THE TRADITIONAL AND
ALTERNATIVE MEDICINES ACT, 2002

ARRANGEMENT OF SECTIONS

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
</tr>
</thead>
</table>

PART I
PRELIMINARY PROVISIONS

1. Short title and Commencement.
2. Application.
3. Interpretation.

PART II
ESTABLISHMENT OF THE COUNCIL

8. Standing committees.

PART III
THE REGISTRAR

10. Functions of Registrar.
11. Deputy Registrar.
12. Secretariat.
13. Other staff.

PART IV
REGISTRATION

14. Qualifications to register or enrol as traditional health practitioner or aide.
15. Qualifications to register or enrol as an alternative health practitioner or aide.
16. Additional requirements.
17. Provisional registration.
18. Full registration.
19. Temporary registration.
20. Conditions for temporary registration.
22. Registrar to determine application in sixty days.
23. De-registration, removal etc from Register.
24. Removal from rolls.
25. Reinstatement and re-registration.
26. Council to give reasons for its decision.
27. Appeal to the Minister.
28. Non-adherence to the professional ethics and etiquettes.
29. Appeal to the High Court.
30. Dangerous practice.

PART V
RIGHTS AND DUTIES OF TRADITIONAL AND ALTERNATIVE HEALTH PRACTITIONERS

31. Registered traditional and alternative health practitioner may practice.
32. Right to claim and sue for service rendered.
33. Entitlement of persons enrolled to practice.
34. Transfers.
35. Duty of traditional and alternative health practitioner to patients
36. Prohibition to practice with unregistered persons.

PART VI
REGULATION OF TRADITIONAL AND ALTERNATIVE MEDICINES PRACTICE

37. Receipt of complaints by Registrar.
38. Preliminary inquiry.
39. Registrar to hold preliminary inquiry.
40. Where no prima-facie case is established.
41. Procedure for inquiry.
42. Notification and publication of decisions of the Council.
43. Appeal against decision of the Council.
44. Conduct derogatory to traditional and alternative health profession.
PART VII
OFFENCES AND PENALTIES

45. Offence for illegal practicing
46. Offence for illegal registration
47. Penalty for contravention of requirement and conditions for temporary registration
48. General penalty

PART VIII
FINANCIAL PROVISIONS

49. Funds of the Council
50. Estimates
51. Management of Council’s Fund
52. Remuneration of the members of the Council

PART IX
GENERAL PROVISIONS

53. Indemnity of members of the Council, Committees, Registrar and other staff
54. Seal of the Council
55. Minister may make Regulations

SCHEDULES
THE UNITED REPUBLIC OF TANZANIA

No. 23 of 2002

I ASSENT,

Benjamin W. Mkapa
President
31 December 2002

An Act to make provisions for promotion, control and regulation of traditional and alternative medicines practice, to establish the Traditional and Alternative Health Practice Council and to provide for related matters.

[..........................]

Enacted by the Parliament of the United Republic of Tanzania.

PART I
PRELIMINARY PROVISIONS

1. This Act may be cited as the Traditional and Alternative Medicines Act, 2002 and shall come into operation on a date on which the Minister may, by notice published in the Gazette, appoint.

2.-(1) This Act shall apply to traditional and alternative health practitioners and aides.

   (2) In case of proceedings before the Council, the Act shall apply to all traditional and alternative health practitioners and aides irrespective of whether or not any such traditional or alternative health practitioner is registered or enrolled.

3. In this Act, unless the context otherwise requires:
"aide" means a person enrolled under section 15(3) of this Act;
"alternative health practitioner" means a person formally trained and
has acquired knowledge, skills and competence in alternative medi-
cine practices and disciplines as recognised internationally;
"alternative medicine" means the total sum of knowledge and practice
used in diagnostic, prevention and elimination of physical, mental
and social imbalance relying exclusively on various established alter-
native medicine system of respective disciplines;
"alternative medicine remedy" means and includes methods or processes
used for curing or any preparations derived from plants, animals or
mineral products that may or may not contain chemical characteris-
tics of such substances from which it is derived but has the therapeu-
tic effect in the intended individual and preparations of such a rem-
edy follows the systems of alternative medicine and discipline em-
ployed;
"Committee" means a Committee of the Council established under sec-
tion 8(1);
"Council" means the Traditional and Alternative Health Practice Coun-
cil established under section 4 of this Act;
"discipline" means knowledge and practices established and accepted
internationally such as homoeopathy, chiropractic, massage,
aromatherapy, acupuncture ayurvedic medicine and others recognized
by the Council;
"herbal medicines" means plant derived material or preparations with
the therapeutic or other human benefits, which contain either raw or
processed ingredients from one or more plants; in some traditions
material of in organic or animal origin may also be present;
"hospital" means an establishment providing out patient and inpatient
general services;
"Minister" means the Minister responsible for matters related to health;
"register" means the Register of registered traditional and alternative
health practitioners;
"Registrar" means the Registrar of the Council appointed under section
9;
"registration" means inclusion into the Register of traditional and alter-
native health practitioner;
"rolls" means rolls kept by the Registrar in which the names and particu-
lars of persons enrolled are entered;
"professional misconduct" means a conduct connected with the tradi-
tional or alternative health practice in which the practitioner has fallen
short by act or omission, of the standards of conduct expected among
the members of the profession and such falling short is serious in the
estimation of the members of the traditional and alternative health profession;

