUKAMA,
District Chairperson Kyenjojo.

Dated 08th February 2010.

I hereby signify my hand this 08th day of February 2010.

HON. TWINE TWAHA MUSA,
*Chairperson,
Kyenjojo Town Council.*

Cross references

Local Governments Act, Cap. 243

Public Health Act, Cap.281.

STATUTORY INSTRUMENTS SUPPLEMENT

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

2010 No. 53.

**THE LOCAL GORVERNMENTS (KYENJOJO TOWN COUNCIL
(TAXI PARKS AND OTHER DESIGNATED PARKING AREAS)
BYELAWS, 2010.**

ARRANGEMENT OF BYLAWS

Bylaw

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3. Commencement
4. Objectives
5. Interpretation

**PART II—ESTABLISHMENT OF TAXI PARK AND OTHER
DESIGNATED AREAS FOR LORRIES AND BODA-BODAS**

6. Power to establish taxi parks, lorry and boda boda stages.

PART III—FEES

7. Taxi park and lorry stage fees.
8. Boda boda stage fees
9. Compulsory inspection
10. Use, possession, etc of unlawful receipts
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Bylaw

13. Taxi to operate within the park
14. Touting prohibited
15. Parking in the road and junctions prohibited
16. Care to be exercised using the park or stage
17. Impounding of vehicles
18. Guides
19. Obstructions
20. Permits for boda boda (bicycle) riders
21. General penalty.

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

2010 No. 53.

The Local Governments (Kyenjojo Town Council) (Taxi Parks and Other Designated Parking Areas) Byelaws, 2010.

(Under Section 39 of the Local Governments Act, Cap 243)

IN EXERCISE of the powers conferred upon Kyenjojo Town Council by section 39 of the Local Governments Act, these Bye-laws are made this 29th day of May 2009.

PART I—PRELIMINARY

1. Title.

These Bye-laws may be cited as the Local Governments (Kyenjojo Town Council) (Taxi Parks and Other Designated Parking Areas) Byelaws, 2010.

2. Application.

These Bye-laws apply to the area of jurisdiction of Kyenjojo Town Council.

3. Commencement.

These Bylaws shall come into force thirty days after publication in the Gazette.

4. Objectives.

These Bye-laws are intended to provide for the establishment, management, maintenance and control of taxi parks and other designated parking areas for Lorries and boda bodas in the town with a view to—

- (a) provide for the registration of motorcycles, bicycle riders and uniforms for bicycle riders;
- (b) provide for the raising of revenue to Council for the provision of services to the people of Kyenjojo Town; and

- (c) provide for easy traffic control in the Town and connected matters.

5. Interpretation.

In these Bye-laws unless the context otherwise requires—

“court” means a court of competent jurisdiction;

“officer” means a person authorised by the Council to perform duties in relation to these Bye-laws;

“taxi park” means that area declared from time to time by the Council to be used exclusively by the taxis and it is hereby declared that whenever any taxi enters the boundaries of Kyenjojo Town, it will be taken to have entered Kyenjojo Taxi park;

“lorry park” means that area declared from time to time by the Council to be used exclusively by the lorries and include boundaries;

“Boda-Boda stage” means that area declared from time to time by the Council to be used exclusively by the boda boda motorcycles or bicycles;

“taxi” means a motor car, minibus or bus or such vehicles carrying passengers for hire or reward and their properties or goods;

“lorry” means a motor car pick up or tipper or trailer or such other vehicle carrying goods for hire or reward;

“boda-boda” means a motorcycle or bicycle carrying passengers for hire or reward or such vehicles with two wheels;

“receipt” means a receipt issued by an officer of the Council in connection with these Bye-laws;

“currency point” means that meaning provided in the Sixth Schedule of the Local Governments Act, Cap. 243 as may be revised from time to time by the Minister under the Act.

PART II—ESTABLISHMENT OF TAXI PARKS AND OTHER DESIGNATED
AREAS FOR LORRIES AND BODA BODAS.

