(AspublishedinUPOVGazetteNo.94,December2002)

amended by Act No 53 of 2012

THESEEDSANDPLANTVARIETIESACT,1972

(Aslastamendedin2002)

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** TextprovidedbytheKenyanPlantHealthInspectorateServices(KEPHIS)oftheSeedsandPlantVarieties Actof1972,aslastamendedandpublishedonJune7,2002,intheOfficialKenyaGazette,SupplementNo.49.

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AnActofParliamenttoconferpowertoregulatetransactionsinseeds,includingprovisionfor thetestingandcertificationofseeds;fortheestablishmentofanindexofnamesofplant varieties;toempowertheimpositionofrestrictionontheintroductionofnewvarieties;to controltheimportationofseeds;toauthorizemeasurestopreventinjuriouscross-pollination; toprovideforthegrantofproprietaryrightstopersonsbreedingordiscoveringnewvarieties; toestablishaTribunaltohearappealsandotherproceedings;andforpurposesconnectedwith andincidentaltotheforegoing

ENACTEDbytheParliamentofKenya,asfollows:

PARTI-PRELIMINARY

Shorttitleandcommencement

1 ThisActmaybecitedastheSeedsandPlantVarietiesAct,1972,andshallcomeinto operationonsuchdayastheMinistermay,bynoticeintheGazette,appointandthe MinistermayappointdifferentdaysinrespectofdifferentprovisionsofthisAct.

Interpretation

2 InthisAct,unlessthecontextotherwiserequires—

"authorized of ficer" in connexion with any provision of this Act, means a public of ficer authorized by the Minister by notice of the Gazette to exercise the functions specified in such provision;

compulsorylicence"meansalicencegrantedbytheMinisterundersection23ofthisAct;

"theIndex" meanstheindex of names of plants varieties prepared under section 7 of this Act;

"Minister" means the Minister for the time being responsible formatters relating to
agriculture;
<u>"pl</u> antbreeder'srights"meansrightsgrantedundersection17ofthisAct;
prant variety" means a plant grouping within a single botanical taxon of the lowest known rank, defined by the expression of the characteristics resulting from a given genotype or combination of genotypes distinguished from any' other plant grouping by the expression of at least one of the said characteristics and considered as a unit with regard to its suitability for being propagated unchanged;
"positive direction" means a positive direction given under paragraph 1 of the Third Schedule to this Actin regard to an application for plant breeder's rights;
"and" man of the transfer for lent which is an in tended to have a dform man a gotion and
"seed" meansthat part of a plant which is or is intended to be used for propagation and includes any seed, seed ling, corm, cutting, bulb, bulbil, layer, marcott, root, runner, scion, set,
split,stem,stock,stump,suckerortubersousedorintendedtobesoused;
"seedanalyst"meansasuitablyqualifiedpersononthappointed under section 3B;
"sell"includesbarter, exchange and offering or exposing for sale;
$\hbox{\it ``scheme''} means a scheme relating top lant breeder's right smade under Part Vofthis Act;$
"seedsregulations" means regulations made under section 3 of this Act;

"statutorystatement" means a statement given in pursuance of seeds regulations, whether the statement be in the form of anotice or other document, or in the form of particulars given on any label, container or package, or in any other form, and includes a statement delivered under subsection (5) of section 30 of this Act.

PARTII-SEEDS

Seedsregulations

- 3.(1) The Minister, after consultation with representatives of such organizations as hedeems to have a substantial interest in the matter to be regulated and of such other interests a sappear to him to be concerned, may make regulations for the regulation and eon trolof the production, processing, testing, certification and marketing of seeds, and without prejudice to the generality of this power, such regulations may, in particular, be made for any or all of the following purposes—
 - (a) forensuringthatreliableandadequateinformationisaffordedastothenature, conditionandqualityofseedsintendedforsale;
 - (b) forpreventingthesaleofseedswhicharedeleterious,orwhichhavenotbeen producedinspecifiedconditions,orwhichhavenotbeentestedforpurityor germination,orwhichareofaplantvarietyofwhichtheperformancehasnot beensubjectedtotrials;

- (c) forrequiringtheregistrationofpersonsgrowinganyspecifiedcropforthemain purposeofseedproduction,orofpersonssellinganyseed;
- (d) forpreventingthespreadofplantdiseasebythesaleofseeds;
- (e) forrequiringthetreatmentofseed, by any specified means, for the control of plant disease and regulating the importation, quality testing and sale of any material used in such treatment:
- (f) forregulatingthedescriptionsunderwhichseedissold;
- (g) forregulating, controlling or prohibiting the export of seeds;
- (h) forprescribinganythingwhich, underthis Part, is to be prescribed or which, under anyother provision of this Act, is to be prescribed by seeds regulations.
- (2) Seedsregulationsmayincludeprovisionsastothepackets,bags,traysorother containersinwhichseedmaybesoldordeliveredtopurchasers,andrequirementsas tothemarkingofsuchcontainers.
- (3) Withoutprejudicetoanyprovisionsofthissection, seeds regulations may:
 - (a) requireinformationtobegiveninaprescribedmanner, which may include the giving of itonanylabel, container, or package, as regards seeds which are sold, and may require the seller to deliver a statement, containing prescribed particulars, to the purchaser within such time as may be limited by the regulations;
 - (b) requireanyoftheparticularscontainedinsuchstatementtobeparticulars ascertainedonatestoftheseeds:
 - (c) prohibitthesellingofseedswhichhavenotbeencertifiedintheprescribed manner,orwhichcontainmorethanaprescribedproportionofweedseeds,orof weedseedsofaprescribedkind,orwhichlackanyotherprescribedquality factor;
 - (d) prohibittheuse,inrelationtothesaleofseeds,anyprescribedname,designation ordescriptionexceptwheretheseedshavebeengrownorselectedunderthe prescribedconditions;
 - (e) requirepersonswhodealinseedstosupplytotheprescribedauthority informationasto,andtokeeprecordsof—
 - (i) transactionsinseedsgenerallyorinseedsofspecifiedkinds;
 - (ii) statutorystatementsgivenorreceivedbythem,andotherstatementsor invoicesgivenorreceivedbytheminconnectionwiththesaleofseeds;
 - (iii) processesortreatmentsappliedtoseeds;

- (iv) theresultsoftestsofseeds, andauthorizeprescribedpersonstocallforproductionofsuchrecords;
- (f) wherepersonswhodealinseedsalsogrowseeds,requiresuchpersonstosupply totheprescribedauthorityinformationasto,andkeeprecordsof—
 - (i) Acreagessown;
 - (ii) theyieldsofthecrops; andauthorizeprescribedpersonstocallforproductionofsuchrecords;
- (g) regulatetheproceduretobeobservedat,andtheconductoftestingstations and otherestablishments at which tests may be carried outforthe purposes of the regulations;
- (k) regulatethemannerinwhichtestsaretobemadeforthepurposesofthisPart.
- (4) InprescrionigthemannerinwhichsamplesaretobetakenforthepurposesofthisPart orofseedsregulations, such regulations_
 - (a) mayimposeconditionsastothepersonsempoweredtotakesamplesandthe placeswheretheymaybetaken;
 - (b) mayrequirethepersontakingasampletogivepartofittotheownerofthe seedsortosomeotherperson,mayprescribethemannerinwhichthesampleis tobedividedintoparts,andmayimposedutiesinrespectofthemakingor labelingandthepreservationofthepartsofthesample;
 - (c) mayprovidefortheidentification, by the labeling or marketing of their container, or by some other method, of seeds from which a sample has been taken.
- (5) Seedsregulationsmayexempt, or authorize the exemption of, any person or class of persons, or persons generally, from compliance with any of the provisions of the regulations, and may provide that such exemptions are to be or may be made, subject to conditions.
- (6) Anypersonwhoincludesinastatutorystatementanythingwhichisfalseinamaterial particularshallbeguiltyofanoffense.

Civilliabilitiesofsellersofseeds

4.(1) Ifandsofarasseedsregulationsprovidethatastatutorystatementshallconstitutea statutorywarrantyforthepurposesofthissection,thestatutorystatement,when receivedbyapurchaser,andnotwithstandinganycontractornoticetothecontrary, shallhaveeffectasawrittenwarrantybythesellerthattheparticularscontainedinthe statutorystatementaretrue.

- (2) Ifandsofarasseedsregulationsapplythissubsectiontotheparticularsinastatutory statementandprescribelimitsofvariationinrelationtothoseparticulars, those particulars shall, for the purposes of any legal proceedings on a contract for the sale of these edstowhich the statutory statement relates, be deemed to be true excepts of a ras there is a mis-statement in the particular swhich exceeds the limits of variations of prescribed.
- (3) Ifandsofarasseedsregulationsapplythissubsectiontotheparticularsinastatutory statement, such particulars shall, for the purposes of any legal proceedings on a contract for the sale of seeds to which the statutory statement relates, be deemed to be true unless it is made to appear on a test carried out at a testing station, and made on a sampletaken in the prescribed manner and within the prescribed period, that the particulars were untrue.
- (4) Whereapurchaserintendstoobtainatestofseedsforthepurposesofsubsection(3) ofthissection, the seller of the seeds shall give written notice of such intention not more than the prescribed period after delivery to the purchaser of the seeds under the sale, and seeds regulations shall prescribe approcedure for the taking of a sample of seeds to be tested for the purposes of the said subsection which will afford to the seller of the seeds or his agent an opportunity of being present when the sample is taken, and of obtaining part of the sample.
- (5) Acontravention of seeds regulations shall not affect the validity of a contract for the sale of seeds or the right to enforce such a contract.

Defences in proceedings for offences against seeds regulations.

