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THE UNION OF SOUTH AFRICA

Government Gazette

Staatskroerant

VAN DIE UNIE VAN SUID-AFRIKA

[Registered at the General Post Office as a Newspaper.]

[Geregistreer by die Hoofposkantoor as 'n Nuusblad.]

VOL. CLXIV.] PRICE 6d.

CAPE TOWN, 15TH MAY, 1951.
KAAPSTAD, 15 MEI 1951.

PRYS 6d. [No. 4610.

DEPARTMENT OF EDUCATION, ARTS AND SCIENCE.

No. 1144.] [15th May, 1951.

STATUTES: UNIVERSITY OF SOUTH AFRICA.

It is hereby notified for general information that the Council of the University of South Africa, by virtue of the powers vested in it by sub-section (1) of section twenty-two of the University of South Africa Act, 1916 (Act 12 of 1916), has framed the following proposed statutes, in substitution of the existing statute I, interim statute A, and statute II:—

STATUTES OF THE UNIVERSITY OF SOUTH AFRICA.

1. In this statute, unless it is inconsistent with the context—

“the Act” shall mean the University of South Africa Act, 1916;

“appoint” shall include the words “elect” and “choose”;

“appointment” shall include the word “election”;

“Council” and “Senate” shall mean respectively the Council and the Senate of the University of South Africa;

“due notice” shall be deemed to have been given if a written notification has been dispatched by post to the last registered address of the person concerned at the commencement of the period of notice required;

“the University” shall mean the University of South Africa;

whenever for any purpose a quorum or majority of votes is required to be a mathematical fraction and it happens that the consequent quorum or majority would not be an integral number, the next greater integral number shall be deemed to constitute the said quorum or majority.

2. The chancellor shall be the head of the University and shall, in the name of the University, confer degrees.

3. The vice-chancellor shall, in addition to the duties prescribed by sub-section 1 of section six of the Act, be *ex officio* chairman and chief executive officer of the Council and a member of all standing committees thereof.

4. Whenever a vacancy is about to occur in the office of vice-chancellor by effluxion of time, the registrar shall give notice thereof before the ordinary meeting of the Council next preceding the date of vacation of office, and the Council shall at that meeting appoint a successor to hold office for the ensuing period of two years: Provided that a retiring or retired vice-chancellor may be re-appointed.

5. Whenever a vacancy occurs in the office of vice-chancellor for any reason other than effluxion of time the Council shall at its next meeting appoint another member to hold office for the unexpired period of office of his predecessor: Provided that the executive committee of

DEPARTEMENT VAN ONDERWYS, KUNS EN WETENSKAP.

No. 1144.] [15 Mei 1951.

STATUTE: UNIVERSITEIT VAN SUID-AFRIKA.

Hierby word ter algemene inligting bekendgemaak dat die Raad van die Universiteit van Suid-Afrika, ingevolge die bevoegdheid aan hom verleen by sub-artikel (1) van artikel twee-en-twintig van die Wet op die Universiteit van Suid-Afrika, 1916 (Wet 12 van 1916), die volgende voorgestelde statute opgestel het, ter vervanging van die bestaande statuut I, tussentydse statuut A en statuut II:—

STATUTE VAN DIE UNIVERSITEIT VAN SUID-AFRIKA.

1. Tensy dit uit die sinsverband van hierdie statute anders blyk—

beteken „die Wet” die Wet op die Universiteit van Suid-Afrika, 1916;

sluit die woord „aanstel” ook die woord „kies” in;

sluit die woord „aanstelling” ook die woord „verkiesing” in;

beteken „Raad” en „Senaat” onderskeidelik die Raad en Senaat van die Universiteit van Suid-Afrika;

word daar geag dat „behoorlike kennis” gegee is as skriftelike kennis per pos gestuur word aan die jongste aangetekende adres van die betrokke persoon ten tyde van die aanvang van die termyn van kennisgewing wat vereis word;

beteken „die Universiteit” die Universiteit van Suid-Afrika;

word daar geag dat die volgende ronde getal 'n kworum of meerderheid van stemme uitmaak vir die geval dat so 'n kworum of meerderheid 'n wiskundige breuk moet uitmaak en dit gebeur dat daardie meerderheid of kworum nie op 'n ronde getal uitwerk nie.

2. Die kanselier is die hoof van die Universiteit, en namens die Universiteit ken hy grade toe.

3. Benewens de pligte wat by sub-artikel (1) van artikel ses van die Wet voorgeskryf word, is die vise-kanselier ampshalte voorsitter en hoof-uitvoerende beampete van die Raad en lid van alle permanente komitees van die Raad.

4. Wanneer die amp van vise-kanselier weens tydverloop vakant staan te word, gee die registrateur daarvan kennis vóór die gewone raadsvergadering wat die datum van die beëindiging van die ampsduur voorafgaan, en by daardie vergadering kies die Raad 'n opvolger vir die volgende twee jaar: Met dien verstande dat 'n aftredende of afgetrede vise-kanselier herkiesbaar is.

5. Wanneer daar 'n vakature in die vise-kanseliersamp om 'n ander rede as tydverloop ontstaan, stel die Raad by sy volgende vergadering 'n ander raadslid aan om as vise-kanselier te dien gedurende die onverstreke ampsduur van sy voorganger: Met dien verstande dat die uitvoerende

the Council may appoint a vice-chancellor to hold office until such further appointment is made by the Council.

6. The vice-chancellor may appoint a deputy from amongst the members of the Council to act in his stead as chief executive officer of the Council during such period as he may deem necessary between any two consecutive meetings of the Council.

7. A member of the Council appointed in terms of paragraph (a), (b), (c) or (e) of sub-section (1) of section *seven* of the Act shall vacate his office if he fails to attend two consecutive meetings of the Council: Provided that the Council may at a meeting excuse the absence of a member from that meeting, in which case he shall be deemed to have attended the meeting.

8. Whenever a member vacates office before the expiration of his period of office, the registrar shall notify the vacancy in writing to the authority which appointed such member, and that authority shall then proceed to appoint a successor who shall hold office during the unexpired period of office of his predecessor.

9. At least six months before the expiration by effluxion of time of the period of office of a member of the Council, the registrar shall in writing notify the authority which appointed such member of the date on which the said period of office expires, and that authority shall thereupon proceed to appoint a successor.

10. Subject to the provisions of the Act, of these statutes and of the joint statutes, the Council may—

- (a) make, amend, or rescind statutes or regulations;
- (b) appoint examiners on the recommendation of the Senate;
- (c) determine the faculties of the University and recognize departments for the purpose of sub-section (1) of section *eight* of the Act;
- (d) determine what scholarship or prizes at the disposal of the University shall be awarded, and make the necessary awards upon the recommendation of the Senate;
- (e) make all the appointments it deems necessary for the efficient conduct of the University.

11. (1) A special meeting of the Council may be called by the vice-chancellor at his own instance, and he shall call such meeting on the requisition in writing of at least seven members of the Council.

(2) When so requesting a special meeting the members shall also state the purpose thereof.

(3) The time and place of a special meeting shall be determined by the vice-chancellor.

12. The quorum and the procedure at Council meetings shall be as follows:—

- (a) Seven members shall form a quorum.
- (b) At least fourteen days before the day appointed for an ordinary meeting, the registrar shall notify each member in writing of the place and time of the meeting and of the business to be considered thereat.
- (c) The opinion of a member who is unable to attend personally, if given in writing, shall be laid before the meeting, but shall not be counted as a vote of that member.
- (d) At least seven days' notice in writing shall be given of a special meeting, in which notice the registrar shall state the business for which the meeting is called, and no other business shall be transacted at the meeting.
- (e) Notice of subjects for consideration shall be in writing, and shall be lodged with the registrar at least seven days before the day on which he is required to give notice of the meeting: Provided that a member may, with the consent of a two-thirds majority of the members present, submit a motion of an urgent nature at an ordinary meeting without notice.
- (f) The first act of an ordinary meeting, after being constituted, shall be to read and confirm, by the

komitee van die Raad 'n vise-kanselier kan aanstel om die amp te beklee totdat die Raad die verdere aanstelling maak.

6. Die vise-kanselier kan 'n plaasvervanger uit die geledere van die Raad aanstel om namens hom as hoof-uitvoerende beampte van die Raad op te tree gedurende so 'n termyn tussen twee agtereenvolgende raadsvergaderinge as wat hy nodig ag.

7. 'n Raadslid wat ingevolge paragraaf (a), (b), (c) of (e) van sub-artikel (1) van artikel *sewe* van die Wet aangestel word, ontruim sy amp as hy versu om twee agtereenvolgende raadsvergaderinge by te woon: Met dien verstande dat die Raad by 'n vergadering die afwesigheid van 'n lid van daardie vergadering kan verskuon, in welke geval daar geag word dat hy die vergadering bygewoon het.

8. As 'n raadslid vóór die verstryking van sy ampsduur sy amp ontruim, gee die registrator skriftelike kennis daarvan aan die instansie wat daardie lid aangestel het, en daardie instansie gaan dan voort om 'n opvolger aan te stel wat die amp gedurende die onverstreke ampsduur van sy voorganger beklee.

9. Minstens ses maande vóór die verstryking van die ampsduur van 'n raadslid weens tydverloop, gee die registrator skriftelike kennis van die datum waarop daardie ampsduur verstryk aan die instansie wat die lid aangestel het, en daardie instansie gaan dan voort om 'n opvolger aan te stel.

10. Behoudens die bepalinge van die Wet, van hierdie statute en van die gemeenskaplike statute, kan die Raad—

- (a) statute of regulasies opstel, wysig of intrek;
- (b) op die aanbeveling van die Senaat, eksaminatore aanstel;
- (c) die fakulteite van die Universiteit vasstel en departemente vir die toepassing van sub-artikel (1) var artikel *agt* van die Wet erken;
- (d) vasstel welke beurse of pryse wat tot die beskikking van die Universiteit is, toegeken word, en op aanbeveling van die Senaat die nodige toekenning doen;
- (e) alle aanstellings wat hy vir die doelmatige bestuur van die Universiteit nodig ag, maak.

11. (1) 'n Buitengewone raadsvergadering kan deur die vise-kanselier uit eie beweging belê word, en op die skriftelike versoek van minstens sewe raadslede moet hy so 'n vergadering belê.

