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THE REPUBLIC OF UGANDA

Published
by
Authority

Uganda Gazette

Vol. C No. 17

5th April, 2007

Price: Shs. 1000

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Statutory Instruments

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No. 12—The Advocates (Legal Aid to Indigent Persons) Regulations, 2007.

Act

No. 1—The Agricultural Chemicals (Control) Act, 2007.

General Notice No. 154 of 2007.

THE LOCAL GOVERNMENTS ACT, CAP. 243.

Section 172

and

THE PARLIAMENTARY ELECTIONS ACT

ACT No. 17 of 2005.

Section 18(1)(b)

NOTICE

PUBLICATION OF PLACE FOR TALLYING OF VOTES OBTAINED DURING THE ELECTION IN MANAFWA TOWN COUNCIL, MANAFWA DISTRICT.

NOTICE IS HEREBY GIVEN by the Electoral Commission subject to Section 172 of the Local Governments Act, Cap. 243 and in accordance with Section 18(1)(b) of the Parliamentary Elections Act, No. 17 of 2005, that the Office of the Returning Officer at Manafwa District Headquarters is hereby designated tallying venue for purposes of the election in Manafwa Town Council, Manafwa District.

The tallying of votes shall commence as soon as practicable on receipt of the Declaration of Results Forms from the respective polling stations.

Issued at Kampala this 4th day of April, 2007.

ENG DR. BADRU M. KIGGUNDU,
Chairman, Electoral Commission.

General Notice No. 155 of 2007.

THE COMPANIES ACT, LAWS OF UGANDA, 2000.

(Cap. 110).

NOTICE.

PURSUANT to section 19(4) of the Companies Act, notice is hereby given that Geoffrey A. Onegi-Obel & Co. Limited has by special Resolution passed on the 8th day of November, 2006 and with the approval of the Registrar of Companies changed in name to Made In Africa IB (EA) Limited and that such new name has been entered in my Register.

DATED at Kampala this 29th day of March, 2007.

BEN TURYSINGURA,
for Registrar of Companies.

General Notice No. 156 of 2007.

THE MINING ACT, 2003

(The Mining Regulations, 2004)

NOTICE OF GRANT OF AN EXPLORATION LICENCE

IT IS HEREBY NOTIFIED that an Exploration Licence, number EL 0173 registered as number 000175 has been granted in accordance with the provisions of Section 27 and Section 29 to M/s Fifth Element Investments Group Ltd of P.O. Box 37398, Kampala for a period of three years effective from 30th March, 2007.

The Exploration area subject to the Exploration Licence is 490 km² and is on Topography map, Sheet number 25/2 and is situated in Abim district.

DATED at Entebbe, this 30th day of March, 2007.

C.B WANDERA,

For Commissioner for Geological Survey and Mines
Department.

General Notice No. 157 of 2007.

THE MINING ACT, 2003

(The Mining Regulations, 2004)

NOTICE OF GRANT OF EXPLORATION LICENCES

IT IS HEREBY NOTIFIED that Exploration Licences, numbers EL 0170, 0171 & 0172 registered as numbers 000172, 000173 & 000174 have been granted in accordance with the provisions of Section 27 and Section 29 to M/s Fifth Element Investments Group Ltd of P.O. Box 37398, Kampala for a period of three years effective from 29th March, 2007.

The Exploration area subject to the Exploration Licences are 458 km², 469 km² & 450 km² and are on Topography map, Sheet numbers 25/3, 25/4 & 52/1 and are all situated in Abim district.

DATED at Entebbe, this 30th day of March, 2007.

C.B WANDERA,

For Commissioner for Geological Survey and Mines
Department.

General Notice No. 158 of 2007.

THE LOCAL GOVERNMENTS (RATING) ACT

WOBULENZI TOWN COUNCIL

OFFICE OF THE TOWN CLERK,

P.O. Box 111, WOBULENZI.

NOTICE OF COMPLETION OF DRAFT VALUATION LIST
(UNDER SECTIONS 11, 12 & 14)

IN ACCORDANCE with the provisions of the Local Governments (Rating) Act, 2005, Notice is hereby given to the general public that:—

The draft valuation list for Wobulenzi Town Council Area has been completed. A copy of the draft valuation list is available for inspection at Town Council offices (Senior Assistant Town Clerk's Desk) for a period of thirty (30) days from the date of this notice.

Any person may take a copy(ies) and extract(s) from the draft valuation list upon payment of the relevant fees.

Any person who is aggrieved by—

- (i) the inclusion of any rateable property in the draft valuation list; or
- (ii) by any value ascribed in the draft valuation list to a rateable property or;
- (iii) by any other statement made or omitted to be made in the draft valuation list with respect to any rateable property; or
- (iv) in the case of a building or portion of a building occupied in parts, by the valuation in the draft valuation list of that building or portion of the building as a single rateable property, may, within thirty (30) days of publication of this notice, serve notice of objection upon the local government to the draft valuation list in relation to the rateable property.

N.B: A person shall not be entitled to be heard by the valuation court unless he or she had lodged a notice of objection within the stipulated period.

LUTAAYA THOMAS CHARLES,
for Town Clerk, Wobulenzi Town Council.

General Notice No. 159 of 2007.

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. 29763 IN PART "A".
(52) Class 30.
(54)



- (53)
(59)
(64) Association— To be associated with T.M No. 25322.
(57) Nature of goods— All goods falling within this Class.
(73) Name of applicant—Mukwano Industries (U) Ltd.
(77) Address— P.O. Box 2671, Kampala.
(74)
(22) Date of filing application— 3rd April, 2007.

- (21) APPLICATION No. 29730 IN PART "A".
(52) Class 30.

(54)



- (53) Disclaimer— Registration of this trademark shall give no right to the exclusive use of the words "ICE CREAM", "THE TASTE OF UGANDA" and "ORANGE VANILLA" except as represented.

- (59)
(64)
(57) Nature of goods— Ice cream.
(73) Name of applicant—Cream of Uganda Ltd.
(77) Address— P.O. Box 11948, Kampala.
(74)
(22) Date of filing application— 27th March, 2007.

- (21) APPLICATION No. 29770 IN PART "A".
(52) Class 30.
(54)



- (53)
(59)
(64)
(57) Nature of goods— All goods included in class 30.
(73) Name of applicant—Moses Fahdi.
(77) Address— P.O. Box 7352, Kampala.
(74) C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.
(22) Date of filing application— 3rd April, 2007.

- (21) APPLICATION No. 29769 IN PART "A".
(52) Class 32.
(54)



- (53)
(59)
(64)
(57) Nature of goods— All goods included in class 32.
(73) Name of applicant—Moses Fahdi.
(77) Address— P.O. Box 7352, Kampala.
(74) C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.
(22) Date of filing application— 3rd April, 2007.

- (21) APPLICATION No. 29771 IN PART "A".
(52) Class 29.
(54)



- (53)
(59)
(64)
(57) Nature of goods— All goods included in class 29.

- (73) *Name of applicant*—Moses Fahdi.
 (77) *Address*—P.O. Box 7352, Kampala.
 (74) *C/o Verma Jivram & Associates*, P.O. Box 7595, Kampala.
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29767 IN PART "A".
 (52) Class 32.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 32.
 (73) *Name of applicant*—Anil Damani.
 (77) *Address*—P.O. Box 20006, Kampala.
 (74) *C/o Verma Jivram & Associates*, P.O. Box 7595, Kampala.
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29766 IN PART "A".
 (52) Class 30.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 30.
 (73) *Name of applicant*—Anil Damani.
 (77) *Address*—P.O. Box 20006, Kampala.
 (74) *C/o Verma Jivram & Associates*, P.O. Box 7595, Kampala.
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29778 IN PART "A".
 (52) Class 32.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 32.
 (73) *Name of applicant*—Dembe Trading Enterprises Ltd.
 (77) *Address*—P.O. Box 9211, Kampala.
 (74) *C/o Verma Jivram & Associates*, P.O. Box 7595, Kampala.
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29765 IN PART "A".
 (52) Class 29.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 29.
 (73) *Name of applicant*—Anil Damani.
 (77) *Address*—P.O. Box 20006, Kampala.
 (74) *C/o Verma Jivram & Associates*, P.O. Box 7595, Kampala.
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29764 IN PART "A".
 (52) Class 34.
 (54)



- (53) *Disclaimer*— Registration of this trademark shall give no right to the exclusive use of the words 'SUPERIOR QUALITY SAFETY MATCH' except as represented.

- (59)
 (64)
 (57) *Nature of goods*— All goods falling within this class.
 (73) *Name of applicant*—Mukwano Industries (U) Ltd.
 (77) *Address*—P.O. Box 2671, Kampala.
 (74)
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29710 IN PART "A".
 (52) Class 9.
 (54)

G Sports

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Electrical and electronic apparatus and instruments; monitoring (other than medical), radio, television, sound recording, sound reproducing, telecommunications, signalling, checking (supervision), optical testing (other than medical) and teaching apparatus and instruments, recorded programmes for television and for radio; computers; computer programs; tapes, discs and wires, all being magnetic, cassettes and cartridges, all adapted for use with the aforesaid tapes; encoded cards; blank and pre-recorded audio and video cassettes, tapes and cartridges; compact discs; photographic records; radio signal antennae; laser readable discs for recording sound or video; apparatus for decoding encoded signals; video projectors, video screens; sunglasses; electronic computer games, electronic interactive computer games; parts and fittings for all the aforesaid goods, all included in Class 9.

- (73) *Name of applicant* — Gateway Broadcast Services Limited.
 (77) *Address*— 1 Red Place, Mayfair, London, W1K 6PL, U.K.
 (74) *C/o Sipi Law Associates, P.O. Box 4180, Kampala.*
 (22) *Date of filing application*— 21st March, 2007.

- (21) APPLICATION NO. 29707 IN PART "A".
 (52) Class 16.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— Printed matter; periodical publications; newspapers; magazines and comics; journals and books; photographs; instructional and teaching material; stationery; pens and pencils; posters; postcards and greeting cards; calendars; diaries; collectable trading cards and stickers; ordinary playing cards; all included in class 16.
 (73) *Name of applicant* — Gateway Broadcast Services Limited.
 (77) *Address*— 1 Red Place, Mayfair, London, W1K 6PL, U.K.
 (74) *C/o Sipi Law Associates, P.O. Box 4180, Kampala.*
 (22) *Date of filing application*— 21st March, 2007.

