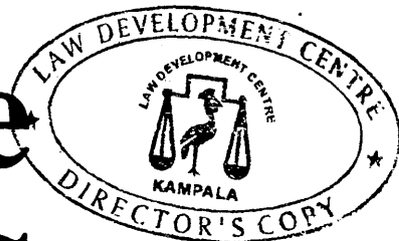




THE REPUBLIC OF UGANDA

Registered at the  
General Post Office for  
transmission within  
East Africa as a  
Newspaper

# The Uganda Gazette



Published  
by  
Authority

Vol. XCV No. 41

12th July, 2002

Price: Shs. 1000

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### SUPPLEMENTS

#### Acts

- No. 15—The National Planning Authority Act, 2002.
- No. 16—The Amnesty (Amendment) Act, 2002.
- No. 17—The Leadership Code Act, 2002.

General Notice No. 235 of 2002.

#### THE MARRIAGE ACT, 1964.

(Cap. 211).

(Under section 6 of the Act).

#### NOTICE.

#### PLACE FOR CELEBRATION OF MARRIAGES.

IN EXERCISE of the powers conferred upon me by section 6 of the Marriage Act, I hereby licence the place of public worship mentioned in the Schedule hereto to be place for celebration of marriages.

#### SCHEDULE

- |              |                                   |
|--------------|-----------------------------------|
| 1. Church    | — Irresglory of Christ Ministries |
| Denomination | — Pentecostal                     |
| Place        | — Mpererwe                        |
| Sub-County   | — Kawempe                         |
| County       | — Kyadondo                        |
| District     | — Kampala                         |

HAJATI JANAT B. MUKWAYA,

Minister of Justice & Constitutional Affairs.

General Notice No. 236 of 2002.

#### THE LOCAL GOVERNMENTS ACT, 1997.

Act No. 1 of 1997.

Section 108.

#### NOTICE.

#### APPOINTMENT OF POLLING DAY FOR THE REPEAT ELECTION IN NTUNDA POLLING STATION, NTUNDA PARISH NSAMBYA SUBCOUNTY, KIBOGA DISTRICT.

NOTICE IS HEREBY GIVEN by the Electoral Commission that in accordance with the provisions of section 108 of the Local Governments Act, No. 1 of 1997, the 18th day of July, 2002 is hereby appointed polling day for the repeat election for the District Chairperson, Kiboga, in the polling station of Ntunda, Ntunda Parish, Nsambya Sub-county.

Polling shall commence at 7.00 a.m. and close at 5.00 p.m.

Issued at Kampala, this 9th day of July, 2002.

AZIZ K. KASUJJA,

Chairman, Electoral Commission.

General Notice No. 237 of 2002.

#### THE LOCAL GOVERNMENTS ACT, 1997.

Act No. 1 of 1997.

Section 138(1).

#### NOTICE

#### PUBLICATION OF RESULTS FOR THE CHAIRPERSON, NEBBI DISTRICT

NOTICE IS HEREBY GIVEN that in accordance with section 138(1) of the Local Governments Act, No. 1 of 1997, the Electoral Commission hereby publishes and gazettes Mr. Alenyo Esrom William duly elected Chairperson, Nebbi District.

ISSUED at Kampala, this 10th day of July, 2002.

AZIZ K. KASUJJA,

Chairman, Electoral Commission.

General Notice No. 238 of 2002.

#### THE ADVOCATES ACT.

#### NOTICE.

#### APPLICATION FOR A CERTIFICATE OF ELIGIBILITY.

IT IS HEREBY NOTIFIED that an application has been presented to the Law Council by Andrew Kenneth Kwesiga Bateyo who is stated to be a holder of Bachelor of Laws of Makerere University having been awarded a Degree on the 8th day of October, 1981 and to have been awarded a Diploma in Legal Practice by the Law Development Centre on the 31st day of May, 2002 for the issue of a Certificate of Eligibility for entry of his name on the Roll of Advocates for Uganda.

Kampala,  
25th June, 2002.

JULIET NASSUNA,  
Acting Secretary, Law Council.

General Notice No. 239 of 2002.

#### THE COMPANIES ACT, 1964.

(Cap. 85).

#### NOTICE.

PURSUANT to section 20(3) of the Companies Act, notice is hereby given that Spidiqa Foundation has by Special Resolution passed on 6th February, 2002 and with the approval of the Registrar of Companies changed its name to Spidiqa Umma Foundation and that such new name has been entered in my Register.

DATED at Kampala this 17th day of June, 2002.

BEN TURYASINGURA,  
Assistant Registrar of Companies.

General Notice No. 240 of 2002.

#### THE COMPANIES ACT, 1964.

(Cap. 85).

#### NOTICE.

PURSUANT to section 20(3) of the Companies Act, notice is hereby given that Corpcom (Uganda) Limited has by Special Resolution passed on 10th April, 2002 and with the

approval of the Registrar of Companies changed its name to Clear Channel Independent Uganda Limited and that such new name has been entered in my Register.

DATED at Kampala this 9th day of July, 2002.

JOEL COX OJUKO,  
Assistant Registrar of Companies.

General Notice No. 241 of 2002.

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, Parliamentary Buildings, P.O. Box 7151, Kampala.

(21) APPLICATION NO. 24501 IN PART "A".

(52) Class 30.

(54)



(53)

(59) *Restriction to Colours*—The Trade mark is limited to the colours blue, white, red, green, yellow and orange as shown in the representation accompanying the application.

(64) *Association*—To be associated with T.M. No. 19290.

(57) *Nature of goods*— Tea.

(73) *Name of applicant*— Unilever PLC.

(77) *Address*— Port Sunlight, Wirral, Merseyside, United Kingdom.

(74) *C/o* M/s. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.

(22) *Date of filing application*— 6th December, 2001.

(21) APPLICATION NO. 24502 IN PART "A".

(52) Class 30.

(54)



(53)

(59) *Restriction to Colours*—The Trade mark is limited to the colours yellow, orange, white, red and blue as shown in the representation accompanying the application.

(64) *Association*—To be associated with T.M. Nos. 19290 and 24501.

(57) *Nature of goods*— Tea.

(73) *Name of applicant*— Unilever PLC.

(77) *Address*— Port Sunlight, Wirral, Merseyside, United Kingdom.

(74) *C/o* M/s. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.

(22) *Date of filing application*— 6th December, 2001.

(21) APPLICATION NO. 24521 IN PART "A".

(52) Class 17.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— Plastics as semi-finished products in form of foils, sheets, profiles and blocks.

(73) *Name of applicant*— Bayer Aktiengesellschaft.

(77) *Address*— Bayerwerk, D-51368 Leverkusen, Germany.

(74) *C/o* Ms. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.

(22) *Date of filing application*— 12th December, 2001.

(21) APPLICATION NO. 24520 IN PART "A".

(52) Class 1.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— Chemical products for industrial use; plastics and synthetic resins as raw materials in form of powders, emulsions, chips, liquids, granules and foams.

(73) *Name of applicant*— Bayer Aktiengesellschaft.

(77) *Address*— Bayerwerk, D-51368 Leverkusen, Germany.

(74) *C/o* Ms. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.

(22) *Date of filing application*— 12th December, 2001.

- (21) APPLICATION No. 24519 IN PART "A".  
 (52) Class 17.  
 (54)

## BAYFLEX

- (53)  
 (59)  
 (64)  
 (57) *Nature of goods*— Plastics as semi-finished products in form of foils, sheets, profiles and blocks.  
 (73) *Name of applicant*— Bayer Aktiengesellschaft.  
 (77) *Address*— Bayerwerk, D-51368 Leverkusen, Germany.  
 (74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*— 12th December, 2001.

- (21) APPLICATION No. 24518 IN PART "A".  
 (52) Class 1.  
 (54)

## BAYFLEX

- (53)  
 (59)  
 (64)  
 (57) *Nature of goods*— Chemical products for industrial use; plastics and synthetic resins as raw materials in form of powders, emulsions, chips, liquids, granules and foams.  
 (73) *Name of applicant*— Bayer Aktiengesellschaft.  
 (77) *Address*— Bayerwerk, D-51368 Leverkusen, Germany.  
 (74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*— 12th December, 2001.

- (21) APPLICATION No. 24522 IN PART "A".  
 (52) Class 25.  
 (54)



- (53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the word "FOOTWEAR" except as represented.  
 (59)  
 (64)  
 (57) *Nature of goods*— Footwear.  
 (73) *Name of applicant*— Bayer Aktiengesellschaft.  
 (77) *Address*— Bayerwerk, D-51368 Leverkusen, Germany.  
 (74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*— 12th December, 2001.

- (21) APPLICATION No. 24074 IN PART "A".  
 (52) Class 16.  
 (54)

## BLUE CROSS

(53)

- (59)  
 (64) *Association*—To be associated with T.M. No. 19111.  
 (57) *Nature of goods*— Printed matter; printed publications including educational publications, particularly such publications in the fields of health, health care, medicine, surgery, family planning, medical insurance and travel insurance; and all other goods included in Class 16.  
 (73) *Name of applicant*— Blue Cross and Blue Shield Association.  
 (77) *Address*— 225 North Michigan Avenue, Chicago, Illinois 60601-7680, U.S.A.  
 (74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*— 10th April, 2001.

