



REPUBLIC OF SOUTH AFRICA

GOVERNMENT GAZETTE

STAATSKOERANT

VAN DIE REPUBLIEK VAN SUID-AFRIKA

Registered at the Post Office as a Newspaper

As 'n Nuusblad by die Poskantoor Geregistreer

VOL. 377

CAPE TOWN, 22 NOVEMBER 1996

No. 17600

KAAPSTAD, 22 NOVEMBER 1996

No. 1889.

22 November 1996

It is hereby notified that the President has assented to the following Act which is hereby published for general information:—

No. 89 of 1996: University of Venda (Private) Act, 1996.

PRESIDENT'S OFFICE

KANTOOR VAN DIE PRESIDENT

No. 1889.

22 November 1996

Hierby word bekend gemaak dat die President sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

No. 89 van 1996: Private Wet op die Universiteit van Venda, 1996.

ACT

To amend, extend and re-enact the provisions of the University of Venda Act, 1981; and to provide for matters connected therewith.

PREAMBLE

WHEREAS for the better administration and conduct of the University of Venda and in the light of the principles contained in the Constitution of the Republic of South Africa, it is expedient to provide anew for the constitution, rights, powers, privileges and duties of the University;

*(English text signed by the President.)
(Assented to 12 November 1996.)*

BE IT THEREFORE ENACTED by the Parliament of the Republic of South Africa, as follows:—

Definitions

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| <p>1. In this Act, unless the context otherwise indicates—</p> <ul style="list-style-type: none"> (i) “academic employee” means a professor or lecturer at the University, or a research worker or any other person who occupies a post at the University declared by the council, on the recommendation of the senate, to be equivalent in status to a teaching post; (ii) (ii) “administrative employee” means an employee who renders academic, student and institutional support services and includes an employee who performs clerical and secretarial duties; (i) (iii) “chancellor” means the chancellor of the University, referred to in section 5; (v) (iv) “convocation” means the convocation of the University, referred to in section 12; (vi) (v) (vi) “council” means the council of the University, referred to in section 8; (ix) (vii) (viii) “employee” means an administrative employee, a service employee or an academic employee employed full-time or part-time in a permanent or temporary capacity at the University; (xvi) (vii) “Minister” means the Minister of Education; (vii) (viii) “principal” means the principal of the University, referred to in sections 6 and 7; (xi) (ix) “professor” includes an associate professor; (viii) (x) “regulation” means any regulation framed by the council under section 17 of the Universities Act; (x) (xi) “senate” means the senate of the University, referred to in section 9; (xii) (xii) “service employee” means an employee who renders general routine services, which include protection services, manual labour services, messenger services and maintenance services in respect of buildings and grounds; (iii) (xiii) “statute” means the statute framed by the council under section 17 of the Universities Act; (xiii) (xiv) “student” means a person registered full-time or part-time for a degree, diploma or certificate at the University: Provided that a person so registered and who is a full-time or part-time employee of the University, shall for the purposes of membership of the council or the senate or the students’ representative council be deemed not to be a student; (xiv) (xv) “this Act” includes the regulations and the statutes; (iv) (xvi) “Universities Act” means the Universities Act, 1955 (Act No. 61 of 1955); (xvii) (xviii) “University” means the University of Venda, referred to in section 2. (xv) | <p style="margin-top: 10px;">5</p> <p style="margin-top: 10px;">10</p> <p style="margin-top: 10px;">15</p> <p style="margin-top: 10px;">20</p> <p style="margin-top: 10px;">25</p> <p style="margin-top: 10px;">30</p> <p style="margin-top: 10px;">35</p> <p style="margin-top: 10px;">40</p> |
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WET

Tot wysiging, uitbreidung en herverordening van die bepalings van die “University of Venda Act, 1981”; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

AANHEF

NADEMAAL dit vir die beter administrasie en bestuur van die Universiteit van Venda en in die lig van die beginsels vervat in die Grondwet van die Republiek van Suid-Afrika dienstig is om opnuut voorsiening te maak vir die samestelling, regte, bevoegdhede, voorregte en pligte van die Universiteit;

*(Engelse teks deur die President geteken.)
(Goedgekeur op 12 November 1996.)*

WORD DAAR DERHALWE BEPAAL deur die Parlement van die Republiek van Suid-Afrika, soos volg:—

Woordomskrywing

1. In hierdie Wet, tensy uit die samehang anders blyk, beteken—
 - 5 (i) “administratiewe werknemer” ’n werknemer wat akademiese, studente- en instellingsondersteuningsdienste lewer, en sluit ’n werknemer in wat klerklike en sekretariële pligte verrig; (ii)
 - (ii) “akademiese werknemer” ’n professor of lektor aan die Universiteit of ’n navorsingswerker of enige ander persoon wat ’n pos aan die Universiteit beklee wat deur die raad, op aanbeveling van die senaat, gelykwaardig in status aan ’n doseerpos verklaar is; (i)
 - (iii) “dienswerknemer” ’n werknemer wat algemene roetinedienste lewer, wat beskermingsdienste, handewerkdienste, boodskapperdienste en instandhoudingsdienste ten opsigte van geboue en gronde insluit; (xii)
 - (iv) “hierdie Wet” ook die regulasies en die statute; (xv)
 - (v) “kanselier” die kanselier van die Universiteit, in artikel 5 bedoel; (iii)
 - (vi) “konvokasie” die konvokasie van die Universiteit, in artikel 12 bedoel; (iv)
 - (vii) “Minister” die Minister van Onderwys; (vii)
 - (viii) “professor” ook ’n medeprofessor; (ix)
 - (ix) “raad” die raad van die Universiteit, in artikel 8 bedoel; (v)
 - (x) “regulasie” ’n regulasie deur die raad kragtens artikel 17 van die Wet op Universiteite opgestel; (x)
 - (xi) “rektor” die rektor van die Universiteit, in artikels 6 en 7 bedoel; (viii)
 - (xii) “senaat” die senaat van die Universiteit, in artikel 9 bedoel; (xi)
 - (xiii) “statuut” die statuut deur die raad kragtens artikel 17 van die Wet op Universiteite opgestel; (xiii)
 - (xiv) “student” ’n persoon wat heeltyds of deeltyds vir ’n graad, diploma of sertifikaat aan die Universiteit geregistreer is: Met dien verstande dat ’n persoon wat aldus geregistreer is en wat ’n heeltydse of deeltydse werknemer van die Universiteit is, vir doeleindes van lidmaatskap van die raad of die senaat of die verteenwoordigende studenteraad geag word nie ’n student te wees nie; (xiv)
 - (xv) “Universiteit” die Universiteit van Venda, in artikel 2 bedoel; (xvii)
 - (xvi) “werknemer” ’n administratiewe werknemer, ’n dienswerknemer of ’n akademiese werknemer wat heeltyds of deeltyds by die Universiteit in ’n permanente of tydelike hoedanigheid in diens is; (vi)
 - (xvii) “Wet op Universiteite” die Wet op Universiteite, 1955 (Wet No. 61 van 1955). (xvi)

Seat and sphere of activity of University

2. (1) The University of Venda, established by the University of Venda Act, 1981 (Act No. 19 of 1981) (Venda), shall, notwithstanding the repeal of the said Act by section 28(1) and subject to this Act, continue to exist and shall for all purposes be deemed to be a university established under an Act of Parliament.