(2) Wanneer lede aldus 'n buitengewone vergadering versoek, meld hulle ook die doel daarvan.

(3) Die vise-kanselier bepaal waar en wanneer 'n buitengewone raadsvergadering gehou word.

12. Die kworum en prosedure by raadsvergaderinge is soos volg:—

- (a) Sewe lede vorm 'n kworum.
- (b) Minstens veertien dae voor die datum wat vir 'n buitengewone vergadering bepaal word, stel die registrator elke raadslid skriftelik in kennis waar en wanneer die vergadering gehou word en watter sake aldaar oorweeg staan te word.
- (c) Die mening van 'n lid wat nie persoonlik die vergadering kan bywoon nie, word aan die vergadering voorgelê as dit skriftelik is, maar dit nie as 'n stem deur daardie lid nie.
- (d) Skriftelike kennis van minstens sewe dae word vir 'n buitengewone vergadering gegee, in welke kennis gewing die registrator melding maak van die sake waarvoor die vergadering belê word, en geen ander sake word op daardie vergadering bespreek nie.
- (e) Kennisgewing van die sake vir oorweging geskied skriftelik en word by die registrator ingedien minstens sewe dae vóór die datum waarop hy kennis van die vergadering moet gee: Met dien verstande dat 'n lid met die toestemming van twee-derdes van die aanwesige lede 'n voorstel van dringende aard sonder kennisgewing by 'n gewone vergadering kan indien.
- (f) Die eerste taak van 'n gewone vergadering, nadat dit saamgestel is, bestaan uit die lees en bekrag

- signature of the chairman, the minutes of the last preceding ordinary meeting, and of any special meetings held subsequently thereto.
- (g) Objections to the minutes must be raised and decided before confirmation of the minutes.
- (h) A meeting may consider the minutes as read, if a copy thereof has been previously forwarded to every member.
- (i) The report of a committee shall be presented by the chairman of that committee, or by such other member of the committee as may be appointed by the chairman of the meeting.
- (j) A member may not, without the leave of the meeting, speak more than once to a motion or amendment thereon, but the mover of the motion or amendment may reply: Provided that a member may move that the subject under discussion be dealt with in committee, and if seconded, such motion shall be put without further discussion.
- (k) Subject to the provisions of clause (q), a resolution of the majority of the members present at a meeting of the Council shall be deemed to be a decision of the Council: Provided that in the event of an equality of votes, the chairman shall have a casting vote in addition to his deliberative vote; and provided further that the members of the Council may, without holding a meeting, reach unanimity by letter or telegram on any matter other than the making, amendment or rescission of a statute, and unanimity so reached by at least two-thirds of all the members shall also be deemed to be a resolution of the Council as if adopted at a meeting.
- (l) The number of members voting for or against a motion shall be recorded in the minutes if so directed by the meeting.
- (m) Upon the request of a member the chairman shall direct that the vote of such member be recorded in the minutes.
- (n) A motion or amendment thereon must be seconded and shall, if so directed by the chairman, be in writing.
- (o) A motion may not be withdrawn except by permission of the meeting.
- (p) The ruling of the chairman on a question of order or procedure shall be binding unless immediately challenged by a member, in which case it shall be submitted without discussion to the meeting, whose decision shall be final.
- (q) A motion to make, amend or rescind a statute shall, unless carried by all the members of the Council, be confirmed by a two-thirds majority of the members present at the next meeting.
13. The Council shall appoint an executive and a finance committee and also such other committees as it may deem expedient.
14. The finance committee shall administer the general and trust funds respectively upon separate accounts, and otherwise the Council shall determine the powers and duties of each committee.
15. A member of the Senate appointed in terms of paragraph (a), (e) or (f) of sub-section (1) of section *eight* of the Act, shall vacate his office if he fails to attend two consecutive meetings of the Senate: Provided that the Senate may at a meeting excuse the absence of a member from the meeting, in which case he shall be deemed to have attended the meeting.
16. Subject to the provisions of the Act, of these statutes and of the joint statutes, the Senate may—
- (a) determine, subject to the approval of the Council, the conditions for the obtaining of degrees, diplomas or certificates, and to decide what persons have satisfied the said conditions;
- (b) recommend to the Council what departments shall be represented in each faculty of the University;

- tiging, onder die naamtekening van die voorsitter, van die notule van die laaste gewone vergadering en van enige buitengewone vergaderinge wat daarna gehou is.
- (g) Alle besware teen die notule word vóór die bekragtiging daarvan geopper en afgehandel.
- (h) Die vergadering kan die notule as gelees beskou as 'n afskrif daarvan vooraf aan elke lid gestuur is.
- (i) Die verslag van 'n komitee word deur die voorsitter van daardie komitee ingedien of deur 'n ander lid van die komitee wat deur die voorsitter van die vergadering aangewys word.
- (j) Sonder die toestemming van die vergadering kan 'n raadslid nie meer as een keer oor 'n voorstel of 'n wysiging daarvan praat nie, maar die inleier van die voorstel of wysiging kan antwoord: Met dien verstande dat 'n lid kan voorstel dat 'n saak onder bespreking in komitee behandel word, en as so 'n voorstel gesekondeer word, word dit sonder verdere bespreking gestel.
- (k) Behoudens die bepalings van klausule (q), word daar geag dat 'n besluit van 'n meerderheid van die aanwesige lede by 'n raadsvergadering 'n besluit van die Raad is: Met dien verstande dat, in die geval van 'n staking van stemme, die voorsitter benewens sy gewone stem ook 'n beslissende stem het; en met dien verstande voorts dat raadslede tot eenstemmigheid kan geraak, by wyse van brief of telegram en sonder om 'n vergadering te belê, oor enige aangeleentheid behalwe die opstel, wysiging of intrekking van 'n statuut, en daar ook geag word, dat eenstemmigheid waartoe daar aldus deur minstens twee-derdes van al die lede geraak word, 'n raadsbesluit is asof dit by 'n vergadering aangeneem word.
- (l) As 'n vergadering aldus besluit, word die aantal lede wat ten gunste van of teen 'n voorstel stem, in die notule aangeteken.
- (m) Op die versoek van 'n lid, gelas die voorsitter dat die stem van daardie lid in die notule aangeteken word.
- (n) 'n Voorstel of wysiging daarvan moet gesekondeer word, en as die voorsitter aldus gelas, moet dit skriftelik wees.
- (o) Sonder die toestemming van 'n vergadering word 'n voorstel nie teruggetrek nie.
- (p) Die uitspraak van die voorsitter oor 'n vraag van orde of prosedure is bindend, tensy 'n lid onmiddellik daarteen beswaar opper, in welke geval die vraag sonder bespreking aan die vergadering voorgelê word en die vergadering se beslissing finaal is.
- (q) 'n Voorstel om 'n statuut op te stel, te wysig of in te trek, moet, tensy dit deur al die lede van die Raad by die vergadering aanvaar word, deur 'n meerderheid van twee-derdes van die aanwesige lede by die volgende vergadering bekragtig word.
13. Die Raad stel 'n uitvoerende en 'n finansiële komitee aan, en ook ander komitees wat hy nodig ag.
14. Die finansiële komitee administreer die algemene en trustgelde op afsonderlike rekeninge, en andersins bepaal die Raad die bevoegdhede en pligte van elke komitee.
15. 'n Senaatslid wat ingevolge paragraaf (a), (e) of (f) van sub-artikel (1) van artikel *agt* van die Wet aangestel word, ontruim sy amp as hy versuim om twee agtereenvolgende senaatsvergaderinge by te woon: Met dien verstande dat die Senaat op 'n vergadering die afwesigheid van 'n lid van daardie vergadering kan verskoon, in welke geval daar geag word dat hy die vergadering bygewoon het.
16. Behoudens die bepalings van die Wet, van hierdie statute en van die gemeenskaplike statute, kan die Senaat—
- (a) onderworpe aan die goedkeuring van die Raad, die voorwaardes vir die verwerwing van grade, diplomas of sertifikate bepaal en ook besluit wie aan daardie voorwaardes voldoen;
- (b) by die Raad aanbevelings doen oor watter departemente in elke fakulteit van die Universiteit verteenwoordig moet wees;

- (c) appoint the dean of each faculty;
- (d) frame rules, subject to the approval of the Council and to the provisions of the deed of gift concerned, as to the conditions for the award and tenure of a scholarship or prize at the disposal of the University;
- (e) submit recommendations to the Council as to the persons to whom scholarships or prizes shall be awarded; and
- (f) certify periodically to the Council as to a bursar's compliance with the conditions of tenure.

17. If the executive committee of the Senate is of the opinion that it is undesirable to hold a Senate meeting at the time and place appointed therefor, the committee may, with the approval of the Council, or if it is not possible to obtain timeously the decision of the Council, with the approval of the vice-chancellor, cancel that meeting and the committee may, with the approval of the Council, determine another time and place for the holding of the next meeting of the Senate.

18. The Senate shall elect from among its own number a chairman, who shall be its chief executive officer and shall preside over its meetings: Provided that a meeting at which he is not present may elect another chairman for that occasion.

19. The chairman shall hold office until the first meeting after the expiration of two years as from the date of his election, and shall be eligible for re-appointment: Provided that if he ceases to be a member of the Senate he shall be deemed to have vacated his office.

20. (1) Whenever a vacancy is about to occur in the office of chairman by effluxion of time, the registrar shall give due notice thereof before the meeting mentioned in paragraph 19, and the Senate shall at the close of that meeting elect a successor.

(2) Whenever a vacancy occurs in the office of chairman for any reason other than by effluxion of time, the Senate shall, at its next meeting, elect another member to hold office for the unexpired period of office of his predecessor: Provided that the executive committee of the Senate may appoint a chairman to hold office until such further election is made by the Senate.

21. The chairman may appoint a deputy from amongst the members of the Senate to act in his stead as chief executive officer of the Senate during such period as he may deem necessary between any two consecutive meetings of the Senate.