- (21) APPLICATION NO. 29777 IN PART "A".
 (52) Class 30.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 30.
 (73) *Name of applicant*—Dembe Trading Enterprises Ltd.
 (77) *Address*— P.O. Box 9211, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29774 IN PART "A".
 (52) Class 30.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods in class 30.
 (73) *Name of applicant*—Moses Fahdi.
 (77) *Address*— P.O. Box 7352, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29772 IN PART "A".
 (52) Class 30.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 30.
 (73) *Name of applicant*—Moses Fahdi.
 (77) *Address*— P.O. Box 7352, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29773 IN PART "A".
 (52) Class 30.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 30.
 (73) *Name of applicant*—Moses Fahdi.
 (77) *Address*— P.O. Box 7352, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29779 IN PART "A".
 (52) Class 29.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 29.
 (73) *Name of applicant*—Dembe Trading Enterprises Ltd.
 (77) *Address*— P.O. Box 9211, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29776 IN PART "A".
 (52) Class 29.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 29.

- (73) *Name of applicant*—XTRA Limited.
 (77) *Address*— P.O. Box 7352, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION No. 29775 IN PART "A".
 (52) Class 30.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in Class 30.
 (73) *Name of applicant*—XTRA Limited.
 (77) *Address*— P.O. Box 7352, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION No. 29780 IN PART "A".
 (52) Class 32.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 32.
 (73) *Name of applicant*—XTRA Limited.
 (77) *Address*— P.O. Box 7352, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION No. 29711 IN PART "A".
 (52) Class 16.
 (54)

G Sports

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Printed matter; periodical publications; newspapers; magazines and comics; journals and books; photographs; instructional and teaching material; stationery; pens and pencils; posters; postcards and greeting cards; calendars; diaries; collectable trading cards and stickers; ordinary playing cards; all included in class 16.
 (73) *Name of applicant* — Gateway Broadcast Services Limited.
 (77) *Address*— 1 Red Place, Mayfair, London, W1K 6PL, U.K.
 (74) *C/o Sipi Law Associates, P.O. Box 4180, Kampala.*
 (22) *Date of filing application*— 21st March, 2007.

- (21) APPLICATION No. 29768 IN PART "A".
 (52) Class 32.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— All goods included in class 32.
 (73) *Name of applicant*—Anil Damani.
 (77) *Address*— P.O. Box 20006, Kampala.
 (74) *C/o Verma Jivram & Associates, P.O. Box 7595, Kampala.*
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION No. 29761 IN PART "A".
 (52) Class 32.
 (54)



- (53)
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 (64)
 (57) *Nature of goods*— All goods included in class 32.
 (73) *Name of applicant*—Saturn Ltd.
 (77) *Address*— P.O. Box 25334, Kampala.
 (74)
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION No. 29469 IN PART "A".
 (52) Class 16.
 (54)



- (53)
 (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) playing cards; printers' type; printing blocks, being goods included in Class 16.
 (73) *Name of applicant*— Research in Motion Limited.
 (77) *Address*— 295 Philip Street, Waterloo, Ontario, N2L 3W8, Canada.
 (74) *C/o Sengendo & Co. Advocates, P.O. Box 6914, Kampala.*
 (22) *Date of filing application*— 29th December, 2006.

- (21) APPLICATION NO. 29762 IN PART "A".
 (52) Class 32.
 (54)



- (53) *Disclaimer*— Registration of this trademark shall give no right to the exclusive use of the words 'ENERGY DRINK' and 'TAURINE CAFFEINE' except as represented.

- (59)
 (64)
 (57) *Nature of goods*— All goods included in class 32.
 (73) *Name of applicant*— Saturn Ltd.
 (77) *Address*— P.O. Box 25334, Kampala.
 (74)
 (22) *Date of filing application*— 3rd April, 2007.

- (21) APPLICATION NO. 29709 IN PART "A".
 (52) Class 16.
 (54)

G Prime

- (53)
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 (64)
 (57) *Nature of goods*— Printed matter; periodical publications; newspapers; magazines and comics; journals and books; photographs; instructional and teaching material; stationery; pens and pencils; posters; postcards and greeting cards; calendars; diaries; collectable trading cards and stickers; ordinary playing cards; all included in class 16.
 (73) *Name of applicant*— Gateway Broadcast Services Limited.
 (77) *Address*— 1 Red Place, Mayfair, London, W1K 6PL, U.K.
 (74) *C/o Sipi Law Associates*, P.O. Box 4180, Kampala.
 (22) *Date of filing application*— 21st March, 2007.

- (21) APPLICATION NO. 29708 IN PART "A".
 (52) Class 9.
 (54)

G Prime

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Electrical and electronic apparatus and instruments; monitoring (other than medical), radio, television, sound recording, sound reproducing, telecommunications, signalling, checking (supervision), optical testing (other than medical) and teaching apparatus and instruments, recorded programmes for television and for radio; computers; computer programs; tapes, discs and wires, all being magnetic, cassettes and cartridges, all adapted for use

with the aforesaid tapes; encoded cards; blank and pre-recorded audio and video cassettes, tapes and cartridges; compact discs; photographic records; radio signal antennae; laser readable discs for recording sound or video; apparatus for decoding encoded signals; video projectors, video screens; sunglasses; electronic computer games, electronic interactive computer games; parts and fittings for all the aforesaid goods, all included in Class 9.

- (73) *Name of applicant*— Gateway Broadcast Services Limited.
 (77) *Address*— 1 Red Place, Mayfair, London, W1K 6PL, U.K.
 (74) *C/o Sipi Law Associates*, P.O. Box 4180, Kampala.
 (22) *Date of filing application*— 21st March, 2007.

- (21) APPLICATION NO. 29706 IN PART "A".
 (52) Class 9.
 (54)



- (53)
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 (64)
 (57) *Nature of goods*— Electrical and electronic apparatus and instruments; monitoring (other than medical), radio, television, sound recording, sound reproducing, telecommunications, signalling, checking (supervision), optical testing (other than medical) and teaching apparatus and instruments, recorded programmes for television and for radio; computers; computer programs; tapes, discs and wires, all being magnetic, cassettes and cartridges, all adapted for use with the aforesaid tapes; encoded cards; blank and pre-recorded audio and video cassettes, tapes and cartridges; compact discs; photographic records; radio signal antennae; laser readable discs for recording sound or video; apparatus for decoding encoded signals; video projectors, video screens; sunglasses; electronic computer games, electronic interactive computer games; parts and fittings for all the aforesaid goods, all included in Class 9.

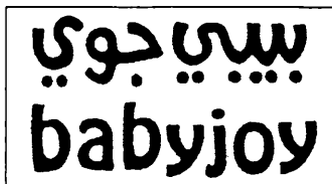
- (73) *Name of applicant*— Gateway Broadcast Services Limited.
 (77) *Address*— 1 Red Place, Mayfair, London, W1K 6PL, U.K.
 (74) *C/o Sipi Law Associates*, P.O. Box 4180, Kampala.
 (22) *Date of filing application*— 21st March, 2007.

- (21) APPLICATION NO. 28614 IN PART "A".
 (52) Class 16.
 (54)

ACCOR

- (53)
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 (64)
 (57) *Nature of goods*— Printed publications, journals, newspapers, magazines, books, albums, calendars, photographs, all these goods relating to hotel services, restaurant services, tourism and cultural trips; pencils, writing paper; writing paper pads; postcards; business cards, poster; prospectuses; menu.
 (73) *Name of applicant*— Accor.
 (77) *Address*— 2 rue de la Mare Neuve, 91000, Evry, France.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6912, Kampala.
 (22) *Date of filing application*— 23rd March, 2006.

- (21) APPLICATION NO. 29034 IN PART "A".
 (52) Class 16.
 (54)



- (53)
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 (64)
 (57) *Nature of goods*— Paper, cardboard and goods made from these materials, not included in other Classes; printed matter; plastic materials for packaging (not included in other Classes); baby diapers.
 (73) *Name of applicant*— Unicharm Gulf Hygienic Industries Ltd.
 (77) *Address*— P.O. Box 99883, Riyadh 11625, Saudi Arabia.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 9th August 2006.

- (21) APPLICATION NO. 29328 IN PART "A".
 (52) Class 9.
 (54)

PureSave

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Electric and electronic apparatus, equipment and hardware for use in relation to banking, financial, insurance and general commercial transactions including such transactions conducted via telephone, the Internet or any other means; software enabling electronic or telecommunication connection to the Internet or to computer databases; automated teller machines (ATM's), cash/currency dispensing machines and electronic fund transfer/point of sale (eftpos) terminals; magnetic or encoded cards, credit/debit cards, cash cards, pre-payment cards, and smart cards and readers and scanner for such cards; software relating to any of the foregoing.
 (73) *Name of applicant*— The Standard Bank of South Africa Limited.
 (77) *Address*— Standard Bank Centre, 6 Simmonds Street, Johannesburg, Gauteng, South Africa.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 14th November, 2006.

- (21) APPLICATION NO. 29041 IN PART "A".
 (52) Class 29.
 (54)

AMUL

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Meat, fish, poultry and game; meat extracts; preserved, dried and cooked fruits and vegetables; jellies, jams, fruit sauces; eggs, milk and milk products; edible oils and fats.
 (73) *Name of applicant*— Kaira District Co-operative Milk Producers' Union Limited.
 (77) *Address*— Anand-388 061, Gujarat, India.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 9th August, 2006.

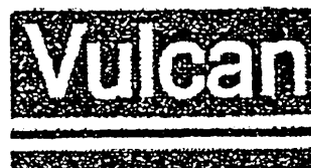
- (21) APPLICATION NO. 27154 IN PART "A".
 (52) Class 29.
 (54)



- (53)
 (59)
 (64)
 (57) *Nature of goods*— Milk products; dried milk powder; milk powder (other than for babies); powdered preparations for making milk beverages; powdered milk foods for children; powdered milk; flavoured milk powder for making drinks.
 (73) *Name of applicant*— Olam International Limited.
 (77) *Address*— 9 Temasek Boulevard, 11-02 Suntec Tower Two, Singapore 038989, Singapore.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 16th November, 2004.
 (21) APPLICATION NO. 28971 IN PART "A".
 (52) Class 29.
 (54)

FRITZ

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Potato and non-potato snack food items, cereal based snack food items, potato crisps, potato chips, edible oils, fats, ghee, margarine, butter, soup products, milk and dairy products, flavoured milk, milk shakes, meat, fish, poultry and game, meat extracts, preserved, dried and cooked fruits and vegetables, jellies, jams, compotes.
 (73) *Name of applicant*— International Foodstuffs Co.
 (77) *Address*— P.O. Box 4115, Sharjah, United Arab Emirates.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 27th July, 2006.
 (21) APPLICATION NO. 29191 IN PART "A".
 (52) Class 11.
 (54)



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 (57) *Nature of goods*— Instruments, apparatus and equipment for lighting, heating, steam generating, cooking, warming, refrigerating, drying, ventilating, water supply and sanitary purposes; torches, lights, toasters, kettles, stoves, warmers, lighters, heaters, parts, fixtures, fittings, components and accessories therefore in class 11.
 (73) *Name of applicant*— Bidvest International Limited.
 (77) *Address*— Murdoch Chambers, South Quay, Douglas IM1 5AS, Isle of Man.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 27th September, 2006.

