General interpretation
Throughout the SASA Constitution “in writing” includes electronic submission.

1. NAME
The name of the Association shall be the SOUTH AFRICAN STATISTICAL ASSOCIATION (hereafter referred to as SASA or "the Association").

2. NATURE
The Association is a non-profit organisation and a body corporate with continuous succession. It is competent to act in its own name (as body corporate) as plaintiff and defendant in court.

3. VISION, MISSION AND GOALS

Vision:
To be the leading African statistical association, internationally recognised for advancing statistical practice, applications and research in all areas of society, for publishing quality research in leading statistical journals, improving statistical education, and promoting awareness and value-add of statistics and the statistical profession.

Mission statement
The mission of the Association shall be to foster the study and knowledge of statistical theory and its application towards improving the quality of life of all South Africans.

The Association shall strive to accomplish this mission:
• to create a forum for nurturing, attracting and retaining statisticians in South Africa, and advancing their interests;
• to actively market the discipline of statistics in order to improve the general perception and appreciation of the discipline
• to support members by providing a platform for networking opportunities and publications
• to produce timely and high quality up-to-date publications, including the South African Statistical Journal (SA Statist J) and the Conference Proceedings, and communicate to its members relevant information and news through the Newsletter.

The Association will arrange an annual conference and will communicate with members by means of the SASA Newsletter, the official Newsletter, and by making available to members the SA Statist J, the official journal, and/or any other publication; and will in general carry out in a judicious and organised manner any function or act in pursuance of and promoting the above goals.

4. MEMBERSHIP

4.1 Membership is open to all individuals and bodies having an interest in the goals of the Association. All applications for membership must be submitted on the prescribed form as drawn up and amended from time to time by the Executive Committee (henceforth abbreviated to EC). Notwithstanding any other provision contained in this constitution, the EC of the Association is empowered to accept or refuse applications for membership at its own discretion.

4.2 The Association has six membership categories:

4.2.1 Ordinary Member

Any individual who has an interest in the mission and goals of the Association is eligible for membership of the Association.

4.2.2 Student Member

Any registered student at any South African tertiary institution is eligible for student membership of SASA. Student members receive access to the Newsletter but not the SA Statist J, and do not have voting rights. A nominal student membership fee will be determined by the EC each year.

4.2.3 Affiliated Member

Affiliated membership can be obtained by companies, societies and similar organisations. Each Affiliated member can nominate a representative to attend the Annual General Meeting hereafter referred to as the AGM. An Affiliated member has one vote at the AGM, receives access to the Newsletter and SA Statist J, and may send two delegates to the conference at full member rates.
4.2.4 **Honorary Member**

Any individual appointed as a life-long Honorary Member and Honorary President according to Clause 5.2.

4.2.5 **Senior Member**

Senior membership will be given automatically to an individual who has reached official retirement age and who has been a member of the Association for at least ten preceding years. Senior members will enjoy the same privileges as members, but at a reduced fee as determined by the EC and ratified by the members at the AGM.

4.2.6 **Associated Society Member**

Associated Society of SASA (hereafter referred to as AS) membership can be obtained by an individual who complies with one of membership categories 4.2.1 to 4.2.5 and who also complies with the membership bye-laws of the specific AS (Addendum B).

4.3 Membership (other than Honorary Membership) lasts for a period of one year, from the 1st of January up to and including the 31st of December of the year.

4.4 Membership is renewable annually before the 30th of June by payment of membership fees (see Clause 4.8.1). Membership will lapse automatically if membership fees are more than two years in arrears. If a person re-applies for membership after membership has lapsed because of non-payment of membership fees, arrears must be paid before the person is re-instated as member (except at the discretion of the EC).

4.5 Student members must submit a declaration annually to the effect that they are full-time registered students.

4.6 Only members (excluding student members) whose membership fees have been paid are entitled to vote on matters concerning the Association.

4.7 Membership of the Association does not entitle any individual or affiliated organisation to any claim to the assets of the Association. No member or affiliated organisation shall, as a consequence of membership, incur any liability in respect of any claim or action against the Association.
4.8 **Membership Fees**

4.8.1 Honorary Members and Honorary Presidents do not pay membership fees. Fees for other classes of membership shall be determined annually by the EC and any changes must be ratified by members at an AGM.

4.8.2 Membership fees for new members must accompany an application for membership.

4.8.3 No membership fees shall be refunded to a member who resignation or who is suspended as a member of the Association. If an application for membership is unsuccessful, membership fees will be returned to the applicant.

4.9 **Code of Conduct**

Members shall subscribe to a professional Code of Conduct. Guidelines are provided in Addendum A of the Constitution.

4.10 **Associated Society of SASA**

Any Associated Society forms an integral part of SASA, is governed by SASA’s Constitution and operates as an AS with its bye-laws (Addendum B).

5. **HONORARY APPOINTMENTS**

5.1 **Honorary President**

A member of the Association who has made exceptional contributions to the advancement of the profession of statisticians in South Africa may be appointed Honorary President by unanimous decision of the EC. The appointment shall be announced at the following AGM.

5.2 **Honorary Member**

A member of the Association who has made an extraordinary contribution to the knowledge of statistics or to the advancement of the Association as such and who has retired from his/her ordinary position may be nominated and elected as a life-long Honorary Member of the Association according to the procedure prescribed in Clause 9.

5.3 **Fellow**

An enfranchised member who has made outstanding contributions to the advancement of statistical science may be nominated and elected Fellow of the Association according to the procedure prescribed in Clause 9.
6. EXECUTIVE COMMITTEE

6.1 General

SASA is managed by its Executive Committee (EC) which consists of elected and co-opted members as described in the sub-clauses of this section. Elected members are elected to their respective offices by members of SASA. All elected members of the EC are members with voting rights on all matters concerning the EC.

