CONSTITUTION

OF

THE CRIMINOLOGICAL SOCIETY OF AFRICA (CRIMSA)

AS AMENDED AT THE ANNUAL GENERAL MEETINGS OF:

27 AUGUST 2004;
22 NOVEMBER 2007;
2 FEBRUARY 2010;
4 NOVEMBER 2010;
23 November 2012;
21 February 2014; and
25 March 2015
2 August 2017
16 March 2019
CONSTITUTION OF THE CRIMINOLOGICAL SOCIETY OF AFRICA (CRIMSA)

A. NAME, OFFICIAL LANGUAGES AND STATUS

NAME

1. The name of the association is THE CRIMINOLOGICAL SOCIETY OF AFRICA (CRIMSA) hereafter referred to as “the Society”.

OFFICIAL LANGUAGES

2. The official language of the Society is English.

STATUS

3.1 The Society is a non-profit corporate body which may perform any legal act unassisted and which has the power to institute and defend law-suits.

3.2 The liability of a member for the debts of or claims against the Society is restricted to his/her membership fee for the current year.

B. VISION

CRIMSA is a locally as well as internationally recognised, inter-disciplinary professional society, promoting theoretical and applied criminology and related disciplines in Africa and further afield.

C. MISSION

CRIMSA is a professional society that:

- Responds to crime and criminal justice issues;
- Encourages criminological and criminal justice research;
- Creates an increased understanding of crime, criminality, victims, victimisation and the criminal justice and correctional systems in order to address, prevent and reduce crime;
- Promotes and protects the interests of academics, researchers, NGOs, criminal justice practitioners, students and the public;
- Sets and maintains professional and ethical standards for its fields of its discipline and conduct of its members; and
- Commits to gender, race and social transformation in the field of criminology and criminal justice.
- Develop, award, monitor and revoke its professional designations
- Set criteria for, promote and monitor continuing professional development (CPD) for its members to meet the relevant professional designation requirements
C. AIMS AND FUNCTIONS

AIMS

4. The aim of the Society is:

4.1 to promote, coordinate and apply the criminological sciences (Criminology, Victimology and applied criminal justice studies in particular, but also any academic discipline focusing on crime and victimisation, conflict, security, abuse of power and responses to crime and other crime-related phenomena in the broad Criminological Sciences and applied criminal justice fields) through study and academic interaction, research, practical application and community service;

4.2 to co-operate with interested local, regional and international bodies and institutions as well as the relevant regulatory bodies, to promote and professionalise the profession;

4.3 to seek affiliated and/or associate membership with regional, continental and international societies/associations serving the broad criminological sciences;

4.4 to create mediums for the publishing of research results and theory as well as other relevant information pertaining to the field and profession;

4.5 to promote and stimulate the academic interests of its members;

4.6 to inform the community about crime-related phenomena, criminal victimisation and reaction to crime; crime prevention and policing of crime;

4.7 to contribute to the broader transformation of society through the principles of equality, equity and freedom from violence, and to endorse those values enshrined in the United Nation Universal Declaration of Human Rights, the African Charter on Human and Peoples Rights and any other duly recognised regional and local constitutions that place Human Rights and Equality as its core foundations; and

4.8 To establish a professional board to supervise, accredit and monitor Criminologists as well as any member who provides service delivery functions in the Criminology domain, as it is determined by regional and local laws and statutes. The Board will be guided by regional and country specific laws and statutes as it relates to the registration, practising and conduct of Professional individuals. The Board will prescribe a Code of Conduct to which members will have to adhere to when practicing, working or conducting research in the criminological and related sciences.
FUNCTIONS

5. The Society envisages the achievement of its objectives by:

5.1 facilitating ethical behaviour and interaction of the highest standard in line with official statutes and directives. This includes disciplinary investigations and sanctions against offending members, in line with the Association’s Policy on Ethical Practice;

5.2 hosting conferences, publishing and commenting on any aspects concerning crime and victimisation;

5.3 undertaking research, as well as stimulating research, by the broader scientific community and organisations;

5.4 liaising with national, regional and international associations, bodies and organisations with similar aims;

