THE INTER-UNIVERSITY COUNCIL FOR EAST AFRICA (AMENDMENT) ACT, 2012

ARRANGEMENT OF SECTIONS

Section

1. Short title
2. Amendment of section 2
3. Amendment of section 4
4. Amendment of section 6
5. Amendment of section 8
6. Amendment of section 9
THE INTER-UNIVERSITY COUNCIL FOR EAST AFRICA (AMENDMENT) ACT, 2012

An Act to amend the Inter-University Council for East Africa Act, 2009.

Enacted by the East African Community and assented to by the Heads of State.

1. This act may be cited as the Inter-University Council For East Africa (Amendment) Act, 2012.

2. Section 2 of the Inter-University Council For East Africa Act, 2009, in this Act referred to as the “principal Act” is amended by inserting in their respective alphabetical order, the following new definitions—

“foreign university” means a university which is incorporated, registered or established, and accredited in its country of origin and is established in accordance with the laws of its country, and those of the hosting Primer State:
"regional accreditation" means a formal recognition by the Council of a university, university college or other degree granting institution to operate or a study programme to be offered in the Community;”

3. Section 4 of the principal Act is amended—

(a) in subsection (1) by adding immediately after the words "higher education" the words "and to perform such other functions as may be authorised under this Act";

(b) by adding immediately after subsection (2), the following new subsections—

“(3) Notwithstanding subsection (1), the Council shall have the power to grant regional accreditation to a foreign university or a member university which applies for that status.

(4) An application under subsection (3) shall be made to the Council in accordance with regulations made under this Act.”

4. Section 6 of the principal Act is amended by adding the following new paragraphs after paragraph (q)—

“(r) facilitate the establishment of foreign universities in the Community by granting them, on application, a regional accreditation status enabling them to carry on their activities in any Partner State without going through national accreditation processes;”
(s) facilitate the establishment of any member university which may apply to operate in another Partner State by granting it the necessary regional accreditation”.

5. Section 8 of the principal Act is amended by inserting immediately after paragraph (3)(c) the following new paragraph—

“(d) the head of each of the authorities responsible for Higher Education from each Partner State.”

6. Section 9 of the principal Act is amended by inserting immediately after paragraph (g), the following new paragraph—

“(h) granting accreditation to any university that may apply to operate in the Partner States.”