6.1.1 Elected Office Bearers

The following offices are filled by elections as described in Clause 6.4. The incumbents are known as the Elected Office Bearers of the EC:

- President
- Vice-president
- Past President
- Secretary
- Treasurer
- Editor, SASA Newsletter
- Managing Editor, South African Statistical Journal and the annual SASA conference proceedings.
- An additional Member responsible for coordinating Sponsorships.

6.1.2 Appointed Office Bearers

The following offices are filled by appointment as described in Clause 8.2. The incumbents are known as the Appointed Office Bearers of the EC:

- Chairperson, SASA Education Committee
- Chairperson, Young Statistical Network
- Chairperson, representing STATSSA
- Chairpersons of current SASA Associated Societies.

6.1.3 Co-opted Members

The EC has the right to co-opt further members for specific tasks. Co-opted members are enfranchised members of the EC for the duration of their tenure, which is one year. They have voting rights on the EC, restricted to the issues for which they have been co-opted.
6.2 **Powers of the EC**

The EC shall control and administer the affairs of the Association to advance its aims and has, without prejudice to its general powers and authority, the following powers:

6.2.1 To open an account in the name of the Association at a recognised financial institution and to authorise signing rights. The treasurer and one specified additional person are to sign all cheques and approve all electronic payments.

6.2.2 To invest the funds of the Association.

6.2.3 To appoint the Editor (or Co-editors) of the *SA Statist J*, and confirm the appointments of associate editors of the *SA Statist J* as recommended by the *SA Statist J* Editor.

6.2.4 To ratify the appointment of the Chairpersons of Special Purpose Committees (see Clauses 8.1 and 8.2).

6.2.5 To appoint sub-committees to carry out specific tasks as laid down by the EC. In particular to appoint a Disciplinary Committee as described in Clause 6.7 and an Electoral Committee as described in Clause 6.3.6.

6.2.6 To co-opt members to the EC for specific tasks.

6.2.7 **Subscription Fees**

   6.2.7.1 To determine the subscription fee to the *SA Statist J* and to revise such subscription from time to time.

   6.2.7.2 To determine the membership subscription fee and to revise such subscription from time to time. The subscription fee must be ratified by members at an AGM.

6.2.8 To fill vacancies that may arise in the EC or sub-committees before expiry of the particular period of office, except for the offices of President, Vice-president and Past President.

6.2.9 To promulgate regulations for the proper management of the orderly running of the affairs of the Association and control of meetings.

6.2.10 To ratify the formation and dissolution of Chapters.

6.2.11 The EC is empowered to reprimand or terminate the membership of any member of the Association after receiving from the Disciplinary Committee a conclusion that the member has behaved in a manner that dishonours the Association and a proposed resolution for reprimand or expulsion of the member as described in Clause 6.7. Such a member shall be informed in writing by the President of the termination of his/her membership. Until the EC has acted, the EC may suspend the member from the exercise of his/her rights and privileges, including the function of his/her office if he/she be a member of the EC or of a sub-committee of the EC. An application for reinstatement of membership will not be considered within a period of one year of termination of membership.
6.3 Duties of the EC

6.3.1 The EC shall pay all expenses and meet all obligations for which the Association is legally liable.

6.3.2 The EC shall keep proper minutes of all EC, General and Special meetings.

6.3.3 The EC shall keep proper, true and correct books and records of the administration of the Association.

6.3.4 The EC shall call for nomination of office bearers of the Association as stipulated in Clause 6.4.4.

6.3.5 The EC shall appoint a Disciplinary Committee which shall be responsible for examining either or both of (i) an allegation that a member has behaved in a manner that dishonours the Association, (ii) an allegation concerning the professional performance and/or conduct of a member in respect of the professional Code of Conduct of the Association (see Clause 6.7).

6.3.6 The EC shall appoint an Electoral Committee which shall be responsible for evaluating the outcome of any confidential ballot for office bearers of the Association as provided for in the Constitution (described in Addendum D). The Electoral Committee shall comprise two enfranchised members of the Association appointed annually to act as electoral officers. The EC shall appoint the convener of the Electoral Committee. No member of the Electoral Committee may be a nominee for any vacancy to be filled in an election, nor may he or she have nominated or seconded any candidate for such a vacancy. No single person may serve more than two consecutive years on the Electoral Committee.

6.3.7 At the end of each financial year, which runs from the 1st of January to 31st of December of a year, a balance sheet and profit and loss account of the capital and assets of the Association shall be prepared by the Treasurer and approved by EC. These documents shall be audited and published in a Newsletter of the Association in the following year, and the audited documents shall be retained by the Association. Interim (non-audited) statements shall be submitted with an annual report to the AGM.

6.3.8 The EC shall take the initiative to safeguard and keep original material that has a bearing on SASA’s history and development. This material, together with suitable records of its administration, should be archived annually in the UNISA library.

6.3.9 The treasurer is to manage the day to day finances of the Association, arrange for funds to be transferred into the bank account of the Association and to keep meticulous records of the Association’s finances.

6.3.10 The Association’s financial transactions shall be conducted by means of a bank account.
6.4 Election of the EC

6.4.1 Term of Office

The Vice-president of the EC is elected bi-annually by a confidential ballot preceding an AGM for a term of one year. At the end of that year, the Vice-president becomes president for a term of two years. At the end of the two-year term the President becomes Past President for a term of one year. This means that in any one year there will be a President and either a Vice-president or a Past President. The Vice-president’s term of office begins immediately after an AGM and expires immediately after the next AGM when becoming President.

The Secretary, the Treasurer, the Managing Editor of the SA Statist J and the Editor of the SASA Newsletter, and Additional Member responsible for coordinating Sponsorships, are elected every three years. The terms of these office bearers begin after the AGM of 2015 (Editor of SASA Newsletter), 2016 (Secretary), 2017 (Treasurer, Managing Editor of SA Statist J, Additional Member responsible for coordinating Sponsorships) and every third year thereafter.

