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THE PAPUA NEW GUINEA NATIONAL GAZETTE

The Papua New Guinea *National Gazette* is published sectionally in accordance with the following arrangements set out below.

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National Gazette	Papua New Guinea	Asia-Pacific	Other Zones
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The Government Printer,
Government Printing Office,
P.O. Box 1280,
Port Moresby.

NOTICES FOR GAZETAL

"Notices for insertion" in the General Gazette must be received at the Government Printing Office, P.O. Box 1280, Port Moresby, before 12.00 noon on Friday, preceding the day of publication.

All notices from whatever source, must have a covering instruction setting out the publication details required. The notice must be an original. Photostat or carbon copies are not accepted.

The notice should be typewritten (double-spaced) and on one side of the paper only. Signatures in particular, and proper names must be shown clearly in the text.

Copy submitted not in accordance with these instructions will be returned unpublished.

PROCEDURE FOR GOVERNMENT DEPARTMENTAL SUBSCRIPTIONS

Departments are advised that to obtain the Gazettes they must send their requests to:—

- (i) The Department of Public Services Commission, P.O. Wards Strip, Waigani.
(for the Public Services issue) and
- (ii) The Department of the Prime Minister, P.O. Wards Strip, Waigani.
(for the General notices issue).

PUBLISHING OF SPECIAL GAZETTES

Departments authorising the publishing of Special Gazettes are required to pay all printing charges under the instructions from the Manual of Financial Procedures Section 13.3 Sub-section 11.

G. DADI,
Acting Government Printer.

DATE OF NEXT MEETING OF PARLIAMENT

IN pursuance of the resolution of the National Parliament of 23rd August, 1985, I hereby fix Tuesday, 1st October, 1985, as the day on which the Parliament shall meet, at two o'clock in the afternoon.

M. GAINDA, M.P.,
Acting Speaker of the National Parliament.

Town Planning Act (Chapter 204)

NOTIFICATION OF ZONING OF TOWNS

THE PAPUA NEW GUINEA TOWN PLANNING BOARD, by virtue of the powers conferred by Section 6 of the *Town Planning Act* (Chapter 204 of the Revised Laws of Papua New Guinea) and all other powers it enabling, hereby gives notices of the zoning of towns specified in the Schedule hereto and declares that each area depicted in plan as Special Use Zone is a Special Use Zone for the purposes of the *Town Planning Act*.

The zoning is specified in Column 2 of that Schedule to the town specified in Column 1 as depicted in plan or plans specified in Column 3.

Plans specified in this notice are available for inspection at the Department of Physical Planning and Environment, and at the offices specified in Column 4.

A person aggrieved by or who wishes to object to the declaration and division of a town into zone by this notice, may within three months after the date of the publication in the *National Gazette* of this, appeal to the Minister for Physical Planning.

SCHEDULE

Column 1 Towns	Column 2 Zones	Column 3 Plans	Column 4 Offices where Plans are available
Banz, Western Highlands Province	Section 12, Lot 12 now zoned from Residential Use to Special Use for Post Office	Zoning Map of Banz, Scale 1:4 000	Town Planning Division Headquarters, Dept. of Housing, Marlin House, Gordons, NCD or the Highlands Regional Town Planning Office, Goroka
Banz, Western Highlands Province	Section 12, Lots 3, 4, 5, 13, 14, 21 and 22 now zoned from Residential Use to Commercial Use	Zoning Map of Banz, Scale 1:4 000	Town Planning Division Headquarters, Dept. of Housing, Marlin House, Gordons, NCD or the Highlands Regional Town Planning Office, Goroka
Kundiawa, Chimbu Province	Section 2, Lot 1 now zoned from Special Use to Residential Use for hostel purpose	Zoning Map of Kundiawa Scale 1:4 000	Town Planning Division Headquarters, Dept. of Housing, Marlin House, Gordons, NCD or the Highlands Regional Town Planning Office, Goroka

Dated at Port Moresby this 6th day of August, 1985. (Papua New Guinea Town Planning Board Meeting No. 16/85).

P. JAPHLOM,
Chairman, Papua New Guinea Town Planning Board.

Mining Act (Chapter 195)

APPLICATION FOR PROSPECTING AUTHORITY No. 626

IT is notified that a Warden's Court hearing of the application by CRA Minerals (PNG) Pty Ltd for Prospecting Authority No. 626 which was set down at Timono on 22nd October, 1985 at 10 a.m. has been changed.

The new hearing place is now fixed as follows:—

P.A.	Place	Time	Hearing Date
626	Baia	10 a.m.	22.10.85

Dated this 27th day of August, 1985.

V. KALEI,
Mining Warden.

Town Planning Act (Chapter 204)

NOTIFICATION OF ZONING OF TOWNS

THE PAPUA NEW GUINEA TOWN PLANNING BOARD, by virtue of the powers conferred by Section 6 of the *Town Planning Act* (Chapter 204 of the Revised Laws of Papua New Guinea) and all other powers it enabling, hereby gives notices of the zoning of towns specified in the Schedule hereto and declares that each area depicted in plan as Special Use Zone is a Special Use Zone for the purposes of the *Town Planning Act*.

The zoning is specified in Column 2 of that Schedule to the town specified in Column 1 as depicted in plan or plans specified in Column 3.

