



# Papua New Guinea National Gazette

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[1978

## THE PAPUA NEW GUINEA NATIONAL GAZETTE

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### Public Service Gazette

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General notices issue includes the sittings of the National Parliament; Legislation (Acts assented to, Statutory Rules); Tenders etc. These issues are published weekly at 11.30 a.m. on Thursday.

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E. C. AWO,  
Government Printer.

*National Investment and Development Act 1974***NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Syd Pelling Electrics in respect of the following activities:

I.S.I.C. No. 5000—Construction:  
Electrical contracting and repair only

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974***NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Frederick David James Henry trading as Mulga Bills Restaurant in respect of the following activities:

I.S.I.C. No. 6310—Restaurant, cafes and other eating and drinking places:  
Restaurant only

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974***NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Kevin Edward Feeney in respect of the following activities:

I.S.I.C. No. 9519—Other repair shops not elsewhere classified:  
Repair of coin inserting machine only

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974***NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Universal Trading Pty Ltd in respect of the following activities:

I.S.I.C. No. 6200—Retail trade:  
Foodstuffs only

I.S.I.C. No. 6100—Wholesale trade:

Foodstuffs, clothing, drapery, merchandise, hardware, stationery, sundries

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974***NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Mrs J. Barclay trading as Jenco Music in respect of the following activities:

Import and sale of musical organs

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974***NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Ragtime Pty Ltd in respect of the following activities:

I.S.I.C. No. 6200—Retailing of men's and women's clothing and footwear

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974*

**NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Nationwide Office and Business Machines Pty Ltd in respect of the following activities:

I.S.I.C. No. 3825—Manufacture of office, computing and accounting machinery

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

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*National Investment and Development Act 1974*

**NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Mr I. D. G. McNicholl trading as Kawerong Coffee Lounge in respect of the following activities:

I.S.I.C. No. 6310—Restaurant, cafes and other eating and drinking places:

Snack bar only

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

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*National Investment and Development Act 1974*

**NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Peters Haus Kaikai in respect of the following activities:

I.S.I.C. No. 6310—Restaurant, cafes and other eating and drinking places:

Take-away food only

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

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*National Investment and Development Act 1974*

**NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Sohbu Link Television Pty Ltd in respect of the following activities:

I.S.I.C. 6100—Wholesale trade:

Programme material, test equipment, audio visual equipment

I.S.I.C. No. 6200—Retail trade:

Audio visual equipment

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

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*National Investment and Development Act 1974*

**NOTIFICATION OF REFUSAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Audio Visual Services in respect of the following activities:

I.S.I.C. No. 6100—Wholesale trade:

Audio visual equipment only, materials for audio visual equipment only

I.S.I.C. No. 6200—Retail trade:

Audio visual equipment only, materials for audio visual equipment only

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974*

## NOTIFICATION OF REFUSAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that under Section 56(10) of the Act the Minister refused the registration of Kam Ngho Tadros in respect of the following activities:

Import of plastic products

Export of PNG products

Dated this 10th day of January, 1978.

M. RAWALI,  
Secretary, NIDA Board.

*National Investment and Development Act 1974*

## NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

- (a) under Section 56(10) of the Act the Minister approved registration of Enar Investment and Pastoral Company Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8310—Real estate:

Property lessor only

subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and  
(c) the Enterprise was registered on 30th November, 1977.

## SCHEDULE

*Conditions of Registration—Enar Investment and Pastoral Company Pty Ltd*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with employment of non-citizens, training and localisation of employees.

5. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the third anniversary of the date of registration and at all times thereafter hold and beneficially own shares having the right to not less than 25% of the votes at a general meeting of the Enterprise and the right to appoint directors of the Enterprise not less than in proportion to their equity holding.

6. Subject to the Act, the registration of the Enterprise is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

7. If at the expiration of six months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

8. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.

9. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Section 47, Lot 7, Lae; Section 51, Lot 3, Lae and Section 68, Lot 3, Gordons.

10. In selling, leasing, granting licences or rights of entry in respect of or otherwise disposing of any real property or any interest in real property, the Enterprise shall not discriminate between persons on the basis of race, tribe, place of origin, political opinion, colour, creed, religion or sex.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974***NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Dr J. P. Nelson (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 9331—Medical, dental and other health services only:

Medical practitioner only

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th November, 1977.

**SCHEDULE****Conditions of Registration—Dr J. P. Nelson**

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. Subject to the Act, the registration of the Enterprise is for seven years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

5. If at the expiration of nine months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

6. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

7. The proprietors for the time being of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.

8. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Mount Hagen.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974***NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Teperoi Timbers Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. 3311—Sawmills, planing and other wood mills

6100—Wholesale trade:

Timber only

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th November, 1977.

**SCHEDULE****Conditions of Registration—Teperoi Timbers Pty Ltd**

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

Notification of Approval of Registration—*continued*Schedule—*continued*

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with employment of non-citizens, training and localisation of employees.

5. Subject to the Act, the registration of the Enterprise is for the duration of the timber permit as issued by the Office of Forests from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974*

## NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Hornibrook Constructions Pty Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 2901—Stone quarrying, clay and sand pits

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th November, 1977.

## SCHEDULE

*Conditions of Registration—Hornibrook Constructions Pty Limited*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with employment of non-citizens, training and localisation of employees.

5. Subject to the Act, this registration is for two years from the date of registration or until NIDA requires the Enterprise to apply for registration in respect of its other activities, whichever is the lesser, but may be extended from time to time by the Minister on the application of the Enterprise.

6. If at the expiration of nine months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

7. The Enterprise shall guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.

8. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

9. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

10. This registration is for the activities carried on at Ilimo and no other location unless prior approval to establish an additional place of business is obtained from the Minister.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974***NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Stockmans Pty Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. 3111—Slaughtering, preparing and preserving meat

6100—Wholesale trade:

Meat and associated products only

6200—Retail trade:

Meat and associated products only

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 13th November, 1977.

**SCHEDULE***Conditions of Registration—Stockmans Pty Limited*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with employment of non-citizens, training and localisation of employees.

5. Subject to the Act, the registration of the Enterprise is for seven years from the date of registration but may be extended by the Minister on the application of the Enterprise.

6. If at the expiration of nine months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

7. The Enterprise shall guide and assist Papua New Guinean enterprises in establishing retail outlets for meat and associated products.

8. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

9. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.

10. The Enterprise shall not without the prior approval of the Minister carry on the activities for which it is registered in any location in Papua New Guinea other than Lot 13, Section 47, Lae and Lot 1, Section 43, Lae.

