GOVERNMENT NOTICE

DEPARTMENT OF TRADE AND INDUSTRY

No. R. 366

30 April 2007

REGULATIONS UNDER THE CO-OPERATIVES ACT, 2005 (ACT NO. 14 OF 2005)

By virtue of the power vested in me under section 95 of the Co-operatives Act, 2005 (Act No. 14 of 2005), I, Mandisi Mpahlwa, Minister of Trade and Industry, hereby make the regulations set out in the Schedule below.

MANDISI MPAHLWA,MP
MINISTER OF TRADE AND INDUSTRY

SCHEDULE

Definitions

1. In these regulations, unless the context otherwise indicates, the definitions of the Act apply, and

"access code" means the unique identification particulars, whether alphanumeric, biometric or otherwise, enabling the CIPRO system to identify a person;

"the Act" means the Co-operatives Act, 2005 (Act 14 of 2006);

"CIPRO means the Companies and Intellectual Property Registration Office that constitutes a combined administrative office for the various registration offices established or deemed to be established and registrars appointed under the Act, the Companies Act, 1973 (Act 61 of 1973), the Close Corporations Act, 1984 (Act 69 of 1984), the Trademarks Act, 1993 (Act 194 of 1993), the Designs Act, 1993 (Act 195 of 1993), and the Patents Act, 1978 (Act 57 of 1978);

"CIPRO customer" means any person making use of electronic services and includes any person who has been allowed by the registrar **to** use electronic services, who is legally entitled to act on behalf of a co-operative and who has thus been allowed to use or provide electronic services or to act as an intermediary in respect of electronic services:

"CIPRO portal" means the internet website or other electronic portal forming part of the CIPRO system:

"CIPRO record retention system" means the system used by CIPRO to store records for subsequent access, whether in paper, microfilm, electronic or other form:

"CIPRO system" means the computer system, including the CIPRO portal, through which CIPRO provides electronic services, irrespective of the medium or form of technology underlying or forming part of such services;

"electronic services" means the services provided or made available by CIPRO through the CIPRO system in terms of regulation 2:

"forms" means the prescribed forms contemplated in Schedule 2:

"inspect" includes obtaining access to a record via the CIPRO system:

"lodge" includes the creation of a record on the CIPRO system:

"operational requirements" means the requirements provided for in regulation 2 (2); "

"record in relation to a co-operative, includes any document and vice versa, accounting records, minutes and registers as contemplated in section 21 of the Act.

Electronic services

- 2. (1) Any requirement under the Act or these regulations, including requirements in respect of lodgement of forms, returns, other information, records and payment of fees, may be satisfied in electronic form, subject to the provisions of the operational requirements.
- (2) The registrar must publish operational requirements on the CIPRO portal setting out the requirements, processes and procedures in respect of all or certain electronic services, including -
 - (a) registration procedures;
 - (b) identification, authentication and verification;
 - (c) form and format of records;
 - (d) manner and form of payment;
 - (e) information security requirements; and
 - (f) record retention requirements.
- (3) The operational requirements may be published in different forms over different parts of the CIPRO portal.
- (4) Unless another form of electronic signature is specified in the operating requirements, any signature requirement under the Act or these regulations in respect of a record to be accessed from or lodged with CIPRO is satisfied by the CIPRO customer entering his or her access code on the CIPRO system and any record lodged after the CIPRO customer having entered the access code shall be deemed to have been duly signed by the person whose signature is required under the Act or these regulations for purposes of such record.
- (5) Where any form under the Act or these regulations makes provision for a signature and such form is deemed to be signed as provided for in subregulation (4), it shall not be necessary to have recorded on such form that it had been signed.
- (6) Unless CIPRO receives prior written notification from the holder of an access code to disable such access code, CIPRO shall be entitled to accept that the person using electronic

services is the person to whom the access code was issued or such person's duly authorized representative acting within the scope of such person's authority.

(7) CIPRO may suspend or terminate electronic services at any time without incurring any liability for doing **so**: Provided that proper notice of such suspension or termination shall be given and that such suspension or termination will not affect existing rights of any person who has been using such electronic services.

Seal of Office of the registrar

3. The seal of office of the registrar must bear the Coat of Arms of the Republic and the title, Registrar of Co-operatives, and must appear on every document, which the registrar registers whether manually or by way of electronic means.