22. The quorum and the procedure of the Senate shall be as follows:—

- (a) One-third of the total membership shall form a quorum.
- (b) At least twenty-one days before the day appointed for a meeting the Registrar shall notify each member in writing of the place and time of the meeting and of the business to be considered thereat.
- (c) The opinion of a member who is unable to attend personally, if given in writing, shall be laid before the meeting.
- (d) Notices of subjects for consideration shall be in writing, and shall be lodged with the registrar at least seven days before the date on which he is required to give notice of the meeting: Provided that a member may, with the consent of a two-thirds majority of the members present, submit a motion of an urgent nature at a meeting without notice.
- (e) The first act of a meeting, after being constituted, shall be to read and to confirm, by the signature of the chairman, the minutes of the last meeting.
- (f) Objections to the minutes must be raised and decided before confirmation of the minutes.
- (g) The meeting may consider the minutes as read if a copy thereof has been previously forwarded to every member.

- (c) die dekaan van elke fakulteit aanstel;
- (d) reëls opstel, onderworpe aan die goedkeuring van die Raad en die bepalings van die betrokke skenkingsakte, in verband met die voorwaardes vir die toekenning en behoud van 'n beurs of prys wat tot die beskikking van die Universiteit is;
- (e) by die Raad aanbevelings doen in verband met diegene aan wie beurse of prys toegeken moet word; en
- (f) by die Raad verklarings doen in verband met die vraag of 'n beurshouer aan die voorwaardes van toekenning voldoen.

17. As die uitvoerende komitee van die Senaat meen dat dit onwenslik is om 'n senaatsvergadering te hou op 'n datum en plek wat daarvoor bepaal is, kan daardie komitee met die goedkeuring van die Raad, of, as dit nie doenlik is om 'n raadsbesluit betyds te verkry nie, met die goedkeuring van die vise-kanselier, daardie vergadering kanselleer, en kan hy, met die goedkeuring van die Raad, 'n ander tyd en plek vir die volgende senaatsvergadering bepaal.

18. Die Senaat kies uit sy geledere 'n voorsitter wat sy hoof-uitvoerende beampie is en by al sy vergaderinge voorsit: Met dien verstande dat, as hy nie teenwoordig is nie, die vergadering 'n ander voorsitter vir daardie geleentheid kan kies.

19. Die voorsitter beklee sy amp tot by die eerste vergadering na die verstryking van twee jaar vanaf die dag van sy verkiesing en is herkiesbaar: Met dien verstande dat, as hy ophou om 'n senaatslid te wees, daar geag word dat hy sy amp ontruim het.

20. (1) Wanneer die voorsitterskap weens tydsverloop vakant staan te word, gee die registrator behoorlik daarvan kennis vóór die in paragraaf 19 vermelde vergadering, en by die afloop van daardie vergadering kies die Senaat 'n opvolger.

(2) Wanneer die voorsitterskap om 'n ander rede as tydsverloop vakant raak, kies die Senaat by sy volgende vergadering 'n ander senaatslid om die amp gedurende die onverstreke ampsduur van sy voorganger te beklee: Met dien verstande dat die uitvoerende komitee van die Senaat 'n voorsitter kan aanstel om die amp te beklee totdat die verdere verkiesing deur die Senaat gedoen is.

21. Die voorsitter van die Senaat kan 'n plaasvervanger uit die Senaatsgeledere benoem om namens hom as hoof-uitvoerende beampie van die Senaat op te tree gedurende so 'n termyn tussen enige twee agtereenvolgende senaatsvergaderinge as wat hy nodig ag.

22. Die kworum en prosedure van die Senaat is soos volg:—

- (a) Een-derde van die hele ledetal vorm 'n kworum.
- (b) Minstens een-en-twintig dae vóór die datum wat vir 'n vergadering bepaal word, stel die registrator elke lid skriftelik in kennis waar en wanneer die vergadering gehou word en watter sake aldaar oorweeg staan te word.
- (c) Die mening van 'n lid wat nie persoonlik 'n vergadering kan bywoon nie, word aan die vergadering voorgele as dit skriftelik is.
- (d) Kennisgewing van sake vir oorweging geskied skriftelik en word by die registrator ingedien minstens sewe dae vóór die datum waarop hy kennis van die vergadering moet gee: Met dien verstande dat 'n lid met die toestemming van 'n meerderheid van twee-derdes van die aanwesige lede 'n voorstel van dringende aard sonder kennisgewing by 'n vergadering kan indien.
- (e) Die eerste taak van 'n vergadering, nadat dit saamgestel is, bestaan uit die lees en bekratiging, onder die naamtekening van die voorsitter, van die notule van die laaste vergadering.
- (f) Alle besware teen die notule word vóór die bekratiging daarvan geopper en afgehandel.
- (g) Die vergadering kan die notule as gelees beskou as 'n afskrif daarvan vooraf aan elke lid gestuur is.

- (h) The report of a committee shall be presented by the chairman of that committee, or by such other member of the committee as may be appointed by the chairman of the meeting.
- (i) A member may not, without the leave of the meeting, speak more than once to a motion or amendment thereon, but the mover of the motion or amendment may reply: Provided that a member may move that the subject under discussion be dealt with in committee and, if seconded, such motion shall be put without further discussion.
- (j) Subject to provisions to the contrary in the statutes, all questions shall be decided by the majority of the votes of the members present and voting, and on every question the chairman shall have a vote: Provided that in case of an equality in the number of votes, the chairman shall have a casting vote.
- (k) The number of members voting for and against a motion shall be recorded in the minutes if so directed by the meeting.
- (l) Upon the request of any member the chairman shall direct that a record of the vote of such member be recorded in the minutes.
- (m) A motion or amendment thereon must be seconded, and shall, if so directed by the chairman, be in writing.
- (n) A motion may not be withdrawn except by permission of the meeting.
- (o) The ruling of the chairman on a question of order or procedure shall be binding, unless immediately challenged by a member, in which case it shall be submitted without discussion to the meeting, whose decision shall be final.
- (p) Notwithstanding anything to the contrary in this paragraph, a motion to make, amend, or rescind a statute or regulation affecting the examinations, discipline, or studies of the University shall not be brought forward without due notice.

23. (1) There shall be committees of the Senate, termed boards of faculties, which shall correspond in number and in designation with the faculties of the University referred to in paragraph 46.

(2) A board of faculty shall consist of such members of the Senate as the Senate may determine and of such other persons as may be appointed to the board by the Council on the recommendation of the Senate.

24. A board of faculty shall meet at such times and places as may be determined by the Senate with the approval of the Council.

25. A board of a faculty shall make recommendations to the Senate upon the syllabuses, courses of study and examinations, in so far as they affect the departments of that faculty, and upon such other matters as the Senate may refer to it.

26. A rule affecting courses or examinations shall not be adopted by the Senate before being submitted for consideration and report to the board or the dean of the faculty concerned.

27. There shall be such committees of studies, corresponding in general to the several departments of faculties or to any related departments, as may be determined by the Senate, and each committee shall consist of all the members of the board of the faculty belonging to the departments represented on it, and of such members as the Council may, on the recommendation of the Senate, determine.

28. A committee of studies shall meet at such times and places as may be appointed by the Senate.

29. A committee of studies shall advise the boards of faculties with reference to courses, syllabuses, examiners and other matters appertaining to their respective departments, and upon such other matters as may be referred to it by the Senate or the boards.

30. (1) A committee of studies shall appoint a chairman from among its own members: Provided that, pending such appointment, an interim chairman shall be nominated by the Senate.

- (h) Die verslag van 'n komitee word deur die voorsitter van daardie komitee ingedien, of deur 'n ander lid van die komitee wat deur die voorsitter van die vergadering aangewys word.
- (i) Sonder die toestemming van die vergadering kan 'n lid nie meer as een keer oor 'n voorstel of wysiging daarvan praat nie, maar die inleier van die voorstel of wysiging kan antwoord: Met dien verstande dat 'n lid kan voorstel dat die saak onder bespreking in komitee behandel word, en as so 'n voorstel gesekondeer word, word dit sonder verdere bespreking gestel.
- (j) Behoudens andersluidende bepalinge in hierdie statute, word daar oor alle vraagstukke by wyse van 'n meerderheid van die stemme van die aanwesige lede wat stem, besluit, en oor elke vraagstuk het die voorsitter 'n stem: Met dien verstande dat, in die geval van 'n staking van stemme die voorsitter ook 'n beslissende stem het.
- (k) As 'n vergadering aldus besluit, word die aantal lede wat ten gunste van of teen 'n voorstel stem, in die notule aangeteken.
- (l) Op die versoek van 'n lid gelas die voorsitter dat die stem van daardie lid in die notule aangeteken word.
- (m) 'n Voorstel of wysiging daarvan moet gesekondeer word, en as die voorsitter aldus gelas, moet dit skriftelik wees.
- (n) Sonder die toestemming van 'n vergadering word 'n voorstel nie teruggetrek nie.
- (o) Die uitspraak van die voorsitter oor 'n saak van order of prosedure is bindend tensy 'n lid onmiddellik daarteen beswaar opper, in welke geval die vraag sonder bespreking aan die vergadering voorgele word en die vergadering se beslissing finaal is.
- (p) Ondanks andersluidende bepalinge in hierdie paraaf, word 'n voorstel in verband met die opstel, wysiging of intrekking van statute of regulasies oor die eksamens, tug of studie aan die Universiteit nie sonder behoorlike kennisgewing ingedien nie.

23. (1) Daar is senaatskomitees wat fakulteitrade genoem word en wat, vir sover dit die getal en name betref, ooreenstem met die fakulteite van die Universiteit waarvan daar in paragraaf 46 melding gemaak word.

(2) 'n Fakulteitrad bestaan uit sodanige senaatslede as wat die Senaat bepaal, en uit ander lede wat die Raad op die aanbeveling van die Senaat aanstel.

24. Fakulteitrade vergader op tye en plekke wat die Senaat met die goedkeuring van die Raad bepaal.

25. 'n Fakulteitrad doen by die Senaat aanbevelings oor leergange, studiekursusse, en eksamens vir sover dit die departemente van die betrokke fakulteit betref, en oor ander sake wat die Senaat na hom verwys.

26. 'n Reël met betrekking tot kursusse of eksamens word nie deur die Senaat aangeneem voordat dit aan die betrokke fakulteitrad of dekaan vir oorweging en verslag voorgelê is nie.

27. Daar is sodanige studiekomitees, wat oor die algemeen met die verskeie departemente van die fakulteite of enige aanverwante departemente ooreenstem, as wat die Senaat bepaal, en elke sodanige komitee bestaan uit alle lede van die fakulteitrad wat ook lede is van die departemente wat in daardie raad verteenwoordig is, en van sulke ander lede as wat die Raad op die aanbeveling van die Senaat bepaal.