5.5 advancing accountable training and education within the interactional array of the criminological sciences at institutions aligning themselves with the ethos of CRIMSA and higher learning in the criminological sciences;

5.6 publication of the accredited, peer-reviewed academic journal: Acta Criminologica: Southern African Journal of Criminology and an informative newsletter, CRIMSA News;

5.7 rendering of professional support and/or community service on an equal basis to those in need of such services within the holistic domain served by the criminological sciences;

5.8 developing, awarding, monitoring and revoking its professional designations;

5.9 setting criteria for, promote and monitor continuing professional development (CPD) for its members to meet the relevant professional designation requirements;

5.10 drawing up policies, guidelines and regulations for any of the branches of the society; and

5.11 performing any other related activity to achieve its aims.
C. MEMBERSHIP

6.1 The Society consists of individual members, designated as per the Society’s Policy on Professional Designations, but inclusive of:

(1) student members;
(2) active individual members (whether or not they are associated with formal public, private or non-governmental institutions);
(3) institutional (group) membership; and
(4) honorary members.

6.2 Admission to any category of membership/designation rests within the sole discretion of the Council and is subject to any conditions the Council may impose. These are applied fairly and consistently.

6.3 Dependent upon membership category and fee structure selected, each member will be entitled to receive either a hard- or electronic copy of each edition of the Society’s Journal, Acta Criminologica: African Journal of Criminology and the newsletter, CRIMSA News.

ACTIVE INDIVIDUAL MEMBERS

7.1 Active individual members of the Society are persons who have at least an honours degree in a criminological science or another related post-graduate qualification in the social sciences and humanities which is recognised by the Society.

(i) Only active individual members may be office bearers, portfolio heads or members of the Society’s committees, except in the case of student representatives (co-opted to Council) who serve for the explicit purpose of student participation and dialogue; and

(ii) Except for student members serving on the Society’s committees, voting rights are restricted to active individual members.

7.2 Active individual members who cannot attend any official and properly constituted meeting of the Society may exercise their vote by means of online secure voting, e-mail, a postal vote or by proxy. Proxy Vote Forms (signed by the member and indicating nominated person to exercise such proxy vote) to be verified by Secretary during voting processes (for Council and EXCO) at an elective AGM.

STUDENT MEMBERS

8.1 Any student enrolled in a criminological science, or another related discipline as accepted by the Council, may join the Society as a student member.
8.2 A student member may participate in the activities of the Society. Except for student members serving (co-opted) on the Society’s committees, voting rights are restricted to active individual members.

HONORARY MEMBERS

9.1 Honorary membership is at the invitation of the Board and is bestowed by the Board in recognition of a particular contribution in the field of criminological sciences or to the Society.

9.2 An honorary member has the same privileges as active individual members of the Society.

9.3 Honorary members will automatically be ex-officio members of Council.

9.4 Honorary members are eligible to serve and be elected to EXCO, as a portfolio head or serve as a chair or member of a Council committee.

9.5 Honorary membership is for lifetime and no membership fees will be applicable.

INSTITUTIONAL (GROUP) MEMBERSHIP

10.1 Where an institution (group), an institute, centre, department or an organisation attains institutional membership of the Society as a ‘group’, such a group nominates a representative of the group, institute, centre, department or organisation to exercise, on behalf of the group, the rights of the group concerned. Such nominated representative’s contact details must be inserted in the membership form annually returned to the Society.

10.2 Institutional (group) membership entitles such group, institute, centre, department or organization to one (1) hardcopy of every edition published in any one year of the Society’s journal: Acta Criminologica: Southern African Journal of Criminology.

10.3 The representative of the group may not be an office bearer of the Society unless he/she is a full member of the Society in his/her own right.

10.4 Institutional member representatives do not have voting rights other than normal active individual member voting rights.
TERMINATION OF MEMBERSHIP

11.1 Membership is terminated:
- by a member resigning in writing to the Council.
- automatic termination or lapsing due to non-payment of the Society’s annual membership fee for a period of at least one year, and
- membership terminated by the Council due to non-conforming actions (e.g. unethical behaviour in practice), in line with the Policy: Ethical Practice.