- (21) APPLICATION No. 24075 IN PART "A".  
 (52) Class 16.  
 (54)

## BLUE SHIELD

- (53)  
 (59)  
 (64) *Association*—To be associated with T.M. No. 19110.  
 (57) *Nature of goods*— Printed matter; printed publications including educational publications, particularly such publications in the fields of health, health care, medicine, surgery, family planning, medical insurance and travel insurance; and all other goods included in Class 16.  
 (73) *Name of applicant*— Blue Cross and Blue Shield Association.  
 (77) *Address*— 225 North Michigan Avenue, Chicago, Illinois 60601-7680, U.S.A.  
 (74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*— 10th April, 2001.

- (21) APPLICATION No. 24076 IN PART "A".  
 (52) Class 16.  
 (54)



- (53)  
 (59)  
 (64) *Association*—To be associated with T.M. No. 19112.  
 (57) *Nature of goods*— Printed matter; printed publications including educational publications, particularly such publications in the fields of health, health care, medicine, surgery, family planning, medical insurance and travel insurance; and all other goods included in Class 16.  
 (73) *Name of applicant*— Blue Cross and Blue Shield Association.  
 (77) *Address*— 225 North Michigan Avenue, Chicago, Illinois 60601-7680, U.S.A.  
 (74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*— 10th April, 2001.

- (21) APPLICATION NO. 24077 IN PART "A".  
 (52) Class 16.  
 (54)



- (53)  
 (59)  
 (64) *Association*—To be associated with T.M. No. 19113.  
 (57) *Nature of goods*—Printed matter; printed publications including educational publications, particularly such publications in the fields of health, health care, medicine, surgery, family planning, medical insurance and travel insurance; and all other goods included in Class 16.  
 (73) *Name of applicant*—Blue Cross and Blue Shield Association.  
 (77) *Address*—225 North Michigan Avenue, Chicago, Illinois 60601-7680, U.S.A.  
 (74) C/o Ms. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*—10th April, 2001.

- (21) APPLICATION NO. 24605 IN PART "A".  
 (52) Class 16.  
 (54)

## NRI

- (53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the letters "N, R, I" except as represented.  
 (59)  
 (64)  
 (57) *Nature of goods*—Printed matter; instructional and teaching materials; books, brochures; prospectuses; magazines; leaflets, labels, tickets, posters, maps, charts, plans, photographs, prints, cards, postcards; bags and wrapping materials; news sheets, information sheets; stationery; writing implements, drawing implements, diaries, calendars, book marks; ordinary playing cards; albums.  
 (73) *Name of applicant*—The University of Greenwich.  
 (77) *Address*—Old Royal Naval College, Park Row, Greenwich, London Selo 9LS, United Kingdom.  
 (74) C/o Ms. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*—8th February, 2002.

- (21) APPLICATION NO. 24606 IN PART "A".  
 (52) Class 9.  
 (54)

## NRI

- (53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the letters "N, R, I" except as represented.

- (59)  
 (64)  
 (57) *Nature of goods*—Records, tapes, compact discs, cassettes, video tapes and video cassettes; sound recordings; audio tapes; computer software; films; photographic films; cameras; glasses and sunglasses; sound and video recording and reproducing apparatus and instruments; parts, fittings for all the aforesaid goods.  
 (73) *Name of applicant*—The University of Greenwich.  
 (77) *Address*—Old Royal Naval College, Park Row, Greenwich, London Selo 9LS, United Kingdom.  
 (74) C/o Ms. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*—8th February, 2002.

- (21) APPLICATION NO. 24882 IN PART "A".  
 (52) Class 33.  
 (54)



- (53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the word "WHISKY" except as represented.  
 (59)  
 (64)  
 (57) *Nature of goods*—Alcoholic beverages.  
 (73) *Name of applicant*—3R International Ltd.  
 (77) *Address*—P.O. Box 26300, Kampala.  
 (74)  
 (22) *Date of filing application*—29th May, 2002.

- (21) APPLICATION NO. 24238 IN PART "A".  
 (52) Class 16.  
 (54)

## LABEL - LYTE

- (53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the word "LABEL" except as represented.  
 (59)  
 (64)  
 (57) *Nature of goods*—Plastic materials for packaging.  
 (73) *Name of applicant*—Mobil Petroleum Company, Inc.  
 (77) *Address*—3225 Gallows Road, Fairfax, Virginia 22037-0001, U.S.A.  
 (74) C/o Ms. Sengendo & Co. Advocates, P.O. Box 6914, Kampala.  
 (22) *Date of filing application*—11th July, 2001.

(21) APPLICATION No. 24236 IN PART "A".

(52) Class 7.

(54)

**CNH**(53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the letters "C, N, H" except as represented.

(59)

(64)

(57) *Nature of goods*— Farm machinery; agricultural harvesting equipment, including round and rectangular hay balers, bale stacking wagons, combine headers, forage harvesters, forage blowers, feed grinders and mixers, mowers, mower-conditioners, side deliver rakes, rotary rakes and tedders, windrowers, and windrow inverters, plows tillers, grain drills, planters, cultivators, harrows, diesel engines for agricultural machinery and replacement parts thereof, equipment for use in construction, earth moving and forestry equipment, including cable layers, trenchers, fork lifts, excavators, loaders, engines thereof and parts thereof; transmissions for machinery and parts thereof; mechanical engine parts for tractors; and material handling equipment, including manure spreaders, bale movers and carriers, and wagons and fertilizer distributors and spreaders and replacement parts thereof.(73) *Name of applicant*— CNH Global N.V.(77) *Address*— World Trade Center Amsterdam Airport, Schiphol Boulevard 217, 1118 BH Schipol Airport, The Netherlands.(74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.(22) *Date of filing application*— 11th July, 2001.

(21) APPLICATION No. 24240 IN PART "A".

(52) Class 3.

(54)



(53)

(59)

(64) *Association*— To be associated with T.M. No. 2531.(57) *Nature of goods*— Detergents; preparations and substances, all for laundry use; fabric conditioning preparations, fabric softeners; bleaching preparations; stain removing preparations; deodorizing and freshening preparations for use on clothing and textiles; soaps, soaps for brightening textiles; handwashing preparations; laundry starch; sachets and sheets for perfuming fabrics; cleaning, polishing, scouring and abrasive preparations; pot pourris; scented water; deodorants.(73) *Name of applicant*— Unilever PLC.(77) *Address*— Port Sunlight, Wirral, Merseyside, England.(74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.(22) *Date of filing application*— 11th June, 2002.

(21) APPLICATION No. 24657 IN PART "A".

(52) Class 9.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— Measuring cylinders; measuring glassware; syringes for taking samples of refrigeration oils; thermometers; temperature indicators; measuring, testing, weighing, monitoring and checking apparatus and instruments; chemistry apparatus and instruments; apparatus for testing lubricants, hydraulic oils and fluids, anti-freeze preparations and thermic transfer fluids; electric batteries and electric battery chargers; protective helmets for motor cyclists; installations and pumps for dispensing measured quantities of oil and grease; video tapes; video recordings; computers; computer software; computer programs.(73) *Name of applicant*— Castrol Limited.(77) *Address*— Wakefield House, Pipers Way, Swindon, Wiltshire, SN3, IRE, England.(74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.(22) *Date of filing application*— 26th February, 2002.

(21) APPLICATION No. 24525 IN PART "A".

(52) Class 32.

(54)



(53)

(59) *Restriction to Colours*— Colours red, white, light blue and dark blue as shown in the mark are essential and distinctive feature of the mark.

(64)

(57) *Nature of goods*— Mineral waters aerated or not and spring waters aerated or not, flavoured waters aerated or not.(73) *Name of applicant*— Gie Crhstablina.(77) *Address*— 1 et 3 Avenue Eisenhower, 03200 Vichy, France.(74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.(22) *Date of filing application*— 13th December, 2001.

(21) APPLICATION No. 24653 IN PART "A".

(52) Class 1.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— Chemicals used in industry, science, photography, horticulture and forestry; chemical products for use in industry and/or for use in manufacturing processes; synthetic materials for absorbing oil; detergent additives to petrol; chemical additives for fuels, lubricants and greases; adhesives for industrial purposes; anti-freeze; brake fluids brazing preparations; degreasing preparations for use in manufacturing processes; oil dispersants; fluids for hydraulic circuits; soldering chemicals; transmission oils and fluids; cutting and grinding fluids and oils; coolants; chemical products for use in treatment of cooling systems.

(73) *Name of applicant*— Castrol Limited.

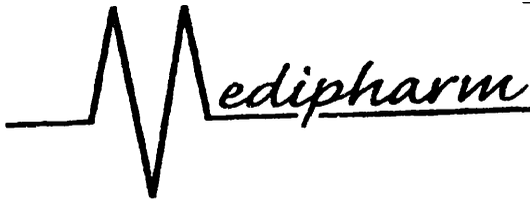
(77) *Address*— Wakefield House, Pipers Way, Swindon, Wiltshire, SN3 1RE, England.

(74) *C/o Ms. Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.

(22) *Date of filing application*— 26th February, 2002.

(21) APPLICATION NO. 24946 IN PART "A".

(52) Class 16.  
(54)



(53)  
(59)  
(64)

(57) *Nature of goods*— Letterheads, all printed documents, packing materials, carton boxes.