28. 'n Studiekomitee vergader so dikwels en op sulke plekke as wat die Senaat bepaal.

29. 'n Studiekomitee dien fakulteitrade met advies in verband met kursusse, leergange, eksaminatore en dergeleke aangeleenthede wat die verskeie departemente raak, en oor ander sake wat die Senaat of fakulteitrade na hom verwys.

30. (1) 'n Studiekomitee stel uit sy eie geledere 'n voorsitter aan: Met dien verstande dat, in afwagting van so 'n aanstelling, 'n tussentydse voorsitter deur die Senaat benoem word.

(2) A chairman appointed by a committee of studies shall hold office for a period determined by the Senate: Provided that such appointment shall terminate if before the expiry of his period of office he ceases to be a member of Senate.

(3) A chairman of a committee of studies shall be charged with the organization of the work of the committee in respect of the matters referred to in paragraph 30.

(4) If the chairmanship of a committee of studies becomes vacant, the dean of the faculty concerned may appoint a chairman to hold office until the next meeting of the committee.

31. There shall be a committee of the Senate termed the executive committee, consisting of the chairman of the Senate, who shall also be chairman of the said committee, the deans of all faculties of the University, the director of external studies, and not exceeding ten members of the Senate, elected by the Senate.

32. A majority of the members of the executive committee shall form a quorum at a meeting thereof.

33. A resolution of a majority of the members of the executive committee present at a meeting thereof shall be deemed to be a decision of the committee: Provided that in the event of an equality of votes, the chairman shall have a casting vote in addition to his deliberative vote; and provided further that the members of the said committee may, without holding a meeting, reach unanimity by correspondence or telegram, and unanimity so reached by at least two-thirds of all the members shall also be deemed to be a resolution of the committee.

34. The executive committee shall determine its own times and places of meeting: Provided that if it has not so determined the place and time of any future meeting, the chairman may do so.

35. The executive committee shall furnish the Senate with reports of its proceedings.

36. There shall be a board of tutors, consisting of the director, and those professors and lecturers of the division of external studies who are heads of such departments of study as are recognized by the Council, together with such other persons as the Council may, on the recommendation of the Senate, appoint.

37. The board of tutors may make recommendations to the Senate upon matters relating to the academic aspect of the work of the division of external studies.

38. In respect of all other matters connected with the internal organization and administration of the said division, the board of tutors may act as an advisory body to the director.

39. (1) The registrar shall act as secretary of convocation and shall keep the roll thereof, and it shall be incumbent on every member of convocation to register his name and address with the secretary and to notify him of any change of address.

(2) The roll shall be conclusive evidence that a person whose name appears therein is entitled to the rights or privileges of a member duly registered, and that a person whose name does not appear therein is not so entitled.

40. There shall be a president of convocation who shall be chairman of all meetings of convocation, but a meeting at which he is not present may elect another chairman for that occasion.

41. When convocation is not in session and the office of president of convocation is vacant, or the president is unable to act as such, the vice-chancellor shall act as president.

42. When convocation holds a meeting at a time when the office of president of convocation is vacant, the meeting shall elect from amongst its members a president who shall hold office for one year, unless before the expiration of that period he dies or submits to the Council his resignation in writing.

43. (1) The president may summon convocation to meet at such times and places as he may determine, and on a written request signed by at least fifteen members of convocation he shall summon convocation at any suitable time and place stated in the request.

(2) 'n Voorsitter wat die studiekomitee aanstel, beklee sy amp vir 'n termyn wat die Senaat bepaal: Met dien verstande dat die aanstelling verval as hy vóór die verstryking van sy ampsduur ophou om 'n senaatslid te wees.

(3) 'n Voorsitter van 'n studiekomitee is belas met die organisering van die komiteewerk met betrekking tot die in paragraaf 29 vermelde aangeleenthede.

(4) As die voorsitterskap van 'n studiekomitee vakant raak, kan die dekaan van die betrokke fakulteit 'n voor- sitter benoem om die amp tot die volgende komiteevergadering te beklee.

31. Daar is 'n senaatskomitee wat as die uitvoerende komitee bekend is, en wat bestaan uit die voorsitter van die Senaat, wat ook voorsitter van die vermelde komitee is, die dekane van al die fakulteite, die direkteur van buitestudie, en hoogstens tien senaatslede wat deur die Senaat gekies word.

32. 'n Meerderheid van die lede van die uitvoerende komitee vorm 'n kworum by 'n komiteevergadering.

33. Daar word geag dat 'n besluit deur 'n meerderheid van die uitvoerende komiteelede wat by 'n vergadering aanwesig is, 'n besluit van die komitee is: Met dien verstande dat, in die geval van 'n staking van stemme, die voorsitter benewens sy gewone stem ook 'n beslissende stem het; en met dien verstande voorts dat die komiteelede, sonder om 'n vergadering te hou, tot eenstemmigheid kan geraak by wyse van brief of telegram, en dat eenstemmigheid waartoe daar aldus deur minstens tweederdes van al die komiteelede geraak word, ook as 'n komiteebesluit beskou word.

34. Die uitvoerende komitee bepaal self waar en wanneer hy vergader: Met dien verstande dat, as hy nie bepaal waar en wanneer 'n toekomstige vergadering gehou moet word nie, die voorsitter sulks kan doen.

35. Die uitvoerende komitee verstrek aan die Senaat verslae oor sy verrigtinge.

36. Daar is 'n dosenteraad wat bestaan uit die direkteur en daardie professore en lektore van die afdeling buitestudie wat hoofde is van studiedepartemente wat deur die Raad erken word, en ander lede wat die Raad op die aanbeveling van die Senaat aanstel.

37. Die dosenteraad kan by die Senaat aanbevelings doen oor enige sake wat betrekking het op die akademiese aspekte van die werk van die afdeling buitestudie.

38. Die dosenteraad tree op as adviseur vir die direkteur ten opsigte van alle ander aangeleenthede in verband met die organisasie en administrasie van die afdeling buitestudie.

39. (1) Die registrator tree as sekretaris van konvokasie op en hou die lys daarvan, en dit is verpligtend vir elke konvokasielid om sy naam en adres by die sekretaris in te skryf, asook om hom van enige adresverandering te verwittig.

(2) Die konvokasielys is afdoende bewys daarvan dat iemand wie se naam daarop verskyn tot enige reg of voorreg van 'n behoorlik ingeskreve lid geregtig is, en dat iemand wie se naam nie daarop verskyn nie, nie aldus geregtig is nie.

40. Daar is 'n president van konvokasie wat by alle konvokasievergaderinge voorsit, maar 'n vergadering waarby hy nie aanwesig is nie, kan 'n ander voorsitter vir daardie geleentheid kies.

41. Wanneer konvokasie nie vergader nie en die presidentskap vakant raak, of as die president nie as sulks kan optree nie, dan neem die vise-kanselier in sy plek waar.

42. As konvokasie vergader terwyl die presidentskap vakant is, kies die vergadering uit sy geledere 'n president wat die amp een jaar lank beklee tensy hy vóór die verstryking van daardie termyn sou sterf of sy bedanking skriftelik by die Raad indien.

43. (1) Die president kan 'n konvokasievergadering belê op tye en plekke wat hy bepaal, en hy moet 'n vergadering belê op die skriftelike versoek van minstens vyftien lede, op so 'n gerieflike plek en tyd as wat in die versoek gestel word.

(2) A proposal by a member for discussion at a meeting shall be forwarded in writing to the secretary in form of motions, at least five weeks before the date of the meeting.

(3) Such a proposal shall be published by the secretary in suitable newspapers at least three weeks before the date of the meeting.

44. The quorum and the procedure of convocation shall be as follows:—

- (a) Thirty members shall form a quorum.
- (b) The first act of a meeting, after being constituted by the reading of the notice calling such meeting, shall be to read and confirm, by the signature of the chairman, the minutes of the last preceding meeting.
- (c) Objections to the minutes shall be raised and decided before confirmation of the minutes.
- (d) A member may not, without the leave of the meeting, speak more than once on a motion or amendment thereon, but the mover of the motion or amendment may reply.
- (e) All questions shall be decided by the majority of the members present and voting, and on every question the chairman shall have a vote: Provided that in the case of an equality in the number of votes, the chairman shall have a casting vote.
- (f) The number of members voting for or against any motion shall be recorded in the minutes if so directed by the meeting.
- (g) Upon the request of a member the chairman shall direct that the vote of such member be recorded in the minutes.
- (h) A motion or amendment thereon must be seconded, and shall, if so directed by the chairman, be in writing.
- (i) A motion may not be withdrawn except by permission of the meeting.
- (j) The chairman may allow a matter of which due notice has not been given to be discussed and action to be taken on it, provided it is an unopposed motion.
- (k) The ruling of the chairman on a question of order or procedure shall be binding, unless immediately challenged by a member, in which case it shall be submitted without discussion to the meeting, whose decision shall be final.

45. A copy of all resolutions of convocation, and a statement of such matters as convocation may decide, duly certified by the chairman and by the secretary, shall be sent to the vice-chancellor for submission to the Council and the Senate.

46. The faculties of the University shall be determined by the Council on the recommendation of the Senate.

47. (1) The head of a faculty shall be styled the dean, and he shall be appointed by the Senate to hold office for a period determined by the Senate, unless during that period he dies, resigns or ceases to be a member of the Senate.

(2) A dean who retires by effluxion of time may be re-appointed.

48. Whenever the dean of a faculty vacates office for any reason other than effluxion of time a successor shall be appointed by the Senate to hold office for the unexpired period of office of his predecessor: Provided that the executive committee of the Senate may, if it deems fit, appoint a dean to hold office until such successor is appointed by the Senate.

49. (1) Subject to the provisions of section twenty-four of the Act, there shall be a registrar of the University, who shall be its chief administrative officer, and such other officers as the Council may appoint.

(2) The duties of all officers shall be determined by the Council, subject to the provisions of these statutes and the joint statutes.

50. Subject to exceptions approved by the Council, the resignation of an officer of the University, member of the Council, of the Senate or of convocation shall be by letter addressed to the registrar.

(2) 'n Voorstel van 'n lid vir bespreking op 'n vergadering word minstens vyf weke vóór die datum van die vergadering skriftelik by die sekretaris in die vorm van 'n mosie ingedien.