Plans specified in this notice are available for inspection at the Department of Physical Planning and Environment, and at the offices specified in Column 4.

A person aggrieved by or who wishes to object to the declaration and division of a town into zone by this notice, may within three months after the date of the publication in the *National Gazette* of this, appeal to the Minister for Physical Planning.

SCHEDULE

Column 1 Towns	Column 2 Zones	Column 3 Plans	Column 4 Offices where Plans are available
Wewak, East Sepik Province	Sections 33 and 48, Extension Subdivision, new lots now zoned to Residential Use and drainage reserves to Special Use, as indicated on the approved subdivision plan.	Zoning Map of Wewak, Scale 1:4 000 or Subdivision plan TRP 35/20 Scale 1:500	Town Planning Division Headquarters, Dept. of Housing, Marlin House, Gordons, NCD or the Momase Regional Town Planning Office, Lae
Lae, Morobe Province	Section 48, of 2 subdivided into two equal halves. The zoning of the southern half fronting Bumbu Road and Huon Road now changed from Special Use to Light Industrial Use for petrol filling station purpose. The zoning of the northern half to remain as Special Use for institutional purpose.	Zoning Map of Lae, Scale 1:4 000	Town Planning Division Headquarters, Dept. of Housing, Marlin House, Gordons, NCD or the Momase Regional Town Planning Office, Lae

Dated at Port Moresby this 6th day of August, 1985. (Papua New Guinea Town Planning Board Meeting No. 16/85).

P. JAPHLOM,
Chairman, Papua New Guinea Town Planning Board.

Town Planning Act (Chapter 204)

NOTIFICATION OF ZONING OF TOWNS

THE PAPUA NEW GUINEA TOWN PLANNING BOARD, by virtue of the powers conferred by Section 6 of the *Town Planning Act* (Chapter 204 of the Revised Laws of Papua New Guinea) and all other powers it enabling, hereby gives notices of the zoning of towns specified in the Schedule hereto and declares that each area depicted in plan as Special Use Zone is a Special Use Zone for the purposes of the *Town Planning Act*.

The zoning is specified in Column 2 of that Schedule to the town specified in Column 1 as depicted in plan or plans specified in Column 3.

Plans specified in this notice are available for inspection at the Department of Physical Planning and Environment, and at the offices specified in Column 4.

A person aggrieved by or who wishes to object to the declaration and division of a town into zone by this notice, may within three months after the date of the publication in the *National Gazette* of this, appeal to the Minister for Physical Planning.

Notification of Zoning of Towns—*continued*

SCHEDULE

Column 1 Towns	Column 2 Zones	Column 3 Plans	Column 4 Offices where Plans are available
Mendi, Southern Highlands Province	Section 35, Lots 1 to 6, Tubiri, now zoned from Residential Use to Commercial Use	Zoning Map of Mendi, Scale 1:4 000	Town Planning Division Headquarters, Dept. of Housing, Marlin House, Gordons or Highlands Regional Town Planning Office, Goroka
Port Moresby, National Capital District	Section 225, Hohola, Extra Lot now zoned from Open Space to Commercial Use as indicated on approved subdivision plan	Zoning Map of Port Moresby Scale 1:4 000 and subdivision plan TRP 1/Scale 1	Town Planning Division Headquarters, Dept. of Housing, Marlin House, Gordons, N.C.D.

Dated at Port Moresby this 6th day of August, 1985. (Papua New Guinea Town Planning Board Meeting No. 16/85).

P. JAPHLOM,
Chairman, Papua New Guinea Town Planning Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Teperoi Timbers Pty. Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 6200—Wholesale trade:
Spicy foods only

I.S.I.C. No. 1120—Agricultural services

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: Teperoi Timbers Pty. Limited (the Enterprise).

You are hereby notified in accordance with Section 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:

I.S.I.C. No. 6200—Wholesale trade:
Spicy foods only

I.S.I.C. No. 1120—Agricultural services

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Teperoi Timbers Pty. Limited

1. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the fourth anniversary of the date of registration.

2. As practical and appropriate, provision shall be made by the Enterprise for citizen investment in, and participation in the ownership, management and control of the Enterprise by citizens. Control of the Enterprise shall be transferred to citizens hands as soon as practicable and reasonable, having regard to the nature of the Enterprise and its activities. NIDA will consider this requirement to have been complied with throughout the first five years of the period of registration of the Enterprise if citizens or local enterprises acquire and thereafter retain beneficial ownership of at least 20% of the Enterprise by the fourth anniversary of the date of registration.

3. 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 the Baining area of Rabaul, East New Britain Province.

4. The Enterprise will comply with all or 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* as in force from time to time dealing with training and localisation of staff.

5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.

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

6. The Enterprise shall guide and assist Papua New Guinean enterprises in establishing businesses in activities ancillary to the registered activities.

7. The Enterprise shall use supplies and services available within Papua New Guinea, preferably provided by citizens, provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

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. Any application by the Enterprise to the Minister under any of these conditions shall be made in writing to NIDA.

Dated this 8th day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Open Bay Timber Pty. Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 1220—Logging

I.S.I.C. No. 3311—Sawmills, planning and other mills

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: Open Bay Timber Pty. Limited ("the Enterprise").