11. The Enterprise shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974***NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Pacific Engineering and Repairs Pty Limited (in this notification called "the Enterprise") in respect of the following activities:

Repair and maintenance of plant and equipment

Repair and maintenance of motor vehicles and motor cycles

Motor mechanical and electrical repairs

Panel beating and spray painting

subject to the conditions specified in the Schedule; and

Notification of Approval of Registration—*continued*

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and  
 (c) the Enterprise was registered on 30th November, 1977.

SCHEDULE

*Conditions of Registration—Pacific Engineering and Repairs Pty Limited*

1. Words and expressions which have a certain meaning in the *National Investment and Development Act 1974* as in force from time to time (hereinafter called 'the Act') shall have the same meaning where used in these terms and conditions.

2. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the fifth anniversary of the date of registration and at all times thereafter hold and beneficially own shares having the right to not less than 26% of the votes at a general meeting of the Enterprise and the right to appoint directors of the Enterprise not less than in proportion to their equity holding.

3. Subject to the Act, the registration of the Enterprise is for seven years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

4. If at the expiration of nine months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

5. The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* as in force from time to time or under any other Act dealing with training and localisation of employees.

6. Other than qualified tradesmen and the management staff as approved by the Department of Labour, Commerce and Industry, only Papua New Guineans will be employed by the Enterprise.

7. The Enterprise shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.

8. The Enterprise will guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.

9. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

10. The Enterprise will at all times conduct its operations in such a way as to minimise deleterious effects on the environment and will abide by any reasonable standards specified by the Minister responsible for environmental matters.

11. The Enterprise shall be incorporated in Papua New Guinea under the *Companies Act 1963* as amended.

12. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.

13. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Port Moresby.

14. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of November, 1977.

M. RAWALI,  
Secretary.

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*National Investment and Development Act 1974*

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

- (a) under Section 56(10) of the Act the Minister approved registration of Peter D. Humphreys trading as Kimbe Newsagency (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 6200—Retail trade:

Newsagency only

subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and  
 (c) the Enterprise was registered on 23rd November, 1977.

Notification of Approval of Registration—*continued*

## SCHEDULE

*Conditions of Registration—Peter Douglas Humphreys*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.
4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* 1971 or under any other Act dealing with employment of non-citizens, training and localisation of employees.
5. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the fifth anniversary of the date of registration and at all times thereafter hold and beneficially own shares having the right to not less than 25% of the votes at a general meeting of the Enterprise and the right to appoint directors of the Enterprise not less than in proportion to their equity holding.
6. Subject to the Act, the registration of the Enterprise is for ten years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.
7. If at the expiration of six months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.
8. The Enterprise shall guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.
9. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
10. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
11. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Kimbe, West New Britain Province.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

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*National Investment and Development Act 1974*

## NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act* 1974 that—

- (a) under Section 56(10) of the Act the Minister approved registration of Alexander and Margaret McCreath trading as A. & M. Pest Control Services (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 9200—Sanitary and similar services:

Pest control only

subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and  
(c) the Enterprise was registered on 23rd November, 1977.

## SCHEDULE

*Conditions of Registration—A. & M. Pest Control Services*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

Notification of Approval of Registration—*continued*Schedule—*continued*

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* 1971 or under any other Act dealing with employment of non-citizens, training and localisation of staff.

5. Subject to the Act, the registration of the Enterprise is for seven years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

6. If at the expiration of nine months from the date of registration, the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

7. The partners shall guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.

8. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

9. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than in the Central Province.

10. Other than the partners, only Papua New Guineans shall be employed by the Enterprise unless prior approval to do otherwise is granted to the Enterprise by the Secretary for Labour, Commerce and Industry.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

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*National Investment and Development Act 1974*

## NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Ansett Niugini Enterprises Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8310—Real estate:

Property lessor only

Property developer only

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 23rd November, 1977.

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SCHEDULE
*Conditions of Registration—Ansett Niugini Enterprises Ltd*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions, shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* 1971 or under any other Act dealing with employment of non-citizens, training and localisation of employees.

5. Subject to the Act, the registration of the Enterprise is for five years from the date of registration, but may be extended by the Minister on the application of the Enterprise.

6. If at the expiration of three months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

**Notification of Approval of Registration—*continued***

**Schedule—*continued***

7. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

8. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

9. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.

10. In selling, leasing, granting licences or rights of entry in respect of or otherwise disposing of any real property or any interest in real property, the Enterprise shall not discriminate between persons on the basis of race, tribe, place of origin, political opinion, colour, creed, religion or sex.

11. Other than the management, only Papua New Guineans shall be employed by the Enterprise unless prior approval to do otherwise is granted to the Enterprise by the Secretary for Labour, Commerce and Industry.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974*

**NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Isousohbu Fisheries Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 1301—Ocean and coastal fishing

I.S.I.C. No. 1302—Fishing, not elsewhere classified

I.S.I.C. No. 6100—Wholesale trade:

Fish, crustacea and marine products only

I.S.I.C. No. 6200—Retail trade:

Fish, crustacea and marine products only

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 23rd November, 1977.

**SCHEDULE**

**Conditions of Registration—Isousohbu Fisheries Pty Ltd**

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. (a) The registration of the Enterprise is for three years.

(b) If Papua New Guineans or local enterprises acquire beneficial ownership and control of not less than 75% of the Enterprise during the term of registration, the registration shall not expire but shall continue for a further period of two years.

3. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

4. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

5. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour and Industry (or any other Department which succeeds in the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with employment of non-citizens, training and localisation of employees.

6. If at the expiration of three months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

7. The Enterprise shall guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.

**Notification of Approval of Registration—*continued***

**Schedule—*continued***

8. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

9. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

10. The proprietors for the time being of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.

11. The Enterprise shall consult with the Government during the first twelve months of registration the replacement of Bulolo 1 and Bulolo 2.

12. Any agreement entered into by the Enterprise shall seek the prior approval of NIDA.

13. After the first nine months of operation the Enterprise shall provide a detailed study to the Government and the Gulf Area Authority or Provincial Government on the feasibility of establishing a processing plant in the Gulf Province.

14. The Enterprise shall provide monthly information to the Fisheries Division of the Department of Primary Industry detailing quantity, specie and location from where the catch was taken.

15. The Enterprise shall not, without prior approval of the Minister carry on activities of wholesaling and retailing of fish, crustacea and marine products only for which it is registered in any location in Papua New Guinea other than the one location in Port Moresby.

16. The Enterprise shall comply in every respect with the condition contained in any fishing licence granted to it under the *Fisheries Act* of 1974.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974*

**NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Harry Heath and Peter Clappett trading as Steel Boat Builders of PNG (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 3841—Ship building and repairing

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 25th October, 1977.