(3) Sulke voorstelle word deur die sekretaris in gepaste koerante minstens drie weke vóór die datum van die vergadering afgekondig.

44. Die kworum en prosedure van konvokasie is soos volg:—

- (a) Dertig lede vorm 'n kworum.
- (b) Die eerste taak van 'n vergadering, nadat dit saamgestel is deur die lees van die kennisgewing waardeur dit belê is, bestaan uit die lees en bekratiging, onder die naamtekening van die voorsitter, van die notule van die laaste vergadering.
- (c) Alle besware teen die notule word vóór die bekratiging daarvan geopper en afgehandel.
- (d) Sonder die toestemming van die vergadering praat 'n lid nie meer as een keer oor 'n voorstel of 'n wysiging daarvan nie, maar die inleier van die voorstel of wysiging kan antwoord.
- (e) Oor alle vraagstukke word daar by wyse van 'n meerderheid van die aanwesige lede wat stem, besluit, en oor elke vraagstuk het die voorsitter 'n stem: Met dien verstande dat, in die geval van 'n staking van stemme, die voorsitter ook 'n beslissende stem het.
- (f) As 'n vergadering aldus besluit word die aantal lede wat ten gunste van of teen 'n voorstel stem, in die notule aangeteken.
- (g) Op die versoek van 'n lid gelas die voorsitter dat die stem van daardie lid in die notule aangeteken word.
- (h) 'n Voorstel of wysiging daarvan moet gesekondeer word, en as die voorsitter aldus gelas, moet dit skriftelik wees.
- (i) Sonder die toestemming van 'n vergadering word 'n voorstel nie teruggetrek nie.
- (j) Die voorsitter kan toelaat dat 'n saak waarvan behoorlike kennis nie gegee is nie, bespreek word en dat daarop gehandel word, mits dit 'n onbestrede voorstel is.
- (k) Die uitspraak van die voorsitter oor 'n saak van orde of prosedure is bindend tensy 'n lid onmiddellik daarteen beswaar maak, in welke geval die saak sonder bespreking aan die vergadering voorgelê word en die vergadering se beslissing finaal is.

45. 'n Afskrif van alle konvokasiebesluite, en 'n verklaring oor sulke aangeleenthede as wat konvokasie mag bepaal, behoorlik gesertifiseer deur die voorsitter en sekretaris, word aan die vise-kanselier vir oorlegging aan die Raad en die Senaat verstrek.

46. Die fakulteite van die Universiteit word deur die Raad op die aanbeveling van die Senaat bepaal.

47. (1) Die hoof van 'n fakulteit word 'n dekaan genoem, en hy word deur die Senaat aangestel om die amp vir 'n deur die Senaat bepaalde termyn te beklee, tensy hy gedurende daardie termyn sou sterf, bedank of ophou om 'n senaatslid te wees.

(2) 'n Dekaan wat weens tydverloop sy amp ontruim, is herkiesbaar.

48. Wanneer die dekaan van 'n fakulteit sy amp om 'n ander rede as tydverloop ontruim, stel die Senaat 'n opvolger aan om die amp gedurende die onverstreke amptstermyn van sy voorganger te beklee: Met dien verstande dat die uitvoerende komitee van die Senaat, as hy dit raadsaam ag, 'n dekaan kan aanstel om die amp te beklee totdat so 'n opvolger deur die Senaat aangestel word.

49. (1) Behoudens die bepalings van artikel vier-en-twintig van die Wet, is daar 'n registrator van die Universiteit wat die hoof-administratiewe beampete is, en sulke ander beampetes as wat die Raad mag aanstel.

(2) Die pligte van alle beampetes word deur die Raad bepaal, behoudens die bepalings van hierdie statute en van die gemeenskaplike statute.

50. Behoudens uitsonderinge wat die Raad mag goedkeur, geskied die bedanking van 'n beampete van die Universiteit, van 'n raadslid, van 'n senaatslid of van 'n konvokasielid by wyse van 'n brief wat aan die registrator gerig word.

51. Subject to the provisions of these statutes, the University may confer the following degrees:—

| <i>Degrees.</i> | <i>Denoted by the letters.</i> | <i>Grade.</i> | <i>Aangedui deur die letters.</i> |
|---|--------------------------------|---------------|-----------------------------------|
| (i) <i>Faculty of arts.</i> | | | |
| (a) in arts: | | | |
| bachelor of arts B.A.; | | | |
| honours bachelor of arts ... Hons.B.A.; | | | |
| master of arts M.A.; | | | |
| doctor of literature D.Litt.; | | | |
| doctor of philosophy D.Phil.; | | | |
| (b) in fine arts: | | | |
| bachelor of arts in fine arts M.A.(F.A.); | | | |
| honours bachelor of arts in fine arts Hons.B.A.(F.A.); | | | |
| master of arts in fine arts ... B.A.(F.A.); | | | |
| (c) in music: | | | |
| bachelor of music B.Mus.; | | | |
| honours bachelor of music ... Hons.B.Mus.; | | | |
| master of music M.Mus.; | | | |
| doctor of music D.Mus. | | | |
| (ii) <i>Faculty of divinity.</i> | | | |
| bachelor of divinity B.D.; | | | |
| master of divinity M.Div.; | | | |
| doctor of divinity D.D. | | | |
| (iii) <i>Faculty of social science.</i> | | | |
| bachelor of arts in social science B.A.(S.S.); | | | |
| honours bachelor of arts in social science Hons.B.A.(S.S.); | | | |
| master of arts in social science ... M.A.(S.S.); | | | |
| doctor of philosophy D.Phil. | | | |
| (iv) <i>Faculty of education.</i> | | | |
| bachelor of physical education ... B.P.Ed.; | | | |
| bachelor of education B.Ed.; | | | |
| master of education M.Ed.; | | | |
| doctor of education D.Ed. | | | |
| (v) <i>Faculty of science.</i> | | | |
| (a) in pure science: | | | |
| bachelor of science B.Sc.; | | | |
| honours bachelor of science Hons.B.Sc.; | | | |
| master of science M.Sc.; | | | |
| doctor of science D.Sc.; | | | |
| (b) in domestic science: | | | |
| bachelor of science in domestic science B.Sc.(Dom.Sci.); | | | |
| (c) in hygiene: | | | |
| bachelor of science in hygiene B.Sc.(Hygiene). | | | |
| (vi) <i>Faculty of law.</i> | | | |
| bachelor of laws LL.B.; | | | |
| master of laws LL.M.; | | | |
| doctor of laws LLD. | | | |
| (vii) <i>Faculty of commerce and administration.</i> | | | |
| (a) in commerce: | | | |
| bachelor of commerce B.Com.; | | | |
| honours bachelor of commerce Hons.B.Com.; | | | |
| master of commerce M.Com.; | | | |
| (b) in public administration: | | | |
| bachelor of economics in public administration B.Econ.(P.A.); | | | |
| 51. Behoudens die bepalings van hierdie statute, kan die Universiteit die volgende grade toeken:— | | | |
| (i) <i>Fakulteit van lettere en wiskunde.</i> | | | |
| (a) in die lettere en wiskunde: | | | |
| baccalaureus artium ... B.A.; | | | |
| baccalaureus artium met honneurs Hons.B.A.; | | | |
| magister artium M.A.; | | | |
| doctor litterarum D.Litt.; | | | |
| doctor philosophiae D.Phil.; | | | |
| (b) in die skone kunste: | | | |
| baccalaureus artium in die skone kunste B.A.(S.K.); | | | |
| baccalaureus artium in die skone kunste met honneurs Hons.B.A.(S.K.); | | | |
| magister artium in die skone kunste M.A.(S.K.); | | | |
| (c) in musiek: | | | |
| baccalaureus musicae ... B.Mus.; | | | |
| baccalaureus musicae met honneurs Hons.B.Mus.; | | | |
| magister musicae M.Mus.; | | | |
| doctor musicae D.Mus. | | | |
| (ii) <i>Fakulteit van teologie.</i> | | | |
| baccalaureus theologiae ... B.D.; | | | |
| magister theologiae M.Div.; | | | |
| doctor theologiae D.D. | | | |
| (iii) <i>Fakulteit van die sosiale wetenskappe.</i> | | | |
| baccalaureus artium in die sosiale wetenskappe B.A.(S.W.); | | | |
| baccalaureus artium in die sosiale wetenskappe met honneurs Hons.B.A.(S.W.); | | | |
| magister artium in die sosiale wetenskappe M.A.(S.W.); | | | |
| doctor philosophiae D.Phil. | | | |
| (iv) <i>Fakulteit van opvoedkunde.</i> | | | |
| baccalaureus educationis physicae B.P.Ed.; | | | |
| baccalaureus educationis B.Ed.; | | | |
| magister educationis M.Ed.; | | | |
| doctor educationis D.Ed. | | | |
| (v) <i>Fakulteit van die natuurwetenskappe.</i> | | | |
| (a) in die suiwerre natuurwetenskappe: | | | |
| baccalaureus scientiae ... B.Sc.; | | | |
| baccalaureus scientiae met honneurs Hons.B.Sc.; | | | |
| magister scientiae M.Sc.; | | | |
| doctor scientiae D.Sc.; | | | |
| (b) in huishoudkunde: | | | |
| baccalaureus scientiae in huishoudkunde B.Sc.(Huishoudkunde); | | | |
| (c) in gesondheidsleer: | | | |
| baccalaureus scientiae in gesondheidsleer B.Sc.(Gesondheidsleer). | | | |
| (vi) <i>Fakulteit van regsgelerheid.</i> | | | |
| baccalaureus legum LL.B.; | | | |
| magister legum LL.M.; | | | |
| doctor legum LLD. | | | |
| (vii) <i>Fakulteit van handelswetenskappe en administrasie.</i> | | | |
| (a) in die handelswetenskappe: | | | |
| baccalaureus commercii ... B.Com.; | | | |
| baccalaureus commercii met honneurs Hons.B.Com.; | | | |
| magister commercii M.Com.; | | | |
| (b) in openbare administrasie: | | | |
| baccalaureus economicarum in openbare administrasie B.Econ.(O.A.); | | | |