11.2 The onus rests with every member to annually renew his/her membership in good time. In exceptional circumstances an extension might be sought through consultation with the Executive of Council who will consider and decide in a manner which the Executive of Council regards as justifiable;

11.3 A member whose membership has been terminated by the Council (other than automatic termination or lapsing due to non-payment of the Society’s annual membership fee for a period of at least one year) may appeal in writing to the Council, motivating why his/her termination of membership should be reconsidered.

MEMBERSHIP FEES

12.1 Membership fees of the Society will be determined from time-to-time by the Executive of Council, provided that differentiated membership fees may be determined for each category of membership. Membership is to be renewed and payment of membership fees is to be done annually and before the cut-off deadline as set by EXCO. Membership privileges will be withdrawn for non-compliance with payment requirements and lapsing of annual membership.

12.2 Honorary members of the Society pay no membership fees.

12.3 Where institutional (group) membership is granted under par. 10 supra to a group, institute, centre, department or an organisation, the Executive of Council may decide what membership fees must be imposed on the group as a whole.

D. COUNCIL

ELECTION OF COUNCIL MEMBERS

13.1 The election of the office bearers and other Council members is by closed vote (see par 7.2 supra) and takes place at an elective annual general meeting (AGM).

13.2 All nominations must be submitted to the Secretary or President seven (7) days before the elective annual general meeting. Such nominations can be electronically sent via email to the Secretary/President. Votes may also be submitted electronically, should members be unable to attend the AGM.
COMPOSITION OF THE COUNCIL

14.1 The Council consists of at least ten (10) elected members but can be more (see paragraph 14.2); provided that not more than five members of one institution may serve on the Council at a time. Only active individual and honorary members are to be elected except for a student representative who is nominated and co-opted onto Council as the Student Representative at the discretion of the President and will serve for the explicit purpose of student participation and dialogue.

14.2 The Council may consist of, at the most, a further six additional elected members. All co-opted and *ex-officio* members are not taken into account when determining the limit of five members of one institution referred to in the serving clause of the previous sub-paragraph. All co-opted and *ex-officio* members of Council are also not included within the above referred Council member limitation number of ten.

14.3 Without prejudice to the above paragraphs, the chairpersons of recognised branches of the society are also *ex-officio* members of the Council.

14.4 All Honorary Members of the Society are *ex-officio* members of Council.

14.5 The Council appointed Editor-in-Chief (or his/her nominated co-editors) of the Society’s journal: *Acta Criminologica: African Journal of Criminology*, is an *ex-officio* member of Council.

14.6 The Council appointed Editor of the Society’s newsletter, *CRIMSA News*, is an *ex-officio* member of Council.

14.7 A Council’s term of office extends for a three-year period with Council and EXCO elections to be held every third annual general meeting. The new Council takes office after the conclusion of the annual general meeting where at it was elected.

14.8 The Executive of the Council (EXCO) for the duration of their terms of office, to be elected following the conclusion of the annual general meeting is listed with their duties in supra 15.8

14.9 The appointed Editor-in-Chief of the Society’s journal is an *ex-officio* member of the EXCO.

14.10 The duly elected President to constitute a first meeting of the Council at which Council members will elect or appoint portfolio heads for the following portfolios: Criminology; Penology/Corrections; Victimology, Police Studies; Criminal
Justice. Other portfolios may be developed as required by the Council, for the purpose of the good function of the Council.

14.11 When a person elected under the provisions of sub-paragraph 1 ceases to be a member of the Council during his or her term of office, the Council can co-opt a person to fill the resulting vacancy for the remaining period of the Council's term of office. If such vacancy arises close to the next annual general meeting, if not a three-yearly Council election annual general meeting, nominations to be made by members and an election to be held to fill the vacancy on Council/EXCO.