(2) The seat of the University shall be at Thohoyandou in the Northern Province.

(3) Notwithstanding subsection (2) the University may, with the approval of the Minister, also conduct its university activities beyond its seat: Provided that if such activities are to be conducted within the seat of another university or at a place where the university activities of another university are lawfully conducted, such activities shall be conducted with the approval of the Minister after consultation with the other university.

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Status and proprietary capacity of University

3. (1) The University shall be a body corporate capable in law of suing or being sued in its own name and, subject to this Act, of purchasing or otherwise acquiring, holding, hiring, letting, selling, exchanging or otherwise alienating any property movable or immovable, or granting to any person any real right in or servitude over its property and of investing, lending or borrowing money.

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(2) The University shall not without the approval of the Minister alienate or mortgage its immovable property.

Constitution of University

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4. The University shall consist of—

- (a) the chancellor;
- (b) the vice-chancellor and principal;
- (c) the vice-principals;
- (d) the council;
- (e) the senate;
- (f) the convocation;
- (g) the employees of the University;
- (h) the students of the University; and
- (i) the emeriti professors of the University and special category academics.

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Chancellor of University

5. (1) The chancellor of the University shall be elected by the council in the manner prescribed by statute.

(2) The chancellor shall hold office for a period of five years and may be re-elected for one further term of five years.

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(3) Upon the expiry of the term of office of the chancellor or in the event of his or her death, resignation, incapacity or removal by the council for good and sufficient reasons, a new chancellor shall be elected in accordance with subsection (1).

(4) The powers, privileges, functions and duties of the chancellor shall be as prescribed by statute.

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Vice-chancellor and principal of University

6. (1) The vice-chancellor shall be the principal of the University.

(2) The vice-chancellor shall—

- (a) perform such functions and duties and may exercise such powers as may be conferred or imposed upon the vice-chancellor by this Act; and
- (b) perform the functions and duties of the chancellor and may exercise the powers of the chancellor whenever the chancellor is absent or is unable to perform such functions or duties or exercise such powers himself or herself.

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Setel en bedryfsfeer van Universiteit

- 2.** (1) Die Universiteit van Venda, ingestel by die "University of Venda Act, 1981" (Wet No. 19 van 1981) (Venda), bly, ondanks die herroeping van genoemde Wet deur artikel 28(1) en behoudens hierdie Wet, voortbestaan en word vir alle doeleindes geag 5 'n universiteit te wees wat kragtens 'n Parlements-wet ingestel is.
- (2) Die setel van die Universiteit is te Thohoyandou in die Noordelike Provincie.
- (3) Ondanks subartikel (2) kan die Universiteit, met die goedkeuring van die Minister, sy universitêre aktiwiteite ook buite sy setel beoefen: Met dien verstande dat indien daardie aktiwiteite beoefen staan te word binne die setel van 'n ander universiteit 10 of op 'n plek waar die universitêre aktiwiteite van 'n ander universiteit regmatig beoefen word, die aktiwiteite met die goedkeuring van die Minister, na oorleg met die ander universiteit, beoefen word.

Status en vermoënsregtelike bevoegdheid van Universiteit

- 3.** (1) Die Universiteit is 'n regspersoon watregsbevoeg is om in eie naam 'n 15 regsgeding in te stel of teen wie 'n regsgeding ingestel kan word en wat, behoudens hierdie Wet, regsbevoeg is om enige roerende of onroerende goed te koop of andersins te bekom, te hou, te huur, te verhuur, te verkoop, te verruil of andersins te vervreem, of om aan enigiemand 'n saaklike reg in of serwituut oor sy eiendom te verleen en om geld te belê, uit te leen of te leen.
- 20 (2) Die Universiteit mag nie sy onroerende eiendom sonder die goedkeuring van die Minister vervreem of verpand nie.

Samestelling van Universiteit

- 4.** Die Universiteit bestaan uit—
- (a) die kanselier;
- 25 (b) die visekanselier en rektor;
- (c) die viserektore;
- (d) die raad;
- (e) die senaat;
- (f) die konvokasie;
- 30 (g) die werknemers van die Universiteit;
- (h) die studente van die Universiteit; en
- (i) die emeritusprofessore van die Universiteit en spesiale kategorie-akademici.

Kanselier van Universiteit

- 5.** (1) Die kanselier van die Universiteit word deur die raad verkies op die wyse by 35 statuut voorgeskryf.
- (2) Die kanselier beklee sy of haar amp vir 'n tydperk van vyf jaar, en kan vir een verdere termyn van vyf jaar herkies word.
- (3) By die verstryking van die ampstermyn van die kanselier of in die geval van sy of haar dood, bedanking, onbekwaamheid of verwydering deur die raad om goeie en 40 voldoende redes, word 'n nuwe kanselier ooreenkomsdig subartikel (1) verkies.
- (4) Die bevoegdhede, voorregte, werksaamhede en pligte van die kanselier is soos by statuut voorgeskryf.

Visekanselier en rektor van Universiteit

- 6.** (1) Die visekanselier is die rektor van die Universiteit.
- 45 (2) Die visekanselier—
- (a) verrig die werksaamhede en pligte en kan die bevoegdhede uitoefen wat by hierdie Wet aan die visekanselier verleen of opgedra word; en
- (b) verrig die werksaamhede en pligte van die kanselier en kan die bevoegdhede 50 van die kanselier uitoefen wanneer die kanselier afwesig is of nie die werksaamhede of pligte self kan verrig of die bevoegdhede self kan uitoefen nie.