| <i>Degrees.</i> | <i>Denoted by the letters.</i> | <i>Grade.</i> | <i>Aangedui deur die letters.</i> |
|---|--------------------------------|--|-----------------------------------|
| (c) in industrial administration: bachelor of economics in industrial administration ... B.Econ.(I.A.); | | (c) in nywerheidsadmini- strasie: baccalaureus economi- carum in nywerheids- administrasie B.Econ.(N.A.); | |
| (d) in administration: honours bachelor of economics Hons.B.Econ.; master of economics M.Econ.; | | (d) in administrasie: baccalaureus economi- carum met honneurs... magister economicarum M.Econ.; | Hons.B.Econ.; |
| (e) in commerce and adminis- tration: doctor of philosophy D.Phil. | | (e) in die handelsweten- skappe en admini- strasie: doctor philosophiae... ... D.Phil. | |
| (viii) <i>Faculty of agriculture.</i> | | (viii) <i>Fakulteit van landbou.</i> | |
| bachelor of science in agriculture B.Sc.(Agric.); master of science in agriculture ... M.Sc.(Agric.); doctor of science in agriculture ... D.Sc.(Agric.). | | baccalaureus scientiae in landbou B.Sc.(Agric.); magister scientiae in land- bou M.Sc.(Agric.); doctor scientiae in landbou D.Sc.(Agric.). | |
| (ix) <i>Faculty of engineering.</i> | | (ix) <i>Fakulteit van ingenieurs- wese.</i> | |
| (a) in engineering: bachelor of science in engin- eering B.Sc.(Eng.); master of science in engin- eering M.Sc.(Eng.); doctor of science in engineer- ing D.Sc.(Eng.); | | (a) in ingenieurswese: baccalaureus scientiae in ingenieurswese B.Sc.(Eng.); magister scientiae in ingenieurswese M.Sc.(Eng.); doctor scientiae in in- genieurswese D.Sc.(Eng.); | |
| (b) in surveying: bachelor of science in survey- ing B.Sc.(Survey). | | (b) in opmeetkunde: baccalaureus scientiae in opmeetkunde B.Sc.(Sur.). | |
| (x) <i>Faculty of veterinary science.</i> | | (x) <i>Fakulteit van veeartsen- kunde.</i> | |
| bachelor of veterinary science ... B.V.Sc.; doctor of veterinary science ... D.V.Sc. | | baccalaureus scientiae vet- erinariae B.V.Sc.; doctor scientiae veterinariae D.V.Sc. | |
| (xi) <i>All faculties.</i> | | (xi) <i>Alle fakulteite.</i> | |
| doctor of philosophy Ph.D. | | doctor philosophiae Ph.D. | |

52. (1) A person who has previously been a registered matriculated student of another university may be registered as a student of the University, upon the production of a certificate of conduct issued by such university as to conduct deemed satisfactory by the Senate and upon compliance with the ordinary requirements of registration.

(2) A person may not, without the permission of the Senate, be registered as a matriculated student of the University so long as he is a student registered for a degree of another university.

53. A student shall not be admitted to an examination of the University in a calendar year unless he has been registered in that year as a matriculated student for such period as may be prescribed by the Senate.

54. (1) Upon first registration a matriculated student shall pay a fee of two pounds if the registration is effected before the thirtieth day of June, or of three pounds if the registration is effected after the thirtieth day of June but not later than the thirty-first day of August of the same year.

(2) A student shall renew his registration for each subsequent year of study, and the fee for each renewal shall be two pounds if effected before the thirtieth day of June of the year concerned, or three pounds if effected after the thirtieth day of June but not later than the thirty-first day of August of that year.

55. A student shall pay the prescribed examination fees before being admitted to an examination and the prescribed graduation fee before being admitted to a degree other than an honorary degree.

56. A student shall not be admitted to examination in a subject for degree purposes until the expiration of one academic year from the time of his passing the matriculation examination or another examination qualifying for registration as a matriculated student.

57. Subject to any provisions to the contrary in these statutes or the joint statutes, a candidate shall not be admitted to the degree of bachelor until the lapse of at

52. (1) Iemand wat voorheen 'n ingeskreve gematrikuleerde student van 'n ander universiteit was, kan as 'n student van die Universiteit ingeskryf word ná indiening van 'n sertifikaat van gedrag wat deur daardie universiteit uitgereik is en wat die Senaat bevredigend ag, en ná voldoening aan die gewone vereistes met betrekking tot inskrywing.

(2) Iemand mag nie sonder die toestemming van die Senaat as gematrikuleerde student van die Universiteit ingeskryf word terwyl hy 'n ingeskreve student vir 'n graad aan 'n ander universiteit is nie.

53. 'n Student word nie tot 'n eksamen van die Universiteit in enige kalenderjaar toegelaat nie tensy hy as 'n gematrikuleerde student in daardie jaar ingeskryf was vir so 'n termyn as wat die Senaat mag voorskryf.

54. (1) By die eerste inskrywing betaal 'n gematrikuleerde student twee pond indien daardie registrasie vóór die dertigste dag van Junie geskied, of drie pond indien die registrasie ná die dertigste dag van Junie maar nie later as die een-en-dertigste dag van Augustus in dieselfde jaar geskied nie.

(2) 'n Student hervu sy inskrywing elke daaropvolgende studiejaar, en die inskrywingsgeld vir elke hervuwing is twee pond indien dit vóór die dertigste dag van Junie van die betrokke jaar geskied, of drie pond indien dit ná die dertigste dag van Junie maar nie later as die een-en-dertigste dag van Augustus in daardie jaar geskied nie.

55. 'n Student betaal die voorgeskrewe eksamengeld voordat hy tot 'n eksamen toegelaat word, en die voorgeskrewe graadgeld voordat hy tot 'n graad, uitgesonderd 'n eregraad, toegelaat word.

56. 'n Student word nie tot 'n eksamen in 'n vak vir graaddoeleindes toegelaat voordat een akademiese jaar vanaf die datum waarop hy in die matrikulasië-eksamen geslaag het, of in 'n ander eksamen wat toelating tot inskrywing as 'n gematrikuleerde student verleen, verstryk het nie.

57. Behoudens andersluidende bepalinge in hierdie statute of in die gemeenskaplike statute, word 'n kandidaat nie tot 'n baccalaureusgraad toegelaat voordat minstens

least three years from the beginning of the year in which he first registers as a student of the University: Provided that a candidate shall not be admitted to the degree of bachelor of laws unless he has previously been admitted to the degree or status of bachelor of the University in any faculty other than law, or has passed the examinations entitling him to admission to such degree or status.

58. Subject to any provisions to the contrary in the regulations, a candidate shall not be admitted to the degree of master in any faculty until at least two years after he has been admitted to a degree of bachelor in the University.

59. Subject to any provisions to the contrary in the regulations, a candidate shall not be admitted to the degree of doctor until at least four years after he has been admitted to a degree of bachelor in the University, or at least three years after he has been admitted to a degree of master: Provided that a candidate may be admitted to the degree of doctor of philosophy three years after he has been admitted to a degree of bachelor.

60. The Council may, on the recommendation of the Senate, admit on such conditions and on payment of such fees as may be prescribed—

(a) a graduate of another university to a status in the University equivalent to that which he possesses in the other university;

(b) as a candidate for a degree of master or doctor in a faculty, a person who has passed at another university, or at an institution deemed by the Senate to be of university standing, such examinations as are, in the opinion of the Senate, equivalent to the examinations prescribed for a degree in the University, or such other person as the Senate may recommend to the Council.

61. There shall be a standing committee of the Council, to be called the honorary degrees committee, of which the vice-chancellor shall *ex officio* be chairman, and an honorary degree shall not be conferred by the University unless it has been recommended to the Council by the said committee.

62. A proposal to grant an honorary degree shall be brought forward by a member of the Council, and shall be lodged with the registrar in writing for submission to the honorary degrees committee.

63. The honorary degrees committee shall submit to the Council the names of persons recommended for honorary degrees, together with a full statement as to the grounds on which a recommendation is based.

64. A recommendation of the honorary degrees committee in favour of the granting of an honorary degree shall be communicated by the registrar to each member of the Council at least thirty days before the meeting of the Council at which such recommendation is to be considered, unless in the unanimous opinion of the committee the ordinary period of notice of business is deemed to be sufficient.

65. Voting on the granting of an honorary degree shall be by ballot, and such degree shall not be conferred if it has been opposed by one-fourth of the members of the Council actually in office at the time when the voting papers are counted.

66. For the purpose of conferring degrees there shall be held a meeting of the members of the University to be called a congregation.

67. A congregation shall be summoned in the manner prescribed by the Council, and shall be presided over by the chancellor, or failing him, by the vice-chancellor or his deputy.

68. A person shall not be admitted to a degree, other than an honorary degree, unless he has satisfied all the conditions prescribed for such degree.

69. A person shall not be entitled to any privileges conferred by a degree until he has been admitted to that degree at a congregation.

70. The vice-chancellor may determine at which congregation a graduand may be admitted to his degree.

drie jaar sedert die begin van die jaar waarin hy vir die eerste keer as student van die Universiteit ingeskryf het, verstryk nie: Met dien verstande dat 'n kandidaat nie tot die graad baccalaureus legum toegelaat word nie tensy hy voorheen tot die graad of status van baccalaureus aan die Universiteit in 'n ander fakulteit as die fakulteit van regsgelerheid toegelaat is, of in die eksamens wat hom tot toelating tot daardie graad of status geregig maak, geslaag het.

58. Behoudens andersluidende bepalinge in die regulasies, word 'n kandidaat nie tot 'n magistersgraad in 'n fakulteit toegelaat voordat minstens twee jaar sedert sy toelating tot 'n baccalaureusgraad aan die Universiteit verstryk het nie.

59. Behoudens andersluidende bepalinge in die regulasies, word 'n kandidaat nie tot 'n doktersgraad toegelaat voordat minstens vier jaar sedert sy toelating tot 'n baccalaureusgraad aan die Universiteit verstryk het, of minstens drie jaar sedert sy toelating tot 'n magistersgraad nie: Met dien verstande dat 'n kandidaat tot die graad doctor philosophiae toegelaat kan word drie jaar na sy toelating tot 'n baccalaureusgraad.