"traditional health practitioner" means a person who is recognized by the community in which he lives as competent to provide health care by using plants, animal, mineral substances and other methods based on social, cultural and religious background as well as on the knowledge, attitudes and beliefs that are prevalent in the community regarding physical, mental and social well being and the cause of disease and disability;

"traditional medicine" means a total combination of knowledge and practice, whether applicable or not, used in diagnosing, preventing or eliminating a physical, mental or social disease and which may rely exclusively on past experience and observation handled down from one generation to another orally or in writing;

"traditional medicine remedy" means and includes any methods, processes, practices or any medicine consisting of a substance or a mixture of substances produced by drying, extracting, crushing or comminuting, compressing natural substance of a plant, animal or mineral origin or any part of such substances;

"witchcraft" has the meaning assigned to it under the Witchcraft Ordinance.

PART II

ESTABLISHMENT OF THE COUNCIL

4.—(1) There is established a Council to be known as the Traditional and Alternative Health Practice Council;

(2) The Council shall:
(a) be a body corporate with perpetual succession and a common seal;
(b) in its corporate name be capable of suing and being sued; and
(c) for and in connection with the purpose of this Act be capable of holding, purchasing and otherwise acquiring and disposing of movable and immovable property;

5.—(1) The Council shall be composed of:
(a) a Chairman who shall be a person conversant with traditional or alternative medicine;
(b) a legally qualified person from the Attorney General's Chambers;
(c) four registered traditional health practitioners of whom one shall be a traditional birth attendant; and
(d) two registered alternative health practitioners.

(2) The Chairman of the Council shall be appointed by the President.

(3) The Minister shall appoint other members of the Council.

(4) The Vice Chairman shall be elected from amongst the members of the Council.

(5) Every member of the Council shall hold office for three years but shall be eligible for reappointment of another term.

(6) Procedures of the meetings of the Council shall be as provided for in the First Schedule to this Act.

(7) The Council shall regulate traditional medicine remedies, herbal medicine, alternative medicines remedies in a manner provided for in the Third Schedule to this Act.

6.—(1) The functions of the Council shall generally be to monitor, regulate, promote, support the development of traditional medicine and to implement the provisions of the Act and in particular:

(a) to supervise and control the practice of traditional and alternative health practitioners;

(b) to publish newly registered practitioners and other necessary issues;

(c) to promote the practice of traditional and alternative health practitioners;

(d) to hold inquiries for the purpose of this Act;

(e) to coordinate the efforts undertaken in different areas as to develop traditional and alternative health science;

(f) to register and enrol persons who fulfil the requirements;

(g) to register and regulate the traditional and alternative health delivery facilities;

(h) to appoint ad-hoc Committees in order to conduct inquiries against certain aides and practitioners;

(i) to receive, scrutinize and dispose of reports from the ad-hoc Committee;

(j) to promote the maintenance and enforcement of traditional and alternative health care;
(k) to protect the society from abuse of traditional and alternative health practitioner and research on human beings;

(l) to control the dissemination of information and all advertisement pertaining traditional and alternative medicines; and

(m) to regulate and set standards, where possible, for traditional and alternative health material remedies and practices.

(n) to provide for the protection of Tanzanian medicinal plants, and other natural resources of medicinal value, such as animals, minerals, aquatic and marine products including their parts thereof.

(2) In the performance of its functions, the Council shall as far as is practicable, maintain a system of consultation and co-operation with other institutions or bodies and the Authority responsible for food, drugs, cosmetics and medical devices on matters relating to herbal drug and herbal medicine.

(3) Notwithstanding the provisions of subsection (2), where the consultation and co-operation with other bodies or institutions established by or under any other written law requires a memorandum of understanding, the bodies or institutions concerned may enter into an agreement for the purpose of implementing functions or objectives, and that the signed memorandum shall have the force of law.

