



PARLIAMENT OF UGANDA

REPORT OF THE SECTORAL COMMITTEE ON EDUCATION AND SPORTS ON THE RETURNED NATIONAL SPORTS BILL, 2023

OFFICE OF THE CLERK TO PARLIAMENT PARLIAMENT BUILDING KAMPALA-UGANDA

JUNE, 2023

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REPORT OF THE SECTORAL COMMITTEE ON EDUCATION AND SPORTS ON THE RETURNED NATIONAL SPORTS BILL, 2023

1.0. INTRODUCTION

The National Sports Bill, 2021, a Private Member's Bill was tabled for First Reading on Thursday 10th November 2022. The Bill was referred to the Committee on Education and Sports in accordance with Rule 129(1) of the Rules of Procedure of Parliament. Following the first reading of the National Sports Bill, 2021, on Tuesday 6th December 2022, the Minister responsible for Education and Sports tabled the Physical Activity and Sports Bill, 2022 for First Reading. This Bill, too, was subsequently referred to the Committee on Education and Sports in accordance with Rule 129(1) of the Rules of Procedure of Parliament. The Committee considered the Bills in accordance with Rules 129 and 189(c) of the Rules of Procedure of Parliament and harmonised the two Bills into the National Sports Bill.

On Thursday 2nd March, 2023, Parliament considered and passed the National Sports Bill. Subsequently, the Clerk to Parliament transmitted a Presentation Copy of the Bill to H.E, the President, for assent.

The President, in accordance with Article 91 (3) (b) of the Constitution withheld his assent to the Bill and returned it to Parliament for reconsideration. The President, in a letter addressed to the Rt. Hon. Speaker dated 17th May, 2023, requested reconsideration of the Bill on the following grounds:

1. Clause 2 - Interpretation

H.E, the President proposes that the term "Representative" should be defined.

2. Section 32-Board of the National Council of Sports

Section 32(2) provides that "the Board shall consist of the following Members-

(a) a representative from the Ministry responsible for sports;

(b) two representatives of the regions of Uganda, one of whom shall be a person with disability;

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- (C) a representative of the national sports associations or the national sports federation;
- (d) a representative of the athletes;
- (e) a representative of the private sector; and
- (f) a person with experience in sports administration.
- H.E, the President proposes that section 32(2) should be amended follows;
- (1) The National Council of Sports shall have a Board of seven members which shall be the Governing Board of the Council.
- (2) The Board shall consist of the Chairperson and other six members;
 - (a) a representative from the Ministry responsible for sports;
 - (b) two representatives from any two traditional regions of Uganda;
 - (c) a representative of the National Sports Associations or the National Sports Federations;
 - (d) a representative of the athletes;
 - (e) a representative of the private sector; and
 - (f) a person with experience in sports administration.
- (3) A member of the Board referred to in subsection (2) shall be a person with knowledge and experience in sports administration.

(4) The Minister shall appoint the members of the Board, taking into consideration the following:

(a) the interests of the sports sector;

(b) the shareholders of the sports sector;

(c) persons with disability;

(d) gender balance.

H.E, the President argues that there is the need to have a small Board that will not put a financial strain on Government resources. The same has been done for

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other Government agencies and authorities and that this will also ease decision making.

3. Section 75-Public Sports Facilities

Section 75(1) provides that the land on which the public sports facilities are established and the public sports facilities thereon shall vest in the Council. H.E. the President proposes the need to make provisions for the Schedule of the Sports facilities that will vest in the Council specifying the location, acreage and current registered proprietor/s of the Sports facilities. The procedure for vesting the property in the Council should also be provided.

4. Schedule National Sports Disciplines Recognized at 2the Commencement of the Act.

H.E, the President noted that whereas National Council of Sports has 51 recognized National Sports Federations, the list in Schedule 2 provide for 50 National Sports Federations/Associations.

In addition, kickboxing provided for under the Schedule is no longer a recognized sport by the Council and should therefore be deleted. Archery should be added in the Schedule since it is recognized by the National Council of Sports.

On Tuesday 20th June 2023, in accordance with Rule 143 (1) of the Rules of Procedure of Parliament, the Rt. Hon. Speaker read the request of H.E, the President to the House and referred the Bill to the Committee on Education and Sports for reconsideration.

2.0. ROLE OF A COMMITTEE IN CONSIDÉRATION OF A BIDL RETURNED BY THE PRESIDENT

Article 91 of the Constitution imposes an obligation on Parliament to ensure that a bill passed by Parliament is, as soon as possible, presented to the President for assent.

The same Article imposes an obligation on the President to, within thirty days after a bill is presented to him or her—

(a) assent to the Bill;

- (b) return the bill to Parliament with a request that the Bill or a particular provision of it be reconsidered by Parliament; or
- (c) notify the Speaker in writing that he or she refuses to assent to the Bill.

Clause (4) of article 91 provides that where a Bill has been returned to Parliament under clause (3)(b) of Article 91, as is the case with the National Sports Bill, Parliament is obligated to reconsider the Bill and if passed again, it is presented for a second time to the President for assent.

Rule 143 of the Rules of Procedure of Parliament guides Parliament and a Committee to which a returned Bill by H.E, the President is referred to by Parliament. The Rule requires the Speaker to read to the House, the request from the President and thereafter refer the Bill to the relevant Committee which is required to consider the recommendations of the President and report to the House within two weeks.

The Committee to which a Bill returned by H.E, the President is referred to is, therefore, obligated to only examine the matters referred to in the President's letter.

In the same spirit, in accordance with Rule 143 (4) of the Rules of Procedure of Parliament, the House, when considering the matters referred to in the President's request should restrict itself to consideration of matters referred to in the message of the President or to any suggestion relevant to the subject matter of the amendment recommended by the President.

Rule 143 (6) of the Rules of Procedure of Parliament provides that an amendment relevant to the subject matter of an amendment recommended by the President may be moved but no further amendment shall be moved to the Bill unless it is consequential upon, incidental or alternative to an amendment recommended by the President.

Thus, it is evident that-

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(a) the Committee's role is limited to only examining the recommendations of the President or any suggestion relevant to the subject matter of the amendment recommended by the President and reporting to the House within two weeks of the referral of the Bill to it;

(b) the Committee can only propose and the House can only allow amendments to the Bill which are relevant to the subject matter of an

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amendment recommended by the President, consequential upon, incidental or alternative to, an amendment recommended by the President.

3.0. CONSIDERATION OF MATTERS RETURNED BY THE PRESIDENT

The Committee has examined the provisions returned for reconsideration by H.E. the President and hereby reports-

3.1. Clause 2-Interpretation.

The first proposal by H.E the President relates to the need to define the word "representative".

Committee observation

The Committee has examined the proposal by H.E the President on the need to define the word "representative" and observes that the use of the word "representative" under clause 32 (2) (b), (c) and (d) presupposes that those constituencies/stakeholders to be represented on the Board have organisations that bring them together from which representatives to the Board will be appointed, whereas not. Therefore, there is need to define the word "representative". However, It should be noted that since the word "representative" is used in other clauses other than clause 32 (2), it is appropriate that the word "representative" be defined under clause 32 to make the definition applicable to only clause 32.

Recommendation

In order to ensure effective implementation of the provision by the Minister in appointing members of the Board, the Committee recommends that clause 32 should be amended to include the definition of the word "representative".

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3.2 Clause 32-Board of the National Council of Sports

H.E, the President proposes that section 32(2) should be amended follows;

(1) The National Council of Sports shall have a Board of Seven Members which shall be the Governing Board of the Council.

(2) The Board shall consist of the Chairperson and other six members;

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- (a) a representative from the Ministry responsible for Sports;
- (b) two representative from any other two traditional regions of Uganda;
- (c) a representative of the National Sports Associations or the National Sports Federations;
- (d) a representative of the athletes;
- (e) a representative of the private sector; and
- (f) a person with experience in sports Administration.
- (3) A member of the Board referred to in subsection (2) shall be a person with knowledge and experience in sports administration.
- (4) The Minister shall appoint the members of the Board, taking into consideration the following;
 - (a) the interests of the sports sector;
 - (b) the shareholders of the sports sector;

(c) persons with disability;

(d) gender balance.

H.E, the President argues that there is the need to have a small Board that will not put a financial strain on Government resources. That the same has been done for other Government Agencies and Authorities and that this will also ease decision making.

The Committee examined the proposal by H.E, the President under clause 32 and noted that the request by H.E, the President, relates to the following issues:

(a) the size of the Board;

(b) the replacement of clause 32(2)(b) to read as follows:

"(b) two representatives from any two traditional regions of Uganda;";

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- (C) in sub-clause (3), by inserting the word "administration" at the end of the provision; and
- (d) the replacement of the phrase "stakeholders of the sports sector" as one of the considerations by the Minister while appointing members of the Board with the phrase "shareholders of the sports sector".

Committee observation

The Committee observed that whereas the Bill does not specifically state that the Board of the National Council of Sports shall consist of seven members, the Bill carries the same spirit in the composition of the Board. Therefore, in order to enhance clarity, the Committee is agreeable to the President's proposal to have the number of the Board members clearly stated and to clearly provide for the representation of any two traditional regions of Uganda on the Board, by two persons.

The Committee however noted that it was not clear what the traditional regions of Uganda are given that they are not specified under the law. It therefore, observed the need to make reference to the First Schedule of the Constitution of the Republic of Uganda, 1995 which provides for the regions of Uganda.

As regards the use of the phrase "shareholders of the sports sector" as proposed by H.E, the President, the Committee observed that the use of the phrase "stakeholders of the sports sector" as used under clause 32(4) is more appropriate and encompassing given that the word shareholder restricts the Minister's powers to the interests of persons who have a monetary stake in the sports sector.

Recommendation

The Committee recommends that:

(a) the number of members of the Board should be clearly specified as seven (7);

(b) clause 32 (2) (b) should be amended to read as "two persons who shall be two representatives from any two traditional regions of Uganda specified in the First Schedule of the Constitution;

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- (c) clause 32 (3) should be amended to insert the word "administration" immediately after the word "sports"; and
- (d) the use of the phrase "stakeholders of the sports sector" under clause 32(4) should be maintained.

3.3 Section 75-Public sports facilities

Section 75(1) provides that the land on which the public sports facilities are established and the public sports facilities thereon shall vest in the Council. H.E, the President proposes the need to make provisions for the Schedule of the Sports facilities that will vest in the Council specifying the location, acreage and current registered proprietor/s of the Sports facilities. The procedure for vesting the property in the Council should also be provided.