6.4.2 Nomination of Elected Members

Any enfranchised member of the Association may stand for election to the EC after nomination in writing. The office for which a member is nominated shall be specifically stated. For the positions of Office Bearers with 3-year terms nominees are restricted to one position. The nomination shall be signed by at least two enfranchised members of the Association and accompanied by an undertaking by the nominee to accept the office if he or she is elected.

6.4.3 Two-phase Election Procedure

The confidential ballot is separated into two phases, held concurrently. The Vice-president is elected in phase one and Office Bearers with 3- year terms in phase two. Voters will be given the opportunity to indicate their preference for (a) the post of Vice-president and (b) the posts of Office Bearers with 3-year terms. The outcome of phase one is evaluated first and the name of the elected Vice-president is removed from all ballots for the evaluation of the voting in phase two if applicable.

6.4.4 Deadlines

The Secretary shall call for nominations for both Vice-president and Office Bearers with 3-year terms at least twelve weeks before the AGM and nominations must reach the Secretary at least eight weeks before the AGM. For the positions of Office Bearers with 3-year terms nominees are restricted to one position. The deadline is 12h00 on the day following the closing date.

6.4.5 Election of Office Bearers

If the nominations for any particular position on the EC should exceed the required number, election for that position shall take place according to the principle of an ordinary majority of votes. If the number of such nominations is equal to the number required, the nominated member or members shall be taken to be elected unopposed.
If the nominations lodged for each post are not sufficient to fill the vacancies for that post, those nominated shall be deemed elected. The Chairperson at the AGM shall ask for oral nominations for the unfilled positions, after which enfranchised members present will proceed to fill those posts according to the principle of an ordinary majority of votes.

6.4.6 Vacant Presidency

If the post of President falls vacant more than three months prior to the expiry of the term of office, the post shall be filled by the Past President in office or if he or she is not available, by his/her immediate predecessor. If the post of President falls vacant within three months of the expiry of the term of office, the Vice-president shall act as President for the unexpired time and thereafter shall serve his/her normal term as President. In this case, the Past President in office shall serve a further term in that capacity.

6.4.7 Vacant Vice-presidency

If the post of Vice-president falls vacant more than three months prior to the expiry of the term of office, it shall be filled by election. This procedure is also followed if the Vice-president informs the Secretary in writing (or if it is otherwise confirmed) more than three months prior to expiry of the term of office, that he or she is unable to accept the Presidency. In such an eventuality the Secretary shall call for nominations as prescribed in Clause 6.4.4. Such nominations must reach the Secretary within four weeks of a request for nominations. If no nomination for the post is received the vacancy shall be filled by the EC. If only one nomination is received, the nominee shall be deemed elected. If more than one nomination is received, ballots shall be sent to all enfranchised members and completed ballots must be returned to the Secretary within two weeks. The result of the election shall be made known through the next SASA Newsletter.

If the post of Vice-president falls vacant less than three months before expiry of the term of office, or if the Vice-president informs the Secretary in writing, less than three months prior to expiry of the term of office that he or she is unable to accept the Presidency, then the succeeding President shall be elected at the following AGM according to the customary procedure by the Chairperson asking for oral nominations.

6.4.8 Dissolution of the EC

If the number of vacancies on the EC is such that the remaining members do not constitute a quorum (see Clause 6.5.4), the term of office of all members of the EC terminates immediately. The Fellowship Committee (see Clause 9) shall then assume all functions of the EC and arrange for the election of a new EC in accordance with the procedures in Clause 6.4.7 with the provision that if less than three months remain to the AGM; all annually elected members may be nominated and elected at the AGM.

6.4.9 Vacant Past Presidency

If the office of Past President falls vacant it will not be filled, but remains vacant for the rest of the term of office of the EC. The Chairperson of the Fellowship Committee will revert to his/her immediate predecessor.
6.5 Meetings of the EC

6.5.1 Frequency
Meetings of the EC, convened by the President, shall take place at least three times per year.

6.5.2 Meeting on Request
The President shall be obliged to convene a meeting of the EC on receipt of a motivated written request from at least five members of the EC.

6.5.3 Notice
The Secretary will notify Members of the EC of meeting dates at least two weeks in advance of meetings. This will be done in writing and will be accompanied by the minutes of the previous meeting as well as an agenda containing the matters to be dealt with at that meeting. No additional matters will be dealt with at such a meeting unless a majority of members present at such a meeting agree to it.

6.5.4 Quorum
At least fifty percent of the EC members shall constitute a quorum at a meeting of the EC.

6.5.5 Voting at meetings
6.5.5.1 All matters at meetings of the EC shall be decided by an ordinary majority of votes.
6.5.5.2 The Chairperson of a meeting of the EC shall have a deliberative vote and, in the case of a tie, a casting vote.

6.6 Management Committee

6.6.1 Composition
The Management Committee shall comprise the President, the Vice-president or the Past President, the Secretary, and the Treasurer.

6.6.2 Powers
The Management Committee shall have the power and competence to deal with urgent matters within the provisions of the Constitution and to represent the Association as plaintiff or defendant in a court action.

6.6.3 Decisions
Decisions of the Management Committee are taken by an ordinary majority of votes. Decisions of the Management Committee are submitted to the following meeting of the EC for ratification. Decisions
pertaining to Associated Societies of SASA must be made in consultation with the Chairpersons of the Associated Societies.

6.6.4 Quorum
Three members of the Management Committee shall constitute a quorum.

6.7 Disciplinary Committee

6.7.1 Composition
The Disciplinary Committee shall be appointed by the EC and shall comprise the President as Chair, together with four other members of the Association, of whom none shall be drawn from the current EC and of whom no more than two shall be former members of the EC. The Disciplinary Committee should include members of the Association (academic and practising) who are qualified in the area relating to the allegation. No single person may serve more than two consecutive years on the Disciplinary Committee.