(4) The Council, when performing its duties under this Act, particularly when issuing instructions or directions in connections to the matters pertaining to the quality, efficacy and safety in herbal medicine and herbal drug, shall consult first with other institutions or bodies and whose functions are related or similar to those specified under this Act.

7. In the performance of its functions, the Council shall have powers to:

(a) caution, censure, suspend from practice or remove from the roll an aide or de-register a traditional health practitioner or alternative health practitioner who has:

(i) been found to be guilty of a profession misconduct;

(ii) been convicted of a criminal offence or has done anything that has lowered the estimation of the traditional or alternative medicine intergrity;
(b) inspect and scrutinize practising premises of practitioners;
(c) grant or refuse to grant recognition of practitioners;
(d) remove any member of the Committee and Secretariat;
(e) hire and fire;
(f) terminate or suspend operation, permit or professional certificate to practice as aide or traditional or alternative health practitioner;
(g) revoke permits to premises performing illegal practices; and
(h) delegate its powers to the ad-hoc Committee for the purposes of enrollment of aides when the need arise.

8.—(1) There shall be established three standing committees of the Council to be known as:

(a) Academic Committee;
(b) Professional Conduct Committee; and
(c) Research and Development Committee.

(2) The composition and proceedings of the meetings shall be as provided for in the Second Schedule to this Act.

PART III
THE REGISTRAR

9.—(1) There shall be a Registrar of the Council who shall be a public officer appointed by the Minister after consultation with the Council.

(2) The Registrar shall be the Secretary to the Council and to its Committees.

(3) The office of the Registrar shall be vacant if:
(a) he resigns;
(b) he is removed from office; and
(c) he dies.
10.—(1) The functions of the Registrar shall include the following:

(a) to keep and maintain, on behalf of the Council, the Register and rolls of traditional and alternative health practitioners;

(b) to make such necessary alterations and corrections in the Register and rolls in relation to any entry as may be directed by the Council;

(c) to remove from the Register or rolls the name of any person ordered to be removed, name of a deceased traditional and alternative health practitioner, or any entry which incorrectly or fraudulently entered;

(d) to enter into any traditional and alternative health facility for the purpose of inspection as may be directed by the Council;

(e) to record all minutes of the Council and the Committees;

(f) to keep the seal of the Council;

(g) he shall be, subject to the general control of the Council, be responsible for the funds, properties of the Council and for the day to day administration of affairs of the Council, the Secretariat and for the control of the staff of the Council;

(h) to implement decisions of the Council;

(i) to recommend proposal for the formulation of policies and to implement such policies as adopted by the Council;

(j) to establish and maintain relationship with organizations, agencies and institutions as may be appropriate for implementation of policies and carrying out of the functions of the Council; and

(k) to carry out any other function which may be assigned to him by the Council.

(2) The Chairman may, in writing, require the Registrar to submit a report on any matter affecting the affairs of the Council.

(3) The Registrar shall, within three months after the end of each financial year, submit to the Council a general report on affairs and activities of the Council.

11.—(1) There shall be a Deputy Registrar appointed by the Council who shall be a legally qualified person employed in the Service and whose terms and conditions of appointment shall be as prescribed in a letter of appointment.
(2) The Deputy Registrar shall perform such duties and assignment as may be directed to him by the Registrar.

12.—(1) There shall be established a Secretariat to the Council to assist it in the carrying out of its functions.

(2) The functions of the Secretariat shall be:
(a) to implement the decisions of the Council;
(b) to recommend proposals for the formulation of policies of the Council and to implement the policies adopted by the Council,
(c) to establish and maintain relationship with organizations, institutions and agencies as may be appropriate for facilitating the implementation of the policies and the carrying out of the functions of the Council; and
(d) to carry out other functions as the Council may be direct.

13.—(1) Public officers may be employed or co-opted to the service of the Council.

(2) Every public officer employed or co-opted as per sub-section (1) shall, without further assurance, be deemed to be part of the Secretariat of the Council.

PART IV
Registration

14.—(1) Any person who apply to be registered as a traditional health practitioner shall be required to present to the Registrar any relevant identification documents and a written statement from the local government authority within which he is practising

(2) An aide to the traditional health practitioner shall be enrolled by a mere fact that he is a Tanzanian citizen and attached to a traditional health practitioner.

15.—(1) Any person who apply to be registered as the alternative health practitioner shall be required to produce:
(a) any degrees or certificates from a recognized institute; and
(b) any other relevant documents in support thereof,
(2) Any other additional qualification recognized may be considered for approval.

(3) An aide to the alternative health practitioner shall be enrolled by a mere fact that he is a Tanzanian citizen and attached to an alternative health practitioner.