Committee observation

The Committee, while examining the proposal by H.E, the President, obtained a list of public sports facilities from the National Council of Sports indicating following:

S/N	Name of Sports Facility	Land Size (Acres)	Location/ Region	Registered Proprietor
1.	Cricket Öval		Lugogo Sports Complex	National Council of Sports
2.	Volley Courts		Lugogo Sports Complex	National Council of Sports
3.	Indoor Stadium	13.7 Acres	Lugogo Sports Complex	National Council of Sports
4.	Tennis Courts		Lugogo Sports Complex	National Council of Sports
5.	Hockey Pitch		Lugogo Sports Complex	National Council of Sports
6.	Pece Stadium	50 Hectare	Northern Region	Gulu City

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7.	Kaunda Sports		Northern	Gulu District
	Ground		Region	
8.	Arua Hill		Northern	Arua City
	Stadium		Region	
9.	Barifa Stadium		Northern	Amio Citr
9.	Darna Staulum			Arua City
			Region	
10.	Akii Bua		Northern	Lira Municipal
	Stadium		Region	
	Stadidiii		ItéBion	
11.	Adjumani		Northern region	Adjumani District
	Stadium			
		, <u>, , , , , , , , , , , , , , , , , , </u>		
12.	Kakindu		Eastern Region	Jinja City
	Stadium			
			<u> </u>	
13.	Mbale Stadium		Eastern Region	Mbale City
14.	Kumi Sports	10 Acres	Footom Dogion	Kami Maniainal
14.	*	10 Acres	Eastern Region	Kumi Municipal
	Ground			
15.	Kaguta Sports	10 Acres	Eastern Region	Kalaki District
10.	Ground		Duston Rogism	
	Ground			
16.	Soroti Sports	27.5 Acres	Eastern Region	Soroti District
	Ground			
			· -	
17.	King George V		Eastern Region	Tororo Municipal
	Stadium			
1.0				
18.	Elgon View		Eastern Region	Elgon View School
	Stadium			
10	Olimali Chadina		Footom Posion	Sanati Cita
19.	Oligoli Stadium		Eastern Region	Soroti City
20.	Mandcla	50.2	Central Region	Ministry of Education
	National	Hectares		and Sports &
	Stadium			Ministry of Finance
	COLOR WILL			Planning and
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	lHi1111	11111		Development
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21.	Nakivubo War Memorial Stadium	Сег	ntral Region	Ministry of Education and Sports
22.	Masaka Recreation Ground	Cei	ntral Region	Masaka City
23.	MTN Omondi Stadium	Cei	ntral City	Kampala Capital City Authority
24.	Kakyeka Stadium	We	stern Region	Mbarara City
25.	Kabale Stadium	We	stern Region	Kabala City
26.	Buhinga Stadium	We	stern Region	Fort Portal City
27.	Masindi Stadium	We	stern Region	Masindi District
28.	Hoima Sports Ground	We	stern Region	Hoima City
29.	Bushenyi Sports Ground	We	stern Region	Bushenyi District
30.	Rukungiri Sports Ground	We	stern Region	Rukungiri Municipal

The Committee examined the list of public sports facilities and observed that most of the public sports facilities are owned by local governments and do not have the full particulars of the land, including the block, plot and acreage.

The Committee therefore, further scrutinised the entire clause 75 and noted that the provision had an effect of vesting all properties on which public sports facilities are established, including land owned by local governments to the National Council of Sports. The implication of this is deprivation of local governments and other entities of their right to own property, contrary to Article 26 (2) of the Constitution of the Republic of Uganda.

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Article 26 states:

Article 26: Protection from deprivation of property

- (1) Every person has a right to own property either individually or in association with others.
- (2) No person shall be compulsorily deprived of property or any interest in or right over property of any description except where the following conditions are satisfied-
 - (a) the taking of possession or acquisition is necessary for public use or in the interest of defence, public safety, public order, public morality or public health; and
 - (b) the compulsory taking of possession or acquisition of property is made under a law which makes provision for-
 - (i) prompt payment of fair and adequate compensation, prior to the taking of possession or acquisition of the property; and
 - (ii) a right of access to a court of law by any person who has an interest or right over the property.

The Committee also noted that section 177 (1) of the Local Governments Act, Cap. 243 provides that all property and assets which were vested in the district, sub-county and urban councils immediately before the commencement of this Act shall continue to be so vested subject to all interests, liabilities, charges, obligations and trusts affecting that property.

According to section6 (1) of the Local Governments Act, local governments possess a corporate status with rights to own property in their own names. Accordingly, the land on which public sports facilities and the public sports facilities are situated is registered in the names of the respective local governments and therefore lawfully owned by local government.

Recommendation

The Committee recommends that clause 75 should be deleted

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3. 4 Schedule 2- National sports disciplines recognised at the commencement of the Act.

H.E, the President noted that whereas National Council of Sports has 51 recognized National Sports Federations, the list in Schedule 2 provide for 50 National Sports Federations/Associations.

In addition, kickboxing provided for under the Schedule is no longer a recognized sport by the Council and should therefore be deleted. Archery should be added in the Schedule as it is recognized by the National Council of Sports.

Committee observation

The Committee has examined the proposal by H.E, the President and observed that the National Sports Bill as returned by the President under Schedule 2 does not include kickboxing.

The Committee further considered the issue raised by H.E, the President relating to the number of National Sports Federations recognised by the National Council of Sports and noted that Schedule 2 lists the sports disciplines and not Sports Federations as stated in the President's letter. Whereas the sports federations which are 51 include the Association of Uganda University Sport, this is not a sports discipline and therefore could not be included in the Schedule. This leaves the number of sports disciplines at fifty (50).

Recommendation

The Committee recommends that Archery sports discipline be added as proposed by the H.E, the President since it is recognised by the National Council of Sports.

I beg to report.

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AMENDMENTS TO THE NATIONAL SPORTS BILL, 2023 AS RETURNED BY H.E, THE PRESIDENT

CLAUSE 32: BOARD OF NATIONAL COUNCIL OF SPORTS.

Clause 32 is substituted for the following-

"32. Board of National Council of Sports

- (1) The Council shall have a Board which shall be the governing body of the Council.
- (2) The Board shall consist of seven members appointed by the Minister.
- (3) The Minister shall appoint a chairperson of the Board from among the members of the Board.
- (4) The Board shall comprise of -
 - (a) a representative of the Ministry responsible for sports;
 - (b) two representatives from any two traditional regions of Uganda specified in the First Schedule of the Constitution;

(c) a representative of the national sports associations or the national sports federations;

(d) a representative of the athletes;

(e) a representative of the private sector; and

(f) a person with knowledge and experience in sports administration.

(5) The Minister shall in appointing members of the Board take into consideration the following-

(a) interests of the sports sector;

(b) stakeholders of the sports sector;

(c) persons with disability; and (

(d)gender balance.

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(6) In this section, "representative" means a person appointed by the Minister to be a member of the Board to represent the stakeholders under subsection (4)(a),(b), (c) and (d)"

Justification

• To enhance clarity

CLAUSE 75: PUBLIC SPORTS FACILITIES

Delete clause 75.

Justification

• To ensure compliance with the Constitution of the Republic of Uganda and the Local Government Act, Cap. 243

AMENDMENT OF SCHEDULE 2

Schedule 2 is amended by inserting immediately after the words "American football", the word "Archery"

Justification

To include Archery as a sports discipline since it is recognised by the National Council of Sports.

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MEMBERSHIP OF THE EDUCATION AND SPORTS COMMITTEE

No	Name	Constituency	Party	Signature
1	Hon. Twesigye John	Bunyaruguru	NRM	- Comment
	Ntamuhiira C/P	County	<u> </u>	المرين الحال
2	Hon. Kubeketerya	Bunya East	NRM	
	James			11.
3	Hon. Ndeezi Alex	PwD	NRM	Alcs,
4	Hon. Lokwang Philips	Napore West	NRM	
	Ilukol			
5	Hon. Acon Julius Bua	Otuke	NRM	Fine-
6	Hon. Asiimwe Molly	DWR-	NRM	
	Musiime	Rwaampara		
7	Hon. Timuzigu	Kajara	NRM	Add >
	Kamugisha Micheal		,	thrange 1500
8	Hon. Nyakato Dorothy	DWR-	NRM	A - V
		Kitagwenda		100
9	Hon. Tibasiima Joram	Older Persons-	NRM	
	Ruranga	Western		
10	Hon. Katusiime Annet	DWR-Bushenyi	NRM	
	Mugisha			
11	Hon. Mutumba Abdul	Kiboga West	NRM	
12	Hon. Acibu Agnes	DWR-Nebbi	NRM	
13	Hon. Linda Irene	FortPortal City	NRM	Juider"
14	Hon. Paparu Lillian Obiale	DWR-Arua	NRM	
15	Hon. Etuka Isaac Joakino	Upper Madi	NRM .	Millitte -
16	Hon. Ismail Muhammad	Kotido	NRM	
	Lomwar	Municipality		
17	Hon. Lt. Col. Dr Alanyo	UPDF Rep		Alanzo
	Jennifer		ļ	1/ (60 - 1)0
18	Hon. Edson Rugamoyo	Western Youth	NRM	
19	Hon. Bingi Patrick Nyanzi	Butemba	NRM	
20	Hon. Nabukenya Brendah	DWR Luwero	NUP	
21	Hon. Sewungu Joseph	Kalungu West	NUP	
22	Hon. Nsamba Patrick	Kassanda North	NUP	
	Oshabe			
23	Hon. Kakembo Michael	Entebbe Mun	NUP	

24	Hon. Ongiertho Emmanuel	Jonam	FDC =	
25	Hon. Oguzu Lee Denis	Maracha	FDC	
26	Hon. Macho Geoffrey	Busia Mun	IND	
27	Hon. Makhoha Margaret	DWR Busia	IND	
28	Hon. Nakayenze Connie Galiwango	DWR Mbale	IND	
29	Hon. Suubi Kinyamatama Juliet K.	DWR Rakai	IND	
30	Hon. Akugizibwe Aled Ronald	Buruli County	IND	grand
31	Hon. Onen Charles	Laro Pece Division	IND	of myon ART
32	Hon. Aogon Silas	Kumi Mun	IND	

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IN ANY CORRESPONDENCE ON THE SUBJECT PLEASE QUOTE NO PO/19

THE REPUBLIC OF UGANDA

State House, P. O. Box 25:97.

Kampata, Uganda.

17th May, 2023

→Rt. Hon. Anita Among Speaker Parliament of Uganda KAMPALA



RE: THE NATIONAL SPORTS BILL, 2023

I have received the National Sports Bill, 2023 for assent. I have been advised that there are provisions that need to be reviewed in order to facilitate the proper regulation of the Sports Sector as listed below;

- 1. Section 2 There's need to define the term "Representative".
- 2. Section 32 Board of the National Council of Sports.

Section 32(2) provides that "the Board shall consist of the following Members-

- a. A representative from the Ministry responsible for Sports;
- b. Two representatives of the Regions of Uganda, one of whom shall be a Person with Disability;
- c. A representative of the National Sports Association or the National Sports Federations;
- d. A representative of the Athletes;
- e. A representative of the Private Sector; and
- f. A person with experience in Sports Administration.

Section 32 (2) should be amended to provide as below;

- The National Council of Sports shall have a Board of Seven Members which shall be the Governing Board of the Council.
- 2. The Board shall consist of the Chairperson and other Six Members;
- a. A representative from the Ministry responsible for Sports;
- b. Two representatives from any two Traditional Regions of Uganda;
- c. A representative of the National Sports Associations or the National Sports Federations;
- d. A representative of the Athletes;
- e. A representative of the Private Sector; and
- f. A person with experience in Sports Administration.
- 3. A member of the Board referred to in subsection (2) shall be a person with knowledge and experience in Sports Administration.
- 4. The Minister shall appoint the Members of the Board, taking into consideration the following;
 - a. The interests of the Sports Sector;
 - b. The Shareholders of the Sports Sector;
 - c. Persons with Disability;
 - d. Gender balance.

