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ReL: 14/5/8 'Hendrik Verwoerd Building

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' F Pvae Bag 9051

YeurReL: 1 CapeTown,8000

TeL2455412/3 5 August 1987

Chairman of the Council

University of the Witwatersrand

1 Jan Smuts Ave

JOHANNESBURG

2001

Dear Sir

CONDITIONS DETERMINED UNDER SECTION 25(1) OF THE UNIVERSITIES ACT, 1955 (ACT 61 OF 1955)

With reference to the discussions held on 5 August 1987 between members of Cabinet and members of the various Ministers' Councils on the one hand and representatives of universities on the other hand, I wish to inform you of my intention to determine the following conditions tn! virtue (3f the powers vested in me under section 25(1) of the above-mentioned Act to serve as a basie for the allocation of subsidies to your University:

- 1. The Council of your University shall take all reasonable steps directed towards -
- (a) the prevention of wrongful or unlawful interference with or discrimination against students or staff numbers of your University in the pursuit of their normal and lawful activities as such students or staff members;
- (b) the accomplishing of the Undisrupted and undisturbed continuance of the teabhing and research activities andof all related supporting activities, of your University in accordance with the pre-determined academic calendar;
 (c) the deterring on the premises of your University of gatherings which are unlawful by virtue of the provisions of any law, the boYcotting of classes or examinations, any other disruptive or seditious conduct or the commise

sion of any act of intimidation, as contemplated in section 1 of the Intimidation Act, 1982 (Act 72 of 1982), in respect of any student or staff member;

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(d) the prevention of staff members or students of your Uni-
versity or other personsgfrom using E
(i) any supplies (including stationery);
(ii) any equipment (including vehicles, office equipment:
printing preeses, recording equipment, -sound
ampllfylng equlpment or notice boards);
(iii) any buildings; or
(iv) any land imPIOVements other than buildings,
of your University for
any (3f the following purposes,
namely: n
(aa) the promotion of the aims or public image ofeany unlawful
'organization as defined in section 1 Of the Internal
Security Act, 1982 (Act 74 of 1982), or of any affected
lorganization as dEfined in section 1 of the Affected
Organizations Act, 1974 (Act 31 Of 1974);
(bb) the promotion, support or organising of aiboycott actiqu
of any kind against -
(aaa) any particular?firm or against firmg of any
particular nature, class or kind;
(bbb) any barticular prodaptfor article or against
products or articles of any particular nature,
class or kind; or
(CCC) any particular; educational ning Eitution & or
agalnst educational V institutions of any
particular nature, class or kind;
(cc) the incitement or encouragement of members of the public
to stay away from work Or.tOhStrikefin contravention of
the provisions of any law;
(dd) therpromotisnf?support or organising of any campaign of
bivil jdiSObediencet in terms of which members of the
public are incited or encouraged, or which is calculated
to have the effect of inciting or encouraging members of
the public _
(aaa) to refuse to comply with or to contravene a
prov151on of, or requirement under, any law;
(bbb) to refuse to fulfil any obligation towards a
local authority, as defined in regulation 1 of
the regulations published by Proclamation R.97
Of 1937: in respect of rent. or a nunicipal
(ee) the printing, publishing or dissemination of any
publication in centravention yaf a notice issued d8:
gpactjcxlq 5(1) Of tklc IrA-Cihh F1Ctl 74
ArHF-l Security act
of 1982); or
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- (ff) the commission of any act which endangers or which may endanger the Safety of the public or tre maintenarxce of public order;
- (e) the disciplining Cf_{-} any student or staf f member who, to the satisfaction of the Council, is found to have -
- (i) been guilty of conduct intended as or constituting interference of discrimination as contemplated in paragraph (a); $^{\prime}$
- (ii) been guilty of conduct which disrupted or could have disrupted the teaching, research or related supporting activities contemplated in paragraph (b);
 (iii) organised, promoted or' taken part if! any unlawful gathering, boycott, other disruptive. or seditious conduct or act of intimidation contemplated in paragraph (C); or
- (iv) used any supplies, equipment, building or land improvement referred to in paragraph (d)(i) to (iv), inclusive, for any of the purposes set out in paragraph (d)(aa) to (ff), inclusive;
- (f) the disciplining of any student or staff member who Iconducts himself in a seditious or riotous manner within: a radius of two kilometres from the perimeter of the FampUs of your University;
- (9) the disciplining of any student or staff member who, to the satisfaction of the Council, is found to have at any place committed an act against any other student or staff member which may render such first-mentioned student or staff member liable to prosecution on a charge of having committed intimidation as contemplated in section 1 of the Intimidation Act, 1982 (Act 72 of 1982); and
- (h) ensuring strict compliance with the provisions of section 17 of the Joint Statute of the Universities regarding the \$submission of a certificate of conduct by a student who was previously registered at another university: Provided that your University Shall not register any student who has been expelled from another university on the groundst of misconduct contemplated in paragraphs (e), (f) and (9) above.
- 2. Any incident of unrest or disruption or any other occurrence against the happening of which the preventive or disciplinary measures contemplated in paragraph 1(a) to (g), inclusive, are directed, involving your University or a student or staff member thereof and of which you are aware or which has _been brought to your attention shall Be notified to me in writing within ten days of the date

on which it took place, or in the event of such incident or occurrence coming to your notice only after the expiration of such period of ten days, within such further period, not exceeding ten days, as you can conveniently so notify' me. Your notification shall be accompanied by an explanation of the circumstances giving rise to the incident or occurrence, as well as by a report submitted by or on tmhalf of your Council setting forth what steps, if any, were taken in respect of the incident or occurrence; including disciplinary steps contemplated ijl paragraph 1(e), (f) or (g), and what steps, if any, ale intended to be taken in order to prevent a recurrence of similar incidents or occurrences in the future. On receipt of Such a report I will notify you of my finding whether you have complied with the above conditions. If I find that my conditions have not been met, you will be notified accordingly and afforded 10 days to furnish me with your submission relating to the finding. rIf the submission Lfails, the formal procedure in terms of section 27 of the .Universities Act, 1955 (No. 61 of 1955) will commence. In accordance with tlmz verbal assurance given 11) you, your Council is afforded the opportunity to comment on the abovementioned conditions before 31 August 1987. You will be notified in writing of the final conditions.

