

PHARMACY COUNCIL



APPLICATION FOR ALTERATION
(Under Section 35 (1) of Pharmacy Act, 2011)

Registrar,
Pharmacy Council,
P.O. Box 1277,
Dodoma.

APPLICATION FOR CHANGE OF:

- | | |
|-----------------------|-------------------------------------|
| 1. PREMISES LOCATION | <input type="checkbox"/> |
| 2. BUSINESS NAME | <input checked="" type="checkbox"/> |
| 3. BUSINESS OWNERSHIP | <input checked="" type="checkbox"/> |

SECTION A: APPLICANT CURRENT INFORMATION:

NAME OF PREMISES: MASABA PHARMACY FIN. 03 00263

TYPE OF BUSINESS: Retail Pharmacy ☒ Wholesale Pharmacy ☒ Warehouse ☐

PHYSICAL ADDRESS:

Plot No. 066/026 Street: BUHILA Ward: BUSWELU

District/Municipal: ILEMELA Region: MWANZA

POSTAL ADDRESS: 108, MWANZA Contact. No. 0763-288-650

E-mail:

OWNERSHIP:

Directors (Names): 1. CHACHA PATRICK MWITA Qualification: BIASHARA

2. Qualification:

3. Qualification:

SUPERINTENDANT INFORMATION:

Full Name: Rainer Tegambwa PIN: 0101219

Residential Address: P.O. BOX 1370, Mwanza Tel: 0755-542508 Email: rtegambwa319@gmail.com

Contract commencement date: 30/6/2025 Cessation date: 30/6/2026

SECTION B: PROPOSED CHANGES:

NAME OF THE NEW PREMISES: ELIBA PHARMACY LIMITED

TYPE OF BUSINESS: Retail Pharmacy ☒ Wholesale Pharmacy ☒ Warehouse ☐

PHYSICAL ADDRESS:

Plot No. 066/026 Street: BUHILA Ward: BUSWELU

District/Municipal: ILEMELA Region: MWANZA

POSTAL ADDRESS: 307, MWANZA CONTACT. No. 0752 739651

NEW OWNERSHIP: (IF DIFFERENT FROM PREVIOUS ONE)

Directors (Names):

1. EVODIUS REVELIAN BACHUBIRA Qualification: ACCOUNTANT
2. JESCA LIMBE DAUD Qualification: NURSE
3. Qualification:

SUPERINTENDANT INFORMATION: (IF DIFFERENT FROM PREVIOUS ONE)

Full Name: Rainer Tegambwa PIN: 0101219

Residential Address: P.O. Box 1370 Tel: 0755-99008 Email: rttegambwa319@gmail.com

Contract commencement date: 30/6/2025 Cessation date: 30/6/2026

SECTION C: REASON(S) FOR PARTICULAR ALTERATION

1. Business sold to new owners and will run with no any business relations with previous owner
2.
-

SECTION D: APPLICANT INFORMATION

Name of Applicant: EVODIUS REVELIAN BACHUBIRA

(Contact/email if different from the above)

Address: 307, UWANZA Tel: 0752739651 E-mail: bachubira@yahoo.com

Signature of Applicant: [Signature] Date: 18/08/2025

SECTION E: APPLICANT DECLARATION

I hereby declare to the best of my sanity that the information provided is valid and there are mutual agreements of terms between parties.

Signature of Applicant: [Signature] Date: 18/08/2025

SECTION F: REQUIRED ATTACHMENT

Please attach the following documents depending on your proposed changes:

1. TAX CLEARANCE CERTIFICATE
2. Copy of lease agreement or title deed
3. Memorandum of Understanding
4. Certificate of registration from BRELA
5. Copy of Director(s) ID
6. Original Premises Registration Certificate (For Alteration No. 1 or 2)

**MKATABA WA MAUZIANO YA BIDHAA ZA
BIASHARA**

KATI YA

**CHACHA PATRICK MWITA
S.L.P 108
ILEMELA- MWANZA
SIMU: 0763-288650**

NA

**ELIBA PHARMACY LIMITED
S.L.P 307
MWANZA
SIMU: 0752-739651**

AUGUST, 2025

MKATABA WA MAUZIANO YA BIASHARA

MKATABA HUU umefanyika leo tarehe ..16.... Mwezi08.....2025

KATI YA

CHACHA PATRICK MWITA wa S.LP 108 Mwanza (ambaye katika mkataba huu atajulikana kama "MUUZAJI" kwa upande mmoja)