- (21) APPLICATION NO. 29330 IN PART "A".
 (52) Class 9.
 (54)

TransactPlus

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 (57) *Nature of goods*— Electric and electronic apparatus, equipment and hardware for use in relation to banking, financial, insurance and general commercial transactions including such transactions conducted via telephone, the Internet or any other means; software enabling electronic or telecommunication connection to the Internet or to computer databases; automated teller machines (ATM's), cash/currency dispensing machines and electronic fund transfer/point of sale (eftpos) terminals; magnetic or encoded cards, credit/debit cards, cash cards, pre-payment cards, and smart cards and readers and scanner for such cards; software relating to any of the foregoing.
- (73) *Name of applicant*— The Standard Bank of South Africa Limited.
- (77) *Address*— Standard Bank Centre, 6 Simmonds Street, Johannesburg, Gauteng, South Africa.
- (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
- (22) *Date of filing application*— 14th November, 2006.

- (21) APPLICATION NO. 29033 IN PART "A".
 (52) Class 5.
 (54)

PLUMPY' NUT

- (53)
 (59)
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 (57) *Nature of goods*— Pharmaceutical preparations; preparations for medical or pharmaceutical purposes; dietetic preparations for medical use; sanitary preparations for medical purposes; dietetic substances adapted for medical use; food preparations for the prevention and/or the treatment of malnutrition; food for babies; nutritional supplements in the form of pastes, capsules, tablets, liquid, powders, pastilles, sachets, for people suffering from malnutrition.
- (73) *Name of applicant*— Nutriset.
- (77) *Address*— Bois Ricard, 76770, Malaunay, France.
- (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
- (22) *Date of filing application*— 9th August, 2006.

- (21) APPLICATION NO. 28972 IN PART "A".
 (52) Class 30.
 (54)

FRITZ

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 (57) *Nature of goods*— Chocolate and chocolate confectionery products, sugar confectionery products, candies, biscuits (all types), pasta, macaroni, noodles, spaghetti, vermicelli, yeast, baking powder and other bakery ingredients, salad dressings, mayonnaise, vinegar, ketchup and sauces (condiments), ices, ready to cook dough products, frozen dough, frozen parathas, ice creams, non-dairy frozen desserts, frozen fruit desserts, ice desserts, coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee, bread, pastry, honey, treacle, ices, salt, mustard and flour.

- (73) *Name of applicant*— International Foodstuffs Co.
 (77) *Address*— P.O. Box 4115, Sharjah, United Arab Emirates.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 27th July, 2006.

- (21) APPLICATION NO. 28223 IN PART "A".
 (52) Class 16.
 (54)



FABER-CASTELL

since 1761

- (53)
 (59)
 (64) *Association*— To be associated with T.M Nos. 17436 and 21825.
- (57) *Nature of goods*— Writing, painting and drawing articles and implements, pens, pencils, pencil extenders, colour pencils, twist pencils, mechanical pencils, leads, mechanical colour pencils, erasers, sharpeners, ball pens, multi-functional pens, liquid ink roller, gel-ink roller, fineliner, textmarkers, whiteboardmarkers, universalmarker, crayons, paint markers, transparency markers, aquarelle sticks, charcoal, fibre-tip colouring pens, pastel pencils, artist pencils, clutch pencils, twist ball point pens, graphite pencils, rulers, scales, squares, compasses, stencils, templates, fountain pens, t-shirt-marker, permanent marker, butler, pencil cases, pen rest and print articles.
- (73) *Name of applicant*— Faber-Castell Aktiengesellschaft.
- (77) *Address*— Nurnberger Strasse 2, D-90546 Seem, Germany.
- (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
- (22) *Date of filing application*— 17th November, 2005.

- (21) APPLICATION NO. 29472 IN PART "A".
 (52) Class 9.
 (54)

RESEARCH IN MOTION

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 (57) *Nature of goods*— Electronic handheld units and accessories for the wireless receipt and/or transmission of data and which may also have the capability to transmit and receive voice communications namely, handheld computers and personal digital assistants; computer communications software for the transmission and/or reception of messages, global computer network, email, and/or other data between one or more electronic handheld units and a data store on or associated with a personal computer or a server; computer communication software for the synchronization of data between a remote station or unit and a fixed or remote station or unit and software which enables and provides one-way and/or two-way wireless connectivity to data, including corporate data.
- (73) *Name of applicant*— Research in Motion Limited.
- (77) *Address*— 295 Phillip Street, Waterloo, Ontario, N2L 3W8, Canada.
- (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
- (22) *Date of filing application*— 29th December, 2006.

- (21) APPLICATION NO. 29332 IN PART "A".
 (52) Class 9.
 (54)

 Stanbic Bank

 Stanbic Bank

- (53)
 (59) *Restriction of Colours*— The first mark is limited to the colours blue (pantone 287) and the second mark is without limitation to colour.
 (64)
 (57) *Nature of goods*— Electric and electronic apparatus, equipment and hardware for use in relation to banking, financial, insurance and general commercial transactions including such transactions conducted via telephone, the Internet or any other means; software enabling electronic or telecommunication connection to the Internet or to computer databases; automated teller machines (ATM's), cash/currency dispensing machines and electronic fund transfer/point of sale (eftpos) terminals; magnetic or encoded cards, credit/debit cards, cash cards, pre-payment cards, and smart cards and readers and scanner for such cards; software relating to any of the foregoing.
 (73) *Name of applicant*— The Standard Bank of South Africa Limited.
 (77) *Address*— Standard Bank Centre, 6 Simmonds Street, Johannesburg, Gauteng, South Africa.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 14th November, 2006.
 (21) APPLICATION NO. 29470 IN PART "A".
 (52) Class 9.
 (54)

 BlackBerry

- (53)
 (59)
 (64)
 (57) *Nature of goods*— Electronic handheld units and accessories for the wireless receipt and/or transmission of data and which may also have the capability to transmit and receive voice communications namely, handheld computers and personal digital assistants; computer communications software for the transmission and/or reception of messages, global computer network, email, and/or other data between one or more electronic handheld units and a data store on or associated with a personal computer or a server; computer communication software for the synchronization of data between a remote station or unit and a fixed or remote station or unit and software which enables and provides one-way and/or two-way wireless connectivity to data, including corporate data.
 (73) *Name of applicant*— Research in Motion Limited.
 (77) *Address*— 295 Phillip Street, Waterloo, Ontario, N2L 3W8, Canada.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 29th December, 2006.

- (21) APPLICATION NO. 29471 IN PART "A".
 (52) Class 16.
 (54)

 BlackBerry

- (53)
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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); playing cards; printers' type; printing blocks; being goods included in Class 16.
 (73) *Name of applicant*— Research in Motion Limited.
 (77) *Address*— 295 Phillip Street, Waterloo, Ontario, N2L 3W8, Canada.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 29th December, 2006.
 (21) APPLICATION NO. 29068 IN PART "A".
 (52) Class 3.
 (54)

DIRT IS GOOD

- (53)
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 (57) *Nature of goods*— Detergents; preparations and substances, all for laundry use; fabric conditioning preparations, fabric softners; bleaching preparations; stain removing preparations; deodorising and freshening preparations for use on clothing and textiles; soap; soaps for brightening textiles; preparations for washing clothing and textiles by hand; laundry starch; cleaning, polishing, scouring and abrasive preparations.
 (73) *Name of applicant*— Unilever PLC.
 (77) *Address*— Port Sunlight, Wirral, Merseyside, United Kingdom.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 16th August, 2006.
 (21) APPLICATION NO. 29350 IN PART "A".
 (52) Class 2.
 (54)

SIKKENS

- (53)
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 (64)
 (57) *Nature of goods*— Coatings, paints, varnishes, lacquers; primers, preservatives against rust and against deterioration of wood; wood preservatives in the form of stains; colourants; mordants; anti-fouling compositions, anti-fouling paints; thinners for the aforesaid goods.
 (73) *Name of applicant*— Akzo Nobel Coatings International B.V.
 (77) *Address*— Velperweg 76, 6824 BM Arnhem, The Netherlands.
 (74) *C/o Sengendo & Co. Advocates*, P.O. Box 6914, Kampala.
 (22) *Date of filing application*— 21st November, 2006.
 Kampala, MAUDAH ATUZARIRWE,
 4th April, 2007. Assistant Registrar of Trade Marks.

ADVERTISEMENTS

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Leasehold Register—Volume 17 Folio 13.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of the Trustees of the Khoja Shia-Ashari Jinja Jamath Registered Jinja, Uganda, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, **NAMUTEBI VERONICA,**
23rd March, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 244 Plot 552 at Kisugu.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Simeon Kyagulanyi Kyaluzi Bukenya of P.O. Box 16204, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, **DDAMULIRA AHMED,**
12th February, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 277 Plot 150, 5.19 Hectares at Kigoma.

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

Kampala, **G.K MPAKA,**
28th March, 2006. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 214 Plot 343 at Kisasi.

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

Kampala, **KAAHWA EDWARD TIBESIGWA,**
3rd April, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Bulemezi Block 151 Plot 28 Land at Kito.

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

Bukalasa, **MADINAH NABUKEERA,**
22nd March, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyaggwe Block 115 Plot 71 Area 1.80 at Gulama.

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

Mukono **CHRISTNE NAMIREMBE KATENDE,**
29th March, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 265 Plot 4559 at Bunamwaya.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Stephen Mugaga Buyego of P.O. Box 25680, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, **ATARO LOUELLA,**
22nd January, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 234 Plots 3575 and 3576 Approx. 0.995 at Kilinya.

