

## AUTHOR'S NOTE

This revision service (R36) includes the changes made to the Companies Regulations by Government Notice No. R. 619 of 20 August 2013. The Regulations are amended by the substitution for Forms CoR 15.1A to CoR 15.1 E of new forms that are included as part of this revision service. The Companies Act and Regulations in this book are now up to date as of 1 May 2014.

This revision service also updates the summary of case law by including summaries of key cases up to March 2014.

The following cases are discussed in this Revision Service

<i>Daniel Jacobus Ellis v Saga Wine Farms (Pty) Ltd and others</i> Western Cape High Court case no. 4469/2014 4 April 2014	Directors act on behalf of a company and the Companies Act does not allow for the appointment of a 'receiver'
<i>Tuning Fork (Pty) Ltd v Kilburn Auto Enterprises (Pty) Ltd t/a Johannesburg Yamaha and another</i> South Gauteng High Court case no. 19349/2013	The nature of a division of a company
<i>Public Investment Corporation v Bodigelo</i> (128/2013) [2013] ZASCA 156 (22 November 2013)	Non-executive directors' fees: when the director is nominated by his employer the fees belong to the employer
<i>Leigh-Ann Nielson v Elsje Rautenbach N.O (in her capacity as liquidator of the liquidated estate of Dreamworld Investments 53 (Pty) Ltd</i>	Security for costs: the common law (section 13 of the 1973 Act: no equivalent in the 2008 Act)
<i>CShell v Oudtshoorn Municipality</i> (481/2012) [2013] ZASCA 62 (24 May 2013)	Pre-incorporation contracts
<i>MedX (Randburg) (Pty) Ltd v Branfield</i> (676/12) [2013] ZASCA	Inc Section 19 (3)
<i>Ola v Negota SSH (Gauteng) Inc</i> South Gauteng High Court Case No. 09/35083:20/02/2013	Inc section 19 (3)

### Author's Note-i