Principal and vice-principals of University

7. (1) The principal and the number of vice-principals determined by the council shall be appointed by the council in the manner prescribed by statute.

(2) The powers, privileges, functions, duties and period of office of the principal and vice-principals and the acting by a person during the absence of the principal or the vice-principal or vice-principals, as the case may be, vice-principal and arrangements regarding any vacancy in the office of principal or vice-principal and the vacating of the said offices shall be prescribed by statute. 5

(3) The salary and other conditions of service of the principal and vice-principal shall be determined by the council. 10

Council of University

8. (1) Subject to this Act, the management, control and executive power of the University shall be vested in the council, which shall consist of—

- (a) the principal;
- (b) the vice-principal or vice-principals; 15
- (c) any three experts designated by the council;
- (d) four persons appointed by the Minister;
- (e) one person appointed by the Premier of the Northern Province after consultation with the Minister;
- (f) two persons elected by the senate from among its members; 20
- (g) two persons elected by the convocation;
- (h) two persons designated by persons who, in terms of the statute, are donors;
- (i) one academic employee of the University other than members of the senate, elected by the academic employees;
- (j) two students of the University elected by the students' representative council 25 referred to in section 14;
- (k) one member of the service employees of the University elected by the service employees;
- (l) one member of the administrative employees of the University elected by the administrative employees; 30
- (m) one person designated by the Thohoyandou Town Council;
- (n) other persons, not exceeding six in number, designated by such bodies as may be determined by the council:

Provided that the persons referred to in paragraphs (c), (d), (e), (g), (h), (j), (m) and (n) shall not be employees of the University. 35

(2) The election or designation of a person referred to in subsection (1)(c), (f), (g), (h), (i), (j), (k), (l), (m) and (n) shall be in the manner prescribed by statute.

(3) The members of the council other than the principal and the vice-principal or vice-principals, as the case may be, shall hold office for the periods prescribed by statute.

(4) The circumstances under which a person is or becomes incompetent to be 40 appointed, elected or designated as a member of the council shall be prescribed by statute.

(5) A member of the council, other than the principal, shall vacate his or her office if he or she—

- (a) is absent without the council's leave from two meetings of the council; 45
- (b) is absent with leave from the council from six meetings of the council;
- (c) becomes insolvent; or
- (d) is convicted of an offence and sentenced to imprisonment without the option of a fine.

(6) (a) A vacancy in the council shall be filled in the same manner as that in which the 50 member who previously held office was appointed, elected or designated.

(b) A person appointed, elected or designated in terms of paragraph (a) shall hold office for the unexpired portion of the term of office of his or her predecessor.

(7) The council shall elect a chairperson, vice-chairperson and the other office-bearers from among its members in the manner prescribed by statute. 55

(8) The convening of, the procedure and rules at and the quorum for meetings of the council and the keeping of the minutes of such meetings shall be prescribed by statute.

(9) The allowances payable to the chairperson and members of the council or a committee of the council shall be determined by the council.

Rektor en viserektore van Universiteit

7. (1) Die rektor en die getal viserektore wat die raad bepaal, word deur die raad aangestel op die wyse by statut voorgeskryf.

(2) Die bevoegdhede, voorregte, werksaamhede, pligte en ampstermyn van die 5 rektor en viserektore, en waarneming deur 'n persoon gedurende die afwesigheid van die rektor of die viserektor of viserektore, na gelang van die geval, en die reëlings met betrekking tot 'n vakature in die amp van rektor of viserektor, en die ontruiming van genoemde ampte word by statut voorgeskryf.

(3) Die besoldiging en ander diensvooraardes van die rektor en viserektore word 10 deur die raad bepaal.

Raad van Universiteit

8. (1) Behoudens hierdie Wet berus die bestuur, beheer en uitvoerende gesag van die Universiteit by die raad, wat bestaan uit—

- (a) die rektor;
- 15 (b) die viserektor of viserektore;
- (c) enige drie kundiges deur die raad aangewys;
- (d) vier persone deur die Minister aangestel;
- (e) een persoon deur die Premier van die Noordelike Provincie na oorleg met die Minister aangestel;
- 20 (f) twee persone deur die senaat uit eie geledere verkies;
- (g) twee persone deur die konvokasie verkies;
- (h) twee persone aangewys deur persone wat ingevolge die statut donateurs is;
- (i) een akademiese werknemer van die Universiteit, uitgesonderd lede van die senaat, deur die akademiese werknemers verkies;
- 25 (j) twee studente van die Universiteit, verkies deur die verteenwoordigende studenteraad in artikel 14 bedoel;
- (k) een lid van die dienswerknemers van die Universiteit deur die dienswerknemers verkies;
- (l) een lid van die administratiewe werknemers van die Universiteit deur die administratiewe werknemers verkies;
- 30 (m) een persoon deur die Thohoyandou Dorpsraad aangewys;
- (n) hoogstens ses ander persone aangewys deur die liggeme wat die raad bepaal:

Met dien verstande dat die persone bedoel in paragrawe (c), (d), (e), (g), (h), (j), (m) en (n) nie werknemers van die Universiteit is nie.

35 (2) Die verkiesing of aanwysing van 'n persoon bedoel in subartikel (1)(c), (f), (g), (h), (i), (j), (k), (l), (m) en (n) geskied op die wyse by statut voorgeskryf.

(3) Die lede van die raad, uitgesonderd die rektor en die viserektor of viserektore, na gelang van die geval, beklee hulle ampte vir die tydperke by statut voorgeskryf.

(4) Die omstandighede waarin iemand onbevoeg is of word om as 'n lid van die raad 40 aangestel, verkies of aangewys te word, word by statut voorgeskryf.

(5) 'n Lid van die raad, uitgesonderd die rektor, ontruim sy of haar amp indien hy of sy—

- (a) sonder toestemming van die raad van twee vergaderings van die raad afwesig is;
- 45 (b) met toestemming van die raad van ses vergaderings van die raad afwesig is;
- (c) insolvent raak; of
- (d) aan 'n misdryf skuldig bevind word en tot gevangenisstraf sonder die keuse van 'n boete gevonnis word.

(6) (a) 'n Vakature in die raad word gevul op dieselfde wyse as waarop die lid wat 50 voorheen die amp beklee het, aangestel, verkies of aangewys is.

(b) Iemand wat ingevolge paragraaf (a) aangestel, verkies of aangewys is, beklee sy of haar amp vir die onverstreke gedeelte van die ampstermyn van sy of haar voorganger.