6. Power to establish taxi parks, lorry and boda boda stages.

(1) There shall be established taxi parks, lorry and Boda-Boda stages by the Council in accordance with the provisions of Part III of the Second Schedule to the Local Governments Act Cap. 243.

(2) The Council may establish a general park of taxis and Lorries where deems fit.

PART III—FEES

7. Taxi park and lorry stage fees.

(1) There shall be established a taxi park and a lorry stage fees which shall be fixed by the Council and shall be revised from time to time as the Council deems fit.

(2) Entry fee shall be paid only upon the first entry into the park or stage and this shall be evidenced by the issuing of a receipt (sticker) by a Council officer.

(3) Loading fee shall be fixed by the Council from time to time and shall be paid at every route, evidenced by the issuing of the receipt by a Council officer.

(4) For the avoidance of doubt the loading fee for lorries shall be paid on a monthly basis and before the end of each calendar month except for lorries that are not registered shall pay routine loading fee.

(5) Offloading fee shall be fixed by the Council and revised by the Council from time to time and shall be paid at every offloading evidenced by issuing receipt by the officer concerned.

8. Boda boda stage fees.

(1) There shall be boda-boda stage fee which shall be fixed by the Council and may be revised from time to time as the Council deems fit.

(2) Byelaw 7 (2) of these Bye-laws shall apply to entry fee to a boda boda stage.

(3) There shall be a loading fee to be fixed by the Council from time to time and this shall be paid before the end of each calendar month and on a monthly basis evidenced by the issuing of a receipt (sticker) by a Council officer.

9. Compulsory inspection.

(1) The receipt shall be produced at any time by the driver, conductor or cyclist of a taxi, lorry or Boda boda for inspection if so required by an officer.

(2) A person who contravenes the provisions of sub-byelaw (1) commits an offence and is liable on conviction to a fine not exceeding two currency points or to imprisonment not exceeding six (6) months or both.

10. Use, possession, etc of unlawful receipts.

(1) A person commits an offence who without lawful excuse—

- (a) makes any receipt which resembles a receipt issued by the Council officer;
- (b) knowingly has in his possession a receipt so issued and is calculated to deceive;
- (c) uses any receipt so issued which is altered or defaced;
- (d) fraudulently or knowingly alters or defaces any receipt so issued;
- (e) fraudulently uses, lends or permits to be used any receipt so issued; or
- (f) buys or sells any receipt which resembles a receipt so issued and is calculated to deceive.

(2) A person who commits an offence under sub-byelaw (1) and is liable on conviction where no other penalty is prescribed under any other law to a fine not exceeding two currency points or to imprisonment not exceeding six months or both.

11. Cancellation of receipts issued corruptly.

A person who corruptly solicits or receives or agrees to receive for himself or any other person a gift as an inducement or reward for issuing any receipt required to be issued under these Bye-laws commits an offence and is liable on conviction where no other penalty is prescribed under any other written law to a fine not exceeding two currency points or to imprisonment not exceeding six months.

12. Traffic control.

(1) The driver or conductor or cyclist of the taxi or lorry or boda boda shall at all times obey the lawful orders, directions or instructions of the officer of the Council under these Bye-laws.

(2) A person who contravenes this bye-law commits an offence and is liable on conviction to a fine not exceeding two currency points or imprisonment not exceeding six months or both.

13. Taxi to operate within the park.

(1) A driver or conductor or any cyclist of a taxi, lorry or boda boda shall not operate from outside the park or stage except that, passengers beyond a distance of four hundred metres from the other limit of any parking area may be carried.

(2) A person who contravenes this bye-law commits an offence and is liable on conviction to a fine not exceeding two currency point or imprisonment not exceeding six months or both.

14. Touting prohibited.

(1) A person shall not tout for passengers while a taxi is in the park.

(2) A person who contravenes this bye-law commits an offence and is liable on conviction to a fine not exceeding two currency points or imprisonment not exceeding six months or both.