The justification for the proposed amendment is the need to have a small Board that will not put a financial strain on Government resources. The same has been done for other Government Agencies and Authorities. It will also ease decision making.

3. Section 75 – Public Sports Facilities

Section 75 (1) provides that the land on which the public sports facilities are established and the public sports facilities thereon shall vest in the Council. There's need to make provision for the Schedule of the Sports facilities that will vest in the Council

specifying the location, acreage and current registered proprietor/s of the Sports facilities. The procedure for vesting the Property in the Council should also be provided.

5. Schedule 2 – National Sports Disciplines Recognized at the Commencement of the Act

Whereas National Council of Sports has 51 recognized National Sports Federations, the list in Schedule 2 provides for 50 National Sports Federations/Associations.

In addition, kickboxing provided for under the Schedule is no longer a recognized sport by the Council and should, therefore, be deleted. Archery should be added in the Schedule as it is recognized by the National Council of Sports.

Therefore, in accordance with Article 91(3) (b) of the 1995 Constitution, I am, hereby, returning the Bill to Parliament for reconsideration of the Clauses mentioned above.

Yoweri K. Müseveni PRESIDENT

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Copy to:

Rt. Hon. Prime Minister Hon. First Lady and Minister of Education and Sports Hon. Attorney General, Ministry of Justice and Constitutional Affairs



THE NATIONAL SPORTS ACT, 2023



THE REPUBLIC OF UGANDA

I SIGNIFY my assent to the bill.

Date of assent:

President

THE NATIONAL SPORTS ACT, 2023 ARRANGEMENT OF SECTIONS

Section

PART I—PRELIMINARY

- 1. Commencement
- 2. Interpretation
- 3. Object of Act
- 4. Organisation of sports at national and international levels
- 5. National Recognition and Reward Scheme

PART JI—NATIONAL SPORTS ORGANISATIONS

- 6. Declaration of national sport
- 7. National sports association and national sports federation
- 8. Membership of national sports organisations
- 9. Eligibility for registration as national sports association
- 10. Eligibility for registration as national sports federation
- 11. Application for registration
- 12. Consideration of application
- 13. Registration of national sports associations and national sports federations
- 14. Renewal of certificate of registration
- 15. Cancellation of certificate of registration
- 16. Functions of national sports associations and national sports federations
- 17. Independence of national sports associations and national sports federations
- 18. International affiliation of national sports associations and national sports federations
- 19. Management of sports teams and athletes in international sports competitions
- 20. Register of national sports associations and national sports federations
- 21. Participation in sports competition outside Uganda
- 22. Annual financial report of national sports associations and national sports federations

Section

- 23. Certification of agents, promoters and managers of athletes
- 24. Register of beneficial owners
- 25. Dissolution of national sports associations and national sports federations
- 26. Community sports clubs

PART III—ADMINISTRATION

- 27. Administration of Act
- 28. Official seal of Council
- 29. Functions of Council
- 30. Directions by the Minister
- 31. Supervision of national sports associations and national sports federations
- 32. Board of National Council of Sports
- 33. Tenure of office of member of Board
- 34. Termination of appointment to Board
- 35. Remuneration of members of Board
- 36. Meetings of Board
- 37. Committees of Board
- 38. Secretariat of Council
- 39. General Secretary
- 40. Functions of General Secretary
- 41. Other officers and staff of Council

PART IV-FINANCIS

- 42 Funds of Council
- 43. Audit
- 44. Annual report and other reports
- 45. Compliance with Public Finance Management Act, 2015

PART V—SPORTS FOR SCHOOLS AND INSTITUTIONS OF HIGHER LEARNING

46. Authorised sports activities for schools and institutions of higher learning

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National Sports Act

2023

Section

- 47. Participation in sports for pupils and students
- 48. National sports competitions
- 49. Sports associations and national sports committee

PART VI—SPORTS ACADEMIES

50. Sports academies

PART VII—NATIONAL ANTI-DOPING ORGANISATION

- 51. Establishment of National Anti-Doping Organisation
- 52. Composition of National Anti-Doping Organisation
- 53. Functions of National Anti-Doping Organisation

PART VIII—UGANDA OLYMPIC COMMITTEE

54. The Uganda Olympic Committee

PART IX—SETTLEMENT OF SPORTS DISPUTES

- 55. Arbitrators
- 56. Cost of arbitration
- 57. Arbitration to be provided in constitutions
- 58. Application of Arbitration and Conciliation Act, Cap. 4

PART X—OFFENCES AND PENALTIES

- 59. Prohibition of doping
- 60. Prohibition of unlawful utilisation of commercial rights
- 61. Prohibition of unauthorised use of sports results in betting
- 62. Prohibition of betting by specified persons
- 63. Prohibition of manipulation of sports result or sports competition
- 64. Prohibition of acts of violence and hooliganism
- 65. Prohibition of exploitation of participants in sports activities
- 66. Prohibition of dealing with counterfeit sport materials

Section

- 67. Prohibition of unlawful access to sports events and competitions
- 68. Prohibition of electronic media production of sporting events and competitions
- 69. Offence of illegal participation in sports competitions
- 70. Prohibition to act as agent, promoter or manager of athlete without certification by national sports associations or national sports federations
- 71. Prohibition of broadcast of sports events and competitions
- 72. Offences committed by body corporate
- 73. General penalty

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THE REPUBLIC OF UGANDA

THE NATIONAL SPORTS ACT, 2023

An Act to provide for the establishment of the National Recognition and Reward Scheme; to provide for the declaration of national sports; to provide for registration of national sports associations and national sports federations; to continue in existence the National Council of Sports; to provide for the administration and management of sports in Uganda; to establish the National Anti-Doping Organisation; to provide for the role of the Uganda Olympic Committee; to provide for the settlement of sports disputes; to repeal the National Council of Sports Act, Cap. 48; and for related matters.

DATE OF ASSENT:

Date of Commencement:

BE IT ENACTED by Parliament as follows:

PART I—PRELIMINARY

1. Commencement

- (1) Subject to subsection (2), this Act shall come into force on the date of its publication in the Gazette.
- (2) The Minister shall, by statutory instrument, commence section 7 on a date to be specified in the statutory instrument.

2. Interpretation

In this Act, unless the context otherwise requires—

- "agent" means a person who represents an athlete under a professional contract:
- "amateur sport" means an activity involving physical exertion or skill in which an individual or team competes against another for pleasure as a pastime event or for recreational or health purposes or as training to become professional;
- "athlete" means a person who participates in a sports event or a sports competition organised by a national sports association or a national sports federation, or regulated by an international sports governing body;
- "beneficial owner" means a natural person who ultimately owns or controls a national sports association or a national sports federation or the natural person on whose behalf a transaction is conducted in the national sports association or national sports federation, and includes a natural person who exercises ultimate control over a national sports association or a national sports federation;
- "Board" means the Board established under section 32:
- "commercial right" means a right of a commercial nature, connected with a sports event such as image rights, audio-visual rights, media rights, endorsement and official supplier rights, sponsorship rights, merchandising rights, licensing rights, advertising rights, hospitality rights, promotional rights, incorporeal rights, intellectual property rights, rights arising under the Copyright and Neighbouring Rights Act, 2006 and includes, any other rights the Minister may by statutory instrument prescribe;

- "Council" means the National Council of Sports specified under section 27:
- "currency point" has the value assigned to it in Schedule 1 to this Act;
- "doping" means the use of prohibited substances and methods in any sporting activity whether competitive or recreational in order to artificially enhance performance;
- "manager" means a person who invests or is employed by an athlete for an economic benefit;
- "Minister" means the Minister responsible for sports;
- "Ministry" means the Ministry responsible for sports;
- "National Anti-Doping Organisation" means the National Anti-Doping Organisation established under section 51;
- "national sports association" means an organisation registered in accordance with this Act to develop, promote, manage and regulate amateur sport;
- "national sports federation" means an organisation registered in accordance with this Act to develop, promote, manage and regulate a professional sport and an amateur sport;
- "national sports organisation" means a community sports club. a national sports association and a national sports federation;
- "professional sport" means an activity involving physical exertion or skill in which an individual or team competes against another as an economic activity with the objective of earning fees or making profit;
- "Prohibited List" means the list developed by the World Antidoping Agency for purposes of identifying prohibited substances and prohibited methods;
- "prohibited substance" means any substance or class of substances, prescribed on the Prohibited List;

- "promoter" means a person who invests in an athlete with the intention of improving the athlete's talent;
- "sports" means an activity involving physical exertion and skill in which an individual or a team participates or competes;
- "World Anti-Doping Agency" means the sports body set up for the purposes of coordinating anti-doping activities worldwide.

3. Object of Act

- (1) The object of this Act is to promote recreation and sports for the citizens of Uganda by the State, in accordance with Article 8A of the Constitution and National Objective and Directive Principle of State Policy XVII by—
 - (a) consolidating the law relating to the registration and regulation of national sports associations and national sports federations;
 - (b) promoting amateur and professional sports:
 - (c) codifying the obligations of Uganda under international sports governing statutes;
 - (d) providing for sports disputes resolution mechanisms; and
 - (e) promoting the participation of schools and institutions of higher learning in sports.
 - (2) In accordance with subsection (1), Government shall—
 - (a) coordinate sports activities at the national level;
 - (b) prescribe the standards to guide the sports industry in Uganda;
 - (c) support capacity building of the human resource engaged in sports; and

(d) facilitate the activities of national teams and national athletes representing Uganda in international sports competitions.

4. Organisation of sports at national and international levels

- (1) Sports and sports competitions at the national level, in Uganda, shall be organised through national sports associations and national sports federations.
- (2) Uganda shall be represented at international sports competitions and events by athletes and national teams identified and promoted by the national sports associations and national sports federations and supported by the Government.

5. National Recognition and Reward Scheme

- (1) There is established, the National Recognition and Reward Scheme which shall be a scheme of Government to recognise and award outstanding and deserving sports personalities who bring honour to Uganda.
- (2) The Minister may, in consultation with the Minister responsible for finance and the Minister responsible for public service, by statutory instrument, prescribe the awards, including monetary payments, pension and gratuity that may be awarded to the sports personalities under the National Recognition and Reward Scheme established under subsection (1).

PART II—NATIONAL SPORTS ORGANISATIONS

6. Declaration of national sport

(1) A person who intends to have a sport discipline declared a national sport shall, in the prescribed form, make an application to the Council.

- (2) The application referred to in subsection (1) shall—
- (a) be made by a citizen or a person resident in Uganda; and
- (b) be accompanied by the prescribed fee.
- (3) The Council may, upon being satisfied that the applicant meets the requirements for the application, declare a sports discipline, a national sport.
- (4) The Council shall, in determining whether a sport discipline is eligible for declaration as a national sport, take into account the following—
 - (a) the nature of the sport;
 - (b) the popularity of the sport;
 - (c) the potential socio-economic impact of the sport;
 - (d) the recognition of the sport by an international sports governing body, where applicable:
 - (e) the presence of sports facilities to be used for the sport:
 - (f) the plan of the applicant to promote the sport in Uganda; and
 - (g) any other factor as the Council may determine.
- (5) The Council may withdraw the recognition of a sports discipline as a national sport discipline where circumstances occur that would render a sports discipline ineligible for declaration under this section.
- (6) Notwithstanding subsection (1), a sport discipline listed in Schedule 2 of this Act shall, from the commencement of this Act, be recognised as a national sport declared under this Act.