- 5.(1) Ifandsofarasseedsregulationsforthepurposesofthissectionprescribedlimitsof variationinrelationtotheparticularsinastatutorystatement, its hall be adefence to proceedings under this Act for including in a statutory statement any false particulars to prove that the mis-statement in the particular salleged to be false do not exceed the limits of variations oprescribed.
- (2) Subject to the provisions of this section, it shall be a defence to proceedings
 - (a) underthisPartforincludingfalseparticularsinastatutorystatement;or
 - (b) foranoffenceagainstseedsregulationsrelatingtothenature,conditionor qualityofanyseeds;or
 - (c) foranoffenceagainstseedsregulationsrelatingtoaprescribednameor designationordescription,

toprove-

(i) thattheaccusedtookallreasonableprecautionsagainstcommittingan offenceofthekindallegedandhadnotatthetimeoftheallegedoffence anyreasontosuspectthatanoffencewasbeingcommittedbyhim,and

- (ii) wheretheaccusedobtainedtheseedstowhichtheallegedoffencerelates fromsomeotherperson,thatondemandbyoronbehalfoftheprosecutor theaccusedgavealltheinformationinhispowerwithrespecttothename andaddressofthatotherpersonandwithrespecttoanystatutorystatement orotherdocumentinhispossessionorpowerrelatingtotheseedsandthe contractofsale.
- (3) If,inanyproceedingsunderthisPartforincludingfalseparticularsinastatutory statement,anyoftheparticularsallegedtobefalseareparticularswhich,byseeds regulations,aretobeparticularsascertainedbymeansofaprescribedtest,thedefence undersubsection(2)ofthissectionshallnotbeavailableunlessitisproved—
 - (a) thatthoseparticularswereascertainedonsuchatestandthatthetestwasmade notearlierthanthedate,ifany,prescribedforthepurpose;or
 - (b) that-
 - (i) theaccusedpurchasedtheseedsfromanotherpersonwho,inconnexion withsale,dulydeliveredtotheaccusedastatutorystatementgiving particularsoftheseedswhichwerethesameastheparticularsallegedto befalse;and
 - (ii) theaccusedhadnoreasontobelievethatparagraph(a)ofthissubsection didnotapplyinrelationtothoseparticulars.

Presumptionregardingstatutorystatements

6. ForthepurposesofthisPartandofanyseedsregulations,anystatutorystatement madeinrespectofseedswhichareindistinctportionsshallbepresumedtobemade bothinrespectoftheseedsasawholeandalsoinrespectofeachportiontaken separately.

Indexofnamesofplantvarieties

- 7.(1) TheMinistermay,inaccordancewiththeprovisionsofthissection,causetobe preparedanindexofnamesofplantvarietiesforuseinconnectionwiththesaleof seedsofthosevarieties.
- (2) TheIndexshallbecompiledinsections,andeachsectionshalldefinetheclassofplant varietiestowhichitrelatesinsuchtermsastomakeitpossibletodeterminewhether anyplantvarietybelongstotheclassornot,irrespectiveofwhetherthatvarietyisfor thetimebeingintheIndexornot.
- (3) DifferentsectionsoftheIndexmaybeprepared,andmaybebroughtintoforce,at differenttimes.
- (4) NoticeofthecomingintoforceofasectionoftheIndex,andofalladditions, correctionsanderasuresinasectionoftheIndexafterithascomeintoforce,shallbe publishedintheGazette,andinsuchothermannerasisappropriateforensuringthat

- personsparticularlyconcerned with the Index, or with the class of plant varieties to which the section of the Index relates, have their attention drawn to it.
- (5) AfterasectionoftheIndexhascomeintoforce,anypersonwho,insellingseedofa plantvarietyforwhichanameisgiveninthatsection,usessomenamenotgivenin theIndexforplantvariety,beinganamewhichservesorisintendedbyhimtoserveto distinguishtheseedfromseedofotherplantvarietieswithintheclasstowhichthe sectionrelates,shallbeguiltyofanoffence.
- (6) The Ministermay, for the purposes of this section, arrange for the establishment of a reference collection of plant material.
- (7) The First Scheduletothis Actshall have effect as to the procedure for compiling the Index and the other matters there in mentioned.
- (8) Inthissectionandsections8and9andtheFirstScheduletothisAct—

"class" means a class of plant varieties to which a section of the Index relates;

"name" includes any designation, and for the purposes of those provisions, aplant variety shall not be regarded as distinct from an other plant unless it is sufficiently distinguishable by one or more of such important characteristics as may be prescribed.

Restrictionsonsalesofseedsofunindexedplantvarieties

- 8.(1) Subject to the provisions of this section, after a section of the Index has come into force any person who, in selling seed of a plant variety which is within the class to which that section of the Index relates, but which is not in the Index, uses a name which serves or is intended by him to serve distinguish such seed from seed of other plant varieties within that class, shall be guilty of an offence.
- (2) Subsection(1)ofthissectionshallnotapplytoapersonwhoreasonablybelievesthat theseed—
 - (a) istobeusedforscientificpurposesorforthepurposesofresearch; or
 - (b) willbeusedoutsideKenya.
- (3) Whereanypersonmakes,orproposestomake,arrangementsunderwhichsomeother personusesseedunderthecontrolofthefirst-mentionedpersonforthepurposesof increasesthefirst-mentionedperson's stock,orofcarryingouttestsortrials, and under which the whole of the material produced, directly or indirectly, from the seed, and any unused seed, becomes or remains the property of the first-mentioned person, subsection (1) of this section shall not apply—
 - (a) toasaleoftheseedbythefirst-mentionedpersontotheotherpersonaspartof sucharrangements;or

- (b) toasalebythatotherpersontothefirst-mentionedpersonofseedproduced, directlyorindirectly,fromthatseed.
- (4) Exceptasprovidedbyparagraph3(3)oftheFirstScheduletothisAct,anapplication fortheinclusionofaplantvarietyintheappropriatesectionoftheIndexafterithas comeintoforceshallbegrantedonly—
 - (a) whentheavalue for cultivation and use rpasses that of the existing one sinsome aspect according to the results in official tests;
 - (b) issufficientlydistinguishablefromanyothervarietywhoseexistenceisamatter of common knowledge at the time of application;
 - (c) issufficiently varietal pure and stable in its essential characteristics.
- (5) IfatanytimeitappearstotheMinisterthatadecisioncannotbegivenonan applicationinrespectofanannualmentionedinsubsection(4)ofthissectionwithin threeyearsfromthetimewhentheapplicanthascompliedwiththeconditions prescribedundertheFirstScheduletothisAct,orifsodirectedbytheTribunal,he shallcauseanentrytobemadeintheIndexgivingtotheplantvarietyconcernedsuch provisionalnameasisappropriate,andwhenthedecisionisgivensuchcorrection shallbemadetotheIndexasmaybenecessarytogiveeffecttothedecision.



- 9.(1) The Minister may, in consultation with representatives of such organizations as he deems to have a substantial relevant interest in the matter to be regulated, make regulations for the carrying out of national performance trials, and may by order apply such regulations to any class of plant varieties within the national varieties list and to any new varieties in that class.
- For the purposes of this section, a plant shall be deemed to be a new plant variety if it was not on the national variety list on the date of the coming into operation of an order under subsection (1), unless it had been exempted under subsection (3).
- (3) The Ministermay, on an application from any person and on being satisfied that seed of a plant variety, although not in the Index, was in commercial use in Kenyabe fore the order under subsection (1) of this section came into force, exempt that plant variety from the provisions of this section.
- (4) Subject to the provisions of this section, it shall be an offence—
 - (a) tosellseedofanewplantvarietytowhichthissectionapplies;or
 - (b) toadvertiseanysuchseedforuse,

untilseedofthatplantvarietyhasbeensubmittedforthepurposeof performancetrialsinaccordancewiththissection,anduntilareportontheresult of suchtrialshasbeen published in the prescribed manner, and this subsection shall apply whether or more anoffer or advertisement relates only to sales after the trials and report.

- (5) Subsection(4)ofthissectionshallapplytoasaleofanyseedwhichisnotinKenya whenthesaleismade,but,subjecttotheprovisionsofthissection,whereapersonhas acquiredseedofanewplantvarietytowhichthissectionapplies,beingseedwhich wasnotinKenyawhenheacquiredit,heshallbeguiltyofanoffenceif,inthecourse ofbusinesshe—
 - (a) usesanyofthatseedinKenyaasreproductivematerialatanytimewhen,under subsection(4)ofthissection,itisunlawfultosellseedofthatplantvariety;or
 - (b) atanytimesodisposesofanyofthatseed,otherwisethanbywayofsale,while itisinKenyaastomakeitavailableforuseinKenyaasreproductivematerial.
- (6) Subsection(4)ofthissectionshallnotapplytoanysaleofthekinddescribedin subsection(3)ofsection8ofthisAct,andsubsection(5)ofthissectionshallnotapply totheuseofseedforthepurposeofcarryingouttestsortrials.
- (7) IfitappearstotheMinisterthatanewplantvarietytowhichthissectionapplieshas undergoneperformancetrialsandthatanadequatereportoftheresultofthosetrialsis generallyavailable,orthatthereisanyothersufficientreasonforexemptingsuch varietyfromtheprovisionsofsubsections(4)and(5)ofthissectionshallceaseto applytoseedofthatplantvariety,butwithoutprejudicetoanyliabilityforanyoffence previouslycommitted.
- (8) Forallnewplantvarietiestowhichthissectionappliesthereshallbeatimelimitby which, sofaraspracticable, thereporton the result of the performance trials is to be published, and if such report is not published within such time limit, subsections (4) and (5) of this section shall cease to apply to see do f that plant variety, but without prejudice to any liability for any offence previously committed.
- (9) Thetimelimitinrespectofanannualcropforthepurposesofsubsection(8)ofthis sectionshall, exceptsofarasseeds regulations may otherwise provide for any classor part thereof, be three years from the date on which the performance trials commence.
- (10) Entriesmadeinasectionofthe Index afteranorderunderthissectionhascomeinto forceinrelationtheretoshall—
 - (a) bemadeinsuchamanneraswilldistinguishthoseentriesfromallearlier entries, and aswillindicate which of the laterentries relate to plant varieties exempted under subsection (3) of this section; and
 - (b) contain additional entries showing when subsections (4) and (5) of this section have ceased to apply to seed softhe plant varieties concerned.
- (11) WithoutprejudicetoanyotherprovisionofthisPart,seedsregulationsmayprovide—
 - (a) forthemannerofmakingapplicationsundersubsection(3)ofthissection, and ofmakingapplications for submitting plant varieties for performance trials;

- (b) fortheinformation to be afforded by an applicant and the material stobe submitted at the time of application of subsequently;
- (c) forthemannerinwhichreportsaretobepublishedandbroughttotheattention ofthoseconcerned;
- (d) forthecompilingofaregisterofapplicationsforthesubmissionofseedsfor performancetrials,ofthereportsoftheresultsofsuchtrialsandofthedatesof publicationofthereports,andforincludingentrieswhichwillshowthedate whenthetimelimitundersubsection(8)ofthissectionwillfall;
- (e) forrequiringthepublicationofnoticeofanydirectionundersubsection(7)of thissection, and of any class where are portison tpublished within the time limit undersubsection (8) of this section;
- (f) forthepaymentoffeesinrespectofmattersunderthissection.
- (12) Referenceinthissectiontoadvertisingarereferencestoadvertisinginanymedium, includingsoundandtelevisionbroadcasting, butdonotincludethecommunication of informationinany publication for scientific purposes of research.