15. Parking in the road and junctions prohibited.

(1) A person who unlawfully or negligently parks a vehicle or boda boda in a road or junction or on street or such place likely to cause danger to other road users commits an offence under the Traffic and Road Safety Act 1998, Cap. 361.

(2) The Council shall put notices on prohibited places.

16. Care to be exercised using the park or stage.

(1) No taxi, lorry or boda boda shall be driven or used within the park beyond the authorised speed limit or in such a manner as to endanger or cause a nuisance to other persons, taxis or property.

(2) A person who contravenes sub-bylaw (1) commits an offence and is liable on conviction to a fine not exceeding two currency points or imprisonment not exceeding six months or both.

(3) The Council shall affix a sign post at the entrance gate to show the authorised speed limit in the park or stage.

17. Impounding of vehicles.

(1) The Council may impound any taxi, lorry or boda boda found operating within the Council without evidence of payment of operation fees.

(2) The impounded vehicle shall be kept at the police station or such other place as Council may deem safe and will be released after—

(a) payment by the offender of a sum fifty thousand shillings or more being costs for impounding the vehicle; and

(b) up to date payment by the offender of fee due to the Council.

18. Guides.

(1) There shall be authorised guides (brokers) whose duty shall be to guide and assist passengers within the park.

(2) The park guides shall be registered by the park authorities.

(3) Park guides shall wear a uniform approved by the Council while on duty.

(4) An unauthorised person is not permitted to operate in the park as a park guide.

(5) A person who collaborates with or uses an unauthorised person for the purpose of loading any taxi as a guide commits an offence—

- (a) where the person is a driver or conductor he or she shall be liable to a fine not exceeding two currency points or imprisonment not exceeding six months or both; and
- (b) where the person is an authorised guide, the person shall be suspended from work for a period not less than a month without any entitlement or a wage or a salary or any other reward or indefinitely dismissed.

19. Obstructions.

A person who obstructs a Council authority, authorised officer or a person engaged in carrying out any order given under this Part commits an offence and is liable on conviction where no other penalty is prescribed under any other written law to a fine not exceeding two currency points or imprisonment not exceeding six months or both.

20. Permits for boda boda (bicycle) riders.

(1) A person shall not operate a boda boda (bicycle) in the town except with a relevant permit issued by the Council.

(2) A Boda boda bicycle rider shall wear uniforms with identification numbers of which shall be determined by the Council.

21. General penalty.

A person who contravenes any of the provisions of these By-laws commits an offence and shall on conviction where no specific penalty is provided to a fine not exceeding two currency points or imprisonment not exceeding six months or both.

Considered and Passed by the Town Council of Kyenjojo on 29th day of May 2009.

Under Sub Section (2) of section 39 of the Local Governments Act Cap. 243 Uganda Laws 2000.

I certify that this bye-law is not inconsistent with the Constitution of the Republic of Uganda 1995 or any law enacted by Parliament or District.

JAMES BYAMUKAMA,
District Chairperson Kyenjojo.

Dated 08th February 2010.

I hereby signify my hand this 08th day of February 2010.

HON. TWINE TWAHA MUSA,
Chairperson,
Kyenjojo Town Council.

Cross references

Local Governments Act, Cap. 243.

Traffic and Road Safety Act, 1998, Cap. 361.

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

2010 No. 54.

**THE LOCAL GOVERNMENTS (KYENJOJO TOWN COUNCIL) (SOLID
WASTE MANAGEMENT) BYELAWS, 2010.**

—————
ARRANGEMENT OF BYELAWS

Byelaw

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4. Objectives.
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7. Prohibition of placement or deposit of solid waste
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S T A T U T O R Y I N S T R U M E N T S

2010 No. 54.

The Local Governments (Kyenjojo Town Council) (Solid Waste Management) Bye-laws, 2010.

(Under Section 39 of the Local Governments Act, Cap 243)

IN EXERCISE of the powers conferred upon Kyenjojo Town Council by section 39 of the Local Governments Act, these Byelaws are made this 29th day of May 2009.