NA

ELIBA PHARMACY LTD wa S.L P 307 MWANZA (ambaye katika mkataba huu atajulikana kama "MNUNUZI" kwa upande mwingine)

KWA KUWA

- A. CHACHA PATRICK MWITA (MUUZAJI), ni mfanyabiashra na mmiliki wa duka la dawa za binadamu lenye jina la MASABA PHARMACY iliyopo Buswelu, Wilaya ya Ilemela, Jijini Mwanza na Mpangaji vyumba vinne kwenye nyumba inayomilikiwa na, ROSEMARY STEVEN NKANGA
- B. Mnunuzi, ni mfanyabiashara na mkazi wa Mwanza na yupo tayari kununua bidhaa, vifaa pamoja kuachiwa/kupishwa katika vyumba hivyo vinne ilipo biashara ya Muuzaji kwa kuzingatia masharati yaliyopo kwenye mkataba huu.

HIVYO BASI PANDE ZOTE KATIKA MKATABA HUU WAMEKUBALIANA KAMA IFUATAVYO:

1. KWAMBA, mkataba huu utakuwa na nguvu ya kisheria mara baada ya pande zote za mkataba huu kutia sahihi zao kama ishara ya kubanwa na masharti yaliyomo katika mkataba huu.
2. KWAMBA, Muuzaji anamuuzia Mnunuzi bidhaa mbalimbali za biashara yake hiyo pamoja kumpisha/kumwachia vyumba vyote vinne vya biashara vilivyopo Buswelu Centre, Wilaya ya Ilemela, Jijini Mwanza.
3. KWAMBA, bidhaa alizouziwa Mnunuzi na Muuzaji ni dawa zote za binadamu zilizopo kwenye duka hilo ambazo zilikuwa zinauzwa kwa bei ya rejareja, vitendea kazi vyote vilivyopo kwenye duka hilo (Pharmacy) pamoja na kumwachia/kumpisha katika vyumba vyote vinne ambapo Muuzaji alikuwa akifanya biashara hiyo kwa jina la MASABA PHARMACY.

4. KWAMBA, bei ya mauziano ya vitu vyote tajwa hapo juu pamoja na kumpisha/kumwachia Vyumba vyote vinne vya biashara ni Shilingi za Kitanzania Milioni Arobaini tu (TSHS. 40,000,000/=) pesa ambayo imelipwa yote leo tarehe 16/08/2025 siku ya kusaini mkataba huu.
5. KWAMBA, Muuzaji anamthibitishia Mnunuzi kuwa amempa taarifa Mwenye (ROSEMARY STEVEN NKANGA), na ameridhia kumwachia/kumpisha Mnunuzi aendelee kupanga katika vyumba hivyo.
6. KWAMBA, Muuzaji anamthibitishia Mnunuzi kuwa kodi ya kupanga katika vyumba hivyo vinne kwa mwaka mmoja ni Shilingi za Kitanzania Milioni Nne Laki Tatu na Elfu Ishirini tu (Tshs. 4,320,000/=), na kodi yake itakwisha mnamo tarehe 31/12/2025 na hivyo Mnunuzi atawajibika kulipa kodi kwa mwenye nyumba mara baada ya muda uliobaki kwenye mkataba wa Muuzaji kuisha.
7. KWAMBA, Mnunuzi hatawajibika kulipa deni la aina yoyote kwa mtu yoyote au taasisi yoyote ambalo anadaiwa Muuzaji kupitia biashara yake hiyo.
8. KWAMBA, Mnunuzi atafungua biashara yake katika vyumba ambavyo alikuwa amepangishwa Muuzaji na atatumia jina lake ambalo ataoona linafaa na sio jina la Muuzaji.
9. KWAMBA, endapo itabainika kuwa Muuzaji hakuwa mmiliki halali kisheria wa biashara pamoja na bidhaa zote alizomuuzia Mnunuzi na hakupa ridhaa ya mwenye nyumba ya kumwachia vyumba hivyo Mnunuzi basi atarejesha kwa Muuzaji pesa zote za mauziano pamoja na gharama zote za usumbufu.
10. KWAMBA, makataba huu unazingatia na kufata sheria zote za mikataba za Jamuhuri ya Muungano wa Tanzania.

KUTHIBITISHA MAKUBALIANO HAYA pande zote mbili katika mkataba huu zinaweka sahihi zao kama inavyonekana hapa chini.

