

POWERS OF CYCLING SOUTH AFRICA TO CARRY OUT ITS OBJECTIVES

The reference, in this document, to “cycling community” includes but is not limited to members of Cycling SA, event organisers, affiliates, officials, employees, cyclists and any other person representing or purporting to represent Cycling SA wherever they may be, while engaging in activities sanctioned by or under the control of Cycling SA or any body, person or group connected with the sport of cycling in South Africa.

Cycling South Africa shall have all powers and authorities as may be necessary in order to enable it to achieve its objectives reflected in the Constitution of Cycling South Africa as set out hereunder:

1. To acquire or use by purchase, exchange, hire, lease, donation or otherwise movable or immovable property of any kind.
2. To sell, let, mortgage, dispose of, give in exchange or otherwise deal with all or any part of the property or rights of Cycling SA.
3. To enter into contracts of any kind necessary to carry out, give effect to or secure the objects of Cycling SA
4. From time to time, in accordance with sound business and financial principles, to invest the funds of Cycling SA in such property or assets or other security.
5. To employ, suspend or dismiss and remunerate employees, professional assistants and experts.
6. To establish and contribute to a pension, annuity, medical or other fund for the benefit of its employees or the dependants of such employees in accordance with the rules of such fund.

7. To arrange pension and medical schemes for the benefit of its employees and to grant pensions, allowances, gratuities and bonuses to its employees of Cycling SA, or the dependants of such employees, and to support or subscribe or make donations to any charities or other institutions, clubs, societies and funds.
8. To regulate relations between the cycling community *inter se* and between the cycling community and Cycling SA.
9. To insure against losses, damage, risk and liability of all kinds.
10. To operate a bank account with a recognised and regulated financial institution.
11. To institute, conduct, defend, compound or abandon any legal proceedings or any other form of dispute resolution by and against Cycling SA, its officers, employees, officials or any other person representing Cycling SA or its Members.
12. To compound and allow time for the payment or satisfaction of any debts due, claims or demands made by or against Cycling SA.
13. To raise money whether by sponsorship, donation, subscription or levy from the cycling community or from any other source.
14. To spend or otherwise apply monies for the advancement or development of Cycling SA and the cycling community.
15. To contribute or subscribe to bodies with objectives similar to the objectives of Cycling SA, and invest monies upon such security and in such manner as it may from time to time determine.
16. To borrow and guarantee or otherwise secure the repayment of money in such manner and in such terms as it may think fit.
17. To make, alter or repeal rules, by-laws or regulations.

18. To implement such disciplinary measures as may be necessary arising out of any contravention or breach of the provisions of the Constitution of Cycling SA or any rule, by-law or regulation adopted by the UCI, Cycling SA, SAIDS, SASCO, CAC, WADA or any other body or person recognised by them.
19. To recover by legal action or otherwise such fines, contributions or damages from the cycling community.
20. To suspend or ban any Member of the cycling community from participating in any event sanctioned by or held under the auspices of Cycling SA.
21. To take all such action as may be required or necessary to enforce fully and effectively all obligations of whatsoever nature and howsoever arising which may be owed to Cycling SA by members of the cycling community.

This Annexure “A” to the Constitution of Cycling South Africa was adopted by the Ordinary Members of Cycling SA at the Annual General Meeting of Cycling South Africa held on 17 February 2018.