PART I—PRELIMINARY

1. Title.

These Bye-laws may be cited as the Local Governments (Kyenjojo Town Council) (Solid Waste Management) Bye-laws, 2010.

2. Application.

These Bye-laws apply to all areas of the town including private premises, government owned properties and Council properties.

3. Commencement.

These Bye-laws shall come into force thirty days after publication in the Gazette.

4. Objectives.

(1) These Bye-laws are intended to—

- (a) provide for the control, storage, collection, transportation, treatment, processing and disposal of solid waste generated within Kyenjojo Town Council;
- (b) provide for the establishment of solid waste disposal facilities for solid waste generated within the Town;
- (c) regulate the development, construction, maintenance and operation of solid waste disposal facilities;

- (d) provide for sorting and separation of solid waste at source by the producer or generator of solid waste and waste disposal fee; and
- (e) provide for the establishment and control of landfill and for connected matters.

5. Interpretation.

(1) In these Bye-laws, unless the context otherwise requires—

“animal waste” means waste from stables, kennels, pet pens, chicken coops, veterinary establishments, slaughter houses and others of a similar nature, and includes discarded parts from slaughtered animals;

“clinical waste” means a waste material that has come into contact with body fluids or tissues;

“compositing” means a controlled condition or process under which organic material decomposes and waste stabilises in a manner that does not create a public nuisance;

“commercial solid waste” means any solid waste produced by stores , shops, hotels, restaurants, markets, multiple residential units and similar concerns operated for profit;

“construction and demolition waste” means rubble and spoils resulting from the construction, remodelling, repair, and demolition operations on commercial, institutional and industrial establishments, dwelling units, garages, pavements, streets, alleys, trenches and other structures;

“container solid waste” means garbage and trash generated by a house hold and placed in a prescribed container;

“Council” means the Kyenjojo Town Council and includes its appointed agents and licenced collectors;

“town” means Kyenjojo Town;

- “dustbin” means a movable receptacle for the deposit of refuse;
- “incineration” means the process of burning waste to ash;
- “inorganic waste” means unwanted matter which is non biodegradable;
- “medical waste” means waste consisting of human or animal tissue, any part of a human or animal body that has been removed by surgery and any contaminated material such as, but not limited to bandages and hypodermic needles;
- “organic waste” means unwanted matter which is biodegradable;
- “objectionable waste” includes hazardous and dangerous waste;
- “person” includes an institution, public or private corporation, individual person or entity;
- “protective clothing” includes gumboots, industrial gloves, masks, overalls and head covers;
- “public nuisance” means something which is injurious or obnoxious to health or offensive to the senses, or is an obstruction to the free use of property as to interfere with the comfortable enjoyment of life or which obstructs free passage or use in the customary manner;
- “reclamation” means the process of obtaining useful products from waste materials;
- “recycling” means the process of obtaining useful products from waste materials;
- “refuse” includes any waste whether liquid or solid which is discharged, emitted or deposited in the environment;
- “responsible person” means the owner, occupant, resident, lessor, lessee, manager, licensee, or other person having control of premises or over a structure or parcel of land;

“skip” means a container owned by the Council and made available to residents for their use as part of the Council's solid waste collection system;

“solid waste” means garbage, refuse, trash, and other materials or products including putrescible and non putrescible wastes, organic and inorganic waste, combustible and non-combustible waste, and liquid non-hazardous waste, but does not include hazardous waste or human body parts; and

“special waste” means solid waste which is hazardous such as medical and industrial waste.

(2) Terms and references used in these Bye-laws have the same meaning as in the Local Governments Act Cap. 243 unless the contrary intention is stated.

PART II—PLACEMENT

6. Responsibility.

(1) Every owner or occupant of a dwelling or commercial premises is responsible for waste generated at those premises until it is collected by the Council, its appointed agents or operators licenced by the Council.

(2) Every owner or occupant of any premises, business establishment or industry is responsible for the sanitary condition of his or her premises, business establishment or industry and for the proper placement for collection of all solid waste.