Documents

- 4. (1) All documents lodged with the Registrar must, unless he or she otherwise directs, be written in block capitals or be typewritten, or printed in legible characters, with deep permanent black ink on one side only of strong white paper of a size approximately 298 millimeters by 207 millimeters (international paper size A4): Provided that the requirements of this regulation are met if documents have been lodged in accordance with the operational requirements and proof of payment of the prescribed fee (if any), has been provided.
- (3) The Registrar may reject any document which in his or her opinion is unsuitable for purposes of record or which does not satisfy the operational requirements.
- (4) All documents lodged with the registrar must be in one of the official languages of the Republic.
- (5) A copy of any document reproduced from the CIPRO record retention system, purporting to be certified by the registrar or an officer or employee contemplated in section 78(2) of the Act, shall without proof or production of the original, upon the mere production thereof in proceedings, whether in a court of law or otherwise, be admissible as evidence in respect of the contents of such document.

(6) All communications to the registrar may be made, or any document required to be sent to or lodged with the registrar may be lodged personally or sent through the post or transmitted in such electronic form and by such electronic means as authorized by the Registrar for electronic services.

Preservation of records

- 5. (1) Any document lodged with the registrar or created on the CIPRO system in terms of regulation 3(1) may be stored in such form and format as the Registrar may approve from time to time for the CIPRO record retention system.
- (2) Any document lodged with the registrar or any record in the CIPRO record retention system may. subject to the provisions of any law, be moved to other locations, stored in another form, or be destroyed, as the case may be.

Checking of documents

6. When any person considers the registration of any document and submits a draft thereof to the registrar for checking, or requires the checking of any document or draft for any other reason, the fees mentioned in Schedule 1 in respect of such checking, shall be payable.

Office hours

- 7. The office of the registrar shall be open to the public from Mondays to Fridays from 08:00 to 15:00, except on the following days:
 - (a) All days proclaimed public holidays in terms of any law; and
 - (b) days of which notice may from time to time be given by means of displaying a notice in a conspicuous place at the said office or in such other manner as the registrar may think fit.

Forms and fees

- 8. (1) The forms contained in Schedule 2 to these regulations must be used in all cases to which they apply and may be modified as directed by the registrar to meet other cases or as circumstances may require.
- (2) The fees to be paid in terms of the Act and these regulations are those set out in Schedule 1 to these regulations.

Manner, proof and date of payment

- 9. (1) The payment of all fees, additional fees and other moneys payable to the registrar in terms of the Act, these regulations or in relation to any form prescribed in these regulations, must be effected in such manner, including such electronic form of payment, as the Registrar may direct.
- (2) Proof of payment of such fees, additional fees or other moneys shall be furnished in accordance with the registrar's requirements for such payment or, if such payment is electronically effected through the CIPRO system, in accordance with the operational requirements.
- (3) The date of payment of fees, additional fees or other moneys referred to in subregulation (1), shall be the date, as the case may be -
 - (a) on which a payment was made in a manner contemplated in subregulation(1); or
 - (b) as indicated on the electronic billing system when the electronic transaction on the billing system was performed.

Inspection of documents

- 10. (1) Any person who personally applies to inspect any document or *to* obtain a copy of any document kept by the registrar under the Act, must complete Form CR **13**, provided by the Office and pay the appropriate fee set out in Schedule **1**.
- (2) Any person who does not personally, at the registrar's Office, inspect a document, kept by the registrar under the Act, or uplift a copy or extract thereof, may apply in writing to the registrar for any information relating to the document or for a copy of or extract from any such document and the registrar must upon payment of the fee set out in Schedule 1, provide the information requested, in such format as he or she is able to provide.
- (3) Copies of documents, kept by the registrar under the Act, or information in relation thereto or extracts thereof, may also be obtained through the CIPRO electronic services upon payment of the fee **set** out in Schedule 1.
- (4) The fee set out in Schedule 1 shall be payable in respect of inspection of documents relating to any one co-operative and in respect of copies of documents the fee shall be payable in respect of each document.
- (5) Any person who, whilst inspecting any document at the office, knowingly and without the consent of the registrar-
 - (a) removes any document from the custody of the registrar or the office;
 - (b) makes or causes to be made any entry on such document;
 - (c) destroys or mutilates any such document; or
 - (d) alters or causes to be altered any entry on such document,

shall be guilty of an offence and liable on conviction *to* a fine or to imprisonment for a period not exceeding six months or *to* both such fine and such imprisonment.

Name reservation

- 11. (1) Any person who intends to form a co-operative or any co-operative which intends to change its name may, on Form CR 5 and on payment of the fee set out in Schedule 1, apply to the registrar for the reservation of a name.
- (2) **A** reservation contemplated in subsection (2) shall be valid from the date of approval by the registrar for a period not exceeding three months.