16. Registration requirements provided for in sections 14 and 15 of this Act, shall include:

(a) filling of application form for respective category of the practising;

(b) submission of four photographs;

(c) presentation of testimonials; and

(d) payment of registration fees.

17. A practitioner shall be registered provisionally for a period of three years and he shall be issued with a certificate.

18. A person shall be issued with a certificate of full registration according to his category, after:

(a) fulfilling the requirements provided for under sections 14, 15 and 16, as the case may be; and

(b) fulfilling the requirements under the provisions of section 17.

19. A person who is not a citizen of Tanzania and wish to practice as a traditional or alternative health practitioner may apply and be issued with a temporary registration certificate if:

(a) he has fulfilled all requirements for full registration; and

(b) he has affiliated himself with a local institution.

20. A holder of temporary registration certificate shall be required to renew his certificate after every two years and shall not be allowed to change his physical address without prior permission from the Council.

21. Where the Council is satisfied in relation to any person who is a Tanzanian that such person:
(a) is registered as traditional or alternative practitioner under this Act; and

(b) wishes to move from one region to another or outside the country for the purpose of rendering services as such, it may grant a letter authorizing that person to render such services as the Council may specify.

22. Notwithstanding any provision relating to any applications which may be made under this Act, it shall be necessary for the Registrar to determine any application submitted to him within sixty days and in the event that any application is not determined as such, it shall be the duty of the Registrar to give reasons for failure to determine the application.

23. Where any traditional or alternative health practitioner who is registered provisionally, fully or temporarily under this Act is convicted of an offence or after due inquiry by the Council it is found that he is guilty of a professional misconduct, the Council may caution, censure such a practitioner or may order his suspension from practice for a period as it deems fit or may direct the Registrar to de-register such practitioner from the Register.

24.—(1) Where the Council is of the opinion that, a person enrolled under this Act has conducted himself in a manner inconsistent with his position as traditional or alternative health practitioner’s aide, it may caution, censure or suspend that person or may de-register his name from the rolls.

(2) No enrolled person shall be cautioned or censured or suspended or his name removed from the rolls unless he had first been afforded an opportunity to be heard before an ad-hoc Committee.

25.—(1) The Council may on its own motion or on the application of a practitioner or aide, whose name has been de-registered from the Register or rolls, reinstate the name of that person.

(2) Where the name of a person is reinstated in accordance with the provision of subsection (1), the Council may restore the registration or enrolment of such a person and may impose a period of supervision or any other conditions as may be necessary.
26.—(1) Any decision of the Council in respect of de-registration, removal from the Register or rolls, caution, censure or suspension shall be stated and the reasons given to such an extent which may be necessary to enable a person, in respect of whom a decision has been made, to understand the nature of the decision.

(2) A decision of the Council shall be notified or communicated to a person concerned by a registered post.

27. A traditional or alternative health practitioner who is aggrieved by a decision of the Council refusing registration may appeal to the Minister against such refusal within thirty days from the date of such notification.

28.—(1) Any person who is aggrieved by a decision of the Minister may, within thirty days from the notification to him of the decision, or within a further period as the High Court may allow, appeal to the High Court.

(2) Every appeal referred to under subsection (1) shall be by way of a petition and a copy served on the Registrar and shall state facts and grounds in respect of which an appeal is preferred and be accompanied by a copy of a decision appealed against.

29. Any person registered or enrolled under this Act shall be in breach of professional conduct and personal behaviour if:

(a) he neglects or disregards professional responsibilities to patients in respect of their care and treatment;
(b) he abuses professional privileges and skills;
(c) his personal behaviours and conducts are derogatory to the reputation of the traditional and alternative health medicine;
(d) he disparages his professional colleagues;
(e) he associates in his work with unqualified persons; and
(f) his conduct would amount to an offence against the law relating to the control of dangerous drugs.

30. Nothing in this Act shall be construed as authorizing any person to practice:

(a) witchcraft; or
(b) traditional or alternative health medicine, if that practice is or likely to be dangerous to health or life of another person.
PART V

RIGHTS AND DUTIES OF TRADITIONAL AND ALTERNATIVE HEALTH PRACTITIONERS

31. A person registered under this Act as traditional or alternative health practitioner shall be entitled to engage in traditional and alternative health practice.

32. Every person registered under this Act as traditional or alternative health practitioner shall be entitled to demand, sue for and recover in any court reasonable charges for professional aid, advice or visits and the value of any medicine rendered or supplied by him.

33. Any person enrolled under this Act as a traditional or alternative health practitioner’s aide shall be entitled to engage in traditional or alternative health practice only under the supervision of a registered traditional or alternative health practitioner.

34.—(1) Where circumstances demand, a traditional or alternative health practitioner shall make transfers to hospitals which are below the district level.

