The various codes of practice proposed and applied as guidelines regarding employee rights in South Africa are discussed. There are three groups of codes: codes developed by companies, 'internal codes' developed by other South African organizations such as SACCOLA and TUCSA, and 'external codes' imposed on South African employers from abroad, like the Sullivan principles. While all codes aim at removing discrimination in the work place, local codes focus mainly on economic and some social aspects, and external codes have a stronger political intent. Many problems still exist with the measuring and monitoring of the implementation of these employment codes, sometimes done in-company, sometimes by independent external organizations. Generally trade unions support the codes, some seeing codes as a tool to increase union recognition and power. The codes, however, also have some dysfunctional aspects, because they can shift the focus and priority away from education and training, the all-important factor in Black advancement.

S. Afr. J. Bus. Mgmt. 1981, 12: 109-114

Die verskillende gebruikskodes wat voorgestel en toegepas word as riglyne wat betref werknemersregte in Suid-Afrika word bespreek. Daar is drie soorte kodes: die wat deur maatskappye ontwikkel is, 'interne kodes' ontwikkel deur ander Suid-Afrikaanse organisasies soos SACCOLA en TUCSA, en 'eksterne kodes' wat van oorsee vir Suid-Afrikaanse werkgewers voorgeskryf word, soos die Sullivan-beginsels. Terwyl alle kodes gering is op die verwydering van diskriminasiie in die werksituisie, konsentreer plaaslike kodes meestal op ekonomiese en sommige sosiale aspekte en het eksterne kodes 'n sterker politieke oogmerk. Baie probleme bestaan nog met die meting en opvolging van die implementering van hierdie items-kodes, soms binne maatskappye gedoen, soms deur onafhanklike eksterne organisasies.

Vakbonde ondersteun in die algemeen die kodes, sommiges sien hulle as 'n hulpmiddel om vakbond-erkenning en -mag te bevorder. Die kodes het egter ook sekere disfunksionele aspekte, omdat hulle die fokus en prioriteit van onderrig en opleiding, die belangrikste faktor in Swart vooruitgang, kan wegskuif.

S.-Afr. Tydskr. Bedryfsl. 1981, 12: 109 – 114

Introduction

The term 'code of practice' is a misnomer — in many cases they are guidelines or principles. However, in all cases they deal with employee rights. Not one code I have read mentions employer rights. I wonder if a more suitable title may not be 'A Code of Employee Rights'. There are to my knowledge approximately 16 codes of practice around in South Africa — there may be more. In the mid-seventies, it seemed a new profession had arisen — professional code writer. It is interesting to note all the overseas codes are aimed at one small area on the global map, namely South Africa. One could deduce from this that everywhere else in the world is rosy — only South Africa has labour problems that require a code. It is true to say that many of the countries from which these codes originate would not stand in a very good light if the focus were turned inwards to measure their own progress. One shudders to consider the results of monitoring the codes in many third world countries.

This is not an introduction to a premise that everything in the garden is rosy in South Africa — far from it. There is widespread discriminatory practice in the work place, and it is not all based on race. Any realistic survey would also give evidence of general discrimination against women. It can be argued that it is an inditement on South African managers in commerce and industry that codes had to be written at all. The track records of many companies show very little to be proud of. Frequently we have heard the statement 'Ah yes, but the government will not allow us to do that' — a nice excuse for wanting to do nothing.

Codes in general

We must not run away with the idea that all the codes are the same — they are not. They can be broken down into basically three groups, namely external, internal and company codes.

Company codes: One is tempted to think that codes of practice originated with the principles of the Rev. Leon Sullivan. This probably arises through his association with civil rights issues over the last two decades. In fact the endorsement of the Sullivan principles by US firms with affiliates in the Republic of South Africa was as recent as March 1977. Long before this, and certainly by the early 70s, a number of leading South African com-
panies had instituted 'codes'. They were not called that — thus they missed the accolade of originator. Look back at the chairman's statements in the annual reports of a number of large South African companies, and you will see statements regarding their employment practices figuring prominently — SA Breweries, Anglo Vaal, Barlow Rand, Anglo American, to name only the larger ones. Similar statements can also be found in a number of overseas affiliated companies.

Internal codes: In December 1976, the President of the Cape Chamber of Commerce invited all members to join in a programme of total and genuine non-discrimination against their employees. Although taking the form of a manifesto, it was the earliest non-company South African code. In December 1977, the Urban Foundation/SACCOLA code was published. Two other major South African codes are the TUCSA Code of Conduct and the South African Council of Churches code.