IMESAINIWA MWANZA NA CHACHA PATRICK MWITA
 Ambaye namfahamu mimi binafsi/ametambulishwa
 na ambaye namfahamu Mimi
 binafsi leo hii tarehe.....16.....mwezi.....08.....2025


 MUUZAJI

MBELE YANGU:

JINA PETER MZUMA NDEGE

SAHIHI 

WADHIFA WAKILI

ANWANI 2529 MWANZA



IMESAINIWA na kugogwa MUHURI wa KAMPUNI ya
ELIBA PHARMACY LTD
leo hii tarehe.....16.....mwezi.....02.....2025

MNUNUZI



JINA. EVODIUS REVELIAN BACHUBIRA

SAHIHI.

WADHIFA. MKURUGENZI

ANWANI. P.O. Box 307, MWANZA.

JINA. JESCA LUMBE DAUD

SAHIHI.

WADHIFA. MKURUGENZI

ANWANI. P.O. Box 307 MWANZA

MBELE YANGU

JINA. PETER MZUMA NDEGE

SAHIHI.

WADHIFA. WAKILI

ANWANI. 2529 MWANZA





TANZANIA REVENUE AUTHORITY

ISO 9001: 2015 CERTIFIED

TAX CLEARANCE CERTIFICATE

(Issued Under Regulation 103 of Tax Administration (General) Regulations, 2016)

Licencing Authority; TIN : 125-847-269

PHARMACY COUNCIL

MWENGE

31818

DAR ES SALAAM

Tax Certificate Number:

261-0243-4218

Issuing Office: Mwanza

Telephone: 028 2500906

Date of issue: 27 June 2025

Expiry Date: 31 December 2025

Taxpayer Name	CHACHA PATRICK MWITA		
Trading Name			
Taxpayer Identification Number	113-388-730	Vat Registration Number	
Company Registration Number			

Business Premises located at :

REGION : MWANZA,

DISTRICT : ILEMELA,

STREET : BUSWELU

This is to certify that the above registered Taxpayer has complied with tax laws and has been granted Tax Clearance Certificate with respect to the following business(es):

- | | |
|---|---|
| 1 | Retail sale of pharmaceutical and medical goods, cosmetic and toilet articles in specialized stores |
|---|---|

Alfred T. Mregi

COMMISSIONER FOR DOMESTIC REVENUE

27 June 2025



Disclaimer :

1. This certificate is issued free of charge
2. This certificate should be tendered in its original form and it is valid only if it is embossed with QR Code
3. This Tax Clearance Certificate shall not preclude the Commissioner General from demanding and recovering taxes established after issuance of this Certificate.

PHARMACY COUNCIL



PERMIT TO OPERATE THE BUSINESS OF A PHARMACIST

Made under Section 37 of the Pharmacy Act Cap. 311

Permit No. 00263-2025

This Permit is hereby granted to M/S Masaba Pharmacy of P. O. Box 108, Mwanza to operate a Retail and Wholesale Business at the premises situated/lying between Plot No. 066/026, Buhwila, Buswelu, Ilemela Municipality/District in Mwanza Region with Facility Identification Number (FIN) 0300263 under a superintendent Pharmacist Rainer Tegambwa with Personal Identification Number (PIN) 0101219

Issued in: June 2019

Expires on: 30 June 2026

23-07-2025

DATE:


SIGNATURE OF REGISTRAR

CONDITIONS

1. This Permit shall have and continue to have effect from and including the day when it is issued and does not authorize the holder to operate business in unregistered premises or during the period of suspension, revocation or cancellation
2. The nature of conducting business shall conform to the category of pharmacist business registered
3. This permit does not authorize the holder to sell or supply medicines illegally to unlicensed premises.
4. When vacating the registered premises, the superintendent pharmacist shall surrender to the Council the original Premises Registration Certificate and Business Permit
5. The permit is non transferable and Council reserves the right to suspend, revoke or cancel any certificate or permit issued under this Act if satisfied terms and conditions have been violated



MKATABA WA KUPANGISHA CHUMBA CHA BIASHARA

Mkataba huu umefanyika leo tarehe 01 Mwezi 06 Mwaka 2025

ROSEMARY NKANGA KATI YA
wa S.L.P. 108 Mwanza, (ambaye) hapa
atajulikana kama "MPANGISHAJI" kwa upande mmoja wa mkataba.