Offences, etc.

10.(1) If any information submitted by or on behalf of –

- (a) apersonmakinganapplicationorrepresentationinrespectofanymatter connected with the compilation or alteration of the Index; or
- (b) anapplicantundersubsection(3)ofsection9ofthisAct;
 - isfalseinanymaterialparticular, and the person giving such information knows that is false, or gives such information recklessly, he shall be guilty of an offence.
- (2) Notwithstandinganyprovisionofanyotherwrittenlawastotimelimitsincriminal proceedings,proceedingsinrespectofanoffenceundersection7,8or9ofthisAct maybebroughtatanytimenotmorethantwoyearsfromthedateuponwhichitis allegedthatsuchoffencewascommitted.
- (3) Itshallbeadefencetoproceedingsinrespectofanoffenceundersection7,8or9of thisActtoprove—
 - (a) thattheaccusedtookallreasonableprecautionsagainstcommittinganoffenceof thekindallegedandhadnotatthetimeoftheallegedoffenceanyreasonto suspectthatanoffencewasbeingcommittedbyhim;and
 - (b) wheretheaccusedobtainedtheseedstowhichtheallegedoffencerelatesfrom someotherperson,that,ondemandoronbehalfoftheprosecutor,theaccused gavealltheinformationinhispowerwithrespecttothenameandaddressof

thatotherpersonandwithrespecttoanystatutorystatementorotherdocument inhispossessionorpowerrelatingtothoseseedsandthecontractofsale.



PARTIII-SEEDTESTING

Seedtestingstations

11. The Ministershall, either alone or inconjunction with anyother body, establish one or more official seed testing stations.

Certificatesoftest

- 12.(1) Acertificateoftheresultofatestbyaseedanalystofasampletakenbyanauthorized officerforthepurposesofanyoftheprovisionsofthisActshallbeintheform prescribedbytheseedsregulations.
- (2) Acertificateoftheresultofatestatatestingstationofanysampletakenforthe purposesofthisAct,andpurportingtobeissuedbyaseedanalyst—
 - (a) ifthesamplewastakenbyanauthorizedofficer,shall,ifacopyofthecertificate hasbeenservedontheaccused,besufficientevidenceofthefactsstatedinthe certificateinanyproceedingsforanoffenceunderthisAct;or
 - (b) ifthesamplewastakenbyapersonotherthananauthorizedofficerinorderto obtainatestforthepurposesofsubsection(3)ofsection4ofthisAct,shallbe sufficientevidenceofthefactsstatedinthecertificateinanysuchlegal proceedingsasarementionedinthatsubsection,

unless, in either case, either party to the proceedings requires that the person is suing the certificate becalled as a witness.

Useofsamplesincriminalproceedings

- 13.(1) EvidenceshallnotbeadducedinproceedingsforanoffenceunderPartIIofthisAct respectingasampletakenbyanauthorizedofficerunlessthesamplewastakeninthe mannerprescribedbyseedsregulations.
- (2) Seedsregulationsshallprovideforsamplesbeingdividedintoaleasttwoparts, and foroneofthepartsbeinggiventotheowneroftheseedsortosuchotherpersonas maybeprescribedbyseedsregulations, and shall provide for a third part of the sample to be retained for production in all cases where use may be made of it by the court under this section.
- (3) Acertificateintheformprescribedbyseedsregulationspurportingtobeissuedbyan authorizedofficerandstatingthatasamplewastakenintheprescribedmannershall besufficientevidenceofthefactsstatedinthecertificate.
- (4) Ifpartofasampletakenbyanauthorizedofficerissenttoatestingstation,itshallbe sosentassoonaspracticableafterthesampleistaken.

- (5) Acopyofacertificateissuedbyaseedanalyststatingtheresultofatestofpartofa sampletakenbyanauthorizedofficershallbesenttothepersontowhomanyother partofthesampleisgiven.
- (6) InanyproceedingsforanoffenceunderthisActinrespectofseedswhichhavebeen sampledbyanauthorizedofficer,theaccusedshallnotberequiredtopleadtothe chargelessthanfourteendaysfromthedayuponwhichhehasreceivedacopyofany certificateofaseedanalystwhichtheprosecutorintendstoadduceasevidence.
- (7) Inproceedingsforincludinginastatutorystatementfalseparticularsconcerning matterswhichare, underseeds regulations, to be ascertained for the purposes of the statement by a test of these eds, if any sample of these eds has been taken by an authorized of ficer the part of such sample required to be retained as mentioned in subsection (2) of this section shall be produced at the hearing, and the court, if it thinks fit on the request of either party, shall cause the part so produced to be sent to a seed analyst who shall transmit to the court a certificate of the result of a test of that part of the sample.

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(8) AsampletakeninaccordancewiththeSeedsActpriortoitsrepealbythisActshallbe deemedtohavebeentakenintheprescribedmannerforthepurposesofsubsection(1) ofthissection.

Tamperingwithsamples

14. Ifanyperson—

- (a) tamperswithanyseedssoastoprocurethatasampletakeninthemanner prescribedbyseedsregulationsforanypurposedoesnotcorrectlyrepresentthe bulkoftheseeds; or
- (b) tamperswithanysamplesotaken;or
- (c) withintenttodeceive, sends, or causes or allows to be sent, to any testing station, to be tested for any purpose, a sample of seeds which to his knowledge does not correctly represent the bulk of the seeds,

heshallbeguiltyofanoffenceandliabletoafinenotexceeding shillingsortoimprisonmentforaperiodnotexceeding sixmonths, ortobothsuch fineandimprisonment.

PARTIV-CONTROLOFIMPORTS AND PREVENTION OF CROSS-POLLINATION

Controlofimportsofpotentiallydeleteriousseeds

- 15.(1) Ifitappearstothe Ministerthatitisnecessaryorexpedientthatheshouldbeableto exercisethepowersconferredbythissectionforthepurposeofpreventingthe importationintoKenya—
 - (a) of seeds which, if used as reproductive material in Kenya, will or may cause deterioration of domestic types of plants by cross-pollination, physical admixture or other means; or
 - (b) of seeds which are unsuitable for use in Kenyabecause they are of a type or variety which have been developed in countries with different climate, different hours of daylightor other different conditions.

hemay, by order, apply this section to seed so fany type or variety specified in the notice.

- (2) Anorderunderthissectionmayprovideforexceptingfromaspecifiedtypeorvariety anydescriptionofseedsdefinedinanymannerand,inparticular,anydescriptionof seedsdefinedbyreferencetothecountryorterritorywheretheyweregrownorfrom whichtheyhavebeenconsignedtoKenya,oranyseedswhicharethesubjectofa prescribedcertificate.
- (3) Theimportationofallseedstowhichthissectionappliesisprohibitedexceptunder theauthority, and in accordance with the terms, of a licence granted by an authorized officer, and any person who imports or attempts to importany seeds in contravention of this subsections hall be guilty of an offence and liable to a fine not exceeding ten thousands hillings or to imprisonment for a term not exceeding two years or to both such fine and imprisonment.
- (4) Alicenceundersubsection(3)ofthissectionmaybe,toanydegree,generalor specific,andmaybemodifiedorrevokedbyanauthorizedofficeratanytime.
- (5) Anorderunderthissectionshallbemadeafterconsultationwithrepresentatives of suchinterests as appear to the <u>Ministertobeconcerned and may-</u>
 - (a) includeprovisionastothemethodsbywhichimportersmayberequiredtoprove whetherconsignmentsofseedsfallwithinanyexceptionspecifiedintheorder;
 - (b) prescribetheformandmannerinwhichapplicationsaretobemadeforlicences andtheformoflicences, and the feespayable therefor;
 - (c) containsuchothertransitional, supplemental and incidental provisions as appear to the **Minister** to be expedient.

Preventionofinjuriouscross-pollination

- 16.(1) This sections hall have effect for the purpose of maintaining the purity of seeds of any types and varieties of plants specified in an order under subsection (2) of this section.
- (2) The Service may, with the approval of the Minister by order in the Gazette -(a) develop guidelines and protocols for the management of emerging technologies in seed production; and
 (b) apply this section to any area in Kenya where persons are engaged in growing crops for seeds of any
 type or variety of plant specified in the order, if he is satisfied that in that area satisfactory arrangements
 have been made for locating such crops so as to isolate them from crops or plants which might cause
 injurious cross-pollination.
 [amended by 53/2012]
- (3) Anorderunderthissection–
 - (a) shallbemadeafterconsultationwiththepersonsresponsibleforthe arrangementsmentionedinsubsection(2)ofthissection, and with persons representative of such other interests as appear to the Minister to be concerned;
 - (b) shallstatethetypesandvarietiesofplantswhicharetobeprotectedbytheorder;
 - (c) shallspecifythekindsandcropsofplantswhicharetobecontrolledinthearea towhichtheorderrelates;and
 - (d) mayrelatetomorethanoneareaand,ifso,maymakedifferentprovisionsunder paragraphs(a)and(b)ofthissubsectioninrespectofthedifferentareastowhich hitrelates.
- (4) Ifinanyareawherethissectionisinforcecontrolledcropsorplantsaregrowingand, onapplicationmadeinaccordancewiththeSecondScheduletothisAct,the issatisfied—

 Minister

 Minister
 - (a) thattheyarecausing,ormaycause,injuriouscross-pollinationinaprotected cropwhichisbeinggrowninthatarea;and
 - (b) inthecaseofcontrolledcropsorplantswhicharenotself-sown,thattheperson growingthemdidnotgivetothepersonsresponsibleforthearrangements mentionedinsubsection(2)ofthissectionsuchnoticeofhisintentiontogrow thosecropsorplantstothefloweringstageaswouldhaveenabledthemtotake anyappropriatestepsforalteringthearrangements,

hemayserveanoticeontheoccupierofthelandwherethecontrolledcropsorplants are growing requiring him to take such steps as may be specified in the notice for the purpose of preventing any of the controlled cropsorplants from causing or continuing to cause injurious cross-pollination in the protected crops.