(2) Notwithstanding the provisions of subsection (1), the Minister shall in the regulations prescribe the mechanisms for transfer of patients from one traditional medicine facility by a traditional or alternative health practitioner to another facility.

35.—(1) It shall be the duty of every traditional or alternative health practitioner registered under this Act to attend and treat their patients with clear knowledge, skills and right attitude.

(2) Every registered traditional or alternative health practitioner shall ensure that:

(a) he is compatible with the traditional and alternative health profession;

(b) his conduct does not amount to professional misconduct;
(c) his conduct is commensurate to traditional and alternative health ethics and professional etiquettes;

(d) he adheres to the secrecy and confidentiality aspects of his patients;

(e) he transfers difficult cases to hospitals or other practitioners;

(f) he has a good system of keeping records to all cases attended by him;

(g) he observes cleanliness of himself, appliances used and premises under which the service is rendered.

36.—(1) No person registered under this Act as a traditional or alternative health practitioner shall allow, associate or otherwise cause a person who is not registered as such to practice as traditional or alternative health practitioner.

(2) Subsection (1) shall not apply to an aide.

PART VI
REGULATION OF TRADITIONAL AND ALTERNATIVE MEDICINE PRACTICE

37.—(1) The Registrar shall, on behalf of the Council, receive complaints against any traditional or alternative health practitioner or aide and present such complaints to the Council.

(2) Every complaint shall be accompanied by a statutory declaration made by a patient, a relative of a patient or any person acting on behalf of a complainant or by a person interested in the act or omission giving rise to a complaint.

(3) Notwithstanding the provisions of subsection (2), the Council may on its own motion initiate any preliminary inquiry on a traditional or alternative health practitioner or aide if it is satisfied that information received by the Council warrants the holding of preliminary inquiry.

(4) Except for complaints made under subsection (3), no inquiry shall proceed until a statutory declaration has been obtained.

38.—(1) Where the Registrar has received a complaint he shall supply to a traditional or alternative health practitioner or aide against whom a complaint is made with copies of the complaint and all particulars.
The Registrar shall require a traditional or alternative health practitioner against whom a complaint has been made to reply to the complaint.

39.—(1) Where the Registrar is satisfied that a traditional or alternative health practitioner or an aide against whom a complaint has been filed has not offered sufficient explanation or the reply is such that would require the holding of an inquiry, he shall conduct a preliminary inquiry.

(2) The Registrar shall during the preliminary inquiry, be accompanied by at least two traditional or alternative health practitioners not being members of the Council to assist him to gather evidence.

(3) When the Registrar has completed preliminary inquiry he shall report to the Council, and the Council shall determine whether or not to hold the inquiry.

40.—(1) Where the Council is of the opinion that, no *prima facie* case has been made out against the traditional or alternative health practitioner or aide as the case may be, it shall direct the Registrar to inform both parties of the Council’s intention not to hold an inquiry.

(2) Notwithstanding the provision of subsection(1), the Council may re-conduct preliminary inquiry where fresh evidence has been availed before it.

41.—(1) Where the Council is of the opinion that, a *prima facie* case has been made out it shall direct that an inquiry be held in which case, a formal charge shall be drawn by the Registrar or his Deputy.

(2) During the inquiry the person against whom the inquiry is being conducted, shall be entitled to appear in person or by an advocate.

(3) For the purpose of proceedings during the inquiry:

(a) the Chairman shall administer oaths; and

(b) the legal advisor shall—

(i) issue summons directing the parties to attend and give evidence;

(ii) present the case against the traditional or alternative health practitioner or aides;

(iii) advise the Council on legal matters.
(4) The Council shall have power to make any such order as to payment by any party of any costs or witness expenses as it may think fit and the order so made shall be enforceable to the same extent and in the same manner as an order for costs made by the High Court.

(5) Subject to the rules of practice, Council shall regulate its procedure for the conduct of an inquiry.

42. As soon as practicable, after the conclusion of an inquiry, the Registrar shall serve notice of the determination of the Council on the traditional or alternative health practitioner or aide in respect of whom an inquiry was held.

43. Any person who is aggrieved by the decision of the Council in relation to an inquiry conducted pursuant to the provisions of this Act, may appeal to the High Court within thirty days from the date of the decision against which an appeal is preferred and the provisions of the Criminal Procedure Act, 1985 shall apply in respect thereof.

(2) Subject to provisions of the Criminal Procedure Act, 1985, a person aggrieved by the decision of the Minister may appeal to the High Court.