EVODIUS REVELIAN BACHUBILA NA
307 wa S.L.P.
Mwanza, ambaye hapa atajulikana kama "MPANGAJI" kwa upande mwingine wa
Mkataba.

KWA KUWA MPANGISHAJI ni mmiliki halali wa chumba Na 01 kilichopo eneo la BUTHA-BUSWA
wilaya ya Ilemela jijini MWANZA.

NA KWA KUWA MPANGISHAJI amchiari kupangisha na MPANGAJI ameridhika na kukubali kupanga
chumba hicho.

HIVYO BASI MKATABA HUU UNASHUHUDIA MAKUBALIANO YAFUATAYO:

1. Kwamba makubaliano ya pande mbili ni kuwa chumba hicho kinapangishwa kwa kiasi cha shilingi
LAKI TATU tu kwa mwezi (Tshs. 300,000/=).
2. Kwamba MPANGAJI amemlipa MPANGISHAJI kiasi cha shilingi MILIONI MATA NA LAKI NANE
tu (Tshs. 1,800,000/=) tu kama malipo kwa muda wa miezi 6 na MPANGAJI anakiri
kupokea fedha hizo kikamilifu.
3. Kwamba Mkataba huu utaanza kutekelezwa tarehe 01/06/2025 na kuisha
tarehe 31/12/2025 Mkataba huu utadumu kwa muda wa miezi (6) na unaweza kurejewa kwa
makubaliano ya pande zote mbili.
4. Kwamba mpangaji katika muda wa upangaji atahakikisha anatunza na kuweka chumba husika katika
mazingira ya usafi na kutumia kwa matumizi yaliyokubalika katika mkataba huu na endapo utatokea
uharibifu wowote Mpangaji atawajibika kufidia na kurekebisha kwa gharama zake.
5. Kwamba mpangaji katika muda wote wa upangaji hataruhusiwa kumpangisha mtu mwingine bila idhini
ya Mpangishaji.
6. Kwamba upande wowote unaweza kutoa taarifa ya mwezi mmoja ya kutokuendelea na mkataba mpya
kabla ya kuisha kwa mkataba huu.
7. Kwamba imekubalika kuwa mpangaji atawajibika kulipia Ankara za umeme pamoja na maji
8. Mkataba huu umetafisiriwa na sharia za Jamhuri ya Muungano wa Tanzania kwa yeyote atakaye kiuka
masharti ya Mkataba huu hatua za kisheria zitachukuliwa dhidi yake.

KWA UTHIBITISHO WA MAKUBALIANO YALIYOAINISHWA KWENYE MKATABA HUU.
WAHUSIKA WA MKATABA WAMEWEKA SAINI ZAO HAPA CHINI:

SAHIHI YA MPANGAJI

SAHIHI YA MPANGISHAJI



TANZANIA

C.1



Certificate of Incorporation of a Company

Section 15

No: 187999723

I HEREBY CERTIFY THAT

ELIBA PHARMACY LIMITED

is this day incorporated under the Companies Act, 2002
and that the Company is Limited.

GIVEN under my hand at Dar es Salaam this 15th day of
AUGUST TWO THOUSAND AND TWENTY FIVE.



PRINC ASST. REGISTRAR OF COMPANIES



**TUME YA TAIFA YA UCHAGUZI
KADI YA MPIGA KURA**



Jina Kamili - Full Name
EVODIUS T. SACHUBIRA

Taraka ya Kazi - Date of Birth
04-08-1985

Jina - Sex **MBE**

Kata - Ward
IGOGO

Uhasi/Uji - Sheet - Plot
BWAHIGE


Kwa Ota Kuandikwa - Registration Centre
OFISI YA MTEMDARI WA MTAA MWENGE





Nambari ya Mpiiga Kura **T.1075 3837 187-1**

KADI HII IMETOLEWA NA TUME YA TAIFA YA UCHAGUZI



MKURUGENZI WA UCHAGUZI

Kadi hii ni mali ya Tume ya Taifa ya Uchaguzi, hurefuwa kufanya
mabadiliko ya aina yoyote wala kumpita ama wavyadhiwa na kufutwa
kama hupotea au kutanuka. Ika kureka ama ya Tume ya Taifa ya
Uchaguzi