You are hereby notified in accordance with Section 55(6)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:

I.S.I.C. No. 1220—Logging

I.S.I.C. No. 3311—Sawmills, planning and other mills

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Open Bay Timber Pty. Limited

1. The registration of the Enterprise is for the duration of the agreement between the Independent State of Papua New Guinea and the Open Bay Timber Pty. Limited.

2. The Enterprise shall comply with the terms of any permit granted pursuant to the agreement.

3. 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 Open Bay Timber Area, East New Britain and Port Moresby and Rabaul (as offices).

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

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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.

6. The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.

7. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily obtainable from other sources.

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. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Morobe Metal Sales Pty. Limited (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 6200—Retail trade:
Spare parts for machinery (except electrical) only

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: Morobe Metal Sales Pty. Limited ("the Enterprise").

You are hereby notified in accordance with Section 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activity:

I.S.I.C. No. 6200—Retail trade:
Spare parts for machinery (except electrical) only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Morobe Metal Sales Pty. Limited

1. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the 3rd anniversary of the date of registration.

2. As practical and appropriate, provision shall be made by the Enterprise for investment in, and participation in the ownership, management and control of the Enterprise by citizens. Control of the Enterprise shall be transferred to citizens hands as soon as practicable and reasonable, having regard to the nature of the Enterprise and its activities, NIDA will consider this requirement to have been complied with throughout the first two years of the period of registration of the Enterprise if citizens or local enterprises acquire and thereafter retain beneficial ownership of at least 25% of the Enterprise by the second anniversary of the date of registration.

3. 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 10, Lot 15, Lae, Morobe Province.

4. The Enterprise will comply with all or 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* as in force from time to time dealing with training and localisation of staff.

5. The Enterprise shall guide and assist local enterprises in establishing businesses in activities ancillary to the registered activity.

6. The Enterprise shall use supplies and services available within Papua New Guinea, preferably provided by citizens provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

7. 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.

8. Any application by the Enterprise to the Minister under any of these conditions shall be made in writing to NIDA.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Sigma Plastic Corporation Pty. Limited (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 3513—Manufacture of synthetic resins, plastic materials and man-made fibres except glass:
Plastic materials only

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

Notification of Approval of Registration—*continued*

NOTIFICATION TO AN ENTERPRISE

To: Sigma Plastic Corporation Pty. Limited ("the Enterprise").

You are hereby notified in accordance with Sections 55(6)(b) and 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activity:

I.S.I.C. No. 3513—Manufacture of synthetic resins, plastic materials and man-made fibres except glass:
Plastic materials only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Sigma Plastic Corporation Pty. Limited

1. The registration of the Enterprise shall be granted for a period of eight years commencing on the date of registration:

2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the seventh anniversary of the date of registration.

3. The following provision shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:

(i) From the date of commencement a 75% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

4. 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 387, Allotment 11, Boroko.

5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.

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

7. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens 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 Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.

8. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activity.

9. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

10. 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.

11. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other Law and no condition of registration confers on an Enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Maka's Hot Bread and Pastries (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 3117—Manufacture of bakery products:

Bread baking only
Pastry baking only
Doughnut baking only
Biscuit baking only

Notification of Approval of Registration—*continued*

Pie baking only
Cookies baking only
Cakes only

subject to the conditions specified in the Schedule; and

- (b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: Bernard Oliver Mack trading as "Maka's Hot Bread and Pastries" ("the Enterprise").

You are hereby notified in accordance with Sections 55(6)(b) and 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:

I.S.I.C. No. 3117—Manufacture of bakery products:

Bread baking only
Pastry baking only
Doughnut baking only
Biscuit baking only
Pie baking only
Cookies baking only
Cakes only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Bernard Oliver Mack trading as "Maka's Hot Bread & Pastries"

- The registration of the Enterprise shall be granted for a period of seven years as from the date of registration.
 - The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the seventh anniversary of the date of registration.
 - The following provisions shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:
 - Within five years from the date of registration a 20% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
 - Within seven years from the date of registration a 40% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
 - 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 Taurama, Port Moresby.
 - If the Enterprise has not at the expiration of 12 months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.
 - The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
 - 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.
 - The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.
 - The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.
 - 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.
 - Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.
- The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other law and no condition of registration confers on an enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

- (a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Dalex Engineering Trading (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8324—Engineering, architectural and technical services:

General engineering installation
Maintenance services and repairs
Designer and contractor of engineering works
Supplier of spare parts

subject to the conditions specified in the Schedule; and

- (b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: Dalex Engineering Trading ("the Enterprise").

You are hereby notified in accordance with Section 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:

I.S.I.C. No. 8324—Engineering, architectural and technical services:

General engineering installation
Maintenance services and repairs
Designer and contractor of engineering works
Supplier of spare parts

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Dalex Engineering Trading

- The registration of the Enterprise shall be granted for a period of 10 years from the date of registration.
- The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than two years prior written notice to the Enterprise. Such notice shall not be given before the eighth anniversary of the date of registration.
- The following provisions shall be made by the Enterprise for Papua New Guinea investment, and participation in the ownership, management and control of the Enterprise:
 - Within five years from the date of commencement a 70% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
 - By the expiry date of the term of registration of the Enterprise granted under Condition 1 above full beneficial ownership of the Enterprise is to be held by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
- 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, Morobe Province.
- If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.
- The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
- 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.
- The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.
- The Enterprise shall use supplies and services available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.
- 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.