(7) Die raad verkies 'n voorsitter, ondervoorsitter en die ander ampsdraers uit eie 55 geledere op die wyse by statut voorgeskryf.

(8) Die belê van, die prosedure en reëls op, en die kworum vir, vergaderings van die raad, en die hou van notules van die vergaderings, word by statut voorgeskryf.

(9) Die toelaes betaalbaar aan die voorsitter en lede van die raad of 'n komitee van die raad word deur die raad bepaal.

(10) The registrar: academic shall be the secretary to the council and shall have no voting power.

Senate of University

- 9.** (1) The senate of the University shall consist of—
 (a) the principal, who shall be the chairperson;
 (b) the vice-principal or vice-principals, one of whom shall be designated by the principal to be the chairperson in the absence of the principal;
 (c) two members of the council, elected by the council;
 (d) all deans of schools;
 (e) all heads of academic departments;
 (f) fifty percent of the professors of the University who are not deans or heads of academic departments, elected by the professors from their own ranks: Provided there shall be at least one professor from each school;
 (g) thirty percent of the senior lecturers of the University who are not deans or heads of academic departments, elected by the senior lecturers from their own ranks: Provided there shall be at least one senior lecturer from each school;
 (h) ten percent of the lecturers of the University who are not deans or heads of academic departments, elected by the lecturers from their own ranks: Provided there shall be at least one lecturer from each school;
 (i) the chief librarian of the University;
 (j) a director or head of a bureau, section or department of the University designated by the council;
 (k) one student, other than a first-year student, for each school, elected by the students of the school concerned; and
 (l) the directors of academic centres and institutes.
- (2) The election or designation of a person referred to in subsection (1)(c), (f), (g), (h), (j) and (k) shall be in the manner prescribed by statute.
- (3) The members of the senate other than the principal, vice-principals and chief librarian of the University shall hold office for the periods prescribed by statute.
- (4) Subject to this Act, the powers, duties and functions of the senate and the quorum for and procedure at meetings of the senate shall be prescribed by statute.
- (5) The control and regulation of the instruction and research at the University shall be vested in the senate in accordance with rules framed by the senate for that purpose and approved by the council.
- (6) (a) A vacancy in the senate shall be filled in the same manner as that in which the member who previously held the office was appointed, elected or designated.
 (b) A person appointed, elected or designated in terms of paragraph (a) shall hold office for the unexpired portion of the term of office of his or her predecessor.
- (7) The senate shall from time to time submit to the council—
 (a) reports on its activities;
 (b) such recommendations as it may deem expedient regarding any matter of interest to the University; and
 (c) recommendations regarding any matter referred to it by the council.
- (8) The registrar: academic shall be the secretary to the senate and shall have no voting power.

Committees and joint committees of council and senate

- 10.** (1) The council and the senate may appoint one or more committees which shall, subject to the directions of the council or the senate, as the case may be, perform the functions of the council or the senate that the council or the senate, as the case may be, determines.
- (2) Such a committee shall consist of as many members of the council or the senate, as the case may be, or of such members and other persons as the council or the senate, as the case may be, may deem necessary, and such committee may at any time be dissolved and reconstituted.
- (3) The council or the senate, as the case may be, shall not be divested of the

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(10) Die registrateur: akademies is die sekretaris van die raad en het nie stemreg nie.

Senaat van Universiteit

9. (1) Die senaat van die Universiteit bestaan uit—

- (a) die rektor, wat die voorsitter is;
 - 5 (b) die viserekotor of viserektore, van wie een deur die rektor aangewys word om in sy of haar afwesigheid die voorsitter te wees;
 - (c) twee lede van die raad, deur die raad verkies;
 - (d) al die dekane van skole;
 - (e) al die hoofde van akademiese departemente;
 - 10 (f) vyftig persent van die professore van die Universiteit wat nie dekane of hoofde van akademiese departemente is nie, deur die professore uit eie geledere verkies: Met dien verstande dat daar minstens een professor uit elke skool is;
 - (g) dertig persent van die senior lektore van die Universiteit wat nie dekane of hoofde van die akademiese departemente is nie, deur die senior lektore uit eie geledere verkies: Met dien verstande dat daar minstens een senior lektor uit elke skool is;
 - 15 (h) tien persent van die lektore van die Universiteit wat nie dekane of hoofde van akademiese departemente is nie, deur die lektore uit eie geledere verkies: Met dien verstande dat daar minstens een lektor uit elke skool is;
 - (i) die hoofbibliotekaris van die Universiteit;
 - (j) 'n direkteur of hoof van 'n buro, afdeling of departement van die Universiteit deur die raad aangewys;
 - 20 (k) een student vir elke skool, uitgesonderd 'n eerstejaarstudent, deur die studente van die betrokke skool verkies; en
 - (l) die direkteure van akademiese sentrums en institute.
- (2) Die verkiesing of aanwysing van 'n persoon bedoel in subartikel (1)(c), (f), (g), (h), (j) en (k) geskied op die wyse by statuut voorgeskryf.
- (3) Die lede van die senaat, uitgesonderd die rektor, viserektore en hoofbibliotekaris van die Universiteit, beklee hulle ampte vir die tydperke by statuut voorgeskryf.
- (4) Behoudens hierdie Wet word die bevoegdhede, pligte en werksaamhede van die senaat en die kworum vir en prosedure op vergaderings van die senaat by statuut voorgeskryf.
- (5) Die beheer en regulering van die onderrig en navorsing aan die Universiteit berus by die senaat ooreenkomsdig reëls deur die senaat vir daardie doel opgestel en deur die raad goedgekeur.
- (6) (a) 'n Vakature in die senaat word gevul op dieselfde wyse as waarop die lid wat voorheen die amp beklee het, aangestel, verkies of aangewys is.
- 35 (b) Iemand wat ingevolge paragraaf (a) aangestel, verkies of aangewys is, beklee sy of haar amp vir die onverstreke gedeelte van die ampstermyn van sy of haar voorganger.
- (7) Die senaat lê van tyd tot tyd—
- (a) verslae oor sy aktiwiteit;
 - 40 (b) die aanbevelings wat hy dienstig ag betreffende enige aangeleentheid van belang vir die Universiteit; en
 - (c) aanbevelings betreffende enige aangeleentheid deur die raad na hom verwys, aan die raad voor.
- (8) Die registrateur: akademies is die sekretaris van die senaat en het nie stemreg nie.