(5) Ifthepersonservedwithanoticeundersubsection(4)ofthissectiondoesnotcomply withanyrequirementinthenotice, the <u>Minister</u>mayauthorizeanypersontoenteron thelandconcerned and down the personsos erved has failed to door, if in the opinion of the <u>Minister</u> that would no longers erve the purpose for which the notice was served, may also takes uchaction as appears to the <u>Minister</u> appropriate for that

purpose, and where, when the default occurs, further obligations remain under the notice, the Minister may also take such action as appears to him appropriate to meet the purposes for which those further obligations were imposed.

- (6) Wherethe Ministertakesanyactionundersubsection(5)ofthissectionhemay recoverfromthepersononwhomthenoticewasservedasumequaltothereasonable costincurredbythe Ministertorhisagentsintakingsuchaction, and such sumshall be acivildebtrecoverable summarily bythe Minister.
- (7) Anypersonauthorizedinwritingbythe Ministermay, on production if sorequired of his authority, at all reasonable times enteron any land, but not into any dwelling house, in an area where this section is inforce for the purpose of ascertaining whether controlled crops or plants are growing on the landor of inspecting and taking samples of any controlled crops or plants growing on the land.
- (8) AnoticeunderthissectionortheSecondScheduletothisActmaybeservedby leavingitat,orsendingitbypre-paidregisteredpostto,thelastknownaddressofthe persononwhomitistobeserved,andifitisnotpracticalafterreasonableinquiryto ascertainhisnameandaddress,thenoticemaybeservedbyaddressingittohimas "theoccupier" of the land and affixingitoracopyofittosomeconspicuous objecton the land.
- (9) Without prejudice to any other proceeding sunder this section, any person who—
 - (a) unreasonablyfailstocomplywithanyrequirementinanoticeunderthissection; or
 - (b) obstructsorimpedes, or attempts to obstructorimpede, aperson acting in the exercise of the powers conferred by subsection (5) of this section,

shallbeguiltyofanoffence.

(10) Inthissection, and in the Second Scheduletothis Act-

"controlledcropsorplants" meanscrops, grownforany purpose, of the types of varieties of plants which are protected by an order in the area concerned, and such additional kinds of cropsorplants, whether grown or self-sown and whether of those or any other types or varieties, as may be specified in such or derfort he purposes of this definition;

"theoccupier", in the case of unoccupied land, means the personential ed to the occupation of the land;

"protectedcrop" means a crop of a type or variety of plant, which is protected by an order in the area concerned, being a crop grown for the purpose of producing seeds.

PARTV-PLANTBREEDER'SRIGHTS

Grantofplantbreeder's rights

17.(1) Rightsmaybegrantedinac	ccordancewiththisPartinrespectof	plantvarietiesofsuch
speciesorgroupsasmayb	especifiedbyaschememadebytheMin	nisterunderthis
Part.		

- (2) SubjecttothisPart,plantbreeder'srightsshallbegrantedbytheauthorizedofficerif heissatisfiedthattheconditionslaiddowninsection18ofthisActarefulfilled.
- (3) The Third Scheduletothis Actshall have effect for the protection of an applicant for plant breeder's right spending a decision on his application.
- (4) Beforemakingascheme,theMinistershallconsultrepresentativesofsuch organizationsashedeemstohaveasubstantialinterestinthemattertoberegulated andofsuchotherinterestsasappeartotheMinistertobeconcerned,andanyscheme—
 - (a) maymakedifferentprovisionsfordifferentspeciesorgroupsofplantvarieties;
 - (b) maycontainsuchsupplemental,incidentalandtransitionalprovisionsasappeartotheMinistertobeappropriate;
 - (e) maybevariedorrevokedbyasubsequentscheme,

so, however, that the variation or revocation of a scheme shall not prejudice a grant of plant breeder's rights made before the variation or revocation takes effect.

Conditions for grant of rights

- 18.(1) The conditions laid down in this section must be fulfilled as respect both the applicant for plant breeder's rights and the plant variety to which the application relates.
- (2) An applicant for plant breeders' rights must be the breeder, and the provisions of Part I of the Fourth Schedule shall have effect with regard to two or more persons who have independently bred, discovered and developed a plant variety.

 [amended by 53/2012]
- (3) AplantvarietymustconformtotherulessetforthinPartIIoftheFourthScheduleto thisAct.
- (4) ReferencesinthissectionandintheFourthSeheduletothisActtothediscoveryofa plantvarietyarereferencestothediscoveryofaplantvarietygrowinginthewildor occurringasageneticvariant,whetherartificiallyinducedornot.

Periodforwhichrightsexercisable

- 19.(1) ABreeders' rights shall be granted for a fixed period of twenty years from the date of the grant, except in prespect of trees and vines where the said period shall be twenty-five years from the date of the grant. [amended by 53/2012]
- (2) Asregardsfruittreesandtheirroot-stocks,forestandornamentaltreesandgrapevines, theperiodprescribedunderthissectionshallbenotlessthaneighteenyears,anda statementinasehemetotheeffeetthataspeciesorgroupofplantvarietiesfallunder thissubsectionshallbeconclusive.
- (3) Asregardsplantvarietiesnoteomingwithinsubsection(2)ofthissection,theperiod-prescribedunderthissectionshallbenotlessthanfifteenyears.
- (4) Subjecttothefollowingprovisionsofthissection, the period for which plant breeder's rights are exercisable shall be the relevant period prescribed by the scheme concerned commencing on the day on which the grant of the plant breeder's rights takes effect.
- (5) If,ontheapplicationoftheholderofanyplantbreeder'srights,anauthorizedofficeris satisfiedthat,forreasonsbeyondthecontroloftheapplicant,suchholderhasnotbeen adequatelyremuneratedbythegrantoftherights,suchofficermayextendtheperiod forwhichsuchrightsareexereisable,subjecttosuchrestrictions,conditionsandother provisions,ifany,astheofficerconcernedmaythinkappropriateso,however
 - (a) thattheperiodasextendedshallnotexceedtwenty-fiveyears; and
 - (b) wheretheperiodasextendedislessthantwenty-fiveyears,nofurtherextension shallbemadeunderthissubsection.
- (6) Aholderofplantbreeder'srightsmayatanytimemakeanapplicationtothe authorizedofficerofferingtosurrenderhisrightsandif,afternoticeoftheapplication hasbeengivenintheprescribedmanner,andaftertheprescribedprocedureforhearing anypersononwhomtherighttoobjecthasbeenconferredbytheregulationshasbeen followed,suchofficerissatisfiedthattherightsmayproperlybesurrendered,hemay accepttheofferandterminatetherightsconcerned.
- (7) The Ministershall cancel the grant of plant breeder's rights in any case where he is satisfied—
- (a) thatanyinformationsubmittedintheapplicationforthegrantoftherights, or any information submitted by or on behalf of the applicant inconnexion with the application, was incorrect and that, if the authorized of ficerhad known that such information was incorrect, he would have refused the grant; or
- (b) thatfactshavebeendiscoveredwhich,ifknownbeforethegrant,wouldhaveresulted inthegrantbeingrefusedonthegroundsthatrule1orrule2inPartIIoftheFourth ScheduletothisActwasnotsatisfiedinrespectoftheplantvarietyconcerned.
- (8) Theauthorizedofficershallrevokeor,ifithasbegun,terminate,anyextensionunder subsection(5)ofthissectionifatanytimeheissatisfiedthatanyinformation

submittedintheapplicationunderthatsubsectionoranyinformationsubmittedbyoronbehalfoftheapplicant, was incorrect and that, if the true factshad been known before the extension had been allowed, the application would have been refused.

Nature of rights.

- 20.(1) Subject to the provisions of this Part, and of any other written law, the holder of plant breeder's rights in a plant variety shall have the exclusive right to do, and to authorize other stodo, the following—
 - (a) production or reproduction;
 - (b) conditioning for the purpose of Propagation; t
 - (c) offering for sale;
 - (d) selling or other marketing;
 - (e) exporting; (f) importing, or
 - (g) stocking for any of the purpose set out in the foregoing paragraphs.
 - (h) inthecircumstancesdescribedintheFifthScheduletothisAct,toexercisethe otherrightsthereinspecified.

and subject to the provisions of this section, in fringements of plant breeder's rights shall be actionable at the suit of the holder of such rights, and in any proceedings for such an infringemental lsuch relief, by way of damages, in junction, account or otherwise shall be available in any corresponding proceedings in respect of infringements of other proprietary rights:

Provided that insofar as the production and the stocking for production of the propagating material of a variety for which plant breeder's rights have been granted, is undertaken solely for research purposes or for developing new varieties in the breeder's own nursery this shall not be deemed to be at variance with the exclusive right of the holder of a plant breeder's rights.



Paragraph(a) of subsection (1) of this section shall not apply to the sale of reproductive material which is not in Kenyawhenitis sold, but if any person purchases such material outside Kenyaan duses it in Kenyaas reproductive materiel, the purchase and subsequent use shall together constitute an infringement of the plant breeder's rights and the purchaser shall be liable to be proceeded against in respect of such infringement, and reference in this subsection to using reproductive material of a plant variety as reproductive material in Kenyain cludes reference to so disposing of that material (otherwise than by way of sale) while it is in Kenyaas to make it available for use in Kenyaas reproductive material.

- (3) Thereshallbenorighttodamagesinrespectofaninfringementofplantbreeder's rights-
 - (a) ifthepersoninfringingtherightswasnotaware,andhadnoreasonablegrounds forsuspecting,thattheplantvarietyinquestionwasthesubjectofsuchrights;or
 - (b) inacasewheretheinfringementconsistsofabreachofconditionsattachedtoa licence,ifthatpersonhadnonoticeofanyofthoseconditions,

butthepersonwhowould, butfortheforegoing provisions of this subsection, be entitled to damages shall be entitled to an account of profits in respect of the infringement, and to payment of any amount found due on the account, whether any other relief is granted under this section or not.

- (4) Theholderofplantbreeder's rightsmay, in authorixheq personstoexercisehis exclusive rights, impose any conditions, limitations or restrictions which may be imposed by the holder of any other kind of proprietary rights, and plantbreeder's rights shall be assignable in the same manner as other kinds of proprietary rights.
- (5) Asaleofthereproductivematerialofaplantvarietywhichisthesubjectofplant breeder'srights,beingasalebytheholderofsuchrightsorbyanyotherperson authorized tograntalicence in those rights—
- (a) shallnotimplythattheseller authorithespurchasertoproducethereproductive materialsoldtohim.



