Corollicate Issued by the Commissioner of Companies & Intellectual Property Commission on Tuesday, July 21, 2015 at 11:15

Disclosure Certificate: Companies and Close Corporations



Residential 23 BERRESFORD KOYANA CRESCENT, MBUQE. MTHATHA, 5099

ENTERPRISE INFORMATION

2002/091716/23

AGU TYRE CENTRE

29/10/2002

29/10/2002

Close Corporation

In Business

February

9400862141

POSTAL ADDRESS

P O BOX 7140 MTHATHA

ADDRESS OF REGISTERED OFFICE

61 SPRIGG STREET

MTHATHA

5099

5099

ACTIVE MEMBERS / DIRECTORS

Surname and First Names	Туре	ID Number / Date of Birth			Appoint.	Address
AGU, EMMANUEL:	Member	6701019245080	100.00	100.00	29/10/2002	Postal: 23 BERRESFORD KOYANA CRESCENT, MBUQE, MTHATHA.

AUDITOR DETAILS

Auditor Name	Туре	Status	Appointment Date	Resignation Date	Email Address
N-ZILWA	ACC	Current	2002/10/29	ACTIVE	

Profession Number: 007342

CHANGE SUMMARY

Registration of CC/CO on 29/10/2002

Member Change on 22/10/2003

Change Record Surname/Instit = AGU First Names = EMMANUEL

Status changed to Unknown

Page 1 of 2

Physical Address the dtl Campus - Block F 77 Meintijes Street Sunnyside 0001

Postal Address: Companies P O Box 429 Pretoria

Docex: 256 Web: www.cipc.co.za Contact Centre: 086 100 2472 (CIPC) Contact Centre (International): +27 12 394 9500



CJ & ASSOCIATES

ACCOUNTING OFFICERS, MASTER TAX PRACTITIONERS AND MANAGEMENT CONSULTANTS

No 32 Wesley Street MTHATHA 5100 POSTAL ADDRESS No 32 Wesley Street MTHATHA 5100

247 OXFORD STREET SOUTHERNWOOD EAST LONDON - 5201 VAT NO. 4940 240 361

EAST LONDON OFFICE website: www.cjassociates.co.za email: andoh@cjassociates.co.za



TEL: 047 532 5001 FAX: 047 532 3738 cell: 083 523 8007

or 073 542 3241 or 073 955 3050

CJ & ASSOCIATES

REGISTRATION OF NEW COMPANY

DR OKAFOR CHYK INK

REGISTRATION NUMBER

2022/481278/21

DATE OF INCORPORATION

11/05/2022

We enclose herewith a full set of company documents as at date of registration:

- Notice CoR 14.3 Registration Certificate.
- Form CoR 14.1 Notice of Incorporation.
- Form CoR 14.1 Annexure A Notice of Incorporation Initial directors of the Company.
- Form CoR 15.1-Standard Short Form of Private Companies Memorandum of Incorporation (MOI)

We also enclose the following post –registration documents, to be signed by a director and retained with the company documents:

- Minutes of the meeting of the current directors.
- · Share certificate issued in favour of the current shareholders.

We also enclose our application forms for the change of the name and principal business of the company, as well as directors and registered address, should you want us to make the change for you.

ACCOUNTING OFFICERS

CHARLES ANDOH,Bcom. Acc.Hons, Mcom-Tax, DMS-UK, MBA-Finance -UK, SAIBA, MIAC(SA), MTP-SA
ZOLISWA L. MAVUSO -Ndip. Pub. Mangt.; TT-SA (SAIT), SAIM [CERTIFIED TAX PRACTITIONER],SAIBA-6182
NOSIPHO TSHEMESE - NDIP-INTERNAL AUDITING, B TECH-Int.Audit.; SAIBA - 5842; GTP(SA)-44299916
ADETUTU O. OSIGWE; Ndip-Acc; HNDip-Acc; MBA; BAP-SA - (SAIBA); GTP-SA (SAIT)
SIKELELA SIJADU; Ndip-Fin.Acc; BAP - SA (SAIBA); TT-SA

MEMBER - THE INSTITUTE OF ACCOUNTING & COMMERCE (MIAC-SA) PRACTICE NUMBER AO-653 619
MEMBER - THE SOUTH AFRICAN INSTITUTE OF BUSINESS ACCOUNTANTS (SAIBA) PRACTICE NUMBER 274
TAX PRACTITIONERS, MANAGEMENT CONSULTING, SHARE & BUSINESS VALUATIONS, COY. REG. etc..
CHARLES MALIK & ASSOCIATES CC t/a CJ & ASSOCIATES - CK NO. 2005 042 166 23



Compliance Activity	Notes	ProcessiForm
Retrieving your Company MOI Documents and Certificates for E-Service New Company registration	click on On-line transactions / login with customer code and	Go to www.cipc.co.za Click on On-line transacting Login with customer code and password Click on Certificates and Disclosures Click on MOI Documents – select transaction The system generates the document and send it to the customer's e-mail address.
Annual Returns	Due on anniversary date of company's incorporation date. Must be filed within 30 business days of its due date. Must be filed electronically via the CIPC website. A fee is payable at the time of filing that is dependent on the turnover of your business. An Annual return is not the same as a tax return which is filed with SARS. Failure to file the annual returns will result in your company being deregistered.	A step-by-step guide on how to file annual returns can be viewed on the CIPC Annual Return website (annualreturns.cipc.co.za) by clicking on the link at Step 4.
Financial Statements	All companies (except external companies) are required to prepare financial statements within 6 months after its financial year end. Some companies are required to audit financial statements. Please refer to Companies Regulation 28 read with Companies Regulation 26. All companies (except external companies) must file with its Annual Return either Annual Financial Statement or Financial Accountability Supplement. Please refer to section 33 of Companies Act, 2008 read with Companies Regulations 28, 29, 30 and 33.	
Changes in directors or au ditors	CIPC must be notified of any changes in the directorship of your company within 10 business days of such change on a form CoR39. CIPC must also be notified of any changes to the auditor (appointment, resignation or removal) of your company within 10 business days of such change on a form CoR44. Note: The appointment of an auditor for certain category of companies, e.g. private or non- profit companies are not mandatory but such may be required if the company reaches certain thresholds. Refer to sections 28 – 31 of the Companies Act, and Companies Regulations 24 – 30 relating to financial record keeping, access to such information and	explanation of process and requirements.

The Companies and Intellectual Property Commission of South Africa

P.O. Box 429, Pretoria, 0001, Republic of South Africa
Docex 256, Pretoria
Contact centre 086 100 2472
www.cipc.co.za









Our Reference: 2022/481278/21

Date: 11/05/2022

E-mail: CAPE@PTY-ONLINE.CO.ZA

Dear Business Owner

WHAT TO DO AFTER REGISTERING A COMPANY DR OKAFOR CHYK INC (2022/481278/21)

Congratulations on registering your company. The Companies and Intellectual Property Commission (CIPC) wishes you all the best in your business endeavours.

Registering your company is only the first step in managing it. Throughout its life span, a company is required to maintain its information and legal status with the CIPC. Failure to do so may have serious consequences for your company and your business activities, as it may result in deregistration, investigation, administrative fine or prosecution.