Registration of a primary/secondary/tertiary eo-operative

- 12. (1) The following documents must be lodged for the registration of a primary, secondary or tertiary co-operative:
 - (a) Form CR 1 containing the application for registration of a co-operative;
 - (b) The proposed constitution of the co-operative complying with the provisions of section 13 of the Act and duly signed by at least such number of founding members as are required to form a co-operative of that particular form;
 - (c) If a name has been resewed for the co-operative to be formed, Form CR 5 containing particulars of the name so reserved;
 - (d) If Form CR1 and the constitution is not signed by a founder member personally, a power of attorney signed by the founder member in favour of the person signing on his or her behalf.
- (2) Proof of payment of the registration fee contemplated in section 6 (2) (d) of the Act must be submitted with the documents referred to in subregulation (1).

Certificate of registration and registration number

- 13. (1) After registration and allocation of a registration number to the co-operative, the registrar must issue a certificate of registration in the format of Form CR 10 and provide the co-operative with **a** copy of the registered CR1 and constitution.
- (2) The registrar may change or amend the registration number of any co-operative allocated either in terms of section 7 of the Act, any repealed law or in terms of any administrative ruling, in order to rectify duplications of such numbers or to achieve any other objective which he or she considers necessary or expedient in order that the purposes of the Act in respect of the register of co-operatives may be achieved: Provided that if the registration number is so changed or amended, the registrar must issue the co-operative concerned with a certificate confirming such change or amendment.

Amendment of constitution

- 14. (1) A special resolution for the amendment *of* the constitution of a co-operative must be lodged for registration on Form CR 6 and must be accompanied by a copy of the notice of the general meeting in terms *of* section 18 (2) of the Act, which sets out the proposed amendment.
- (2) **If** the co-operative has changed its name by such special resolution, the registrar must issue the co-operative with a certificate of change of name in the format of Form CR 11.

Notice of registered office of co-operative

- 15. (1) Notice of the registered office of a co-operative, its postal address, electronic address, telephone and telefax numbers and any change thereof, must be given on Form CR 3.
- (2) Form CR 3 must be lodged upon registration of the co-operative and within fifteen days of any change *of* the particulars referred to in subregulation (1).

Returns relating to directors

16. A co-operative must notify the registrar of the particulars of its directors required by section 39 of the Act, and any change to that particulars, on Form CR 2.

Disqualification of directors and managers

- 17. (1) A director or manager of a co-operative who has failed to disclose his or her interest in a contract or transaction as required by section 37 of the Act, or in respect of whom a reasonable suspicion exists that he or she has failed to make the required disclosure, will be disqualified to attend or participate directly or indirectly in any meeting of or at which the co-operative is a party, until the supervisory committee or, if such a committee is not provided for and appointed in terms of the constitution of the co-operative, the board of directors, has considered the said failure and made a decision on the future participation of the director or manager concerned in the affairs of the co-operative.
- (2) A decision of the supervisory committee or the board of directors in terms of subsection (1), must be placed on the agenda of the next general meeting of the co-operative for reconsideration and may either be ratified or amended as the meeting deems fit.

Application for exemption from full compliance with audit requirements

- 18. (1) An application for exemption from full compliance with the audit requirements in terms of section **47** (2) of the Act must be made on Form CR 8.
- (2) If approval has been granted that a suitably qualified person other than an auditor may perform the audit of the co-operative, Form CR **4** containing particulars of the name, profession and registration number of the person with the profession concerned, must be lodged within **15** days *of* his or her appointment.
- (3) A co-operative must lodge the financial statements prepared pursuant to the exemption under cover of Form CR 7 within 15 days of the annual general meeting approving them.

Lodgment of annual financial statements

- 19. (1) The board of directors of a co-operative must lodge a copy of the audited financial statements *of* the co-operative within 15 days *of* approval by the annual general meeting under cover of Form CR 7.
- (2) If an exemption has been granted under section 55 of the Act a copy of the financial statements as submitted to and approved by the annual general meeting of the co-operative, **must** be submitted under cover of Form CR **7** within 15 days **of** its approval.
- (3) In the event that the annual general meeting fails to approve the financial statements, notice of the reasons for the failure and the action the co-operative proposes to take to address the situation must be given on Form CR 7.

Notice of error or misstatement in annual financial statements

20. Notice of any error or misstatement in the financial statements of a co-operative must **be** given on Form CR 7 and lodged together with a copy of the revised financial statements.

Special resolution for voluntary winding up

21. A special resolution for the voluntary winding up of the co-operative in terms of section 71 of the Act must be passed by at least 75 per cent of its members and must be lodged for registration on Form CR 9 together with a copy of the notice of the general meeting in terms of section 18 (2) of the Act, which sets out the proposed amendment.

General principles for support and development **d** co-operatives

22. The general principles contained in Schedule 3 must be applied for all support and development initiatives concerning co-operatives.

Short title

23. These Regulations are called the Co-operatives Administrative Regulations, 2007, and comes into operation on 2 May 2007.