 $In this section and in the Fifth Schedulet othis Act, references to selling reproductive \ material include references to any transaction effect in the course of business—$

- (a) underwhichthepropertyinthereproductivematerialpassesfromonepersonto another; or
- (b) underwhichsuchmaterialismadeoverbyonepersontoanotherinpursuanceof acontractunderwhichsuchmaterialismadeoverbyonepersontoanotherin pursuanceofacontractunderwhichhewillusethematerialforgrowingfurther reproductivematerialorothercrops,

andparagraph(b)ofthissubsectionshallapplyirrespectiveofwhetherthecontract provides that the property in the cropwill be in the person to be regarded as the seller, or the person to be regarded as the purchaser, or a third party, and any reference to purchasing or a purchaser shall be construed accordingly.

Protected plant varieties

- 21.(1) The Ministermay be regulations under this section provide for these lection of names for plant varieties which are the subject of applications for plant breeder's rights and for the keeping of a register of the names so selected.
- (2) The Minister shall cause notice of all entries made in the register, including alterations, corrections and erasures, to be published in the Gazette and in such other manner as appears to the Minister to be convenient for bringing such entries to the attention of all persons connected the rewith.
- (3) AfterasectionoftheIndexhaseomeintoforce,thepartoftheregisterdealingwith theelassofplantvarietiestowhichthatsectionrelatesshall,sofaraspracticable,beembinedwiththeIndex.

- (4) Withoutprejudicetothegeneralityofsubsection(1)ofthissection,regulationsmade thereundermayinparticular—
 - (a) prescribethecircumstancesinwhichrepresentationsmaybemaderegardingany decisionastothenametoberegisteredinrespectofanyplantvariety;
 - (b) makeprovisionforthepublicationorserviceofnoticesofdecisionswhichareto bemade;
 - (c) prescribethetimesatwhich,andthecircumstancesinwhich,theregistermay inspectedbymembersofthepublic.
- (5) If,whereanameisregisteredunderthissectionforaplantvariety,anypersonuses thatname,oranamesonearlyresemblingitastobelikelytodeceiveorcause confusions,inselling—
 - (a) reproductive material of a different plant variety within the same class; or
 - (b) whereunderparagraph1oftheFifthScheduletothisActplantbreeder'srights inthefirst-mentionedplantvarietyhavebeenextendedtomaterialotherthan reproductivematerial,thatothermaterialfromadifferentplantvarietywithinthe sameclass,

suchuseofthenameshallbeawrongactionableinproceedingsbytheholderofplant breeder'srightsinsuchfirst-mentionedplantvariety,butitshallbeadefensetoa claimfordamagesinanysuchproceedingsthatthedefendanttookallreasonable precautionsagainstcommittingawrongofthekindallegedandhadnot,whenusing thename,anyreasontosuspectthatitwaswrongful.

- (6) Inthissection, "name" includes any designation, and reference stop lant varieties as being within the same class are reference stother mas all being within one class which is either—
 - (a) aclassconsistingofallplantvarietiesofthespeciesorgroupsprescribedbyany onescheme; or
 - (b) anyotherclassofplantvarietiesprescribedforthepurposesofthissubsectionby anyscheme.



Maintenanceofreproductivematerial

- 22.(1) Theprovisionsofthissectionshallapplyinrelationtoallplantvarieties exceptsuch asfallwithinanyspeciesorgroupwhichisexcludedfromsuchprovisionsbya scheme.
- (2) Everyholderofaplantbreeder's rightsshallen surethat, throughout the period for which the rights are exercisable, he is in a position to produce to an authorize dofficer reproductive material which is capable of producing the variety to which the rights

- relate with the morphological and physiological and other characteristic staken into account when the rights were granted in respect of the variety.
- (3) Itshallbethedutyofeveryholderofplantbreeder'srightstoaffordtoanauthorized officerallsuchinformationandfacilitiesassuchofficermayrequestforthepurposeof ascertainingwhethersuchholderisfulfillinghisobligationundersubsection(2)ofthis section,includingfacilitiesfortheinspectionofthemeasurestakenforthe preservationoftheplantvariety.
- (4) IfatanytimetheMinisterissatisfiedthatanyholderofplantbreeder'srights-
 - (a) hasfailedtocomplywithanyrequestmadeundersubsection(3)ofthissection; or
 - (b) isnolongerinapositiontofulfilhisobligationsundersubsection(2)ofthis section,

heshallcancelthegrantofsuchrights.

Licences

- 23.(1) Theholderofplantbreeder's rightshas the obligation to stock them arket with propagating material at reasonable prices and hemay dothis by himself or hemay grantsuch licences as a renecessary to stock them arket with propagating material on reasonable terms and conditions.
- (2) The obligation referred to insubsection (1) of this section, shall include the obligation of the holder of plant breeder's rightstofurnish the licence with the propagating material henced satare as on able price if he is to make proper use of the licence.
- (3) IftheMinister,upontheapplicationofanyperson,isoftheopinionthatthestocking ofthemarketwithpropagatingmaterialisnotadequatelyensured,heshall communicatethistotheholderoftheplantbreeder'srights,statingthereasonsforhis opinionandshallenablehimtoremedythesituationand,iftheholderfailstodoso, grantanysuchrightsasrespectstheplantvarietyintheformofacompulsorylicence tointerestedparties.
- (4) Aschememayprescribeforthepurposesofthissubsectionaperiodorperiodsforany speciesorgroup, ordifferentspeciesorgroups, of plantvarieties and a compulsory licencein respectof such plantvarieties shall not have effect during the specified period commencing on the date upon which the plant breeder's right seon cerned were granted.
- (5) Inentertainingapplicationsforsettlingthetermsofcompulsorylicences,theMinister shallendeavortosecurethattheplantvarietyisavailabletothepublicatreasonable prices,thatisdistributedaswidelyaspossible,thatitismaintainedinquality,andthat thereisreasonableremunerationfortheholderoftheplantbreeder'srightsconcerned.

(6) Acompulsorylicencemayincludetermsobligingtheholderoftheplantbreeder's rightstomakereproductivematerialavailabletothelicensee.

(7) Where–

- (a) theholderoftheplantbreeder's rights to which an application under subsection (3) of this section relates is, or is represented by, as ociety or other organization which has a sits main object, or one of its main objects, then egotiation or granting of licences to exercise plantbreeder's rights, either as the holder of the rights or as a gent for holders; and
- (b) anorganization, whether claiming to be representative of persons requiring licences or not, or a person whether requiring alicence or not, applies to the Minister for an opportunity of making representations concerning the application, and the Minister is satisfied that such organization or person has a substantial interest in the application and that the application involves is sues which may affect other applicants for compulsory licence sunder this section; and
- (c) iftheapplicantunderparagraph(b)ofthissubsectionisanorganization,the Ministerissatisfiedthatitisreasonablyrepresentativeoftheclassofpersons whichitclaimstorepresent,

the Ministershall afford to the organization or person applying under paragraph (b) of this subsection an opportunity of making representations to him and of being heard by the Minister or by a person appointed by the Minister for that purpose.

- (8) The Minister, before granting a compulsory licence shall satisfy himself that the applicant is financially and otherwise in a position, and intends, to exploit the rights to be conferred upon him in a competent and business like manner, and that the grant of such licence will not compromise the maintenance of the reproductive material concerned.
- (9) Withoutprejudicetotheremediesavailabletotheholderofacompulsorylicenceby thetakingofproceedingsinanycourt,theMinistermay,ifitisrepresentedtohimby anypersonthattheholderoftheplantbreeder'srightsconcernedhasfailedtomeet anyobligationimposeduponhimbysuchlicence,andifheissatisfiedthatthe representativesarecorrect,cancelthegrantofsuchplantbreeder'srights.
- (10) The Minister may at any time, on application made by any person concerned, extendor limit, or vary in any other respect, or revoke, a compulsory licence.
- (11) Acompulsorylicencemaybegrantedwhetherornottheholderoftheplantbreeder's rightsconcernedhaspreviouslygrantedlicencestotheapplicantforthecompulsory licenceortoanyotherperson,andshallnotbeanexclusivelicence.
- (12) Ifandsofarasanyagreementpurportstobindanypersonnottoapplyfora compulsorylicenceitshallbevoid.

Regulations

- 24.(1) The Minister may make regulations for the purposes of this Part, and without prejudice to the generality of that power, such regulations may provide for—
 - (a) applicationsforthegrantofplantbreeder'srights;
 - (b) the charging offees, including periodical fees payable by the holders of plant breeder's rights;
 - (c) anythingwhichistobeprescribedunderthisPart.
- (2) Regulationsunderthissectionmaypermitanauthorizedofficer-
 - (a) inthecaseofanyfailuretopayanyfeespayableinconnectionwithan applicationtosuchofficerunderthisPart,torefusesuchapplication;and
 - (b) inthecaseofafailureofaholderofplantbreeder's rightstopayany fees payablein connection with those rights, to cancel the grant of those rights,

withorwithoutarightofappeal, and the regulations may provide for the restoration of the application or grantif the failure to pay fees is made good.

- (3) Regulationsunderthissectionmay,inparticular-
 - (a) prescribetheinformationandfacilities to be afforded by an applicant for the grant of plant breeder's rights, and there productive and other plant material to be submitted at the time of the application or subsequently;
 - (b) prescribethetests,trials,examinationsandotherstepstobetakenbysuch applicantoranauthorizedofficerbeforeagrantofplantbreeder'srightsismade, andthetimewithinwhichanysuchstepsaretobetaken;
 - (c) restrict the making of repeated application supon the same subject;
 - (d) prescribethecircumstancesinwhichrepresentationsmaybemadeuponany matterunderthisPart;
 - (e) makeprovisionforthekeepingofregistersandrecordsofmattersunderthis Part,andtherectificationofsuchregistersandrecords,andprescribethe circumstancesinwhichtheymaybeinspectedbymembersofthepublic;
 - (f) makeprovisionforthepublicationorserviceofnoticeofapplications and decisions made under this Part;
 - (g) prescribethemannerofdealingwithobjectionstoapplicationsunderthisPart.