Yours sincerely

v.-J CLASE

JINISTER OF EDUCATION AND CULTURE, ADMINISTRATION: HOUSE OF ASSEMBLY

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THE SENATE'S RESPONSE TO THE MINISTER'S LETTER CONCERNING CONDITIONS
____.w_ 11512511155 ACT, 1955 __CI
DETERMINED UNDER SECTION 25
61 OF 1955

The Senate has studied the broad principles set out in the Minister's public statement and also the details and confidential_ conditions set out in the thister's Tetter to the Chalrman of the University

There is, however, E cTear d15t1nct1on between the pubTlcTy-released pr1nclples and the confldent1al condlt1ons conveyed 1n the letter. Hhlle same of the pr1nclples d1scussed 1n the media appear reasonablew the undiscTosed condlt1ons are substant1ally at variance with those? gprinclples. The Senate ndtes that the Government' 5 pubTished statement expresses a commitment to freedom of speech, and it notes further that by asking counc1Ts of unlvers1tles to cons1der means to safeguard this freedom, the Government seemingly desires to preserve the autonomy of the unlvers1tles. But paradox1cally, much of what the Government requires of the Unlvers1ty in its cohf1dent1al letter enta1Ts a den1al of free Speech on _campus, knnStitutes an 1nVasion of the autonomy? :of the unlvers1ty, land a usurpat1on OfeLthe University's legitimate ?ield of authority.

The University is dedicated to the acqulsit10n, advancement and lmpart1ng of knowTedge through the pursult of truth in balanced and dlspassionate teaching, In tolerant and scholarly discourse, in free and open debate, and in the undertaklng of independent and contract research. In all these actlv1tles the Univer51ty strives for nationally and internationally recognised exceTTence, the maintenance of the highest standards and the greatest possibTe contemporary and Tocal reTevance. The Senate beTieves that the University achieves its aims, and that its high national and internationaT reputation redounds to the credit of the country as a whoTe.

The lnstltut10n has tstandards of exceTIence equal to the highest in the Tand 1n the educating of students and in schoTarship and research. This has been established by varlous independent statutory bodies and in International assessments. Standards of e-ducation contlnue to rlse, and the academic roductlylty of the University has never beeg b_1gher. ?85a35 TE\$E\$gEiEE11f ubl1sHEH\$.3thhy \$1 _:vt:mst;;product1veu\$outh AfrftanWmversi '25:) that: bf 31: was; &he"; greatest"aand1&m631?1%ostzgijecttve? Theg research done at Hits 15 a natlonal asset of great 533Mlncreasing value at a time when links with the outside woer are becoming ever more difficult to maintain. Over the years, as admission requirements have become increasingTy competetive the proportion of undergraduates and postgraduates who have completed their degrees has 1ncreased. No one can have any doubt that the University 15 making a slgnlflcant contrlbut10n to the country's high-TeveT manpower needs. It cannot be said that taxpayers' money is belng wasted.

The Univer51ty 15 sen51tive to national needs and accountable to all its constituent communities afor its use of public_funds, but 'at the same time it must be autonomous. Accountablilty to any one

sector of the public houid be nmnifestiy unfair and wrong. Outside interference and the application of pressure, whether by individuals, sectarian groups. business or professional interests, political parties .or the Government, are unacceptable. Equally unacceptable is any town of violence, intimidation. harassment, or discrimination; any wilful disruption of University activities (particularly teaching and research, cTasses and gatherings); and any abrogation of the freedom of Speech, whether it be by students, staff or outsiders. The core of academic freedom is freedom of expression anh freedom of enquiry. The University Inust therefore continue to do all that it can to ensure that these freedoms prevail within its waiis, exposed neither to restriction nor to intimidation, neither to disruption nor to censorship. At the same time, the university requires that academic freedom be exercised with responsibility. WhiTe the University is dedicated to ensuring the free expression of views and the peacefuT continuation of teaching and research, it must protect Tife, Timb and property. Senate wiTT continue_to support CounciT, the Vice-Chancelior and University officers in controlling events on campus, including disciplinary action when they judge this appropriate. Outside interference in this function is wrong in principle and unworkable in practice.

It woqu be whoTTy inconsistent with its aims and vaTues were the University, at the same time as it sustains academic freedom and the right of free Speech, to vauiesce in, Tet aione participate in, measures that seek to limit such liberties. The University has aTso committed itseTf to providing a forum for untrammeTTed, rationaT and unrestricted enquiry into and debate upon the many sensitive issues that must be aired if soTutions are to be found for the pressing probTems the country faces. This it cannot do unless it retains its autonomy;, and therefore it cannot and it wiTT not surrender to coercion from within or from without.

The conditions set out in the Minister's Tetter are incompatibTe with the normal functions of a university; they are inimicaT to the maintenance of academic standards, the reaTising of the research potential and the retention of the internationaT reputation of the University of the Witwatersrand. They are in direct conflict with the most cherished ideals of the University. If enforced they wiTT destroy a nationaT asset.

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