SCHEDULE 1 - FEES

The prescribed fees to be paid in respect of the filing, verification or copying of a document in terms of the Act, or in respect of any registration and other services rendered by **the** registrar, are stipulated below:

	NATURE OF GOODS OR SERVICE	TARIFF/FEE
	CO-OPERATIVE ACT NO. 14 OF 2005	
1	Application to register a co-operative [Section 6(1)]	R215-00 per application
2	Registration of special resolution for amendment of constitution	117.50 per section with a maximum of 1245
3	Inspection of a document received and the by the Registrar under the Act. [Section 82(1)]	321,50 per co-operative
1	Obtaining a copy of or extract from a document	
	(a) When it follows inspection.(b) When otherwise requested(c) When it is provided programmatically	31-00 per photocopy 321,50 per co-operative plus R1-00 per hotocopy Q3-50 per co-operative plus disk
5	Ar . lication to convert a company into a co-operative [Section 66(1)]	R245-00 per application
6	Application for the amalgamation of two or more co- operatives [Section 57(4)]	₹245-00 per application
7	Additional fee for late lodgement of documents required to be lodged within a specified period [Section 95 (1) (b)	3150 per document
В	Checking of documents and drafts of documents	150 per document or drafl
3	Application for the reservation of a name, translated form $\ensuremath{\mathbf{or}}$ shortened form $\ensuremath{\mathbf{of}}$ name	150 per application

SCHEDULE 2 - FORMS

Forms CR 1 to CR 13 inclusive, are as follows:

FORM CR 1

REPUBLIC OF SOUTH AFRICA

CO-OPERATIVES ACT, 2005

APPLICATION FOR REGISTRATION OF PRIMARY/SECONDARY/TERTIARY CO-OPERATIVE (Section 6)

INSTRUCTIONS FOR COMPLETION OF FORM

- 1. Write in block capital letters, typewrite or print in legible characters with deep permanent black ink, and lodge one set of the documents referred to at the end of Part 1.
- 2. An application, which does not comply with the requirements of the **Act**, these regulations **or** the notes on this Form, may be rejected.
- 3. If no identify document has been issued, a written statement to this effect must be attached to the application form and the data of birth must be entered where an identity number is required.

PART 1

APPLICATION STATEMENT

WE, as founder members, apply for the registration of the co-operative, particulars of which are set <i>out</i> below. We confirm that on
Name of co-operative
Shortened form of name (if applicable)
Literal translation of name (if applicable).
Type of co-operative (i.e. Primary / Secondary / Tertlary)
Kind of co-operative (specify or describe kind even if not listed in section 4 of Act, e.g., worker/agricultural/consumer co-operative)-
Main objective and description of business of co-operative
Date of end of financial year
Province where co-operative registered office is located.,

APPLICATION STATEMENT (CONTINUED) OF

***************************************	······(name of co-operative)

DOCUMENTS ATTACHED

The following documents are attached to this application:

- 1. The proposed constitution of the co-operative duly signed by the minimum number of founder members (see Important Note at the end of Part 2);
- 2. A power of attorney signed by the founder members in favour of the person signing the constitution on their behalf (only if the constitution is not signed by the founder members personally)
- 3. Form CR 5 containing particulars of the name reserved for the co-operative (only if a name has been resewed for the cooperative to be formed); and
- **4.** The prescribedfee or proof of payment thereof.

SIGNATURES OF FOUNDER MEMBERS

(The persons who have signed the constitution as founder members must also sign this application)

1	 2	
3	 4	
5	 6	
7	 8	
9	 10	
11	 12	

PART 2

LIST OF FOUNDER MEMBERS OF

··(Name of co-operative)

FULL FORENAMES, SURNAME AND IDENTITY NUMBER	POSTAL ADDRESS OF FOUNDER MEMBER (Primary Co-op)
OF FOUNDER MEMBER (Primary Co-op)	
FULL FORENAMES, SURNAME AND IDENTITY NUMBER OF REPRESENTATIVE OF FOUNDER CO-OPERATIVE	POSTAL ADDRESS OF FOUNDER CO-OPERATIVE MEMBER (Secondary/Tertiary C w p)
MEMBER. Name and Reg. No. (Secondary/Tertiary Co-op)	(Occounts) (County Owp)
ID No	
ID No	
ID No	
ID NoCo-operative name 2 Reg No	
ID No	
Co-operative name & Reg No.	
ID No	
D No	

IMPORTANT NOTE

Form 'Co-operativ	Minimum Number of Members Dequired for Formation of Co-operative and		
	Type of View 5 Requir		
)-onerativ	5 Natural Persons ristic persons may be m pers but I founding members)		
Secondary Co-operative	2 Primary Co-operatives (Juristic persons may be members but not founding members)		
Tertiary Co-operative 2 Secondary Co-operatives (Only secondary co-operatives may be member			

PARI3	FIRST DIRECTORS OF	
	(Sections 6 and 39)	(name of co-operative)

The directors listed in this return have consented to their appointment and according to their letters of consent to their appointment, none of the directors are disqualified to be directors in terms of the Cooperatives Act, 2005, or the constitution of the co-operative.