The Companies Act, 2008 places compliance requirements on all registered entities throughout its life cycle, which includes any changes to the company information, annual return filings (which includes filing of annual financial statements or financial accountability supplements) and deregistration. Set out on the next few pages is an easy guide to assist you with retrieving your company registration documents and managing your company compliance obligations. The table is not a legal document but rather a guide to some of the most pertinent requirements that must be adhered to.

Please ensure that the CIPC always has the latest contact details for the directors or the authorised representative so that important information relating to annual returns, director changes and pending deregistration can be transmitted efficiently and effectively to the correct person. For more information about any of the requirements listed below, please direct your enquiry to:

• Website: www.cipc.co.za / enquiries

Tel: 086 100 2472

Kind regards

Commissioner: CIPC

Adv Rory Voller

The Companies and Intellectual Property Commission of South Africa
P.O. Box 429, Pretoria, 0001, Republic of South Africa
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Compliance Activity	Notes	Process/Form
Changes in address	If a change in the physical and/or postal address occurs, the company must notify the CIPC of such change by filing a form CoR21.1 within 5 working days before the change is to take effect.	Refer to the CIPC website www.cipc.co.za / maintaining your company for detailed explanation of process and requirements.
Deregistration & Liquidation	When a company stops trading, it needs to apply either for deregistration or for liquidation, depending on the circumstances. Deregistration is advisable in cases where the company does not have any assets and is inactive, while liquidation is advisable in cases where the company has outstanding liabilities that must be resolved first.	Refer to the CIPC website www.cipc.co.za / maintaining your company for detailed explanation of process and requirements.
Business Rescue	 When a company is unable to honour its debts as they become due and payable within the immediately ensuing six months, the Board of Directors may resolve to place the company into business rescue. Such a resolution must be filed with the CIPC in Form CoR 135.1. 	Refer to the CIPC website www.cipc.co.za / maintaining your company for detailed explanation of process and requirements.
Complaints about company conduct	 Any person may file a complaint using form CoR135.1 with the CIPC alleging that a company or any other person is contravening the Companies Act, 2008 or that such person's rights under the Companies Act, 2008 or under the company's Memorandum of Incorporation or rules, have been infringed. CIPC may investigate such complaint and take relevant action in the form of requesting information from the company or any interested person and even issuing compliance notices to the company which must be complied with. 	Step 1: Complete form CoR 135.1 Step 2: Submit form CoR135.1 with documentary proof via CoR135.1complaint@cipc.co.za. Step 3: CIPC will conduct a preliminary investigation and respond back to the complainant. Step 4: CIPC may do a formal investigation and issue a report on the matter. Refer to the CIPC website for detailed explanation of process and requirements.

The Companies and Intellectual Property Commission of South Africa
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a member of the difference

Registration number

2022/481278/21

Enterprise name

DR OKAFOR CHYK INC

Auditors

Surname and first names	Status	ID number or date of birth	Director type	Appointment date	Addresses
OKAFOR, CHIKE FRANCIS	ACTIVE	7202036892185	DIRECTOR	11/05/2022	Postal NO 10 THUMA STREET, IKWEZI EXT, MTHATHA, 5100 Residential NO 10 THUMA STREET, IKWEZI EXT, MTHATHA, 5100

The Companies and Intellectual Property Commission of South Africa P.O. Box 429, Pretoria, 0001, Republic of South Africa Docex 256, Pretoria Contact centre 086 100 2472 www.cipc.co.za









Companies and Intellectual Property Commission Republic of South Africa

Form CoR 14.1

Annexure A

- This form is issued in terms of section 13 of the Companies Act, 2008, and Regulation 14 of the Companies Regulations, 2011.
- Annexure A must be completed and attached to the Notice of Incorporation when it is filed.
- A public company, or a state owned company, must have at least 3 initial directors.
- A non-profit company must have at least 3 initial directors.
- A private company, or a personal liability company, must have at least 1 initial director.
- A company is not registered until the Commission has issued a Registration Certificate in Form CoR 14.3

Contacting the Commission

The Companies and Intellectual Property Commission of South Africa

Postal Address

PO Box 429 Pretoria 0001 Republic of South Africa Tel: 086 100 2472

www.cipc.co.za

Notice of Incorporation Initial Directors of the Company

The incorporators confirm that each person named below has consented to being appointed in terms of section 66 (7) (b) as a director of the company, whose Memorandum of incorporation is attached.

	720203 6892 185		
Nationality: Niger Passport number, if n			
Date of appointment	Date of incorporation		
Designation in the co	mpany Director		
Residential address:			
Business address	No 10 Thuma Street, Ikwezi Ext, Mthatha, 5100		
Business address Postal address	No 10 Thuma Street, Ikwezi Ext, Mthatha, 5100 No 10 Thuma Street, Ikwezi Ext, Mthatha, 5100		
Postal address			

For Commission Use only Commission file number:

Date filed:

Companies and Intellectual Property Commission Republic of South Africa

Form CoR 15.1B Long Standard Form for Profit Companies

- This form is issued in terms of section 13 of the Companies Act, 2008, and Regulation 15 of the Companies Regulations, 2011.
- This form may be used only to incorporate a private company.
- A private company may be incorporated by one or more persons.
- The incorporators must complete this form by—
- (a) Filling in the Name of the Company, unless it is to be completed by the Commission in terms of Regulation 14 (b) (i) or (iii):
- (b) inserting the number of directors and alternate directors in the spaces provided;
- (c) inserting the number of authorised shares, in the space provided; and
- (d) each signing and dating the form on a line of the Table.
- There are 11 pages in this form.
 If filing by paper, all 11 pages must be filed.
- This Form must be filed with Form C o R 14 . 1 , Notice of Incorporation, and required annexures and fees

Contacting the Commission

The Companies and Intellectual Property Commission of South Africa

Postal Address

PO Box 429 Pretoria 0001 Republic of South Africa Tel: 086 100 2472

www.cipc.co.za

Memorandum of Incorporation of

(Insert Name of Company) DR OKAFOR CHYK INC

which is a profit company, has at least One director(s) and nill alternate director(s), is authorised to issue securities as described in Article 2, and is referred to in the rest of this Memorandum of Incorporation as "the Company"...

Adoption of Memorandum of Incorporation

This Memorandum of Incorporation was adopted by the incorporators of the Company, in accordance with section 13 (1), as evidenced by the following signatures made by each of them, or on their behalf (only required in the case of new company registrations).