7. Prohibition of placement or deposit of solid waste.

(1) A person shall not place, deposit or allow any solid waste to be placed or deposited on his or her premises or on private property, on a public street, road side, or in a ditch, river, stream, lake, pond, canal, channel, or in a park, or in any gulch, ravine, excavation, or other place where it may be or become a public health nuisance.

(2) This section shall not be construed to prevent the approved placement of solid waste for collection purposes in accordance with these Bye-laws or any other law.

(3) A person who keeps solid waste other than in a manner prescribed by these Bye- laws commits an offence.

8. Use of skips.

(1) A person shall not use a skip for a purpose other than the placement of solid waste unless other wise authorised by the Council.

(2) A person shall not, except with the permission or consent of the Council, remove, collect or scavenge any solid waste deposited in a skip.

(3) A person who violates this bye-law commits an offence.

PART III—STORAGE CONTAINERS

9. Storage of solid waste.

(1) Solid waste shall be kept and stored in such a manner that it shall not be easily scattered or blown by the wind, and where practicable, in durable containers or dustbins.

(2) The responsible person in a dwelling place, business establishment or other premises where refuse accumulates shall ensure that sufficient numbers of suitable approved dustbins or containers for receiving and storing refuse are provided at the premises.

10. Containment of commercial solid waste.

(1) A person shall provide dustbins, cans or bags for the storage of commercial solid waste accumulated at his or her premises.

(2) A commercial, institutional or industrial establishment where the amount of solid waste accumulates and cannot be conveniently stored in dustbins cans or bags shall provide for alternative containment of the waste.

11. Quality of waste containers.

(1) A solid waste container shall—

(a) be constructed of durable non-absorbent, non-combustible materials, and suitable water tight covers;

- (b) be kept covered except when being loaded or emptied;
- (c) in case of dustbins and solid waste containers be maintained in a sanitary lanes; and
- (d) be stored or maintained in such a manner as not to constitute a nuisance or health hazard.

(2) All solid waste containers provided by occupants of premises, business establishments or industries shall be subject to the approval of the Council.

12. Prohibition of deposit in skip.

(1) Solid waste generated by commercial, institutional and industrial establishments shall not be deposited or disposed of into a skip, except where a disposal service is being provided to the establishment by the Council.

(2) A person who violates this bye-law commits an offence.

13. Marking of containers.

(1) Solid waste containers provided by a holder of a permit under these Bye-laws for public use shall be legibly and durably marked with the name and address of the holder of the permit.

(2) Containers provided under sub-bylaw (1) shall be of a sufficient size and number to accommodate the area serviced and shall be emptied completely during the collection operation and, where required, be treated to prevent vermin, odour or other public nuisance.

14. Fire on skip prohibited.

A person shall not light or cause a fire to be lit on a skip and any ash deposited in a skip shall be dampened with water to extinguish any live embers.

15. Storage of solid waste.

(1) The owner or occupier of any premises is responsible for the sanitary condition of his or her premises.

(2) A person shall not keep solid waste or animal waste except as provided under these Bye-laws.

(3) Except as provided in these Bye-laws no person shall bury, dump or deposit, or cause to be buried, dumped or deposited upon any street, alley or premises, solid waste of any kind.

16. Solid waste containment and disposal requirements.

A person at any dwelling unit, commercial, industrial or institutional establishment or ground within the limits of the town where solid waste accumulates, shall ensure that solid waste is placed in containers prescribed and approved by the Council, depending upon the type of collection service provided.

17. Material not to be deposited.

Explosive and flammable material of any kind shall not be placed in a solid waste container.

18. Construction waste.

(1) Construction and demolition waste resulting from construction, reconstruction, demolition or repair of premises shall not be placed with other solid waste for collection.

(2) Where construction waste is generated by a contractor, the contractor is responsible for the prompt removal and disposal of the waste at an authorised disposal site.