60. Die Raad kan, op die aanbeveling van die Senaat en op sodanige voorwaarde en die betaling van sodanige geldelik as wat voorgeskryf mag word—

(a) 'n gegradeerde van 'n ander universiteit tot 'n status aan die Universiteit toelaat wat gelykstaan met die status wat hy aan daardie ander universiteit beklee; of

(b) as kandidaat vir 'n magistersgraad of doktersgraad in 'n fakulteit toelaat iemand wat aan 'n ander universiteit, of 'n instelling wat die Senaat van universiteitstatus ag, in sodanige eksamens geslaag het as wat na die mening van die Senaat gelykstaan met die eksamens wat vir 'n graad aan die Universiteit voorgeskryf is, of enigiemand anders wat die Senaat by die Raad aanbeveel.

61. Daar is 'n permanente komitee van die Raad wat die eregraadkomitee genoem word en waarvan die vise-kanselier ampshalwe die voorsitter is, en 'n eregraad word nie deur die Universiteit toegeken nie tensy dit deur daardie komitee by die Raad aanbeveel is.

62. 'n Voorstel om 'n eregraad te verleen, word deur 'n raadslid geopper, en word skriftelik by die registrateur ingedien vir oorlegging aan die eregraadkomitee.

63. Die eregraadkomitee verstrek aan die Raad die naam van elkeen wat vir 'n eregraad aanbeveel word, tesame met 'n volledige verklaring van die redes vir die aanbeveling.

64. 'n Aanbeveling van die eregraadkomitee ter skraging van die verlening van 'n eregraad word deur die registrateur aan elke raadslid minstens dertig dae vóór die vergadering waarop daardie aanbeveling oorweeg staan te word, bekendgemaak, tensy na die eenparige mening van die komitee die gewone termyn van kennisgewing vir onderwerpe van bespreking voldoende geag word.

65. Stemming oor die verlening van 'n eregraad geskied by wyse van stembrief, en so 'n graad word nie toegeken nie indien 'n kwart van die raadslede wat inderdaad hul amp beklee het ten tyde van die tel van die stembriewe daarteen gekant is.

66. Vir die toekennung van grade word daar 'n vergadering van die lede van die Universiteit gehou, welke vergadering kongregasie genoem word.

67. 'n Kongregasie word belê op 'n wyse wat die Raad voorskryf, en die kanselier, of in sy afwesigheid die vise-kanselier of sy plaasvervanger, tree daar as voorsitter op.

68. Iemand word nie tot 'n graad uitgesonderd 'n eregraad, toegelaat nie tensy hy aan al die voorgeskrewe voorwaarde van daardie graad voldoen het.

69. Iemand is nie tot enige voorregte wat 'n graad verleen, geregig nie, tensy hy tot daardie graad by 'n kongregasie toegelaat is.

70. Die vise-kanselier kan bepaal by welke kongregasie 'n graduandus tot die graad toegelaat kan word.

71. The procedure as to the presentation of graduands, the conferring of degrees *in absentia*, academic dress and other matters regarding congregations not provided for elsewhere, shall be determined by the Council.

72. Subject to any provisions to the contrary in these statutes or in the joint statutes, a candidate for a degree shall pass an examination or other test of the University in each subject taken by him for that degree, and he shall not be admitted to examination for degree purposes in a subject unless he has been a registered matriculated student of the University for at least one academic year.

73. In deciding whether a candidate has passed the University examinations qualifying in a subject for a degree the Senate may take into consideration the report of the professor or lecturer in that subject on the work of the candidate.

74. A candidate for the degree of bachelor shall not be allowed to enter upon the work of the second or a subsequent year in a subject unless, in the opinion of the Senate, he has attained a satisfactory standard of proficiency in his previous work in that subject.

75. The Senate may accept as part of the curriculum of a student of the University, qualifying for admission to a degree of bachelor, examinations passed at another recognized university or institution, or other examinations, recognized by the Senate for this purpose, in a subject as exempting from examinations of the University in that subject: Provided that a student shall not be admitted to a degree of bachelor unless—

- (a) he has passed examinations in approved courses at the University amounting to at least one-half of the courses prescribed for the degree;
- (b) his periods of attendance at the other recognized university or institution and of registration at this University are together not less than the complete period ordinarily required for admission to the degree;
- (c) he has paid such fees as may be prescribed;
- (d) he has complied in other respects with the requirements for the degree.

76. In the case of a candidate who is a graduate or undergraduate in a faculty of the University, or of another university recognized by the Senate for this purpose, the Senate may accept examinations in a subject as exempting from the examinations in that subject prescribed for a degree in another faculty: Provided that a candidate shall not be admitted to a degree in such other faculty unless he has satisfied the conditions in clauses (a), (c) and (d) of paragraph 75.

71. Die prosedure met betrekking tot die voorstelling van graduandi, die toekenning van grade *in absentia*, akademiese drag en alle ander aangeleenthede rakende kongregasie waarvoor daar nie elders voorsiening gemaak word nie, word deur die Raad bepaal.

72. Behoudens andersluidende bepalinge in hierdie statute of in die gemeenskaplike statute, moet 'n kandidaat vir 'n graad in 'n eksamen of ander toets van die Universiteit in elke vak wat hy vir daardie graad neem, slaag, en hy word nie vir graaddoeleindes tot eksamen in enige vak toegelaat nie tensy hy minstens een akademiese jaar lank as gematrikuleerde student van die Universiteit ingeskryf was.

73. Wanneer die Senaat besluit of 'n kandidaat geslaag het in die universiteitseksamens wat dien as kwalifikasie in 'n vak vir 'n graad, kan hy die verslag van die professor of lektor in daardie vak oor die werk van daardie kandidaat in aanmerking neem.

74. 'n Kandidaat vir 'n baccalaureusgraad word nie tot die werk van die tweede of 'n daaropvolgende jaar in 'n vak toegelaat nie tensy hy na die mening van die Senaat 'n bevredigende standaard van bekwaamheid in sy vorige werk in daardie vak bereik het.

75. As deel van die leergang van 'n student van die Universiteit, wat dien as kwalifikasie vir toelating tot 'n baccalaureusgraad, kan die Senaat eksamens waarin daar aan 'n ander erkende universiteit of inrigting geslaag is, of ander ekamens, wat die Senaat vir hierdie doel erken, in 'n vak aanvaar ter vrystelling van die eksamens van die Universiteit in daardie vak: Met dien verstande dat so 'n student nie tot 'n baccalaureusgraad toegelaat word nie tensy—

- (a) hy slaag in eksamens in goedgekeurde kursusse aan die Universiteit wat minstens helfte van die voorgeskrewe kursusse vir die graad beloop;
- (b) die termyne van sy bywoning aan so 'n ander erkende universiteit of inrigting en van sy inskrywing aan hierdie Universiteit tesame nie korter is as die volledige termyn wat gewoonlik vir toelating tot die graad vereis word nie;
- (c) hy die gelde wat voorgeskryf mag word, betaal het;
- (d) hy in alle ander opsigte aan die graadvereistes voldoen het.

76. In die geval van 'n kandidaat wat 'n gegradeerde of 'n student in 'n fakulteit van die Universiteit is, of van 'n ander universiteit wat die Senaat vir hierdie doel erken, kan die Senaat eksamens in 'n vak aanvaar ter vrystelling van die eksamens in daardie vak wat vir 'n graad in 'n ander fakulteit voorgeskryf word: Met dien verstande dat so 'n kandidaat nie tot 'n graad in die vermelde ander fakulteit toegelaat word nie tensy hy voldoen het aan die voorwaardes wat in klousules (a), (c) en (d) van paragraaf 75 vermeld word.

DEPARTMENT OF EDUCATION, ARTS AND SCIENCE.

No. 1145.]

[15th May, 1951.

AMENDMENT OF STATUTE I—UNIVERSITY OF THE WITWATERSRAND, JOHANNESBURG.

It is hereby notified for general information that the Council of the University of the Witwatersrand, Johannesburg, proposes, by virtue of the powers vested in it by sub-section (1) of section *twenty-four* of the University of the Witwatersrand, Johannesburg, (Private) Act, 1921 (Act No. 15 of 1921), that statute I of the said University be amended as follows:—

I. Delete the existing paragraph 11 of Chapter II and substitute the following therefor:—

"11. (1) The principal shall be appointed by a resolution passed at an ordinary meeting of the Council.

(2) The principal shall hold office until the thirty-first day of December of the year in which he attains the age of sixty-five years: Provided that—

DEPARTEMENT VAN ONDERWYS, KUNS EN WETENSKAP.

No. 1145.]

[15 Mei 1951.

WYSIGING VAN STATUUT I—UNIVERSITEIT VAN DIE WITWATERSRAND, JOHANNESBURG.

Hiermee word vir algemene inligting bekendgemaak dat die Raad van die Universiteit van die Witwatersrand, Johannesburg, ingevolge die bevoegdheid aan hom verleen by sub-artikel (1) van artikel *vier-en-twintig* van die Private Wet op die Universiteit van die Witwatersrand, Johannesburg, 1921 (Wet No. 15 van 1921), voorstel dat statuut I van daardie Universiteit soos volg gewysig word:—

I. Skrap die bestaande paragraaf 11 van hoofstuk II en vervang dit deur die volgende:—

"11. (1) Die rektor word aangestel by wyse van 'n besluit wat op 'n gewone vergadering van die Raad geneem word.

(2) Die rektor beklee sy amp tot die een-en-dertigste dag van Desember van die jaar waarin hy vyf-en-sestig jaar oud word; Met dien verstande dat—

- (i) the Council may after the said date re-appoint him for a period of not less than three years and not more than five years;
- (ii) he may resign at any time by giving six months' notice to the Council;
- (iii) his appointment may be terminated at any time by a resolution passed at an ordinary meeting of the Council by a majority consisting of not less than three-quarters of the number of members present and in any case not less than half the total membership of the Council.

(3) In the event of a termination of an appointment by the Council in terms of proviso (iii) of sub-paragraph (2), if it be not on the ground of grave misconduct, the Council shall determine an amount to be paid to the principal in lieu of notice, which shall be not less than the total of six months' salary.

(4) If the principal resigns, or dies, or his appointment is terminated in terms of proviso (iii) of sub-paragraph (2), or if he vacates office for any other reason, the Council shall proceed to appoint a successor, and shall appoint an acting principal for the period of the vacancy.

(5) The Council may appoint an acting principal for any period during which the principal is absent on leave.

(6) An acting principal appointed in terms of sub-paragraph (4) or (5) shall have the powers and duties assigned to the principal in terms of paragraphs 100 and 101 of these statutes, and such other of the powers and duties as the Council may determine."