7. National sports association and national sports federation

- (1) A national sports association and a national sports federation shall be registered under this Act to manage a sports discipline at national level.
- (2) There shall be registered only one national sports association or national sports federation for a sports discipline.
- (3) A national sports association or a national sports federation registered under this Act shall, on registration, be a body corporate with perpetual succession and may, in its corporate name, for and in connection with its functions under this Act—
 - (a) acquire, hold and dispose of movable and immovable property;
 - (b) suc or be sued; and
 - (c) do all such other acts and things for the proper discharge of its functions as may lawfully be done by a body corporate.

8. Membership of national sports organisations

A national sports organisation shall define its membership in its respective constitution.

9. Eligibility for registration as national sports association

- (1) A national sports association that wishes to be registered shall—
 - (a) be engaged in amateur sports for the sports discipline;
 - (b) have a national character and for this purpose shall be a sports activity—
 - (i) with the participation of Ugandans in at least fifty percent of the districts of Uganda; and

- (ii) whose leadership is elected by an annual general assembly comprised of persons drawn from at least fifty percent of the districts of Uganda.
- (2) The Minister shall, by statutory instrument, make regulations to prescribe procedures for transforming a national sports association to a national sports federation.

10. Eligibility for registration as national sports federation

A national sports federation that wishes to be registered as such shall be engaged in a sports discipline with a national character and for this purpose shall be a sports activity—

- (a) with the participation of Ugandans in at least seventy-five percent of all the districts of Uganda; and
- (b) whose leadership is elected by an annual general assembly comprised of persons drawn from at least half of the districts of Uganda.

11. Application for registration

- (1) A national sports association or a national sports federation eligible for registration under section 9 or 10, may apply to the Council for registration in the manner prescribed by regulations made under this Act and on payment of the prescribed application fee.
- (2) An application for registration as a national sports association or a national sports federation under subsection (1) shall include—
 - (a) the name and address of the applicant national sports association or national sports federation;
 - (b) the leadership and governance structure of the applicant national sports association or national sports federation:
 - (c) the sources of the funds of the applicant national sports association or national sports federation:

- (d) the name and address of the accounting officer of the applicant national sports association or national sports federation:
- (e) the sports discipline the applicant national sports association or national sports federation intends to manage;
- (f) the symbols, slogans and colours of the applicant national sports association or national sports federation;
- (g) the national and international affiliation of the applicant national sports association or national sports federation, where applicable; and
- (h) such other information as may be prescribed by regulations.
- (3) An application for registration under this section shall be accompanied by—
 - (a) a certified copy of the constitution of the national sports association or the national sports federation;
 - (b) a certified copy of a certificate of incorporation of the national sports association or the national sports federation, where applicable;
 - (c) a list of the members of the national sports association or the national sports federation;
 - (d) a report of the sports activities of the national sports association or the national sports federation conducted within a period of one year prior to the application;
 - (e) a list of the districts of Uganda where the national sports association or the national sports federation has presence;

- (f) the minutes of the annual general assembly of the national sports association or the national sports federation that elected the leaders of the national sports association or the national sports federation;
- (g) evidence of payment of the application see; and
- (h) any other information that may be prescribed by regulations.

12. Consideration of application

- (1) The Council shall—
- (a) publish an application made under section 11 in the Gazette and in a media of wide circulation; and
- (b) invite objections to the application from the public.
- (2) An objection made under this section shall be handled in a manner prescribed by regulations.
- (3) The Council may reject an application for registration as a national sports association or a national sports federation, where—
 - (a) there is already in existence, a national sports association or a national sports federation responsible for the proposed sports discipline;
 - (b) the applicant is not eligible for registration as a national sports association or a national sports federation under section 9 or 10:
 - (c) the proposed name of the applicant is misleading or discriminatory; or
 - (d) the applicant national sports association or national sports federation submitted false information in the application.

(4) Where the Council rejects an application for registration, the Council shall notify the applicant, in writing, stating the reasons for the rejection and shall give the applicant an opportunity to be heard.

13. Registration of national sports associations and national sports federations

- (1) The Council shall, upon satisfaction that an applicant national sports association or national sports federation meets the requirements for registration under this Act, register the national sports association or the national sports federation and issue it with a certificate of registration in the prescribed form.
- (2) A certificate of registration may contain such terms and conditions as the Council may prescribe and shall be conclusive evidence of authorisation to operate as a national sports association or a national sports federation within Uganda.
- (3) A certificate of registration issued under this section shall be valid for a period of one year from the date of issuance.

14. Renewal of certificate of registration

- (1) Λ national sports association or national sports federation which wishes to renew its certificate of registration may apply to the Council for renewal.
- (2) Sections 9, 10, 11 and 12 shall apply to the renewal of a certificate of registration.

15. Cancellation of certificate of registration

- (1) The Council may cancel a certificate of registration issued under this Act where the Council is satisfied that—
 - (a) the national sports association or the national sports federation has violated the terms or conditions of the certificate of registration;

- (b) the national sports association or the national sports federation no longer meets the requirements for registration as a national sports association or a national sports federation;
- (c) the national sports association or the national sports federation has breached the provisions of this Act or any other law:
- (d) the registration was procured through misrepresentation or non-disclosure of material facts:
- (e) the national sports association or the national sports federation is no longer recognised by the international sports governing body to which the national sports association or the national sports federation is affiliated;
- (f) the national sports association or the national sports federation no longer serves the purpose for which it was registered; or
- (g) the national sports association or the national sports federation is insolvent.
- (2) The Council shall, before cancelling the certificate of registration of a national sports association or a national sports federation, notify the national sports association or the national sports federation in writing, of the intention to cancel the certificate and shall give the national sports association or national sports federation an opportunity to be heard.
- (3) A national sports association or a national sports federation whose certificate of registration is cancelled shall cease to operate as a national sports association or a national sports federation.
- (4) Where a certificate of registration is cancelled, the Council shall request the international sports governing body to which the national sports association or the national sports federation

is affiliated, to appoint a normalisation committee to take over and control the affairs of the national sports association or the national sports federation for the time being.

(5) The Council shall remove from the register of national sports associations or national sports federations, a national sports association or a national sports federation whose certificate of registration is cancelled.

16. Functions of national sports associations and national sports federations

- (1) A national sports association or a national sports federation shall, for the sports discipline for which it is registered—
 - (a) for team sports, develop, promote and manage sports clubs and teams of the sports discipline of the national sports association or the national sports federation;
 - (b) for individual sports, develop, promote and manage the athletes of the sports discipline of the national sports association or the national sports federation;
 - (c) promote and co-ordinate the activities of the sports clubs and teams and for individual sports, the athletes of the national sports association or the national sports federation;
 - (d) in the case of a national sports federation, develop and promote amateur and professional sports;
 - (e) in the case of a national sports association, develop and promote amateur sport:
 - (f) organise and manage national sports competitions for the sports discipline of the national sports association or the national sports federation:
 - (g) train the athletes to constitute national teams to represent Uganda in international sports engagements;

- (h) represent Uganda on the international governing body for the sports discipline of the national sports association or the national sports federation;
- (i) maintain a register of its members;
- (j) constitute a national team for the respective sport discipline;
- (k) protect the interests of its members; and
- (1) certify the agents, promoters and managers of the athletes, and the management contracts with the athlete.
- (2) The national sports associations or the national sports federations shall give accountability for all monies and donations received from the Government, international sports federations, sponsors, member clubs and teams or individuals.
- (3) In performing its functions, a national sports association or a national sports federation shall—
 - (a) liaise with the Ministry and the Council; and
 - (b) enforce the rules and regulations of the national, regional, continental and international sports governing bodies of the respective sports discipline.

17. Independence of national sports associations and national sports federations

- (1) A national sports association and a national sports federation shall be independent in the—
 - (a) performance of its functions, duties and in the exercise of its powers: and
 - (b) interpretation and application of the statutes and regulations of the sports discipline as set by the respective international governing body.

(2) Notwithstanding subsection (1), the Council may, by notice in writing, give to a national sports association or a national sports federation, directions consistent with the applicable law, the rules of the sports discipline developed by the respective international governing body and best sports practices to ensure proper administration and management of the national sports association or the national sports federation.

18. International affiliation of national sports associations and national sports federations

- (1) A national sports association or a national sports federation may, in accordance with this Act, affiliate with an international sports governing body responsible for the relevant sports discipline.
- (2) For the avoidance of doubt, a national sports association or a national sports federation that is affiliated to an international sports governing body shall, in accordance with this Act, continue to be affiliated to that international sports governing body.
- (3) For purposes of affiliating to an international sports governing body, the certificate of registration issued to a national sports association or a national sports federation shall, in addition to other requirements that may be prescribed by the Minister, by regulations, be required and shall be submitted prior to approval of affiliation by the Council, where applicable.
- (4) The interpretation and application of this Act shall recognise the provisions of the statutes and regulations of the international sports governing body to which a national sports association or a national sports federation is affiliated.

19. Management of sports teams and athletes in international sports competitions

(1) A national sports association or a national sports federation shall constitute a national team for the respective sports discipline.

- (2) A national sports association or a national sports federation shall be responsible for developing, selecting, summoning and managing the national team or the representative team for the respective sports discipline.
- (3) A national sports association or a national sports federation shall regulate the management of the national team and the representative team for the respective sports discipline.
- (4) Without limiting the general effect of subsection (2), a national sports association or a national sports federation shall—
 - (a) be responsible for selecting the national team of the sports discipline;
 - (b) facilitate the preparation and the participation of the national team and the national representative team in international sports events and competitions;
 - (c) finance the national team and the national representative team participating in international sports competitions and events;
 - (d) mobilise, solicit and manage the funds of the national team of the sports discipline, including funds received from the Government to finance the expenses of the national team:
 - (e) manage the welfare of the members of the national team of the sports discipline;
 - (f) employ and appoint a coach and other technical personnel for the national team of the sports discipline; and
 - (g) coordinate the involvement of Government and the Council in matters relating to the national team of the sports discipline.
- (5) The Minister shall, by statutory instrument, regulate the management of national teams and athletes in multi-sports discipline in international sporting events and competitions.

20. Register of national sports associations and national sports federations

- (1) The Council shall maintain a register of the national sports associations and the national sports federations that are registered under this Part.
- (2) A national sports association or a national sports federation whose certificate of registration is cancelled shall be removed from the register.
- (3) A national sports association or a national sports federation shall in writing, notify the Council of any changes in the information in the register, within twenty-one days of the change.
- (4) A register shall be in a format prescribed by regulations made under this Act.
- (5) A register may be open to inspection by the public, on payment of fees as may be prescribed.

