Subject Outline Company Secretarial Practice

NQF8 Prescribed textbook: Baldwin, K., Company Secretarial Practice (2023): CGISA

The aim of this module is to prepare a candidate for practice as a company secretary: ensuring that the company operates according to good governance principles and in accordance with the regulations of the jurisdiction in which it operates.

Syllabus topics	Syllabus detailed content	Text
Learning Outcome 1: Have a th	orough understanding of the role of the company secretary and the differing responsibiliti	es of shareholders, the
	f directors or governing body, the executives, management and stakeholders	
The company secretary, the boa	 The evolving role of the company secretary 	Chapter 1
or governing body and	 Role, duties and powers of the company secretary 	
shareholders	 Appointment and removal of the company secretary 	
	 Relationship with chair and directors 	
	 Company secretary as advisor to the chair and the directors 	
	 Dissemination of information and decisions 	
	 Communication with shareholders and other stakeholders, including 	
	electronic communication	
Directors	 Types of directors, including de facto, shadow and puppet directors 	Chapter 2
	Directors' duties	
	Conflicts of interest	
	Duty of disclosure	
	 Serving as a director on multiple governing bodies 	
	Governing body committees	
	Appointment of directors	
	Rotation of non-executive directors	
	Directors of listed companies	
	Vacation of office and removal	
	Succession planning	
	Personal liability of directors	
	Board or governing body evaluation	
Shareholders	 Types of shareholders – common, preferred, registered, beneficial 	Chapter 3
	 Shareholder rights, duties and liabilities 	
	Shareholder activism	
	alise the nature and principles of regulatory requirements on a company and interpret an	d practice in the sector to ensure
compliance		
Corporate compliance	The company as a separate legal entity	Chapter 4
	Different types of entities	Chapter 5
	The registration process	
	External companies	
	Change of name and defensive names	
	The MOI	

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	 Existing companies 	
	 New companies 	
	 Clauses in the MOI 	
	 Minor amendments 	
	Change of registered address	
tatutory compliance: the	The function of CIPC	Chapter 6
ompanies Act, 2008 and the stock	Filing annual returns	Chapter 7
exchange listing regime	Company records	
	Minutes	
	Minute books and form of company records	
	 Duty to keep accounting records and prepare financial statements 	
	 Preparation, filing and publication of annual financial statements 	
	 Annual financial statements and annual reports 	
	 Interim reports 	
	Offences and penalties for non-compliance	
	The role of the JSE	
	The listings requirements of the JSE	
	 Continuing obligations 	
	Insider trading and market abuse The diameter and the second	
	Trading statements	
to success of Down and	Regulation of transactions in terms of the JSE LR	Cae readings halow
tegrated Report	Integrated reporting	See readings below
orporate Governance	The importance of corporate governance	Chapter 8
-	Practical corporate governance considerations	
lose Corporations	The Close Corporations Act	Chapter 9
	Close Corporations under the 2008 Companies Act	
aintenance of records: minutes and	South African legal and regulatory framework	See readings below
inute books	The purpose of minutes	
	Drafting minutes	
	• The Six C's – correctness, conciseness, clarity, consistency, coherence and	
	completeness	
	Record of decisions made and actions taken	
	Conflicts of interest	
	Editing and access to minutes	
	Records retention	
earning Outcome 3: Exercise approproproproproproproproproprogram appropropropropropropropropropropropropro	riate judgement to advise the board of directors or governing body and shareholders on	the expectations of and
eetings of shareholders and	The AGM	Chapter 10

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members	Shareholders' meetings			
	Class meetings			
	Role of the secretary before, during and after the annual meeting			
	Role of the chair at shareholders' meetings			
	 Notice periods, quorum, agenda, meeting materials / papers 			
	Shareholders' resolutions			
	Rules of order, standing orders, motions and amendments			
	Proxies			
	Attendance at shareholders' meetings			
	Voting			
	Minutes			
	Defamation			
	Meeting technology			
Law and the practice of meetings	The chair	Chapter 11		
	Notice			
	Agenda			
	Quorum and attendance register			
	Resolutions and voting			
	Minutes			
	Role of the secretary before, during and after board meetings			
	Delegation of authority and responsibility: board committees			
Shares, share capital and share	Authorised and issued shares	Chapter 12, 13, 14		
register Dividends and other capital	Issue and allotment of shares			
events Employee share schemes	Alteration of shares			
	Share transfers and the Companies Act			
	Nominee shareholders and beneficial owners			
	STRATE			
	Transfer of shares			
	Share certificates			
	Registration of documents			
	Lost share certificates			
	 Declaring and paying distributions 			
	 Indemnity, dividends and interest 			
	•			
	Capitalisation shares (Scrip dividends)Different sized companies			
	Fundamental transactions			
	Rights issues and capitalisation shares			
	Capital events and the CIPC's role in them			
	 Employee share schemes – key features, establishment and legal and 			

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	regulatory requirements			
	Role of the company secretary			
Learning Outcome 4: Conceptualise the importance for a company secretary of operating effectively with other people, building understanding and gaining the cooperation of those involved to ensure that the company operates according to good practice and meets the regulatory requirements.				
External auditors	Auditor independence	Chapter 15 Section 4, Audit Committee Resource Guide (see below)		

Practical and work competencies

- Complete the necessary procedures for the appointment of directors and the company secretary
- Complete the necessary procedures for changes to directors and the company secretary Note: Download the forms from the CIPC website Given a range of scenarios, carry out the registration procedures for all types of companies: private with standardised MOI or customised MOI, public, NPC with and without members; personal liability companies; state-owned companies; external foreign countries. Note: download the relevant forms from the CIPC website
- Convene/arrange the meetings of shareholders
- File various documents/returns with CIPC as required under the provisions of the Act. Prepare documentation for meetings (before and after – notices, agendas, chairman's agenda and minutes) Draft the necessary resolutions to appoint or remove auditor

Prescribed readings:

- the Companies Act 71 of 2008, as amended
- the Companies Regulations, 2011
- King IV Report on Corporate Governance 2016
- The JSE Listing Requirements

Additional readings and resources: for downloading or reading/viewing:

- Minuting Meetings: http://www.chartsec.co.za/documents/members/CSSA-Best-Practice%20Guide.pdf
- Integrated Reporting: http://integratedreportingsa.org/ircsa/wp-content/uploads/2017/05/13-12-08-THE-INTERNATIONAL-IR-FRAMEWORK-2-1.pdf
- Audit Committee Resource Guide: <u>https://www2.deloitte.com/content/dam/Deloitte/za/Documents/audit/za_ACRG_Revised.pdf</u>
- Code for Responsible Investing in South Africa: https://www.crisa2.co.za/