6.7.2 Duties
The Disciplinary Committee will be available to examine either or both of

6.7.2.1 an allegation that a member of the Association has behaved in a manner that dishonours the Association,

6.7.2.2 an allegation concerning the professional performance and/or conduct of a member of the Association in respect of the Code of Conduct of the Association,

according to the Regulations as set out in Clause (6.7.3).

6.7.3 Regulations
Any allegation shall be submitted to the Association in writing together with any associated evidence. The President shall call a meeting of the Disciplinary Committee to meet no later than six weeks after the receipt of the allegation. This meeting shall consider whether the allegation constitutes a prima facie case in respect of either or both of Clause 6.7.2.1 and Clause 6.7.2.2.

A member of the Association who is the subject of the allegation shall be given the opportunity (with reasonable notice) of appearing and of being heard at a meeting of the Disciplinary Committee before the Committee reaches a conclusion in relation to the allegation. The member may be accompanied in each case by one or two persons, who are also entitled to be heard, of whom no more than one may be a person who is not a member of the Association.
The Disciplinary Committee shall dismiss an allegation if it considers that the case is not well founded, and shall report this to the EC as a matter of fact without naming any individuals involved. Otherwise, the Disciplinary Committee may submit to the EC a proposed resolution for reprimand or expulsion from the Association if, after examining the allegation, it concludes that any such action would be appropriate. The conclusion of the Disciplinary Committee, with reasons, and any proposed resolution pertaining to it, shall be communicated in writing simultaneously to the EC and to the member who is the subject of the allegation, no more than one week after the close of the meeting of the Disciplinary Committee.

The EC shall consider the conclusion of the Disciplinary Committee and any proposed resolution pertaining to it not less than five weeks after the close of the meeting of the Disciplinary Committee.

The member may appeal against a conclusion by the Disciplinary Committee or against a proposed resolution for expulsion or reprimand, provided that the appeal is received by the President within four weeks of the date when the conclusion of the Disciplinary Committee, the reasons for the conclusion, and the proposed resolution were communicated in writing to the member. The EC shall consider the appeal at the same time that it considers the conclusion of the Disciplinary Committee and any proposed resolution. The member shall have the opportunity to attend and to be heard at the meeting of the EC when it considers any appeal against the conclusion of the Disciplinary Committee or against any proposed resolution arising from it. The member may be accompanied by one or two persons, who are also entitled to be heard, of whom no more than one may be a person who is not a member of the Association.

The EC may reprimand or expel from the Association a member after receiving from the Disciplinary Committee a conclusion that the member has behaved in a manner that dishonours the Association and a proposed resolution for reprimand or expulsion of the member.

6.7.4 Decisions

The recommendations of the Disciplinary Committee shall be passed if approved by an ordinary majority of those present and voting in person at the meeting.

6.7.5 Quorum

A quorum will constitute two-thirds of the committee including the Chair of the Disciplinary Committee. If a member is unable to participate as required, the Chair is empowered to co-opt an alternate. The Committee may convene in person or through appropriate telephone conferencing or other similar facilities, or both, and the quorum shall apply taking into account those present through these facilities.

7. SECRETARIAT

Whereas the Secretary and Treasurer will be normally elected every third year, as laid down in Clause 6.4, the EC may, at its discretion, appoint a member to either of these offices in the case of an interim vacancy. If a full-time secretariat becomes possible the incumbent should be appointed on a permanent basis on conditions laid down at the time by the EC.
8. SPECIAL PURPOSE GROUPS OF THE ASSOCIATION

Any enfranchised member or group of enfranchised members may recommend to the EC the formation of a Special Purpose Group whose objective is to promote and foster any specific function that is consistent with the Mission and Goals of the Association. Such a group can organise itself either as a Special Purpose Committee or as an Associated Society of SASA. In the latter case the AS will also be subject to its specific bye-laws.

8.1 Founding

The founding of a Special Purpose Group is subject to EC approval and to ratification by members at an AGM.

8.2 Appointment

The Chairperson of a Special Purpose Committee is appointed, by the EC, for a period of three years. Other members of the Special Purpose Committee are recommended by the Chairperson and confirmed by the EC. The Chairperson of the committee is an ex-officio member of the EC and may be expected to attend meetings as per EC discretion.

The Chairperson of an Associated Society of SASA is automatically appointed by the EC, to the EC, for a period specified in the bye-laws of the Associated Society.

8.3 Chairperson’s Report

The Chairperson of a Special Purpose Group shall submit a written annual report to the President of SASA on the activities of the Group, at least four weeks before the AGM, such reports shall be included in the annual report to the AGM.

8.4 Special Purpose Group Finances

8.4.1 A Special Purpose Group may apply for financial support from the EC on the understanding that a budget is submitted in advance, accompanied by a proper motivation of the purpose for which the funds are to be used. Financial support is granted at the discretion of the EC.

8.4.2 A Special Purpose Group shall keep proper books and records of all income and expenditure and shall render to the Treasurer of the EC a financial report annually for each calendar year, not later than the 30th of September, or at any reasonable time upon request.

8.5 Dissolution of a Special Purpose Group

8.5.1 A Special Purpose Group may be dissolved upon recommendation by that Group or under circumstances deemed in the interest of the Association by the EC. The dissolution of a Special Purpose Group must be confirmed by the EC and ratified by the members at an AGM.

8.5.2 An Associated Society of SASA may discontinue their affiliation with SASA upon recommendation by that Society or under circumstances deemed in the interest of the Association by the EC.
resignation of the Associated Society of SASA must be confirmed by the EC and ratified by the members at an AGM.