Name and address	Identity or Registration #	Signature	Date
Chike Francis Okafor No 10 Thuma Street, Ikwezi Ext, Mthatha, 5100	720203 6892 185	France	11/05/2022

	(1)	For an ordinary resolution to be adopted at a shareholders meeting, it must be supported by the holders of -
		X more than 50% of the voting rights exercised on the resolution, as provided in section 65 (7).
		at least% of the voting rights exercised on the resolution, despite section 65 (7).
		at least the minimum percentage of the voting rights exercised on the resolution, as set out in Part F of
		Schedule 4.
	(2)	For a special resolution to be adopted at a shareholders meeting, it must be supported by the holders of at least-
		_X_75% of the voting rights exercised on the resolution, as provided in section 65 (9).
		% of the voting rights exercised on the resolution, despite section 65 (7).
		the minimum percentage of the voting rights exercised on the resolution, as set out in Part F of Schedule 4.
	(3)	A special resolution adopted at a shareholders meeting is -
		X not required for a matter to be determined by the Company, except those matters set out in section 65 (11),
		or elsewhere in the Act.
		required, in addition to the matters set out in section 65 (11), for the matters set out in Part G of Schedule 4.
		Article 5 - Directors and Officers
5.1	Compositi	ion of the Board of Directors
0.,	(1)	The Board of Directors of the Company comprises of at least One director/s, and nil alternate directors, to be
	(1)	elected by holders of the companies securities entitled to exercise voting rights, as contemplated in section 68.
	(2)	In addition to the elected directors -
	(2)	X there are no appointed or ex officio directors of the Company, as contemplated in section 66(4).
		there areappointed, andex officio directors of the Company, as contemplated in section 66, to
		be designated in the manner specified in Part A of Schedule 5.
	(2)	In addition to satisfying the qualification and eligibility requirements set out in section 69, to become or remain a
	(3)	director or a prescribed officer of the Company, a person –
		X need not satisfy any further eligibility requirements or qualifications.
		must satisfy the additional eligibility requirements and qualifications set out in Part B of Schedule 5.
	(4)	Each elected director of the Company serves for –
		X an indefinite term, as contemplated in section 68 (1).
		a term of years.
		a term in the manner set ou in Part C of Schedule 5.
	(5)	The manner of electing directors of the Company is -
		X as set out in section 68 (2).
		as set out in Part C of Schedule 5.
	(6)	The authority of the Company's Board of Directors to fill any vacancy on the Board on a temporary basis, as set
		out in section 68 (3) -
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part D of Schedule 5.
5.2	Authority	of the Board of Directors
	(1)	The authority of the Company's Board of Directors to manage and direct the business and affairs of the Company,
		as set out in section 66 (1)
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part E of Schedule 5.
	(2)	If at any time, the Company has only one director, as contemplated in section 57 (3), the authority of that director
	(2)	to act without notice or compliance with any other internal formalities, as set out in that section -

1.4	Application	of optional provisions of Companies Act, 2008
	[This:	sub-article is not to be used in the case of a public company]
	(1)	The Company -
		X does not elect, in terms of section 34 (2), to comply voluntarily with the provisions of Chapter 3 of the
		Companies Act, 2008.
		does elect, in terms of section 34 (2), to comply voluntarily with the provisions of Chapter 3 of the
		Companies Act, 2008,to the extent set out in Part C of Schedule 1.
	(2)	The Company -
		X does not elect, in terms of section 118 (1)(c)(ii), to submit voluntarily to the provisions of Parts B and C of
		Chapter 5 of the Companies Act, 2008, and to the Takeover Regulations provided for in that Act.
		elects in terms of section 118 (1)(c)(ii) to submit voluntarily to the provisions of Parts B and C of Chapter
		5 of the Companies Act, 2008, and to the Takeover Regulations in terms of that Act, to the extent set out in Part
		C of Schedule 1.
		Article 2 - Securities of the Company
2.1	Shares	
	(1)	The Company is authorised to issue no more than –
		1,000 (one thousand) shares of a single class of shares, with no nominal or par value, each of which entitles the
		holder to -
		(a) vote on any matter to be decided by a vote of shareholders of the company;
		(b) participate in any distribution of profit to the shareholders; and
		(c) share in the distribution of the company's residual value upon its dissolution.
		the maximum number of each of the classes of shares set out in Part A of Schedule 2, subject to the
		preferences, rights, limitations and other terms associated with each such class, as set out in Part A o
		Schedule 2.
	(2)	The authority of the Company's Board of Directors to increase or decrease the number of authorised shares of any
	1-7	class of the Company's shares, to reclassify any shares that have been authorised but not issued, to classify any
		unclassified shares, or to determine the preferences, rights, limitations or other terms of any class of shares, as
		set out in section 36 (2)(b) and (3) -
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part A of Schedule 2.
	[In the ca	ise of a public company]
	(24)	The Company
	(27)	X must not make an offer to the public of any of its securities.
		(in the case of a private of personal liability company)
		may make an offer to the public of any of its securities.
	(2P)	The transferability of the shares of the Company -
	(28)	is no restricted
		X is restricted as set out in Part F of Schedule 2.
		(in the case of a private or personal liability company)

_____ do not have any pre-emptive right to be offered and to subscribe additional shares of the company.

X have a common pre-emptive right to be offered and to subscribe for additional shares of the company, as

set out in Part A of Schedule 2.

		X is not limited, restricted or extended by this Memorandum of Incorporation.
		is limited, restricted or extended to the extent set out in Part J of Schedule 5.
	(2)	The authority of the Company to indemnify a director in respect of liability, as set out in section 78 (5) -
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part J of Schedule 5.
	(3)	The authority of the Company to purchase insurance to protect the Company, or a director, as set out in section
		78 (7) –
		X is not limited, restricted or extended by this Memorandum of Incorporation.
		is limited, restricted or extended to the extent set out in Part J of Schedule 5.
5.6 Con	nmitte	es of the Board
	(1)	The authority of the Company's Board of Directors to appoint committees of directors, and to delegate to any such
		committee any of the authority of the Board, as set out in section 72 (1), and to include in any such committee
		persons who are not directors, as set out in section 72 (2)(a) -
		X_ is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part K of Schedule 5.
	(2)	The authority of a committee appointed by the Company's Board of Directors, as set out in section 72 (2) (b) and
	300	(c) -
		X_ is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part K of Schedule 5.
		Article 6 - General Provisions
Insert any	y furthe	er provisions in this or additional Articles.
		Schedule 1 – Incorporation and nature of the Company
D4 A		
Part A		
Insert—		The state of the state of the state and
(a)		Ring fencing' provisions as contemplated in section 15 (2) of the Act; and
(b)	any	provisions limiting the purposes or powers of the Company, as contemplated in section 19 (1)(b) of the Act. 9
	N/A	
Part B		
Insert—		
(a)	any	provisions relating to the amendment of the Memorandum of Incorporation, as contemplated in section 16 (2) of the
	Act;	
(b)	anv	provisions relating to the Board's authority to make rules for the Company, as contemplated in section 15 (3) to (5)
(D)	50	
	or tri	e Act; and provisions relating to the publication of the notice of alternation as contemplated in section 17 (1) of the Act
(c)	any j	provisions relating to the publication of the holide of differentiation as estimated as
	N/A	
Part C		
Insert—		
(a)		provisions to subject the Company to Chapter 3 of the Act on a voluntary basis, as contemplated in section 34 (

of the Act; and

(b) any provisions to subject the Company to Parts B and C of Chapter 5 of the Act, and to the Takeover Regulations, on a voluntary basis as contemplated in section 118 (1)(c)(ii) of the Act.

N/A

Schedule 2 - Company Securities

Part A

Insert-

- (a) any provisions setting out the classes of authorised shares, and maximum number of authorised shares of each class, and the preferences, rights, limitations and other terms of each class of shares, as contemplated in section 36 (1) of the Act; and
- (b) any provisions respecting the authority of the Board to exercise powers relating to shares, as contemplated in section 36 (3) of the Act.