POWERS OF THE COUNCIL

15. Subject to any decisions taken at a general meeting of the Society, the Council delegates its powers to the Executive of Council which will meet regularly to control, manage and administer all the affairs of the Society and is, without prejudicing the generality of this provision, further vested with the following specific powers:

15.1 admission to and termination of membership, including decisions on the level of membership (designations) awarded to members;

15.2 determining membership fees;

15.3 determining page fees of Society’s journal payable by authors;

15.4 establishing branches or portfolios of the Society;

15.5 instituting committees and determining the assignments of these committees;

15.6 determining the services to be rendered by the Society;

15.7 collection and allocation of money;

15.8 exercise responsible management of the finances of the Society;

15.9 drafting rules, regulations and procedures in respect of any matter regarding the Society and its activities;

15.10 delegating any or all its powers to a person or committee, provided that the Council retains the power at all times to also exercise that power;

15.11 giving a ruling on representations made by or on behalf of a member or a committee;

15.12 drawing up a programme of the activities of the Society;
15.13 appointing an auditor to annually audit Society’s finances;

15.14 selecting and appointing the Editor-in-Chief and a maximum of three (3) additional editors of the Society’s journal: *Acta Criminologica: African Journal of Criminology*; and the Editor of the Society’s newsletter, *CRIMSA News*;

15.15 appointment of the Editor-in-Chief for an initial period of five years. Editors can serve a further five years if not appointed as Editor-in-Chief.

15.16 the role and duties of the Editor-in-Chief, Editors and newsletter Editor to be established written policy guidelines and confirmed by EXCO through noting in EXCO/Council meeting minutes;

15.17 the Editor-in-Chief to be delegated the powers to co-opt and/or appoint ‘Guest Editors’ for specific editions of the Society’s journal as and when such need arises; and

15.18 to approve, on recommendation by the Editor-in-Chief, the publication of periodic ‘Special Editions’ of the Society’s journal.

15.19 The Executive of Council is the leading authority of the Society and carries out all decisions under the mandate of the General Membership. It is composed of a minimum 10 members; 10 elected and, if needed, co-opted members. The Executive Committee consists of the:

- **President**: who is the principal representative of the Society and chairs each meeting of the Executive of Council and Council and of the Annual General Meeting (AGM).
- **Vice-President**: who acts on behalf of the President in the event of absence and also takes responsibility for managing work in progress delegated by the President.
- **Treasurer**: the Treasurer is in charge of the Society’s financial activities and reports annually to the Executive of Council, Council the annual general members meeting on the financial status of the Society. The Treasurer also chairs the Budget Committee and makes recommendations to the Executive of Council on all financial matters.
- **Secretary**: the Secretary is the second representative of the organization in relation to external affairs. S/he also prepares minutes of all meetings of the Executive Committee and of the General Assembly. S/he supervises all ballots carried out. In the absence of the Secretary, another member of the Executive Committee (with the exception of the President) may be appointed to carry out these duties.
- **Co-opted Members (if needed)**: In order to ensure international representation and a rounded pool of knowledge and experience, the Executive of Council and Council can invite individual CRIMSA members to join the Executive of Council and Council as co-opted members.
15.9. Members elected, co-opted and otherwise assigned duties in service of the Society will sign a declaration stating their willingness to do such duties as assigned/elected to and agrees that failure to adhere to these duties can/will lead to their dismissal and replacement from said duties and committees.

E. FINANCES

16.1 All money received by the Society must be deposited in an account at an acknowledged financial institution appointed by the Council.

16.2 All expenses must be authorised by the Council and payments must be signed by the Treasurer and the President.

16.3 Signatures of such duly elected office bearers to be verified and lodged with the bank where the Society has its accounts immediately after the AGM at which such elections occurred.

16.4 The Council must keep a complete record of all receipts and expenditures of the Society.

16.5 The financial statement of the Society must be submitted to the annual general meeting for approval after they have been certified by an auditor.

16.6 The Society to pay annual Honorariums to the following elected office bearers in the EXCO positions of: President; Vice-president; Secretary; and Treasurer and Editor-in-Chief (ex-officio). The Council to decide and approve of an annual appropriate amount for such honorariums. At such Council meeting these office bearers to recuse themselves from the meeting for this agenda item.