21. Participation in sports competition outside Uganda

A national sports association or a national sports federation which intends to—

- (a) participate in a sports competition outside Uganda;
- (b) enter or send the national team of the sports discipline. a representative team or individual athletes to an international sports competition;
- (c) hire an expatriate to undertake any activity on behalf of the national sports association or the national sports federation or the national team of the sports discipline; or
- (d) be affiliated to an international sport governing body for the respective sports discipline.

shall apply to the Council for authorisation to do so, in a manner prescribed by regulations.

22. Annual financial report of national sports associations and national sports federations

- (1) A national sports association or a national sports federation shall, within four months after the end of each sinancial year of the national sports association or the national sports federation, submit to the Council, a financial report of the association or federation which shall include—
 - (a) the financial statements of the national sports association or the national sports federation, including the audited accounts of the national sports association or the national sports federation;
 - (b) the estimates of revenue and expenditure of the national sports association or the national sports federation for the proceeding financial year; and
 - (c) a report of the activities of the national sports association or the national sports federation conducted in the financial year.
 - (2) The financial report shall be accompanied by—
 - (a) the minutes of the annual general assembly of the national sports association or the national sports federation:
 - (b) a copy of the amendment to the constitution of the national sports association or the national sports federation, if any;
 - (c) a list of the members of the national sports association or the national sports federation;
 - (d) a list of the management personnel of the national sports association or the national sports federation;
 - (e) a statement on the planned activities for the proceeding financial year of the national sports association or the national sports federation;
 - (f) a list of the sponsors of the national sports association or the national sports federation; and

- (g) any other information as may be requested for by the Council.
- (3) The Council shall examine the financial report and give directions to the national sports association or the national sports federation, as the Council deems necessary.
- (4) The report of the activities referred to under subsection (1) (c) shall include—
 - (a) information of the progress and policies of the national sports association or the national sports federation;
 - (b) an assessment of the adequacy of the funding for the sports projects and programme of a national sports association or a national sports federation;
 - (c) a report on the condition and status of the facilities and sports programmes and the degree of change in such conditions and status since the last report:
 - (d) the projected optimal level of the facilities and sports programmes of the national sports association or the national sports federation and the extent of financing required to meet that level;
 - (e) a review of the technical adequacy and proven cost efficiency of the management of the operations of the national sports association or the national sports federation:
 - (f) a progress report on coordination between the national sports association or the national sports federation and the international sports governing body to which it is affiliated and local governments, including challenges encountered and proposals for the future; and
 - (g) any other information as the Council may, in writing, request for.

23. Certification of agents, promoters and managers of athletes

- (1) A person who seeks to be an agent, a promoter or a manager of an athlete shall be certified by the respective national sports association or national sports federation of the athlete.
- (2) An agent, a promoter or a manager of an athlete shall enter into a management contract with the athlete and the contract shall be registered with a national sports association or a national sports federation.
- (3) A national sports association or a national sports federation shall transmit to the Council for registration, the list of agents, promoters and managers of athletes it certifies under subsection (1).
- (4) The Minister shall, by statutory instrument, prescribe for the certification of agents, promoters and managers and prescribe the contents of management contracts of agents, promoters and managers of athletes.

24. Register of beneficial owners

- (1) Anational sports association or a national sports federation with beneficial owners shall keep a register of its beneficial owners and shall enter in the register the following particulars—
 - (a) the names and postal addresses of each beneficial owner;
 - (b) the national identification numbers of the beneficial owner:
 - (c) the date on which each beneficial owner was entered in the register as a beneficial owner;
 - (d) the date on which any person ceased to be a beneficial owner: and
 - (e) any other information as the Minister may prescribe by regulations.
- (2) The register of beneficial owners shall be kept at the registered office of the national sports association or the national sports federation except that—

- (a) if entry of beneficial owners in the register is done at another office of the national sports association or the national sports federation, the register may be kept at that other office; and
- (b) if the national sports association or the national sports federation arranges with some other person to make entries in the register on behalf of the national sports association or the national sports federation, the register may be kept at the office of that person at which the entries are made, but it shall not be kept at a place outside Uganda.
- (3) A national sports association or a national sports federation shall send notice to the General Secretary of the place where its register of beneficial owners is kept and of any change of the place, within fourteen days after creating the register or changing the place where the register is kept.
- (4) Notwithstanding subsection (2), a national sports association or a national sports federation shall, within fourteen days after creating the register of beneficial owners, transmit a copy of the register to the General Secretary.
- (5) The Minister may, by statutory instrument, make regulations generally for giving effect to this section and the regulations shall prescribe penalties for breach of the regulations.
- (6) Where a national sports association or a national sports federation defaults in complying with subsection (1), (2) or (3), the national sports association or the national sports federation which is in default is liable for each day of default, to a fine of five currency points.

25. Dissolution of national sports associations and national sports federations

(1) A national sports association or a national sports federation may be dissolved by the Council where—

- (a) the activities of the national sports association or the national sports federation contravene any of the provisions of this Act or any other law; or
- (b) the national sports association or the national sports federation has acted against the security, unity and territorial integrity of Uganda.
- (2) Notwithstanding subsection (1), the members of a national sports association or a national sports federation may voluntarily dissolve the national sports association or the national sports federation, in accordance with the constitution of the national sports association or the national sports federation.
- (3) A national sports association or a national sports federation shall, in writing and within seven days of making the decision to dissolve a national sports association or a national sports federation, notify the Council.
- (4) The Council may, upon receipt of the notice referred to in subsection (3), issue a certificate of dissolution to the respective national sports association or national sports federation.
- (5) A national sports association or a national sports federation shall publish in the Gazette and in a media of wide circulation, a notice of intention to dissolve, at least three months before resolution of the members of the national sports association or the national sports federation to dissolve the national sports association or the national sports federation.

26. Community sports clubs

- (1) A person who wishes to register a community sports club shall apply to the Council for a certificate of registration.
- (2) A community sports club registered under this Act shall, on registration, be a body corporate with perpetual succession and may, in its corporate name, for and in connection with its functions under this Act—

- (a) acquire, hold and dispose of movable and immovable property;
- (b) suc or be sued; and
- (c) do all such other acts and things for the proper discharge of its functions as may lawfully be done by a body corporate.
- (3) The Minister shall, by statutory instrument, make regulations to prescribe—
 - (a) the application procedures and requirements for a community sports club;
 - (b) criteria for registration of a community sports club;
 - (c) deregistration of a community sports club:
 - (d) matters relating to dissolution of a community sports club; and
 - (e) other matters required to be prescribed for purposes of giving effect to the operation and administration of community sports clubs.

PART III—ADMINISTRALION

27. Administration of Act

- (1) The National Council of Sports in existence at the commencement of this Act shall continue in existence, subject to this Act.
- (2) The National Council of Sports in existence and the commencement of this Act shall administer this Act.
- (3) The Council shall be a body corporate with perpetual succession and shall have an official seal.
- (4) The Council shall, in its own name, be capable of suing and being sued and may for the discharge of its functions under this Act—
 - (a) acquire, hold and dispose of moveable and immovable property; and

(b) do all acts and things as a body corporate may lawfully do.

28. Official seal of Council

- (1) The official seal of the Council shall be in a form determined by the Board.
- (2) The official seal shall, when affixed to any document, be authenticated by the signatures of the Chairperson and the secretary of the Board.
- (3) In the absence of the Chairperson, the person performing the functions of the Chairperson shall authenticate the seal of the Board.
- (4) A document purporting to be an instrument or contract executed or issued by or on behalf of the Council in accordance with this section shall be considered to be so executed or issued until the contrary is proved.

29. Functions of Council

- (1) The Council shall—
- (a) recognise a sports discipline as a national sports discipline;
- (b) register national sports organisations;
- (c) promote and regulate the activities of national sports associations and national sports federations and where necessary, award medals, certificates of recognition, trophies and other incentives:
- (d) in collaboration with the national sports associations, national sports federations, local governments, educational institutions, communities and the private sector, as may be applicable—
 - (i) make provisions for sports facilities, equipment and training;

- (ii) promote sportsmanship by searching for, identifying and developing sporting talent and ensuring discipline among sportspersons:
- (iii) create public awareness on matters of national interest through sporting events and on the benefits of sports to health;
- (e) organise sports clinics and provide advisory and counselling services to athletes;
- (f) develop, manage, operate and maintain the public sports facilities vested in the Council under this Act:
- (g) establish, operate and maintain sports museums;
- (h) approve the expenditure by national sports associations and national sports federations of funds and grants received from the Government:
- (i) facilitate cooperation between and amongst national sports associations and national sports federations;
- (j) in collaboration with the Ministry, facilitate the participation of Ugandan athletes and national teams in international sports competitions;
- (k) approve the hosting of international sports competitions and sports festivals by national sports associations and national sports federations; and
- (1) perform any other function as may be required under this Act.
- (2) For the purposes of subsection (1) (b), the Council shall maintain registers of the national sports organisations registered under this Act in a format prescribed by regulations made under this Act.

(3) The Council shall cooperate with the Ministry and other government Ministries, departments and agencies in the implementation of this Act.

30. Directions by the Minister

The Minister may, in writing, give directions to the Council with respect to the policy to be implemented by the Council.

31. Supervision of national sports associations and national sports federations

- (1) The Council shall supervise the national sports associations and the national sports federations.
 - (2) For the purposes of subsection (1), the Council may—
 - (a) inspect the offices and facilities of a national sports association or a national sports federation or appoint a person to inspect the offices and facilities on its behalf; and
 - (b) undertake or cause an audit of the books of accounts and records of a national sports association or a national sports federation.
- (3) The Council shall, every year, conduct a compliance test on a national sports association or a national sports federation to examine the compliance of the national sports association or the national sports federation with this Act and the constitution of the national sports association or the national sports federation.
- (4) The Council may appoint a person to conduct the compliance test on behalf of the Council.
- (5) A national sports association or a national sports federation shall co-operate with the Council or a person appointed by the Council under subsection (4).

- (6) A national sports association or a national sports federation shall, within one month of being requested by the Council or a person appointed by the Council, submit to the Council or the person appointed by the Council, information requested for by the Council or the person appointed by the Council.
- (7) The results of a compliance test shall be submitted to the Council and the Council shall in case of non-compliance by a national sports association or a national sports federation, inform and direct the national sports association or the national sports federation, as the case may be, to remedy the non-compliance not later than ninety days from the date of notification of the non-compliance.

32. Board of National Council of Sports

- (1) The Council shall have a Board which shall be the governing body of the Council.
 - (2) The Board shall consist of the following members—
 - (a) a representative of the Ministry responsible for sports;
 - (b) two representatives of the regions of Uganda, one of whom shall be a person with disability;
 - (c) a representative of the national sports associations or the national sports federations;
 - (d) a representative of the athletes:
 - (e) a representative of the private sector; and
 - (f) a person with experience in sports administration.
- (3) A member of the Board referred to in subsection (2) shall be a person with knowledge and experience in sports.

- (4) The Minister shall appoint the members of the Board, taking into consideration the interests of the sports sector and the stakeholders of the sports sector and gender balance.
- (5) At least a third of the members of the Board shall be women.
- (6) The Chairperson of the Board shall be appointed by the Minister from the members of the Board and shall hold office for four years and be eligible for reappointment for one more term.