N/A

Part B

Insert any provisions restricting or limiting the authority of the Board to provide financial assistance to any person in relation to the subscriptions of securities or options, as contemplated in section 44 of the Act.

N/A

Part C

Insert any provisions restricting or limiting the authority of the Board with respect to the issuing of capitalisation shares, as contemplated in section 47 (1) of the Act.

N/A

Part D

Insert any provisions restricting or limiting the authority of the Board with respect to the issuing of debt instruments, as contemplated in section 43(2) or (3) of the Act

N/A

Part E

Insert any provisions restricting or limiting the authority of the Company with respect to the registration of beneficial interests in the Company's securities, as contemplated in section 56 (1) of the Act.

Part F

- (a) If there is no shareholder's agreement dealing with the sale of all or any of a shareholder's shares, and a shareholder of the company desires to sell all or any of his shares, he shall give notice, in writing, of his intention to sell, to the directors of the company, and state the price he requires for the shares.
- (b) The directors shall within one month of the date of receipt of the notice referred to in Schedule 2 Part F (a) above advise every other shareholder of the company of the contents thereof and each such shareholder shall be entitled to acquire the shares so offered within one month after the date of the receipt of such advice. Provided that if more than one shareholder makes an offer for all of the shares so offered, the shares shall be sold to each such member in equal proportions, and where fractional proportions of shares remain, such shareholders shall become joint holders of such fractional proportions of the shares.
- (c) If the shareholders of the company are unable to agree upon the selling price of the shares, the auditor of the company may be requested to determine the true and fair value thereof and the shareholders shall accept that value as the selling

This certificate is issued in terms of the Companies Act, 2008, and Companies Regulations, 2011.

DR OKAFOR CHYK INC

(Reg. No. 2022/481278/21)

This is to certify

BER F RES	1,000
S NUMBER OF SHARES	1,0
DISTINCTIVE NUMBERS FROM - TO	1 - 1,000

that Chike Francis Okafor ID 720203 6892 185 of No 10 Thuma Street, Ikwezi Ext, Mthatha, 5100 is the Registered Proprietor of 1,000 ordinary no par value Fully Paid Shares each numbered as per margin inclusive in the above-named Company subject to the Memorandum of Incorporation and the Rules and Regulations of the Company

Bigned at M Turnink

on 11 mmy 2022.

DIRECTOR DIRECTOR

DIRECTOR

SECRETARY

Insert any provision limiting or restricting the authority of a sole director to act without regard for formalities, as contemplated in section 57 (3) of the Act.

N/A

Part G

Insert any provision limiting or restricting the authority of the Board to consider a matter other than at a meeting, as contemplated in section 74 of the Act.

N/A

Part H

Insert any provision limiting, restricting or varying the authority of the Board with respect to the conduct of its meetings, as contemplated in section 73 of the Act.

N/A

Part I

Insert any provision limiting or restricting the authority of the Company to pay remuneration to its Directors, as contemplated in section 66 (8) of the Act, or limiting or restricting the authority of the Board to authorise the Company to provide financial assistance to a director, prescribed officer or any other party contemplated in section 45 (2) of the Act.

N/A

Part J

Insert any provision limiting, restricting or extending the authority of the Company to advance expenses to a director, indemnify a director, or purchase insurance to protect the Company or a director, as contemplated in section 78 of the Act.

N/A

Part K

Insert any provision limiting or restricting the authority of the Board with respect to the establishment of committees, of limiting or restricting the authority of a committee, as contemplated in section 72 of the Act.

N/A

price of the shares.

If none of the shareholders of the company offers to purchase the shares within the time referred to in Schedule 2 Part

F (b) above, or if the shareholders of the company offer to purchase a part of the shares so offered, the shareholder who
is offering the shares for sale may offer the shares or the remaining portion of the shares which have not been purchased
by shareholders of the company, for sale to any other person and the directors shall approve the registration of the shares
in the name of that person unless they have good reason to refuse such registration.

Schedule 3 - Shareholders

Part A

Insert -

- (a) any provisions relating to information rights of any person in addition to those set out in section 26 (3) of the Act.
- (b) any provisions limiting or restricting the right of shareholders to act without meeting formal requirements, as contemplated in section 57 (2) or (4) of the Act.
- (c) any provisions limiting or restricting or setting conditions for the pre-emptive right of the Company's shareholders to be offered and to subscribe of additional shares, as set out in section 39.

N/A

Part B

Insert any provisions relating to the powers of shareholders to appoint proxies, the appointment of proxies, and the powers of any such proxy, as contemplated in section 58 of the Act.

N/A

Part C

Insert any provisions respecting the fixing of a record date, as contemplated in section 59 of the Act

N/A

Schedule 4 - Shareholders Meetings

Part A

Insert any provisions imposing a requirement to hold a shareholder's meeting.

N/A

Part B

Insert any provision limiting or restricting the authority of the Board to determine the location of shareholders meetings, or the authority of the Company to meet outside the Republic.

N/A

Part C

Insert any provision prohibiting, limiting or restricting the authority of the Board with respect to the use of electronic communication for shareholders meetings, as contemplated in section 63 of the Act.

N/A

Part D

Insert any provision respecting the quorum requirements for shareholders meetings, or varying the provisions of section 64 of the Act.

N/A

Part E

Insert any provision varying section 64 (13) of the Act with respect to the maximum period for adjournment of a shareholders meeting.

N/A

Part F

Insert-

- (a) any provision establishing different requirements for adoption of an ordinary resolution for different matters;
- (b) any provision establishing different requirements for adoption of an special resolution for different matters; or
- (c) any provision imposing the requirement of a special resolution to approve any matter, as contemplated in section 65 (11) of the Act.

N/A

Part G

Insert any provisions requiring a special resolution to be adopted for any matter in addition to the matters set out in section 65 (11) or elsewhere in the Act.

Schedule 5 - Directors of the Company

Part A

Insert any provisions establishing the rights of any person to appoint a director, or establishing the right of any person to be an ex officio director of the Company, or providing for the appointment or election of alternate directors.

N/A

Part B

Insert any provision imposing additional eligibility or qualification requirements for directors and prescribed officers of the Company.

N/A

Part C

Insert-

- (a) any provision establishing an alternative manner of electing directors, as contemplated in section 68 of the Act.
- (b) any provisions establishing an alternative manner of determining the term to be served by any director.

N/A

Part D

Insert any provision limiting or restricting the authority of the Board to temporarily fill a vacancy on the Board, as contemplated in section 68 (3) of the Act.

N/A

Part E

Insert any provision limiting or restricting the authority of the Board to manage and direct the business and affairs of the Company, as contemplated in section 66 (1) of the Act.

N/A

Part F

In addition to the rights to access information set out in section 26 (1), every person who has a beneficial interests in any of the Company's securities or any other specified person, has the further rights to information, if any, set out in Part A of Schedule 3 of this Memorandum of Incorporation.