(3) All construction waste shall be removed promptly and shall not be stored in any location where it may be blown or otherwise dispersed beyond the construction site.

(4) A person who contravenes any provision under this part commits an offence.

PART IV—COLLECTION

19. Responsibility of Council to collect and dispose of solid waste.

The Council shall, either by its agents, servants or licenced collectors, ensure that solid waste in the Town is collected and conveyed to treatment installations or approved disposal sites to the extent required to satisfy both public health and environmental conservation requirements and as provided in these Bye-laws.

20. Sorting of solid waste.

(1) A responsible person or producer of solid waste shall sort and separate the solid waste into organic, inorganic and special waste.

(2) A person who fails to sort and separate his or her solid waste into organic, inorganic and special waste commits an offence.

21. Collection fees.

(1) The Council shall from time to time prescribe fees for the collection and final disposal of solid waste by the Council.

(2) The fees prescribed under sub-bye-law (1) shall be paid by the responsible party to the Council or to the permitted collectors of solid waste by the responsible person.

(3) The fees prescribed in this bye-law may be annual or periodic and shall be set at an amount that covers collection, storage and disposal costs.

22. Prohibition of dealing in solid waste without authorisation.

A person commits an offence who—

- (a) not being authorised by the Council to remove, collect or disturb solid waste in containers, or to remove solid waste from a container does so;
- (b) other than the Council or licensed solid waste transporters collects and disposes of solid waste;
- (c) uses for any purpose other than its intended purpose, a skip provided by the Council;
- (d) scatters or litters solid waste upon any private or public property;
- (e) collects, transports, removes or disposes of refuse at a fee or other consideration without a valid permit from the Council; or
- (f) defaults or neglects to pay the prescribed solid waste disposal fee.

23. Frequency of collection.

(1) The frequency of collection of solid waste shall be in accordance with the regulations of the collection agency but shall be regular enough not to cause a public health nuisance.

(2) All solid waste shall be placed on the premises for convenient collection as designated by the Council.

(3) A collection agency shall provide each head of a household or business or institution establishment serviced by the agency with a copy of the requirements governing the storage and collection of solid waste which shall include at least the following—

- (a) scheduled days of collection;
- (b) places to be served;
- (c) places not to be served;
- (d) materials not acceptable for collection;
- (e) preparation of refuse for collection;
- (f) types and sizes of containers permitted; and
- (g) points from which collection will be made.

24. Methods of collection.

(1) Except otherwise provided by under these Bye-laws, the mechanical solid waste collection system is the only waste collection system to be provided to residents of the town Council.

(2) Where it is impractical for the Council collection vehicles to operate due to adverse or other conditions, the Council may substitute another system or require the residents to seek private collection services.

25. Residents to contract with private collectors.

Residents who do not use the Council's solid waste collection system shall be required to contract with authorised private collectors or a solid waste collection service.

26. Removing of skips.

(1) Only the Council or its agent may remove a skip from its assigned location.

(2) A person who removes a skip from the address to which it is assigned without authorisation from the Council commits an offence.

PART V—TRANSPORTING OF SOLID WASTE

27. Vehicles used for collection of waste.

(1) Vehicles used for the collection and transportation of refuse shall have secure metal bodies of easily cleaned constructor and shall be cleaned and decontaminated frequently to prevent their becoming a public health nuisance, and shall be maintained in good mechanical condition and repair.

(2) Vehicles shall be loaded and moved in such a manner that the contents are not exposed and do not fall, leak and spill, and where spillage occurs, it shall be removed immediately by the holder of a permit or transportation in a sanitary manner.

(3) Each vehicle operated under a permit shall have the permit number clearly inscribed on the side door panels and rear face of the vehicle in 6cm letter or numerals, or both.

(4) The Council shall approve all vehicles engaged in the business of collecting transporting, and disposing of solid waste.

28. Hauling prohibited.

A person commits an offence who hauls or causes to be hauled on or along any public street, right of way or alley in the town, any solid waste, unless that waste is in a vehicle or receptacle so constructed or covered as to prevent the contents from falling, leaking or spilling and to prevent any obnoxious odour escaping from the waste.