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

Kampala, **ATARO LOUELLA,**
2nd April, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Busiro Block 383 Plot 403, 3.83 at Dundu.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Maria Magdalena Nakatude Mukasa of P.O. Box 5523, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, G.K MPAKA,
23rd March, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 221 Plot 16 at Nalyako.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Erasito Sonko of P.O. Box 1550, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, MUHEREZA EDWIN K B,
26th March, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kibuga Block 35 Plot 405 at Mutundwe.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Kayizzi Richard of P.O. Box 27797, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, MADINAH NABUKEERA,
7th March, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 168 Plot 33 at Kabubu.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Musa Kyagulanyi of P.O. Box 30016, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, TAYEBWA SAM,
29th March, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 61 Plot 12 Area 4.45 Hectares at Namulamba Estate.

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

Mityana, NAMUTEBI VERONICA,
28th February, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 61 Plot 33 Area 1.20 Hectares at Namulamba Estate.

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

Mityana, NAMUTEBI VERONICA,
28th February, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 62 Plot 7 Area 5.75 Hectares at Kibubula Estate.

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

Mityana, NAMUTEBI VERONICA,
28th February, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 62 Plot 145 Area 2.745 Hectares at Kibubula Estate.

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

Mityana, NAMUTEBI VERONICA,
28th February, 2007. *for Ag. Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 261 Plot 195 at Lukuli.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Kasiita Mulindwa of P. O. Box 2094, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, TAYEBWA SAM,
26th March, 2007. for Ag. Commissioner Land Registration.

THE REGISTRATION OF TITLES ACT.

(Cap. 230).

NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 216 Plot 1904 at Buye.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Reuben Karugaba of P. O. Box 6554, Kampala, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, MUHEREZA EDWIN K B,
5th December, 2006. for Ag. Commissioner Land Registration.

IN THE HIGH COURT OF UGANDA AT KAMPALA
(CIVIL DIVISION)

COMPANY CAUSE NO. 06 OF 2007

IN THE MATTER OF M/S. THE PEPPER
PUBLICATIONS LTD.

AND

IN THE MATTER OF SECTION 211(1), (2) AND 222(F)
OF THE COMPANIES ACT (CAP. 110)

Dr. Nkamuhayo Rwacumika *Petitioner**versus*The Pepper Publications Limited *Respondent*ADVERTISEMENT OF PETITION

NOTICE IS HEREBY GIVEN that a petition for the winding up of the above named company by Nkamuhayo Rwacumika subject to supervision of the High Court held at Kampala, was on the 26th day of March, 2007 presented to the court by Nkamuhayo Rwacumika of Lex Uganda Advocates & Solicitors, 8th Floor Communications House, P.O. Box 22490, Kampala.

And that the said petition is directed to be heard before the High Court sitting at the Law Courts, Commercial Division, Kampala, in Uganda on the 20th day of April, 2007.

Any creditor or contributory of the company desirous to support or oppose the making of an order on the petition may appear at the time of hearing in person or by his or her Advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the company requiring the copy on payment of the regulated charge of the copy.

Dated this 26th day of March, 2007.

M/S. LEX UGANDA ADVOCATES & SOLICITORS

Counsel for the Petitioner.

Given under my hand and seal of this Court this 27th day of
March, 2007.



REGISTRAR.

Note: Any person who intends to appear on the hearing of the petition must serve on or send by post to the above named Nkamuhayo Rwacumika of Lex Uganda Advocates & Solicitors 8th Floor Communications House, P.O. Box 2490, Kampala, notice in writing of his or her name and address of the firm and must be signed by the person or firm or his or her or their advocate (if any) and must be served. or if posted must be sent by post, in sufficient time to reach the above named not later than O'clock in the afternoon of the 10th day of April, 2007

IN THE HIGH COURT OF UGANDA
COMMERCIAL DIVISION
IN THE MATTER OF BELFLOWERS LIMITED
AND

IN THE MATTER OF THE COMPANIES ACT CAP. 110
COMPANY CAUSE No. 2 OF 2007

RILEY INDUSTRIES LIMITED – *Petitioner**versus*BELFLOWERS LIMITED – *Respondent*ADVERTISEMENT OF PETITION

NOTICE IS HEREBY GIVEN that a petition for winding up of the above named company subject to the supervision of the High Court holden at Kampala was on the 7th day of February, 2007, presented to the said Court by Riley Industries Limited, C/o. Kiwanuka and Karugire Advocates, Plot 5A 2 Acacia Avenue, Kololo, P.O. Box 6061, Kampala.

And that the said petition is directed to be heard before the Court sitting at the Law Courts, Kampala in Uganda on the 28th day of November 2007 at 9:00 O'clock in the morning, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of the hearing in person or by his advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charge for the same.

KIWANUKA AND KARUGIRE ADVOCATES.

Counsel For the Petitioner.

Note: Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named KIWANUKA AND KARUGIRE ADVOCATES notice in writing of his intention so to do. The notice must state the name and person, or, if a firm, the name and address of the firm and must be signed by the person or firm or his or her or their Advocate (if any) and must be served. or if posted must be sent in sufficient time to reach the above named not later than 9:00 O'clock in the morning of the 26th day of November, 2007.

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

2007 No. 11.

**The Traffic and Road Safety (Speed of Motor Vehicle) (Exemption)
(No. 2) Order, 2007.**

(Under section 175 of the Traffic and Road Safety Act, Cap 361).

IN EXERCISE of the powers conferred upon the Minister responsible for works and transport by section 175 of the Traffic and Road Safety Act, this Order is made this 3rd day of April, 2007.

1. Title

This Order may be cited as the Traffic and Road Safety (Speed of Motor Vehicle) (Exemption) (No. 2) Order, 2007.

2. Exemption

A person who drives a motor vehicle and who competes in the Pearl of Africa Uganda Rally, organised by the Federation of Motor Sports Club of Uganda, commencing on the 13th April, 2007 and ending on the 15th April, 2007 is exempted from the provisions of section 120 of the Traffic and Road Safety Act, for the duration of that rally.

JOHN M. NASASIRA,
Minister of Works and Transport.

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

2007 No. 12.

**THE ADVOCATES (LEGAL AID TO INDIGENT PERSONS)
REGULATIONS, 2007.**

ARRANGEMENT OF REGULATIONS

Regulation

PART I—PRELIMINARY

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2. Objectives
3. Application
4. Interpretation

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6. Registration as legal aid provider
7. Requirements to be met before registration
8. Application for registration as legal aid provider
9. Issue of certificate of registration
10. Law Council to keep register of legal aid providers
11. Power to cancel certificate of registration
12. Review of Law Council decision

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13. Maintenance of files
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Regulation

PART IV—INSPECTION BY LAW COUNCIL

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32. Where all parties to a matter apply for legal aid
33. Functions of legal personnel
34. Offences and penalties
35. Application of Advocates (Professional Conduct) Regulations
36. Law Council to issue guidelines.

SCHEDULE

- Form I Application for registration as legal aid provider
Form II Certificate of Registration
Form III Application for legal aid

STATUTORY INSTRUMENTS

2007 No. 12.

The Advocates (Legal Aid To Indigent Persons) Regulations, 2007.

(Made under section 77(1) (g) of the Advocates Act, Cap 267)

IN EXERCISE of the powers conferred on the Law Council by section 77(1) (g) of the Advocates Act, these Regulations are made this 20th day of June, 2005.

PART I—PRELIMINARY

1. Title and commencement.

(1) These Regulations may be cited as the Advocates (Legal Aid To Indigent Persons) Regulations, 2007.

(2) These Regulations shall come into force on the date of publication except for regulations 7 and 9 which shall come into force 12 months after the date of publication.

2. Objectives.

The objectives of these Regulations are—

- (a) to regulate and monitor the quality of legal aid service delivery;
- (b) to ensure that legal aid and advice are provided in a most effective and efficient manner;
- (c) to ensure that all legal aid providers operating in Uganda have basic facilities and qualified personnel required to provide legal aid in a professional and ethical manner;
- (d) to establish clear and objective criteria to be followed by legal aid providers when reviewing applications for legal aid;
- (e) to encourage the provision of legal aid throughout the Country.

3. Application.

(1) These Regulations shall apply to persons, organisations or institutions providing legal aid to indigent persons in Uganda.

(2) These Regulations shall not apply to legal aid at the expense of the State as enshrined in article 28 (3) (e) of the Constitution (state brief system).

4. Interpretation.

In these Regulations, unless the context otherwise requires—

“Act” means the Advocates Act, Cap 267;

“applicant” means a person who applies to a legal aid provider for legal aid;

“calendar year” means the period from 1st January to 31st December;

“client” means a person whose application for legal aid under these Regulations has been granted;

“indigent person” means a person who satisfies the means test under regulation 24;

“legal aid” means the provision of legal advice or representation by a lawyer, an advocate or a paralegal, as the case may be, to a client at no cost or at a very minimal cost;

“legal aid provider” or “provider” means a person, an organisation or institution whose main objective is the provision of legal aid and is registered by the Law Council as a legal aid provider;

“legal personnel” means the lawyer, advocate or paralegal employed by the legal aid provider;

“paralegal” means a person who holds a qualification in law, other

than a degree in law, recognized by the Law Council.

PART II—REGISTRATION OF LEGAL AID PROVIDERS

5. Powers of Law Council.

As stipulated in section 2 of the Advocates Act, the Law Council shall exercise general supervision and control over the provision of legal aid and advice to indigent persons in Uganda.

6. Registration as legal aid provider.

No person, organisation or institution shall engage in the business of providing legal aid to indigent persons unless that person, organisation or institution is registered with the Law Council as a legal aid provider.

7. Requirements to be met before registration.

Before a person, an organisation or institution is registered as a legal aid provider, at least the following requirements must be met—

- (a) the office must be well kept and must meet the following basic requirements—
 - (i) a suitable desk for the advocate or lawyer and for the paralegal;
 - (ii) a separate room for the advocate or lawyer and the paralegal, separate from that of other non legal staff;
 - (iii) a secretarial desk and a computer or typewriter;
 - (iv) a reception with chairs or benches for clients;
 - (v) a book shelf;
 - (vi) a chest of drawers or filing cabinet;
 - (vii) a reasonable collection of reference legal materials including a full set of the Revised Laws of Uganda;
 - (viii) toilet and sanitary facilities;

- (ix) properly kept files;
- (b) if the applicant for registration is a non governmental organisation, in addition to the requirements in paragraph (a)—
 - (i) it must have a certificate of registration issued by the Non Governmental Organisations Registration Board;
 - (ii) its constitution must state that provision of legal aid is one of its objectives;
 - (iii) it must have in its employment at least one person qualified as a lawyer or an advocate and one other person qualified as a paralegal.