External codes: As previously indicated, the Sullivan principles were launched in March 1977. This appeared to unleash a virtual barrage of codes — the British Company Guidelines, the European Economic Community Code of Conduct, the Canadian Government Code of Conduct. Suddenly everyone was 'in on the code act'.

In general, the internal and external codes covered eight major areas, namely desegregation, employment practices, remuneration, training, development, social responsibility, trade unions and migratory labour. Table 1 shows a comparison of eight of these codes in the eight major areas. I am indebted to TUCSA for allowing me to use the comparison in their directory for compiling part of this chart. It is of interest to note that all the codes do not cover all the areas. For example Sullivan, Urban Foundation and TUCSA are somewhat silent on migratory labour. Possibly of more significance few of the codes are quantified in measurable terms. This may be a good or bad thing, depending on your point of view, but generally things which are not quantified or quantifiable are not measurable. This has led to a number of writers indicating the codes are little other than a pious hope or philanthropic ideal.

What is the intent of the codes?
The time is opportune to ask ourselves what the intent of the writers of the codes was. Here I am treading on the sanctum where they were drawn up.

I think it fair to say that the business codes relate to removing all discriminatory practices in the work place.

To select, promote and reward on merit and ability. The Cape Chamber of Commerce, the Urban Foundation and TUCSA codes seem to my mind to follow a similar intent — that is primarily economic with some social aspects. It is when we get to the external codes that things get a little 'hairy'. It is difficult to distinguish between the political, social and economic intent. Very little has been written, with the exception of Rev. Leon Sullivan, on how the codes were formulated. In the case of the Sullivan principles we have the Rev. Leon Sullivan's statement of purpose to give us some insight. Taking a few quotes from this statement: 'It is important that there be a clear understanding that my main objective which, briefly, is the end to apartheid in South Africa. My reason for involvement in the South African situation is a moral one, and one that I have the responsibility to address as a clergyman. The inhumane effect of that system on Blacks, I believe, cannot and should not be tolerated and must be attacked by persons and organizations from all walks of life and from all parts of the globe'.

Later in his statement, he indicates how he first announced his intention: 'Therefore, fully conscious of the odds against succeeding, I made the announcement one Sunday morning to members of my congregation in Philadelphia of the attempt I was about to initiate and asked for their support and their prayers. I have urged them (the signatories) to take a stand against all forms of racial discrimination and to lobby for an end to the apartheid system itself. I still have hopes that the Principles, and their vigorous implementation, can serve as a major step in a growing world effort to bring an end to racial discrimination and the apartheid system.'

It would appear from these statements that the major intent is political with economic and social aspects as secondary.

The other North American code 'Code of Conduct concerning the Employment Practices of Canadian Companies Operating in South Africa', studiously avoids in its preamble any reference to systems other than the economic one.

Very little has been published on the meeting of the Foreign Ministers of the European Community which led to the adopting of the EEC code on September 20, 1977. A press notice issued by the UK Department of Trade in February 1979, on the assessment of reports submitted by British companies, referred only to economic factors.

In a written reply by Mr John Smith, Secretary of State for Trade, to a question asked in the House by Mr George Rodgers, Mr Smith referred essentially to economic issues in the reports submitted. However, he did refer in a number of places to the inability of companies to meet certain requirements under present South African legislation.

It is probably fair to say the hidden hand of Commerce and Industry has played a part in many overseas codes, in keeping these codes primarily orientated to economic factors. According to Schmidt, 'even the Sullivan Principles, which from Sullivan's statement, appear to have strong political connotations, were turned down in the final draft. Schmidt states the initial draft read: 'Where the implementation requires a modification of existing South African laws and customs, we will seek modification through appropriate channels'. The final draft deleted 'changing laws and customs' and spoke only of modifying 'working conditions'.

This realism of attention to economic factors was further substantiated by the South African Ambassador to the United States, Donald Sole, when he told Princeton University's Forerunner magazine: 'I do not think they (American Corporations) will play any role in what you refer to as "elimination of apartheid", . . . they cannot play any role whatsoever in the institution of Black majority rule,. . .' Thus it would appear the intent of the
majority of codes is for improvement in practices in the economic sector with some attention to social aspects.