3.2	Shareholders' authority to act
	Shareholders' authority to act (1) If, at anytime, there is only one shareholder of the Company, the authority of that shareholder to act without notice or
	compliance with any other internal formalities, as set out in section 57 (2) -
	X is not limited or restricted by this Memorandum of Incorporation. is limited or restricted to the extent set out in Part A of Schedule 3.
	about the Company is also a director of the Company, as contemplated in section 57 (4).
	(2) If, at anytime, every shareholder of the Company is the the authority of the shareholders to act without notice or compliance with any other internal formalities, as set out in that
	section - X is not limited or restricted by this Memorandum of Incorporation.
	is limited or restricted to the extent set out in Part A of Schedule 3. 5
	IS MINIEU OI IESTIGOS TO ME STOCKE
3.3	Representation by concurrent proxies
	The right of a shareholder of the Company to appoint persons concurrently as proxies, as set out in Section 30 (3)(4)
	X is not limited, restricted or varied by this Memorandum of Incorporation.
	is limited, restricted or varied to the extent set out in Part B of Schedule 3.
3.4	Authority of proxy to delegate
0.4	The authority of a shareholder's proxy to delegate the proxy's powers to another person, as set out in section 58 (3)(b) —
	X is not limited or restricted by this Memorandum of Incorporation.
	is limited or restricted to the extent set out in Part B of Schedule 3.
3.5	Requirement to deliver proxy instrument to the Company
	The requirement that a shareholder must deliver to the Company a copy of the instrument appointing a proxy before that proxy
	may exercise the shareholder's rights at a shareholders meeting, as set out in section 58 (3) (c)
	X is not varied by this Memorandum of Incorporation.
	is varied to the extent set out in Part B of Schedule 3.
3.6	Deliberative authority of proxy
	The authority of a shareholder's proxy to decide without direction from the shareholder whether to exercise, or abottom the shareholder whether the exercise of the shareholde
	exercising any voting right of the shareholder, as set out in section 58 (7) -
	X is not limited or restricted by this Memorandum of Incorporation.
	is limited or restricted to the extent set out in Part B of Schedule 3.
2.7	Record date for exercise of shareholder rights
3.1	Record date for exercise of shareholder rights If, at anytime, the Company's Board of Directors fails to determine a record date, as contemplated in section 59, the record date.
	for the relevant matter is –
	for the relevant matter is — X as determined in accordance with section 59 (3).
	X as determined in accordance with part C of Schedule 3.
	as determined in the manner set out in Part C of Schedule 3.

Article 4 - Shareholders Meetings

4.1 Requirement to hold meetings

	The	Company - C is not required to hold any shareholders meetings other than those specifically required by the Companies Act, 2008.				
	_)	X is not required to hold any shareholders meetings their than those specifically required by the Companies Act, 2008, as set is required to hold shareholders meetings, in addition to those specifically required by the Companies Act, 2008, as set				
	-					
	out	in Part A of Schedule 4.				
42	Sha	areholders' right to requisition a meeting				
7.2	The	right of shareholders to requisition a meeting, as set out in section 61 (3), may be exercised -				
		by the holders of at least 10% of the voting rights entitled to be exercised in relation to the matter to be considered at				
		the meeting, as provided for in that section.				
	_	by the holders of at least% of the voting rights entitled to be exercised in relation to be exercised in relation to the same lower than 10).				
		at the meeting, despite the provisions of that section (in the case of a percentage lower than 10).				
43	Loc	ation of shareholders meetings				
	The	authority of the Company's Board of Directors to determine the location of any shareholders meeting, and the authority of				
	the	Company to hold any such meeting in the Republic or in any foreign country, as set out in section 61 (9) -				
		is not limited or restricted by this Memorandum of Incorporation.				
		is limited or restricted to the extent set out in Part B of Schedule 4. 6				
4.4	Not	ice of shareholders meetings				
	The	minimum number of days for the Company to deliver a notice of a shareholders meeting to the shareholders, as required				
	by section 62 -					
	×	is as provided for in section 62 (1).				
		is business days before the meeting is to begin.				
4.5	Elec	ctronic participation in shareholders meetings				
	The	The authority of the Company to conduct a meeting entirely by electronic communication or to provide for participation in a				
		ting by electronic communication, as set out in section 63 -				
	×	is not limited or restricted by this Memorandum of Incorporation.				
		is prohibited, limited or restricted to the extent set out in Part C of Schedule 4.				
	0	orum for shareholders meetings				
4.6		The quorum requirement for a shareholders meeting to begin, or for a matter to be considered are -				
	(1)	X as set out in section 64 (1) without variation.				
		as set out in section 64 (1) subject to a minimum of% in substitution for the 25% required by that section.				
	(2)	The time periods allowed in section 64 (4) and (5)				
		X apply to the Company without variation.				
		apply to the Company, subject to the variations set out in Part D of Schedule 4.				
	(3)	The authority of a meeting to continue to consider a matter, as set out in section 64 (9) -				
	100000	X is not limited or restricted by this Memorandum of Incorporation.				
		is limited or restricted to the extent set out in Part D of Schedule 4.				
		A Little median				
.7	Adjo	ournment of shareholders meetings				
		The maximum period allowable for an adjournment of a shareholders meeting is -				
		X as set out in section 64 (12), without variation.				
		as set out in section 64 (12), subject to the variations set out in Part E of Schedule 4.				

4.8 Shareholders resolutions

		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part F of Schedule 5.
5 2A	Liability o	f Directors
U. M.	X The	company is a personal liability company and the directors and past directors are jointly an severally liable for the
		ts and liabilities of the company as contemplated in section 19 (3).
5.3	Directors'	Meetings
	(1)	The authority of the Company's Board of Directors to consider a matter other than at a meeting, as set out in section 74 -
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part G of Schedule 5.
	(2)	The right of the Company's directors to requisition a meeting of the Board, as set out in section 73 (1), may be exercised—
		X by at least 25% of the directors, if the board has 12 or more members, or by 2 (two) directors, in any other case, as provided in that section; or
		by at least% of the directors, or by at least directors, despite the provisions of that section.
	(3)	The authority of the Company's Board of Directors to conduct a meeting entirely by electronic communication, or
		to provide for participation in a meeting by electronic communication, as set out in section 73 (3) -
		_X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part H of Schedule 5.
	(4)	The authority of the Company's Board of Directors to determine the manner and form of providing notice of its meetings, as set out in section 73 (4) -
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part H of Schedule 5.
	(5)	The authority of the Company's Board of Directors to proceed with a meeting despite a failure or defect in giving
		notice of the meeting, as set out in section 73 (5) -
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part H of Schedule 5. 8
	(6)	The quorum requirement for a directors meeting to begin, the voting rights at such a meeting, and the requirements
	(0)	for approval of a resolution at such a meeting, are -
		X as set out in section 73 (5), without variation.
		as set out in section 73 (5) subject to the variations set out in Part H of Schedule 5.
5.4	Director's	compensation and financial assistance
	(1)	The authority of the Company to pay remuneration to the Company's directors, in accordance with a special
		resolution approved by the Company's shareholders within the previous two years, as set out in section 66 (8) and
		(9) -
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part I of Schedule 5.
	(2)	The authority of the Company's Board of Directors, as set out in section 45, to authorise the Company to provid
	(2)	financial assistance to a director, prescribed officer or other person referred to in section 45 (2)-
		X is not limited or restricted by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part I of Schedule 5.