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

11. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other law and no condition of registration confers on an enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Pacific Battery Company Pty. Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 3839—Manufacture of electrical apparatus and supplies not elsewhere classified:

Dry cell battery manufacture only

I.S.I.C. No. 6100—Wholesale trade:

Distribution of dry cell batteries

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 16th April, 1985.

NOTIFICATION TO AN ENTERPRISE

To: Pacific Battery Company Pty. Limited ("the Enterprise").

You are hereby notified in accordance with Sections 55(6)(b) and 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:

I.S.I.C. No. 3839—Manufacture of electrical apparatus and supplies not elsewhere classified:

Dry cell battery manufacture only

I.S.I.C. No. 6100—Wholesale trade:

Distribution of dry cell batteries

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Pacific Battery Company Pty. Limited

1. The right to carry on business in an activity in respect of which the Enterprise is registered:

(a) shall be conditional upon compliance with the requirements of Condition 3; or

(b) may be terminated or suspended by the Minister by not less than three years prior written notice to the Enterprise. Such notice shall not be given before the 12th anniversary of the date of registration.

2. As practical and appropriate, provision shall be made by the Enterprise for investment in, and participation in the ownership, management and control of the Enterprise by citizens. Control of the Enterprise shall be transferred to citizens hands as soon as practicable and reasonable, having regard to the nature of the Enterprise and its activities. NIDA will consider this requirement to have been complied with if citizens or local enterprises acquire and thereafter retain beneficial ownership of at least 80% of the Enterprise by the 15th anniversary of the date of registration.

3. The Enterprise shall:—

(i) Prepare and design an appropriate training and localisation programme in compliance with existing regulations in consultation with the Department of Labour and Employment.

(ii) Submit for consideration and approval by the State through NIDA any agreements with terms and conditions stipulated between the shareholders and any other related parties on the following:—

(a) Financing

(b) Management,

(c) Technology transfer,

(d) Transfer of know-how,

(e) Research,

(f) And any other related agreements.

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

(iii) Certification and confirmation through the Department of Industrial Development that local manufacture of dry cell batteries will adhere to the standards and specifications as determined by the Department.

(iv) Submit any request for tariff protection to the State through the Tariff Advisory Committee.

(v) Submit a realistic and workable implementation Schedule covering:—

(a) Procurement of plans and equipment. Specifications shall be submitted within three months of the date of registration.

(b) Construction phase. Construction of the plant shall be completed within 12 months of the date of registration.

(c) Commencement of production. Production shall commence not later than 18 months from the date of registration.

(vi) Within one month from the date of registration design and submit to the State through NIDA and Department of Industrial Development an overall summary and project development plan schedule for the first five years.

4. The Enterprise will comply with all or 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* as in force from time to time dealing with training and localisation of staff.

5. If the Enterprise has not at the expiration of 12 months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.

6. 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, Morobe Province.

7. The Enterprise shall guide and assist local enterprises in establishing businesses in activities ancillary to the registered activities.

8. The Enterprise shall use supplies and services available within Papua New Guinea, preferably provided by citizens provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

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. Any application by the Enterprise to the Minister under any of these conditions shall be made in writing to NIDA.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of SHRM (South Pacific) Pty. Limited (in this notification called "the Enterprise") in respect of the following activities:

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

Catering services only

Janitorial services only

Cafeteria services only

I.S.I.C. No. 6320—Hotels, rooming house, camps and other lodging places:

Camp recreational operations only

Workers camps operation only

Motel management only

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

Notification of Approval of Registration—*continued*

NOTIFICATION TO AN ENTERPRISE

To: SHRM (South Pacific) Pty. Limited ("the Enterprise").

You are hereby notified in accordance with Section 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:

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

- Catering services only
- Janitorial services only
- Cafeteria services only

I.S.I.C. No. 6320—Hotels, rooming house, camps and other lodging places:

- Camp recreational operations only
- Workers camps operation only
- Motel management only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—SHRM (South Pacific) Pty. Limited

1. The registration of the Enterprise shall be granted for a period of 15 years commencing on the date of registration.

2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than two years prior written notice to the Enterprise. Such notice shall not be given before the fourth anniversary of the date of registration.

4. 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 Bougainville, North Solomons Province and wherever contracts are available.

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

6. 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.

7. The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.

8. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

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. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other law and no condition of registration confers on an enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Downer Construction (PNG) Ltd. (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 5000—Construction

I.S.I.C. No. 8324—Engineering and architectural services:
Civil engineering only

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

Notification of Approval of Registration—*continued*

NOTIFICATION TO AN ENTERPRISE

To: Downer Construction (PNG) Ltd. ("the Enterprise").

You are hereby notified in accordance with Section 55(6)(b) and 57(7)(b) of the Act to carry on business in Papua New Guinea in the following activities:

I.S.I.C. No. 5000—Construction

I.S.I.C. No. 8324—Engineering and architectural services:
Civil engineering only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Downer Construction (PNG) Ltd.

1. The registration of the Enterprise shall be granted for a period of 20 years commencing from the date of registration.

2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than two years prior written notice to the Enterprise. Such notice shall not be given before the eighteenth anniversary of the date of registration.