It may appear in this discussion, I have given undue weight to the Sullivan Principles. If this is so now or during the remainder of this paper, it is because far more has been published on this ‘code’. To put it in its true perspective, however, we must remember American corporations employ only one percent of the total black labour force — approximately 70 000 workers out of a black population of 18,6 million. The 12 largest companies, accounting for three-quarters of American capital in South Africa, are highly capital intensive, they maintain a ratio of capital to employees that is five times the overall average of companies in South Africa.

---

Table 1

| South African Code | European Economic Community Code | South African Council of Churches | British Companies (United States of America) | Trade Unions | Migratory Labour |
|--------------------|----------------------------------|---------------------------------|--------------------------------------------|-------------|-----------------|
| Eliminate all vestiges of racial discrimination. Remove all race discrimination signs, derogate all institutional racism signs | Encourage collective bargaining with African workers. Recognize African trade unions where they exist. | Non-segregation of races in all eating, drinking, comfort and work facilities. Elimination of discrimination in all aspects of employment policy. | Aim at non-segregation but duplication of facilities if segregation required by law. | Encourage collective bargaining with Blacks. Recognize African trade unions where they exist. | Choose locations which permit family based labour. Legal aid for pass offenders. |
| Fringe benefits for Blacks. No discrimination in any sphere of work including promotion. | Improvement of fringe benefits for African workers, discrimination in any sphere including promotion. | Select, employ, train and promote without regard to race. | Equal and non-discriminatory practices for all employees. | Encourage collective bargaining with Blacks. Recognize African trade unions where they exist. | Contribute to ensuring freedom of movement for Black workers and their families. Avoid adverse effects of the system. |
| Fair wages above Poverty Datum Line | Companies to assume responsibility for Blacks. Minimum wages to be initially minimum subsistence levels at least 50%. | Equal pay for all doing equal or comparable work. | Equal pay for all doing equal or comparable work. | Employers must help to ensure freedom of choice to place of work. | No migrant labour issues married accommodation provided. |
| Internal or external training including vocational skills. Stop usage of white immigrant labour. | Internal or external training schemes for Blacks, including to artisanal status. Employees to reduce their dependence on white immigrant labour. | Encourage selection. | Elimination of discrimination in all eating, drinking, comfort and work facilities. | Increase number of Blacks and other non-Whites in managerial and supervisory positions. | |
| Non-discrimination in the work place, in regard to the physical surroundings and to toilets and rest-rooms facilities. | Non-discrimination in the work place, in regard to the physical surroundings and to toilets and rest-rooms facilities. | No discrimination based on race or colour in job advancement and fringe benefits. | Equal employment practices for all employees. | No discrimination in the work place, in regard to the physical surroundings and to toilets and rest-rooms facilities. | |
| Fair wages above Poverty Datum Line and equal pay for equal work. Reduce wage gap. | Companies to assume responsibility for Blacks. Minimum wages to be initially minimum subsistence levels at least 50%. Equal pay for equal work. | Equal pay for all doing equal or comparable work. | Equal pay for all doing equal or comparable work. | Provide training programmes. | |
| Encourage training to develop full potential and non-racial promotion policy. | Encourage training to develop full potential and non-racial promotion policy. | Select, employ, train and promote without regard to race. | Elimination of discrimination in all eating, drinking, comfort and work facilities. | Provide job opportunities for all Blacks in skilled and semi-skilled positions. | |
| Improve quality of employment opportunities outside the work environment. | Improve quality of employment opportunities outside the work environment. | Accelerate the creation of employment opportunities at wage rates to maintain visible living standards. | Accelerate the creation of employment opportunities at wage rates to maintain visible living standards. | Encourage companies to ensure basic rights of employees free to organize collective bargaining unions. | |
| Establish non-racial promotion policy. | Establish non-racial promotion policy. | Recognition and active encouragement of trade unions. | Recognition and active encouragement of trade unions. | Companies to ensure basic rights of employees free to organize collective bargaining unions. | |
| Acknowledge generally the right of black workers to form their own union or to be represented by trade unions where unions already exist. Support the elimination of discrimination against the right of Blacks to form or belong to a government register union. | Encourage and assist Afrikaner workers in their own industries to organize themselves into trade unions. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Companies to ensure basic rights of employees free to organize collective bargaining unions. | |
| Choose locations which permit family based labour. Legal aid for pass offenders. | Choose locations which permit family based labour. Legal aid for pass offenders. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Companies to ensure basic rights of employees free to organize collective bargaining unions. | |
| Encourage collective bargaining with Blacks. Recognize African trade unions where they exist. | Encourage collective bargaining with African workers. Recognize African trade unions where they exist. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Companies to ensure basic rights of employees free to organize collective bargaining unions. | |
| Stop usage of white immigrant labour. | Stop usage of white immigrant labour. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Companies to ensure basic rights of employees free to organize collective bargaining unions. | |
| Promote the creation of employment opportunities for all South Africans irrespective of race or colour which will enable the worker to maintain civilized standards of living. | Provide training programmes. | |
| Encourage collective bargaining with Blacks. Recognize African trade unions where they exist. | Encourage collective bargaining with African workers. Recognize African trade unions where they exist. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Recognition of basic rights of association, collective bargaining, lawful strikes and protection against victimization. | Companies to ensure basic rights of employees free to organize collective bargaining unions. | |
| Companies to assume responsibility for Blacks. Minimum wages to be initially minimum subsistence levels at least 50%. Equal pay for equal work. | Companies to assume responsibility for Blacks. Minimum wages to be initially minimum subsistence levels at least 50%. Equal pay for equal work. | Equal pay for all doing equal or comparable work. | Equal pay for all doing equal or comparable work. | Provide training programmes. | |
Measuring and monitoring the codes