5.5 Indemnification of Directors

(1) The authority of the Company to advance expenses to a director, or indemnify a director, in respect of the defence of legal proceedings, asset out in section 78 (4) -

Companies and Intellectual Property Commission Republic of South Africa

Form CoR 14.1

- · This form is issued in terms of section 13 of the Companies Act, 2008, and Regulation 14 of the Companies Regulations, 2011.
- · A profit company may be incorporated by an organ of state, or by one or more persons. A non-profit company may be incorporated by an organ of state, a juristic person, or by three or more persons.
- To each of paragraphs 1, 2, 3, 6 and 7, you must select one option, by ticking the appropriate box.
- · Annexure A must be completed and attached.
- · Annexure B is required only if you tick the 3rd option at paragraph 6.
- · Annexure C is required only if you tick the 2nd option at paragraph 7.
- · The basic filing fee is R175 if the company's Memorandum of Incorporation is in Form 15.1A or 15.1C, or R475 in any other case.
- · An MOI in Form CoR 15.1A, 15.1B, 15.1C, 15.1D or 15.1E or unique to the company must be attached.
- · A company is not registered until the Commission has issued a Registration Certificate in Form CoR 14.3.

Contacting the Commission

The Companies and Intellectual Property Commission of South Africa

Postal Address

PO Box 429 Pretoria 0001 Republic of South Africa Tel: 086 100 2472 www.cipc.co.za

	Notice of Incorporation	
ustomer Code:		
om: SHELF CO	MPANY WAREHOUSE (CAPE)	
there are multiple	identity or registration number of Incorporation incorporators, each must be listed. Use a se	eparate sheet:)
ame: Chike Fra	ncis Okafor Thuma Street, Ikwezi Ext, Mthatha, 5100	
ddress: No 10	Thuma Street, Ikwezi Ext, Mthatha, 5100	
NO TO		
lentity/Reg No: _	720203 6892 185	
The incorporato	s have incorporated a juristic person to be r	registered as a:
Sta	ite Owned Company	Public Company
Pe	rsonal Liability Company	Private Company
	n Profit Company	
	on of the company is to take effect on	
. The incorporati	e date of the registration certificate is issue	ed
		than the registration date.
3. The company's	first financial year will end on Last da	ay of February
4. The company's	registered office address is	
No 10 Thuma	Street, Ikwezi Ext, Mthatha, 5100	
	Street, Ikwezi Ext, Mthatha, 5100	
 There is/are O The company 	ne initial director/s of the company, as liste name is to be:	60 111 / 51110
	The company's registration number, follower equired by section 11 (3).	ed by the elements
	The name currently reserved or registered	under # 9365660932
The state of the s	for use by	
	The first of the names set out on annexure	
	eligible, in terms of Regulation 14 (1) (b)(ii	ii).
7. The company	y's Memorandum of Incorporation, attached (indicate form number) or unique	d in Form (tick if appropriate)
	has no provision of the type contemplated	i in section 15 (2) (b) or (c).
	has provisions of the type contemplated in listed in Annexure C.	
I declare that		true. If I am not the application
declare that the	the information in this application is the Applicant has authorised me to m	Date
		11 May 2022
	The state of the s	
For Commission	Commission file number:	Date filed:

Article 1 - Incorporation and Nature of the Company

In this Memorandum of Incorporation-

1.1 Incorporation -

- (a) a reference to a section by number refers to the corresponding section of the Companies Act, 2008;
- (b) words that are defined in the Companies Act, 2008, bear the same meaning in this Memorandum as in that Act.
- (c) words appearing to the right of an optional check line are void unless that line contains a mark to indicate that it has been chosen as the applicable option.

The Schedules attached to this Memorandum are part of the Memorandum of Incorporation.

	(1)	The Company is incorporated as from date of incorporation as a -
		state owned company, as defined in section 8 (2) (2).
		private company, as defined in section 8(2)(b).
		X personal liability company, as defined in section 8(2)(c).
		public company, as defined in section 8(2)(d).
	(2)	The Company is incorporated in accordance with and governed by -
		(a) the unalterable provisions of the Companies Act, 2008; and
		(b) the alterable provisions of the Companies Act, 2008, subject to the limitations,
		extensions, variations or substitutions set out in this Memorandum; and
		(c) the provisions of this Memorandum of Incorporation.
1.2	Powers of	the Company
	(1)	The Company -
		 X is not subject to any provisions contemplated in section 15 (2)(b) or (c). is subject to provisions contemplated in section 15 (2)(b) or (c), as set out in Part A of Schedule 1.
	(2)	The aureosas and powers of the Company-
		X are not subject to any restrictions, limitations or qualifications, as contemplated in section 19 (1)(b)(ii).
		are subject to the restrictions, limitations or qualifications contemplated in section 19 (1)(b)(ii), as set out
		in Part A of Schedule 1.
1.3	Memoran	dum of Incorporation and Company rules
	(1)	This Memorandum of Incorporation of the Company-
		X may be altered or amended only in the manner set out section 16, 17 or 152 (6) (b).
		may be altered or amended in the manner set out in section 16, 17 or 152 (6)(b), subject to the provisions
		contemplated in section 16 (2), as set out in Part B of Schedule 1.
	(2)	The authority of the Company's Board of Directors to make rules for the Company, as contemplated in section 15
		(3) to (5) -
		X is not limited or restricted in any manner by this Memorandum of Incorporation.
		is limited or restricted to the extent set out in Part B of Schedule 1.
	(3)	The Board must publish any rules made in terms of section 15 (3) to (5) -
	(-)	x by delivering a copy of those rules to each shareholder by ordinary mail.
		is accordance with the requirements set out in Part B of Schedule 1.
	(4)	The Company must publish a notice of any alteration of the Memorandum of Incorporation or the Rules, made in
	(4)	terms of section 17 (1) –
		X by delivering a copy of those rules to each shareholder by ordinary mail.
		in accordance with the requirements set out in Part B of Schedule 1.
		In accordance with the requirement