29. Refuse to be securely covered.

All solid waste shall be transported in an enclosed vehicle or be adequately and securely covered to prevent it from being blown away or falling off the vehicle.

30. Transporters to follow scheduled routes.

Vehicles transporting waste or other means for the conveyance of waste shall follow the approved scheduled route from the point of collection to the disposal site or plant.

31. Disposal methods.

(1) All refuse shall be disposed of by a method prescribed by the Council.

(2) All methods of disposal prescribed under sub-byelaw (1) shall include rodent, insect and nuisance control at the place of disposal.

(3) A holder of a permit shall dispose of solid waste in accordance with the method approved by the Council and at an approved site and the approval must be obtained in an advance and before any change of method of disposal or site.

32. Incineration.

A person shall not dispose of refuse by incineration except in accordance with these Bye-laws, the Public Health Act, the National Environment Act and any other law in force in Uganda.

33. Incineration methods to be approved by Council.

(1) Where waste is to be disposed of by incineration—

- (a) the plans and specifications along with any other information necessary to evaluate the incineration project shall be submitted to the Council for approval before construction is commenced; and
- (b) an approved method for the disposal of the non combustible refuse shall be provided.

(2) Where incineration is to be carried out, the following shall be complied with—

- (a) the capacity of the incinerator shall be sufficient for the maximum production of refuse expected;

- (b) non combustible refuse shall be disposed of by a method approved by the Council; and
- (c) skilled personnel shall be employed to ensure the proper operation and maintenance of the facilities in a nuisance free manner.

34. Clinical and medical waste.

Clinical waste and medical waste shall be disposed of by incineration or autoclaving before being disposed of at a land fill.

35. Reclamation plants.

(1) A person shall not operate an establishment for the purpose of composing, processing or reclaiming refuse without a valid permit issued by the Council.

(2) Plan specifications and other information pertinent to a reclamation plant shall be submitted to the Council for approval before the start of the project and no construction work shall commence until that approval has been obtained.

(3) Provision shall be made for the proper disposal of all refuse not considered suitable for decomposing, reclamation or processing.

(4) Skilled personnel shall be provided at the plant to ensure the proper operation and maintenance of the facilities in a nuisance free manner.

36. Sanitary landfill operator.

(1) Disposal of refuse on the ground shall be controlled by sanitary landfill method.

(2) No person, other than the Council shall operate or maintain a sanitary landfill without a permit issued by the Council or otherwise than in accordance with these Bye-laws and any other written law in force.

(3) An application to operate a sanitary landfill shall be accompanied by a plan showing the following—

- (a) location of the site;
- (b) proposed extent and type of landfill planned local topography;
- (c) land use;
- (d) proposed final elevations and contours;
- (e) access roads;
- (f) depth to ground water;
- (g) proximity to surface water or drainage courses; and
- (h) any other information required by the Council.

37. Duties of landfill operator.

(1) A landfill operator shall—

- (a) provide an adequate access road to the site;
- (b) provide a semi-permanent, all weather road on the site marked with appropriate directional signs;
- (c) take all necessary measures including the erection of physical barriers, to prevent refuse being windblown;
- (d) take all reasonable measures necessary to—
 - (i) prevent or eliminate the breeding or harbourage of flies, mosquitoes and other insects, rodents or vermin, that could be a danger to public health;
 - (ii) prevent and control fires or pollution of the air by dust, smoke fumes, odour or from other causes;
 - (iii) prevent the pollution of surface or ground water.
 - (iv) prevent or eliminate any public nuisance on the premises; and

- (v) provide and maintain effective supervision of the landfill and its operation and the supervision shall extend over the physical limits of the project, including access roads.

(2) The working face of the landfill shall be kept as narrow as is consistent with proper containment of refuse, the operation of vehicles and equipment and minimise the area of un processed, exposed waste material.