We have indicated that a number of the internal and external codes are more guidelines or principles than codes. It is in the monitoring of these guidelines or principles that they become quantified codes. None of the codes currently carry legal penalties for non-compliance. The pressure is brought to bear where grading systems are used or some form of categorization appears. Being graded as making poor progress or categorized as paying wages well below the MLL has a social stigma attached to it and provides ammunition for vociferous interest groups. The chairman of an overseas company with a rating of other than the very best is sure of a lively shareholders' meeting with minority shareholders demanding disinvestment in South Africa.

The business codes are extensively monitored in company, with the chief executive usually receiving an annual report on the progress of companies within the group on agreed objectives. Frequently the group personnel function operates as a monitoring agency.

The internal codes are not currently monitored. The Urban Foundation/SACCOLA code has made an initial attempt to design a monitoring format and questionnaire. This was tried out in a pilot study and, it is understood, modified in the light of the feedback obtained. Professor Blackie Swart, Institute of Labour Relations, UNISA, stated at an NDMF seminar in March 1979, that the Institute had been approached to act as the monitoring agency for SACCOLA. They had designed a model for this purpose which had led to two aspects being considered in the monitoring:

- the intention of management
- present employment practices.

Thus the SACCOLA monitoring system will have both quantitative and qualitative aspects. One can imagine the difficulties that are entailed in designing a questionnaire that will be acceptable to the majority of South African companies. One thing is certain, when the SACCOLA group on agreed objectives. Frequently the group personnel function operates as a monitoring agency.

The Sullivan Principles have probably the most complex monitoring system at this stage. According to the Amplified Guidelines to the Statement of Principles' signatories are required to complete semi-annual compliance reports. The comprehensive questionnaires, dealing with each of the six principles, are formally assessed by Arthur D. Little. Arthur D. Little, a prestigious management consulting firm, acts as an independent monitoring agency and submits a comprehensive report to Rev. Leon Sullivan. The report grades companies into categories of achievement or progress.

A number of other agencies and interests groups based in the United States have attempted to get in on the monitoring scene. While they have created a degree of harassment to parent companies and affiliate management, they appear to have made little progress as effective monitoring agencies to date.

Some affiliates of overseas companies have gone a stage further than the basic monitoring processes. Shell was among the first of these by employing a South African university to carry out a Social Audit of its programmes. A more recent audit was carried out by the Institute of Race Relations on Ford's compliance with the Sullivan principles.

This form of auditing can increase the credibility of the companies' programmes both externally and internally. It can also indicate to the company areas where it is not making the impact or progress it believes it is making. It can also produce results which reflect on the credibility and competence of the auditing agency. We may see an increase in this form of independent auditing as companies look for increased credibility in implementing codes. However, there are very few independent organizations in South Africa with the necessary in-depth knowledge of business to produce really meaningful reports for management action.

The 'pros and cons' of monitoring can lead to endless debate. In some cases the monitoring can become so complex that the utilization of scarce management resources becomes counter-productive. It becomes something like the tax payers' dilemma: 'How do I beat the system — gain most, pay least?' One senior manager heavily involved in the monitoring process said to me: 'At least the codes have taught us how to measure the effectiveness of our job advancement programmes'.