**SCHEDULE**

***Conditions of Registration—Steel Boat Builders of PNG***

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. Subject to the Act, the registration of the Enterprise is for seven years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

5. If at the expiration of nine months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

6. The Enterprise shall guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.

7. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

Notification of Approval of Registration—*continued*Schedule—*continued*

8. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

9. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Port Moresby.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974*

## NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the *National Investment and Development Act 1974* that—

(a) under Section 56(10) of the Act the Minister approved registration of Noni Enterprises Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8310—Real estate:

Property lessor only

subject to the conditions specified in the Schedule; and

(b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 25th October, 1977.

It is proposed to register Noni Enterprises Pty Ltd, a company incorporated in Papua New Guinea under the *Companies Act 1963* (hereinafter called "the Enterprise") in accordance with the provisions of the *National Investment and Development Act 1974* as in force from time to time (hereinafter called "the Act") to carry on business in Papua New Guinea in the following activities:

8310—Real estate:

Property lessor only

subject to the laws of Papua New Guinea and to the attached terms and conditions.

## SCHEDULE

*Conditions of Registration—Noni Enterprises Pty Ltd*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister for Labour and Industry (the Minister) required by or to be given in accordance with these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. Subject to the Act, the registration of the Enterprise is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

5. If at the expiration of six months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

6. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

7. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.

8. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Section 11, Lot 25, Kieta.

9. In selling, leasing, granting licences or rights of entry in respect of or otherwise disposing of any real property or any interest in real property, the Enterprise shall not discriminate between persons on the basis of race, tribe, place of origin, political opinion, colour, creed, religion or sex.

10. Other than the manager, only Papua New Guineans shall be employed by the Enterprise unless prior approval to do otherwise is granted to the Enterprise by the Secretary for Labour and Industry.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974***NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 54(12) of the *National Investment and Development Act 1974* that—

- (a) under Section 54(9) of the Act the Minister approved registration of Hagen Hauliers (N.G.) Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 6200—Retail of parts for trucks and transport equipment

subject to the conditions specified in the Schedule; and

- (b) under Section 54(11) (a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 25th October, 1977.

It is proposed to register Hagen Hauliers (N.G.) Pty Ltd, a company incorporated in Papua New Guinea under the *Companies Act 1963* as amended (hereinafter called "the Enterprise") in accordance with the provisions of the *National Investment and Development Act 1974* as in force from time to time (hereinafter called "the Act") to carry on business in Papua New Guinea in the following activities:

Retail of parts for trucks and transport equipment

subject to the laws of Papua New Guinea and to the attached terms and conditions.

**SCHEDULE****Conditions of Registration—Hagen Hauliers (N.G.) Pty Ltd**

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with employment of non-citizens, training and localisation of employees.

5. Subject to the Act, this registration is for five years from the date of registration or until NIDA requires the Enterprise to apply for registration in respect of its other activities, whichever is the lesser, but may be extended from time to time by the Minister on the application of the Enterprise.

6. If at the expiration of nine months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

7. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

8. The Enterprise shall not without the prior approval in writing of the Minister:

- (a) require, as a condition of the supply of goods or services to another enterprise, that that enterprise acquire all or part of its requirements of goods or services of another class directly or indirectly from a second enterprise;

(b) impose prices or other terms or conditions of dealing that it would be unable to impose but for its special relationship with sub-contractors.

9. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.

10. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Section 16, Lot 7, Mt Hagen and Aircorps Road, Lae.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974***NOTIFICATION OF APPROVAL OF REGISTRATION**

IT is hereby notified in accordance with Section 54(12) of the *National Investment and Development Act 1974* that—

- (a) under Section 54(9) of the Act the Minister approved registration of Stephen Thomas Cropp and Antoinette Grace Cropp (in this notification called "the Enterprise") in respect of the following activities:

Notification of Approval of Registration—*continued*

I.S.I.C. No. 5000—Construction:

Installation of oil industry equipment only

I.S.I.C. No. 3829—Manufacturing of machinery and equipment except electrical not elsewhere classified:

Repair and maintenance of oil industry equipment only

subject to the conditions specified in the Schedule; and

(b) under Section 54(11)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 25th October, 1977.

It is proposed to register Stephen Thomas Cropp and Antoinette Grace Cropp, a partnership (hereinafter called "the Enterprise") in accordance with the provisions of the *National Investment and Development Act 1974* as in force from time to time (hereinafter called "the Act") to carry on business in Papua New Guinea in the following activities:

5000—Construction:

Installation of oil industry equipment only

3829—Manufacturing of machinery and equipment except electrical not elsewhere classified:

Repair and maintenance of oil industry equipment only

subject to the laws of Papua New Guinea and to the attached terms and conditions.

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SCHEDULE

*Conditions of Registration—Stephen Thomas Cropp and Antoinette Grace Cropp*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister for Labour and Industry (the Minister) required by, or to be given in accordance with any of these terms and conditions, shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with the employment of non-citizens, training and localisation of employees.

5. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the third anniversary of the date of registration and at all times thereafter own and control not less than 26% of the Enterprise.

6. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the fifth anniversary of the date of registration and at all times thereafter own and control not less than 50% of the Enterprise.

7. Subject to the Act, the registration of the Enterprise is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

8. If at the expiration of six months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

9. The Enterprise shall guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.

10. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

11. The Enterprise shall at all times conduct its operation in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

12. The Enterprise shall not without the prior approval in writing of the Minister:

(a) in or in connection with the acquisition, or possible acquisition of goods or services by the Enterprise from another enterprise induce or attempt to induce that enterprise, by any express or implied threat or promise, to accept terms as to price or any other matter or conditions, including collateral conditions, that are more favourable to the Enterprise than those upon or subject to which that enterprise is willing to supply goods or services of the same kind and quality to business competitors generally of the Enterprise;

Notification of Approval of Registration—*continued*Schedule—*continued*

- (b) require, as a condition of the supply of goods or services to another enterprise, that that enterprise acquire all or part of its requirements of goods or services of another class directly or indirectly from a second enterprise;
- (c) induce another enterprise to refuse to deal with a second enterprise except on terms disadvantageous to the second enterprise;
- (d) engage in pricecutting with the object of substantially damaging the business of a competitor or preventing a possible competitor from entering into competition with it; or
- (e) impose prices or other terms or conditions of dealing that it would be unable to impose but for its dominant position in the market of Papua New Guinea;
- (f) make it known to another enterprise that the Enterprise shall not supply goods to that other enterprise unless the other enterprise agrees to sell those goods at a price not less than that specified by the Enterprise.

13. The proprietors for the time being of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.

14. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Lae.

