



Companies and Intellectual
Property Commission
a member of the dtic group

Notice 11 OF 2026

NON-COMPLYING ENTITIES WITH ISSUED COMPLIANCE NOTICES

PURPOSE

This notice is intended to notify those entities that have not complied with the Compliance Notice's requirements issued under section 171 of the Companies Act 71 of 2008 and, as a result, have not effectively corrected the non-compliance that occurred within their entities. The preceding Notice No. 65 of 2016 regarding the modification of the registered entities' Compliance Status on the Disclosure certificates is followed by this notice. After investigating, the CIPC must prepare an inspector's report along with the compliance notice in accordance with section 171. The CIPC may at its discretion make the inspectors' report public in terms of section 170(2).

The CIPC will thus make public the names of the entities that failed to comply with the requirements of the Compliance Notices issued and the Company Tribunal has not set aside/or modified such Compliance Notices.

OBSERVATIONS

Through its compliance monitoring efforts under section 187 of the Act, CIPC has noticed a pattern in which entities have disregarded the Compliance notices that were sent out to redress the non-compliance of the applicable laws as specified in Schedule 4 of the Act.

To improve corporate accountability and transparency among the registered entities, the compliance status of those entities that have not complied with the issued Compliance Notices has been changed to "**Failed to comply with the Compliance Notice**," which will be shown on their disclosure certificates. Apart from the modification of compliance status, the Commission will publish the names of all entities with outstanding compliance notices.

IMPLICATION OF NON-COMPLIANCE WITH THE COMPLIANCE NOTICE

Therefore, it is strongly advised that entities verify their most recent disclosure certificate and comply with the requirements outlined in the Compliance Notices. CIPC is in the process of requesting administrative fines from a court of competent jurisdiction and the relevant non-compliant entities will be served with the relevant legal documents. According to section 175 of the Companies Act, a court may impose administrative fines of up to 10% of the company's turnover during the non-compliant period or R1 million, whichever is higher.

For enquiries regarding the non-compliance of compliance notices email:
Cor135.1complaints@cipc.co.za

Rory Voller



Signed by Rory Voller, RVoller@cipc.co.za

11/03/2026 14:14:11(UTC+02:00)



ADV. RORY VOLLER

COMMISSIONER

DATE: March 2026