		and a said the said shares of the company, if any,				
		have only such pre-emptive rights to be offered and to subscribe additional shares of the company, if any,				
		as are set out in the preferences, rights, limitations and other terms associated with their respective classes				
		of shares.				
	(4)	The pre-emptive right of the Company's shareholders to be offered and to subscribe for additional shares, as set				
		out in section 39 -				
		out in section 39 - X is unconditional, and is not limited, negated or restricted in any manner contemplated in subsection (2) of				
		section 39 - 4				
		is subject to the conditions, limitations, or restrictions set out in Part A of Schedule 3.				
		does not apply with respect to any shares of the Company.				
	(5)	The authority of the Company's Board of Directors to authorise the Company to provide financial assistance in				
		relation to the subscription of any option or securities of the Company or a related or inter-related company, as set				
		out in section 44 -				
		X is not limited or restricted by this Memorandum of Incorporation.				
		is limited or restricted to the extent set out in Part B of Schedule 2.				
		445-0				
	(6)	The authority of the Company's Board of Directors to approve the issuing of any authorised shares of the Company				
		the live shares to issue shares of one class as capitalisation shares in respect of shares of another class.				
		and to resolve to permit shareholders to elect to receive a cash payment in lieu of a capitalisation share, as set out				
		in section 47 (1) -				
		X is not limited or restricted by this Memorandum of Incorporation.				
		is limited or restricted to the extent set out in Part C of Schedule 2.				
	(7)	Securities of the Company are to be issued -				
	(7)	in uncertificated form, as contemplated in section 49 (2)(b).				
		X in either certificated or uncertificated form, as the Board may determine.				
		X in either certificated of uncertificated form, as the				
2.2	Debt instr	uments				
	(1)	The authority of the Company's Board of Directors to authorise the company to issue secured or unsecured debt				
	200	instruments, as set out in section 43 (2) -				
		X is not limited or restricted by this Memorandum of Incorporation.				
		is limited or restricted to the extent set out in Part D of Schedule 2.				
	(2)	The authority of the Company's Board of Directors to grant special privileges associated with any debt instruments				
	(2)	to be issued by the company, as set out in section 43 (3) -				
		X is not limited or restricted by this Memorandum of Incorporation.				
		is limited or restricted by this Wernstandam of the special state of the street of the extent set out in Part D of Schedule 2.				
		is limited or restricted to the extent set out any art of our and are				
2 2	Registration of beneficial interests					
2.0	The authority of the Company to allow the Company's issued securities to be held by, and registered in the name of, one					
	person for the beneficial interest of another person, as set out in section 56 (1) -					
	pers	is not limited or restricted by this Memorandum of Incorporation.				
	_X	is not limited or restricted by this well-blandship of models and in Schedule 2.				
	-	is limited or restricted to the extent set out in Part 2 of our leading 2				

Article 3 - Shareholders

3.1 Shareholders' right to information

Certificate issued by the Companies and Intellectual Property Commission on Wednesday, May 11, 2022 09:51 Registration Certificate



Registration number

2022 / 481278 / 21

Enterprise name

DR OKAFOR CHYK INC

Enterprise shortened name

NOT APPLICABLE

Enterprise translated name

NOT APPLICABLE

Registration date

11/05/2022

Business start date

11/05/2022

Enterprise type

PERSONAL LIABILITY COMPANY

Enterprise status

IN BUSINESS

Financial year end

FEBRUARY

Type of MOI

NON-STANDARD (COR15.1B)

Main business/main object

NO RESTRICTION ON BUSINESS ACTIVITIES

Postal address

NO 10 THUMA STREET

IKWEZI EXT

MTHATHA

5100

Address of registered office

NO 10 THUMA STREET

IKWEZI EXT

MTHATHA

5100

The Companies and Intellectual Property Commission of South Africa P.O. Box 429, Pretoria, 0001, Republic of South Africa

> Docex 256, Pretoria Contact centre 086 100 2472

www.cipc.co.za







DR OKAFOR CHYK INC

Minutes of a meeting of director/s of DR OKAFOR CHYK INC (2022/481278/21) held at No 10 Thuma Street, Ikwezi Ext, Mthatha, 5100 on 11/05/2022

PRESENT:

Chike Francis Okafor

INCORPORATION:

It was noted that the company had been incorporated under certificate number

2022/481278/21 issued by the CIPC on 11/05/2022.

DIRECTORS:

It was noted that the following persons had been appointed director/s of the company:

Chike Francis Okafor

SHARES:

It was noted that 1,000 ordinary no par value shares had been authorised.

ISSUE OF SHARES:

It was resolved that the following authorised shares be issued:

NAME OF SHAREHOLDER

NUMBER

NUMBERS

DISTINCTIVE CERTIFICATE NUMBER

Chike Francis Okafor

OF SHARES 1,000

1 - 1,000

DIRECTORS:

It was noted that the following persons had been appointed director/s of the company:

Chike Francis Okafor

PUBLIC OFFICER:

It was resolved that Chike Francis Okafor be and is hereby appointed the public officer of the

company.

REGISTERED OFFICE: It was noted that the registered office of the company was situated at: No 10 Thuma Street, Ikwezi Ext, Mthatha, 5100 and the postal address No 10 Thuma Street, Ikwezi Ext, Mthatha,

5100.

YEAR END:

It was noted that the year end of the company was registered as being Last day of February of

each year.

ATTENDANCE REGISTER

Chike Francis Okafor

DR OKAFOR CHYK INC

Forms: CoR 14.1 CoR 14.1 Annexure A CoR 15.1B

May 11, 2022

REPUBLIC OF SOUTH AFRICA

DR OKAFOR CHYK INC

Reg. No. 2022/481278/21

Registered in terms of the Companies Act 71 of 2008 and
Companies Amendment Bill 40 of 2010 on 11/05/2022



Please note that it is compulsory for registered companies to submit their income tax returns. If a company is dormant, it is still required to submit any outstanding returns to prevent a penalty being imposed. SARS will be imposing CIT Administrative penalties.

The penalties range from R250 to R16 000 per month. Companies that have outstanding CIT returns are requested to submit their returns on time to prevent penalties being imposed.



NOTICE TO CUSTOMERS

Dear Customer,

Kindly find below a guide on how to download your new company registration documents from the CIPC website.

It should be noted that the MOI (Memorandum of Incorporation) for companies registered via the CIPC SST's, website or banks, is not included in the registration certificate. Customers are required therefore to download the MOI from the CIPC website after registration.

RETRIEVAL OF REGISTRATION CERTIFICATE (COR14.3) or MOI (INCORPORATION) DOCUMENTS AFTER REGISTRATION VIA SST, BANKS AND WEBSITE:

- Visit the CIPC website at www.cipc.co.za and click on On-line transacting/Certificates and Disclosures
- Log in with your customer code and password.
- Confirm correct details by clicking on "edit customer details" ensure that the e-mail and cell phone number are correct
- Click on certificate and disclosures
- Click on MOI Documents select transaction

PLEASE NOTE

- Any person may download the registration certificate (CoR14.3 or MOI Documents) after registration.
- The screen will only display the first 10 records under your customer code, if your transaction does not appear, kindly indicate the enterprise number starting with a K and the tracking number of the transaction in the provided fields.

For more information kindly refer to the CIPC website www.cipc.co.za or log a ticket via the Enquiries option.

Kind Regards,

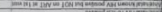
Commissioner: CIPC Adv Rory Voller

> The Companies and Intellectual Property Commission of South Africa P.O. Box 429, Pretoria, 0001, Republic of South Africa Docex 256, Pretoria Contact centre 086 100 2472 www.cipc.co.za











COMPANIES AND INTELLECTUAL PROPERTY COMMISSION REPUBLIC OF SOUTH AFRICA

FORM COR 14.3 - REGISTRATION CERTIFICATE

Issue date:

11/05/2022

Print date:

11/05/2022

Customer code: Tracking number: CGSWPE 112188386

Concerning

DR OKAFOR CHYK Inc 2022/481278/21

The above company has been registered in terms of section 14 of the Companies Act, 2008.

In accordance with the Notice of Incorporation, the registration of the company takes effect on 11/05/2022.

In conjunction with this certificate, the Commission has not issued another notice contemplated in section 12 (3).