8.5.3 Upon dissolution or resignation all moneys, records, equipment and other assets of the Association (SASA) in possession of the Special Purpose Group shall be returned without delay to the Secretary of the EC by the Special Purpose Group Chairperson.

8.6 Current Special Purpose Groups

The following Special Purpose Groups are currently constituted.

8.6.1 Education Committee

The purpose of the Education Committee is to give attention to the teaching of statistics in schools, universities and other institutions.

8.6.2 Young Statistical Network

The purpose of the young statistical network Chair is to co-ordinate and develop the activities of the network and inform young statisticians regarding statistics.

8.6.3 STATSSA Representative

The STATSSA representative will be the liaison between the SASA EC and STATSSA, and will co-ordinate joint collaboration with the EC. The representative will inform the SASA EC of STATSSA activities within the broader statistical community, and research interactions within the scientific community.

8.6.4 Multivariate Data Analysis Group (MDAG)

The mission of MDAG is to create a network and support system for those interested in multivariate data analysis and classification in a broad sense; exploring a wide range of possible applications. The Group shall strive to accomplish this mission:

By creating a forum for all SASA members interested in theory of classification and multivariate data analysis, as well as related methods and applications;

By actively participating in appropriate processes and structures concerned with multivariate data analysis:

The Group is committed to maintain affiliation with the International Federation of Classification Societies (IFCS);

Through MDAG events and newsletters the goal is to promote communication among scientists in order to interchange views and share ideas;

By actively supporting all missions and goals of SASA.

The Group will arrange a special interest session at the annual SASA conference and will communicate with members by means of electronic newsletters, the SASA website and the MDAG Facebook page. The group will arrange an annual meeting which will take place during the annual SASA conference.
8.6.5 Associated Societies of SASA

The current Associated Societies are listed in Addendum C.

9. FELLOWSHIP COMMITTEE

9.1 Composition

The Fellowship Committee for a given year shall comprise the last six available Past Presidents. It is chaired by the President in their second year of office and Past President when in office.

9.2 Powers

The Fellowship Committee shall consider all nominations for Honorary Members and Fellows, signed by at least two enfranchised members and lodged before the date set by the Secretary in a Newsletter. The Committee shall also peruse the membership list and itself nominate candidates if such is deemed necessary.

9.3 Procedure

The Chairperson of the Fellowship Committee shall request nominations for Honorary Membership and Fellowship of the Association annually through the SASA Newsletter. Nominations, accompanied by a detailed motivation, shall be submitted in writing and confidentially, directly to the Chairperson.

9.4 Criteria for Fellowship

Only enfranchised members of the Association are eligible as Fellows of the Association. It is the responsibility of the Chairperson of the Fellowship Committee to ensure that members nominated for fellowship are enfranchised. In the selection of Fellows, the nature and quality of the candidate's contribution to the advancement of statistical science shall be taken into consideration. Fellowships are only open to candidates who have been enfranchised members for several years.

9.5 Criteria for Honorary Membership

Honorary Membership of the Association can only be bestowed on an individual who has made an exceptional contribution to the knowledge of statistics or to the advancement of the Association and who has retired from his/her ordinary position.

9.6 Voting

Honorary Membership of the Association can only be bestowed on individuals at least a two-thirds majority decision of the Fellowship Committee. Fellowship of the Association can only be bestowed on enfranchised members by at least a two-thirds majority decision of the Fellowship Committee. Voting is by secret ballot submitted confidentially to the Chairperson of the Fellowship Committee.

9.7 Vacancies

If a vacancy occurs on the Fellowship Committee it shall be filled by the most recent available Past President who is not a member of the Fellowship Committee.
10. EDITORIAL BOARDS

10.1 Composition

The Board of the SA Statist J shall consist of an Editor or Co-editors, a Managing Editor and Additional Members as deemed necessary by the EC. With the exception of the Managing Editor, who is elected, this board shall be appointed annually by the EC. The term of the next Editor of the SA Statist J begins after the AGM of 2015 and every third year thereafter.

10.2 Annual Report

The Editor or Co-editors and the Managing Editor of the SA Statist J and the Editor of the SASA Newsletter shall submit written annual reports to the President of the Association on those matters pertaining to their respective portfolios. These reports should be submitted at least four weeks before the AGM.

11. VOTE BY PROXY

If for any reason an enfranchised member is precluded from attending the AGM, or a Special General Meeting, another enfranchised member may be appointed to record his/her vote. Such authority of proxy shall be signed by the enfranchised member, indicating the name of the proxy. Such authority of proxy shall be lodged with the Secretary before the appointed time for the Meeting.

12. MEETING OF MEMBERS

12.1 Annual General Meeting

A General Meeting shall be convened annually by the President in order to consider the annual report and the financial report, to announce the Executive Committee elected for the following term of office and to discuss and consider such other matters as may be placed on its agenda. Notice of such AGM shall be given at least one month in advance. Enfranchised members may put matters for discussion on the agenda by sending a summary of the matter, signed by at least two enfranchised members, to the Secretary at least two weeks before the meeting.

12.2 Members' Meeting

The Association may further convene meetings of members at which papers may be read on new statistical developments or during which reports may be presented on theoretical or applied research or at which any other relevant matters may be considered.

12.3 Special General Meeting

A Special General Meeting may be convened by decision of the EC or by a petition signed by not fewer than twenty enfranchised members of the Association.
12.3.1 The resolution or petition shall state precisely the business for which a Special Meeting is to be convened. Notice of such Special General Meeting shall be sent out by the Secretary of SASA not less than two weeks before the date of the meeting. The EC is empowered to determine the time and venue for such a meeting.