(73) *Name of applicant*— Medipharm Industries (E.A.) Limited.

(77) *Address*— P.O. Box 6218, Kampala.

(74)

(22) *Date of filing application*— 24th June, 2002.

(21) APPLICATION NO. 25016 IN PART "A".

(52) Class 16.  
(54)



(53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the word "NILE" except as represented.

(59)  
(64)

(57) *Nature of goods*— All goods included in class 16.

(73) *Name of applicant*— Nile Bank Limited.

(77) *Address*— P.O. Box 2834, Kampala.

(74) *C/o Ms. Muwanguzi, Zziwa & Musisi Advocates*.

(22) *Date of filing application*— 4th July, 2002.

(21) APPLICATION NO. 25018 IN PART "A".

(52) Class 16.  
(54)



(53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the word "NILE" except as represented.

(59)  
(64)

(57) *Nature of goods*— All goods included in class 16.

(73) *Name of applicant*— Nile Bank Limited.

(77) *Address*— P.O. Box 2834, Kampala.

(74) *C/o Ms. Muwanguzi, Zziwa & Musisi Advocates*.

(22) *Date of filing application*— 4th July, 2002.

(21) APPLICATION NO. 25017 IN PART "A".

(52) Class 16.  
(54)



(53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the word "NILE" except as represented.

(59)  
(64)

(57) *Nature of goods*— All goods included in class 16.

(73) *Name of applicant*— Nile Bank Limited.

(77) *Address*— P.O. Box 2834, Kampala.

(74) *C/o Ms. Muwanguzi, Zziwa & Musisi Advocates*.

(22) *Date of filing application*— 4th July, 2002.

(21) APPLICATION NO. 25015 IN PART "A".

(52) Class 16.  
(54)



(53) *Disclaimer*—Registration of this Trade mark shall give no right to the exclusive use of the word "NILE" or of the word "AIR" each separately and apart from the mark.

(59)  
(64)

(57) *Nature of goods*— All goods included in class 16.

(73) *Name of applicant*— Nile Bank Limited.

(77) *Address*— P.O. Box 2834, Kampala.

(74) *C/o Ms. Muwanguzi, Zziwa & Musisi Advocates*.

(22) *Date of filing application*— 4th July, 2002.

(21) APPLICATION NO. 25019 IN PART "A".

(52) Class 32.

(54)

## OASIS

(53)

(59)

(64)

(57) *Nature of goods*— Mineral Water.

(73) *Name of applicant*— White Nile Dairies (U) Ltd.

(77) *Address*— P.O. Box 4903, Kampala.

(74)

(22) *Date of filing application*— 4th July, 2002.

Kampala RITA BBANGA BUKENYA (MRS.),  
5th July, 2002. *Assistant Registrar of Trade Marks.*

## ADVERTISEMENTS

THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 157 Folio 8 Bukumi, Bujenje County.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Manzur Alam of P.O. Box 2288, Kampala, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, ROBERT V. NYOMBI,  
13th June, 2002. *for Chief Registrar of Titles.*

THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 357 Folio 16 Plot No. 19, Masaba Avenue, Mbale.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Gulbanu Abdulsultan Walji Charania of P.O. Box 397, Mbale, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, ROBERT V. NYOMBI,  
6th June, 2002. *for Chief Registrar of Titles.*

THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 1237 Folio 1 Buddu Block 644 Plot No. 18, Land at Nsumba Kalisizo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Emmanuel Bagenda Matovu, of P.O. Box 721, Masaka, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, EDWARD KARIBWENDE,  
15th March, 2002. *for Chief Registrar of Titles.*

THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 150 Folio 16 Plot No. 28, Jumabhai Road, Soroti.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Amin Mohamed Haji Mitha of P.O. Box 10, Soroti, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, ROBERT V. NYOMBI,  
5th July, 2002. *for Chief Registrar of Titles.*

THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 104 Folio 18, Plot No. 16, Block D Bukedea.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Kalidas Prabhudas Patel, of Bukedea Teso, Uganda, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, ROBERT V. NYOMBI,  
5th July, 2002. *for Chief Registrar of Titles.*

THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyaggwe Block 198 Plot 50, Area 5.26 Hectares at Nangwa.

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

Mukono, SARAH KULATA-BASANGWA,  
26th June, 2002. *for Chief Registrar of Titles.*

## THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 725 Folio 25 Plot No. 1725, at Kisugu Estate.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Hassanali Mohamedali Sunderani of P.O. Box 30678, Kampala, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala,  
24th June, 2002.

EDWARD KARIBWENDE,  
for Chief Registrar of Titles.

## THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

*Leasehold Register*—Volume 1251 Folio 22 Plot No. 1, Mawogola Block 165, Kyabalesa Estate, Buddu.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Denis Ssekiwu of P.O. Box 6524, Kampala, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala,  
12th June, 2002.

EDWARD KARIBWENDE,  
for Chief Registrar of Titles.

## THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 102 Plot 51, Area 1.20 Hectares at Jokolera.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Amisi Busulwa of Jokolera, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala,  
1st July, 2002.

NAKISALI WAMAI,  
for Chief Registrar of Titles.

## THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 102 Plot 47, Area 0.80 Hectares at Jokolera.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Eneriko Sebuliba of Jokolera, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala,  
11th July, 2002.

NAKISALI WAMAI,  
for Chief Registrar of Titles.

## THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kibuga Block 29 Plot 387, Area 1.62 Acres at Mulago.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Erunasani Sepuya, of Mulago, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala,  
2nd July, 2002.

OPIO ROBERT,  
for Chief Registrar of Titles.

## THE REGISTRATION OF TITLES ACT, 1964.

(Cap. 205).

## NOTICE.

## ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 210 Plot 625, Area 0.210 Hectares at Kyebando.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Yuniya Kizibu Nagawa of Kyebando Mut. II, Kyadondo, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala,  
26th April, 2002.

OPIO ROBERT,  
for Chief Registrar of Titles.

## DEED POLL

By this deed I the undersigned Muhangi Bazeyo Elias of P.O. Box 7178 Kampala, formerly known as Muhangi Elias a citizen of Uganda by birth do hereby make this deed poll thus:

For and on behalf of myself, I wholly renounce, relinquish and abandon the use of my former names of Muhangi Elias and in place thereof do assume and resume from the date hereof the names of Muhangi Bazeyo Elias and so that I may hereafter be called, known and distinguished not by former names of Muhangi Elias.

For that I am adding the family name of my father Bazeyo so that hereafter to designate and address me by such names of Muhangi Bazeyo Elias.

For the purposes of evidencing such determination, I declare that I shall at all times hereafter in all records, deeds and instruments in writings and in all proceedings, dealings and transactions private or public and upon all occasions whatsoever use and sign the name or names of Muhangi Bazeyo Elias and my name in place. I expressly authorize and request all persons at all times hereafter to designate and address me by such names of Muhangi Bazeyo Elias accordingly.

In witness whereof, I have hereunder signed and subscribed my former and adopted name of Muhangi Bazeyo Elias and affixed my seal this 7th day of May, 2002.

Declared at Kampala this 7th day of May 2002 by Muhangi Bazeyo Elias, formerly known as Muhangi Elias.

ACTS SUPPLEMENT

to The Uganda Gazette No. 41 Volume XCV dated 12th July, 2002.

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

Act 15      *National Planning Authority Act*      2002

THE NATIONAL PLANNING AUTHORITY ACT, 2002.

ARRANGEMENT OF SECTIONS.

Section.

PART I—PRELIMINARY

1. Citation.
2. Interpretation.
3. Authority to be body corporate.
4. Oath of member.



PART II—COMPOSITION OF THE AUTHORITY.

5. Composition of Authority.
6. Remuneration of members.

PART III—FUNCTIONS OF AUTHORITY.

7. Functions of Authority.
8. Status of Authority.

PART IV—THE SECRETARIAT.

9. The Secretariat.

PART V—FINANCE.

10. Financial year.
11. Funds of Authority.
12. Accounts and audit.

PART VI—MISCELLANEOUS.

13. Meetings of Authority.
14. Seal of Authority.
15. Authority to be independent.

Section.

16. Protection for members and staff of Authority.
17. Action for non compliance.
18. Reports.
19. Regulations.
20. Statutory Instrument to be laid before Parliament.
21. President to assign Minister.

FIRST SCHEDULE

Oath of Member of Authority

SECOND SCHEDULE

Meetings of Authority

**THE NATIONAL PLANNING AUTHORITY ACT, 2002.**

**An Act to provide for the composition and functions of the National Planning Authority in accordance with article 125 of the Constitution and for other related matters.**

DATE OF ASSENT: 19th June, 2002.

*Date of Commencement:* 12th July, 2002.

BE IT ENACTED by Parliament as follows:

**PART I—PRELIMINARY.**

1. This Act may be cited as the National Planning Authority Act, 2002. Citation.

2. In this Act, unless the context otherwise requires— Interpretation.

“Authority” means the National Planning Authority established by article 125 of the Constitution;

“Chairperson” means the Chairperson of the Authority;

“Deputy-Chairperson” means Deputy-Chairperson of the Authority;

“Executive Director” means the Executive Director appointed under section 9 of this Act;

“Member” means a Member of Authority;

“Minister” means the Minister to whom the functions of Minister under section 21 of this Act are assigned by the President.