S.L.P. 10022 Dile ya Simani
Simu: +255 22 21 14963 - 6



TUME YA TAIFA YA UCHAGUZI KADI YA MPIGA KURA



Jina Kamili - Full Name
JESCA L DAUD

Tarehe ya Kuzaliwa - Date of Birth
03/05/1993

Jinsia - Gender **KE**

Kata - Ward

NYASAKA

Mtaa/Kijiji - Street/Village

NYANDA

Kituo cha Kuandikisha - Registration Centre
OFISI YA MEO NYAMHUNGE 'B'



[Handwritten signature]



Namba ya Mpiga Kura

T-1004-7865-703-4



TUME YA TAIFA YA UCHAGUZI KADI YA MPIGA KURA



Jina Kamili - Full Name
CHACHA P MWITA

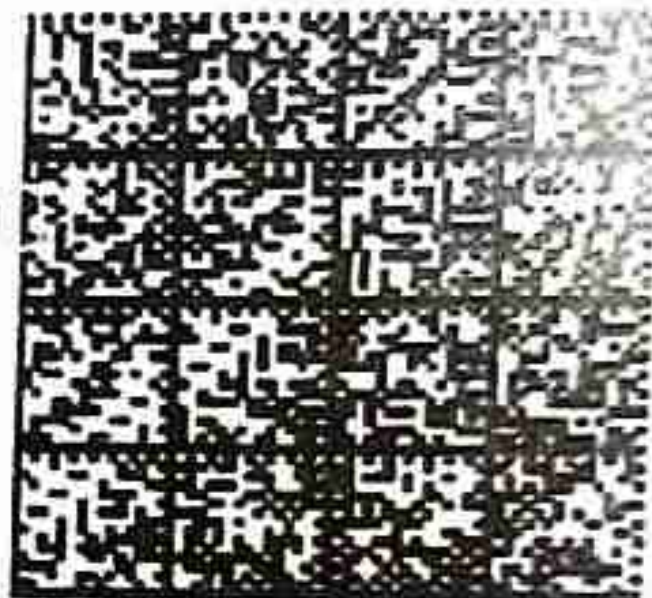
Tarehe ya Kuzaliwa - Date of Birth
14/08/1976

Jinsia - Gender ME

Kata - Ward
MAHINA

Mtaa/Kijiji - Street/Village
MAHINA KATI

Kituo cha Kuandikisha - Registration Centre
SHULE YA SEKONDARI MAHINA



Namba ya Mpiga Kura

T-1005-4351-160-3

Signature

THE COMPANIES ACT No. 12 OF 2002

PRIVATE COMPANY LIMITED BY SHARES

MEMORANDUM

AND

ARTICLES OF ASSOCIATION

OF

ELIBA PHARMACY LIMITED

Incorporated this day of 2025

DRAWN BY:

**PETER MZUMA NDEGE (ADVOCATE)
LOFTY ATTORNEYS & CORPORATE AGENCY,
P.O.BOX 2529,**

NYAMAGANA DISTRICT, MWANZA TANZANIA

PLOT NO: 3 BLOCK NO: "C" HOUSE NO:5

BALEWA STREET/ NEAR REDCROSS BUILDING/Opposite Nyanza English Medium School/Next to Uhondo Take Away

Mobile: 0658570798/0765-273535

Email:ndege88@gmail.com

THE COMPANIES ACT 2002

PRIVATE COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

OF

ELIBA PHARMACY LIMITED

1. The name of the Company shall be; **ELIBA PHARMACY LIMITED**
2. The registered office of the Company will be situated on the Mainland part of the United Republic of Tanzania.
3. The objects for which the Company is established are: -
 - (a) To engage in business of buying and selling of human medicines, surgical equipments and medical devices;
 - (b) To carry on the business of importation and distribution of human medicines, surgical equipments and medical devices;
 - (c) To carry out hospital activities and to conduct lab services;
 - (d) To carry on the business of wholesaler and reatailler of cosmetics;
 - (e) To engage in any activity of general suppliers of all sorts and types of general goods and services to companies, individuals, offices, industries, schools, factories, shops, hospitals, military, ministries and other government offices, Universities others;
 - (f) To carry on the business of transportation, logistics, import and export, clearing and forwarding agents, haulage contractors, freighters, carriers of general goods by air, surface or road and sea,
 - (g) To engage in the activities of Importation of chemicals, component, tools and apparatus thereof, electrical and electronic appliances in all kinds, types and description whatsoever;
 - (h) To purchase, equip, maintain, work and operate the business of carriers of passengers in public and private vehicles of all kinds, including the leasing or hiring of motorcars, van, lorries, trucks, tractors, motor transport buses, motor coaches, vehicle bodies, engines, machinery, and breakdown vehicles; and to carry on the business of carriers of passengers or goods in such places as may be thought fit;
 - (i) To carry on the business of supermarkets, department stores, shopping malls, provision stores, groceries and shops of all kinds and description;
 - (j) To carry the business of real estate , tour operator, hotel, lodging, insurance agent or broker, commission agent, and travel agency activities;