Falserepresentationandinformation

- 25.(1) Anypersonwho,knowinglyorrecklessly,makesanyfalserepresentationthatheis entitledtoexerciseanyplantbreeder'srights,oranyrightsderivedtherefrom,shallbe guiltyofanoffence,andforthepurposesofthissubsectionitshallbeimmaterial whetherornottheplantvarietyinrespectofwhichsuchrepresentationismadeis actuallythesubjectofanyplantbreeder'srights.
- (2) Ifanyinformation—
 - (a) submittedinanyapplicationunderthisPartforadecisionagainstwhichan appealliestotheTribunal;or
 - (b) submittedbyoronbehalfoftheapplicantinconnectionwithanysuch application; or
 - (c) giveninpursuanceofarequestmadeundersubsection(3)ofsection22ofthis Act.

is false in any material particular and the person giving such information knows that it is false or gives the information recklessly he shall be guilty of an offence.

ApplicationofParttoGovernment

- 26.(1) IfanyservantoragentoftheGovernmentinfringesanyplantbreeder's rightsormakes himselfliabletocivilproceedingsundersection21ofthisAct, and the infringementor wrong is committed with the authority of the Government, then civil proceedings in respect of the infringementor wrongshall lie against the Government.
- (2) Subjecttosubsection(1)ofthissection,noproceedingsshalllieagainstthe GovernmentbyvirtueoftheGovernmentProceedingsActinrespectofthe infringementofplantbreeder'srightsorofanywrongmentionedinthesaid subsection.
- (3) ThissectionshallhaveeffectasifcontainedinPartIIoftheGovernmentProceedings Act.

Interpretation of Part

- 27.(1) Referencesinthis Parttore productive material are references to reproductive material of plant varieties and include references—
- (a) toseedforsowing;
- (b) toseedpotatoesandothervegetativepropagatingmaterial;
- (e) towholeplants, as well as parts of plants, where these may be used as reproductive material: and

- (d) toornamentalplantsandpartsthereofwhenusedcommerciallyaspropagating materialintheproductionofornamentalplantsandcutflowers.
- (2) ReferencesinthisParttoanapplicantforplantbreeder's rights include, where the context allows, references to the applicant's predecessors or successors in title.



PARTVI-THESEEDSANDPLANTSTRIBUNAL

Establishment of Tribunal

- 28.(1) ThereshallbeaSeedsandPlantsTribunalinrelationtowhichtheprovisionsofthe SixthScheduletothisActshallapply.
- (2) The Minister may make regulations under this section in respect to any appeal stothe Tribunal under this Act, or under any regulations made under this Act, for all or any of the following purposes—
 - (a) toauthorizeanyperson,inadditiontotheappellantandthepersonwhose decisionisappealedagainst,toappearandbeheardaspartiestoanyappeal;
 - (b) toprovideforsuspending, or authorizing or requiring the suspension of, the operation of any decision pending the final determination of any appeal in respect thereof;
 - (c) toprovideforthepublicationofnoticesorthetakingofotherstepsforsecuring that persons affected by any such suspension are informed thereof.

JurisdictionofTribunal

- 29.(1) Anypersonaggrievedbyadecision-
 - (a) torefuseanyapplicationundersubsection(4)ofsection8orsubsection(3)of section9ofthisAct;or
 - (b) toalloworrefusethegrantofplantbreeder'srights;or
 - (c) tocancelthegrantofplantbreeder'srights;or
 - (d) toalloworrefuseanapplicationundersubsection(5)ofsection19ofthisAct; or
 - (e) toterminatean extension granted under the said subsection (5); or
 - (f) to alloworrefuse any application made under subsection (1), (7) or (8) of section 23 of this Act,



mayappealtotheTribunalagainstsuchdecision.



- (2) AnyregulationsmadeunderthisActmayconferrightsofappealtotheTribunalfrom decisionstakenundersuchregulations.
- (3) ThereshallbeafinalappealtotheHighCourt,fromadecisionoftheTribunal,onany questionoflaw,butsubjecttheretoadecisionoftheTribunalshallbefinaland conclusive.
- (4) The Tribunal shall, in addition to any other jurisdiction conferred upon it, he arand determine any matters agreed to be referred to the Tribunal by an arbitration agreement relating to the infringement of plant breeder's rights, or to matters which includes uch infringement, but subsection (3) of this section shall not apply in relation to any jurisdiction conferred by this subsection.

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- (5) ThefeespayabletotheTribunalforactingunderanyarbitrationagreementshallbe suchastheTribunalmaydetermine,andnothinginsection11oftheArbitrationAct, 1968,shallbetakenasapplyingtotheTribunal.
- (6) Inthissection, "arbitrationagreement" has the meaning assigned to it in section 2 of the Arbitration Act, 1968.

PARTVII-GENERAL

Powersofentry

- 30.(1) The powers of entry conferred by subsection (3) of this section may be exercised for the purpose of exercising—
 - (a) thefurtherpowersconferredbysubsections(4)and(5)ofthissection;or
 - (b) anypowersofcallingfor,inspectingortakingcopiesofrecordsorother documentsconferredbyseedsregulations;
 - orforthepurposeofascertainingwhetherthereis, orhasbeen, onorinconnection with the premises, including any vehicle or vessel, any contravention of any of the provisions of this Actor any regulations made the reunder.
- (2) Thissectionshallnotauthorizeentryintoanypremiseswhichareusedexclusivelyasa privatedwelling.
- (3) Anauthorized of ficer may, on production if sor equired of proof of his authority, at all reasonable hours enter any premises—
 - (a) whichhehasreasonablecausetobelievetobeusedforanypurposeofa businessinthecourseofwhichseedsaresold,whetherthesaleisbywholesale orretail,andwhetherthepersonconductingitactsasprincipaloragent;or

- (b) onwhichhehasreasonablecausetobelievethatthereisanyseedwhichhas beensoldandwhicharetobedelivered,orareinthecourseofdelivery,tothe purchaser,andthepowerofentryunderthisparagraphmaybeexercisedwhen theseedisintransitinthecourseofdeliverytothepurchaser,andinparticular whenitisinanyvehicleorvesselinthecourseofdelivery.
- (4) Anauthorizedofficermay, on any premises, including a vehicle or vessel, which has power under this section to enter, examine any seed which he finds the reandmay without payment takes amples of any seeds of ound.
- (5) Theownerofanyseedswhichareofferedorexposedforsale, orarestoredforthe purposesofsale, oranypersonauthorized to sell such seeds, may be required by an authorized officer to deliver to him such statement, if any, as the person selling them would, by seeds regulations, be obliged to deliver to a purchase rofsuch seeds, and to deliver it within the time prescribed for such a statement.
- (6) This section shall apply with regard to—
 - (a) allkindsofseedsinrespectofwhichanoffencemay,underanycircumstances, becommittedunderseedsregulations;and
 - (b) seedsofallplantvarietieswhicharewithinanyclasstowhichasectionofthe Indexwhichascomeintoforcerelates.
- (7) Any person who --
 - (a) fails to comply with the provisions of subsection (5);
 - (b) gives a false statement in relation to any material particular; or
 - (c) obstructs or impedes, or attempts to obstruct or impede, any authorized officer from exercising the powers conferred by this section, commits an offence and shall be liable on conviction to a fine not exceeding fifty thousand shillings or to imprisonment for a term not exceeding one year or to both. [amended by 53/2012]

Institutionofcriminal proceedings

- 31.(1) Notwithstandinganyprovisionofanyotherwrittenlawastotimelimitsincriminal proceedings,whereapartofsamplehasbeentestedbyaseedanalystproceedingsfor includinginastatutorystatementfalseparticularsconcerningthematterswhich,under seedsregulationsaretobeascertainedforthepurposesofthestatementbyatestofthe seeds,beingproceedingsrelatingtotheseedsfromwhichthesamplewastaken,may bebroughtatanytimenotmorethansixmonthsfromthetimewhenthesamplewas taken.
- (2) If,atanytimebeforeatestisbeguntoascertainwhetherapartofasampleofseedsis ofaspecifiedvarietyortype,andnotmorethansixmonthsafterthesamplewastaken,

thepersontowhomanyotherpartofthesamplewasgiven, oranyotherperson, is notified in writing by an authorized officer, that it is intended to test the seeds and that, after the test, proceedings may be brought against that person for including in a statutory statement a false statement that seeds were of a specified variety or type, then, not with standing any provision of anyother written law as to time limits in criminal proceedings, any such proceedings relating to the seeds from which the sample was taken may be brought against the person so notified at any time not more than two years from the time when the sample was taken, and a certificate purporting to be is sued by an authorized of ficerand stating that a person was so notified shall be sufficient evidence of that fact.

(3) Proceedingsforanoffencerelatingtoastatutorystatementwhichhasbeendelivered toapurchaserofseeds,orrelatingtoseedswhichhavebeensoldanddelivered,may bebroughtbeforeacourthavingjurisdictionattheplaceofdeliveryofthestatement orseeds.

General provisions as to offences.

- 32.(1) WhereanoffenceunderthisActcommittedbyabodycorporateisprovedtohave beencommittedwiththeconsentorconnivanceof,ortobeattributabletoanyneglect onthepartof,anydirector,manager,secretaryorothersimilarofficerofthebody corporate,oranypersonwhowaspurportingtoactinanysuchcapacity,heaswellas thebodycorporate,shallbeguiltyofthatoffenceandshallbeliabletobeproceeded againstandpunishedaccordingly.
- (2) ProceedingsforanyoffenceunderthisActmay,withoutprejudicetoanyjurisdiction exercisableapartfromthissubsection,betakenagainstapersonbeforetheappropriate courtinKenyahavingjurisdictionintheplacewherethatpersonisforthetimebeing.

General penalty

33. A person who is convicted of an offence under this Act for which no other penalty is provided shall be liable to a fine not exceeding twenty thousand shillings or to imprisonment for a term not exceeding six months, or to both.

[amended by 53/2012]

Supplementalprovisionsastoregulations

- 34. AnyregulationsunderthisAct–
 - (a) maymakedifferentprovisionfordifferenttypesorclassesofplantvarieties,for differentseasonsoftheyear,andforotherdifferentcircumstances;
 - (b) maycontainsuchsupplemental,incidentalandtransitionalprovisionsmay appeartotheMinistertobeexpedient;
 - (c) mayprovide penalties not exceeding those mentioned in section 33 of this Act for any breach of the regulations.