Authority to  
be body  
corporate.

3. The Authority shall be a body corporate with perpetual succession and a common seal and may sue or be sued in its corporate name and may, subject to the provisions of this Act, do, enjoy or suffer anything that may be done, enjoyed or suffered by a body corporate.

Oath of  
member.

4. Every member of the Authority shall, before assuming his or her duties as a member, take and subscribe the oath specified in the First Schedule to this Act.

#### PART II—COMPOSITION OF THE AUTHORITY.

Composition  
of  
Authority.

5. (1) The Authority shall consist of a Chairperson, a Deputy-Chairperson and three other members appointed by the President with the approval of Parliament.

(2) A person to be appointed a member of the Authority shall have minimum qualifications of a masters degree with proven experience in the relevant field.

(3) The Authority shall have the following bodies affiliated to it, and their heads shall be *ex-officio* members of the Authority—

- (a) the Uganda Bureau of Statistics;
- (b) the Economic Policy Research Centre;
- (c) National Council for Science and Technology;
- (d) Population Secretariat;
- (e) the Local Government Finance Commission;

(f) the body responsible for human resource development planning;

(g) Town and Country Planning Board;

(h) the Non-Governmental Organisations Forum;

(i) the Uganda National Chamber of Commerce;

(j) the Uganda National Farmers Association;

(k) National Agricultural Research Organisation;

(l) the Treasury;

(m) National Environmental Management Authority;

(n) Uganda Manufacturers Association; and

(o) the Equal Opportunities Commission.

(4) The members of the Authority shall hold office for five years and their appointment may be renewed for one more term only.

(5) A member of the Authority may be removed from office by the President only for—

(a) inability to perform the functions of his or her office arising out of physical or mental incapacity;

(b) misbehaviour or misconduct;

(c) incompetence; or

(d) failure to attend more than three consecutive meetings of the Authority without just cause.

(6) The Minister may, by statutory instrument amend the membership of the Authority under subsection (2) of this section.

(7) The Chairperson and members of the Authority shall be on full time appointment and shall provide policy guidance and monitor and supervise the Executive Director in the performance of his or her duties.

Remuner-  
ation of  
members.

6. The members of the Authority shall be paid such sitting and other allowances as the Minister may, with the approval of Cabinet determine.

PART III—FUNCTIONS OF THE AUTHORITY.

Functions of  
Authority.

7. (1) The primary function of the Authority is to produce comprehensive and intergrated development plans for the country elaborated in terms of the perspective vision and the long term and medium term plans.

(2) In pursuance of its primary planning functions the Authority shall—

- (a) co-ordinate and harmonise development planning in the country;
- (b) monitor and evaluate the effectiveness and impact of development programmes and the performance of the economy of Uganda;
- (c) advise the President on policies and strategies for the development of Uganda;
- (d) support local capacity development for national planning and in particular, to provide support and guidance to the national and local bodies responsible for the decentralised planning process;
- (e) study and publish independent assessments of key economic and social policy issues and options so as to increase public understanding and participation in the economic and social policy debate;
- (f) liaise with the private sector and civil society in the evaluation of Government performance and identifying filling gaps in Government policies and programmes;
- (g) review high priority development issues and needs and make recommendations;

(h) ensure that all national plans are gender and disability sensitive; and

(i) design and implement programmes to develop planning capacity in local governments.

(3) In the performance of its functions, the Authority shall—

(a) study and analyse strategic economic and structural reform policies;

(b) make proposals for innovative programmes and policies taking into consideration the resource potential and comparative advantage of Uganda and its different districts and the need for effective poverty eradication measures;

(c) monitor the performance of the decentralised system of development planning and finance and propose such institutional innovations as may be required for its improved operation;

(d) conduct in-depth evaluation of the impact and cost of selected development programmes; and

(e) perform such other functions relating to development planning as the President may direct.

(4) The Authority in performance of its duties under this Act may compel any public body or organisation to provide any information or do anything relevant to planning.

8. (1) The Authority shall be the national co-ordinating body of the decentralised planning system.

(2) The decentralised planning system shall be regulated by statutory instrument issued by the Minister.

(3) The Minister shall by statutory instrument provide for submission of development plans to the Authority.

Status of  
Authority.

(4) A district planning committee shall initiate and prepare district development plans in the manner prescribed by the Authority.

(5) A Ministry or sector shall prepare a plan, and shall submit it to the Authority whose duty shall be to harmonise all the plans from various Ministries or sectors for the purpose of formulating a national plan.

(6) A plan formulated by the authority shall be submitted to the Minister who shall cause it to be submitted to Parliament for approval and adoption.

#### PART IV—THE SECRETARIAT.

he  
ecretariat.

9. (1) The Authority shall have a Secretariat which shall be responsible for the day-to-day operations of the Authority.

(2) The Secretariat shall have such directorates as may be necessary to incorporate social, economic, special and community initiative dimensions of its planning functions.

(3) The Secretariat shall be headed by the Executive Director who shall be appointed by the Minister on the recommendation of the Authority.

(4) The Executive Director shall hold office for four years but shall be eligible to re-appointment.

(5) The terms and conditions of the Executive Director shall be determined by the Authority in consultation with the Minister.

(6) The Executive Director shall be a person with minimum qualifications of a masters degree with proven experience in management, planning and administration.

(7) The Executive Director may be removed by the Minister on the recommendation of the Authority only for—

- (a) inability to perform the functions of his or her office arising out of physical or mental incapacity; or
- (b) misbehaviour or misconduct; or
- (c) incompetence.

(8) In addition to any other functions that may be conferred upon him or her by any other law or by the Authority, the Executive Director shall—

- (a) have custody of the seal of the Authority;
- (b) be secretary to the Authority.

(9) There shall be such other officers and employees of the Authority as the Authority may determine.

(10) The number and categories of staff to be employed by the Authority under subsection (9) shall be determined by the Authority with the approval of the Minister.

(11) The employees of the Authority other than the Executive Director, shall be appointed by the Authority on such terms and conditions as the Authority may, with the approval of the Minister determine.

#### PART V—FINANCE.

10. The financial year of the Authority shall be the same as the financial year of the Government.

Financial year.

11. (1) All funds of the Authority shall be administered and controlled by the Executive Director who shall be the Accounting Officer in accordance with the Public Finance Act.

Funds of Authority.

Cap. 149.

(2) All monies required to defray all expenses that may be incurred in the discharge of the functions of the Authority or in the carrying out of the purposes of this Act, including the payment of allowances, salaries and pensions payable to or in

respect of persons serving with the Authority, shall be submitted to Parliament for approval without alteration and when so approved shall be directly charged on the Consolidated Fund.

(3) The funds of the Authority may, with the prior approval of the Minister, include grants and donations from sources within or outside Uganda to enable the Authority to discharge its functions.

Accounts and audit.

12. (1) The Authority shall maintain accounts of all its incomes and expenditure in a form approved by the Auditor General.

(2) The accounts of the Authority shall be audited by the Auditor General in accordance with article 163 of the Constitution.

PART VI—MISCELLANEOUS.

Meetings of Authority.

13. The Second Schedule shall apply to meetings of the Authority.

Seal of Authority.

14. The Authority shall have a seal which shall be in such form as the Authority may determine and shall, subject to the provisions of any law, be applied in such circumstances as the Authority may determine.

Authority to be independent.

15. The Authority shall not be directed by any authority or influenced by anybody while evaluating the performance of a Ministry or sector with regard to the targets set out in a plan.

Protection for members and staff of Authority.

16. A member of the Authority or an employee of the Authority or any other person performing any function of the Authority under the direction of the Authority shall not be personally liable to any civil proceedings for any act done in good faith in the performance of those functions.

17. Where a Ministry, Department or district committee or person does not comply with the provisions of this Act, the Chairperson of the Authority shall, in writing inform the Minister, who shall in turn inform the President and the President shall take appropriate action in the matter.

Action for  
non  
compliance.

18. (1) The Authority shall submit to the Minister an annual report of its activities containing such information as the Minister may direct.

Reports.

(2) The Authority shall, as the Minister may direct, also submit to the Minister, from time to time, reports on the performance of Ministries, sectors and local governments and their performance relevant to implementation of the planning.

(3) The Minister shall as soon as possible after receiving the annual report of the Authority cause it to be laid before Parliament.

19. (1) The Minister may on the recommendation of the Authority or on his own initiative, by statutory instrument make regulations for giving full effect to the provisions of this Act.

Regulations.

(2) For the avoidance of doubt, the Minister shall on recommendation of the Authority or on his or her own initiative, by statutory instrument, make regulations providing for the procedures to be followed by the relevant bodies in the initiation of the planning process up to the final approval of the national plans by the Parliament.

20. Any statutory instrument made under this Act shall be laid before Parliament.

Statutory  
Instrument  
to be laid  
before  
Parliament.

21. The President shall assign a Minister for the implementation of this Act within thirty days after its assent.

President to  
assign  
Minister.

## SCHEDULES.

FIRST SCHEDULE.

SECTION 4

OATH OF MEMBER OF AUTHORITY.