- (k) To carry on business of mobile money transfer, financial institutions agents and any business related to electronic money transactions;
- (l) To engage in livestock keeping and agricultural activities including both large and small scale agriculture such as farming of food products, spices and any other crops;
- (m) To carry on the business of fish farming including aquaculture, fish caging, fingerlings trading, and others;
- (n) To borrow and raise money in any manner and to secure the repayment of any money borrowed, raised or owing by mortgage, charge, standard security, lien or other security upon the whole or any part of the Company's property or assets (whether present or future);
- (o) To draw, make, accept, endorse, discount, negotiate, execute and issue cheques, bills of exchange, promissory notes, bills of lading, warrants, debentures, and other negotiable or transferable instruments;
- (p) To enter into any arrangements with any government authority (supreme, municipal, local, or otherwise) that may seem conducive to the attainment of the company's objects or any of them, and to obtain from any such government or authority any charters, decrees, rights, privileges or concessions which the Company may think desirable and to carry out, exercise, and comply with any such charters, decrees, rights, privileges, and concessions;
- (q) To enter into joint venture agreements or an amalgamation with any other company, government, firm or person carrying on business within the objects of the company;
- (r) Generally to do all such things as may seem incidental or conducive to the pursuit of the objects and the exercise of the powers (whether express or implied) of the company.

AND it is hereby declared that the intention hereof is that the objects hereinabove specified in this clause 3 shall be independent main objects of the company and shall in no wise be limited or restricted by reference to or inference from the terms of any other paragraph or the other clauses hereof.



4. LIABILITY

The liability of the members is limited.

5. CAPITAL

The authorized share capital of the company at the date of registration of this Memorandum of Association is **Tanzania Shillings One Million (Tshs. 1,000,000/=)** divided into **One Hundred (100) shares of Tanzania Shillings Ten Thousand (Tshs. 10,000/=)** each with power for the company to increase or reduce such capital and to divide the shares in the capital for the time being, whether original or increased, in different classes, and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions and so that unless the conditions of issue shall otherwise expressly declare every issue of shares, whether preference or otherwise, or any such rights, privileges or conditions shall not be altered or modified except in accordance with the Articles or Association registered herewith.

We, the several persons whose names, addresses and descriptions are subscribed, are desirous of being formed into a company in pursuance of this Memorandum of Association and we respectively agree to take the number(s) of shares in the capital of the company set opposite our respective names.

Names, Addresses and Description of subscribers	No. of Shares Taken	Signature
1. EVODIUS REVELIAN BACHUBIRA P.O.BOX 307 MWANZA	70	
2. JESCA LIMBE DAUD P.O.BOX 307 MWANZA	30	

DATED this 07th day of August 2025

Witness to the above signatures:

Name: PETER MZUMA NDEGE

Signature: 

Qualification: ADVOCATE



THE COMPANIES ACT NO. 12 OF 2002

PRIVATE COMPANY LIMITED BY SHARES

Articles of Association

Of

ELIBA PHARMACY LIMITED

1. The regulations in Part II Table "A" in the First Schedule to the Companies Act, No. 12 of 2002 shall not apply to the Company.

2. In these presents, if not inconsistent with the subject or context, the words standing in the first column of the table next hereinafter contained shall bear the meanings set opposite to them respectively in the second column thereof.

WORDS

MEANINGS

"Act"

The Companies Act, No. 12 of 2002;

"Dividend"

means moneys paid to a shareholder from profits declared as such and paid relative to the number of shares a shareholder holds in the company;

"Month"

Calendar month;

"Office"

The Registered Office of the Company.

"Presents"

These Articles of Association, as now framed, or as from time to time altered by Special Resolution;

"Seal"

The Common Seal of the Company;

"Writing"

Unless the contrary intention appears, **"writing"** shall be construed as including references to printing, lithography, photography, and other modes of representing or reproducing words in a visible form; and

"Year"

Calendar year.