16.7 The Society to pay annual Honorariums to the following appointed positions to the Society’s journal Acta Criminologica: African Journal of Criminology: Edition Editor, Special Edition Editor and edition Guest Editor (Editor-in-Chief honorarium is paid as ex-officio member of EXCO). The Council to decide and approve of an annual appropriate honorarium amount per edition to Edition Editor, Special Edition Editor and an edition Guest Editor of that specific edition for payment to the editorial team of the journal. At such Council meeting these appointed persons to recuse themselves from the meeting for this agenda item.

F. MEETINGS

ANNUAL GENERAL MEETING

17.1 The Society holds an annual general meeting each calendar year where:

17.1.1 if necessary, the Council, which will serve for the next three years, is elected;
17.1.2 an annual presidential report is presented by the President (or in his/her absence by a representative so nominated by the President);

17.1.3 the audited financial statements of the preceding year are presented by the Treasurer (or in his/her absence by a representative so nominated by the Treasurer);

17.1.4 a report on the annual publishing activities of the Society’s journal: Acta Criminologica: Southern African Journal of Criminology to be presented by the journal’s appointed Editor-in-Chief (or in his/her absence by one of the journal’s editors so nominated by the Editor-in-Chief)

17.1.5 any other matter which can or must be dealt with at a general meeting is performed and/or addressed.

17.2 One-third of the active individual members of the Society form a quorum. Should a quorum not be present at the designated time of a meeting, a postponement of at least 30 (thirty) minutes is called for. If there is still less than one-third of the active individual members present after 30 minutes, the members present will constitute a valid quorum.

COUNCIL MEETINGS

18.1 The procedures for annual general meetings apply mutatis mutandis to Council meetings.

18.2 Half of the total number of elected members of the Council form a quorum at a Council meeting.
PROCEDURES OF ANNUAL GENERAL MEETINGS AND/OR EXTRAORDINARY MEETINGS

19.1 At least fourteen (14) days prior to the date fixed for a meeting, the Secretary shall inform each member in writing (which can be communicated inter alia via email communication or CRIMSA website posting) by means of a “First Notice” of when and where the meeting will be held.

19.2 Such notice of AGM meeting to call for nominations (if it is an election AGM) for Council, any matters for consideration for placement on the Agenda, and any proposed amendments to the Constitution of the Society. Such nominations (on the Society’s Nomination Form), matters for consideration and amendments to the Constitution to be received in writing (or by email) at least seven (7) days prior to such AGM being held. The Agenda, Minutes of previous AGM meeting and any supporting documentation to be circulated to all members at least seven (7) days prior to this AGM.

19.3 A member must give notice to the Secretary in writing of matters he or she wishes to be considered at the meeting at least seven (7) days prior to the date of the meeting, provided that a member can, without notification, introduce a motion at a meeting with the consent of two-thirds of the members present.

19.4 Notice of at least fourteen (14) days is given for an extraordinary meeting and in such notice the Secretary states the matters in respect of which the extraordinary meeting has been convened. No other matters shall be dealt with at that extraordinary meeting.

19.5 The first task to be dealt with at a meeting after it has been constituted, is to delegate the Secretary to act as scribe for the taking down of the meeting’s minutes (or in his/her absence by a representative so nominated at the meeting by the President). The second task in the order of the business of the meeting is to confirm and/or add to the Agenda notice sent out prior to the AGM meeting. The third order of meeting business is the placing before the meeting of the minutes of the previous meeting and to have the hardcopy of these minutes approved and signed by the President and the Secretary.

19.6 The report of a Committee Chair, office bearer or post holder is introduced by the chairperson of that committee or office bearer/post holder or in the absence of the responsible person by a person so nominated by the responsible committee chair or office bearer/post holder. In the absence of such nominated replacement committee chair or office bearer/post holder by another person appointed by the chairperson of the meeting to fulfil such reporting responsibility.
19.7 A decision by a majority of the members (one-third of the active individual members present at the meeting) is a resolution for the meeting, on condition that:

19.7.1 where voting results in a tie the President, in addition to his ordinary vote, also has a casting vote; and

19.7.2 consensus reached by at least two-thirds of all active individual and honorary members of the Society by way of a letter or an e-mail and without convening a meeting, holds good as a resolution of the Society.