I, ..... being appointed Chairperson/Member of the National Planning Authority swear in the name of the Almighty God/solemnly affirm that I will well and truly exercise the functions of Chairperson/Member of the Authority in accordance with the laws of the Republic of Uganda without fear or favour, affection or ill will. (So help me God).

## SECOND SCHEDULE.

## SECTION 13

## MEETINGS OF AUTHORITY.

1. (1) Meetings of the Authority shall be convened by the Chairperson.

(2) The Authority shall meet as often as is necessary for the transaction of business and at such places and times as the Authority may determine but it shall meet at least once in every three months.

(3) The Chairperson shall preside at every meeting of the Authority and in the absence of the Chairperson, the Deputy Chairperson or in the absence of both of them the members present may elect a member from among their number to preside at the meeting.

(4) The Chairperson or, in the absence of the Chairperson the Deputy Chairperson or in the absence of both of them, a member elected by the Authority may, at any time call a special meeting upon a written request by a majority of the Members.

(5) Notice of a meeting of the Authority under sub-paragraph (4) shall be given in writing to each member at least five days before the day of the meeting, but an urgent meeting may be called at less than five days notice at the request of two or more members.

2. (1) The Authority may co-opt any person to assist it as an adviser at any meeting of the Authority but any person so co-opted shall have no vote in the proceedings at that meeting.

(2) A person co-opted under this paragraph may be paid such allowance as the Authority may determine with the approval of the Minister responsible for finance.

3. The quorum at any meeting of the Authority shall be three members.

4. (1) All questions proposed for decision at any meeting of the Authority shall be decided by a majority of the votes of the Members present and in case of an equality of votes, the person presiding shall have a casting vote in addition to his or her deliberative vote.

(2) A decision may be made, by the Authority without a meeting by circulation of the relevant papers among the members of the Authority and by the expression of the view of the majority of the members in writing, but any member is entitled to require that the decision be deferred and the matter on which decision is sought be considered at a meeting of the Authority.

5. (1) The Authority shall cause to be recorded and kept, minutes of all its meetings in a manner prescribed by the Authority.

(2) The minutes recorded under sub-paragraph (1) shall be submitted to and confirmed by the Authority at its meeting and minutes shall be signed by the Chairperson and the Executive Director in the presence of the other members present at that meeting.

6. Subject to the provisions of this Schedule, the Authority may regulate its own proceedings.

ACTS SUPPLEMENT

to The Uganda Gazette No. 41 Volume XCV dated 12th July, 2002.

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

Act 16                      *Amnesty (Amendment) Act*                      2002

THE AMNESTY (AMENDMENT) ACT, 2002.

ARRANGEMENT OF SECTIONS.

*Section.*

1. Short title.
2. Insertion of section 6A.



**THE AMNESTY (AMENDMENT) ACT, 2002.****An Act to amend the Amnesty Act, 2000.**

DATE OF ASSENT: 19th June, 2002.

*Date of commencement:* 12th July, 2002.

BE IT ENACTED by Parliament as follows:

1. This Act may be cited as the Amnesty (Amendment) Act, 2002. Short title.

2. The Amnesty Act, 2000 is amended by inserting immediately after section 6, the following new section— Insertion of section 6A.

Prosecution  
of persons  
granted  
amnesty

6A. (1) A person granted an amnesty under this Act who, after the grant to him or her of the amnesty commits an act mentioned in section 3—

(a) shall not be granted an amnesty for that act; and

(b) is liable to prosecution for that act.

(2) Where a person mentioned in subsection (1) of this section surrenders and satisfies the Commission that exceptional circumstances exist in his or her case, the provision of subsection (1) shall not apply to that person.

(3) Exceptional circumstances, shall mean any of the following—

(a) that the person has been abducted since the last grant of amnesty;

(b) that the act was committed under duress, coercion or undue influence.

(4) Where a person to whom subsection (1) applies, indicates that exceptional circumstances exist in his or her case to the satisfaction of the Court before which he or she is being tried, the Court shall refer the matter to the Amnesty Commission.

ACTS SUPPLEMENT

to The Uganda Gazette No. 41 Volume CV dated 12th July, 2002.

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

Act 17

Leadership Code Act

2002

THE LEADERSHIP CODE ACT, 2002.

ARRANGEMENT OF SECTIONS.

*Section.*

PART I—PRELIMINARY.

1. Short title.
2. Interpretation.

PART II—FUNCTIONS OF INSPECTORATE AND DECLARATION  
OF INCOME, ASSETS AND LIABILITIES.

3. Enforcement and functions of Inspectorate.
4. Declaration of income, assets and liabilities.
5. Power of the Inspector-General to require clarification etc.
6. Failure to submit correct information.
7. Declaration to be public.

PART III—CONFLICT OF INTEREST.

8. Conflict of interest.
9. Disclosure of interest
10. Gifts or benefits in kind.
11. Prohibited conduct.
12. Prohibited contracts.
13. Abuse of public property.
14. Misuse of official information.
15. General prohibited conduct.

PART IV—POST EMPLOYMENT.

16. Future employment.
17. Upon vacation of office.

Section.

PART V—PROCEEDINGS OF INSPECTORATE.

18. Lodging of complaints.
19. Report of Inspectorate.
20. Action on report of Inspectorate.
21. Forfeiture and compensation.
22. Special powers of Inspector General.
23. Powers of Inspectorate to hear evidence *etc.*
24. Protection of informers and witnesses.
25. Procedure of Inspectorate.
26. Inspectorate to observe rules of natural justice.
27. Witnesses allowances.
28. Inspectorate to award costs.
29. Application of other powers of Inspectorate.

PART VI—GENERAL.

30. Inspection of bank accounts.
31. Action against certain leaders.
32. Action against Chief Administrative Officer and Town Clerk
33. Appeals.
34. Protection of officers of Inspectorate.
35. Penalties for breach of Code.
36. Offences
37. Annual report.
38. Regulations.
39. Amendment of Schedules.
40. Repeal.

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**SCHEDULES.**

FIRST SCHEDULE.

Currency point

SECOND SCHEDULE.

Leaders.

THIRD SCHEDULE.

Leaders not allowed to conduct certain businesses.

**THE LEADERSHIP CODE ACT, 2002.**

**An Act to provide for a minimum standard of behaviour and conduct for leaders; to require leaders to declare their incomes, assets and liabilities; to put in place an effective enforcement mechanism and to provide for other related matters.**

DATE OF ASSENT: 25th June, 2002.

*Date of commencement:* 12th July, 2002.

BE IT ENACTED by Parliament as follows—

**PART I—PRELIMINARY.**

1. This Act may be cited as the Leadership Code Act, 2002. Short title.

2. (1) In this Code unless the context otherwise requires— Interpretation.

“agent” in relation to the business or affairs of a leader, means a person whose decisions or acts are such that they are, in essence made or done by the leader himself or herself; or the person who manages and controls the business or affairs of which the leader is the principal beneficiary;

“asset” means a thing owned by a person such as property, which has value and can be sold or used to pay a debt;

“authorised person” means a person or body authorised by law to discipline the leader in relation to whom the expression is used;

“benefit” includes a gift, payment, subscription, advance, loan, commission, forbearing, gratuity or favour whether monetary or in kind, rendering services, or deposit of money or anything of value including food, lodging, transportation or entertainment or reimbursement;

“child” means a person under eighteen years of age;

“conflict of interest” refers to a situation where a leader has got to make a decision between his or her personal interest and public interest;

“currency point” means the value of a currency point specified in the First Schedule;

“declaration” means a declaration of income, assets and liabilities required to be submitted by every leader under section 4 of this Code;

“dependant” means a person whose means of support is partially or wholly from a leader;

“foreign” when used in relation to any body of persons or organisation, means any such body or organisation the controlling interest of which is held by persons who are not citizens of Uganda or are not Government or public bodies and also includes a body of persons or organisation not incorporated or registered in Uganda although the controlling authority in it is held by persons who are citizens of Uganda;

“Government” includes a local government;

“Inspector-General” means the Inspector-General of Government, established by article 223 of the Constitution;

“leader” means a person holding or acting in any of the offices specified in the Second Schedule;

“liability” means a debt or financial obligation;

“Minister” means the Minister responsible for ethics and integrity;

“public body” means Parliament, a statutory corporation, commission, board, council, authority, or other body in which the Government has an interest, a co-operative union registered under the Co-operative Societies Act, 1970, any body in which a public body has an interest and such other body as the Minister may, by regulations made under section 38 of this Code prescribe;

“spouse” means a wife or husband.

(2) The provisions of this Code shall constitute the Leadership Code of Conduct under Chapter Fourteen of the Constitution.

#### PART II—FUNCTIONS OF INSPECTORATE AND DECLARATION OF INCOME, ASSETS AND LIABILITIES.

3. (1) The Inspectorate shall enforce this Code.

(2) In enforcing this Code, the Inspectorate shall carry out the following functions—

(a) to receive and examine declarations lodged with it under this Code;

Enforcement  
and  
functions of  
Inspectorate.