Commissioner: CIPC

DNL DNL

About this Notice

This Notice is issued in terms of section 14 of the Companies Act, 2008, and Regulation 14 of the Companies Regulations, 2011. If the Commission has altered the name of the company, in terms of section 14 (2) (b), the company may file an amended Notice of Incorporation to change the name.

If the Commission has issued a Notice of a Potentially Contested Name in conjunction with the Certificate, the company must serve that Notice on each person identified in the Notice, and any such person has the right to challenge the use of the name, by the company.

The Companies and Intellectual Property Commission of South Africa
P.O. Box 429, Pretoria, 0001, Republic of South Africa
Docex 256, Pretoria
Contact centre 086 100 2472

Contact centre 086 100 2472 www.cipc.co.za







CJ & ASSOCIATES

ACCOUNTING OFFICERS, MASTER TAX PRACTITIONERS AND MANAGEMENT CONSULTANTS

HEAD OFFICE No 32 Wesley Street MTHATHA 5100 POSTAL ADDRESS No 32 Wesley Street MTHATHA 5100

247 OXFORD STREET SOUTHERNWOOD EAST LONDON - 5201 VAT NO. 4940 240 361

EAST LONDON OFFICE website: www.cjassociates.co.za email: andon@cjassociates.co.za



TEL: 047 532 5001 cell: UB3 523 8007 FAX: 047 532 3738 or 073 542 3241 or 073 955 3050 CJ & ASSOCIATES

MANDATE RESOLUTION FOR DR. OKAFOR CHYK INCORPORATED FOR MEETING HELD IN THE OFFICES OF C J AND ASSOCIATES – NO. 32 WESLEY STREET MTHATHA ON THE 27 JUNE 2023

This is to affirm the resolutions taken on the above mentioned date in a meeting for the company DR. OKAFOR CHYK INCORPORATED with registration number 2022 /481278 / 21 to do the following as mandated.:

- That the sole shareholder and director of the entity mentioned has been duly authorised to sign on all documents contractual in the name of the company.
- That the said shareholder and director is Dr. Chike Francis Okafor.
- That Dr. Chike Francis Okafor is nominated and mandated to sign all documentations in his
 personal capacity as a representative of the company.
- That all documents signed by Dr. Chike Francis Okafor will be binding on the company.

The above constitutes the true record of proceedings of the said meeting and is signed by the participants to confirm the resolutions taken at the meeting by the following persons.

Dr. Chike Francis Okafor

Shareholder / Director

Dr. Okafor Chyk Incorporated

Date 27/06/2023

Charles Andoh

Recording Secretary

CJ & Associates

Date 27 06 7023

ACCOUNTING OFFICERS

CHARLES ANDOH,Bcom. Acc.Hons, Mcom-Tax, DMS-UK, MBA-Finance -UK, SAIBA, MIAC(SA), MTP-SA
ZOLISWA L. MAVUSO -Ndip. Pub. Mangt.; TT-SA (SAIT), SAIM [CERTIFIED TAX PRACTITIONER],SAIBA-6182
NOSIPHO TSHEMESE - NDIP-INTERNAL AUDITING, B TECH-Int.Audit.; SAIBA - 5842; GTP(SA)-44299916
ADETUTU O. OSIGWE; Ndip-Acc; HNDip-Acc; MBA; BAP-SA - (SAIBA); GTP-SA (SAIT)

SIKELELA SIJADU ; Ndip-Fin.Acc; BAP - SA (SAIBA); TT-SA

MEMBER - THE INSTITUTE OF ACCOUNTING & COMMERCE (MIAC-SA) PRACTICE NUMBER AO-653 619

MEMBER - THE SOUTH AFRICAN INSTITUTE OF BUSINESS ACCOUNTANTS (SAIBA) PRACTICE NUMBER 274

TAX PRACTITIONERS, MANAGEMENT CONSULTING, SHARE & BUSINESS VALUATIONS, COY. REG. etc..

CHARLES MALIK & ASSOCIATES CC t/a CJ & ASSOCIATES - CK NO. 2005 042 166 23

1st Surety- CONSENT CLAUSE

The tenant hereby consents that, and authorizes Boshoff Visser Property Group at all times:-

- contact, request and obtain information from any credit or service provider a) (potential credit or service provider) or registered credit bureau relevant to an assessment of the behavior, profile, payment patterns, indebtedness, whereabouts, and creditworthiness of the tenant;
- furnish information concerning the behavior, profile, payment patterns, b) indebtedness, whereabouts, and creditworthiness of the tenant to any credit bureau or to any credit or service provider (or potential credit or service provider) seeking a trade reference regarding the tenant's dealings with the landlord.

Tenant Signature:

Date: 27-06-2023

Registered Businesses To Supply Landlord With,

- The completed "Tenant Info and Consent Documents which consist of 4 pages.
- Proof of business bank account
- 3 Months business bank statements
- Company registration documents
- VAT registration documents (If Applicable)
- Proof of Company Address
- · Resolution by company
- · A copy of the signatory's ID documents.
- · Proof of the Signatory's address.
- · A copy of all the surety's ID documents.
- · All sureties to supply 3 months income.
- All sureties to supply proof of address.
- · Tenant's signage proposal and design.

Non-Registered Businesses To Supply Landlord With,

- The completed "Tenant Info and Consent Documents which consist of 4 pages.
- Applicant's proof of ID/Passport
- Applicants proof of residential address
- Applicant's proof of bank account
- Applicant's 3 months bank statements (Proof Of Income)
- A copy of all the surety ID's documents(If Applicable).
- All sureties to supply proof of address.
- All sureties to supply 3 months income(If Applicable).
- · Tenant's signage proposal and design.

1st Signatory- CONSENT CLAUSE

The tenant hereby consents that, and authorizes Boshoff Visser Property Group at all times:-

- contact, request and obtain information from any credit or service provider (potential credit or service provider) or registered credit bureau relevant to an assessment of the behavior, profile, payment patterns, indebtedness, whereabouts, and creditworthiness of the tenant;
- b) furnish information concerning the behavior, profile, payment patterns, indebtedness, whereabouts, and creditworthiness of the tenant to any registered credit bureau or to any credit or service provider (or potential credit or service provider) seeking a trade reference regarding the tenant's dealings with the landlord.

1" Surety- CONSENT CLAUSE

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- b) furnish information concerning the behavior, profile, payment patterns, indebtedness, whereabouts, and creditworthiness of the tenant to any registered credit bureau or to any credit or service provider (or potential credit or service provider) seeking a trade reference regarding the tenant's dealings with the landlord

Tenant Signature:



Date: 27 -06 -2023

2nd Surety- CONSENT CLAUSE (If Applicable)

The tenant hereby consents that, and authorizes Boshoff Visser Property Group at all times:-

- contact, request and obtain information from any credit or service provider (potential credit or service provider) or registered credit bureau relevant to an assessment of the behavior, profile, payment patterns, indebtedness, whereabouts, and creditworthiness of the tenant;
- furnish information concerning the behavior, profile, payment patterns, b) indebtedness, whereabouts, and creditworthiness of the tenant to any registered credit bureau or to any credit or service provider (or potential credit or service provider) seeking a trade reference regarding the tenant's dealings with the landlord.

Tenant Signature: _ _ _ _ _ _

Date: 26 06 2023