Save as aforesaid any words or expressions defined in the Act shall, if not inconsistent with the subject or context, bear the same meaning in these presents.

The marginal notes are inserted for convenience only and shall not affect the

construction of these presents.

Words importing the singular number only shall include the plural and the converse shall also apply.

Words importing males shall include females.

3. The Company is a private company and accordingly:-
 - (a) The right to transfer shares is restricted in manner hereinafter prescribed.
 - (b) The members of the company (exclusive of persons who are in the employment of the Company) is limited to fifty, PROVIDED THAT, where two or more persons hold one or more shares in the Company jointly, they shall, for the purpose of this Article, be treated as a single member;
 - (c) Any invitation to the public to subscribe for any shares or debentures of the company is prohibited;
 - (d) The Company shall not have power to issue share warrants to bearer.

SHARE CAPITAL

4. The Share Capital of the Company at the date of registration of these Articles is **Tanzania Shillings One Million (Tshs. 1,000,000/=) divided into One Hundred (100) shares of Tanzania Shillings Ten Thousand (Tshs. 10,000/=.) each.**

LOANS BY THE COMPANY TO BUY ITS SHARES

5. The Company shall not, except as authorized by the Act, give any financial assistance for the purpose of or in connection with any purchase of share in the Company.

RIGHTS OF SHARES HOLDERS

6. Without prejudice to any special rights previously conferred on the holders of any shares or class of shares already issued (which special rights shall not be modified or abrogated except with such consent or sanction as is provided by article 7 below, any share in the Company (whether forming part of the original capital or not) may be issued with such preferred, deferred or other special rights, or such restrictions, whether in regard to

dividend, return of capital, voting or otherwise, as the Company may from time to time by ordinary resolution determine, and subject to the provisions of the Act the Company may issue Preference Shares which are, or which at the option of the Company are to be, liable to be redeemed.

MODIFICATION OF RIGHTS

7. Whenever the capital of the Company is divided into different classes of shares, the special rights attached to any class may, subject to the provisions of the Act, be modified or abrogated, either with the consent in writing of the holders of three-fourths of the issued shares of the class, or with the sanction of a Special Resolution passed at a separate General Meeting of such holders (but not otherwise), and may be so modified or abrogated either whilst the Company is a going concern or during or in contemplation of a winding up. To every such separate General Meeting all the provisions of these presents relating to General Meetings of the Company or to the proceedings thereat, shall *mutatis mutandis*, apply, except that the necessary quorum shall be two persons at least holding or representing by proxy one-half in nominal amount of the issued shares of the class (but so that if at any adjourned meeting of such holders a quorum as above defined is not present, those Members who are present shall be a quorum), and that the holders of shares of the class shall, on a poll, have one vote in respect of every shares of the class held by them respectively.

SHARES

8. Subject to the provisions of Article 38, unissued shares shall be at the disposal of the Directors, and they may allot, grant options over, or otherwise dispose of them to such persons, at such times, and on such terms as they think proper, but so that no shares shall be issued at a discount, except in accordance with the Act.
9. In addition to all other powers of paying commissions, the Company (or the Directors on behalf of the Company) may exercise the powers of paying commissions conferred by the Act, provided that the rate per cent, or the amount of the commission paid or agreed to be paid, shall be disclosed in the

manner required by the Act and the rate of the commission shall not exceed the rate of ten per cent (10%) of the price at which the shares in respect of which the commission is paid are issued or an amount equivalent thereto. The Company (or the Directors on behalf of the Company) may also on any issue of shares pay such brokerage as may be lawful.

10. Shares may be held in the Company in trust for beneficial owner.

CERTIFICATES



11. Every person whose name is entered as a Member in the Register of Members shall be entitled without payment to receive, within two months after allotment or lodgment of transfer (or within such other period as the conditions of issue shall provide), one certificate for all his shares of any one class or several certificates each for one or more of his shares upon payment of such sum, as the Directors shall from time to time determine. Every certificate shall be issued under the Seal. The certificate shall specify the shares or securities to which it relates and the amount paid up thereon: Provided that the Company shall not be bound to register more than three persons as the joint holders of any shares (except in the case of executors of trustees of a deceased Member), and, in case of a share or shares held jointly by several persons, the Company shall not be bound to issue more than one certificate therefore, and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all such holders.
12. If a share certificate were worn out, defaced, lost or destroyed, it may be renewed on payment of such fee (if any) and on such terms (if any) as to evidence, indemnity and the payment of out-of pocket expenses of the Company for investigating evidence, as the Directors think fit.