3. The following provisions shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:

(i) Within 10 years from the date of commencement a 25% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

(ii) Within 15 years from the date of commencement a 49% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

4. 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, National Capital District.

5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.

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

7. 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.

8. The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.

9. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

10. 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.

11. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other law and no condition of registration confers on an enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 2nd day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Peking Restaurant (in this notification called "the Enterprise") in respect of the following activities:—

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

Notification of Approval of Registration—*continued*

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: G. & K. Lee trading as "Peking Restaurant" ("the Enterprise").

You are hereby notified in accordance with Section 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:—

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

Restaurant only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—G & K Lee trading as Peking Restaurant

1. The registration of the Enterprise shall be granted for a period of five years commencing on the date of registration.

2. The right to carry in business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the fourth anniversary of the date of registration.

3. The following provisions shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise.

(i) Within three years from the date of commencement a 25% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

(ii) Within five years from the date of commencement a 40% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

4. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea than Lot 4, Section 64, Taurama.

5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.

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

7. The Enterprise will comply with all 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 and Employment or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.

8. The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.

9. The Enterprise shall use supplies and services available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and a quality similar to those obtainable from other sources.

10. 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.

11. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other law and no condition of registration confers on an enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 2nd day of August, 1985.

P. MALARA,

Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of F.I.R.S.T. Pty. Limited (in this notification called "the Enterprise") in respect of the following activities:—

Notification of Approval of Registration—*continued*

I.S.I.C. No. 8329—Business services except machinery and equipment rental and leasing not elsewhere classified:

commercial employment agency only
Management consultancy services only

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: F.I.R.S.T. Pty. Limited ("the Enterprise").

You are hereby notified in accordance with Sections 55(6)(b) and 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:—

I.S.I.C. No. 8329—Business services except machinery and equipment rental and leasing not elsewhere classified:

commercial employment agency only
Management consultancy services only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—F.I.R.S.T. Pty. Limited

1. The registration of the Enterprise shall be granted for a period of five years as from the date of registration.

2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the fifth anniversary of the date of registration.

3. The following provisions shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership management and control of the Enterprise:—

(i) Within three years from the date of registration a 20% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

(ii) Within five years from the date of registration a 30% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

4. Subject to Conditions 3(i) and 3(ii) of the Enterprise terms and conditions of registration, any subsequent share holders must be offered to citizens of Papua New Guinea, as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120), on first right of refusal basis.

5. 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.

6. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.

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

8. 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.

9. The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.

10. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

11. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other law and no condition of registration confers on an enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 2nd day of August, 1985.

P. MALARA,

Acting Secretary, NIDA Board.

National Investment and Development Act

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 55(12) of the *National Investment and Development Act* that—

(a) under Sections 55(9) and 57(10) of the Act Minister approved the registration of Chards Forwarding Services Pty. Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 7114—Freight transport by road

I.S.I.C. No. 7191—Services incidental to transport:

Freight shipping agent, forwarding services, inspection services connected with transportation and packing goods for transportation and customs broker only

I.S.I.C. No. 7192—Storage and warehousing:

Automobile deal storage services, bonded warehouse operation, household goods storage services, storage service and warehouse operation only

I.S.I.C. No. 8200—Insurance:

Insurance agent only

I.S.I.C. No. 8329—Business services except machinery and equipment rental and leasing not elsewhere classified:

Customs tariff specialist only

subject to the conditions specified in the Schedule; and

(b) under Sections 55(11)(a) and 57(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and

(c) the Enterprise was registered on 30th July, 1985.

NOTIFICATION TO AN ENTERPRISE

To: Chards Forwarding Services Pty. Limited ("the Enterprise").

You are hereby notified in accordance with Sections 55(6)(b) and 57(7)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:—

I.S.I.C. No. 7114—Freight transport by road

I.S.I.C. No. 7191—Services incidental to transport:

Freight shipping agent, forwarding services, inspection services connected with transportation and packing goods for transportation and customs broker only

I.S.I.C. No. 7192—Storage and warehousing:

Automobile deal storage services, bonded warehouse operation, household goods storage services, storage service and warehouse operation only

I.S.I.C. No. 8200—Insurance:

Insurance agent only

I.S.I.C. No. 8329—Business services except machinery and equipment rental and leasing not elsewhere classified:

Customs tariff specialist only

subject to the laws of Papua New Guinea and to the conditions contained in Part II of the said Schedule.

SCHEDULE

Conditions of Registration—Chards Forwarding Services Pty. Limited

1. The registration of the Enterprise shall be granted for a period of 20 years commencing from the date of registration.

2. The right to carry on business is an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than two years prior written notice to the Enterprise. Such notice shall not be given before the eighteenth anniversary of the date of registration.

3. The following provisions shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:

(i) Within 10 years from the date of commencement a 25% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

(ii) Within 15 years from the date of commencement a 49% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

(iii) By the expiry date of the term of registration of the Enterprise granted under Condition 1 above full beneficial ownership of the Enterprise is to be held by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

Notification of Approval of Registration—continued

Schedule—continued

4. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.

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

6. 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 and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment (Training and Regulation) Act* (Chapter 15) as in force from time to time dealing with training and localisation of staff.

7. The Enterprise shall guide and assist Papua New Guinea enterprises in establishing businesses in activities ancillary to the registered activities.

8. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.

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. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

The Enterprise should note that Sections 4(3) and 5 of the *National Investment and Development Authority Act* (Chapter 120) provide that NIDA registration in respect of a particular activity does not of itself relieve the Enterprise from compliance with any other law and no condition of registration confers on an enterprise any right or privilege in relation to a matter that is the subject of any other law.

Dated this 9th day of August, 1985.

P. MALARA,
Acting Secretary, NIDA Board.

Land Act (Chapter 185)

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 term and conditions as set out and subject to the provisions of the *Land Act* (Chapter 185).

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 it is the minimum amount accepted 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 tender.

Example—

UPSET PRICE	K 2 000
VALUE OF ALLOTMENT TO TENDERER						800
AMOUNT TO BE STATED IN TENDER	K 2 800

If successful, K800 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 which is as follows:

						K
Advertised and unadvertised urban land	10.00
Unadvertised rural land	10.00
Advertised rural land including Agricultural Settlement Schemes	5.00

If applying for blocks advertised under separate advertisement numbers, there must be a separate application or tender form and separate fees must be paid and, further, applicants or tenderers seeking more than one block from land offered in one advertisement must pay a separate fee for each allotment or portion required. Following the grant of a lease, an additional fee for the preparation of a lease document Thirty Kina (K30.00), the amount of tender less the upset price where applicable and if surveyed, the prescribed survey fee shall all be payable within two (2) months from the date of grant, i.e. from the date of gazetting of the recommended lease holder in the PNG *National Gazette*.

Reference.—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.—Excepted development in respect of agricultural leases is indicated in the respective advertisements, however, full proposal 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 requirement 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 the proposal within a time specified.

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.

Land Available for Leasing—continued

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 cases 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 be issued 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:

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 the 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 Lands Department, 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, 9th October, 1985)

TENDER No. 94/85—TOWN OF ORO BAY—NORTHERN PROVINCE

LIGHT INDUSTRIAL LEASE

PREFERENCE WILL BE GIVEN TO AUTOMATIC CITIZENS

Allotment	Section	Area in Ha. (approx.)	Improvements	Annual Rent 1st 10 years	Upset Price
5	6	1.873	Will be determined by the Land Board	K935.00	K18 700.00

Copies of Tender No. 94/85 and plans will be displayed on the notice boards at the Department of Lands and Surveys Regional Office, Hohola; the Department of Provincial Affairs, Popondetta; the District Officer, Oro Bay and also in the Oro Bay Local Government Council, Oro Bay, Northern Province.

Also copies of this tender and plans may be examined within the Land Allocation Section of the Department of Lands and Surveys Headquarters (Sixth Floor), Pineapple Building, Waigani, National Capital District.

CORRIGENDUM

THE general public is hereby advised to disregard Item 9 of Land Board Meeting No. 1521, referenced L. F. AL. 56/36—Papua New Guinea Electricity Commission, for a Business (Light Industrial) Lease over Allotment 18, Section 28, Town of Arawa, North Solomons Province which appeared in *National Gazette* No. G39 dated 11th July, 1985.

Dated at City of Port Moresby this 26th day of August, 1985.

S & A Enterprises Pty. Limited
(Receivers and Managers Appointed)

NOTICE OF MEETING OF CREDITORS

NOTICE is given that a meeting of the creditors of S & A Enterprises Pty. Limited will be held at the offices of Ernst & Whinney, 5th Floor, Defens Haus, Cnr Champion Parade and Hunter Streets, Port Moresby on Tuesday 10th September, 1985, at 9.00 a.m. for the purpose of discussing the company's financial position.

Creditors who have not yet provided documentary evidence to support their claim to the Receiver and Manager are requested to do so by Friday 6th September, 1985.

A copy of the Statement of Affairs as at the date of appointment of the Receivers and Managers, 9th July, 1985, can be obtained from the offices of Ernst & Whinney, P.O. Box 112, Port Moresby.

G. N. WALKER,
Receiver and Manager.

Mining Act (Chapter 195)

PROSPECTING AUTHORITY No. 612

IT is notified that the Minister for Minerals and Energy, on the 28th day of August, 1985 granted the term of Prospecting Authority No. 612 held by BHP Minerals Limited for a period of 2 years from the 28th day of August, 1985 to the 28th day of August, 1987.

Dated at Port Moresby this 28th day of August, 1985.

I. ISRAEL,
Mining Warden.

National Provident Fund Act (Chapter 377)

APPOINTMENT OF ACTING DIRECTOR

THE NATIONAL PROVIDENT FUND BOARD OF TRUSTEES, by virtue of the powers conferred by Section 15 of the *National Provident Fund Act* (Chapter 377) and all other powers it enabling, hereby after prior consultation with Public Services Commission appoint Terry Keith Layton to act as Director of the National Provident Fund with effect on and from 19th August, 1985 during the period of suspension in accordance with the Organic Law on the Duties and Responsibilities of Leadership of Ezekiel Kikila Brown.

Dated this 26th day of August, 1985.

N. BEANGKE,
Chairman.

Companies Act

Sandshore Holdings Pty. Limited

NOTICE OF RESOLUTION

AT an extraordinary general meeting of the members of Sandshore Holdings Pty. Limited duly convened and held on the 20th day of August, 1985 the special resolution set out below was passed.