Komitees en gesamentlike komitees van raad en senaat

- 50 **10.** (1) Die raad en die senaat kan een of meer komitees aanstel wat, behoudens die voorskrifte van die raad of die senaat, na gelang van die geval, die werksaamhede van die raad of die senaat verrig wat die raad of die senaat, na gelang van die geval, bepaal.
- (2) So 'n komitee bestaan uit soveel lede van die raad of die senaat, na gelang van die geval, of uit die lede en ander persone wat die raad of die senaat, na gelang van die geval, nodig ag, en so 'n komitee kan te eniger tyd ontbind en hersaamgestel word.
- 55 (3) Die raad of die senaat, na gelang van die geval, word nie ontneem van die

responsibility for the performance of a function assigned to a committee in terms of this section.

(4) Any decision taken by such a committee in the performance of any function so assigned shall be presented for ratification to the council or the senate, as the case may be, at its first meeting after the decision was taken. 5

(5) (a) The council and the senate may, by agreement, establish from among their members one or more joint committees.

(b) The council or the senate may assign any of the powers or functions that they have in common to any joint committee, but shall not thereby be divested of any power or function so assigned and may amend or set aside any decision of such committee. 10

(6) A Broad Transformation Committee shall be established, and the powers and functions thereof shall be determined, by statute.

Convocation of University

11. (1) The convocation of the University shall consist of—

- (a) all the persons, other than the persons referred to in paragraph (b), who immediately before the commencement of this Act were members of the convocation of the University; 15
- (b) the principal, the vice-principal or vice-principals, the registrar or registrars and the chief librarian of the University;
- (c) such academic employees and such other employees as may be designated by the council on the recommendation of the senate to be members of the convocation; and 20
- (d) all the persons who, after the commencement of this Act, become graduates of the University:

Provided that if any person who is a member of the convocation by virtue of paragraphs (a), (c) or (d) gives written notice to the council that he or she does not wish to become or remain a member of the convocation, he or she shall not become such a member, or shall cease to be such a member, as the case may be, upon receipt of such notice by the council. 25

(2) Meetings of the convocation shall be convened and held in the manner, at the time and places and for the purposes prescribed by statute. 30

(3) The chairperson of the convocation shall be elected by the convocation in the manner determined by the convocation.

(4) The convocation may discuss and state its opinion on any matter relating to the University, including matters referred to it by the council. 35

University of Venda Foundation

12. (1) The University shall create a trust fund known as the University of Venda Foundation, which will raise funds for the University.

(2) The Foundation shall be managed by a board of governors appointed by the council which shall administer the fund and invest and reinvest all money and the interest or capital. 40

(3) The investments referred to in subsection (2) shall be applied by the board of governors in the interest of the University as recommended by the council.

(4) The Foundation shall regularly report to the council on its activities in the manner prescribed by statute. 45

Students' representative council

13. (1) A students' representative council for the University shall be elected by the students of the University.

(2) The constitution, manner of election, term of office, functions and privileges of the students' representative council shall be as determined by regulation. 50

Appointment and conditions of service of employees

14. (1) The council shall appoint such persons as it considers necessary for the efficient conduct of the University: Provided that no appointment of an academic employee at professional level shall be made by the council except after consultation with the senate. 55

verantwoordelikheid vir die verrigting van 'n werksaamheid wat ingevolge hierdie artikel aan 'n komitee opgedra is nie.

(4) Enige besluit deur so 'n komitee geneem in die verrigting van enige werksaamheid aldus opgedra, word vir bekragtiging voorgelê aan die raad of die senaat, na 5 gelang van die geval, by sy eerste vergadering nadat die besluit geneem is.

(5) (a) Die raad en die senaat kan, by ooreenkoms, een of meer gesamentlike komitees uit eie geledere instel.

(b) Die raad of die senaat kan enige van die bevoegdhede of werksaamhede wat hulle gemeen het, aan enige gesamentlike komitee opdra, maar word nie daardeur ontdoen 10 van enige bevoegdheid of werksaamheid aldus opgedra nie en kan enige besluit van so 'n komitee wysig of tersyde stel.

(6) 'n Breë Transformasiekomitee word ingestel, en die bevoegdhede en werksaamhede daarvan word bepaal, by statuut.

Konvokasie van Universiteit

15 11. (1) Die konvokasie van die Universiteit bestaan uit—

(a) al die persone, behalwe die persone in paragraaf (b) bedoel, wat onmiddellik voor die inwerkingtreding van hierdie Wet lede van die konvokasie van die Universiteit was;

20 (b) die rektor, die viserektor of viserektore, die registrator of registrateurs en die hoofbibliotekaris van die Universiteit;

(c) daardie akademiese werknemers en ander werknemers wat die raad, op aanbeveling van die senaat, as lede van die konvokasie aanwys; en

(d) al die persone wat na die inwerkingtreding van hierdie Wet gegradeerde 5 van die Universiteit word:

25 Met dien verstande dat indien iemand wat uit hoofde van paragrawe (a), (c) of (d) lid van die konvokasie is, die raad skriftelik kennis gee dat hy of sy verlang om nie lid van die konvokasie te word of te bly nie, hy of sy nie so 'n lid word nie of ophou om so 'n lid te wees, na gelang van die geval, by ontvangs van die kennisgewing deur die raad.

30 (2) Vergaderings van die konvokasie word belê en gehou op die wyse, op die tye en plekke en vir die doeleindes by statuut voorgeskryf.

(3) Die voorsitter van die konvokasie word deur die konvokasie verkies op die wyse deur die konvokasie bepaal.

(4) Die konvokasie kan enige aangeleentheid wat met die Universiteit verband hou, 35 met inbegrip van aangeleenthede wat die raad na hom verwys, bespreek en sy mening daaroor uitspreek.

Universiteit van Venda-stigting

12. (1) Die Universiteit stel 'n trustfonds in, bekend as die Universiteit van Venda-stigting, wat fondse vir die Universiteit insamel.

40 (2) Die Stigting word bestuur deur 'n beheerraad, deur die raad aangestel, wat die fonds administreer en die geld en die rente of kapitaal belê en herbelê.

(3) Die beleggings in subartikel (2) bedoel, word deur die beheerraad in belang van die Universiteit aangewend, soos deur die raad aanbeveel.

(4) Die Stigting doen gereeld aan die raad verslag betreffende sy aktiwiteite op die 45 wyse by statuut voorgeskryf.

Verteenwoordigende studenteraad

13. (1) 'n Verteenwoordigende studenteraad vir die Universiteit word deur die studente van die Universiteit verkies.