The unions and the codes

In general the trade unions support the codes, particularly those that specifically require recognition of trade unions, rights of employees to join them and collective bargaining. As we have already noted the German trade unions play an important role in the monitoring process. With their system of worker-elected directors on the boards of large companies, they have a significant say in policy, which includes the operation of affiliates in relationship to the EEC code.

TUCSA has not only provided its own code but in its 1979/80 directory, stated its support. 'As such TUCSA welcomes these codes of practice. They embody much of that for which we have been consistently campaigning for many years."

Some unions appear to consider that the prime reasons to being of the codes, is to promote trade unions. The Federation of South African Trade Unions (FOSATU) states: 'All codes must be measured against the yardstick of whether they have promoted union recognition'. In the
same article FOSATU claims that employers have painted a distorted picture of the progress they have made in relation to the codes.

The AFL-CIO has stated its support of the Sullivan Principles. The ILO has also agreed that the overseas codes are a step in the right direction, although they appear to see them as an implement for political as well as economic and social changes. They have been fairly critical of the major South African code, the Urban Foundation/SACCOLA code, indicating that they consider it a watered down version of the overseas codes with very little teeth.

**Dysfunctional aspects of the codes**

Thus far we have looked at the codes of practice and related aspects in some detail. It is necessary to state my perception of these matters, before I can give you my views on their implication for Black advancement. I must stress that what follows is my personal view, based on approximately six years of experience in the specific field of job advancement with a major emphasis on the black worker.

My major premise is that the codes are dysfunctional in a number of areas — one of which is Black advancement. My argument is that where a company is measured by either an external or an internal code, (I specifically exclude company codes) the company will define some aspects of its strategy in relation to the monitoring system. Public opinion, activities of pressure groups, etc. will ensure this. Companies will strive for a favourable rating, or put in another way, it will ensure this. Companies will strive for a favourable rating, assessment or other mark of progress.

I have tried to show in Table 2 a comparison of priorities between the codes of practice, black worker needs and the needs of the South African economy. I am sure there are people who will disagree with my ranking. However, I am even more sure that, if each of you were to draw up a comparison based on your personal view, you would not end up with three tables in the same rank order. The point is that different interest groups have different priorities, and expect different outcomes from the implementation of codes of practice.

I argue that a company’s major priority in relation to a code will be a favourable rating, or put in another way, it will strive to avoid an unfavourable rating. If you do not agree, I can assure you, when the latest ratings were released in the USA by Arthur D. Little on the Sullivan Principles, there was a long queue of companies who had not made category I, hammering on the door to query their ratings.

To achieve a favourable rating, companies will in general look for high visibility programmes. These will achieve favourable media coverage, for example YZ Company spends R2 million on racially integrated facilities. This has an impact on public opinion, pressure groups, shareholders, etc. Thus I have ranked the priorities in the light of this. Pay and Training and Development are not at the top of the ranking. Pay is a high visibility item where it is low. Training and development is frequently a long-term concept, and its visibility is thus muted. Returning to pay, this can be extremely dysfunctional. Let us take a very simple example. Assume a company can afford a R1 000 a week wage bill and it has ten employees, on average each employee will earn R100. Now assume further that R100 is the Minimum Living Level and you are locked into a code that requires you pay 50% above the MLL. Unless you can increase your wage bill, and this has been very difficult if not impossible during the recent recession, a simple division shows that you reduce your work force by 40%. I realize it is not quite as simple as this example, but all increases in wages have to be paid for somewhere, unless there is a corresponding increase in productivity. In general there has been no marked increase in productivity — if anything it is falling, in relation to wage increases over the past three years. There can be little doubt that over the past three years companies have looked very carefully before employing or replacing workers and it is my argument that where they are locked into pay/code percentages, they will tend to reduce or not replace head counts. A further strong possibility is a move from labour intensive operations, with escalating wage bills, to capital intensive operations. Not exactly desirable if you consider unemployment figures among black workers.