19.8 If a resolution is reached in this way, the number of members who voted for or against a motion is recorded in the minutes.

19.9 At the request of a member, the President is empowered to instruct that the vote of that member be recorded in the minutes.

19.10 A motion or an amendment to a resolution must be seconded and this must be done in writing if so ordered by the President.

19.11 A motion may not be withdrawn without the consent of the members present at the meeting.

19.12 The decision of the President on a point of order or procedure is binding, unless the member objects immediately, in which case the matter is put to the meeting without discussion and the decision of the meeting will be final.

G. DISSOLUTION AND DISBANDING OF THE SOCIETY

20.1 A member who proposes the dissolution must do so: providing written reasons for such dissolution, substantiated by evidence that the Society has not complied with its mandate and be distributed for comment by members. The Council then organises a special meeting of the Society, giving all members at least one month’s notice in writing of the holding of such meeting.

20.2 At such a special meeting a decision to dissolve the Society will only be valid if a two-thirds majority of the full members present vote in favour of the proposal.

20.3 In the case of the dissolution of the Society, the Council appoints a committee of three people to take care of the liquidation of the Society’s assets.

20.4 If any assets of whatever nature remain after the liquidation of the Society such assets will be donated to an institution with the same or similar aims as the Society after payment of all debts.
H. AMENDING THE CONSTITUTION

21.1 Notice of any proposed amendment to the Constitution must be submitted at least seven (7) days prior to an AGM and be circulated to all members entitled to vote and presented to the AGM (or a specially constituted extraordinary meeting of members) for discussion and ratification.

21.2 This constitution may only be amended after a two-thirds majority of the votes have been cast at such meeting in favour of such an amendment by all members entitled to vote (active individual, student and honorary members). Three-quarters of the votes cast must be in favour of the proposed amendment for it to be accepted.

I. CODE OF CONDUCT

23. The CRIMINOLOGICAL SOCIETY OF AFRICA (CRIMSA) currently acknowledges and accepts the following CODE OF CONDUCT as the basis of its existence and functioning:

23.1 Preamble

(i) The Code of Conduct of the CRIMINOLOGICAL SOCIETY OF AFRICA (CRIMSA) is intended to sensitize scholars, researchers, and practitioners in the field of Criminology and its related fields as well as individuals who align themselves with the criminological sciences (hereafter referred to as ‘criminologists’) to ethical issues that may arise in their work, and to encourage them to behave ethically. This Code of Conduct sets forth the General Principles and Ethical Standards that underlie criminologists’ and criminal justice practitioners’ professional responsibilities and conduct, along with Policies and Procedures for enforcing those principles and standards. The Code of Conduct should be used by criminologists as a guideline for determining ethical behaviour in the context of their everyday professional activities.

(ii) Membership in the CRIMINOLOGICAL OF AFRICA (CRIMSA) obliges members to adhere to this Code of Conduct when exercising functions that are related to their professional activities as criminologists.

(iii) Violation of the Code of Ethics may lead to sanction resulting from membership in CRIMSA, including restrictions on, or termination of that membership.
23.2 General principles

(i) In their professional activities, criminologists, and other criminological scientists, are committed to enhancing the general well-being of society and the individuals and groups within society. Criminology operates in the larger context of social justice and Constitutionalism as it pertains to human rights. Thus, criminologists have an obligation not to recreate forms of social injustice such as discrimination, oppression, or harassment in their own work. Criminologists must be careful to avoid incompetent, unethical or unscrupulous use of criminological knowledge.

(ii) Criminologists strive to maintain high levels of competence in their work. Such competence includes ongoing familiarity with current ideas, literature and research in the subject area.

(iii) Criminologists must recognise the limits of their expertise and undertake those tasks for which they are qualified through education, training and demonstrated experience.

(iv) Criminologists should respect the rights, dignity and value of all people. Such intrinsic value and worth of people entitles them to insist that information about them remains confidential. In their work, criminologists must be particularly careful to respect the human rights of crime victims and those accused or convicted of committing crimes, as well as of students and research subjects. They should not discriminate on the basis of age, gender, race, ethnicity, national origin, religion, sexual orientation, health or physical condition, or domestic status. They must also be sensitive to individual, cultural, and role differences among people. They acknowledge the rights of other people and groups to have values, attitudes and opinions that are different from their own.