(b) to examine whether or not a leader has corrupt influence or has corruptly entered into a contract with a government or public body or foreign business organisation contrary to this Code;

(c) to inquire or cause an inquiry to be conducted on its own initiative or on a complaint made by any person, into any alleged breach of this Code by any leader;

(d) to investigate and report on any allegations of high-handed, outrageous, infamous or disgraceful conduct or any other behaviour or conduct on the part of a leader in accordance with the definition of the words high-handed; outrageous, disgraceful conduct and infamous to be provided for by the regulations to be made by the Minister;

(e) to recommend awards, disbursements and such payments or rewards as it may consider appropriate in connection with any assistance rendered in the enforcement of this Code; and

(f) to carry out any other functions prescribed by or under this Code.

(3) The Inspectorate may, for the purpose of ensuring the effective implementation of its functions under this Code, delegate any of its functions to any person or authority subject to such conditions and limitations as the Inspector-General may impose.

4. (1) A leader shall—

(a) within three months after the commencement of this Code; and

(b) thereafter every two years, during the month of March,

Declaration  
of income,  
assets and  
liabilities.

submit to the Inspector-General a written declaration of the leader's income, assets and liabilities, the names, income, assets and liabilities of his or her spouse, child and dependant in the prescribed form, without prejudice to the rights of the leader's spouse, child and dependant to independently own property.

(2) A person shall—

(a) within three months after becoming a leader; and

(b) thereafter every two years, during the month of March,

submit to the Inspector-General a written declaration of the leader's income, assets and liabilities, the names, income, assets and liabilities of his or her spouse, child, and dependant in the prescribed form, without prejudice to the rights of the leader's spouse, child and dependant to independently own property.

(3) A leader shall before the expiration of his or her term of office declare his or her income, assets and liabilities under this Code if his or her term of office expires six months after his or her last declaration.

(4) A leader shall in a declaration under subsections (1) and (2) of this section, state how he or she or his or her spouse, child or dependant acquired or incurred, as the case may be, the income, assets and liabilities.

(5) A leader shall ensure that all the information contained in the declaration submitted to the Inspector-General is true and correct to the best of his or her knowledge.

(6) A leader who without justifiable cause submits a declaration to the Inspector-General thirty days after the period prescribed under subsection (1) and (2) of this section commits a breach of this Code.

(7) Where a declaration is made by a leader in respect of himself or herself under this section, where a leader is found not to have declared certain assets and liabilities or if the declaration is found to be false, the leader shall be taken to have breached this Code.

(8) A leader who fails without reasonable cause to submit a declaration under this section commits a breach of this Code.

Power of  
the  
Inspector-  
General to  
require  
clarification  
etc.

5. (1) The Inspector-General may, by notice in writing, require a leader to account for any matter in connection with a declaration submitted by him or her including—

- (a) the omission of anything which in the opinion of the Inspector-General, should have been included in the declaration;
- (b) any discrepancies appearing in the declaration, or occurring between the declaration and any other statement or information available to the Inspector General,

and the leader shall comply with that requirement.

(2) A leader who, without reasonable cause, fails to comply with the Inspector General's request for clarification within thirty days after receipt of notice, commits a breach of this Code and is liable to—

- (a) a warning or caution; or
- (b) dismissal; or
- (c) vacation of office.

Failure to  
submit  
correct  
information.

6. A leader who knowingly or recklessly submits a declaration or gives an account of any matter which is false, misleading or insufficient in any material particular, commits a breach of this Code.

7. The contents of a declaration under this Code shall be treated as public information and shall be accessible to members of the public upon application to the Inspector General in the form prescribed under this Code.

Declaration  
to be public.

### PART III—PROHIBITED CONDUCT.

8. (1) A leader shall not put himself or herself in a position in which his or her personal interest conflicts with his or her duties and responsibilities.

Conflict of  
interest.

(2) Conflict of interest shall be taken to arise where—

(a) a leader deals with a matter in which he or she has personal interest and where he or she is in a position to influence the matter, directly or indirectly, in the course of his or her official duties;

(b) the position the leader holds and the services he or she gives to a person or private body is or are in conflict with his or her official duties.

(3) A leader who contravenes this section commits a breach of this Code.

9. (1) A leader shall not participate in the deliberations of a public body or board or council or commission or committee, of which he or she is a member at any meeting at which any matter in which he or she has a personal interest is to be discussed.

Disclosure  
of interest.

(2) A leader attending a meeting under subsection (1) of this section shall disclose the nature and extent of his or her personal interest.

(3) A leader who fails to comply with the provisions of this section breaches this Code and shall—

(a) cease to be a member of that public body, board, council, commission, or committee; and

(b) where any loss is caused, make good the loss.

(4) Before a leader deals with a matter in the course of his or her duties in which he or she has a personal interest, the leader shall inform the person or public body or institution concerned, of the nature and extent of his or her interest.

(5) "Personal interest" in this section in relation to a leader, includes the personal interest of a spouse, child, dependant, agent, or business associate of which the leader has knowledge or would have had knowledge if he or she had exercised due diligence having regard to all the circumstances.

Gifts or  
benefits in  
kind.

**10.** (1) A gift or donation to a leader on any public or ceremonial occasion, or commission to a leader on any transaction shall be treated as a gift or donation or commission to the Government or institution represented by the leader and shall be declared to the Inspector General; but the government or institution shall keep an inventory of any such gifts.

(2) A leader may accept a personal gift or donation from a relative or personal friend to such an extent and on such occasion as is recognised by custom.

(3) Notwithstanding the provisions of this section, a leader may accept a gift if the gift is in the nature of a souvenir or ornament and does not exceed five currency points in value.

(4) Where a leader receives any gifts or other benefits of a value of ten currency points or above from any one source in a twelve consecutive months period, the leader shall disclose that gift, or benefit to the Inspector General.

(5) Where a leader is in doubt as to the need for a declaration or the appropriateness of accepting an offer of a gift, hospitality or other benefit, that leader shall consult the Inspector General for advice.

(6) A leader who fails to comply with the provisions of this section commits a breach of this Code.

11. A leader who directly or indirectly accepts any property or gift which influences or is likely to influence the leader to do a favour to any person commits a breach of this Code.

Prohibited  
conduct.

12. (1) A leader, a leader's spouse, agent, private company or public company or business enterprise in which the leader, leader's spouse or agent has a controlling interest shall not seek, accept or hold any contract with—

Prohibited  
contracts.

(a) any government or public body which the leader controls or directly participates in the decision making of its affairs; or

(b) any foreign business organisation where the contract is likely to be in conflict with the public interest.

(2) A leader who contravenes subsection (1) breaches this Code and is liable to—

(a) vacate office; or

(b) be dismissed from the office.

13. (1) A leader shall protect and preserve public property under his or her personal use and shall not use such property or allow its use for any other purpose other than authorised purposes.

Abuse of  
public  
property.

(2) In this section "public property" includes any form of real or personal property in which the Government or public body has ownership; a plant, equipment, leasehold, or other property interest as well as any right or other intangible interest that is purchased with public funds, including the services of contractor personnel, office supplies, telephones and other telecommunications equipment and services, mails, automated data, public body records, and vehicles.

(3) A leader who knowingly misuses or allows public property entrusted to his or her care to be misused, abused or left unprotected shall make good the loss occasioned to the property; and the value of the property or damage to the property shall constitute a debt from the leader to the Government or public body concerned.

(4) Notwithstanding the provisions of subsection (3) of this section, a leader who knowingly misuses or allows public property entrusted to his or her care to be misused or abused or left unprotected may, in addition to the sanctions under that subsection be—

(a) warned or cautioned;

(b) demoted; or

(c) dismissed from office.

Misuse of  
official  
information.

14. (1) Without derogating from any other written law, a leader shall not directly or indirectly use or allow any person under his or her control to use for furthering any private interest, whether financial or otherwise, any information obtained through or in connection with the office of the leader and not yet made available to the public.

(2) Subsection (1) of this section does not apply to the use of the information referred to in that subsection for the purpose of educational, research, literary, scientific or other similar purpose not prohibited by law.

(3) A leader who contravenes the provisions of this section commits a breach of this Code and is liable to—

(a) be warned or cautioned;

(b) demotion; or

(c) dismissal; or

(d) vacate office.

15. (1) Without derogating from any other written law, a leader shall not—

General  
prohibited  
conduct.

- (a) improperly use his or her official position to obtain any property including land, buildings and business interests for himself or herself or his or her spouse, child, relation, friend or agent;
- (b) act to the detriment of Government by refusing or neglecting to settle his or her lawful financial obligations to Government or any public body;
- (c) be an agent of or allow himself or herself to be used to further the interest of any foreign government, organisation or individual in a manner detrimental to the interests of Uganda;
- (d) practice favouritism or nepotism by giving preferential treatment to any person for personal advantage or gain for himself or herself, that of his or her relation, friend or agent, ethnic grouping or area of origin;
- (e) do or direct to be done in abuse of his or her office any act prejudicial to the rights of any person or obtain an unfair advantage over his or her subordinate including abuse of the rights of a member of the opposite sex, through, among other acts, the use of coercion, threat or harassment.

(2) A leader referred to in the Third Schedule to this Code shall not, except with prior written approval of the Inspector General—

- (a) hold office of director or any other office in a foreign business organisation, firm, company or property in any such foreign organisation which is owned and or managed by foreign citizens;

(b) operate a business as a commission agent; or

(c) accept or be involved in the acceptance of any gift, benefit or advantage from a company or in any such company or firm which is owned and or managed by foreign citizens.