15. The Enterprise shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.

16. Other than the partners, only Papua New Guineans shall be employed by the Enterprise unless prior approval to do otherwise is granted to the Enterprise by the Secretary for Labour and Industry.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*National Investment and Development Act 1974*

## NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 54(12) of the *National Investment and Development Act 1974* that—

- (a) under Section 54(9) of the Act the Minister approved registration of Ovameveo Development Pty Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8310—Real estate:

Property developer only

Property lessor only

subject to the conditions specified in the Schedule; and

- (b) under Section 54(11)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 25th October, 1977.

It is proposed to register Ovameveo Development Pty Ltd, a company to be incorporated in Papua New Guinea (hereinafter called "the Enterprise") in accordance with the provisions of the *National Investment and Development Act 1974* as in force from time to time (hereinafter called "the Act") to carry on business in Papua New Guinea in the following activities:

8310—Real estate:

Property developer only

Property lessor only

subject to the laws of Papua New Guinea and to the attached terms and conditions.

SCHEDULE*Conditions of Registration—Ovameveo Development Pty Limited*

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

2. Any application by the Enterprise for approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

3. The Enterprise shall keep all its books of account and records in Papua New Guinea and in the English language.

4. The Enterprise shall comply with all and any obligations and conditions relating to the employment of non-citizens, training of employees and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Department of Labour, Commerce and Industry (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act 1971* or under any other Act dealing with employment of non-citizens, training and localisation of employees.

Notification of Approval of Registration—*continued*Schedule—*continued*

5. Subject to the Act, the registration of the Enterprise is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

6. If at the expiration of six months from the date of registration the Enterprise has not commenced carrying on business in any of the activities for which it is hereby registered, the registration of the Enterprise shall thereupon cease and determine in respect of those activities.

7. The Enterprise shall use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

8. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

9. The proprietors for the time being of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.

10. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Lot 16, Section 32, Port Moresby.

11. In selling, leasing, granting licences or rights of entry in respect of or otherwise disposing of any real property or any interest in real property, the Enterprise shall not discriminate between persons on the basis of race, tribe, place of origin, political opinion, colour, creed, religion or sex.

Dated this 14th day of December, 1977.

M. RAWALI,  
Secretary.

*Land Act 1962 (as amended)*

## LAND AVAILABLE FOR LEASING

TENDERS and/or applications, as applicable, are invited for the right to a lease or leases over the land or lands as described in the following advertisements on the terms and conditions as set out and subject to the provisions of the *Land Act 1962* (as amended).

*The attention of Tenderers and Applicants is directed towards the following:—*

**Tenders.**—The upset price where shown below is the assessed unimproved value of the land, and is the minimum amount acceptable as a tender. Tenders may be for any amount in excess of the upset price, but the successful tenderer will only be required to pay the difference between the upset price and the amount of the tender.

**Example—**

UPSET PRICE	.....	.....	.....	.....	K
VALUE OF ALLOTMENT TO TENDERER					400
AMOUNT TO BE STATED IN TENDER					100
					500

If successful, K100 would have to be paid in this case. The highest or any tender will not necessarily be accepted.

**Fees.**—All tenders and applications must be accompanied by an application fee of Two Kina (K2.00) for each portion or allotment required. Following the grant of a lease an additional fee for the preparation of lease document, the amount of tender less the upset price where applicable and, if so veved, the prescribed survey fee shall be payable within two (2) months from the date of grant.

**Preference.**—Tenderers and applicants are advised to indicate preferences if there are more than one allotment or portion being advertised in any particular advertisement, but only one registration of application fee need be lodged if only one allotment or portion is required. If more than one allotment or portion is required, an additional fee for each such portion or allotment must be lodged.

**Tenderers and Applicants.**—Tenderers and applicants must state full name, occupation and postal address. If more than one person is tendering or applying, it must be stated whether joint tenancy or tenancy-in-common is required. If a company, the full registered name and address of the company and that of its representative must be stated. A business name cannot hold land.

**Improvements.**—Expected development in respect of agricultural leases is indicated in the respective advertisements, however, full proposals of proposed development shall be submitted by tenderers or applicants seeking other types of leases or larger agricultural leases unless development is specified in

detail in any particular advertisement. Where applicable development shall comply with the requirements of the Town Planning Act and the Building Regulations.

**Term of Lease.**—Unless otherwise indicated each lease shall be for a term of ninety-nine (99) years.

**General conditions pertaining to Business Leases.**—Provided all other factors are equal, preference may be given to indigenous proposals, or proposals which contain a significant proportion of indigenous equity. In the event that a lease is recommended because of a proposal to include a significant portion of indigenous equity, the lease shall contain a clause requiring specific performance of that proposal within a time specified. In all cases where a lease is granted to non-natives or companies or associations not containing a significant amount of the indigenous equity, the lease may contain a clause requiring the lessee to achieve a specific level of indigenous equity within a time specified and/or to provide a certain level of management training and/or technical training of indigenous persons. The level of equity that may be required will depend upon a number of factors including the type of business, the amount of capital required, whether foreign investment is involved, etc.

**General.**—All applications and tenders will come before the Land Board at a time and date which will be notified to all interested parties. It is advisable to appear in person or to have representation before the Land Board.

Applicants and Tenderers will be required to produce to the Land Board acceptable evidence as to possession of suitable experience and/or financial resources, as the case may be, for the development of the land. Tenderers and applicants are advised to inspect the land before applying or tendering. All leases are subject to the excision of any necessary water supply, sewerage, drainage and electricity pole staywire easements, and agricultural leases to the excision of any necessary road easements.

Where a lease has not been surveyed, leases will issue as "Subject to Survey".

*The attention of Public Servants intending to apply for an Agricultural or Business Lease is directed to the following:—*

A lease will not be granted by the Land Board unless:

Land Available for Leasing—*continued*

The Public Servant resigns from the Public Service within two (2) months from the start of the lease or

Approval has been given under Public Service Regulation No. 25 to hold land.

*Note.*—Unless there are very special reasons, the Public Service Commission will only grant approval under Section 25 of the Public Service Regulation, if they retire within six (6) months from the start of the lease.

Any Public Servant who applies for an Agricultural or

Business Lease must—

(a) notify his departmental head of the application to Land Board; and

(b) advise his departmental head of the Land Board's decision.

Tenderers and applicants are warned that Tenders and Applications must be lodged at, or posted so as to reach the Department of Natural Resources, Waigani, before 3 p.m. on the closing date indicated in each advertisement.

All Tenders and Applications must be accompanied by the prescribed application fees or be rejected as informal.