(2) Die samestelling, wyse van verkiesing, ampstermyne, werksaamhede en voorregte 50 van die verteenwoordigende studenteraad is soos by regulasie bepaal.

Aanstelling en diensvoorraarde van werknemers

14. (1) Die raad stel die persone aan wat hy vir die doeltreffende bestuur van die Universiteit nodig ag: Met dien verstande dat geen aanstelling van 'n akademiese werknemer op professionelevlak deur die raad gedoen word nie, behalwe na oorleg 55 met die senaat.

(2) The power to appoint any person to a post on the establishment of the University or to promote, transfer, second or discharge any person occupying any such post shall be vested in the council and shall be prescribed by statute.

(3) The salaries, salary scales and allowances of employees shall be determined by the council. 5

(4) The conditions of service, service benefits and leave privileges of employees, other than those referred to in subsection (3), shall be prescribed by statute.

Pension fund

15. (1) Subject to subsection (2), the provisions of a pension fund, prescribed by statute, and the regulations made thereunder shall apply in respect of all permanent 10 employees.

(2) Any person who, immediately prior to his or her appointment as a permanent employee, contributed to any pension, provident or retirement fund in terms of any law shall, unless otherwise provided in such law or in any agreement, continue so to contribute: Provided that there shall be paid to such fund by the University an amount 15 equal to the amount which the employer of such person would have been obliged by law to pay to such fund if such person had remained in his or her previous employment.

Schools, centres, institutes, colleges, departments, programmes and courses

16. (1) The council may, after consultation with the senate and with the approval of the Minister, establish schools, centres, institutes, colleges, departments, programmes 20 and courses at the University.

(2) The University may, upon the recommendation of the senate and with the approval of the Minister, provide tuition for a degree, a diploma or a course in a subject.

Degrees, diplomas and certificates

17. (1) Subject to this Act, the University may confer such degrees in a school as it 25 may, upon the recommendation of the senate, deem fit.

(2) The designation of any particular degree in any school shall be as prescribed by statute.

(3) Subject to this section and section 19, the University shall not confer any degree 30 upon any person who has not attained the standard of proficiency determined by the University in an examination or other test.

(4) Subject to this Act, the University may grant a degree, diploma or certificate to any person who has pursued a course of study provided by the University and who has attained the level of proficiency determined by the senate.

(5) Subject to this Act, the statute and disciplinary measures, the University may 35 withdraw any degree, diploma or certificate awarded if any irregularity is proved.

Degrees *honoris causa*

18. (1) Subject to the statute, the University may, by resolution of the council passed on the recommendation of the senate and without examination, confer a degree *honoris causa* of master or doctor in any school upon any person whom the University may 40 deem worthy of such honour.

(2) The holder of a degree that has been conferred *honoris causa* shall not, by reason of such conferral, be entitled to practise that profession.

Recognition of boards

19. The council may from time to time recognise such boards as are established in the 45 Republic of South Africa for the purpose of the recognition of degrees.

Professores Emeriti and special category academics

20. (1) The council may, on the recommendation of the senate and subject to the statute, bestow the status of emeritus professor on retired professors of the University 50 with such rights and privileges as may be determined by the senate.

(2) Die bevoegdheid om 'n persoon in 'n pos op die diensstaat van die Universiteit aan te stel, of om 'n persoon wat so 'n pos beklee te bevorder, te verplaas, te sekondeer of te ontslaan, berus by die raad en word by statut voorgeskryf.

(3) Die salarisse, salarisskale en toelaes van werknemers word deur die raad bepaal.
5 (4) Die diensvoorwaardes, diensvoordele en verlofvoorregte van werknemers, uitgesonderd dié in subartikel (3) bedoel, word by statut voorgeskryf.

Pensioenfonds

15. (1) Behoudens subartikel (2) is die bepalings van 'n pensioenfonds by statut voorgeskryf en die regulasies daarkragtens uitgevaardig ten opsigte van alle permanente werknemers van toepassing.

(2) 'n Persoon wat onmiddellik voor sy of haar aanstelling as 'n permanente werknemer tot enige pensioen-, voorsorg- of aftreefonds ingevolge enige wet bygedra het, hou aan om aldus by te dra, tensy in so 'n wet of in 'n ooreenkoms anders bepaal word: Met dien verstande dat die Universiteit aan daardie fonds 'n bedrag betaal wat 15 gelyk is aan die bedrag wat die werkgewer van so 'n persoon by wet verplig sou gewees het om aan daardie fonds te betaal indien daardie persoon in sy of haar vorige betrekking gebly het.

Skole, sentrums, institute, kolleges, departemente, programme en kursusse

16. (1) Die raad kan, na oorleg met die senaat en met die goedkeuring van die Minister, skole, sentrums, institute, kolleges, departemente, programme en kursusse aan die Universiteit instel.

(2) Die Universiteit kan, op aanbeveling van die senaat en met die goedkeuring van die Minister, onderrig vir 'n graad, 'n diploma of 'n kursus in 'n vak voorsien.

Grade, diplomas en sertifikate

25 17. (1) Behoudens hierdie Wet kan die Universiteit die grade in 'n skool toeken wat hy, op aanbeveling van die senaat, goedvind.

(2) Die benaming van enige besondere graad in 'n skool is soos by statut voorgeskryf.

(3) Behoudens hierdie artikel en artikel 19 ken die Universiteit nie 'n graad aan 30 iemand toe nie wat nie die peil van bekwaamheid deur die Universiteit bepaal, in 'n eksamen of ander toets bereik het nie.

(4) Behoudens hierdie Wet kan die Universiteit 'n graad, diploma of sertifikaat toeken aan iemand wat 'n studiekursus gevolg het wat deur die Universiteit aangebied is en wat die peil van bekwaamheid deur die senaat bepaal, bereik het.

35 (5) Behoudens hierdie Wet, die statut en die tugmaatreëls, kan die Universiteit enige graad, diploma of sertifikaat wat toegeken is, intrek indien enige onreëlmagtigheid bewys is.

Grade *honoris causa*

18. (1) Behoudens die statut kan die Universiteit, by besluit van die raad op 40 aanbeveling van die senaat geneem, en sonder eksaminering, 'n magister- of doktorsgraad in enige skool *honoris causa* toeken aan iemand wat die Universiteit so 'n eer waardig ag.

(2) Diehouer van 'n graad wat *honoris causa* toegeken is, is nie op grond van die toekenning daarvan geregtig daarop om die professie te beoefen nie.