APPOINTED DIRECTORS

			T	
FULL FORENAMES AND SURNAME OF DIRECTOR	IDENTITY NUMBER OF DIRECTOR	HOME ADDRESS OF DIRECTOR	POSTAL ADDRESS OF DIRECTOR	DATE OF APPOINTMENT OF DIRECTOR

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PART 4

	ADDRESSES AND CONTACT PARTICULARS OF CO-OPERATIVE			
Nan	ne of co-operative:			
	[Section 20(3)]			
Con	mpletion of paragraphs (a) and (b) is compulsory.			
-	reporter of paragraphs (a) and (b) to comparison.			
(a)	Situation of Registered Office (Please provide street or other physical address):			
	Province:			
(þ)	Postal Address:			
	(Postal code)			
	······································			
(c)	Complete if available:			
	Co-operative Tel. No.: ()			
	Co-operative Fax No.: ()			
	Co-operative E-mail Address:			
	Website address:			

PART 5

8

	STATISTICAL INFORMATION FOR PRIMARY CO-OPERATIVES (Not compulsory but essential for planning and implementing support measures)
	Name of co-operative
Ple	ase complete the following information relating to the co-operative as accurately as possible
1.	Number of female members
2.	Number of male members
3.	Number of members younger than 35 years
4.	Number of disabled persons who are members
5.	Number of Black members Number of members of other races
6.	Number of members who are not natural persons
7.	Size of the co-operative: Total number of members as at foundation date Total number of current members

Number of persons employed by co-operative (members and non-members).

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

RETURN RELATING TO DIRECTORS

(TO be lodged when particulars of directors change, including resignation and appointment of new directors) (Sections 6 and 39)

Name of co-operative:Registrationno. of co-operative:	
I, (Name of director,/secretary/manager /officer) directors listed in this return are all the director appointment and that, according to their letters of care disqualified to be directors in <i>terms</i> of the Co-coperative and that the directors listed in the second their office for other reasons.	rs of the cooperative, have consented to their consent to their appointment, none of the directors operatives Act, 2005, or the constitution of the co-
Signed	(Director/secretary/manager/officer of co-operative)

FULL FORENAMES AND SURNAME OF DIRECTOR	IDENTITY NUMBER OF DIRECTOR	HOME ADDRESS OF DIRECTOR	POSTAL ADDRESS OF DIRECTOR	DATE OF APPOINTMENT OF DIRECTOR
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			• • • • • • • • • • • • • • • • • • • •	
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				[

DIRECTORS THAT HAVE VACATED OFFICE (ifapplicable)

NAMES AND SURNAMES OF DIRECTORS THAT HAVE VACATED OFFICE	IDENTIFICATION NUMBER OF DIRECTOR THAT HAVE VACATED OFFICE	DATE OF VACATION OF OFFICE

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

NOTICE OF ADDRESSES AND CONTACT PARTICULARS OF CO-OPERATIVE AND CHANGES THEREOF

(To be lodged when particulars change or additional information needs to be disclosed) [Section 20(3)]

Nan	ne of co-operative:
Reg	istrationno. of co-operative
Con	npletion of paragraphs (a) and (b) is compulsory.
(a)	Situation of Registered Office (Please provide street or other physical address):
	Province:
(b)	Postal Address:
	(Postal code)
(c)	Co-operative Tel. No.: () Co-operative Fax No.: () Co-operative E-mail Address: Website address:
The	effective date of the changes is
Sign	ed(Director/Secretary/Manager/Officer of co-operative)
Date	

REPUBLIC OF SOUTH AFRICA

CO-OPERATIVES ACT, 2005 NOTICE OF APPOINTMENT OF AUDITOR AND CONSENT TO ACT AS AUDITOR, OR RESIGNATION BY AUDITOR AND REMOVAL OF AUDITOR

(Sections 50 and 51 and regulation 19)