(Closing date.—Applications close at 3 p.m., Wednesday, 29th March, 1978 at the Department of Lands and Environment, P.O. Box 5665, Boroko, Papua New Guinea)

## NOTICE No. 3/78

## AGRICULTURAL LEASE—TERM NINETY-NINE YEARS

Portion	Location	Area (in ha.)	Annual Rental 1st Ten (10) Years	Remarks
233	Milinch Kainantu	82 ha.	K 165.00	Suitable for mixed farming
234	Milinch Kainantu	74 ha.	150.00	" " "
235	Milinch Kainantu	87 ha.	175.00	" " "

*Improvements:* Section 57 of the *Land Act* 1962 provides that an agricultural lease shall contain conditions presenting the minimum improvements to be carried out by the lessee. Conditions applicable to the leases described above are as follows:—

(a) The land shall be utilized by being either:

(1) planted in a good and husbandlike manner with a crop or crops of economic value which shall be harvested regularly, in accordance with sound commercial practice; or

(2) stocked with a minimum of 1 head of great cattle per 3 heads and complying with the conditions set out below; or

(3) both.

If (1) then of the area suitable for cultivation—

Two-fifths is to be planted in the first 5 years;

Three-fifths is to be planted in the first 10 years;

Four-fifths is to be planted in the first 15 years; and

Four-fifths of the land so suitable shall be kept so planted for the remainder of the term of the lease.

If (2) then of the area suitable for grazing nine-tenths is to be stocked as above (2) and fenced externally within 2 years from the date of grant except in such parts of the boundaries as the presence of natural features makes this unnecessary, with a barbed wire fence of not less than 4 strands which is more than 1.1ms high having posts not more than 4.5ms apart which is to be kept well strained and in a stock proof condition at all times.

The area to be grazed shall be subdivided into 4 paddocks none of which shall exceed one half of the total area of the lease, within a time limit to be advised to the lessee by the Secretary but giving not less than 1 year's notice.

Yards and handling facilities to the satisfaction of the Land Board shall be constructed within 2 years of the date of grant or within 6 months of the introduction of stock if this is more than 2 years after the date of grant.

If (3) then after 2 years not less than nine-tenths of the land suitable for grazing must be stocked and fenced (see above conditions) and planted (see above conditions) in some combination.

*Residence condition.* The lessee or agent shall take up residence of the block within 6 months of the date of grant and thereafter shall not be absent from the block for a total period of more than 2 months in any period of 12 months without the consent in writing of the Secretary for Lands and Environment.

Applicants are warned that applications must be lodged and posted so as to reach the Department of Lands and Environment, P.O. Box 5665, Boroko no later than 3 p.m., Wednesday, 29th March, 1978. All applications must be accompanied by the prescribed fee of two kina for each lease required.

Applications not conforming to these requirements will be rejected as informal.

T. BANDA,  
Acting Secretary.

(Closing date.—Applications close at 3 p.m., Wednesday, 12th April at the Department of Lands and Environment, P.O. Box 5665, Boroko, Papua New Guinea)

## NOTICE No. 4/78

## AGRICULTURAL LEASE—TERM NINETY-NINE YEARS

Portion	Location	Area (in ha.)	Annual Rental 1st Ten (10) Years	Remarks
18	"Wataluma", Milinch Lahaye, Fourmil Fergusson	120 ha.	K 30.00	Suitable for mixed farming and grazing
20	" " "	112 ha.	30.00	" " "
22	" " "	115.4 ha.	30.00	" " "
23	" " "	128.9 ha.	30.00	" " "

Applications will be accepted from Papua New Guinean citizens only. Applicants are advised that following fees are payable on the proposed lease:

Land Available for Leasing—*continued*

Preparation of Lease Fees .... K20.00

Rental at K30 per annum .... K30.00

Survey of the above blocks is incomplete. Successful applicants will be required to pay the survey fees of K450.00 when survey is completed.

Land Board will require evidence of financial resources and applicant's ability to pay the fees. Under special circumstances the payment may be allowed in ten equal instalments, including interest of five per centum over the first ten years of the term. In case where the applicant intends to negotiate a development loan it would be advisable to request the lending authority to include the lease fees as a component of the loan.

Intending applicants are recommended to inspect the blocks before lodging applications.

## AGRICULTURAL CONDITIONS—MIXED FARMING LEASES

i.e. for agricultural leases where grazing of great cattle considered a major economic factor in the utilization.

(a) of the land suitable for cultivation, the following proportions shall be planted in a good and husbandlike manner with a crop, crops or pasture species of economic value, which shall be harvested regularly in accordance with sound commercial practice.

Two-fifths in the first period of five years of the term;

Three-fifths in the first period of ten years of the term;

Four-fifths in the first period of fifteen years of the term; and

during the remainder of the term four-fifths of the land so suitable shall be kept so planted.

(b) that part of the lease which is to be used for grazing, shall within two years of date of grant, be fenced externally except in such parts of the boundaries as the presence of natural features make this unnecessary, with a barbed wire fence of not less than four strands the topmost of which shall be suspended not less than 1.1 metres above the ground and having posts not more than 4.5 metres apart, and strainer posts at least every 100 metres. The said fence to be kept well strained, and in a stock-proof condition.

(c) The lease shall be subdivided by stock proof fence into at least four paddocks, none of which shall exceed one half of the total grazed area of the base, within 4 years from the date of grant.

(d) Yards and handling facilities to the satisfaction of the Land Board shall be constructed within 1 year from the date of grant and maintained in serviceable condition for the duration of the lease.

(e) That part of the lease to be used for grazing shall be stocked at the following rate:

One head of great cattle per five hectares within three years of the date of grant.

One head of great cattle per three hectares within five years of the date of grant.

and from the expiration of these periods the respective stocking rates shall be maintained for the duration of the lease.

(f) The lessee or his agent shall take up residency or occupancy of his block within six months of date of grant.

Provided always that if at the end of the first two years of the term of the lease it appears that reasonable efforts are not being made to fulfil the improvement and stocking condition the Minister after duly considering any reply by the lessee to a notice to show cause why he, (the Minister) should not so do may, by notice in the *National Gazette* and in accordance with the provisions of the *Land Act 1962* (as amended) forfeit the lease.

Applicants are warned that all applications must be accompanied by the prescribed fee of K2.00 for each block sought and must be lodged or posted so as to reach the Secretary of Lands and Environment, P.O. Box 5665, Boroko, Papua New Guinea before 3 p.m., Wednesday, 12th April, 1978.

Applicants not conforming to the above will be rejected as informal.

T. BANDA,  
Acting Secretary.

## NOTIFICATION OF SUCCESSFUL APPLICANT—LAND BOARD No. 1067 ITEM 10

IN accordance with the provisions of the *Land Act 1962*, it is advised that the following applications heard at the Central Government Office, Waigani, Conference Room No. 5 on 5th July, 1977 were successful and were confirmed by the Minister for Natural Resources on 21st September, 1977.