44. A conviction by a court of law against an aide or a traditional or alternative health practitioner in respect of an offence which relates to traditional or alternate health practice shall constitute a *prima facie* evidence that such an aide or a practitioner's conduct is derogatory to the reputation of the traditional and alternative health profession.

PART VII
OFFENCES AND PENALTIES

45.—(1) Any person who practices as traditional health practitioner or aide without being registered or enrolled as the case may be under this Act, commits an offence and is liable on conviction to a fine not exceeding two hundred thousand shillings or to imprisonment for a term not exceeding two years or to both, such fine and imprisonment.
(2) Any person who practice as alternative health practitioner or aide without being registered or enrolled as the case may be under this Act, commits an offence and is liable on conviction to a fine not exceeding five hundred thousand shillings or to imprisonment for a term not exceeding two years or to both, such fine and imprisonment.

(3) In addition to the penalty imposed in pursuance of subsection (1), and (2), the trial court may order that any traditional medicine remedies or diagnostic instruments or appliances used by or belonging to or found in possession of a person convicted, be forfeited, destroyed or otherwise disposed of.

46. Any person who:
(a) procures or attempts to procure registration or enrolment by;
   (i) making or causing it to be made;
   (ii) producing any false or fraudulent statement or document;
(b) deliberately makes or causes to be made any falsification in any matter relating to the Register or rolls.
(c) assists or aids any person to commit any of the acts prescribed under this section, commits an offence and is liable on conviction to a fine not exceeding one million shillings or to imprisonment for a term of two years or to both such fine and imprisonment.

47.—(1) Any person who contravenes the provisions of section 19 or 20, commits an offence and is liable on conviction to a fine not exceeding one million shillings or to imprisonment for a term of two years or to both, such fine and imprisonment.

(2) In addition to the penalty imposed under subsection (1), the trial court may order that any traditional or alternative medicine remedies or diagnostic instruments or appliances used by or belonging to or found in possession of a person convicted, be forfeited, destroyed or otherwise disposed of.

48. Any person who:
(a) willfully and falsely uses any name or title implying a qualification to practice as a traditional or alternative health practitioner; or
(b) having been summoned by the Council fails:
   (i) to attend without reasonable cause;
   (ii) without reasonable cause to produce any book or document which he is required to produce; or
(c) refuses, without lawful excuse, to answer any question put to him in the cause of the proceedings of the Council;
(d) contravenes any other provisions of this Act, commits an offence and is liable, on conviction to a fine not exceeding five hundred thousand shillings or to imprisonment for a term of one year or to both such imprisonment and fine.

PART VIII
FINANCIAL PROVISIONS

49.—(1) The funds and resources of the Council shall consist of:
   (a) the sums of money as may be appropriated by the Parlia-
   ment;
   (b) all fees payable under this Act;
   (c) such donations, grants, bequeaths or loans as the Council may receive from any person or organization;
   (d) any other moneys legally acquired;

(2) The funds and resources of the Council shall be applied for the purposes for which the Council is established and in accordance with the directions of the Council.

(3) The Registrar shall keep proper audited accounts and other records relating to or in respect of the funds and resources of the Council.

50.—(1) The Registrar shall, within a period of three months before the end of each financial year, prepare and submit to the Council for approval, estimates of income and expenditure of the Council for the next ensuing financial year.

(2) Upon approval of estimates by the Council, the Registrar shall forward the estimates to the Minister for approval with or without vari-

(3) No expenditure shall be made out of funds of the Council unless any such expenditure has been approved by the Council.

51. Management of Council's funds shall be in accordance with the Financial Management Manual approved by the Council.

52.—(1) Members of the Council and the Secretariat shall be paid from the funds of the Council such allowances as the Council may determine.

(2) In determining the allowances, the Council shall make provisions for reimbursement of any expenses incurred in connection with the business of the Council.

PART IX
GENERAL PROVISIONS

53. No act done or omitted to be done by the Council, Standing Committees or ad-hoc Committee, the Registrar or any other person empowered to perform any function under this Act shall, if done or omitted to be done in good faith during or in the exercise or purported performance of any function provided under this Act, render a member of the Council, Standing Committees or ad-hoc Committee, the Registrar or such any other person personally liable for the matter or thing concerned.

54.—(1) The Council shall have a seal to be kept under the custody of the Registrar.

(2) The affixing of the Seal of the Council on any document shall be authenticated by the signature of the Chairman and the Registrar.

(3) A document purporting to be an instrument issued by the Council and authenticated in the manner provided for under sub section (2), shall be deemed to be a valid instrument and admissible in evidence.