33. Tenure of office of member of Board

- (1) A member of the Board shall hold office for four years and is eligible for re-appointment for one more term.
- (2) A member of the Board shall hold office on terms and conditions specified in his or her instrument of appointment.
- (3) A vacancy on the Board shall be filled within ninety days, using the procedure prescribed by regulations made under this Act.
- (4) The Minister shall, in prescribing the procedure for filling the vacancy under subsection (3), provide that a person appointed to fill the existing vacancy serves for a term of four years and is eligible for reappointment in accordance with subsection (1).

34. Termination of appointment to Board

- (1) A member of the Board may, at any time, resign his or her office by giving thirty days' notice in writing to the Minister.
- (2) The Minister may terminate the appointment of a member of the Board—
 - (a) if information relating to the conduct of the member, which could have precluded his or her appointment, is brought to the attention of the Minister;

- (b) for incompetence;
- (c) for misbehavior or misconduct;
- (d) for abuse of office:
- (e) for failure to disclose, at a Board meeting, a matter in which he or she has a personal interest;
- (f) where the member is not able to perform the functions of his or her office arising from infirmity of body or mind, as may be ascertained by a medical officer:
- (g) where the member is convicted of an offence and is sentenced to imprisonment for six months or more by a competent court;
- (h) where the member is declared bankrupt by a competent court; or
- (i) where the member, without prior notice to the Chairperson of the Board, is absent for four consecutive meetings of the board, without sufficient cause.
- (3) The Minister shall, before terminating a member of the Board under subsection (2) (a), (b), (c), (d), (e), (f) or (i) afford the member an opportunity to be heard.

35. Remuneration of members of Board

The Chairperson and the members of the Board shall be paid such remuneration as the Minister may, in consultation with the Ministers responsible for finance and the public service, specify in the instruments of appointment.

36. Meetings of Board

Schedule 3 to this Act shall have effect in relation to the meetings of the Board and other matters provided for in that Schedule.

37. Committees of Board

- (1) The Board may constitute a committee to advise it on any matter concerning the functions of the Board, as the Board may determine.
- (2) The Board shall determine the terms of reference of a committee and the composition of a committee, and in consultation with the Ministers responsible for finance and the public service, the terms and conditions of service of a member of a committee.

38. Secretariat of Council

- (1) There shall be a secretariat of the Council headed by the General Secretary.
- (2) The secretariat shall, under the direction and supervision of the Board, perform the functions of the Council, specified in section 29.

39. General Secretary

- (1) The General Secretary shall be appointed by the Board on such terms and conditions as may be specified in the instrument of appointment.
- (2) Notwithstanding subsection (1), the General Secretary shall hold office for five years and is eligible for reappointment for one more term.
- (3) The General Secretary shall be the accounting officer of the Council.
- (4) The General Secretary shall be a person of high moral character and proven integrity with knowledge and experience in sports science, law, sports administration, social sciences, humanities, development studies or public administration.

- (5) The General Secretary shall cease to hold office where he or she resigns his or her office, in writing, addressed to the Chairperson of the Board.
- (6) The Board may remove the General Secretary from office—
 - (a) where he or she has been declared bankrupt by a competent court:
 - (b) if he or she is convicted of a criminal offence, where the maximum penalty of the offence exceeds six months imprisonment without the option of a fine;
 - (c) for inability to perform the functions of his or her office arising from infirmity of body or mind, as may be ascertained by a medical officer:
 - (d) for abuse of office;
 - (e) for misbehavior or misconduct; or
 - (f) for incompetence.
- (7) For the purposes of subsection (6)(c), the Board shall, prior to removing the General Secretary from office, notify the General Secretary, in writing, and shall give him or her an opportunity to be heard.

40. Functions of General Secretary

- (1) Subject to the general supervision and control of the Board, the General Secretary shall be the Chief Executive of the Council and shall—
 - (a) oversee the day-to-day operation and administration of the Council;
 - (b) implement the policies and programs of the Board and the agreed objectives, performance targets and service standards agreed upon by the Board:

- (c) manage the assets and liabilities of the Council;
- (d) advice the Board on matters relating to sports and the functions of the Council:
- (e) administer, supervise and exercise disciplinary control over the staff of the Council:
- (f) keep the records of all the transactions of the Council;
- (g) keep the minutes of the meetings and the other records of the Board:
- (h) liaise with the relevant national sports associations or national sports federations with a view of implementing the functions of the Council and promoting sports in Uganda; and
- (j) perform any other function necessary for the proper implementation of this Act or as may be assigned by the Board.
- (2) The General Secretary shall, in the performance of his or her functions, be answerable to the Board.

41. Other officers and staff of Council

- (1) The Board may, on the advice of the General Secretary, appoint other officers and staff of the Council.
- (2) An officer or staff appointed under this section shall hold office on such terms and conditions as may be determined by the Board and as may be specified in his or her instruments of appointment.

PART IV- FINANCES

42. Funds of Council

The funds of the Council shall consist of—

- (a) money appropriated by Parliament; and
- (b) grants and donations from the Government, or with the approval of the Minister and the Minister responsible for finance from any other source.

43. Audit

The Auditor General or an auditor appointed by the Auditor General shall, in each financial year, audit the accounts of the Council.

44. Annual report and other reports

- (1) The Board shall, within three months after the end of each financial year, submit to the Minister, a statement of the activities of the Council of the preceding financial year.
- (2) The Board shall, as may be requested, submit to the Minister, such other reports on its activities or on any other matter.
- (3) The Minister shall, within two months after the receipt of the annual report, submit the report to Parliament with any statement which he or she considers necessary.
- 45. Compliance with Public Finance Management Act, 2015
 The Council shall at all times comply with the Public Finance Management Act, 2015.

PART V - SPORTS FOR SCHOOLS AND INSTITUTIONS
OF HIGHER LEARNING

46. Authorised sports activities for schools and institutions of higher learning

(1) The Council shall, with the approval of the Ministry and in consultation with the Ministry responsible for health, authorise the sports activities in which pupils and students in schools and institutions of higher learning may participate.

(2) A school and an institution of higher learning shall offer at least fifteen sports activities for the pupils or students, which shall be sports activities authorised by the Council under subsection (1).

47. Participation in sports for pupils and students

A pupil and a student shall be entitled to participate in the sports activities offered by the school or institution of higher learning of the pupil or student, as the case may be.

48. National sports competitions

- (1) The Ministry shall, in consultation with the Council, organise sports competitions for schools and institutions of higher learning, for the sports disciplines authorised by the Council under section 46.
- (2) The schools and institutions of higher learning referred to in subsection (1) shall be categorised as—
 - (a) primary level schools;
 - (b) secondary level schools;
 - (c) tertiary institutions; and
 - (d) universities.
- (3) The sports competitions for the primary level of education shall be for pupils of up to fourteen years and students of up to twenty years for the secondary level of education.
- (4) The sports competitions, including training for the competitions, shall be undertaken in accordance with the schedule issued by the Ministry.

49. Sports associations and national sports committee

(1) For purposes of the national sports competitions referred to in section 48, each category of schools or institutions of higher learning referred to in the section shall have a sports association.

- (2) There shall be appointed, each year, a national sports committee to organise sports competitions for schools and institutions of higher learning for the specific year.
- (3) The national sports committee shall comprise nine members who shall be appointed by the Minister from amongst persons nominated by the respective sports associations.
- (4) For the purpose of subsection (3), each sports association shall nominate twenty members, from whom the Minister shall appoint members of the national sports committee.

PART VI—Sports ACADEMIES

50. Sports academies

- (1) There shall be in Uganda, sports academics to provide specialised training in particular sports disciplines for athletes and sportspersons.
- (2) A person who seeks to operate a sports academy in respect of a sports discipline shall be licenced by the Council on approval of the respective national sports federation.
- (3) The Council shall, in licensing a sports academy, safeguard the welfare, rights and best interest of a child.

PART VII—NATIONAL ANTI-DOPING ORGANISATION

51. Establishment of National Anti-Doping Organisation

- (1) There is established, in accordance with the requirements of the World Anti-Doping Code, the National Anti-Doping Organisation.
- (2) The National Anti-Doping Organisation shall be a body corporate with perpetual succession and shall have an official seal.

- (3) The National Anti-Doping Organisation shall, in its own name, be capable of suing and being sued and may for the discharge of its functions under this Act—
 - (a) acquire, hold and dispose of moveable and immovable property; and
 - (b) do all acts and things a body corporate may lawfully do.

52. Composition of National Anti-Doping Organisation

- (1) The National Anti-Doping Organisation shall consist of the following members—
 - (a) a chairperson; and
 - (b) four other members, with knowledge and experience in anti-doping or sports.
- (2) The Minister shall appoint members of the National Anti-Doping Organisation on such terms and conditions as the Minister may determine.
- (3) A member of the National Anti-Doping Organisation shall hold office for a period of three years and is eligible for reappointment for one more term only.
- (4) A member of the National Anti-Doping Organisation shall be paid such remuneration as the Minister may, in consultation with the Minister responsible for finance determine.

53. Functions of National Anti-Doping Organisation

- (1) The National Anti-Doping Organisation shall promote anti-doping in sports in Uganda—
 - (a) and shall for this purpose—
 - (i) in collaboration with the Ministry, develop a national strategy to address doping in sports;

- (ii) promote and implement the World Anti-Doping Code and associated International Standards;
- (iii) periodically publish the International Standards on anti-doping in the Gazette;
- (iv) provide athletes and athlete support personnel with the procedures for the collection and testing of samples of specimen as specified by the World Anti-Doping Code and International Standards;
- (v) select the sportspersons to provide bodily samples for testing and collect the samples in accordance with the approved World Anti-Doping Code and International Standards; and
- (vi) implement the Anti-Doping Administration and Management System program:
- (b) by testing and analysing samples of specimen of sportspersons using laboratories accredited by the World Anti-Doping Agency and securing the safe transmission of the samples to those laboratories;
- (c) by undertaking or coordinating research or causing research to be undertaken in the field of performance-enhancing substances and methods and doping practices in sports;
- (d) by carrying out investigations in matters of doping in sports and may for this purpose, summon any person and examine any document or evidence;
- (e) by operationalising the Prohibited List of the World Anti-Doping Agency;
- (f) by maintaining a Whereabouts Register and a Registered Testing Pool;

- (g) by conducting anti-doping education; and
- (h) by carrying out any other function conferred under this Act and any other relevant treaty:
- (2) The National Anti-Doping Organisation shall in the performance of its functions—
 - (a) respect the rights of every person involved in an antidoping control process, including children and persons with disabilities;
 - (b) co-operate with the Ministry and other ministries, departments and agencies of Government and non-governmental organisations: and
 - (c) not require the consent or permission of any person to perform a function or be under the direction or control of any person or authority.
- (3) The Minister shall, by statutory instrument, make regulations to prescribe for the management and effective functioning of the National Anti-Doping Organisation.