45 Erkenning van rade

19. Die raad kan van tyd tot tyd die rade erken wat in die Republiek van Suid-Afrika ingestel is vir die doeleindes van die erkenning van grade.

Emeritusprofessore en spesialekategorie-akademici

20. (1) Die raad kan, op aanbeveling van die senaat en behoudens die statut, die 50 status van emeritusprofessor aan afgetrede professore van die Universiteit verleen met die regte en voorregte wat die senaat bepaal.

(2) The council may, on the recommendation of the senate, engage the services and expertise of individuals as special category academics within a specific area of teaching and research for a specified period, which academics shall not enjoy voting rights in any body or committee of the University.

Examinations and tests

5

21. (1) Subject to the statute, the examinations and other tests of the University shall be conducted under the control of the senate.

(2) The University may, for the purpose of any examination or test determined by the council on the recommendation of the senate, make use of external examiners or moderators appointed by the council on the recommendation of the senate. 10

Discipline, places of residence and places of instruction of students

22. (1) A student of the University shall be subject to the disciplinary measures prescribed by regulation.

(2) The council may require a student to reside, for the periods during which the University is in session, at a place of residence approved by the council for that purpose. 15

(3) The council may determine at which place under the control of the University a student shall receive instruction.

Registration of and fees payable by students

23. (1) The council may, after consultation with the senate, prescribe the minimum requirements of study with which any person shall comply before he or she may be 20 permitted—

- (a) to register as a student of the University;
- (b) to renew his or her registration as a student in accordance with subsection (3); or
- (c) if he or she is registered as a student of the University, to attend or to continue 25 to attend the University as a student.

(2) The fees payable by a student to the University shall be as determined by the council.

(3) Every person registered as a student of the University shall from time to time cause his or her registration as a student to be renewed in accordance with the statute. 30

(4) The council may refuse to renew the registration of a student applying therefor if such student fails to comply with the minimum study requirements contemplated in subsection (1).

(5) Notwithstanding anything to the contrary contained in this Act, the council may cancel the registration of a student if it considers such cancellation to be in the interest 35 of the University: Provided that such cancellation shall be final and the council shall be obliged to furnish reasons therefor.

(6) The council may, after consultation with the senate, limit the number of persons who shall be permitted to register for any specific course of study and, where the number of applicants for admission to such a course of study exceeds the number so limited, the senate may select from the number of applicants those who are to be admitted to register 40 for such course.

(7) The rules relating to study programmes and syllabuses in regard to full-time and part-time studies shall be as determined by the council on the recommendation of the senate. 45

(8) The council may refuse to admit or re-admit as a student of the University any person who applies for any such admission or re-admission if the council considers it in the best interest of the University to do so and the council shall furnish reasons for any such refusal.

Admission of students *ad eundem gradum* for special courses of study and degrees 50

24. A person who has graduated at another university or who is able to give satisfactory proof of his or her academic abilities may, notwithstanding anything to the contrary contained in this Act, be specially exempted by the Committee of Principals under section 7(1)(e) of the Universities Act from compliance with the requirements prescribed for admission to study for a degree under section 7(1)(d) of the said Act and 55

(2) Die raad kan, op aanbeveling van die senaat, die dienste en kundigheid van individue bekom as spesialekategorie-akademici binne 'n bepaalde onderrig- en navorsingsterrein vir 'n bepaalde tydperk, welke akademici nie stemreg in enige liggaam of komitee van die Universiteit het nie.

5 Eksamens en toetse

21. (1) Behoudens die statuut word die eksamens en ander toetse van die Universiteit onder beheer van die senaat afgeneem.

(2) Die Universiteit kan, vir die doeleinnes van enige eksamen of toets deur die raad op aanbeveling van die senaat bepaal, gebruik maak van eksterne eksaminatore of 10 moderatore deur die raad op aanbeveling van die senaat aangestel.

Tug, verblyfplekke en onderrigplekke van studente

22. (1) 'n Student van die Universiteit is onderworpe aan die tugmaatreëls by regulasie voorgeskryf.

(2) Die raad kan van 'n student vereis om, vir die tydperke waartydens die 15 Universiteit in sessie is, by 'n verblyfplek in te woon wat die raad vir dié doel goedgekeur het.

(3) Die raad kan bepaal op watter plek onder beheer van die Universiteit 'n student onderrig moet ontvang.

Registrasie van en geldte betaalbaar deur studente

20 **23.** (1) Die raad kan, na oorleg met die senaat, die minimum studievereistes voorskryf waaraan iemand moet voldoen alvorens hy of sy toegelaat kan word—

- (a) om as 'n student van die Universiteit te regstreer;
- (b) om sy of haar registrasie as student ooreenkomsdig subartikel (3) te hervuur; of
- (c) indien hy of sy as 'n student van die Universiteit geregistreer is, om die Universiteit by te woon of om voort te gaan om die Universiteit as 'n student by te woon.

(2) Die geldte wat deur 'n student aan die Universiteit betaalbaar is, is soos deur die raad bepaal.

(3) Elke persoon wat as 'n student van die Universiteit geregistreer is, moet sy of 30 haar registrasie as student van tyd tot tyd ooreenkomsdig die statuut laat hervuur.

(4) Die raad kan weier om die registrasie van 'n student wat daarom aansoek doen, te hervuur indien daardie student in gebreke bly om aan die minimum studievereistes beoog in subartikel (1) te voldoen.

(5) Die raad kan, ondanks enige andersluidende bepaling van hierdie Wet, die 35 registrasie van 'n student intrek indien hy die intrekking in belang van die Universiteit ag: Met dien verstande dat so 'n intrekking finaal is en die raad verplig is om redes daarvoor te verstrek.

(6) Die raad kan, na oorleg met die senaat, die getal persone beperk wat toegelaat word om vir 'n spesifieke studiekursus te regstreer, en waar die getal aansoekers om 40 toelating tot so 'n studiekursus die aldus beperkte getal oorskry, kan die senaat uit die getal aansoekers diegene keur wat toegelaat word om te regstreer vir die kursus.

(7) Die reëls in verband met studieprogramme en sillabusse met betrekking tot heeltydse en deeltydse studies is soos deur die raad, op aanbeveling van die senaat, bepaal.

45 (8) Die raad kan weier om iemand wat aansoek om toelating of hertoelating as student van die Universiteit doen, toe te laat of opnuut toe te laat indien die raad dit in die beste belang van die Universiteit ag, en die raad moet redes vir so 'n weierung verstrek.