LIEN

13. The Company shall have a first and paramount lien on every shares for all moneys (whether presently payable or not) called or payable at a fixed time

in respect of such share; and the Company shall also have a first and paramount lien and charge on all shares (including fully paid shares) standing registered in the name of each Member (whether solely or jointly with others) for all the debts and liabilities of such Member or his estate to the Company and that whether the same shall have been incurred before or after notice to the Company of any equitable or other interest in any person other than such Member, and whether the period for the payment or discharge or the same shall have actually arrived or not and notwithstanding that the same are joint debts or liabilities of such Member or his estate and any other person, whether a Member of the Company or not. The Company's lien (if any) on a share shall extend to all dividends payable thereon but the Directors may at any time declare any share to be exempt wholly or partially from the provisions of this Article.

14. The Company may sell, in such manner as the Directors think fit, any share on which the Company has a lien, but no sale shall be made unless a sum in respect of which the lien exists is presently payable, nor until the expiration of fourteen (14) days after a notice in writing, stating and demanding payment of the sum presently payable, and giving notice of intention to sell in default, shall have been given to the holder for the time being of the share or the person entitled by reason of his death or bankruptcy to the shares. For giving effect to any such sale, the Directors may authorize some person to transfer the shares sold to the purchaser thereof. The purchaser shall be registered as the holder of the shares comprised in such transfer, and he shall not be bound to see to the application of the purchase money, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.
15. The net proceeds of such sale after payment of the costs of such sale shall be applied in or towards payment or satisfaction of the debt or liability in respect whereof the lien exists, so far as the same is presently payable and any residue shall (subject to a like lien for debts or liabilities not presently payable as existed upon the shares prior to the sale) be paid to the person entitled to the shares at the time of the sale.

Names, Addresses and Description of subscribers	No. of Shares Taken	Signature
1. EVODIUS REVELIAN BACHUBIRA P.O.BOX 307 MWANZA	70	
2. JESCA LIMBE DAUD P.O.BOX 307 MWANZA	30	

DATED this 07th day of August 2025

Witness to the above signatures:

Name: PETER MZUMA NDEGE

Signature: 

Qualification: ADVOCATE



PHARMACY COUNCIL



PREMISES REGISTRATION CERTIFICATE

Made under Section 34 (1) of the Pharmacy Act Cap.311

FIN: 0300263

This is to certify that the premises owned by M/S Masaba Pharmacy of P. O. Box 108, Mwanza located at Plot No. 066/026, Buhwila, Buswelu, Ilemela Municipality/District in Mwanza Region has been registered for Retail and Wholesale to sell pharmaceutical and related products with Facility Identification Number (FIN) 0300263

Issued in: June 2019

01-08-2019

DATE:

SIGNATURE OF REGISTRAR
AND STAMP

CONDITIONS

1. The premises and the manner in which the business is conducted must conform to the category of pharmacist business registered
2. This certificate does not authorize the holder to sell or supply medicines, medical devices and diagnostics illegally to unlicensed premises
3. Any changes such as ownership, superintendent pharmacist, business name, physical address and location of the registered premises shall be approved by the Pharmacy Council
4. This certificate is non transferable to other premises or to any other person
5. Both certificate and business permit shall be displayed conspicuously in the registered premises





Jamhuri ya Muungano wa Tanzania

United Republic of Tanzania

Pharmacy Council

Exchequer Receipt

Stakabadhi ya Malipo ya Serikali

Receipt No : 925239361038987

Received from : Masaba Pharmacy

Amount : 200,000.00

Amount in Words : Two Hundred Thousand TZS And Zero Cent(s) Only

Outstanding Balance : 0.00

In respect of	Item Description(s)	Item Amount
: 142202540104 - Application for change of name/ ownership - Change of business name		100,000.00
: 142202540104 - Application for change of name/ ownership - Change of bussines ownership		100,000.00

Total Billed Amount : 200,000.00 (TZS)

Bill Reference : 16212239250107824441

Payment Control Number : 991620332493

Payment Date : 2025-08-27 12:12:10

Issued by : Beatuss Mpogoza

Date Issued : 2025-08-27 12:52:11

Signature

Government Payment Gateway © 2017 All Rights Reserved (GePG)