One of South Africa’s dilemmas is a significant shortage in many work categories, and yet at the same time extensive unemployment in the black potential work force. Now is not the time to argue why this situation has arisen, but it is a fact. In general, the black workers are ill-equipped to meet our manpower shortages. They have neither the knowledge nor the skill to fill the thousands of vacancies existing today. In the mining industry, with a booming gold price, gold output is restricted by man-

| Priority | Codes of practice | Black worker needs | Economic needs of South Africa |
|----------|-------------------|--------------------|--------------------------------|
| Major    | Favourable rating | Self interest      | Growth                         |
| 1        | Desegregation of facilities | Pay | Productivity |
| 2        | Social responsibility: housing, schools, amenity centres, etc. | Job security | Training and development |
| 3        | Recognition: black trade unions | More jobs | Worker mobility |
| 4        | Pay | Equal opportunity in jobs | Job creation |
| 5        | Training and development | Training and development | Housing |
power shortages. While there are a number of variables in
the solution to this problem, certainly one of the major
ones is a massive investment in training and developing
all race groups, with specific emphasis on the black
worker. Yet most codes are fairly vague on objectives in
this critical area and a monitoring system based on an-
annual progress is hardly conducive to the long-term effort
required in training much of our work force. For exam-
ple, any investment in training a skilled person will not
show any output before 22 months at the minimum, and
generally in 4–5 years. I am not saying that companies
who are signatories to codes are not investing in training
—they are — in some cases 100 000’s of rands. But, I am
saying they are also investing scarce financial and other
resources in a variety of other areas, dictated by the
codes. I believe if more of these funds were channelled in-
to training and development to increase our labour pro-
ductivity which would increase our growth, in turn
creating more job opportunities, then this cycle would
generate the funds to deal with the other areas of the
codes which, however important, are peripheral to the
core problem of a growing economy. I therefore submit
that the codes are dysfunctional to job advancement, par-
ticularly with respect to the black worker, considering
what is currently being achieved and what could be
achieved.

In conclusion I think there is no better picture than the
figures produced by Prof. Sadie.¹⁹ (See Table 3.) In the
figures, he shows that the ratio of socio-economic groups
is 42:1. In the United States it is 6:1; most advanced
countries are somewhere between 10–15:1. I do not
know what ratio is ideal for South Africa. I do know it is
not 42:1. We have to get that ratio down and that means
advancing workers through the various levels. The ratio
will not be improved by desegregation, recognizing a
black union or the like, and if we do not get the ratio
right and fairly quickly, codes of practice and monitoring
them will be the least of our problems.

Table 3 Composition of South African community by socio-economic groups, 1978

| Group status                          | Per cent of population | Population numbers | Numerical ratio of population | Natural increase % per annum |
|---------------------------------------|------------------------|--------------------|-------------------------------|-----------------------------|
| 1. Executive group                    | 3.4                    | 926 000            | 1                             | 0.9                         |
| 2. Technician and highly skilled      | 8.2                    | 2 200 000          | 4                             | 1.4                         |
| 3. Semi-skilled                       | 32.9                   | 9 000 000          | 16                            | 2.3                         |
| 4. Unskilled and under-employed       | 55.5                   | 15 100 000         | 22                            | 3.1                         |
| All                                   | 100.0                  | 27 226 000         | 2.6                           |                             |

Ratios of executives to other workers:

| Country     | Ratio |
|-------------|-------|
| South Africa| 1:42  |
| Japan       | 1:15  |
| Australia   | 1:11  |
| USA         | 1:6   |

Source: Sadie, J.L. Population and Society, People and Profits, Nov. 1978, p. 12.

References

1. TUCSA, Trading Union Directory, 1979/80.
2. SULLIVAN, L.H. Codes of Employment, the Sullivan Principles. S. Afr. Outlook, May 1979, p.67.
3. Code of Conduct Concerning the Employment Practices of Canadian Companies operating in South Africa, Canadian Government.
4. British Department of Trade, Press Notice, Feb. 5, 1979.
5. Department of Trade, Code of Conduct for Companies with Interests in South Africa, Written Parliamentary by Mr John Smith, Secretary of State for Trade, London, 1979.
6. SCHMIDT, E.S. The Sullivan Principles: Decoding Corporate Camouflage. S. Afr. Outlook, May 1979, p.73.
7. SWART, S.M. Monitoring the code: SACCOLA’s role. In proceedings of NDMF Seminar: Implementing the codes of employment practice, Johannesburg, March 7, 1979, pp.82–89.
8. EEC Employment Code, FOSATU Charges. Financial Mail, Feb. 22, 1980, p.696.
9. SADIE, J.L. Population and society. People & Profits, Nov. 1978, pp.12–14, 32.