Toelating van studente *ad eundem gradum* vir spesiale studiekursusse en grade

50 **24.** Iemand wat aan 'n ander universiteit gegradeer het of wat voldoende bewys van sy of haar akademiese vermoëns kan lewer, kan, ondanks enige andersluidende bepaling van hierdie Wet, kragtens artikel 7(1)(e) van die Wet op Universiteite deur die Komitee van Hoofde spesiala vrygestel word van voldoening aan die vereistes wat vir toelating tot studie vir 'n graad kragtens artikel 7(1)(d) van vermelde Wet voorgeskryf 55 word, en kan as 'n student tot spesiale studie- en navorsingskursusse aan die

may be admitted as a student to special courses of study and research at the University and may obtain a degree or diploma on different conditions from those applicable to ordinary students.

Vacancies not to affect powers of University or council or senate

25. No vacancy in the office of chancellor or vice-chancellor and principal of the University nor any deficiency in the number of members of the council or of the senate shall impair or affect the corporate personality of the University or any powers, rights or privileges conferred by this Act upon the University, the council or the senate: Provided that no resolution of the council or the senate shall be valid unless passed at a meeting at which a quorum was present and the provisions of the statute relating to any such meeting have in all other respects been complied with. 5 10

Expropriation of land required for or in connection with University

26. (1) The Minister to whom the administration of the Expropriation Act, 1975 (Act No. 63 of 1975), has been assigned may, at the request of the Minister, after consultation with the Minister of Finance, expropriate any land required for or in connection with the University. 15

(2) Land expropriated in terms of subsection (1) or any other State land may be made available to the University in such manner and subject to such conditions and terms as the Minister may determine.

Repeal of laws, savings and transitional provisions

20

27. (1) Subject to subsections (2) and (3), the laws specified in the Schedule are hereby repealed to the extent set out in the third column thereof.

(2) Anything done under any provision of a law repealed by subsection (1) shall be deemed to have been done under the corresponding provision of this Act.

(3) Any provision which, immediately before the commencement of this Act, applied in relation to the University or to any person by virtue of any law repealed by subsection (1) but which is not re-enacted by this Act, shall continue to apply in relation to the University or to the person, as the case may be, as if such law had not been repealed. 25

Short title

28. This Act shall be called the University of Venda (Private) Act, 1996.

30

Universiteit toegelaat word en kan 'n graad of diploma op ander voorwaardes verwerf as dié wat op gewone studente van toepassing is.

Vakatures raak nie bevoegdhede van Universiteit of raad of senaat nie

25. Geen vakature in die amp van kanselier of visekanselier en rektor van die Universiteit of tekort in die ledetal van die raad of van die senaat doen afbreuk aan of raak die regspersoonlikheid van die Universiteit of enige bevoegdhede, regte of voorregte by hierdie Wet aan die Universiteit, die raad of die senaat verleen nie: Met dien verstande dat geen besluit van die raad of van die senaat geldig is nie tensy dit geneem is op 'n vergadering waarby 'n kworum aanwesig was en die bepalings van die statuut wat betrekking het op so 'n vergadering in alle ander opsigte nagekom is.

Onteiining van grond benodig vir of in verband met Universiteit

26. (1) Die Minister aan wie die toepassing van die Onteieningswet, 1975 (Wet No. 63 van 1975), opgedra is, kan, op versoek van die Minister, na oorleg met die Minister van Finansies, enige grond benodig vir of in verband met die Universiteit onteien.
15 (2) Grond wat ingevolge subartikel (1) onteien is, of enige ander Staatsgrond, kan aan die Universiteit beskikbaar gestel word op die wyse en onderworpe aan die voorwaardes en bepalings wat die Minister bepaal.

Herroeping van wette, voorbehoude en oorgangsbeplings

27. (1) Behoudens subartikels (2) en (3) word die wette vermeld in die Bylae hierby herroep in die mate in die derde kolom daarvan aangedui.
20 (2) Enigets gedoen kragtens 'n bepaling van 'n wet by subartikel (1) herroep, word geag kragtens die ooreenstemmende bepaling van hierdie Wet gedoen te gewees het.
(3) 'n Bepaling wat onmiddellik voor die inwerkingtreding van hierdie Wet ten opsigte van die Universiteit of iemand van toepassing was uit hoofde van 'n wet wat 25 by subartikel (1) herroep is, maar wat nie deur hierdie Wet herverorden is nie, hou aan om ten opsigte van die Universiteit of so iemand, na gelang van die geval, van toepassing te wees asof daardie wet nie herroep is nie.

Kort titel

28. Hierdie Wet heet die Private Wet op die Universiteit van Venda, 1996.

Act No. 89, 1996

UNIVERSITY OF VENDA (PRIVATE) ACT, 1996

SCHEDULE

Number and year of law	Short title	Extent of repeal
Act No. 19 of 1981(Venda)	University of Venda Act, 1981	The whole
Act No. 16 of 1983 (Venda)	University of Venda Amendment Act, 1983	The whole
Act No. 6 of 1987 (Venda)	University of Venda Amendment Act, 1987	The whole
Act No. 33 of 1987 (Venda)	University of Venda Second Amendment Act, 1987	The whole
Proclamation No. 44 of 1990 (Venda)	University of Venda Consolidation Proclamation, 1990	The whole
Proclamation No. 14 of 1991 (Venda)	University of Venda Consolidation Amendment Proclamation, 1991	The whole
Proclamation No. 16 of 1993 (Venda)	University of Venda Consolidation Amendment Proclamation, 1993	The whole

BYLAE

Nommer en jaar van wet	Kort titel	Omvang van herroeping
Wet No. 19 van 1981(Venda)	“University of Venda Act, 1981”	Die geheel
Wet No. 16 van 1983 (Venda)	“University of Venda Amendment Act, 1983”	Die geheel
Wet No. 6 van 1987(Venda)	“University of Venda Amendment Act, 1987”	Die geheel
Wet No. 33 van 1987 (Venda)	“University of Venda Second Amendment Act, 1987”	Die geheel
Proklamasie No. 44 van 1990 (Venda)	“University of Venda Consolidation Proclamation, 1990”	Die geheel
Proklamasie No. 14 van 1991 (Venda)	“University of Venda Consolidation Amendment Proclamation, 1991”	Die geheel
Proklamasie No. 16 van 1993 (Venda)	“University of Venda Consolidation Amendment Proclamation, 1993”	Die geheel