PART VIII—UGANDA OLYMPIC COMMITTEE

54. The Uganda Olympic Committee

- (1) The Uganda Olympic Committee in existence immediately before the commencement of this Act is continued in existence subject to the provisions of this Act.
- (2) The Uganda Olympic Committee shall be a body corporate with perpetual succession and an official seal and may, for the discharge of its functions under this Act—
 - (a) acquire, hold and dispose of movable and immovable property;

- (b) sue and be sued in its corporate name; and
- (c) do all acts and things as a body corporate may lawfully do.
- (3) The membership of the Uganda Olympic Committee shall be in accordance with the provisions of the Olympic Charter.
- (4) The Uganda Olympic Committee shall, in collaboration with the Ministry and the Council—
 - (a) organise the participation of Ugandan athletes in Olympic games;
 - (b) promote the development of athletes and the training of coaches and athletes to participate in Olympic games; and
 - (c) perform any other function prescribed under the Olympic Charter.
- (5) The Uganda Olympic Committee, shall in the performance of its functions under this Act and the Olympic Charter, only recognise a national sports association or a national sports federation that is registered by the Council.

PART IX—SETTLEMENT OF SPORTS DISPUTES

55. Arbitrators

- (1) The settlement of sports disputes shall be by arbitrators who shall be appointed under this Part.
- (2) The Minister shall appoint arbitrators from nominations made by the Council and each national sports association and national sports federation.
- (3) The parties to a sports dispute may choose at least three arbitrators from the list of arbitrators appointed under subsection (2).

- (4) For the avoidance of doubt, the number of arbitrators chosen by the parties shall be an odd number.
- (5) The Minister shall update the list of arbitrators once in two years.
- (6) A person shall not be qualified to be appointed an arbitrator under subsection (1) unless the person—
 - (a) is an advocate of the High Court; or
 - (b) has worked with a national sports association or a national sports federation for at least three years.
- (7) A person shall not be appointed as an arbitrator if the person—
 - (a) has been convicted of an offence under this Act:
 - (b) has been declared bankrupt by a competent court; or
 - (c) has been banned by a national sports association or a national sports federation for a period of more than three years.
 - (8) The Minister may remove an arbitrator for—
 - (a) inability to perform his or her functions arising from mental incapacity;
 - (b) abuse of office;
 - (c) misbehaviour or misconduct;
 - (d) incompetence; or
 - (e) failure to perform roles of arbitrator for at least three sports disputes once appointed by a party to a dispute.

56. Cost of arbitration

(1) Each party to a sports dispute shall bear the cost it incurs during arbitration.

- (2) Notwithstanding subsection (1), every national sports association and a national sports federation shall pay an annual arbitration fee to the Council.
- (3) The Minister may, by statutory instrument, prescribe the amount of the annual arbitration fee referred to in subsection (2).
- (4) The Council shall apply the annual arbitration fees referred to in subsection (2) to offset the costs incurred during arbitration.

57. Arbitration to be provided in constitutions

- (1) There shall be a provision in the constitution of every national sports association and national sports federation—
 - (a) recognising the jurisdiction of arbitrators appointed under this Part and obligating the settlement of sports disputes between the national sports association or national sports federation and its members or the Council;
 - (b) recognising the decision of the arbitrators as final;
 - (c) obligating the national sports association or the national sports federation and its members to respect and comply with the decision of the arbitrators; and
 - (d) prohibiting the settlement of sports disputes between a national sports association or a national sports federation and its members by courts of judicature. including the interpretation and application of the constitution and regulations of the national sports association or the national sports federation.
- (2) A constitution of a national sports association or a national sports federation that deviates from or does not include provision for the matters referred to in subsection (1) shall be null and void.

- (3) The Council shall not register a national sports association or a national sports federation that does not include the provisions prescribed in subsection (1) in its constitution.
- 58. Application of Arbitration and Conciliation Act, Cap. 4
 For purposes of arbitration in respect of a matter which this Part has not expressly made provision, the Arbitration and Conciliation Act shall apply with necessary modifications.

PART X—OFFENCES AND PENALTIES

59. Prohibition of doping

- (1) An athlete shall not use, consume or have in his or her possession a substance or use a method of sport banned by the World Anti-Doping Agency.
- (2) An athlete who uses, consumes or has in his or her possession a substance or uses a method of sport banned by the World Anti-Doping Agency commits an offence and shall be subject to the sanctions of the World Anti-Doping Agency.
 - (3) A person who—
 - (a) administers to an athlete a substance or uses a method of sport banned by the World Anti-Doping Agency;
 - (b) encourages the use of a substance or a method of sport banned by the World Anti-Doping Agency; or
 - (c) sells. displays for sale or has in his or her possession a substance or a method of sport banned by the World Anti-Doping Agency,

commits an offence and shall be subject to the sanctions of the World Anti-Doping Agency.

60. Prohibition of unlawful utilisation of commercial rights

- (1) A person who, without the authorisation of a national sports association, a national sports federation or an athlete, uses a commercial right of a national sports association, a national sports federation or of an athlete, commits an offence and is liable, on conviction, to a fine not exceeding seventy-two currency points or to a term of imprisonment not exceeding three years, or both.
- (2) Court may, in addition to the penalty imposed under subsection (1), order the person convicted to pay to the national sports association, the national sports federation or the athlete, as the case may be, compensation equivalent to the value of the commercial right utilised.

61. Prohibition of unauthorised use of sports results in betting

- (1) A person licensed under the Lotteries and Gaming Act, 2015 shall not allow betting on a sports activity or use results of a sports competition organised by a national sports association or a national sports federation without the written authorisation of the national sports association or the national sports federation.
- (2) A person who contravenes subsection (1) commits an offence and is liable, on conviction, to a fine not exceeding two thousand currency points or to a term of imprisonment not exceeding ten years, or both.
- (3) Court may, in addition to the penalty imposed under subsection (2), order the person convicted to pay compensation to the national sports association, national sports federation or athlete, as the case may be.

62. Prohibition of betting by specified persons

- (1) A person who—
- (a) is a match official, referee, umpire or match adjudicator;
- (b) is a coach or trainer:

- (c) is an athlete. or a participant in a sports discipline;
- (d) is an owner of a sports club;
- (e) is a member of a national sports association or a national sports federation; or
- (f) is an employee of a national sports association, a national sports federation or a sports club.

shall not bet or advise any person on any betting activity, in relation to a sports activity, event or competition organised by a national sports association or a national sports federation.

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

63. Prohibition of manipulation of sports result or sports competition

- (1) A person shall not manipulate a sports result or the course of a sports competition.
- (2) For purposes of subsection (1), a person shall be taken to manipulate a sports result or the course of a sports competition where the person—
 - (a) directly or indirectly, promises, offers or gives undue advantage to another person with the aim of improperly altering the sports result or the course of a sports competition;
 - (b) directly or indirectly, solicits or accepts unduc advantage, promise or offer, for himself, herself or for another person, with the aim of improperly altering a sports result or the course of a sports competition;

- (c) predetermines a sports result or the course of a sports competition;
- (d) acts in a manner that ensures the occurrence of an improper performance, act, omission or an outcome which is the subject of an illegal bet relating to a sport or a sporting event:
- (e) provides confidential information relating to a sport or a sports competition to a person and the person to whom information is provided, uses the information to improperly alter a sports result or the course of a sports competition;
- (f) receives money or any other reward or benefit individually or collectively to underperform or to withdraw from a sports competition or sporting event;
- (g) being an umpire, match adjudicator or match referee, deliberately misapplies the rules of the sports competition or sporting event for financial reward or benefit; or
- (h) being a curator, a member of the venue, grounds or support staff, or any person in charge of a turf, playing ground or playing surface, receives a financial reward or benefit to prepare the turf, playing ground or playing surface of any sport or sporting event in a manner that causes or leads to the alteration of a sports result or the course of a sports competition.
- (3) A person who knows or has reason to believe that a person has committed an offence under subsection (1) shall report the matter to the Uganda Police Force and the respective national sports association or national sports federation.
- (4) A person who contravenes subsection (1) or (3), commits an offence and is liable, on conviction, to a fine not exceeding five thousand currency points or to a term of imprisonment not exceeding five years, or both.

64. Prohibition of acts of violence and hooliganism

- (1) A person shall not commit an act of violence or hooliganism at a sports event or sports competition organised by a national sports association or a national sports federation.
 - (2) A person who does an act—
 - (a) that is calculated to lead to destruction or damage to property;
 - (b) that physically injures a person;
 - (c) that disturbs the peace and order at a sports competition or a sporting event;
 - (d) with the intent to disrupt a sports competition or a sporting event or to intimidate or annoy a match official, a referee, an umpire, a match adjudicator, a coach, a trainer, an athlete, or any other participant in a sports discipline—
 - (i) threatens, injures, assaults, shoots or unlawfully restrains that person;
 - (i) throws a projectile, a liquid, a substance upon or applies a fluid or substance to that person; or
 - (ii) incites a person to do an act of violence against that person.

commits an offence and is liable, on conviction, to a fine not exceeding four hundred and eighty currency points or to a term of imprisonment not exceeding ten years, or both.

- (3) Court may, in addition to the penalty prescribed in subsection (2), order that the person who is convicted—
 - (a) makes good the loss and damage suffered by a person as a result of the unlawful action; and

(b) is banned from participating in or attending sports events and sports competitions for a period not exceeding three years.

65. Prohibition of exploitation of participants in sports activities

- (1) A person shall not emotionally, financially or sexually exploit a participant in a sports event or sports competition.
- (2) A person who contravenes subsection (1) commits an offence and is liable, on conviction, to a fine not exceeding four hundred and eighty currency points or to a term of imprisonment not exceeding ten years, or both.
- (3) The court may, in addition to the penalty imposed under subsection (2), order the convicted person to pay compensation to the victim.

66. Prohibition of dealing with counterfeit sport materials

- (1) A person who imports, manufactures, distributes, produces, sells or offers for sale or trades or displays for sale any counterfeited Ugandan branded sports material, attire, apparel or other item without the authorisation of a national sports association or a national sports federation responsible for the sports discipline to which the Ugandan branded sports material, attire, apparel or other item relates, commits an offence.
- (2) A person who commits an offence under subsection (1) is liable, on conviction, to a fine not exceeding one hundred and twenty currency points or to a term of imprisonment not exceeding five years, or both.
- (3) Court may, in addition to the penalty imposed under subsection (2), order the person to pay the affected national sports association or national sports federation, damages and compensation for the loss suffered by the national sports association or the national sports federation.

67. Prohibition of unlawful access to sports events and competitions

- (1) A person who, without authorisation, enters, stays, remains or allows a person to enter, stay, remain or access a sports event or competition organised by a national sports association or a national sports federation commits an offence and is liable, on conviction, to a fine not exceeding one hundred and twenty currency points or to a term of imprisonment not exceeding one year, or both.
- (2) Court may, in addition to the penalty imposed under subsection (1), order the person to pay the affected national sports association or national sports federation, damages and compensation for the loss suffered by the national sports association or the national sports federation.

68. Prohibition of electronic media production of sporting events and competitions

- (1) A person who, without the authorisation of a national sports association or a national sports federation, captures by camera, the still or moving pictures or records by an audio recorder, activities at an event or competition organised by a national sports association or a national sports federation, for commercial purposes commits an offence and is liable, on conviction, to a fine not exceeding one hundred and twenty currency points or to a term of imprisonment not exceeding five years, or both.
- (2) Court may, in addition to the penalty imposed under subsection (1), order the person to pay the affected national sports association or national sports federation, damages and compensation for the loss suffered by the national sports association or the national sports federation.