35. TheSeedsActisherebyrepealed.

FIRSTSCHEDULE

PROCEDUREFORCOMPILINGANDAMENDINGTHEINDEX

- 1.(1) AsafirststepincompilingasectionoftheIndex,theMinistershall,afterconsultation withrepresentativesofsuchorganizationsashedeemstohaveasubstantialinterestin themattertoberegulatedandofsuchotherinterestsasappeartohimtobeconcerned, causetobepreparedaprovisionallistofplantvarietieswhicharewithintheclassof plantvarietiestowhichthesectionoftheIndexwillrelate,andtheseedsofwhichare incommercialuseasreproductivematerial.
- (2) The Ministershall publish the provisional list in the Gazette and in such other manner as appears to him appropriate for ensuring that the person sparticularly concerned have their attention drawn to the list, and shall publish with the list anotice giving the necessary information as to the manner in which and time within which applications seeking additions, corrections and erasures may be made.
- (3) The Minister may bring a section of the Index into force not with standing that the section is incomplete because the Minister has not come to a determination in regard to any particular plant varieties.
- 2. The Ministermay, at any time after a section of the Index comes into force, entertain applications from persons seeking additions, corrections and erasures in that section, and may make such additions, corrections and erasures as may appear to him to be called for not with standing that no application has been made in that behalf.
- 3.(1) Ifatthetimewhenaname,ormorethanonename,isbeingselectedforaplantvariety forthepurposesoftheIndex,thereareoneormorenameswhichareforthetimebeing inuseforthatplantvariety,thatname,ornamesfromamongthosenames,shallbe preferredunlesstheMinisterissatisfiedthattherearespecialcircumstancescallingfor theuseofanameornamesnotsoinuse.
- (2) The Minister may require a person making an application for the inclusion of a plant variety in a provisional list, or in a section of the Index, to submit a name for that plant variety.
- (3) IfitappearstotheMinisterthatnonameinuseorsubmittedtohimissuitable,hemay refusetoincludetheplantvarietyintheIndexuntilanamehasbeensubmittedwhich is,inhisopinion,suitable.
- 4. The Minister may require persons making applications which involve the question whether two or more plant varieties are distinct, to supply information and material for carrying out examinations, trials and tests.
- 5.(1) The Minister, after consultation with representatives of such interests a sappear to him to be concerned, may make regulations—

- (a) governingtheformandmannerinwhichapplicationsmaybemadeunderthis Schedule;
- (b) prescribingtheperiodwithinwhichapersonmakingapplicationunderthis Scheduleistosupplymaterialorinformationinsupportofhisrepresentations;
- (c) prescribingthequantityandkindofmaterialtobesosupplied;
- (d) prescribingthemannerinwhichapplicationsaretobemadeinrespectofanymatter connectedwiththealterationoftheIndex,andfortheinformationtobeaffordedand thematerialtobesubmitted,inconnectionwithanysuchapplication.
- (2) Regulationsunderthisparagraphmayprescribethefeestobechargedforcarryingout examinations,testsandtrialsandformakingsearchesintheIndex.

SECONDSCHEDULE

CROSS-POLLINATIONINJURINGPROTECTEDCROPS

- 1. Anapplicationundersection16ofthisActseekingtheissueofanoticeunderthat sectionshallbeinwriting.
- 2. Beforedecidingwhethertoissueanoticeinaccordancewiththeapplication,the Ministershallserveanoticeontheoccupierofthelandconcernedgivinghim particularsoftheapplicationandinforminghimofhisrighttomakerepresentations.
- 3. The Ministershall, if sor equested within such time as may be specified in the notice underparagraph 2 of this Schedule, afford to the applicant and to the occupier of the land an opportunity of appearing before and making representations to aperson appointed by the Minister for the purpose.
- 4. Indeciding whether to issue a notice in accordance with the application, and in deciding the terms thereof, the Minister shall have regard—
 - (a) totheneedtomaintain,intheinterestsofthepublic,thepurityoftheseedofthe protectedcrop;
 - (b) tothedegreetowhichtheinjuriouscross-pollinationwillormaydiminishtothe valueoftheprotectedcropordisturbarrangementsmadeforthepurposeof maintainingthepurityoftheseedsthereof;
 - (c) tothevalue, if any, of the controlled crops or plants and the inconvenience or disturbance involved incomplying with anotice.

THIRDSCHEDULE

PROTECTIONOFAPPLICANTFORRIGHTSWHILEAPPLICATIONISPENDING

- 1.(1) Anapplicantforthegrantofplantbreeder's rights shall, inhis application, state whether he is also applying for a direction by the authorized officer under this Schedule in respect of the plant variety to which the application relates.
- (2) Anapplicantapplyingforaprotectivedirectionshallincludeintheapplicationan undertakingtotheeffectthat, subject to the exceptions in subparagraph (3) of this paragraph, in the period between the making of the application and the time when the question whether the application is to be allowed or refused is finally determined (or, if the undertaking is discharged under this Scheduleatanear lier time, until that time) no plants of the plant variety, and no material forming part of, or derived from plants of that variety, will be offered or exposed for sale or sold in Kenyaby the applicant or with his consent.
- (3) Anundertakingunderthisparagraphshallnotpreventtheapplicantfrommakingan offerforsaleorsalewhichintheperiodbeforetheapplicationwouldbepermittedby subparagraphs(3),(4)or(5)ofparagraph2ofPartIIoftheFourthScheduletothis Act,ortheexposureforsaleofmaterialwhereanofferforsaleofthatmaterialwould besopermitted.
- (4) If the authorized of ficer is satisfied that the applicant has duly given the undertaking, and that he has furnished that of ficer with all such information, facilities and material as that of ficer may require for the purposes of the application for the grant of plant breeder's rights, the officer may, if he thinks fit, give a protective direction.
- (5) Theauthorizedofficershallnotgiveaprotectivedirectionifthereisanyevidence beforehimtendstoshowthattheapplicant,orthepersonwhosesuccessorintitlethe applicantclaimstobe,isnotthepersonwhobredordiscoveredtheplantvarietyto whichtheapplicationrelates.
- 2.(1) Whileaprotectivedirectionisinforce, anything which, if the plant breeder's right sto which the application in question relates had been granted, would have constituted an infringement of those rights, or would under subsection (5) of section 21 of this Act have been actionable in proceedings by the holder of those rights, may be the subject of proceedings under this paragraph.
- (2) Proceedingsmaybebroughtunderthisparagraph, by the applicant in whose favour the protective direction is made, against any person for an injunction requiring that person, while the protective direction is inforce, not to do any of the things which may be the subject of proceedings under this paragraph, and the court may, if it thinks fit, grant an injunction accordingly on such terms as appear to the court to be just.
- (3) Anundertakingnottoinstituteorprosecuteproceedingsunderthisparagraph, whether ornotanyconsiderationisgivenfortheundertaking, shall bevoid, and if the authorized officer is satisfied that an applicant in whose favour aprotective direction

- has been given has given any such undertaking, whether or not the undertaking be enforceable at law, he shall with draw the protective direction.
- (4) Aprotectivedirectionshallceasetobeinforcewhenthequestionwhetherthe applicationforthegrantofplantbreeder's rights is to be allowed or refused is finally determined, or at such earlier time as is provided under the provisions of this schedule.
- 3.(1) Theauthorizedofficermayatanytime,ifinallthecircumstancesitappearstohimto bejust,withdrawaprotectivedirection,andshalldosoifheissatisfiedthattherehas beenabreachoftheundertakinggivenbytheapplicantunderparagraph1ofthis Schedule.
- (2) Theundertakinggivenbyanapplicantunderparagraph1ofthisScheduleshallcease tobebindingwhentheprotectivedirectioniswithdrawn.
- 4.(1) Ifatanytimetheauthorizedofficerissatisfiedthattherehasbeenabreachofthe undertakinggivenunderparagraph1ofthisSchedule,hemayrefusetheapplication forthegrantofplantbreeder'srights.
- (2) If there is a breach of an undertaking given under paragraph 1 of this Schedule, the applicant shall be guilty of an offence.

FOURTHSCHEDULE

PART1-PRIORITIESBETWEENAPPLICANTSFORRIGHTS

- 1.(1) Iftheplantvarietywasindependentlybredordiscoveredbytwoormorepersons,the firstofthosepersonwhomakesanapplicationrelatingtothatvarietyintheform prescribedforthepurposesofthisSchedulebyregulationsundersection24ofthisAct shallbethepersonentitledtothegrantofplantbreeder'srights.
- (2) Asbetweentwopersonsmakingapplicationsonthesamedate, theonewhowas first in a position to make a validapplication for the grant of plant breeder's rights, or would have been first in that position if Part Vofthis Act and the relevant scheme had always been inforce, shall be the personential education and the relevant scheme had always been inforce, shall be the personential education and the relevant scheme had always been inforce, shall be the personential education and the relevant scheme had always been inforced by the relevant scheme had always been always been always by the relevant scheme had always by the relevant scheme had always by the relevant schem
- 2.(1) Forthepurposesofparagraph1ofthisPart,anapplicationdulymadeinacountryto whichthisparagraphapplieswhentheapplicationismadeshallbetreatedasifduly madeunderthisActiftheconditionsinthisparagrapharesatisfied.
- (2) Noaccountshallbetakenunderthisparagraphofanapplicationmadeinacountry outsideKenyaatatimewhentheplantvarietytowhichtheapplicationrelateswasnot onefallingwithinaspeciesorgroupprescribedbyaschemeasaspeciesorgroupin respectofwhichplantbreeder'srightsmaybegranted.
- (3) Notmorethantwelvemonthsaftertheapplicationdulymadeinthatcountry, the applicantmustmakehisapplicationunderthisActintheformprescribedforthe purposebyregulationsundersection24ofthisAct, beingaformwhichincludesa claiminrespectofthepriorityoftheapplicationinthesaidcountry.

- (4) WithinthreemonthsoftheapplicationunderthisAct,acopyofthedocuments constitutingtheapplicationinthesaidcountry,certifiedascorrectbytheauthorityin thatcountrytowhomtheapplicationismade,mustbesubmittedtotheauthorized officer.
- (5) Ifapplicationshavebeenmadeinmorethanonecountrytowhichthisparagraph applies,andhavebeensomadeatdifferentdates,theperiodoftwelvemonths mentionedinsubparagraph(3)ofthisparagraphshallbetakenfromtheearlieror earliestofthoseapplications,andsubparagraph(4)ofthisparagraphshallbeconstrued accordingly.
- (6) Ifpriorityisestablishedforanapplicationbyvirtueofthisparagraphafteragrantof plantbreeder's rightshave been made in pursuance of an application against which the priorityisestablished, the authorized officers hall cancel that grant.
- (7) The Ministermay, by notice in the Gazette, designate any country or territory as a country to which this paragraph applies, and may from time to time vary or revoke any such or derbut not so as to prejudice applications already made in Kenya or elsewhere.
- 3. Regulationsundersection 24 of this Act may provide for the forfeiture of any priority obtained under this Schedule if the person making the application does not, within a period prescribed by the regulations, satisfy all the requirements which are to be satisfied by an applicant before a grant of plant breeder's rights can be made.