That the company be wound-up voluntarily and that David Wardley of Touche Ross & Co. be appointed liquidator of the company.

Dated the 20th day of August, 1985.

D. WARDLEY,
Liquidator.

Mining Act (Chapter 195)

APPLICATION FOR A PROSPECTING AUTHORITY

WE, Pan Pacific Minerals Limited of c/- Beresford Love Francis & Company, Mogoru Moto Building, Champion Parade Port Moresby, Papua New Guinea hereby apply for a Prospecting Authority over an area of 180 square kilometres situated in the East Sepik Province and more particularly described by the block numbers and co-ordinates in the Schedule hereto and the plans attached herewith for the purpose of prospecting for gold, silver, and platinum group metals.

Dated at Port Moresby this 23rd day of August, 1985.

G. D. APLEGATE,
Attorney for the Applicant.

SCHEDULE

All the area bounded by a line commencing at the intersection of 142 degrees 57 minutes east longitude and 4 degrees 40 minutes south latitude thence proceeding east to the intersection of 143 degrees 3 minutes east longitude and 4 degrees 40 minutes south latitude thence proceeding south to the intersection of 143 degrees 3 minutes east longitude and 4 degrees 55 minutes south latitude thence proceeding west to the intersection of 143 degrees east longitude and 4 degrees 45 minutes south latitude thence proceeding south to the intersection of 143 degrees east longitude and 4 degrees 47 minutes south latitude thence proceeding west to the intersection of 143 degrees 55 minutes east longitude and 4 degrees 45 minutes south latitude thence proceeding north to the intersection of 142 degrees 55 minutes east longitude and 4 degrees 45 minutes south latitude thence proceeding west to the intersection of 142 degrees 53 minutes east longitude and 4 degrees 45 minutes south latitude thence proceeding north to the intersection of 142 degrees 53 minutes east longitude and 4 degrees 42 minutes south latitude thence proceeding east to the intersection of 142 degrees 57 minutes east longitude and 4 degrees 42 minutes south latitude thence proceeding north to the point of commencement.

DESCRIPTION OF BLOCKS

GRATICULAR SECTION MAP SHEET No. SB-54
FLY RIVER

Blocks	Sub-Blocks
635	o, p, t, u, y, z
636	c, d, e, h, j, k, l, m, n, o, p, q, r, s, t, u, v, w, x, y, z
637	a, b, c, f, g, h, l, m, n, q, r, s, v, w, x
638	a, b, c, d, e, f, g, h, j, k

Lodged at Konedobu on 23rd August, 1985. Registered No. P.A. 629.

Objections may be lodged with the Warden at Konedobu on or before 8th October, 1985.

Hearing set down at Bisorio on 22nd October, 1985.

T. S. DOBUNABA,
Warden.

In the National Court of Justice of Papua New Guinea at Waigani

IN the will of Yeso Aroi otherwise known as Yeso Zuccollo late of Lae, Morobe Province, Papua New Guinea, Housewife, deceased.

PROBATE JURISDICTION

NOTICE is hereby given that after the expiration of 21 days from Publication hereof, application will be made to the Honourable Court that Administration of the Real and Personal Estate of the abovenamed Yeso Aroi also known as Yeso Zuccollo deceased, with her will dated 27th June, 1980 may be granted to the Public Curator of Papua New Guinea, the Executor of the said Will.

Any person interested who desires to object to the application or to be heard upon it may file a caveat in the Registry at any time before the grant is made.

Dated the 20th day of August, 1985.

R. K. LAHUI,
Acting Public Curator.

NOTICE OF LODGEMENT OF APPLICATIONS FOR INCORPORATION OF BUSINESS GROUPS

PURSUANT to Section 50 of the *Business Groups Incorporation Act*, notice is hereby given, that I have received Applications for Incorporation of the following Business Groups:—

- Asinunty Business Group (Inc.)
- Amoruna Business Group (Inc.)
- Amiaka Business Group (Inc.)
- Amaroyo Business Group (Inc.)
- Amukampa Business Group (Inc.)
- Aitau Family Business Group (Inc.)
- Amimgif Wanogof Business Group (Inc.)
- Dantaf Business Group (Inc.)
- Embor Village Business Group (Inc.)
- Guatu Business Group (Inc.)
- Hapika Business Group (Inc.)
- Humita Business Group (Inc.)
- Hozauena Business Group (Inc.)
- Hunangar Business Group (Inc.)
- Ioi Business Group (Inc.)
- Karaugl Business Group (Inc.)
- Kosiva Business Group (Inc.)
- Kydom Coffee Growers Business Group (Inc.)
- Karavi Business Group (Inc.)
- Kulgni Kandki Business Group (Inc.)
- M. K. I. Business Group (Inc.)
- Mamandi Business Group (Inc.)
- Mare Keto Business Group (Inc.)
- Maipakai Family Business Group (Inc.)
- M & T Family Business Group (Inc.)
- Maipa Business Group (Inc.)
- Malaba Business Group (Inc.)
- N. F. Repairs & Maintenance Business Group (Inc.)
- Ontara Business Group (Inc.)
- Onkabanka Business Group (Inc.)
- Oromaru Business Group (Inc.)
- Oglimb Kundumbu Business Group (Inc.)
- Poyan Ka Business Group (Inc.)
- Pikuae Business Group (Inc.)
- Pepotuma Business Group (Inc.)
- Riyeri Business Group (Inc.)
- Ripta Business Group (Inc.)
- Sehayuha Business Group (Inc.)
- Taiok Business Group (Inc.)
- Tempai Business Group (Inc.)
- Tsilosua Business Group (Inc.)
- Wahamupa Coffee Business Group (Inc.)
- Wodin Business Group (Inc.)
- Waparapi Trading Business Group (Inc.)
- Yanidomba Business Group (Inc.)