69. Offence of illegal participation in sports competitions

(1) A person shall not—

- (a) falsify the information of the identity, age or level of education of a person who participates in a sports competition; or
- (b) offer another person money or any other form of payment or settlement, in exchange for the enrolment, registration or the transfer of the person in a specific sports team, in order for the person to participate in a sports competition for the sports team.
- (2) A person who contravenes this subsection commits an offence and is liable, on conviction, to a fine not exceeding five hundred currency points or to imprisonment for a period not exceeding ten years, or both.

70. Prohibition to act as agent, promoter or manager of athlete without certification by national sports associations or national sports federations

- (1) A person who is not certified in accordance with this Act shall not act as an agent, promoter or manager of an athlete.
- (2) A person who acts as an agent, promoter or manager of an athlete contrary to this Act commits an offence and is liable, on conviction, to a fine not exceeding five hundred currency points or to a term of imprisonment not exceeding three years, or both.

71. Prohibition of broadcast of sports events and competitions

- (1) A person shall not, without the authorisation of a national sports association or a national sports federation, broadcast a sports competition or sporting event organised by the national sports association or the national sports federation.
- (2) A person who contravenes subsection (1) commits an offence and is liable, on conviction, to a fine not exceeding one hundred and twenty currency points or to a term of imprisonment not exceeding five years, or both.

72. Offences committed by body corporate

- (1) A body corporate shall be deemed to have committed an offence under this Act if the act or omission constituting the offence was committed—
 - (a) by a person who—
 - (i) has the power to represent the body corporate:
 - (ii) has the authority to take decisions on behalf of the body corporate; or
 - (iii) has authority to exercise control over the affairs of the body corporate; or
 - (b) for the benefit of the body corporate.
- (2) Where an offence prescribed under this Act is committed by a body corporate, court shall—
 - (a) hold a principal officer in the body corporate liable for the offence committed and penalty prescribed under this Act; and
 - (b) in addition to any penalty prescribed under this Act, impose a penalty not exceeding twenty thousand currency points for the offence.

73. General penalty

A person who contravenes a provision of this Act for which no penalty is prescribed, commits an offence and is liable, on conviction, to a fine not exceeding seventy-two currency points or to a term of imprisonment not exceeding one year, or both.

PART XI—MISCELLANEOUS

74. Participation of minors in sports activities

(1) A minor of sixteen years of age or more, may participate in a sports activity with adult participants.

- (2) For the purposes of subsection (1)—
- (a) the sports activity shall be a sports activity authorised by the Council in accordance with this Act:
- (b) the minor and the parent or guardian of the minor shall receive legal advice on the matter from the organisers of the sports activity and the parent or guardian of the minor shall give consent, in writing, to the participation of the minor; and
- (c) where payment is to be made for the participation of the minor, the parent or guardian of the minor shall enter into a contract. for the minor, with the organisers of the sports activity.

75. Public sports facilities

- (1) The land on which public sports facilities are situated and the public sports facilities thereon shall vest in the Council.
- (2) The Council shall not sell, lease, mortgage, dispose of or otherwise deal with land on which public sports facilities are situated and public sports facilities, and the land on which the public sports facilities are situated shall not be a subject of execution.

76. Ownership of commercial rights

- (1) Each respective national sports association or national sports federation and its respective members are the original owners of all the commercial rights coming under their respective sport discipline, without any restrictions to content, time or place.
- (2) A national sports association or a national sports federation shall make regulations for the respective sports discipline to regulate the exploitation of commercial rights and manage the benefit of the value generated from exploitation of the commercial rights for their respective use and among the members of the national sports associations and the national sports federations.

77. Protection from liability of Board, officers and staff of Council

A member of the Board, an officer or staff of the Council shall not be held liable for an act or omission done in good faith in the exercise of his or her functions under this Act.

78. Duty not to disclose information

- (1) A member of the Board, an officer or staff of the Council shall not unlawfully disclose any information obtained in the course of his or her employment.
- (2) A person who contravenes this section commits an offence and is liable, on conviction, to a fine not exceeding forty-eight currency points or a term of imprisonment not exceeding twelve months, or both.

79. Regulations

- (1) The Minister may, in consultation with the Board, make regulations for the better carrying into effect the provisions of this Act.
- (2) Without prejudice to subsection (1), the Minister shall in consultation with the Board, make regulations—
 - (a) for the management and maintenance of public sports facilities vested in the Council:
 - (b) prescribing for anything required to be prescribed under this Act; and
 - (c) prescribing the fees to be paid under this Act.

80. Amendment of Schedules

- (1) The Minister may, with the approval of Cabinet, by statutory instrument, amend Schedule 1 to this Act.
- (2) The Minister may, by statutory instrument, amend Schedule 3 to this Act.

81. Repeal of Cap. 48 and savings

- (1) The National Council of Sports Act, Cap. 48 is repealed.
- (2) A statutory instrument made under the National Council of Sports Act repealed under subsection (1), which is in force immediately before the commencement of this Act, shall remain in force, until it is revoked by a statutory instrument made under this Act.
- (3) A certificate issued by the Council or an agreement entered into by the Council before the commencement of this Act shall remain valid until it is revoked under this Act.
- (4) Notwithstanding subsection (3), a certificate or agreement referred to in the subsection, whose provisions are inconsistent with this Act, shall be amended by the Council within one year from the date of commencement of this Act.
- (5) A national sports association or a national sports federation, which was duly registered by the Council before the commencement of this Act and which is in existence before the commencement of this Act, shall have effect as if it was registered under this Act provided that the national sports association or the national sports federation shall, within twelve months from the date of commencement of this Act, comply with the provisions of this Act.

82. Transfer of contracts, assets and liabilities

- (1) The persons employed by the Council at the commencement of this Act, shall continue in the employment of the Council.
- (2) All the property, assets, rights and interests of the Council before the commencement of this Act shall continue to be the property, assets, rights and interests of the Council.

(3) All obligations and liabilities, including gratuity and retirement benefits, subsisting against the Council before the commencement of this Act shall continue to subsist against the Council.

83. Pending court proceedings and execution of orders of court

- (1) Any pending court proceedings or execution of orders of court which were enforceable by or against the Council immediately before the commencement of this Act, or which are connected with the assets vested in the Council or the functions of the Council, shall be enforceable by or against the Council as they would have been enforced by or against the Council immediately before the commencement of this Act.
- (2) Any pending court proceedings or execution of orders of court against the Council arising out of matters connected with the Council. shall continue against the Council until they are disposed of.

2023

SCHEDULES

· SCHEDULE 1

Section 2

CURRENCY POINT

A currency point is equivalent to twenty thousand shillings.

SCHEDULE 2

Section 6

NATIONAL SPORTS DISCIPLINES RECOGNISED AT COMMENCEMENT OF ACT

- 1. American football
- 2. Athletics
- 3. Badminton
- 4. Baseball and softball
- 5. Basketball
- 6. Body building and fitness
- 7. Boxing
- 8. Canoe kayak
- 9. Chess
- 10. Cricket
- 11 Cycling
- 12. Darts
- 13. Dancesport
- 14. Deaf sports
- 15. Dragon boat
- 16. Draughts
- 17. Fencing
- 18. Floorball
- 19. Football
- 20. Golf
- 21. Gymnastics
- 22. Handball
- 23. Hockey
- 24. Judo

Act

National Sports Act

2023

- 25. Kabaddi
- 26. Lacrosse
- 27. Ludo
- 28. Motor sports
- 29. Netball
- 30. Parasport
- 31. Pool
- 32. Roll ball
- 33. Rowing
- 34. Rugby
- 35. Scrabble
- 36. Skating
- 37. Sports climbing
- 38. Squash rackets
- 39. Swimming
- 40. Table tennis
- 41. Taekwondo
- 42. Tennis
- 43. Ultimate frisbee
- 44. Volleyball
- 45. VX
- 46. Weightlifting
- 47. Woodball
- 48. Wrestling
- 49. Zurkhaneh sports

SCHEDULE 3

Sections 36 and 80

CONDUCT OF BUSINESS AND AFFAIRS OF THE BOARD

1. Meetings of the Board

- (1) The Chairperson shall convene a meeting of the Board at times and places as the Board may determine and the Board shall meet for the discharge of business at least once every three months.
- (2) The Chairperson may, at any time, convene a special meeting of the Board and shall call a special meeting within fourteen days, if requested to do so in writing by at least four members of the Board.
- (3) A notice of a meeting of the Board shall be given in writing to each member at least seven working days before the day of the meeting.
- (4) The Chairperson of the Board shall preside over every meeting of the Board and in the absence of the Chairperson, the members present shall appoint a member from among themselves to preside at the meeting.

2. Quarum

- (1) The quorum for a meeting of the Board is five members of the Board.
- (2) Where quorum is not realised at, or for the continuation of, a meeting of the Board, due to the exclusion of a member from the deliberations on a matter in which the member has disclosed a personal interest, the other members present may if they deem it expedient so to do—
 - (a) postpone the consideration of that matter until there is a quorum without that member; or
 - (b) proceed to consider and decide the matter as if quorum was realised.
- (3) All decisions of a meeting of the Board shall be decided by a majority of the votes of the members present and voting, and in the case of an equality of votes, the person presiding at the meeting shall have a casting vote in addition to the deliberative vote.

3. Minutes of meetings

- (1) The General Secretary shall record and keep the minutes of all the meetings of the Board in a form approved by the Board.
- (2) The minutes recorded under this paragraph shall be submitted to the Board for confirmation at its next meeting following to that which the minutes relate and when so confirmed, shall be signed by the Chairperson, in the presence of the members present at the meeting at which the minutes are approved.
- (3) The Chairperson of the Board shall submit to the Minister a copy of the minutes of each meeting of the Board as soon as the minutes are confirmed.

4. Power to co-opt

- (1) The Board may invite any person, who, in the opinion of the Board, has expert knowledge concerning the functions of the Board, to attend and take part in the proceedings of the Board.
- (2) A person attending a meeting of the Board under this paragraph may take part in any discussion at the meeting on which his or her advice is required but shall not have any right to vote at the meeting

5. Validity of proceedings not affected by vacancy

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

6. Disclosure of interest of members

- (1) A member of the Board who is in any way directly or indirectly interested in any matter before the Board, shall disclose the nature of his or her interest at a meeting of the Board.
- (2) A disclosure made under subparagraph (1) shall be recorded in the minutes of the meeting.
- (3) A member of the Board who makes a disclosure under subparagraph (1) shall not

- (a) be present during any deliberation of the Board with respect to that matter; or
- (b) take part in any decision of the Board with respect to that matter.
- (4) For purposes of determining whether quorum is realised, a member withdrawing from a meeting or who is not taking part in the meeting under subparagraph (3) shall be treated as present.

7. Board to regulate its own proceedings

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

Cross References

Constitution of the Republic of Uganda, 1995 Arbitration and Conciliation Act, Cap. 4 Lotteries and Gaming Act, 2015 National Council of Sports Act, Cap. 48 Public Finance and Management Act, 2015



THE REPUBLIC OF UGANDA

This printed impression has been carefully compared by me with the bill which was passed by Parliament and found by me to be a true copy of the bill.

Clerk to Parliument

Date of authentication: 3rd April 8025