The following lease is in National Capital District and unless otherwise indicated, commences on 19th January, 1978.

76/758—Hoeke Ganiga and Ganiga Rea, a Business (Commercial) Lease over Allotments 2 and 3 (consolidated), Section 267, Gerehu, City of Port Moresby. The new lease shall commence on the day following the date of acceptance of the surrender of granted application 76/758.

Dated at City of Port Moresby this 6th day of January, 1978.

T. BANDA,  
Acting Secretary for Lands and Environment.

*Companies Act 1963*

KALA MOTORS PTY LIMITED  
(Members Voluntary Liquidation)

## NOTICE OF RESOLUTION

BY a special resolution passed at a meeting of shareholders of Kala Motors Pty Limited held on 8th January, 1978, it was resolved that the company be wound up.

The creditors of the abovenamed company are required to prove their debts or claims and to establish any title they may have to priority. Such proofs must be lodged with the Liquidator by 8th February, 1978. Form of proof may be obtained from the undersigned.

P. D. BARRINGTON,  
Liquidator,

c/o Binder Hamlyn & Co.,  
Ground Floor, A.N.G. House,  
Hunter Street, Port Moresby.

*Land Act 1962*

## NOTICE UNDER SECTION 38(1)

I, Theodore Banda, Acting Secretary, Department of Lands, National Mapping and Environment, by virtue of the powers conferred by Section 38(1) of the *Land Act 1962* and all other powers me enabling, hereby extinguish the right of Jack Baure c/- Shornccliffe Pty Ltd, P.O. Box 6637, Boroko, National Capital District to a lease over the land described in the Schedule.

## SCHEDULE

A granted application for a lease in respect of Allotment 7, Section 100, Boroko, City of Port Moresby, National Capital District, Department of Lands, National Mapping and Environment reference 75/695.

Dated this 29th day of December, 1977.

T. BANDA,  
Acting Secretary for Lands, National Mapping and Environment.

Motor Hire Car Regulations 1956

APPLICATION FOR CERTIFICATES OF REGISTRATION OF PUBLIC HIRE CARS AT MOUNT HAGEN

THE Melpa Area Authority by virtue of the powers conferred by the Motor Hire Car Regulations 1956, and all other powers it enabling, hereby invites applications for the grant of Certificate of Registration as Public Hire Cars for the following town on the terms and conditions set out in the Schedule hereto—

SCHEDULE

Town	Number of Certificates or Registration
Mount Hagen	3

Terms and Conditions

1. An applicant must—
  - (a) be engaged or about to be engaged solely in the business of operating private hire cars or public hire cars, as the case may be, or in that business and some other business jointly with it;
  - (b) be a person of good character;
  - (c) when required, furnish evidence to the Commissioner of Police as to the provisions of paragraphs (a), (b) and (c) hereof.
2. Applicants must, in their application—
  - (a) state their reasons for requiring the grant of a certificate of registration;
  - (b) give details of the matter referred to in paragraph (a) of Condition 1 hereof;
  - (c) fully document the economic viability of their proposal;
  - (d) state the make and model of vehicles proposed for registration; and
  - (e) where equity in the business is not wholly Papua New Guinean, state the full details of the company shareholding structure including the basis on which Papua New Guinean equity is being established.
3. Applications may be objected to by the Commissioner of Police and rejected by the Melpa Area Authority on the grounds that the applicant does not comply with one or more of the matters referred to in Condition 1 hereof.
4. In the event of an objection to an application by the Commissioner of Police, the applicant will be given notice of the objection and the grounds therefore and will be afforded an opportunity to be heard on the objections.
5. Where a certificate of registration is granted to an applicant who is about to be engaged solely in the business of operating private hire cars or public hire cars, or in that business jointly with some other business, and that applicant does not so engage within a reasonable time after that grant, the Commissioner of Police may cancel the Certificate of Registration.
6. Applications must be in duplicate, enclosed in an envelope and addressed to reach the Executive Officer, Melpa Area Authority, P.O. Box 492, Mount Hagen, Western Highlands Province, by no later than Tuesday, 31st January, 1978.
7. Applications which do not comply with the above requirements are informal and may be rejected.

Dated this 3rd day of January, 1978.

N. NARA,  
President.

INTENTION TO STRIKE OFF

NOTICE is hereby given that at the expiration of three months from the date of publication of this notice, the company named hereunder incorporated under the laws of Papua New Guinea will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

C. 4794.—Consolidated Investments & Development (P.N.G.) Pty Ltd

Dated at Port Moresby this 5th day of January, 1978.

G. F. SHEEHAN,  
Registrar of Companies.

Land Act 1962

DECLARATION UNDER SECTION 83

I, Boyamo Sali, Minister for Natural Resources, by virtue of the powers conferred by Section 83(1) of the Land Act 1962 and all other powers me enabling, hereby declare the land described in the Schedule which appears to me not to be customary land shall, unless good cause is shown to the contrary, be conclusively deemed for all purposes, at the expiration of three months from the date of publication of this notice in the National Gazette, not to be customary land.

SCHEDULE

All that piece of land below the high water mark of the Huon Gulf containing an area of 4 hectares or thereabouts situated in the Town of Lae Milinch of Lae Fourmil of Markham Morobe Province commencing at a point on the generally south-western boundary of Certificate of Title Volume 21 Folio 153 in the Office of the Registrar General Port Moresby being the intersection of the southerly prolongation of the western boundary of Allotment 2 Section 34 Town of Lae and the said generally south-western boundary of Certificate of Title Volume 21 Folio 153 bounded thence generally on the north-east by part of the said generally south-western boundary of Certificate of Title Volume 21 Folio 153 generally south-easterly for approximately 280 metres to a point due south from the southernmost corner of Allotment 23 Section 34 Town of Lae thence on the north-east by a straight line bearing 175 degrees for approximately 112 metres thence on the south-west by a straight line bearing 276 degrees for approximately 534 metres to the southernmost corner of Allotment 10 Section 31 Town of Lae thence on the north-west by a south-eastern boundary of the said Allotment 10 Section 31 being a straight line bearing 17 degrees 19 minutes 10 seconds for approximately 118 metres to its intersection with the generally south-western boundary of Certificate of Title Volume 21 Folio 153 thence again generally on the north-east by part of the said generally south-western boundary of Certificate of Title Volume 21 Folio 153 aforesaid generally south-easterly for approximately 240 metres to the point of commencement be the said several dimensions all a little more or less and all bearings Fourmil Standard.

Dated this 12th day of December, 1977.