PARTII-RULESFORGRANTOFRIGHTS

1.(1) Theplantvarietymust–

- (a) besufficientlydistinguishablebyoneormoreimportantmorphological, physiologicalorothercharacteristicsfromanyothervarietywhoseexistenceisa matterofcommonknowledgeatthetimeoftheapplication,whatevermayhave beentheorigin,artificialornatural,oftheinitialvariationfromwhichit resulted:
- (b) besufficientlyvarietalpure;
- (c) besufficientlyuniformorhomogenoushavingregardtotheparticularfeaturesof itssexualreproductionorvegetativepropagation;
- (d) bestableinitsessentialcharacteristics, that is to say, it must remain true to its description after repeated reproduction or propagation or, where the application prescribes a particular cycle of reproduction or multiplication, at the end of each cycle.
- (2) A variety shall be deemed to be new if, at the date of filing of the application for a breeder's right, propagating or harvested material of the variety has not been sold or otherwise disposed of to others, by or with the consent of the breeder, for purposes of exploitation of the variety --
 - (a) in Kenya, for a period of more than one year; or
 - (b) outside Kenya, for a period more than four years, or, in the Lase of trees or vines, for a period of more than six years. [amended by 53/2012]

2.(1) SubjecttothisSchedule,intheperiodbeforetheschemebyvirtueofwhichthe applicationismadecameintoforce,noplantsofthevariety,andnomaterialforming partof,orderivedfrom,plantsofthevarietymayhavebeenofferedforsaleorsoldby anypersoninKenyaorelsewhere.

Provided that the restriction imposed by this subparagraphs hall not apply to sales or offers for sale made outside Kenyaduring the period of sixyears in the case of trees and vines, and four years in the case of others, ending with the date of the application.

- (3) Subparagraphs(1)and(2)ofthisparagraphshallnotapply–
 - (a) toanofferforsaleofastockofmaterialofanyplantvarietyinconnexionwith anofferforsalesofthetitletoapplyforthegrantofplantbreeder'srightsin respectofthatplantvariety;or
 - (b) toanysaleofmaterialtoanyplantvarietyifatthetimeofthesaleor subsequentlythepurchaserbecomesthepersonentitledtomakeanapplication forthegrantofplantbreeder'srightsinrespectofthatplantvariety.
- (4) Whereanapplicantmakes, or proposes to make, arrangements under which some other personuses reproductive material of the plant variety under the control of the applicant for the purpose of increasing the stock of the applicant, or of carrying out tests or trials, and under which the whole of the material produced, directly or indirectly, from that reproductive material, and any unused reproductive material, becomes or remains the property of the applicant, then subparagraphs (1) and (2) of this paragraphs hall not apply—
 - (a) toasaleorofferforsaleofthereproductivematerialbytheapplicanttoanysuch personaspartofsucharrangements;or
 - (b) toasalebysuchpersontotheapplicantofthematerial produced, directly or indirectly, from that reproductive material.
- 3.(1) Whereanapplicationforthegrantofplantbreeder's rights is made at a time not later than twelve months after this Part comes into operation, and the applicant does not ask for a protective direction, subparagraphs (1) and (2) of paragraph 2 of this Part shall not apply to an offer for sale or sale in the period beginning six months before this Part comes into operation and ending with that time if the authorized of ficer is satisfied that the applicant took all steps reasonably open to him to ensure that any person to whom material of the plant variety has been offered or sold during the said period has been informed in writing than an application for a grant of plant breeder's right smay be made in respect of the variety.
- (2) Whereanapplicationisallowedbyvirtueofthisparagraph, subsection (2) of section 23 of this Actshall not apply to any compulsory licence granted in respect of the plant variety to which the application relates.

FIFTHSCHEDULE

PLANTBREEDER'SRIGHTSINSPECIALCASES

Saleofcutblooms, fruits, etc

- 1.(1) IfitappearstotheMinisterthat,inthecaseofanyspeciesorgroupofplantvarieties, plantbreederswillnotreceiveadequateremunerationunlesstheyhavecontroloverthe productionorpropagationoftheplantvarietyinKenyaforthepurposeofsalesofcut blooms,fruitorsomeotherpartorproductofplantsofthevariety,andthecontrolwill beofsubstantialbenefittotheplantbreeders,hemay,byascheme,providethat,in respectofanyplantvarietyofthespeciesorgrouppreseribedbythescheme,plant breeder'srightsshallincludetheexclusiverightto,andtoauthorizeothersto,produce orpropagatethatvarietyforthepurposeofsellingsuchpartsorproductsofthevariety asmaybepreseribedbythescheme.
- (2) Aschemeconferringanysuchrightsmayalsoprovidethatplantbreeder'srightsshall includetheexclusiverightto,andtoauthorizeothersto,sellthepartsorproductsof thevarietyinrelationtowhichtherightsareextendedinsofarastheyareobtainedby thesellerfromplantsofthevarietywhichthesellerhashimselfproducedor propagated.

Use of reproductive material for production of certain other plant varieties

2. Plantbreeder'srightsshallineludetheexelusiverightto,andtoauthorizeothersto, usethereproductivematerialoftheplantvarietyconcernedforthepurposeof producing,inordertosellit,thereproductivematerialofanotherplantvarietyif,but-onlyif,thenatureofthatothervarietyissuchthatrepeatedproductionofthe reproductivematerialofthatothervarietyisnotpossiblewithouttherepeateduseof reproductivematerialoftheplantvarietytowhichtherightsrelate.

SIXTHSCHEDULE

THESEEDSANDPLANTSTRIBUNAL

The Chairman

- 1.(1) The Ministershall appoint a chairman for the Tribunal who shall be a barrister, a solicitor or an advocate.
- (2) TheappointmentofthechairmanshallbeforsuchtermastheMinistermayspecifyin theinstrumentofappointment,andapersonwhoceasestoholdofficeaschairman shallbeeligibleforre-appointment.
- (3) The chairman may at any time resign his office by notice in writing to the Minister.
- (4) If the Ministeris satisfied that the chair manisum fit to continue in office or in capable of discharging his duties, he may revoke the appointment of the chairman.

2. Inthecase of the temporary absence or in a bility to act of the chairman, the Minister may appoint any other person who is a barrister, so licitor or an advocate to act as deputy for the chairman, and a person so appointed shall, when so acting, have all the functions of the chairman.

Thepanels

- 3.(1) The Ministershall drawup and from time to time revise—
 - (a) apanelofpersonswhohavewidegeneralknowledgeinthefieldofagriculture, horticultureorforestry;and
 - (b) apanelofpersonswhohavespecializedknowledgeofparticularspeciesor groupsofplants.
 - and the members of the Tribunal, other than the chair man and deputy chair man, shall be selected from those panels in accordance with this Schedule.
- (2) The power to revise the panels shall include power to terminate a person's membership of either of them.

Remuneration

4. The Minister may pay to members of the Tribunal such remuneration and such allowances as the Minister may, with the approval of the Treasury, determine.

Procedure

- 5.(1) Thejurisdictionofthe Tribunal shall be exercised by three members consisting of the chairman and amembers elected from each of the two panels, and references in this Act to the Tribunal shall be construed accordingly.
- (2) Thememberfromthepanelofthosewithspecializedknowledgeshallbeselectedfor hisknowledgeofthesubjectmatterofaparticularcaseorclassorgroupofcases.
- $(3) \qquad The members of the panels who are to deal with any case shall be selected as follows-$
 - (a) theMinistermayselectamemberormemberstodealwiththatparticularcaseor classorgroupofcases;or
 - (b) the Minister may select for a class or group of cases members from a mongst whom members to deal with any particular cases hall be selected by the chairman.
- (4) AnydecisionoftheTribunalshallbetaken,intheeventofadifferencebetweenthe members,byvotesofthemajority.
- (5) If,afterthecommencementofthehearingofanyproceedingsbeforetheTribunal,one ofthethreemembersoftheTribunalbecomesincapableofcontinuingtohearthe

proceedingsonaccountofsicknessorforanyotherreasons, the proceedings may, with the consent of all parties thereto, be continued before the remaining two members of the Tribunal and heard and determined accordingly, but if the two members differ in opinion the case shall, on the application of any party to the proceedings, be re-argued before and determined by the Tribunal as ordinarily constituted.

- (6) AdecisionoftheTribunalshallnotbequestionedonthegroundthatamemberwas notvalidlyappointedorselected.
- 6.(1) TheTribunal,inexercisingitsstatutoryjurisdiction,mayorderanypartytothe proceedingstopaytoanyothersuchpartyeitheraspecifiedsuminrespectofthecosts incurredbythesecond-mentionedparty,orthetaxedamountofthosecosts,andany costsrequiredtobetaxedforthatpurposeshallbetaxedinthesamemannerandon thesamescaleascostsinasubordinatecourtofthefirstclass.
- (2) The Chief Justice may make rules as to the procedure inconnexion with proceedings before the Tribunaline xercise of its proceedings before the Tribunaline xercise of its statutory jurisdiction and as to the fees charge able in respect of those proceedings, and in particular the rules may make provision—
 - (a) astothecircumstancesinwhichtheTribunalneednot,orshallnot,sitinpublic;
 - (b) astotheformofanydecisionoftheTribunal;
 - (c) astothetimewithinwhichsuchproceedingsaretobeinstituted;
 - (d) astotheevidence, and the form thereof, which may be required or admitted;
 - (e) astotheexaminationofthepartiesandofwitnesses;
 - (f) astotheprocedureforsecuringtheattendanceofwitnessesandtheproduction ofdocuments.
- (3) The chairman of the Tribunal shall have power to administer oathstowitness es in any proceedings before the Tribunal.
- (4) Inthisparagraph, "statutoryjurisdiction" means any jurisdiction of the Tribunal exercisable by or under this Actor any other written law, except for its jurisdiction in any reference sunder an arbitration agreement.