55.—(1) The Minister may make regulations generally for the better carrying out of the provisions of this Act.
(2) Notwithstanding the provisions of subsection (1), the Minister may:

(a) regulate the practice of traditional and alternative health;
(b) prescribe ethics and standards of conduct for the traditional and alternative health practitioners or aides;
(c) amend or vary any Schedule to this Act;
(d) regulate the sale and storage of traditional and alternative medicine remedies.
(e) prohibit or restrict the use or sale of any traditional or alternative medicine remedy;
(f) establish or strengthen the national medicinal plants databank or compendiums;
(g) prepare the national approved list of medicinal plants;
(h) regulate the manufacture, importation, exportation distribution and labeling of traditional medicines remedy and other related products.
(i) provide regulations for registration of traditional and alternative remedies, methods and equipment;
(j) provide regulations and prescribe guidelines on matters related to formal training of traditional medical knowledge;
(k) provide for use of titles, descriptions, abbreviations and dosages;
(l) subject to the provisions of the Patents Act, 1987, provide for matters related to patenting of traditional medicine inventions.
(m) prescribing qualifications, which shall be recognized as entitling the holder to registration or enrolment under this Act;
(n) prescribing the conduct of ad-hoc Committees; and
(o) prescribing anything which, in the opinion of the Minister, is incidental or conducive to the exercise of the functions and powers of the Council, the Committee or Minister as provided for under this Act.

FIRST SCHEDULE

Made under section 5(6)

PROCEDURES OF THE MEETINGS

1.-(1) The Council shall ordinarily meet at such times and places as it deems necessary for transaction of its business, but shall meet at least once every three months.

(2) The Chairman or in his absence, the Vice-Chairman, may at any time call an extra ordinary meeting of the Council, upon a written request by a majority of the members in office;
(3) The Chairman, or in his absence the Vice-Chairman, shall preside at every meeting of the Council and in the absence of both the members present shall appoint a member from amongst themselves to preside over the meeting.

2. If a member of the Council who is a member by virtual of his office is unable for any reason to attend any meeting of the Council he may nominate another person from his organization to represent him in the meeting.

3. The quorum at any meeting of the Council shall be half the members in office.

4.—(1) Subject to sub-section (2), matters proposed at a meeting of the Council shall be decided by a majority of the votes of the members present and voting, in the event of an equality of votes, the Chairman or person presiding over the meeting shall have a casting vote in addition to his deliberative vote.

(2) A decision may be made by the Council without a meeting by circulation of the relevant papers among the members and the expression of the views of the members in writing, but any member may require that the decision be deferred and the matter be considered at a meeting of the Council.

5.—(1) The Registrar shall record and keep minutes of all business conducted or transacted at the meeting and the minutes of each meeting of the Council shall be read and confirmed or amended and confirmed at the next meeting of the Council and signed by the Chairman or person presiding over the meeting and the Secretary.

6. The validity of any act or proceedings of the Council shall not be affected by any vacancy among its members or by any defect in the appointment of any one of them.

7. Subject to the provisions of this Schedule, the Council may regulate its own proceedings.

8. Any document purporting to be under the hand of the Registrar as to any resolution of the Council or as having been issued on behalf of the Council, shall be receivable in all courts or tribunals or other bodies authorized to receive evidence and shall unless the contrary is shown, be deemed, without further proof, to be sufficient evidence of what is contained therein.

SECOND SCHEDULE

__Made under Section 8 (2)___

COMPOSITION AND PROCEEDINGS OF THE STANDING COMMITTEES

1. The Academic Committee shall be consisted of the following members:

   (a) the Chairman;
(b) a member from the Ministry of Science, Technology and Higher Education;
(c) a member from the Institute of Traditional Medicine;
(d) a member qualified in alternative medicine;
(e) two members qualified as traditional health practitioners;
(f) a member from the Traditional Medicine Unit;
(g) a member from the Ministry of Education and Culture; and
(h) a member from the Ministry's Training Department.

2.—(1) The Professional Conduct Committee shall be consisted of the following members:

(a) the Chairman;
(b) three members qualified as traditional health practitioners;
(c) two members qualified as alternative health practitioners;
(d) a legally qualified person from the Attorney General's Chambers;
(e) a traditional birth attendant; and
(f) a member from the Traditional Medicine Unit.

(2) The Committee may co-opt any person to attend its meetings but such a person shall not take part in any decision reached by the Committee.

3. The Research and Development Committee shall be consisted of the following members:

(a) the Chairman;
(b) a member qualified as a traditional health practitioner;
(c) a member qualified as an alternative health practitioner;
(d) a member qualified as a traditional birth attendant;
(e) a member from the Botany Department of the University of Dar es Salaam;
(f) three members from the Traditional Medicine Institute;
(g) a member from the National Institute for Medical Research;
(h) a member from the Commission for Science and Technology.
(i) a member from the Traditional Medicine Unit;
(j) a member from the Authority responsible for food, drugs, cosmetics and medical devices.
(k) a member from a pharmaceutical industry.