B. SALI,  
Minister for Natural Resources

Companies Act 1963

KALA MOTORS PTY LIMITED

NOTICE OF RESOLUTION

AT a general meeting of the members of Kala Motors Pty Limited duly convened and held on the 8th day of January, 1978, the special resolution set out below was passed:—

"That the company be voluntarily wound up pursuant to the provisions of the Companies Act 1963, and that Paul David Bar-ington of Binder Hamlyn & Co., be appointed the Liquidator of the company."

Dated this 8th day of January, 1978.

A. H. CARTER,  
Director.

Land Act 1962

NOTICE UNDER SECTION 38(1)

I, Theodore Banda, Acting Secretary for Lands, National Mapping and Environment, by virtue of the powers conferred by Section 38(1) of the Land Act 1962 and all other powers me enabling, hereby extinguish the right of Waigani (1972) Pty Limited whose registered office is situated at the offices of Hancock Woodward and Neill, Granville House, Cuthbertson Street, Post Office Box 15, Port Moresby, National Capital District to a lease over the land described in the Schedule.

SCHEDULE

A granted application for a lease in respect of Allotment 4, Section 386, Hoho'a, City of Port Moresby, National Capital District, Department of Lands, National Mapping and Environment reference 75/2455.

Dated this 29th day of December, 1977.

T. BANDA,  
Acting Secretary for Lands, National Mapping and Environment.

Companies Act 1963**ORDER UNDER SECTION 361 D**

I, Colin Healey, Deputy Registrar of Companies, do hereby order that Lumi Development Corporation Pty Ltd and the Officers thereof be relieved from compliance with the undermentioned Sections of the *Companies Act 1963*, but the provisions set out in column 2 of the Eleventh Schedule of that Act shall apply in substitution therefor.

Section 7(12)	Section 158(2)
Section 126(1)	Section 164(1)
Section 158(1)	Section 164(3)

Dated this 5th day of January, 1978.

C. HEALEY,  
Deputy Registrar of Companies.

Local Government Act 1963**APPOINTMENT OF ADMINISTRATIVE ADVISERS**

I, Minister for Decentralization, by virtue of the powers conferred by the *Local Government Act 1963*, and all other powers me enabling, hereby appoint for each Local Government Council, the name of which is set out in column two of the Schedule hereto, an officer whose name appears in column one of the Schedule opposite to the name of that council as the Administrative Adviser to that council, and I hereby revoke any previous appointment of Administrative Adviser in respect of that council.

**SCHEDULE**

Column 1	Column 2
Samuel Vatnabar (full-time) ....	Angoram
Hubert Murray Yaga (full-time)	Bamu
Samuel Vatnabar (part-time) ....	Keram
Kelly Onipay (full-time) ....	Saussia

Dated at Port Moresby this 20th day of December, 1977.

NEIL GERARD McNAMARA,  
Commissioner for Local Government,  
for the Minister.

Land Act 1962**NOTICE UNDER SECTION 38(1)**

I, Theodore Banda, Acting Secretary, Department of Lands, National Mapping and Environment, by virtue of the powers conferred by Section 38(1) of the *Land Act 1962* and all other powers me enabling, hereby extinguish the right of Warren Langley Poll, c/- Post Office Box 423, Arawa, Bougainville Province to a lease over the land described in the Schedule.

**SCHEDULE**

A granted application for a lease in respect of Allotment 51, Section 6, Town of Arawa, Bougainville Province, Department of Natural Resources reference 75/1776.

Dated this 5th day of January, 1978.

T. BANDA,  
Acting Secretary for Lands, National Mapping and Environment.

Companies Act 1963**ORDER UNDER SECTION 361 D**

I, Colin Healey, Deputy Registrar of Companies, do hereby order that Malaguna Trading Co. Pty Ltd and the Officers thereof be relieved from compliance with the undermentioned Sections of the *Companies Act 1963*, but the provisions set out in column 2 of the Eleventh Schedule of that Act shall apply in substitution therefor.

Section 7(12)	Section 158(2)
Section 126(1)	Section 164(1)
Section 158(1)	Section 164(3)

Dated this 5th day of January, 1978.

C. HEALEY,  
Deputy Registrar of Companies.

Companies Act 1963**ORDER UNDER SECTION 361 D**

I, Colin Healey, Deputy Registrar of Companies, do hereby order that Huadobi Investments Pty Ltd and the Officers thereof be relieved from compliance with the undermentioned Sections of the *Companies Act 1963*, but the provisions set out in column 2 of the Eleventh Schedule of that Act shall apply in substitution therefor.

Section 7(12)	Section 158(2)
Section 126(1)	Section 164(1)
Section 158(1)	Section 164(3)

Dated this 5th day of January, 1978.

C. HEALEY,  
Deputy Registrar of Companies.

Companies Act 1963**ORDER UNDER SECTION 361 D**

I, Colin Healey, Deputy Registrar of Companies, do hereby order that Higaturu Hotels Pty Ltd and the Officers thereof be relieved from compliance with the undermentioned Sections of the *Companies Act 1963*, but the provisions set out in column 2 of the Eleventh Schedule of that Act shall apply in substitution therefor.

Section 7(12)

Dated this 5th day of January, 1978.

C. HEALEY,  
Deputy Registrar of Companies.

Land Act 1962**NOTICE UNDER SECTION 38(1)**

I, Theodore Banda, Acting Secretary, Department of Lands, National Mapping and Environment, by virtue of the powers conferred by Section 38(1) of the *Land Act 1962* and all other powers me enabling, hereby extinguish the right of Waigani (1972) Pty Limited whose registered office is situated at the offices of Hancock Woodward and Neill, G anville House, Cuthbertson Street, Post Office Box 15, Port Moresby, National Capital District, to a lease over the land described in the Schedule.

**SCHEDULE**

A granted application of a lease in respect of Allotment 2, Section 386, Hohola, City of Port Moresby, National Capital District, Department of Lands, National Mapping and Environment reference 75/2453.

Dated this 29th day of December, 1977.

T. BANDA,  
Acting Secretary for Lands, National Mapping and Environment.

**PLANT AND TRANSPORT  
SUPPLY AND TENDERS BOARD****TENDERS**

TENDERS are invited for Plant Disposal No. 49.

*Item of Plant located at Balimo*

21-F-326—M/F 165 Tractor (A8463)

*Items of Plant located at Daru*

- 22-T-307—Mazda 1300 Sedan (G-0186)
- 22-T-301—Toyota HiAce Van 1600 (G-2357)
- 22-M-998—Toyota FJ45 L/Cruiser (G-0187)
- 22-B-130—Toyota Hilux RN 25-JR (G-2446)
- 22-B-131—Toyota Hilux RN 25-JR (G-2447)
- 22-B-132—Toyota Hilux RN 25-JR (G-2448)
- 22-B-306—Toyota Hilux RN 25-JR (G-2342)
- 22-C-456—Isuzu Flat Top TLD 53 (G-3067)

*Item of Plant located at Kiunga*

22-M-997—Toyota FJ45 L/Cruiser (G-0188)

Tenders close at 10 a.m. on Friday, 3rd February, 1978.