8. Application for registration as legal aid provider.

(1) An application to register as a legal aid provider shall be made in Form I of the Schedule to these Regulations and shall be accompanied by a fee prescribed by the Law Council.

(2) The application shall indicate—

- (a) full name and address of the applicant;
- (b) physical location of premises of applicant;
- (c) nature of services provided;
- (d) geographical area of operation;
- (e) name and qualifications of legal personnel; and
- (f) whether the applicant meets the requirements under regulation 7.

(3) The Law Council shall process every application for registration expeditiously.

9. Issue of certificate of registration.

(1) Where the Law Council is satisfied that an applicant for registration has fulfilled all or most of the requirements specified in regulation 7, and upon payment of a prescribed fee, the Law Council

shall issue the applicant with a certificate of registration which shall entitle the holder to provide legal aid to indigent persons.

(2) A certificate of registration issued under sub regulation (1) is specified in Form II of the Schedule to these Regulations.

(3) The Law Council may refuse to issue a certificate of registration to an applicant if—

(a) the applicant for registration does not meet the requirements specified in regulation 7; or

(b) the applicant has been convicted of an offence involving dishonesty, fraud or any other offence involving moral turpitude.

(4) Where the Law Council refuses to issue a certificate, it shall give reasons for the refusal.

(5) A certificate of registration issued by the Law Council under these Regulations shall be valid for a period of one calendar year and shall be renewable upon expiry on the same requirements and conditions as the original certificate.

(6) A certificate of registration shall not be transferable.

10. Law Council to keep register of legal aid providers.

The Law Council shall keep and maintain a register of legal aid providers.

11. Power to cancel certificate of registration.

(1) The Law Council may, at any time suspend or cancel the registration of a legal aid provider issued with a certificate of registration under these Regulations in any of the following circumstances—

(a) if the legal aid provider is a non governmental organisation, upon cancellation of its registration as a non governmental organisation by the Non Governmental Organisations Registration Board;

(b) if the Law Council is satisfied or has proof that the legal aid provider is conducting the business of providing legal aid in

an unethical and unprofessional manner and below the standards set in these Regulations;

- (c) the legal aid provider has ceased to carry on the business for which the certificate was issued;
- (d) if the provider has been convicted of an offence involving dishonesty, fraud or any other offence involving moral turpitude; or
- (e) for any other sufficient cause.

(2) The Law Council shall not suspend or cancel the registration of a legal aid provider registered under these Regulations unless the Law Council has given the legal aid provider an opportunity to show cause why the certificate of registration should not be suspended or cancelled.

(3) Where the Law Council cancels the registration of a legal aid provider, the legal aid provider shall surrender the certificate of registration to the Law Council.

(4) Where a certificate of registration is cancelled, the Law Council shall publish the suspension or cancellation in at least one widely circulating local newspaper.

(5) A provider whose certificate of registration is cancelled may, if the provider has addressed the reasons that led to the suspension or cancellation, re-apply to the Law Council for issue of a new certificate.

12. Review of Law Council decision.

(1) A legal aid provider—

- (a) whose application for a certificate of registration or renewal of registration has been rejected;
- (b) whose certificate of registration has been suspended or cancelled,

may apply to the Law council for review of its decision.

PART III—QUALITY OF SERVICES AND CLIENT CARE

13. Maintenance of files.

- (1) A legal aid provider shall open and keep a separate file for each client.
- (2) A client's file shall contain the following—
 - (a) full particulars of the client including—
 - (i) statement of the problem of the client;
 - (ii) expectations of the client;
 - (iii) notes on assessment of means;
 - (iv) legal issues raised by the problem and an explanation by the lawyer or advocate of the practical implications of the matter;
 - (v) advice given and options available;
 - (b) preparations for the case which may include—
 - (i) consultation notes and legal research;
 - (ii) advice to the client on prospects of success with regards to merits;
 - (iii) communication to the client on prospects of the case or matter;
 - (iv) pleadings, court documents or any other supporting documents;
 - (c) notes on presentation of the case and these may include—
 - (i) comprehensive notes of evidence;
 - (ii) presentation of arguments on facts or the law applicable;
 - (iii) list of witnesses or exhibits;
 - (iv) proposed court submissions;
 - (d) notes on any form of alternative dispute resolution and these may include—

- (i) client instructions;
- (ii) record of negotiations, mediation or arbitration;
- (iii) any supporting documents.

(3) Clients files must be properly kept and the correspondence shall be filed in order.

(4) A legal aid provider shall put in place a file back up system.

14. Client care.

(1) A legal aid provider shall ensure that clients are provided with quality client care.

(2) In this regulation, client care means, but is not limited to—

- (a) hospitality, accessible and appropriate services;
- (b) conducive environment for confidentiality;
- (c) professional and sensitive handling of juveniles, elderly or vulnerable people;
- (d) provision of information about availability and nature of services provided and any other information;
- (e) acting on client’s instructions, or if not practical, in the best interest of the client;
- (f) means of client satisfaction surveys;
- (g) complaints procedure.

15. Supervision.

(1) A legal aid provider shall ensure that, in the performance of their work, a paralegal in their employment is supervised by a lawyer or advocate employed by the legal aid provider.

(2) A provider shall put in place mechanisms to ensure and assess the quality of services provided and these may include—

- (a) regular monitoring of actions taken on cases;
- (b) close supervision of new or inexperienced staff;
- (c) appraisals;
- (d) continuous training of staff;
- (e) monthly reports on assignments;
- (f) in-house reports and external peer reviews;
- (g) team meetings;
- (h) staff briefings or memoranda.

PART IV—INSPECTION BY LAW COUNCIL

16 . Access to Law Council to enter premises.

(1) The Law Council or any person authorized by the Law Council in writing shall, during normal working hours, with or without prior notice to a legal aid provider, inspect the offices of the legal aid provider to carry out such inspection as the Law Council considers necessary.

(2) The Law Council shall carry out inspection at least once in a calendar year.

(3) A legal aid provider shall not deny access to or block the Law Council or a person authorized by the Law Council from entering the offices for purposes of inspection.

17. Powers of inspectors.

A member of the Law Council or a person authorized in writing by the Law Council to inspect offices of a legal aid provider may—

- (a) at any time, during normal working hours enter the offices and check whether the office possesses the basic requirements stipulated in regulation 7(a);

- (b) give such directions as the inspecting officer may think necessary to ensure that the legal aid provider complies with the standards set out in these Regulations;
- (c) require the production of books or records required to be kept under these Regulations;
- (d) examine books or records; or
- (e) carry out any other inspections as the Law Council may deem fit.

18. Books and records.

Every legal aid provider shall keep proper and accurate records of all the cases or matters handled.

19. Keeping of separate accounts.

A legal aid provider shall ensure that office accounts and client accounts are kept separate.

PART V—RULES GOVERNING THE PROVISION OF LEGAL AID

20. Compliance with rules.

In order to provide legal aid in an orderly and efficient manner, legal aid providers shall, as far as practicable, comply with the rules laid down in this Part of these Regulations.

21. Nature of legal aid.

(1) Legal aid provided by a legal aid provider includes the doing of anything that may properly be done by an advocate for or in the interests of his or her client.

(2) Without prejudice to the generality of sub regulation (1), legal aid shall include—

- (a) legal advice;
- (b) representation in court or tribunal in civil, constitutional or

criminal matters;

(c) mediation, negotiation or arbitration;

(d) legal education or awareness.

(3) The nature of legal aid provided to a person in any particular case shall be the discretion of the legal aid provider, taking into account the needs of the person concerned and the resources available to the legal aid provider.

22. Application for legal aid.

(1) Any person may apply to a legal aid provider for legal aid.

(2) An application for legal aid shall be made on Form III specified in the Schedule to these Regulations.

(3) Where the application for legal aid is made orally, the legal personnel shall assist the applicant to fill the application form using the information provided by the applicant.

(4) Subject to these Regulations, a legal aid provider shall, on receipt of an application for legal aid consider the application and—

(a) grant the application and provide the legal aid to the applicant, if the legal aid provider is satisfied that—

(i) the applicant meets the eligibility test under regulation 23; and

(ii) the legal aid provider has, at that material time, sufficient resources to provide the legal aid required; or

(b) if the legal aid provider is not satisfied that the applicant is eligible for legal aid, reject the application.

(5) Where an application for legal aid is rejected, the provider may refer the applicant to another legal aid provider or institution.

(6) A legal aid provider shall without undue delay, notify an applicant of its decision.

(7) Before granting legal aid to an applicant, the legal aid provider may require the applicant—

- (a) to furnish such additional information as the legal aid provider considers necessary for the purposes of verifying any matter alleged in the application or for ascertaining the applicant's means;
- (b) to appear personally before the legal aid provider to answer any questions which the provider may put to him or her in connection with the application or in regard to the assessment of the applicant's means.

(8) A legal aid provider may at any time reconsider any decision made under subregulation (4) concerning the eligibility of any person to receive legal aid.

23. Eligibility for legal aid.

(1) A person is eligible for legal aid under these Regulations if, in the opinion of the legal aid provider—

- (a) the applicant has insufficient means to afford the services of an advocate on his or her own account;
- (b) the applicant has reasonable grounds for initiating, carrying on, or defending the matter for which he or she applies for legal aid, or the matter is of public interest;
- (c) if it is a civil matter, there is reasonable prospect of success or recovery in the matter; and
- (d) the applicant is in need of or would benefit from the legal aid.

(2) A provider may grant legal aid to an applicant for any other sufficient reason.

24. Assessment of means.

(1) In assessing the means of any person for the purposes of determining whether that person qualifies for legal aid, a legal aid provider shall take into account the income and assets of the applicant, but these shall exclude—

- (a) dwelling house of the applicant;

- (b) beds and clothing of the applicant;
- (c) furniture and household utensils of the applicant; and
- (d) tools and implements necessarily used by the applicant in his or her trade or occupation.

25. Matters to be given priority.

When considering an application for legal aid under these Regulations, a legal aid provider shall consider the following—

- (a) the elderly, widows, orphans, children, people with disabilities, internally displaced persons, people living with HIV/AIDS, prisoners on remand or refugees shall be given priority over other persons;
- (b) land disputes, inheritance and succession disputes, domestic violence, child maintenance and custody, torture and other forms of human rights abuse shall be given priority over other matters.