(3) A leader whom the Inspector General denies approval under subsection (2) may appeal against such decision to the High Court.

(4) "Commission agent" under this section means a person employed to sell goods or services delivered to him or her for his or her principal for a commission.

(5) A leader shall not hold any office of profit or emolument likely to compromise his or her office.

(6) Any leader who fails without any reasonable cause to comply with the provisions of this section commits a breach of this Code.

(7) Any leader who directs or concurs in the use of public funds contrary to existing instructions commits a breach of this Code and shall be required to make good the loss even if he or she has ceased to hold that office.

#### PART IV—POST EMPLOYMENT.

Future  
employment.

16. (1) A leader shall not allow himself or herself to be influenced in the pursuit of his or her official duties and responsibilities by plans or expectations for or offers of future employment.

(2) A leader shall disclose in writing to the Inspector General all offers of future employment that could place the leader in a position of conflict of interest.

(3) A leader who accepts an offer of future employment shall immediately disclose in writing to the Inspector General as well as the authorised person the acceptance of the offer, and in such event, where it is determined by the Inspector-General that the leader is engaged in significant official dealings with the future employer, the leader shall be assigned other duties and responsibilities immediately.

(4) A leader who contravenes the provisions of this section commits a breach of this Code.

17. (1) A former leader shall not, by acting for or on behalf of any person, entity, association, offer advice or participate in a negotiation or case to which the Government or public body is a party and where the former leader acted for or advised the Government or public body.

Upon  
vacation of  
office.

(2) A former leader shall not give advice to his or her client using information that is not available to the public concerning programs or policies of Government, public body or department with which he or she had a direct or substantial relationship, during the period of one year immediately prior to ceasing to be a leader.

#### PART V—PROCEEDINGS OF INSPECTORATE.

18. (1) Any person who alleges that a leader has committed a breach of this Code may lodge a complaint to that effect with the Inspectorate and the Inspectorate shall register the complaint.

Lodging of  
complaints.

(2) Upon receipt of a complaint under subsection (1) of this section, the Inspectorate shall inquire into, or cause the complaint to be inquired into if satisfied that—

(a) the complaint is not trivial or frivolous and is not made in bad faith; and

(b) the subject matter of the complaint is not outside the jurisdiction of the Inspectorate.

(3) The Inspectorate's decision not to inquire into or cause a complaint to be inquired into, shall not limit the Inspectorate's power to make an inquiry generally into a matter on its own initiative.

(4) A complainant shall be entitled to be informed of any action the Inspectorate intends to take or has taken in respect of his or her complaint, and shall be afforded a hearing.

(5) Any person who knowingly gives false information to the Inspector General under this section commits an offence and is liable on conviction to imprisonment not exceeding two years or a fine not exceeding one hundred currency points or both.

Report of  
Inspectorate.

19. (1) Upon the completion of an inquiry under section 18, the Inspector General shall communicate his or her decision in his or her report to the authorised person with a copy to the person in breach of this Code and require the authorised person to implement his or her decision.

(2) The Inspector General's report under subsection (1) of this section shall be made public and shall state whether the leader is or is not in breach of this Code in respect of the specific matters inquired into, and in the case of a breach, shall set out—

(a) the nature of the breach which the leader has been found to have committed;

(b) the circumstances of the breach;

(c) a brief summary of the evidence received during the inquiry into the breach; and

(d) the findings and decisions.

(3) In the case of criminal offences, the report may contain a recommendation that criminal proceedings be commenced against the leader or any other person.

20. (1) Upon receipt of a report under section 19 containing a finding of a breach of this Code, the authorised person shall effect the decision of the Inspector General in writing within sixty days after receipt of the report.

Action on  
report of  
Inspectorate.  
on  
mers  
es.

(2) The authorised person shall report to the Inspector General in writing within fourteen days after the expiration of the sixty days referred to in subsection (1) of this section, the action taken by him or her.

(3) A person dismissed, removed from office, or convicted for a breach of this Code shall not hold any other public office whether appointive or elective for <sup>TEN</sup> ~~five~~ years effective from the date of dismissal or removal. See Act 6/2009

21. (1) Where according to any report submitted by the Inspector General under section 19 a leader is proved to have obtained any property through a breach of this Code, the leader shall, subject to any appeal which the leader may make under section 35, forfeit the property by virtue of that report and the property shall be held in trust for the Government or public body by an agent or broker appointed by the Inspector General until it is lawfully disposed of.

Forfeiture  
and  
compens-  
ation.

(2) The Inspector General may order a leader referred to in subsection (1) to pay by way of compensation to Government or public body such sum as in his or her opinion is just, having regard to the loss suffered by the Government or public body and such order shall be deemed to be a decree under section 25 of the Civil Procedure Act and shall be executed in the manner provided under section 39 of that Act.

## Act 17

Special  
powers of  
Inspector  
General.

22. (1) The Inspector General may, during the course of his or her investigations or as a consequence of his or her findings, issue an order placing such restrictions as appear to him or her to be reasonable on the operation of any bank account of a leader or any person being investigated, for the purpose of ensuring payment to Government or public body or prevention of dissipation of any moneys derived from or related to the violation of this Code.

(2) The leader shall be allowed reasonable access to the account frozen under subsection (1) of this section and shall be allowed to withdraw such amount of money, as the Inspector General may deem reasonable in the circumstances.

(3) The Inspector General may, during the course of his or her investigations or as a consequence of his or her findings, issue an order placing such restrictions as appear to him or her to be reasonable, on the disposal of any property of a leader or any person being investigated for the purposes of compensation to the Government or public body or otherwise for the purpose of prevention of dissipation of the properties derived from or related to the violation of this Code.

Powers of  
Inspectorate  
to hear  
evidence  
etc.

23. The Inspectorate has powers and rights vested in the High Court of Uganda as regards attendance, swearing and examination of witnesses, the production and inspection of documents, enforcement of its orders and other matters necessary and proper for due exercise of its powers under this Code and, without limiting the general effect of the foregoing may—

(a) issue summons to any person requiring him or her to appear at the time and place mentioned in the summons, to testify to any matter before it and produce any document, book or paper relating to the allegation that he or she has in his or her possession or control;

(b) administer oaths, and examine any person on oath, affirmation or otherwise; and

- (c) during the inquiry receive such additional information as it considers relevant and necessary for dealing with the allegations before it.

24. (1) A person who provides information to the Inspectorate—

Protection of informers and witnesses.

(a) shall be protected and his or her identity shall not be disclosed; and

(b) may be rewarded for his or her information and paid such amount of money as the Inspector-General may deem fit.

(2) A person who in good faith gives any information to the Inspectorate or assists it in the exercise of its functions shall not be punished in anyway for doing so.

(3) Any person who unlawfully discloses the identity of an informer or victimises any person for giving information to or assisting the Inspectorate commits an offence and is liable on conviction to imprisonment not exceeding two years or a fine not exceeding one hundred currency points or both.

25. Subject to the provisions of this Code, the Inspectorate may, after consultation with the Minister and the Attorney General, make rules regulating the procedure under this Code.

Procedure of Inspectorate.

26. When inquiring into an allegation under this Code, the Inspectorate shall observe the rules of natural justice.

Inspectorate to observe rules of natural justice.

27. Any witness called by the Inspectorate to give evidence at an inquiry by the Inspectorate shall be entitled to such allowances as may be determined from time to time by the Inspector General.

Witnesses allowances.

Special powers  
Inspector  
General

Inspectorate  
to award  
costs.

28. The Inspectorate may award costs against a person who makes allegations under this Code if the Inspectorate finds the allegations to be malicious or frivolous or vexatious or made in bad faith.

Application  
of other  
powers of  
Inspectorate.

29. The Inspectorate shall when enforcing this Act, have all the powers conferred on it by Chapter Thirteen of the Constitution or any other law.

PART VI—GENERAL.

Inspection  
of bank  
accounts.

30. (1) The Inspectorate may, for the purpose of performing its functions under this Code, by order made and signed by the Inspector-General or Deputy Inspector General, authorise any person under his or her control to inspect any bank account, share account, purchase account, expense account or any other safe or deposit book in a bank.

(2) An order made under sub-section (1) of this section shall be sufficient authority for the disclosure or production by any person of any information, account, document or article required by the person so authorised.

(3) Any person who refuses or, who without reasonable cause, fails to comply with an order issued under this section, commits an offence and is liable on conviction to a fine not exceeding one hundred fifty currency points or imprisonment not exceeding three years or both.

Pow  
Insp  
to h  
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etc.

Action  
against  
certain  
leaders.

31. (1) Where a Member of Parliament is in breach of this Code, the authorised person shall be the Speaker or Deputy Speaker of Parliament and in case of the Speaker, the authorised person shall be the Committee of Parliament on Rules, Privileges and Discipline.

Act No. 1  
of 1997.

(2) Notwithstanding sections 15, 55(5), 94(3) and 95 of the Local Governments Act, 1997 where the Inspector-General has made findings with respect to a breach of this Code by a Chairperson of a district or sub-county, or municipality, or a member of a tender board or a district service commission, the Inspector General's decision shall be enforced without regard to the procedure laid down in that section.