12.3.2 Any further business, which the EC wishes to place on the agenda of a Special General Meeting, may be transacted.

12.4 Quorum at a General Meeting

At least thirty enfranchised members should be present at a General Meeting in order to constitute a quorum.

13. CONTROL OF MEETINGS

13.1 The President acts as Chairperson at all meetings of the Association at which he or she is present. In his/her absence the Vice-president or the Past President shall act as Chairperson. In the case of meetings of members, the President may nominate a Chairperson to act in his/her stead. Chapter Chairpersons preside at Chapter meetings.

13.2 If the President, the Vice-president and Past President are not present at a meeting of the Association and no Chairperson has been nominated by the President, the meeting shall elect a Chairperson for the duration of the meeting.

14. VOTING AT MEETINGS

14.1 All matters at all meetings of the Association shall be decided by an ordinary majority of votes.

14.2 The Chairperson shall have a deliberative vote at all meetings of the Association and, in the case of a tie, a casting vote.

14.3 Except where specifically determined herein, voting at all meetings of the Association shall take place in the manner determined by the meeting concerned.
15. **CHAPTERS**

15.1 **Founding**

Any group of enfranchised members within a specific geographic area may recommend to the EC the formation of a Chapter. If the EC is of the opinion that the proposed Chapter comprises sufficient members to form a viable unit, the EC shall appoint a suitable individual to manage the formation of the Chapter.

15.2 **Name**

The name of a Chapter shall be determined by the EC on the understanding that the proposals of the foundation members of the Chapter shall be taken into account. The phrase "Chapter of the SASA" shall always form part of the name of the Chapter.

15.3 **Membership**

Any enfranchised member of the Association is eligible for membership of a Chapter.

15.4 **Meetings**

A Chapter shall meet as often as may be decided by the Chapter Committee concerned, but at least twice a year. The Chapter Chairperson or Vice-chairperson shall preside at all Chapter meetings. Any member of the Association may attend a Chapter meeting, but members may vote only at meetings of the Chapter of which they are members.

15.5 **Chapter Committee**

15.5.1 The administration and management of a Chapter shall be controlled by a Chapter Committee which shall comprise at least of a Chapter Chairperson.

15.5.2 The Chapter Committee shall be elected by an ordinary majority of votes of the Chapter at a General Chapter Meeting and shall hold office for one year.

15.5.3 Only enfranchised members of the Chapter concerned may be elected to the Chapter Committee.

15.6 **Chapters and the Constitution**

This Constitution and the Regulations promulgated by the EC under the Constitution shall ipso facto be the Constitution and Regulations of Chapters of the Association. A Chapter Committee may draw up and apply additional rules, not in conflict with the Constitution, for proper management and control of its affairs.

15.7 **Chapter Finances**

15.7.1 A Chapter is entitled to a subsidy from the EC on the understanding that a budget is submitted in advance, accompanied by a proper motivation of the purpose for which the funds are to be used. The EC may also budget amounts for additional funding of Chapters.
15.7.2 The Chapter Committee shall keep proper books and records of all Chapter income and expenditure and shall annually on or before the 30th of September or at any reasonable time upon request, render to the Treasurer of the EC the balance and accounts of the Chapter.

15.8 Annual Report

The Chapter Chairperson shall submit a written annual report to the President of the Association on the activities of the Chapter at least four weeks before the AGM.

15.9 Dissolution of a Chapter

15.9.1 A Chapter may be dissolved upon recommendation by the Chapter Committee or under circumstances deemed in the interest of the Association by the EC. The dissolution of a Chapter must be confirmed by the EC and ratified by members at an AGM.

15.9.2 Upon dissolution all moneys, records, equipment and other assets of the Association in possession of the Chapter shall be returned without delay to the Secretary of the EC by the Chapter Chairperson.

16. CONFERENCE

A Conference shall be convened annually by the President of the Association at which members discuss matters of common interest. The conference is normally arranged to coincide with the AGM as set out in Clause 12.1.

17. AMENDING THE CONSTITUTION

17.1 Regular Review

Before a period of five years has elapsed after acceptance of a current Constitution, the EC shall appoint a committee with the object of revising it. Such a revision shall be submitted to members for ratification, upon recommendation of the EC, within seven years of acceptance of that edition of the Constitution.

The EC shall identify all proposed changes that may be considered fundamental constitutional changes. Editorial changes need not be identified specifically in the submission. Members may amend these identifications of the EC when the proposed revision of the constitution is debated at an AGM.

17.2 Procedure of Amendment

Amendments may be proposed by any enfranchised member and must be seconded by two enfranchised members. A proposed amendment shall be lodged in writing with the Secretary not less than four weeks before the AGM. A motion embodying any proposed amendments shall be put to the AGM and shall be debated together with amendments proposed at the meeting. The meeting shall decide on the motion and amendments by an ordinary majority of votes, and the amended motion accepted by the AGM shall be put to all enfranchised members of the Association by means of a postal confidential vote. A separate
vote must be taken on every proposed change identified by the enfranchised members at the AGM as a fundamental change (see Clause 17.1) as well as on the constitution as a whole. At least two-thirds of the total number of ballot papers received by a prescribed date must be in favour of a proposed change for it to be accepted. Otherwise that proposal falls away. The results of voting on the various issues will be announced in the SASA Newsletter.

18. INCOME AND PROPERTY

18.1 The Association will keep a record of all its assets.

18.2 The Association will not financially compensate its members or office bearers.

18.3 A member or office bearer of the association can only receive financial compensation from the Association for expenses he or she has paid for on behalf of the Association. In certain instances, travel, accommodation and substance will be provided to members on official trips when representing the Association or to attend meetings.

18.4 Members or office bearers of the Association do not have rights over items or assets that belong to the Association.

19. DISSOLUTION OF THE ASSOCIATION

19.1 A proposal that the Association be dissolved shall be dealt with in the same manner as a proposal to amend the Constitution, see Clause 17.2.