26. Assignment of advocate.

(1) Where a legal aid provider is of the opinion—

- (a) that a particular matter of a civil nature before a legal aid provider can best be resolved by taking it to court;
- (b) that there are high prospects of the matter succeeding; and
- (c) it is in the interests of justice for the services of an advocate in private practice to be engaged,

the provider may engage an advocate in private practice to act in the matter.

(2) Subject to the Advocates Act, the engagement of an advocate under sub regulation (1) shall be upon such terms as may be mutually agreed between the provider and the advocate.

(3) Any fees and expenses payable under this regulation may be paid out of the damages or costs awarded to a client or any other source.

27. Termination of legal aid.

(1) A legal aid provider may at any time, terminate legal aid granted under these Regulations for any or all of the following reasons—

- (a) where a client shows lack of co-operation with the provider;
- (b) where a client fails to appear, without reasonable cause when called upon to do so by the legal aid provider or by the court;
- (c) where a client gives false information to the provider;
- (d) where the legal aid provider has proof that a client has taken the matter to either another legal aid provider or to an advocate in private practice;
- (e) where a client ceases to be indigent; or
- (f) for any other sufficient reason.

(2) A legal aid provider shall not terminate legal aid granted to a client under these Regulations unless the provider has given thirty days notice to the client and has given an opportunity to that client to show cause why the legal aid should not be terminated.

(3) Where a matter is in court or tribunal, a provider shall notify the court or tribunal of the termination.

28. Client may dispense with legal aid.

Notwithstanding anything to the contrary under these Regulations, a client may at any time dispense with legal aid granted to him or her.

PART VI—FINANCIAL PROVISIONS

29. Contributions towards legal aid.

A legal aid provider may, in granting legal aid to any person under these Regulations, require the client to contribute to the cost of that legal aid to an extent which, in the opinion of the provider, is just and reasonable having regard to the means of the person concerned.

30. Deductions from awards

A legal aid provider shall, for the purpose of meeting any costs and

expenses necessarily incurred in the provision of legal aid, deduct from—

(a) any damages awarded to a client by a court; or

(b) any amounts payable to a client pursuant to a settlement negotiated with assistance provided under these Regulations, an amount not exceeding 10% of the damages or the amounts paid pursuant to a settlement as the case may be.

31. Costs awarded to clients.

(1) Where a court awards costs to a client, the costs shall, subject to sub regulation (3), accrue to the legal aid provider.

(2) For the purpose of receiving any costs payable under sub regulation (1), a legal aid provider may take all such steps and pursue all such remedies as would have been taken by the client to whom such costs were awarded, and any expenses incurred in taking such steps or pursuing such remedies shall be recovered by the legal aid provider.

(3) Where a court awards costs to a client, the legal aid provider shall refund to the client any contributions made by the client under regulation 29.

PART VII—GENERAL

32. Where all parties to a matter apply for legal aid.

(1) In civil matters, where both the plaintiff/applicant and defendant/respondent in a matter apply for legal aid to the same legal aid provider, the provider shall grant legal aid to the first of the parties to apply, taking into consideration all the conditions for grant of legal aid specified in these Regulations.

(2) Where two applicants for legal aid are parties to a dispute, a provider may, with their consent mediate the dispute.

(3) Where the mediation under sub regulation (2) fails, the provider shall refer the parties to any other provider and shall disqualify himself or herself from representing either of the parties in respect of that

dispute.

33. Functions of legal personnel.

The legal personnel shall perform the following functions in relation to the provision of legal aid—

- (a) assist applicants who cannot read or write to fill application forms for legal aid;
- (b) determine whether the applicant is eligible for legal aid;
- (c) assess the merits and prospects of success of the case, where a matter is to be forwarded to the courts;
- (d) inform the applicant or clients of the regulations governing legal aid including such matters as contributions by clients towards costs of legal aid, deductions from court awards, costs;
- (e) provide legal advice to clients;
- (f) represent clients in court, where one is qualified to appear in court;
- (g) where he or she cannot represent a client in court due to reasons that the legal personnel shall provide, and with the consent of the legal aid provider, refer the matter to an advocate;
- (h) assist clients in negotiation or mediation of conflicts;
- (i) sensitise, educate and create awareness.

34. Offences and penalties.

A person who—

- (a) operates as a legal aid provider without a certificate of registration granted by the Law Council;
- (b) operates as a provider while the certificate of registration is suspended; or
- (c) obstructs an inspecting officer from accessing the legal aid provider's premises;

(d) obstructs an inspecting officer from carrying out his or her duties under these Regulations,

commits an offence and is liable on conviction to a fine not exceeding three thousand shillings or imprisonment not exceeding three months.

35. Application of Advocates (Professional Conduct) Regulations.

The Advocates (Professional Conduct) Regulations shall apply to an advocate providing legal aid under these Regulations as they do apply to an advocate in private legal practice.

36. Law Council to issue guidelines.

The Law Council may, from time to time, in writing, issue guidelines in addition to these Regulations for the better control, supervision and regulation of the provision of legal aid.

SCHEDULE

Form I

Regulation 8

THE ADVOCATES (LEGAL AID TO INDIGENT PERSONS)
REGULATIONS, 2007

APPLICATION FOR REGISTRATION AS A LEGAL AID PROVIDER

Date

1. Name of applicant.....

2. Address.....

.....

	<i>Name</i>	<i>Qualifications</i>	<i>Experience</i>

3. Physical location of premises.....

.....

4. Geographical area of operation.....

5. Name and qualifications of legal personnel employed

6. Nature of services provided

.....

7. Indicate (by ticking) whether you meet the basic requirements specified below—

- suitable desk for the advocate or lawyer
- suitable desk for the paralegal;
- a separate room for the advocate or lawyer and the paralegal, separate from that of other non legal staff;
- a secretarial desk and a computer or typewriter;
- a reception with chairs or benches for clients;
- a book shelf;

- a chest of drawers or filing cabinet;
- a reasonable collection of reference legal materials including a full set of the Revised Laws of Uganda;
- toilet and sanitary facilities;
- properly kept files.

8. Do you have any branches?

9. If yes, where are they located?

10. Do the branches meet the basic requirements specified in paragraph 7?

.....

Signature of applicant.....

Checked by

Law Council

THE ADVOCATES (LEGAL AID TO INDIGENT PERSONS)
REGULATIONS, 2007

CERTIFICATE OF REGISTRATION

This is to certify that(*name of provider*) of P.O Box
is entitled to provide legal aid to indigent persons until the 31st day of
December 20...

Dated thisday of January 20.....

.....
Law Council

THE ADVOCATES (LEGAL AID TO INDIGENT PERSONS)
REGULATIONS, 2007

APPLICATION FOR LEGAL AID

Please complete all questions correctly and honestly.

A. Particulars of Applicant

- 1. Names
- 2. Sex
- 3. Date of birth
- 4. Residential address,..... (L.C, Zone, etc)
.....
- 5. Telephone contact
- 6. Marital status (please tick)
 - Married
 - Married but separated
 - Single
 - Divorced
 - Cohabiting
 - Widow
 - Widower
- 7. Education level
- 8. What language(s) do you speak?
- 9. Number of people financially dependent on you (Dependants).....

.....
10. Name of Parent/Guardian (If applicant is a minor).....
.....

B. Means Assessment

11. Are you employed?
☐ Yes..... When did you last do paid work?
☐ No.....

12. What work do you usually do?.....

13. Are you—
☐ Self employed
☐ A partner in business
☐ A director in a company

14. Do you have any other income?
☐ Yes
☐ No

If yes, give details (e.g amount you receive monthly, annually).....
.....
.....

15. Do you own any assets of commercial value?
☐ Yes
☐ No

If yes, give details.....
.....
.....

16. Do you have an account with a bank or micro finance in Uganda or else where?
☐ Yes
☐ No

If yes, give details.....

17. What sort of housing payments do you make, or are made on your

behalf?

<i>Expense</i>	<i>Amount paid per month</i>
Child maintenance (provide proof)	
Spouse maintenance/ Alimony	
Loans (provide proof)	
Other debts (specify)	

- Rent
- Others (specify).....
- Do not pay any housing costs.....
(Give details)

18 Do you pay any of the following?

C. Subject Matter

19. For what type of problem do you need legal aid (please tick)

- Family
- Criminal
- Civil
- Land
- Administration of estate
- Accident claim
- Constitutional
- Other (please specify)

20. Briefly explain your problem

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

21. Who referred you to(name of provider)

22. Are there current court proceedings?

- Yes:
- No

If yes—

Which court or tribunal do you have to appear in?

(for example High Court, magistrate’s court, family court, tribunal)

.....
Where is the court/Tribunal located? Town, District, etc.....
.....

When is next court date?.....

23. Are you applying for legal aid against a decision of a court or tribunal?

Yes

No

If yes—

Which Court or tribunal made the decision?

Where is the court (location)

What was the date of the last decision?

Declaration by Applicant

I

of (address)

acknowledge that my application for legal aid will be prejudiced if I

1 Fail to provide information required of me and which is relevant to my application for legal aid.

1 Provide a document in connection with this application which is false.

1 Make a false or misleading statement either orally or in writing in relation to this application for legal aid.

I therefore declare that all the information I have given is true and correct to the best of my knowledge.

Applicant’s signature

Date / /

Advocate’s certification

(Applicable only where the application is filled by an advocate /lawyer on behalf of an applicant who cannot read or write.)

I (name of advocate/lawyer.....
Certify that I have assisted the applicant to fill this application form. Prior to the applicant appending his/her signature, I read over and explained all the contents of the application to the applicant.

.....
Signature of Advocate/Lawyer

Date / /

Legal aid provider’s assessment notes
.....
.....
.....

Cross Reference

The Advocates (Professional Conduct) Regulations, S.I 267-2

JUSTICE J.W.N TSEKOOKO,
Chairperson, Law Council.

ACTS SUPPLEMENT

to The Uganda Gazette No. 17 Volume C dated 5th April, 2007.

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

Act 1 *Agricultural Chemicals (Control) Act* **2007**

THE AGRICULTURAL CHEMICALS (CONTROL) ACT, 2006.

ARRANGEMENT OF SECTIONS.