Name of co-ope	erative	,
Registration no. *Mark the applic	of co-operativecable square	· · (if already registered)
operative for comple	etion of PARTili and lodgment with the Registral *A APPOINTMENT: , appointment as auditor of the co-opera that I am not disqualified in terms of appointment. *B CHANGE OF NAME OF FIRM The firm effect from. known as.	consent to my ative as from
PART II (To be c Registrar and duplic *C	cate to be sent to the co-operative forcompletion RESIGNATION	plated in section 55 (2) (b) of the Act and original to be lodged with of PART III and lodgment with Registrar)
	, resign as auditor of the above-mention	
(No write	of the co-operative a material irre- caused α is likely to cause financi creditors; (b) I reported a material irregularity	
PART III (To be o	completed by the co-operative concerned and lod	
*D	STATEMENT	o-operative was removed/not re-appointed in terms of
Date	2	
Signatu	ITE(Director/secretary/m	anager/officer
Full names of si	ignatory	Position held in w-operative

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

APPLICATION FOR RESERVATION OF NAME OR TRANSLATED FORM OR SHORTENED FORM OF NAME (Regulation 11)

A Proposed Name or Translated Form or S (indicate with a cross)	Shortened Form	
In order of preference	For Office Use	
1.	approvedinot approved	
2.	approved/not approved	
3.	approved/not approved	
4.	approvedlnot approved	
5.	approvedInot approved	
6.	approvedlnot approved	
B. (s the proposed name associated with a person, co-operative or a company? If so, what is the name and number (if a cooperative or company) and the nature of the association (e.g. member, director etc).		
C. Main object/business of the co-operative/proposed co-operative	/e	
Name of Applicant (print)		
Address to which form must be returned Sig (if not lodged electronically)	nature of applicant	

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

SPECIAL RESOLUTION

[Sections 18(4), 57(3), 60(3), 62(3), 63(3), 77(2)]

Name of co-operative
Registration No. of Co-operative
A Special Resolution passed in terms of section 18 of the Act on(date/s), at a general meeting/s of the co-operative by at least two thirds of the members present:-
 The required quorum was present at the meeting and a copy of the resolution is hereby lodged for registration.
 A copy of the notice convening the meeting and setting out the proposed amendment, as required by section 18 (2) of the Act, is attached.
CONTENTS OF RESOLUTION (Use attachment if necessary) Resolved:
Signature
Special resolution registered thisday of
and
Registrar of Co-operatives

Seal of Office of the Registrar of Co-operatives

This certificate is not valid unless sealed by the said Seal

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

LODGMENT OF FINANCIAL STATEMENTS

[Sections 48 (6), 54 (3) and 55 (3) and (4)]
(To be lodged within 15 days of approval by annual general meeting)
Paragraph D to be completed by primary co-operatives only

NAME OF CO-OPERATIVE REGISTRATION No. OF CO-OPERATIVE
A. The following documents are lodged herewith:
Audited financial statements and auditor's report for the financial year ended 2
 Annual financial statements pursuant to an exemption in terms of section of the Act for the financial year ended 2(if applicable)
OR
B. The annual general meeting of the co-operative failed to approve the financial statements for the financial year ended 2(if applicable)
1. The reasons for the failure are
(Use attachment if necessary)
The co-operative proposes to take the following action in order to address the situation.
(Use attachment if necessary)

C. year	(1) The following error/misstatement was made in the financial statements for the financial ended 2(f applicable)
	(Use attachment if necessary)
	(Oscallaciline il il necessary)
here	(2) A copy of the revised financial statements that have been prepared and issued, is lodged ewith.
Sigr	Tature(Director/Secretary/Manager/Officer of co-operative)
Date	9
	AND
D. A	nnual Statistical Information (Primary co-operatives only)
(No	compulsory but essential for planning and implementing support measures)
Nan	ne of co-operative
Plea	ase complete the following information relating to the co-operative as accurately as possible:
1.	Number of female members:
2.	Number of male members
3.	Number of members younger than 35 years
4.	Number of disabled persons who are members

5.	Number of Black members Number of members of other races
6.	Number of members who are not natural persons
7.	Size of the co-operative: Total number of members as at foundation date
	Total number of current members (date) (date)
8.	Number of persons employed by co-operative (members and nonmembers)

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

APPLICATION FOR EXEMPTION FROM FULL COMPLIANCE WITH AUDITING REQUIREMENTS

[Section 47(2) and 55]

NAME	OF (CO-OPERATIVE
REGIS	STRA	TION NUMBER
(To be	e com	apleted by the Chairperson of the board of directors of the co-operative and lodged with the Registrar)
1. sumame), solemi		(complete full names and irperson of the board of directors of above-mentioned co-operative declare under oath /
	(a)	the cost of an annual audit would materially effect the financial sustainability of the <i>co</i> -operative:
	(b)	the co-operative has maintained adequate financial records, and is able to prepare annual financial records;
	(c)	having regard to the size and kind of co-operative, the interests of members will be adequately protected.
2.	I, the	erefore, apply on behalf of the co-operative, that the co-operative-
		be allowed to combine the audit for the financial years oftotointo a single audit:
		OR
	а	e allowed to have the financial statements of the co-operative audited by a member of profession whose members have been authorised to act as accounting officers for lose corporations in terms of the Close Corporations Act, 1984 (Act 69 of 1984);
		OR
	b	e allowed to appoint
		co-operatives or a person whose training qualifies him or her to carry out the audit of e co-operative.