19.2 The General Meeting at which the proposal that the Association be dissolved is discussed, shall determine in what manner the Association shall dispose of its assets, after all obligations of the Association have been met, should the proposal be carried.

19.3 Under no circumstances will the assets of the Association be divided among or allocated to members in their capacity as members.

19.4 In closure of the Association, all debts must be settled and after doing this, if there is property or money left over, it will be donated to a non-profit organisation of choice decided at a general meeting.

20. IDENTIFICATION OF THE CONSTITUTION

20.1 Identification

This edition of the Constitution together with Addenda A, B, C and D will be known as the 2015 Constitution.
20.2  **Legal Validity**

The 2015 Constitution consists of Clauses 1 to 19 as well as Addenda A, B, C and D. The 2015 Constitution may be translated into the other official languages of South Africa as decided by the members at an AGM. If the members request translation of the constitution into a specific language, a committee will be appointed by the AGM to conduct the translation. The English version shall be taken as definitive in cases of legal dispute.
ADDENDUM A

A. THE SOUTH AFRICAN STATISTICAL ASSOCIATION CODE OF CONDUCT

A.1 Introduction

Guidelines and principles of conduct exist for the benefit of society at large and in order to assist individual persons to go about their legitimate business within bounds of behaviour which are accepted and observed by their fellows.

In common with other professional bodies in other fields, and drawing from similar declarations made by international and national statistical communities, SASA has formulated its own Code of Conduct to define the principles of orientation and behaviour expected of members of the Association practising statistics in academic and professional life.

A.2 Authority and Purpose

The South African Statistical Association (SASA) is a voluntary professional and learned Society which accepts a self-imposed obligation to promote the public interest by seeking to ensure the best possible statistical service and advice. Professional commitment and status implies ability and integrity, and is an appropriate aspiration for all members of the Association, regardless of qualification and fields of application.

The purpose of this code is to articulate shared values and experience that can contribute to the member’s individual ethical judgments and decisions. These individual judgments and decisions arise within a variety of academic, economic, cultural, legal and political settings. In fields such as education, economics, psychology, sociology, medicine, whose practitioners have adopted ethical conventions, those conventions may also influence the conduct of members of the Association within those endeavours.

In general ethical imperatives are aggregative, in that many desirable elements need to be simultaneously addressed and achieved. SASA acknowledges that
ethical concerns and responses may sometimes involve implicit or explicit choices of priority between contending ethical principles. The Code seeks to offer a background against which a member of the Association may make informed and deliberative choices, especially when imperatives appear to be in conflict. The Code does not seek to impose any particular set of actions or priorities that take no account of context.

Each context involves stakeholders such as

- Society and the Public Interest,
- Participants in experiments, surveys or observation,
- The Profession,
- Employers, Clients, and Funders,
- Colleagues, Mentors and Students.

Members of the Association will experience obligations and responsibilities to these groups of stakeholders and persons, and pressures and expectations from them. Within that complexity of human interactions, the Code seeks to enable explicit, balanced and sensitive competence, characterised by respect, integrity, expertise and accountability.

Every Code of Conduct is a momentary document. New ethical and professional issues and challenges continually emerge. This Code is no exception but it seeks to place on record explicit expectations that the wider public of South Africa may confidently interpret as characterizing the services of a member of the Association, until the formation of new codes or the inception of a formal professional society of statisticians and decision scientists occurs.

A.3 Acknowledgements

The Code of Conduct draws extensively with permission from key documents on ethics and professional practice set into the public domain by the International Statistical Institute (ISI Declaration on Professional Ethics), the Royal Statistical Society, and the American Statistical Association. It also updates an original SASA statement on professional practice.
A.4 SASA Code of Conduct for Members of the Association

A.4.1 Society and the Public Interest

A.4.1.1 Members of the Association seek to ensure that within their chosen fields of work or specialisation, they have appropriate knowledge and understanding of relevant legislation, regulations and standards governing those domains. Members also seek to comply with such requirements wherever relevant in their work.

A.4.1.2 Members of the Association in their professional practice will have regard to basic human rights and avoid any actions that adversely affect those rights.

A.4.1.3 Members of the Association consider and explore any likely consequences of collecting and disseminating various types of data. Members make efforts to guard against predictable misinterpretation or misuse of data and findings of any study.

A.4.1.4 Members of the Association seek to promote and preserve the public confidence in statistical sciences. Members ensure accurate and correct description of their results, including both the inherent uncertainty and explanatory power of their data. Members alert potential users of the results to the limits of the reliability and applicability of those results.

A.4.1.5 Members of the Association communicate findings to the benefit of the widest possible community, yet attempt to ensure no harm to any population subgroup. Adequate information is provided to permit a wider public to assess the methods, procedures, techniques, and findings independently.

A.4.2 Participants in experiments, surveys and observation

A.4.2.1 Members of the Association are obliged to protect participants, individually and collectively, against harm that may arise from
participation in a study. All forms of harm to participants, or to their relationships with their community or environments are to be avoided. This responsibility to minimise harm is not absolved by either a participant's consent or his/her legal obligation to participate in a study.

A.4.2.2 Enquiries involving human participants, as far as practicable, are based on the freely given informed consent of participants, prior to inclusion and data collection. Information which might affect willingness to participate should not be withheld from a participant.

A.4.2.3 The potentially intrusive nature of some forms of enquiry requires justification and prior notification of those participants likely to be affected.

A.4.2.4 The identities of all participants, whether cooperating or not, are kept confidential, whether or not confidentiality was pledged, unless prior consent for disclosure is explicitly obtained from specific participants.

A.4.2.5 Appropriate measures are used to prevent data being published or released in any form that would allow a participant’s identity to be disclosed or inferred. The necessary measures will address possible disclosure during any of data generation, recording, capture, storage, analysis and reporting phases.