Section

1. Short title.
2. Interpretation.
3. Control of manufacture of agricultural chemicals.
4. Import, export and sale of agricultural chemicals.
5. Establishment and composition of the Board.
6. Function of the Board.
7. Procedures of the Board.
8. Establishment of the Agricultural Chemicals Technical Committee.
9. Appointment of inspectors and analyst of agricultural chemicals.
10. Duties of Analyst.
11. Analytical laboratory.
12. Powers of Inspectors.
13. Seizure and disposal of agricultural chemicals.
14. Secrecy of information.
15. Offences and Penalties.
16. Consent of the Director of Public Prosecutions.

Section.

17. Certificate of Analyst.
18. Regulations.
19. Disapplication of certain law.
20. Repeal of Control of Agricultural Chemicals Act.
21. Amendment of Schedule.

SCHEDULE

CURRENCY POINT.

**THE AGRICULTURAL CHEMICALS (CONTROL) ACT,
2006.**

An Act to control and regulate the manufacture, storage, distribution and trade in, use, importation and exportation of agricultural chemicals and for other related matters.

DATE OF ASSENT: 24th May, 2006.

Date of commencement: 5th April, 2007.

BE IT ENACTED by Parliament as follows:

1. Short title.

This Act may be cited as the Agricultural Chemicals (Control) Act, 2006.

2. Interpretation.

In this Act, unless the context otherwise requires—

“agriculture” means the raising of plants or animals for economic use;

“agricultural chemicals” includes plant protection chemicals, fungicides, insecticides, nematicides, herbicides, miticides, bactericides, rodenticides, molluscides, avicides, fertiliser, growth regulators, wood preservatives, bio-rationals, bio-pesticides, bio-fertilisers or any other chemicals used for promoting and protecting the health of plants, plants

- products and by products;
- “analyst” means a person appointed under section 9;
- “bio-rationals” means any potent plants, parts of plants or chemical extracts of plant origin;
- “Board” means the Agricultural Chemical Board established under section 5;
- “committee” means the Agricultural Chemicals Technical Committee established under section 8;
- “currency point” has the value assigned to it in the Schedule;
- “fumigant” means any agricultural chemical exhibiting toxicity in the vapour phase;
- “health approval” means a statement in writing by the Director General of Health Services or an officer appointed by him or her for the purpose, verifying that the application, use or distribution of specified agricultural chemicals is safe and that no life is in danger as a result of the application or use of the chemical;
- “importer” means a person who has been registered under this Act to import agricultural chemicals or their ingredients;
- “inspector” means a person appointed under section 8;
- “label” means any written, printed or graphic matter on or attached to any agricultural chemical or the immediate container of the agricultural chemical and the outside container or wrapper of the retail package of the agricultural chemical;
- “manufacturer” means a person who has been registered under this Act to manufacture agricultural chemicals or the ingredients of agricultural chemicals;

“Minister” means the Minister responsible for agriculture;

“Ministry” means the Ministry responsible for agriculture;

“pest” means any form of plant or animal life or any pathogenic agent, other than a beneficial organism, capable of directly or indirectly injuring any plant material or beneficial organism, and includes weeds;

“pesticide” means a chemical which, by virtue of its poisonous properties is used to kill pests in agriculture and forestry;

“pesticide applicator” means a person who has the qualification in pesticide application and is registered as such;

“pollution” has the meaning assigned to it under the National Environment Act;

“premises” means premises as described in the regulations made under this Act;

“protective clothing” means all clothing that is required to protect the user or dealer of agricultural chemicals or pesticides as specified in regulations made under this Act;

“registered dealer” means a person who is qualified and registered to handle agricultural chemicals under this Act;

“registered fumigator” means a person who has the prescribed qualification in handling fumigants and is registered as a fumigator or operator; and

“safety” refers to the safety of human beings, livestock, game, birds, fish and other organisms and ground, water, air and general environment.

3. Control of manufacture of agricultural chemicals.

(1) No person shall manufacture, package, store, display, distribute, transport, possess, use or advertise any agricultural chemical except in accordance with regulations made under this Act

and in accordance with the National Environment Act, Cap 153.

(2) No person shall package, label or advertise any agricultural chemical in a manner that is false, misleading or deceptive or is likely to create an erroneous impression regarding its character, value, quality, composition, merit or safety.

4. Import, export and sale of agricultural chemicals.

(1) No person shall import into or sell in Uganda any agricultural chemical unless that chemical has been registered, packed and labelled in accordance with regulations made under this Act and conforms to the standards specified in such regulations.

(2) No person shall export or re-export out of Uganda any agricultural chemical unless he or she has complied with the requirements specified in regulations made under this Act.

(3) No person shall sell in Uganda any agricultural chemical unless he or she is registered and has premises registered in accordance with the regulations made under this Act.

5. Establishment and composition of the Board.

(1) There is established a Board to be known as the Agricultural Chemicals Board, in this Act referred to as the Board appointed by the Minister.

(2) (a) The Board shall consist of the following members—

- (i) a Chairperson appointed by the Minister;
- (ii) a representative of the National Agricultural Research Organisation;
- (iii) a representative of the faculty of Agriculture of recognised universities in Uganda;
- (iv) a representative of the faculty of Science of recognised universities in Uganda;

- (v) a representative of agricultural chemical merchants;
 - (vi) a representative of farmers;
 - (vii) a representative of the private agricultural chemicals manufacturers in Uganda;
 - (viii) a representative from the agriculture extension service providers;
 - (ix) a representative of the faculty of veterinary medicine of recognised universities in Uganda;
 - (x) a representative from the Uganda National Forestry Authority; and
- (b) The following *ex-officio* members—
- (i) the Commissioner responsible for crop protection;
 - (ii) a registrar from the Ministry of Agriculture, Animal Industry and Fisheries who shall be the Secretary to the Board;
 - (iii) the Chairperson of the Agricultural Technical Committee;
 - (iv) the Commissioner for Trade
 - (v) a representative for the Solicitor General;
 - (vi) a Commissioner from the Government Analytical Laboratory;
 - (vii) the Commissioner from Livestock and Entomology;
 - (viii) the Commissioner for Crop Production;
 - (ix) a representative from the National Environment Management Authority;
 - (x) a representative from the Ministry of Health;
- (4) In appointment of the members of the Board, gender

consideration shall be taken into account.

(5) The members of the Board, other than *ex-officio* members shall hold office for a period of three years but are eligible for reappointment.

(6) A person shall not qualify to be appointed as a Chairperson of the Board if that person holds a public office.

6. Function of the Board.

(1) The functions of the Board shall be—

(a) to ensure that agricultural chemicals are duly registered and that such agricultural chemicals are used in a manner consistent with the labelling and in conformity with the regulations made under this Act;

(b) to advise the Minister on policy to regulate the quality and importation of agricultural chemicals into Uganda and the distribution of agricultural chemicals;

(c) to consider applications for registration of agricultural chemicals manufacturers, of agricultural chemicals certified commercial applicators and fumigators, to issue licences, and make recommendations to the Minister; for the purposes of this paragraph;

(d) to suspend, cancel or revoke a certificate of registration or licence issued under this Act or under any regulations made under this Act where any provision of this Act or any regulation made under it has been contravened;

(e) to advise the Minister on policies on the efficient, prudent and safe use, storage and disposal of agricultural chemicals by conducting public awareness campaigns to this effect when necessary;

(f) to advise the Minister on all matters relating to enforcement

of this Act or any regulations made under this Act;

(g) to collaborate with other bodies and institutions in the implementation of this Act; and

(h) to advise the Minister on the accreditation of relevant bodies to carry out some functions under this Act.

(2) The Board may delegate any of its functions under this Act to any other body or person subject to such conditions as the Board may prescribe.

(3) The Minister may on the advice of the Board by statutory instrument appoint Registrars to carry out the registration and issuing licences under this Act or under any regulations made under this Act.

7. Procedures of the Board.

(1) The Board shall meet at least four times in each year and may meet at such times and places as it deems necessary for the transaction of its business.

(2) The Chairperson shall preside at all meetings of the Board and in his or her absence, the Board shall elect one of its members to act as Chairperson.

(3) The person shall when presiding at a meeting of the Board, have a casting vote in addition to his or her deliberative vote.

(4) The quorum at any meeting of the Board shall be one-third of the voting members.

(5) The Secretary shall cause details of all business transacted at meetings of the Board to be entered into a minute book kept for that purpose and the minutes of the proceedings of the meetings shall be submitted for confirmation at a subsequent meeting of the Board and if passed correct shall be confirmed by the signatures of the Chairperson and Secretary and when so confirmed shall be *prima facie* evidence in all courts of law as an accurate record of the

proceedings so recorded.

(6) A member of the Board, other than an *ex-officio* member, shall cease to be a member of the Board and the office of that member shall be declared vacant by the Minister—

- (a) if he or she resigns by writing under his or her hand addressed to the Chairperson;
 - (b) if he or she is certified to be insane or otherwise adjudged to be of unsound mind under any written law;
 - (c) if in the opinion of the Board, he or she becomes physically or otherwise incapable of discharging his or her duties as a member, and remains so for a period of ninety consecutive days;
 - (d) if he or she is absent, without reasonable cause from three consecutive meetings of the Board;
 - (e) if he or she is adjudged or otherwise declared bankrupt under any written law;
 - (f) if he or she is sentenced to imprisonment for a term of six months or more for an offence involving moral turpitude; and
 - (g) if his or her term expires.
- (7) The Board shall regulate its own procedure.

8. Establishment of the Agricultural Chemicals Technical Committee.

(1) There shall be an Agricultural Chemicals Technical Committee in this Act referred to as the Committee to be appointed by the Board for purposes of advising the Board on the technicalities of agricultural chemicals for purposes of this Act and any regulations made under this Act.

(2) The Committee shall consist of the following members—

- (a) a chemist;
- (b) an agronomist;
- (c) a plant entomologist;
- (d) a plant pathologist;
- (e) a person responsible for extension services in the Ministry or his or her representative;
- (f) an ecologist;
- (g) an environment monitoring officer from National Environment Management Authority;
- (h) an officer from Uganda Revenue Authority;
- (i) standards officer from Uganda National Bureau of Standards;
- (j) commissioner for occupational safety and health in the Ministry responsible for labour or his or her representative;
- (k) a wood utilisation specialist;
- (l) the registrar of Agricultural Chemical Board who shall be the Secretary to the Committee;
- (m) the Registrar of the National Drugs Authority or his or her representative;
- (n) a soil scientist; and
- (o) weed scientist.

(3) The Chairperson of the Committee shall be appointed by the Board from among the fourteen persons mentioned in subsection (2).