4.—(1) The functions of the Academic Committee shall be:

(a) to determine the category of formal training in traditional and alternative medicines;
(b) to identify and approve training institutions for traditional and alternative medicines;
(c) to acknowledge the training curricula for traditional and alternative medicines;
(d) to scrutinize, regulate, approve, monitor and evaluate the implementation of curricula of traditional and alternative medicines; and
(e) to make report to the Council.
(2) The functions of the Professional Conduct Committee shall be:

(a) to promote the maintenance and enforcement of professional traditional and alternative medicine ethics;

(b) to discuss issues related to misconduct, limitations, offences and recommend to the Council for appropriate action; and

(c) to report to the Council.

(3) The functions of the Research and Development Committee shall be:

(a) to promote science and technology of material aspects of traditional and alternative medicines;

(b) to coordinate research, utilization and information on medicinal plants and other materia medica;

(c) to develop guidelines and standards, for traditional and alternative medicines research;

(d) to recommend the production and utilization of useful medicinal plants and other materia medica;

(e) to set standards for remedies, alternative medicines equipment, instruments and machineries;

(f) to establish data bank on researched and community based medicinal plants and other materia medica;

(g) to liaise with local and international researchers on efficacy, safety and quality of medicinal plants and other materia medica;

(h) to liaise with local and external industries on issues relating to the production of herbal medicines and other material medica; and

(i) to report to the Council.

5.—(1) The Council shall appoint all members of the Standing Committees.

(2) Every member shall, unless his appointment is sooner terminated by the Council or he ceases in any other way to be a member, hold office for a period of three years but shall be eligible for reappointment.

(3) Any member appointed by virtue of his office shall cease to be a member upon ceasing to hold such office.

(4) The Committee may co-opt any person to attend its meetings but such a person shall not take part in any decision reached by the Committee.

6.—(1) The Chairmen for the Committees shall be selected by the Council from amongst its members.

(2) The Vice-Chairmen shall be selected by the respective Committees from amongst its members;

7.—(1) Every Committee shall ordinarily meet at such times and places as it deems necessary for transaction of its business, once after every three months.

(2) The Chairman or in his absence, the Vice-Chairman may at any time call an extra ordinary meeting upon a written request by a majority of the members in office.
3. The Chairman or in his absence, the Vice-Chairman, shall preside at every meeting of the Committee and in their absence, the members present, shall appoint a member from amongst themselves to preside over the meeting.

8. The quorum at any meetings of the Committees shall be half of the members in office.

9. All matters proposed at any meeting of the Committees shall be decided by a majority of votes of members present and voting and in the event an equality of votes, the Chairman or a person presiding over the meeting shall have a casting vote in addition to his deliberative vote.

10.—(1) The Registrar shall record and keep minutes of all business conducted or transacted at the meetings and the minutes of each meeting shall be read and confirmed or amended and confirmed at the next meeting and be signed by the Chairman or person presided over the meeting and the Secretary.

(2) Any minutes purporting to be signed by the Chairman or person presiding over the meeting and the Secretary shall in the absence of proof of error be deemed to be a correct record of the meeting whose minutes they purport to be.

11. Subject to the provisions of this Schedule, the Committees may regulate their own proceedings.

THIRD SCHEDULE

Made under section 5(7)

REGULATION OF TRADITIONAL MEDICINE REMEDIES, HERBAL MEDICINE AND ALTERNATIVE MEDICINE REMEDIES.

1. The Council shall, for the purpose of better carrying out of the provisions of this Act:

(a) regulate alternative medicine remedies, methods and appliances;
(b) regulate traditional medicine remedies in order:
   (i) to regulate local marketing of traditional remedies;
   (ii) to guarantee safe use by the population;
   (iii) to ensure that the sale of remedies is not done outside a region under which he practices without approval of the Council;
(c) regulate herbal medicine and other traditional medicine practices;
(d) to enforce registration of traditional and alternative medicine facilities; and
(e) regulate importation and exportation of traditional medicine remedies, herbal medicine and alternative medicine remedies.
(f) to protect medicinal plants grown within the country;
(g) to manage traditional medicine remedies at the practitioner's level; and
(h) to provide for sustainable management, utilization and development of material medical used in traditional medicine, mostly plants.
2.-(1) The Council may regulate any other activities related to the regulation of traditional medicines.

(2) The Minister may set fees and charges as he deems fit, for various services rendered under this Act.

Passed in the National Assembly on the 8th November, 2002.

........................................
Clerk of the National Assembly