A.4.3 The Profession

A.4.3.1 Members of the Association uphold their professional integrity without fear or favour, only selecting and using methods designed to produce the most pertinent correct and precise results, Members present all the findings openly, completely, and in a transparent manner regardless of the outcomes or consequences. Members are particularly sensitive to the needs arising when findings that challenge a preferred outcome must be presented.
A.4.3.2 Members of the Association seek to uphold the reputation of the profession and regularly upgrade their professional knowledge and skills, and maintain awareness of technological developments, procedures, and standards which are relevant to their field.

A.4.3.3 Members of the Association encourage and support colleagues in their professional development and, where possible, provide opportunities for the development of new entrants to the profession.

A.4.3.4 Members of the Association act with integrity towards colleagues and fellow members and towards statisticians of other professions with whom they collaborate in a professional capacity. Members avoid engaging in any activity which is incompatible with their professional status.

A.4.3.5 Members of the Association only offer to do work or provide service which is within their professional competence and do not lay claim to any level of competence which they do not possess. Any professional opinion which a member is asked to give will be objective and reliable.

A.4.3.6 Members of the Association accept professional responsibility for their work and for the work of subordinates and associates under their direction.

A.4.3.7 Standards of integrity required of a professional statistician do not normally conflict with the interests of a client or employer. Members of the Association aim to avoid any such conflict and will clearly advise an employer or client of any such potential or actual conflict. If the conflict cannot be resolved satisfactorily, the public interest and professional standards must be paramount.

A.4.3.8 Members of the Association acting in private practice, or acting independently of salaried employment, have the right of disengagement in the face of a dilemma involving professional standards or conscience.
A.4.3.9 Members of the Association in salaried employment, who are in serious conflict with their employer over a matter of professional standards or conscience, notify the employer in writing of the contentious circumstances. If members are unable to resolve the conflict to their satisfaction, they are advised to refer the matter to SASA, which will advise and take such action as seems appropriate.

A.4.3.10 Members of the Association seek to advance public knowledge and understanding of statistics and to counter false or misleading statements which are detrimental to the profession.

A.4.3.11 Members of the Association do not make any public statement in their professional capacity unless properly qualified and, where appropriate, authorised to do so, having due regard to the likely consequences of any such statement on others.

A.4.3.12 Members of the Association are free to engage in controversy. No member will cast doubt upon the professional competence of another statistician without good cause.

A.4.3.13 Members of the Association do not speak in the name of the SASA, or its Special Purpose Groups, without the authorisation of the SASA Executive.

A.4.4 Employers, Clients, and Funders

A.4.4.1 Members of the Association conduct their work with due care and diligence in accordance with the requirements of the employer or client. If any professional scientific judgement is overruled, members will explicitly indicate likely consequences of such decisions.

A.4.4.2 Members of the Association do not disclose, nor authorise to be disclosed, nor use for personal gain nor to benefit a third party, any confidential information acquired in the course of professional practice, except with prior written permission of the employer or client, or at the
direction of a court of law. Members seek to avoid being put in a position where they may become privy to or party to activities, or information concerning activities, which would conflict with their responsibilities to uphold the public interest, as in A.4.1.1 and A.4.1.2 above.

A.4.4.3 Members of the Association do not purport to exercise independent judgement on behalf of an employer or client on any product or service in which they knowingly have any interest, financial or otherwise.

A.4.4.4 Members of the Association do not allow any misleading summary of data to be issued in their name. In particular, explicit statements will generally be provided about the assumptions made when selecting a method of analysis. Subsequent statistical analysis may need to be amplified by a description of the way the data were selected, and the way any apparently erroneous data were corrected or rejected. Views or opinions based on general knowledge or belief are clearly distinguished from views or opinions derived from the statistical analyses being reported.

A.4.4.5 The respective obligations, roles and responsibilities of employer, client, or funder and member of the Association should be specified explicitly and fully understood in advance. In providing advice or guidance, members should take care to stay within their area of competence, and seek advice, as appropriate, from other statisticians with the relevant expertise.

A.4.4.6 Members of the Association will consider available methods and procedures for addressing a proposed inquiry and provide an impartial assessment to the employer, client, or funder of the respective merits and limitations of alternatives, along with the proposed method.

A.4.5 **Colleagues, Mentors and Students**

A.4.5.1 Members of the Association acknowledge the precedence of
earlier work of other scholars or writers in their own research publications, communications and teaching.

A.4.5.2 Members of the Association acknowledge all contributors to journal publications, and where appropriate contributions warrant co-authorship, invite colleagues, mentors or students to accept that status.

A.4.5.3 Members of the Association make opportunities available to newer or younger students or practitioners of the discipline.

A.4.5.4 Members of the Association advocate and defend ethical principles in all dealings with colleagues, mentors and students.
ADDENDUM B

B. The Handling of Ballot Papers

B.1 The convenor of the Electoral Committee (see Clause 6.2.5) receives the votes from the Secretary of the Association in a sealed envelope as soon as possible after the deadline for returning ballots.

B.2 An evaluation of the voting detail is prepared and at the earliest opportunity the ballots are delivered to the second member of the Electoral Committee who independently processes the ballots and provides the convenor with a report of the evaluation. The evaluation is done in secret and the two members of the Electoral Committee must agree in their evaluation.

B.3 The result of the election is made known by the convenor of the Electoral Committee to the President of the Association. The ballots are then returned by the convenor of the Electoral Committee in a sealed envelope to the Secretary of the Association who will keep it on file and for use on demand by the EC only.

B.4 The President will announce the results of the ballot at a suitable time and place within the prescriptions of the Constitution, depending on the situation.

ADDENDUM C

C. ASSOCIATED SOCIETIES OF SASA

C.1 LISTING