- 3. I am aware that the board of directors is, notwithstanding any exemption that may be granted, required to prepare financial statements for the relevant financial year/s and by this application binds the said board -
 - (a) to prepare them as required by section 55 (3) of the Act. And to submit them *to* your office within 15 days after the annual general meeting has approved them; and
 - (b) in the event of the said general meeting not approving them, to furnish your office *on* Form CR 7 with the reasons for the failure to approve them and the action the cooperative proposes to take in order to address the situation.

Signature CHAIRPERSON DATE:	
I certify that the deponent acknowledges that he/she is cognisant of and understands the content of this statement, has no objection to taking the oath and regards the oath as binding on his/he conscience.	
This statement was sworn to/solemnly declared before me and signed in my presence.	
Signed at	
Commissioner of Oath Full name Ex officio	
AddressJurisdiction	•

DIRECTIVE BY REGISTRAR IN TERMS OF SECTION 47 (2) OF THE ACT:

To:	
Your application for eterms:	exemption under section 47 (2) of the Act has been approved on the following
1.	A combined audit for the financial years of
2.	You are authorised to have the financial statements of the co-operative audited by a member of a profession whose members have been authorised to act as accounting officers for close corporations in terms of the Close Corporations Act, 1984 (Act 69 of 1984). See the annexure for a list of the relevant professions.
	OR
(3)	You are authorised to have the financial statements of the co-operative audited by
•	ubject to lodgement of Form CR 4, containing particulars of the name and rson appointed in terms of this exemption and is valid for the financial year
_	PRETORIA on this,

REGISTRAR OF CO-OPERATIVES

Seal of Office of the Registrar of Co-operatives

This directive is not valid unless sealed by the said Seal

ANNEXURE

Members of the following professions have, in addition to **auditors**, been authorised to Perform the functions and duties of accounting **officers** in terms of the Close Corporations Act, **1984**:

- 1. The Institute of Administration and Commerce of Southern Africa (IAC)
- 2. The Chartered Institute of Management Accountants (CIMA)
- 3. The South African Institute of Professional Accountants (SAIPA formerly CFA and CPA)
- 4. Associate General Accountants of the South African Institute of Chartered Accountants (AGA)
- 5. The Southern African Institute of Chartered Secretaries and Administrators (CIS)
- 6. The Chartered Association of Certified Accountants (ACCA)
- 7. The South African Institute for Business Accountants (SAIBA)

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

SPECIAL RESOLUTION FOR VOLUNTORY WINDING UP OF CO-OPERATIVE

[Section 71)] Name of co-operative Registration No. of Co-operative..... 1. A Special Resolution passed in terms of section 71 of the Act on at a general meeting of the co-operative is hereby lodged for registration. 2. It is confirmed that a minimum of 75% of members of the co-operative voted in favour of the resolution. 3. A copy of the notice convening the meeting and setting out the proposed resolution and the reasons therefore, is attached. **CONTENTS OF RESOLUTION** Resolved: 1. That the Co-operative named, CO-OPERATIVE LIMITED, be placed under voluntary liquidation. 2...(other): Date.....

REGISTRAR OF CO-OPERATIVES

and

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REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

CERTIFICATE OF REGISTRATION OF A CO-OPERATIVE (Section 7)

i, hereby, certify that
was registered this day under section 7 of the Co-operatives Act, 2005 (Act 14 of 2005), under registration number as a Primary / Secondary / Tertiary (select relevant form) Co-operative with limited liability and that its constitution was registered today.
further certify that
Signed and sealed at PRETORIA on this Day of

REGISTRAR OF CO-OPERATIVES

Seal of **Office** of the Registrar of Co-operatives *This* certificate is not valid unless sealed by the said Seal

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

OF CO-OPERATIVE

[Section 10, 18 and regulation 14(2)]

I, hereby, certify that							
with Registration Number							
by SPECIAL RESOLUTION and is now called:-							
The effective date of the change of name is							
Signed and sealed at PRETORIA on this,							
REGISTRAR OF CO-OPERATIVES							

Seal of Office of the Registrar of Co-operatives

This certificate is not valid unless sealed by the said Seal

REPUBLIC OF SOUTH AFRICA CO-OPERATIVES ACT, 2005

CERTIFICATE OF CHANGE OF NAME BY DIRECTIVE OF REGISTRAR

[Section 11]