The reserve price on all items is available on enquiry from the Plant and Transport Division, Balimo, Daru and Kiunga.

All envelopes containing tenders must bear "Offer for Disposal No. 49" and closing date of the tender.

JOHN BOLT,  
Chairman.

Oaths, Affirmations and Statutory Declarations Act 1962**REVOCATION AND APPOINTMENT OF COMMISSIONERS FOR DECLARATIONS**

I, Delba Biri, Minister for Justice, by virtue of the powers conferred by Section 25 of the *Oaths, Affirmations and Statutory Declarations Act 1962* and all other powers me enabling, hereby—

(a) revoke the appointments of the following persons as Commissioners for Declarations:—

Cantues Minjan  
Ernest Stanley Bryers  
Eric Arthur Chivers Keyworth  
Adrian Reginald Jackson  
Gima Maro  
Semion Malai  
Roy Wicks  
Peter O'Grady  
Michael Harikan  
Sam Kadir  
Victor Smith  
Robert Manana  
Gerard Vaina Tarube;

and

(b) appoint the following persons to be Commissioners for Declarations:—

Henry Wusia  
Lawrence Keria Torres  
Joseph Kalama Fagu'u  
Henson Tuhesi  
Kevin Patrick Hani  
Michael Vandalu  
Aiden Moliola  
Micky Matapere  
Wallace Peter Lyne  
Garry Allan John Moynihan

Dated this 5th day of January, 1978.

D. BIRI,  
Minister for Justice.

Companies Act 1963**NOTICE OF STRIKING OFF**

I hereby give notice that the name of the company listed hereunder has been struck off the Register of Companies and that on publication of this notice the company will be dissolved.

C. 4517.—Kembla Park Pty Limited

Dated this 5th day of January, 1978.

G. F. SHEEHAN,  
Registrar of Companies.

Companies Act 1963**NOTICE OF STRIKING OFF**

I hereby give notice that the name of the company listed hereunder has been struck off the Register of Companies and that on publication of this notice the company will be dissolved.

C. 444.—Sunshine Plantations Pty Limited

Dated this 5th day of January, 1978.

G. F. SHEEHAN,  
Registrar of Companies.

**INTENTION TO STRIKE OFF**

NOTICE is hereby given that at the expiration of three months from the date of publication of this notice, the company named hereunder registered under the laws of Papua New Guinea will, unless cause is shown to the contrary, be struck off the Register.

C. 5010.—D. J. M. Investments Pty Limited

Dated at Port Moresby this 20th day of December, 1977.

G. F. SHEEHAN,  
Registrar of Companies.

Land Act 1962**NOTICE UNDER SECTION 38(1)**

I, Theodore Banda, Acting Secretary, Department of Lands, National Mapping and Environment, by virtue of the powers conferred by Section 38(1) of the *Land Act 1962* and all other powers me enabling, hereby extinguish the right of Waigani (1972) Pty Limited whose registered office is situated at the offices of Hancock Woodward and Neill, Granville House, Cuthbertson Street, Post Office Box 15, Port Moresby, National Capital District to a lease over the land described in the Schedule.

**SCHEDULE**

A granted application for a lease in respect of Allotment 1, Section 386, Hohola, City of Port Moresby, National Capital District, Department of Lands, National Mapping and Environment reference 75/2452.

Dated this 29th day of December, 1977.

T. BANDA,  
Acting Secretary for Lands, National Mapping and Environment.

Land Act 1962**NOTICE UNDER SECTION 38(1)**

I, Theodore Banda, Acting Secretary for Lands, National Mapping and Environment, by virtue of the powers conferred by Section 38(1) of the *Land Act 1962* and all other powers me enabling, hereby extinguish the right of Waigani (1972) Pty Limited whose registered office is situated at the offices of Hancock Woodward and Neill, Granville House, Cuthbertson Street, Post Office Box 15, Port Moresby, National Capital District to a lease over the land described in the Schedule.

**SCHEDULE**

A granted application for a lease in respect of Allotment 3, Section 386, Hohola, City of Port Moresby, National Capital District, Department of Lands, National Mapping and Environment reference 75/2545.

Dated this 29th day of December, 1977.

T. BANDA,  
Acting Secretary for Lands, National Mapping and Environment.

**IN THE NATIONAL COURT OF JUSTICE OF PAPUA NEW GUINEA****PROBATE JURISDICTION**

In the will of Lawrence Anthony Edwards, late of Woolongong and formerly of Mosman in the State of New South Wales, retired public servant, deceased.

NOTICE is hereby given that after twenty-one days from the publication hereof, application will be made to this Honourable Court for sealing of Exemplification of the Probate of the Will of Lawrence Anthony Edwards, formerly of Mosman in the State of New South Wales but late of Wollongong, retired public servant, deceased, granted by the Supreme Court of New South Wales on the 27th day of June, 1977.

Dated this 2nd day of January, 1978.

R. K. LAHUI,  
Acting Deputy Public Curator.

**DEFENCE SUPPLY AND TENDERS BOARD****TENDERS**

TENDERS are invited for:

Tender No. DF 74—Supply of plain flour to Defence Force—Port Moresby, Lae and Wewak.

Tender No. DF 75—Supply of bread to Defence Force—Port Moresby and Lae.

Tender No. DF 76—Supply of butter and ice cream to Defence Force—Port Moresby, Lae and Wewak.

Tenders close at 1.30 p.m. on Friday, 17th February, 1978.

Documents are available from the Secretary, P.O. Box 6753, Boroko, Papua New Guinea.

Dated the 9th day of January, 1978.

P. HOGAN,  
Acting Chairman.

*Development Bank Act 1965***APPOINTMENT OF MEMBER TO THE PAPUA NEW GUINEA DEVELOPMENT BANK BOARD**

I, Barry Blyth Holloway, Minister for Finance, by virtue of the powers conferred by Section 17 of the *Development Bank Act 1965* and all other powers me enabling, hereby appoint Himony Lapiso to be a member of the Papua New Guinea Development Bank Board, for a period of 2 years commencing on and from 21st January, 1978, under Section 17(1)(d) of the Act.

Dated this 12th day of January, 1978.

B. HOLLOWAY,  
Minister for Finance.

**HANSARD SUBSCRIPTION RATES**

The Papua New Guinea Hansard subscription rates are as follows:—

Papua New Guinea (including postage)	K6.50
Australia (including postage)	K9.00
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