- (4) An appointed member of the Committee—
- (a) shall hold office for the five years but shall be eligible for reappointment;
 - (b) may resign by writing under his or her hand addressed to the Board or may be removed from office by the Board for inability to perform the functions of his or her office.
- (5) The Committee—
- (a) shall regulate its own procedure;
 - (b) shall be responsible for all technical analysis and verification of agricultural chemicals;
 - (c) may co-opt to serve on it for such period as it may think fit such persons whose specific expertise is required regarding any of the proceedings of the committee; and
 - (d) shall advise the Board on all technicalities of agricultural chemicals for purposes of this Act and any regulations made under this Act.

9. Appointment of inspectors and analyst of agricultural chemicals.

(1) The Minister shall on the advice of the Board by notice in the *Gazette* designate suitably qualified public officers to act as registrars, assistant registrars, inspectors and analysts of agricultural chemicals for purposes of this Act and any regulations made under this Act.

(2) A person appointed under subsection (1) shall not, while holding that appointment, engage in any activity or business connected with or involving the manufacture, sale, importation or distribution of agricultural chemicals.

10. Duties of Analyst.

Analyst shall be responsible for—

- (a) examining samples submitted to him or her by an Inspector;
and
- (b) stating the results of the analysis in a certificate.

11. Analytical laboratory.

The Ministry shall establish or accredit a suitable analytical laboratory for the purposes of this Act.

12. Powers of Inspectors.

(1) An Inspector may for the purpose of performing any of his or her function under this Act at all reasonable times—

- (a) enter any place, premises, vehicle or vessel, for the purpose of performing any of his or her functions under this Act or regulations made under this Act—
 - (i) in which he or she reasonably believes an agricultural chemical to which this Act applies is stored, sold or used;
 - (ii) in which he or she believes there is material, a person, an animal, or crop contaminated by an agricultural chemical;
 - (iii) which is or are used or capable of being used in the manufacture of an agricultural chemical; or
 - (iv) which he or she reasonably suspects is being or is about to be used in the commission of an offence under this Act or any regulations made under this Act;
- (b) examine any article, agricultural chemical found in any place, premises, vehicle or vessel or open any package found in the premises that he or she has reason to believe contains any agricultural chemical and take samples of it;
- (c) require any person to produce for inspection or for obtaining copies of it or excerpts of it, any books, bills of lading, documents containing instructions; or other documents or

papers concerning any matter relevant to the administration of this Act or any regulations made under this Act.

(2) An Inspector shall be furnished with an identity card on his or her appointment as an Inspector and on entering any place, premises, vehicle or vessel referred to in subsection (1) shall, if so required produce the certificate to the person in charge of the place, premises, vehicle or vessel.

(3) The owner or the person in charge of any place, premises referred to in subsection (1) and everyone found in the premise or the place shall give the inspector all reasonable assistance to enable the Inspector to carry out his or her duties and functions under this Act or under any regulations made under this Act, and shall furnish the Inspector with such information with respect to the administration of this Act or any regulations made under this Act.

(4) Any person who refuses entry to an Inspector acting under this section or obstructs him or her in making entry or making an inspection or who without reasonable excuse fails to produce an agricultural chemical or material for examination, or any document the production of which is required of him or her under this section commits an offence.

(5) No person shall be entitled to charge or claim compensation for any reasonable amount of an agricultural chemical taken as a sample under this section.

13. Seizure and disposal of agricultural chemicals.

(1) Where an Inspector believes on reasonable grounds that this Act or any regulations made under this Act has or have been contravened, he or she may seize and detain the agricultural chemicals by means of or in relation to which he or she believes the contravention was committed.

(2) Any agricultural chemical seized and detained under subsection (1) shall not be detained after—

- (a) such time not exceeding fourteen days as in the opinion of the Inspector the provisions of this Act and the regulations made under it have been complied with; or
- (b) the expiration of six months from the date of seizure, or such longer period as may be prescribed with respect to any agricultural chemical.

(3) A court of law convicting any person for an offence under this Act or any regulations made under it may make such order as the court shall deem proper as to—

- (a) the forfeiture or disposal of an agricultural chemical including re-export;
- (b) the payment by the accused of all or any fees and other expenses incidental to the examination of an agricultural chemical, in respect of which conviction is obtained.

(4) Where no offence is found to have been committed the Court may order that a reasonable payment be offered to the owner in respect of the agricultural chemical that is not returned to him or her in good condition.

(5) Where an Inspector has seized an agricultural chemical the owner or the person in whose possession the agricultural chemical was at the time of seizure consents in writing to the disposal of it, the agricultural chemical shall after be forfeited to Government and shall be disposed of in such a manner as the Minister may direct and at the expense of the person consenting to the disposal.

(6) Where a sample of an agricultural chemical is needed for analysis in case of adulteration or expiry, the sample shall be taken in accordance with regulation made under this Act.

(7) Any person who hinders or obstructs an Inspector in exercise of his or her powers under this section commits an offence.

14. Secrecy of information.

Any person who is or has been engaged in the enforcement of this Act or any regulations made under it who discloses, except for the purpose of the exercise of his or her functions or when required to do so by a court under any written law any information acquired by him or her in the exercise or purported exercise of his or her functions under this Act to any other person commits an offence.

15. Offences and Penalties.

(1) Any person who contravenes the sections 2 and 3 of this Act commits an offence and is liable on conviction to a fine not exceeding one hundred twenty currency points or to imprisonment for a term not exceeding five years or both.

(2) A person convicted of any offence under this Act, other than the offences referred to in subsection (1), is liable to a fine not exceeding sixty currency points or to imprisonment not exceeding two and half years or both.

(3) Any person who tampers with certificates or alters or deface reports, invoices, labels, certificates or any other document issued in relation to this Act commits an offence and is liable on conviction to a fine not exceeding one hundred and twenty currency points or imprisonment not exceeding five years or to both.

(4) In any prosecution for an offence under this Act or any regulations made under this Act, it shall be a defence of the accused person to prove that the offence, was committed without his or her knowledge or consent and that he or she exercised all due diligence to prevent its commission.

(5) Any act or omission which if done by an individual under this Act or any regulations made under it shall, if done by a company be deemed to be an offence committed by every Director, Secretary and Manager unless he or she can prove that the offence was

committed without his or her consent or connivance and that he or she exercised all due diligence to prevent its commission.

(6) In addition to the penalties in this section the court may suspend, cancel, or revoke a certificate of registration or licence issued under the provisions of this Act or any regulations made under this Act.

(7) For the purpose of this section a company means a corporation established or registered under the Companies Act or established by an Act of Parliament.

16. Consent of the Director of Public Prosecutions.

No proceedings shall be instituted for the prosecution of an offence under this Act or any regulations made under this Act without the consent of the Director of Public Prosecutions.

17. Certificate of Analyst.

(1) Subject to this section, a certificate of an analyst stating that he or she examined a sample submitted to him or her by an Inspector and stating the result of his or her examination, shall be admissible in evidence in proceedings under this Act or any regulations made under this Act and shall be *prima facie* evidence of the facts contained in it.

(2) The party against whom a certificate of an analyst is produced under subsection (1) may, with leave of the court, require the attendance of the analyst for the purposes of cross-examinations.

(3) No certificate shall be received in evidence under subsection (1) of this section, unless, the party intending to produce it has, before the conclusion of the trial, given to the party against whom it is intended to be produced reasonable notice of that intention together with a copy of the certificate.

18. Regulations.

(1) The Minister may in consultation with the Board make regulations prescribing—

- (a) for the purposes of this Act, the nomenclature, classes and kinds of pests and agricultural chemicals;
- (b) forms in which applications for registration shall be made and the information to be furnished in the forms;
- (c) the format for the licences, permits, notices of appointment or other documents in relation to such licences or permits under this Act or any regulations made under this Act;
- (d) the registration of agricultural chemicals, certified commercial applications, fumigators, distributors, dealers, stockists and places or premises in which agricultural chemicals are handled by manufacturers or dealers, prescribing fees and respecting the procedures to be followed for the review of cases involving the refusal, suspension or cancellation of the registration of any such agricultural chemical, fumigator, place or premises;
- (e) the form, composition and all other standards relating to the safe manufacture, storage, distribution, advertisement and use of agricultural chemicals including toxic residue effects;
- (f) the manufacture or treatment of any agricultural chemical to facilitate its recognition by change in coloration or other means;
- (g) the standards of efficacy and safety of any agricultural chemical;
- (h) the packing, labelling, distribution and advertising of agricultural chemicals;
- (i) the taking of samples and making of examinations of the sample for purposes and provisions of this Act;
- (j) the information to be supplied and the format for such

information in respect of any agricultural chemical that is to be imported into Uganda;

- (k) the types and standards of protective clothing which shall be worn and any other precautionary measures which shall be taken during the manufacture, sale, use, application or handling of agricultural chemicals;
- (l) the disposal and safe destruction of obsolete agricultural chemicals or unregistered, or unauthorised agricultural chemicals;
- (m) the types, formulation, quality, registration, storage and use of fertilisers;
- (n) circumstances and conditions under which agricultural chemicals that have met the requirements of the National Drugs Policy and Authority Act, Cap 206 may be deemed to be registered as prescribed under this Act; and
- (o) anything that needs to be prescribed for the better carrying out the purposes and provisions of this Act.

(2) Regulation made under this Act may prescribe in respect of the contravention of the regulations—

- (a) penalty of a fine not exceeding forty eight currency points or imprisonment not exceeding two years or both;
- (b) higher penalties for repeated offences;
- (c) require the court convicting an offender to forfeit to the state or the distribution of anything involved in the commission of the offences.

(3) The regulation may also prescribe the fees or charges to be paid for any service performed under this Act.

19. Disapplication of certain law.

The National Drug Policy and Authority Act, shall not apply to agricultural chemicals.

20. Repeal of Control of Agricultural Chemicals Act.

(1) The Control of Agricultural Chemical Act, is repealed.

(2) Any statutory instrument made under the repealed Act and in force at the commencement of this Act to the extent that it is not consistent with the provision of this Act shall continue in force until revoked or amended under this Act.

(3) Any licence or other authorisation granted under the repealed Act and anything done under that Act may continue to take effect as if done under this Act.

(4) Notwithstanding subsection (1), any proceedings under the Control of Agricultural Chemical Act, which had been commenced before the commencement of this Act may be continued and concluded in accordance with that Act as though it still had the force of law in Uganda.

21. Amendment of Schedule.

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

SCHEDULE.

CURRENCY POINT.

A Currency point is equivalent to twenty thousand Uganda shillings.