S. LAKOU,

Deputy Registrar of Business Groups.

**DEPARTMENT OF WORKS
SUPPLY AND TENDERS BOARD**

TENDERS

TENDERS are invited for—

Tender No. TC 109-42-701—Base Medical Store in Lae, Morobe Province.

Tenders close at 10.00 a.m. on Wednesday, 9th October, 1985.

There is a charge of forty kina (K40.00) non refundable on all documents. Application for documents must be accompanied by a bank cheque or postal order made payable to Department of Works.

Documents are available from the Chairman, P.O. Box 1142, Boroko, Papua New Guinea.

Envelopes containing tenders must bear the number and closing date of the tender.

Cocoa Act 1981

DECLARATION OF COCOA FUND BOUNTY

I, Rabbie Namaliu, Minister for Primary Industry, by virtue of the powers conferred by Section 24 of the *Cocoa Act 1981* and all other powers me enabling, after consultation with the Cocoa Board, hereby—

- (a) declare K128 per tonne of export quality beans, which is equivalent to K8 per bag; and
 (b) declare K64 per tonne of non-export quality beans which is equivalent to K4 per bag,

to be the Cocoa Fund Bounty in respect of a period of one month immediately following 1st July, 1985; and

- (c) fix 1st July, 1985 as the date on and from which the Cocoa Fund Bounty is payable.

Dated this 16th day of July, 1985.

R. NAMALIU,
Minister for Primary Industry.

APPROVAL

I, Phillip Bouraga, Minister for Finance, by virtue of the powers conferred by Section 24 of the *Cocoa Act 1981* and all other powers me enabling, hereby approve the Cocoa Fund Bounty set out above.

Dated this 30th day of July, 1985.

P. BOURAGA,
Minister for Finance.

*Industrial Relations Act (Chapter 174)*REGISTRATION OF OK TEDI OPERATIONS
AWARD 1985

AWARD No. 4 OF 1985

I, Margaret Laymette Elias, Industrial Registrar, by virtue of the powers conferred by the *Industrial Relations Act (Chapter 174)*, and all other powers me enabling, hereby register an Industrial Agreement described in the Schedule hereto as an Award under the title of "OK Tedi Operations Award 1985" and advise that copies of the Award may be obtained from the Industrial Registry, Department of Labour and Employment, P.O. Box 5644, Boroko.

SCHEDULE

An Industrial Agreement made on the 13th May, 1985, between the OK Tedi Mining Limited and the OK Tedi Mining, Construction and General Workers Union concerning terms and conditions of employment.

This agreement shall come into force as from 13th May, 1985 and shall continue in force for a period of 12 months to the commencement of the pay period nearest to 13th May, 1986.

Dated this 21st day of August, 1985.

M. L. ELIAS,
Industrial Registrar.

*Quarantine Act (Chapter 234)*REVOCAION AND APPOINTMENT OF
QUARANTINE OFFICERS

I, Pundia Kange, Minister for Health, by virtue of the power conferred by Section 8 of the *Quarantine Act (Chapter 234)* and all other powers me enabling, hereby—

- (a) revoke the following persons as Quarantine Officers:—

Pious Danai	Luke Dindilo
Balingsang Gibson	Benjamin Jacob
Richard Kini	Allen Kone
Lawrence Lukale	John Marangu
Merea Navuru	Pama Simakin
Phillip Thomas	Jerry Tuakana; and
Gairo Vegoli	

- (b) appoint the following persons to be Quarantine Officers for the purposes of the Act.

John Robbhynne Chaew
 Martin Gulman Sangai
 Rixie Godfrey Worio

Dated this 12th day of August, 1985.

P. KANGHE
Minister for Health

*Niugini Rent-a-Car Pty. Limited
(In Liquidation)*

FINAL MEETING OF THE COMPANY

NOTICE is hereby given that in terms of Section 292(2) of the *Companies Act (Chapter 146)*, the final general meeting of the abovenamed company will be held at the offices of Cooper & Lybrand, 7th Floor, Mogoru Moto Building, Champion Parade, Port Moresby on 24th September, 1985, at 10.00 a.m. for the purpose of having laid before it by the liquidator an account showing how the winding-up has been conducted and the property of the company disposed of.

G. D. WOOD AGENT for P. W. MAR
Liquidator

*Child Welfare Act (Chapter 276)*APPOINTMENT OF MEMBERS OF CHILDREN'S
COURT

I, Joseph Aisa, Chief Magistrate, by virtue of the powers conferred by Section 28(2)(c) of the *Child Welfare Act (Chapter 276)* and all other powers me enabling, hereby appoint Phyllis Morea and Lagu Wari to be members of the Lae Children's Court.

Dated this 27th day of August, 1985.

J. AISA
Chief Magistrate