Name of co-operative							
I, HEREBY, CERTIFY that I have changed the name of							
to CO-OPERATIVE LIMITED							
CO-OPERATIVE LIMITED							
in terms of section 11(2)(a) of the Co-operatives Act, 2005 (Act 14 of 2005).							
The original name of the co-operative has been revoked, and the new name of the co-operative was assigned to and entered in the Register of Co-operatives.							
The co-operative is registered as a Primary / Secondary I Tertiary (delete not applicable) Co-operative with limited liability.							
From the date of this certificate, the constitution of the co-operative is deemed to have been amended to reflect the name assigned to it in this certificate.							
Signed and sealed at PRETORIA on this Day of							
REGISTRAR OF CO-OPERATIVES							

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Seal of Office of the Registrar of Co-operatives

This certificate is not valid unless sealed by the said Seal.

CO OF SOUTH FRICA

APPLICATION FOR INSPECTION OF DOCUMENTS

[Section 82]

A	Applicant:
Name.	
Name of	of organisation that requests the information
Tel/Cel	No. of Contact Person
Email A	Address of Contact Person
Postal	Address of Contact Person (if the requested documents need to be posted)

Document/file	1	Cost
Constitution		
Financial statements for FinancialYear/s		
Form CR 1 - Application for registration of co-operative		
Form CR 2 -Return relating to directors		
Form CR 3 - Notice of addresses and change of addresses		
Form CR 4 - Notice of appointment of auditor		
Form CR 5 - Application for reservation of name		
Form CR 6 - Special resolution		
Form CR 7 - Financial statements		
Form CR 8 - Application for exemption from compliance with auditing requirements		
Form CR 9- Special resolution far winding up		
Form CR 10 - Certificate of registration of co-operative	į	
Form CR 11 - Certificate of change of name		
Form CR 12 - Certificate of change of name by registrar	1 1	
Certification of documents (State requirements)		
	.	
Other (specify).		
	. (

C.	Pavr	ment t	for I	nene	ection
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- 1. Proof of payment of prescribed fee for inspection is attached.

SCHEDULE 3

1 Standards of accounting to be followed **for** the purposes of Chapter 7 of the Act [Section 95 (1) (d)]

When granting an exemption in terms of section 55 from full compliance with Chapter 7 of the Act to a co-operative, the registrar may, in his or her discretion =

(1) authorise the appointment as auditor of a co-operative of an organisation which was established for the purpose of rendering audit services to co-operatives;

OR

(2) authorise the appointment as auditor of a co-operative of a person whose training qualifies him or her to carry out the audit of the co-operative;

OR

- (3) require the affairs of the co-operative to be audited by a person other than an auditor but who is a member of a profession whose members have been authorised to act as accounting officers for close corporations in terms of the Close Corporations Act, 1984 (Act 69 of 1984). Members of the following professions have so been authorised:
- 1. The Institute of Administration and Commerce Of Southern Africa (IAC)
- 2. The Chartered Institute of Management Accountants (CIMA)
- 3. The South African Institute of Professional Accountants (SAIPA = formerly CFA and CPA)
- 4. Associate General Accountants of the South African Institute of Chartered Accountants (AGA)
- 5. The Southern African Institute of Chartered Secretaries and Administrators (CIS)
- 6. The Chartered Association of Certified Accountants (ACCA)
- 7. The South African Institute for Business Accountants (SAIBA)

Annual financial statements prepared and audited under an exemption contemplated in section 55 of the Act must be lodged with the registrar under cover of Form CR 7.

2. Norms and standards to which co-operative development support programmes must conform [Section 95(1) (j)]

The support programmes for co-operatives must specifically target emerging cooperatives that consist of black persons, women, youth, disabled persons and persons in the rural areas and must promote equity and participation by co-operative members. All government agencies and Departments must design and implement support programmes that will comply with these norms in order to account to **the dti** and Parliament in terms of programme impact on the co-operatives sector.

3. Administration of forms of co-operatives [Section 95(2)

Go-operatives are sectoral in nature and therefore, where applicable, must be aligned and linked to a sectoral or line function Department, for an example housing, financial, agricultural, workers, etc. The relevant line function department with the assistance of the central coordinating department, the dti, must ensure that relevant support programmes are designed and implemented to assist with accountability to Parliament by the dti.

4. Effective coordination across government [Section] 2(i)

The **dti** is the central coordinating department through its Co-operatives Development Unit within the Enterprise and Industry Development Division, which must facilitate and ensure effective coordination across government and the private sector. There must **be** a reporting mechanism to Parliament through structures such as the Co-operatives Advisory Board, Provincial Coordinating and the Interdepartmental Committees relating to areas of policy change and review, support programme design and implementation.