II. Insert the following new paragraph after paragraph 33 of Chapter II:—

"33bis. (1) There shall be an executive committee of the Council consisting of the chairman of the Council, the principal and such other members of the Council as the Council may appoint to it.

(2) The said executive committee may act in the stead of the Council in the interval between the meetings of the Council and shall exercise the powers and functions of the Council for this purpose but only in respect of—

- (i) the appointment of professors, lecturers and other teachers and any other appointment which may be necessary for the efficient conduct of the University, except the appointment of the principal;
- (ii) the suspension of any person from his office;
- (iii) the appointment of examiners for the University examinations;
- (iv) the appointment of representatives to the joint matriculation board and of members of the joint committee for professional examinations;
- (v) the award of scholarships and other prizes at the disposal of the University;
- (vi) the administration of the property of the University, including its investments, and all necessary acts in connection with the investment of University funds and the termination of any such investment, including the cancellation of mortgage bonds;
- (vii) the conclusion of contracts for the erection of University buildings and for the provision of other services; and
- (viii) any specific matter which the Council may by resolution refer to the committee.

33ter. The Council may establish other committees, the members of which shall hold office at the pleasure of the Council.

33quater. The quorum and procedure of any committee of the Council established in terms of these statutes shall be as determined by the Council."

III. Delete the existing paragraph 45 of Chapter IV and substitute the following therefor:—

"45. There shall be a general purposes committee of the Senate consisting of the principal, the deans of the

- (i) die Raad hom vir minstens drie jaar en hoogstens vyf jaar na daardie datum kan heraanstel;
- (ii) hy op enige tydstip kan bedank na kennisgewing van ses maande aan die Raad;
- (iii) sy aanstelling op enige tydstip beëindig kan word deur 'n besluit wat op 'n gewone raadsvergadering aangeneem word deur 'n meerderheid van minstens drie-kwart van die aanwesige lede maar wat in elk geval nie minder is as die helfte van die voltallige Raad nie.

(3) In die geval van 'n beëindiging van 'n aanstelling deur die Raad ingevolge voorbehoud (iii) van sub-paragraaf (2), indien dit nie op grond van ernstige wan gedrag geskied nie, stel die Raad 'n bedrag vas wat aan die rektor uitbetaal moet word in plaas van kennis gewing van diensopsegging, welke bedrag nie minder as die totaal van ses maande se salaris beloop nie.

(4) As die rektor bedank of tot sterwe kom, of sy benoeming ingevolge voorbehoud (iii) van sub-paragraaf (2) beëindig word of indien hy sy amp om enige ander rede neerlaai, gaan die Raad voort om 'n opvolger aan te stel, en ook 'n waarnemende rektor vir die duur van die vakature aan.

(5) Die Raad kan 'n waarnemende rektor aanstel vir enige tydperk waarin die rektor met verlof afwesig is.

(6) 'n Waarnemende rektor wat ingevolge sub-paragrawe (4) of (5) aangestel word, het dieselfde bevoegdhede en pligte as dié waarmee die rektor ingevolge paragrawe 100 en 101 van hierdie statute beklee word, asook sodanige ander bevoegdhede en pligte as wat die Raad mag bepaal."

II. Voeg die volgende nuwe paragraaf ná paragraaf 33 van Hoofstuk II in:—

"33bis. (1) Daar is 'n uitvoerende komitee van die Raad wat bestaan uit die voorsitter van die Raad, die rektor en sodanige ander raadslede as wat die Raad vir dié doel aanwys.

(2) Die vermelde uitvoerende komitee is bevoegd om namens die Raad op te tree gedurende die tydperke tussen raadsvergaderings en oefen vir hierdie doel die bevoegdhede en funksies van die Raad uit, maar slegs ten opsigte van—

- (i) die aanstelling van professore, lektore en ander dosente en enige ander aanstelling wat nodig mag wees vir die doelmatige funksionering van die Universiteit, behalwe die benoeming van die rektor;
- (ii) die skorsing van enige uit sy amp;
- (iii) die aanstelling van eksaminatore vir die universiteitseksamens;
- (iv) die aanstelling van verteenwoordigers op die gesamentlike matrikulasierraad en van lede van die gesamentlike komitee vir professionele eksamens;
- (v) die toekenning van beurse en ander pryse wat tot beschikking van die Universiteit is;
- (vi) die beheer van die eiendom van die Universiteit, met inbegrip van sy beleggings, en alle noodsaaklike handelinge in verband met die belegging van universiteitsfondse en die beëindiging van enige sodanige belegging, met inbegrip van die rojerig van verbande;
- (vii) die sluit van ooreenkoms vir die oprigting van universiteitsgeboue en vir die voorsiening van ander dienste; en
- (viii) enige bepaalde saak wat die Raad by raadsbesluit na die komitee verwys.

33ter. Die Raad kan ander komitees benoem, en die lede daarvan beklee hulle amp solank dit die Raad behaag.

33quater. Die kworum en prosedure van enige komitee van die Raad wat ingevolge hierdie statute benoem word is soos deur die Raad vasgestel."

III. Skrap die bestaande paragraaf 45 van Hoofstuk IV en vervang dit deur die volgende:—

"45. Daar is 'n senaatskomitee vir algemene doel eindes, bestaande uit die rektor, dekane van die fakul-

faculties, and such other members of the Senate as the Senate may appoint to it.

45bis. (1) There shall be the following other committees of Senate to be termed boards of faculties, namely:—

- the board of the faculty of arts;
- the board of the faculty of science;
- the board of the faculty of medicine;
- the board of the faculty of engineering;
- the board of the faculty of commerce;
- the board of the faculty of law;
- the board of the faculty of dentistry;
- the board of the faculty of architecture.

(2) The board of each faculty shall consist of—

- (a) the principal, *ex officio*;
- (b) the heads of the departments in the faculty concerned: Provided that, at the instance of the head of a department, the Senate may appoint annually a member of the teaching staff of that department, either in lieu of the head of the department, or as his alternate with power to vote in his absence;
- (c) the holders of such offices, either within or without the University, as may be determined by the Senate;
- (d) such lecturers or other persons as may be appointed annually to the board by the Senate.

(3) The dean of a faculty, appointed by the Senate under clause (h) of paragraph 37, shall *ex officio* be chairman of the board of such faculty: Provided that if he is absent from any meeting, the members present shall appoint one of their number to preside at that meeting.

45ter. The dean of each faculty shall be a committee of Senate.

45quater. The Senate may establish, for such purposes as it may determine, other committees of the Senate, the members of which shall hold office at the pleasure of the Senate.

45quin. The general purposes committee, the boards of faculties, the deans of faculties in their capacities as committees of the Senate, and any committee established in terms of paragraph *45quater* shall have such powers and functions as the Senate may delegate to each of them.

45sext. The quorum and procedure of any committee established in terms of these statutes shall be determined by the Senate."

IV. Delete the existing paragraph 49.

V. Re-number the existing paragraph 50 as paragraph 49.

VI. Insert the following new chapter after the existing paragraph 50 (re-numbered 49):—

"CHAPTER IVA.

Joint Committees of Council and Senate.

50. The quorum and procedure of any joint committee established in terms of paragraph (d) of section *seven* of the Higher Education Amendment Act, 1946 (Act No. 18 of 1946), shall be determined by the Council."

teite, en sodanige ander lede van die Senaat as wat die Senaat daarop aanstel.

45bis. (1) Daar is die volgende ander senaatskomitees wat as fakulteitrade bekend is, naamlik:—

- die raad van die fakulteit lettere en wysbegeerte;
- die raad van die fakulteit natuurwetenskappe;
- die raad van die fakulteit medisyne;
- die raad van die fakulteit ingenieurswese;
- die raad van die fakulteit handel;
- die raad van die fakulteit regsgelerheid;
- die raad van die fakulteit tandheelkunde;
- die raad van die fakulteit argitektuur.

(2) 'n Fakulteitraad bestaan uit—

- (a) die rektor, ampshalwe;
- (b) die hoofde van departemente in die betrokke fakulteit: Met dien verstande dat die Senaat, op voorstel van die hoof van 'n departement, jaarliks 'n lid van die doserende personeel van daardie departement kan benoem of in plaas van die hoof van die departement, of as sy sekundus met bevoegdheid om te stem in sy afwesigheid;
- (c) die bekleers van sodanige ampte, binne of buite die Universiteit, wat die Senaat mag bepaal;
- (d) sodanige lektore of ander personele as wat jaarliks deur die Senaat as lede van die fakulteitraad aangestel mag word.

(3) Die dekaan van 'n fakulteit, wat deur die Senaat ingevolge klousule (h) van paragraaf 37 benoem is, tree ampshalwe as voorsitter van die betrokke fakulteitraad op: Met dien verstande dat in die geval van sy afwesigheid van 'n vergadering die aanwesige lede uit hulle gelede 'n voorsitter vir daardie vergadering aanwys.

45ter. Die dekaan van elke fakulteit is 'n komitee van die Senaat.

45quater. Die Senaat kan, vir sodanige doeleindes as dit mag bepaal, ander senaatskomitees instel en die lede daarvan beklee hulle amp solank dit die Senaat behaag.

45quin. Die komitee vir algemene doeleindes, die fakulteitrade, die dekanie van fakulteite in hul hoedanigheid van komitees van die Senaat, en enige ander komitee wat ingevolge paragraaf *45quater* ingestel word, is met sodanige bevoegdhede en funksies beklee as wat die Senaat aan elkeen mag oordra.

45sext. Die kworum en prosedure van enige senaatskomitee wat ingevolge hierdie statute ingestel word, word deur die Senaat vasgestel."

IV. Skrap die bestaande paragraaf 49.

V. Hernommer die bestaande paragraaf 50 as paragraaf 49.

VI. Voeg die volgende nuwe hoofstuk net na die bestaande paragraaf 50 (wat nou paragraaf 49 word) in:—

"HOOFSTUK IVA.

Gemeenskaplike Komitees van Raad en Senaat.

50. Die kworum en prosedure van enige gemeenskaplike komitee wat ingevolge paragraaf (d) van artikel *sewe* van die Wysigingswet op Hoër Onderwys, 1946 (Wet No. 18 van 1946) ingestel word, word deur die Raad bepaal."