23.3 Ethical standards

(i) Criminologists should adhere to the highest possible ethical standards and conduct criminological research with integrity.

(ii) Criminologists should adhere to the highest possible technical standards in their research.

(iii) Since individual criminologists vary in their research modes, skills and experience, they should always declare at the outset, the limits of their knowledge and the disciplinary and personal limitations that may affect the validity and reliability of their findings.
(iv) In presenting their work, criminologists are obliged to fully report their findings. They must not misrepresent the findings of their research or omit significant data. Details of their theories, methods and research designs that might have bearing upon interpretations of research findings should be reported.

(v) Criminologists should not make any commitments to respondents, individuals, groups or organisations unless there is full intention and ability to honour them.

(vi) Criminologists should provide adequate information, documentation and citations, as well as conserving scales and other measures used in their research.

(vii) Criminologists must not accept grants, contracts or research assignments that appear likely to violate the principles enunciated in this Code, and should dissociate themselves from any such research when they discover a violation in terms of research ethics has occurred and are unable to correct it.

(viii) Criminologists must fully report and acknowledge all sources of financial support and other sponsorship received for the purposes of undertaking such funded research projects.

(ix) When financial support for a project has been accepted, criminologists must make every reasonable effort to complete the proposed work on schedule.

(x) Criminologists have the right to disseminate research findings, except those likely to cause harm to consumers, collaborators or participants, those which violate formal or implied promises of confidentiality, or those which are proprietary under a formal or informal agreement.

(xi) The demands of science, public trust and public policy demand that criminologists share data and documentation as a regular practice.

23.4 Disclosure and respect of the rights of research population by Criminologists

(i) Criminologists should not misuse their positions as professionals for fraudulent purposes or as a pretext for gathering information from or on behalf of any organisation or government agency/department.

(ii) Criminologists should not mislead respondents involved in a research project as to the purpose of their research.

(iii) The process of conducting criminological research must not expose respondents to substantial risk of personal harm. Investigators must
make every effort to ensure the safety and security of research participants and project staff.

(iv) Informed consent must be obtained when embarking on research projects involving human subjects. The principles of ethical propriety, namely fairness, honesty and openness of intent should be endorsed at all times.

23.5 Professional conduct

(i) Criminologists have a responsibility to devote their professional knowledge and skills in a scientific manner for the benefit of each individual, group, community and mankind with due consideration of their personal and professional limitations.

(ii) In situations in which criminologists are requested to render a professional judgement, they should honestly, accurately and fairly present their areas and levels of specialized expertise and experience.

(iii) In their roles as practitioners, researchers, educators and administrators, criminologists have an important social responsibility because their recommendations, decisions and actions may impact on or alter the lives of others. They should be aware of the situations and pressures that might lead to the misuse of their influence, authority and research results.

(iv) In fulfilling these various roles, criminologists should also recognise that professional problems and conflicts might interfere with professional effectiveness. Criminologists should take steps to ensure that these conflicts do not produce deleterious results for members of society, research participants, colleagues, learners and employees. The criminologist should therefore avoid performing multiple and conflicting roles, for example, being a witness and a consultant for a legal defence team only. It is crucial that criminologists should clarify their role as expert from the outset.

(v) At all times researchers in the criminological sciences should strive for the ethical use and implementation of all collected research information inter alia by correct acknowledgement and referencing of the sources of that information and the avoidance of committing plagiarism.
23.6 Policies and procedures

(i) The Executive Committee (EXCO) of CRIMSA shall have the responsibility for interpreting and publicising this Code, promoting ethical conduct among criminologists, receiving inquiries about violations of the Code, investigating complaints concerning the unethical conduct of members of CRIMSA, mediating any such reported disputes between or with members in order to assist the parties in resolving grievances, holding hearings on charges of misconduct and recommending actions to the Council of CRIMSA. CRIMSA will distance themselves from any unethical actions from non-members.