(3) Waste materials may be compacted and compacting shall be done mechanically after depositing and before covering the waste.

(4) The exposed working surface shall be covered and at the close of each day's operations, both the surface and side slopes of the fill shall be completely covered with soil to a depth of at least 12cms.

(5) Bulky materials, such as building rubble and tree trunks shall not be used as final surfaces or side slopes.

(6) The final cover for the surface and side shall be maintained at a minimum depth of 8 cms.

(7) Sufficient stand by equipment shall be provided to prevent delays in compacting and covering due to emergencies, peak loads or for other reasons.

(8) Where a finished landfill has a boundary side slope, the toe of the slope shall be terminated in a filled ditch or other structure designed to prevent ravelling of the toe and slope.

(9) Except for cases in which the permission of the Council is granted, burning at landfill is prohibited.

(10) After the active period of filling is completed, a maintenance programme shall be continued so as to ensure prompt repair of cracks, depressions, surface and side slope erosion until the landfill has stabilised.

(11) The operator of a landfill shall be responsible for keeping scavengers away from the landfill.

(12) The disposal at a landfill of human excreta from septic tanks, cesspools, job toilets and objectionable waste such as solvents, pesticides, poisons and their containers is prohibited.

(13) A landfill operator shall provide the following at the premises—

- (a) fire extinguishers;
- (b) first aid facilities;
- (c) adequate water supply;
- (d) ablution facilities;
- (e) protective clothing to all the workers; and
- (f) communication facilities.

(14) All workers at a landfill shall undergo a periodic medical examination.

38. Dumping sites.

(1) A person, firm and government agency, within the limits of the Town shall be permitted by the Council to dispose of solid waste generated with in that area at a place designated by the Council—

- (a) upon payment of tipping fee; or
- (b) upon payment for an annual licence granted by the Council.

(2) The disposal of large dead animals shall be by burial, cremation, breaking up or tearing up in a manner approved by the Council or by any other methods approved by the Council.

39. Fees.

(1) The Council may prescribe fees to be paid for removal and final disposal of waste by the Council.

(2) Fees prescribed under sub bylaw (1) may be paid either to the Council or its licenced agents or collectors.

(3) Fees prescribed under this bye-law may be annual or periodic and shall be set at an amount not exceeding costs required for planning, capital and operating costs of waste collections, storage and disposal.

40. Recycling.

(1) A person shall not operate an establishment for the purpose of recycling solid waste without a valid permit issued by the Council.

(2) Plans, specifications and other information pertinent to the recycling project shall be submitted to the Council for review and approval before the start of the project, and no construction work shall commence until that approval has been obtained.

(3) Provisions for the proper disposal of all solid waste not considered suitable for recycling must be provided.

(4) Skilled personnel shall be provided to ensure the proper operation and maintenance of the facilities in a nuisance free manner.

41. Offences.

(1) A person who contravenes any provision of these Bye-laws commits an offence.

(2) A person who commits an offence under these Bye-laws is liable on conviction to a fine not exceeding two currency points or to imprisonment not exceeding six months or both.

(3) A person convicted of an offence under these Bye-laws is, in addition to any penalty imposed by the court, liable to pay to the Council any expenses incurred by the Council in consequence of that offence.

42. Permit.

An application for a permit of any kind under these Bye-laws shall be made to the Council in a form prescribed by the Council, and shall be accompanied by the prescribed fee.

Considered and Passed by the Town Council of Kyenjojo on 29th day of May 2009

I certify that this bye-law is not inconsistent with the Constitution of the Republic of Uganda 1995 or any law enacted by Parliament or District.

JAMES BYAMUKAMA,
District Chairperson Kyenjojo.

Dated 08th February 2010.

I hereby signify my hand this 08th day of February 2010

HON. TWINE TWAHA MUSA,
Chairperson,
Kyenjojo Town Council.

Cross references

Local Governments Act, Cap. 243

Public Health Act, Cap. 281.

National Environment Act, Cap. 153