(3) In the case of the District chairperson, the authorised person shall be the District Council.

(4) In the case of the Sub-county Chairperson, the authorised person shall be the Sub-county Council.

(5) In the case of the district Speaker or Deputy Speaker and a member of the executive committee or councillor, the authorised person shall be the District Council.

(6) In case of a Chairperson or Deputy Chairperson of a municipality, the authorised person shall be the Municipality Council.

(7) Notwithstanding any provision of this Code, the Inspector General and Deputy Inspector General shall declare their incomes, assets and liabilities to the Speaker of Parliament and when the Inspector General or Deputy Inspector General is in breach of this Code the authorised person shall be Parliament.

**32.** (1) Notwithstanding section 69 of the Local Governments Act, 1997 where the Inspector General has made findings with respect to violation of this Code by a Chief Administrative Office or Town Clerk, the Inspector General's decision shall be enforced without regard to the procedure stipulated in that section.

Action  
against  
Chief  
Admini-  
strative  
Officer and  
Town Clerk.  
Act No. 1  
of 1997.

(2) In case of a Chief Administrative Officer, or Town Clerk or other employee of a District, the authorised person shall be the District Service Commission.

**33.** (1) A person aggrieved by a decision taken against him or her on the basis of findings contained in the report of the Inspector General under this Act, may appeal against the decision to the High Court.

Appeals.

(2) An appeal under this section shall be made within thirty days after the notice of the findings has been brought to the attention of the person against whom it is made.

**34.** (1) Subject to this Code, no civil or criminal liability shall attach to any officer of the Inspectorate acting on the instructions of the Inspector General or Deputy Inspector General, for anything done in good faith by that officer in the performance of his or her duties under this Code.

(2) No inquiry, proceeding, process, or report of the Inspectorate shall—

(a) be invalid only by reason of an error or irregularity of form;

(b) be liable to be questioned, reviewed or quashed in any court except on appeal under section 35 of this Code.

Penalties for breach of Code.

**35.** A leader who commits a breach of this Code shall—

(a) in the case of a breach under subsection (7) of section 4, have the excess or undeclared property confiscated and forfeited to the Government;

(b) in the case of a breach under subsections (6) and (8) of section 4, be dismissed from or shall vacate office;

(c) in the case of a breach under subsection (6) of section 10, be liable to—

(i) forfeit the benefit equivalent to the gift, hospitality or benefit, to the Government or institution and shall stand warned;

(ii) be warned in writing; or

(iii) dismissal;

(d) in the case of a breach under sections 8(3), 9(4), 11, 15(6) and 16 be liable to dismissal or shall vacate office.

36. (1) Any person who—

(a) without justification or lawful excuse, wilfully obstructs or hinders a person acting in the exercise of functions under this Code;

(b) divulges without lawful justification any information which he or she has obtained in the course of any duty conferred by this Code,

commits an offence and is liable on conviction to imprisonment not exceeding two years or to a fine not exceeding one hundred currency points or both.

(2) A person who is convicted of an offence under this Code for which no penalty is prescribed is liable to a fine not exceeding one hundred fifty currency points or to imprisonment not exceeding three years or to both.

37. The Inspectorate shall include in its Statutory Report to Parliament under article 231 of the Constitution a report on its enforcement of this Code.

Annual report.

38. (1) The Minister may in consultation with the Inspector General by statutory instrument, make regulations for better carrying out of the provisions of this Code.

Regulations.

(2) Regulations made under this section may prescribe as a penalty for contravention of any of the regulations, imprisonment not exceeding twelve months or a fine not exceeding one hundred currency points.

39. The Minister may by statutory order made after prior approval of Parliament by resolution, amend the provisions of any schedule to this Code.

Amendment of Schedules.

40. The Leadership Code, 1992 is repealed.

Repeal.

SCHEDULES.

FIRST SCHEDULE.

S.2

CURRENCY POINT

A currency point is equivalent to twenty thousand shillings.

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## SECOND SCHEDULE.

S.2

## PART A – POLITICAL LEADERS

1. President.
2. Vice-President.
3. Speaker and Deputy Speaker of Parliament.
4. Chairperson and Vice-Chairperson of the National Conference under the Movement Political system.
5. Prime Minister and Deputy Prime Minister.
6. National Political Commissar under the Movement Political System.
7. Attorney-General, Minister, Minister of State and Deputy Minister.
8. Member of Parliament.
9. Director and Deputy Director of Movement Political System.
10. A member of the National Executive of any Political Party or Organisation.
11. Chairperson, Vice Chairperson of a District or Sub-county, a member of a District Executive Committee, a District Councillor and a Municipality Chairperson, and Speaker and Deputy Speaker of a District Council.

## PART B – SPECIFIED OFFICERS

12. Judges of the Courts of Judicature.
13. President and Deputy President of the Industrial Court.
14. Magistrate.
15. Registrar of the Courts of Judicature.
16. Inspector of Courts.
17. Permanent Secretary.
18. Head of Government Department by whatever name called; Head of Division or Section in a Government Department.

19. Presidential Advisor, Presidential Assistant.
20. Presidential Aides, Private Secretaries in President's office and State House.
21. Ambassador and High Commissioner.
22. All Officers in the Uganda Peoples Defence Forces.
23. Director-General of the Internal Security Organisation (ISO) and Director General of External Security Organisation (ESO) and their Deputies; Head of Division or section in the Internal Security Organisation (ISO) and the External Security Organisation (ESO).
24. Inspector General of Government, Deputy Inspector-General of Government, Head of Directorate, or Department by whatever name called, Head of Division or section in the Inspectorate of Government.
25. Inspector-General of Police, Deputy Inspector General of Police, and officer of or above the rank of Inspector of Police.
26. Commissioner of Prisons, Deputy Commissioner of Prisons, and Prisons Officer of or above the rank of Assistant Superintendent of Prisons.
27. Resident District Commissioner, Deputy and Assistant Resident District Commissioner.
28. Chief Administrative Officer, Deputy Chief Administrative Officer and Assistant District Administrative Officer, Town Clerk and Assistant Town Clerk, Treasurer, Deputy and Assistant Treasurer.
29. Head of a District Directorate or Department.
30. Head or Deputy Head of Secondary School, and Post Secondary Tertiary Institution.
31. A member and Secretary of any Commission or Board established by the Constitution or any other law.

32. Commissioner-General, Deputy Commissioner General and Commissioner of the Uganda Revenue authority and all URA employees of or above the rank of Assistant Revenue Officer.
33. Governor, Deputy Governor, Secretary, Director and Deputy Director of the Bank of Uganda, Head of Department by whatever name called, Head of Division or Section.
34. Vice Chancellor, Deputy Vice Chancellor and Secretary, Dean, Warden, Head of Department by whatever name called, of a University, and Director, Deputy Director and Principal of a Tertiary Institution.
35. Auditor General and all staff in the Auditor General's office of or above the rank of Auditor.
36. Director and Manager of a Co-operative Union, Departmental head of a Co-operative Union.
37. Member of Urban or Local Government Tender Board or District Service Commission and sub-County Chiefs.
38. Chairperson, Board members, Chief Executive and Deputy Chief Executive of a Public Body, Head of Department by whatever name called, Head of Division or Section of a Public Body, and a Member and Secretary of the Central Tender Board and Contracts Committee.
39. Accountant in a Government Department or in a Parastatal, Constitutional Commissions and all other Statutory Bodies set up by an Act of Parliament.
40. Project Manager, Project Co-ordinator, Project Administrator, Project Financial Controller/Accountant of Government or Public Body Project.
41. A Manager, by whatever name called, and Secretary of a bank in which Government has a controlling interest.

## THIRD SCHEDULE

S.15(2)

## PART A – POLITICAL LEADERS

1. President.
2. Vice-President.
3. Speaker and Deputy Speaker of Parliament.
4. Chairperson and Vice-Chairperson of the National Conference under the Movement Political System.
5. Prime Minister and Deputy Prime Minister.
6. National Political Commissar and Directors or Deputy Directors under the Movement Political System.
7. Attorney-General, Minister, Minister of State and Deputy Minister.

## PART B – SPECIFIED OFFICERS

8. Judges of the Courts of Judicature.
9. Inspector-General of Government and Deputy Inspector-General of Government.
10. Attorney General.
11. Chancellor or Vice-Chancellor of a University.
12. Inspector General and Deputy Inspector General of Police.
13. Commissioner and Deputy Commissioner of Prisons.
14. Commissioner of Immigration.
15. Auditor-General.
16. Chairman of the Central Tender Board.
17. Governor and Deputy Governor of Bank of Uganda.

18. Managing Director, General Manager or Director-General of a public body.
19. Secretary to the Treasury.
20. Solicitor-General.
21. Commissioner General, and Deputy Commissioner General, Commissioner of Uganda Revenue authority.
22. Executive Director of a public body.
23. Presidential Aide.
24. Director-General of the Internal Security Organisation and Director-General of the External Security Organisation.
25. Army Commander and Deputy Army Commander, and Chief of Staff.
26. Permanent Secretary.
27. Ambassador or High Commissioner.
28. Chairperson, Secretary and full time Commissioner of a Constitutional Commission.
29. Director of Public Prosecutions.
30. Administrator General, Registrar General.

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REFERENCE LIBRARY