



Chief

E.O. phe

P/A. 8/11/90

Papua New Guinea National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication.)

No. G18]

PORT MORESBY, THURSDAY, 29th MARCH

[1990

THE PAPUA NEW GUINEA NATIONAL GAZETTE

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

THE PUBLIC SERVICES ISSUE

The Public Services issue contains notices concerning vacancies, transfers and promotions within the National Public Service. These issues are published monthly in the first week of each month.

Single copies may be obtained from the Government Printing Office, Spring Garden Road, Konedobu, for K1.50 each.

THE GENERAL NOTICES ISSUE

The General Notices issue includes the date of 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.

Single copies may be obtained from the above address for K0.20.

SPECIAL ISSUES

Special issues are made on urgent matters as required. They are provided at no extra cost to subscribers.

Single copies may be purchased on the day of issue at the above address at the prices shown above for respective issues.

SUBSCRIPTIONS

National Gazette	Papua New Guinea K	Asia-Pacific K	Other Zones K
General	35.00	40.00	70.00
Public Service	27.00	30.00	45.00

(Asia-Pacific will be PNG Postal Zones 1, 2 and 3. Other Zones will be PNG Postal Zones 4 and 5).

Prices are for one copy only for all issues throughout the year, and include postage. Subscription fee must be paid in advance; it covers the period from January, 1st to December, 31st.

PAYMENTS

Payments for subscription fees or publication of notices, must be payable to:—

The Government Printer,
Government Printing Office,
P.O. Box 1280,
Port Moresby.

NOTICES FOR GAZETTAL

"Notice 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.

Copies 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 authorizing the publication 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.

CONSTITUTION*Public Services (Management) Act 1986***APPOINTMENT OF ACTING DEPARTMENTAL HEAD**

I, Serei Eri, G.C.M.G., C.M.G., Governor-General, by virtue of the powers conferred by Section 193(3) of the Constitution and Section 26 of the *Public Services (Management) Act 1986* and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, given after receiving a report from the Commission, hereby appoint John Kokinai to act as Secretary for Defence for a period commencing on and from 1st March, 1990 up to and including 31st March, 1990.

Dated this 16th day of March, 1990.

SEREI ERI,
Governor-General.

*Mining Act (Chapter 195)***NOTIFICATION OF GRANT OF PROSPECTING AUTHORITIES**

IT is notified that the Minister for Minerals and Energy has granted the following Authorities:

P.A. Nos.	Applicants	Localities and Areas	Dates of Grants	Terms
518/1	CRA Minerals (PNG) Pty Ltd	Kaintiba, Morobe/Gulf 309 square kilometres	06.03.90	2 Years
440	CRA Minerals (PNG) Pty Ltd	Mt Wanion/Wafi, Morobe, 248 square kilometres	11.03.90	2 Years
941	Kennecott Explorations (Australia) Pty Ltd	Kuta, W.H.P., 240 square kilometres	06.03.90	2 Years
932	Kennecott Explorations (Australia) Pty Ltd	Mt Kubor, Chimbu/W.H.P., 1 565 square kilometres	06.03.90	2 Years
642/1	Norfolk Investments Pty Ltd	Bulago, S.H.P., 220 square kilometres	06.03.90	2 Years
539/1	Milne Bay Mining Pty Ltd	Wapolu, M.B.P., 45 square kilometres	06.03.90	2 Years
937	Milne Bay Mining Pty Ltd	Basima/Cape Vinall, 248 square kilometres	06.03.90	2 Years
544/1	Milne Bay Mining Pty Ltd, J/V	Kukuia, M.B.P., 224 square kilometres	06.03.90	2 Years
630/1	New Britain Mining Pty Ltd/ Pacific Mining N.L. J/V	Marambu, E.N.B., 150 square kilometres	06.03.90	2 Years

For a period as stated from the date of grant of the Authority.

Dated at Konedobu this 20th day of March, 1990.

E. V. SMITH,
Mining Warden.

*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 Section 57(10) of the Act the Minister approved the registration of A.C. Airconditioning (PNG) Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

- I.S.I.C. No. 6100— Wholesale trade:
Refrigeration, airconditioning and ventilation equipment and accessories including electrical and stainless steel products manufactured to specification for commercial use only
- I.S.I.C. No. 6200— Retail trade:
Refrigeration, airconditioning and ventilation equipment and accessories including electrical and stainless steel products manufactured to specification for commercial use only
- I.S.I.C. No. 3812— Manufacture of furniture and fixture primarily of metal:
Manufacture, alteration, repair and maintenance of furniture and fixtures primarily of metal only
- I.S.I.C. No. 3829— Manufacture of machinery and equipment except electrical not elsewhere classified:
Refrigeration, airconditioning and ventilation systems only
- I.S.I.C. No. 5000— Construction:
Construction, installation, alteration repair, maintenance, removal and demolition of refrigeration, airconditioning and ventilation systems only
- I.S.I.C. No. 1813— Manufacture of structural metal products:
Manufacture, assembly and installation of structural metal products and components including installation on site of prefabricated metal products and components
- I.S.I.C. No. 3819— Manufacture of prefabricated metal products except machinery and equipment not elsewhere classified:
Kitchenware manufacture only
- I.S.I.C. No. 8310— Real estate:
Letting and operating residential and industrial property and buildings only
- I.S.I.C. No. 8324— Engineering, architectural and technical services:
Consulting engineering, architectural design and technical services associated with refrigeration, airconditioning and ventilation systems only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
- (c) the Enterprise was registered on 23rd January, 1990.

NOTIFICATION TO AN ENTERPRISE

To: A.C. Airconditioning (PNG) Pty Ltd ("the Enterprise").

You are hereby notified in accordance with Sections 56(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. 6100— Wholesale trade:
Refrigeration, airconditioning and ventilation equipment and accessories including electrical and stainless steel products manufactured to specification for commercial use only
- I.S.I.C. No. 6200— Retail trade:
Refrigeration, airconditioning and ventilation equipment and accessories including electrical and stainless steel products manufactured to specification for commercial use only
- I.S.I.C. No. 3812— Manufacture of furniture and fixture primarily of metal:
Manufacture, alteration, repair and maintenance of furniture and fixtures primarily of metal only
- I.S.I.C. No. 3829— Manufacture of machinery and equipment except electrical not elsewhere classified:
Refrigeration, airconditioning and ventilation systems only
- I.S.I.C. No. 5000— Construction:
Construction, installation, alteration repair, maintenance, removal and demolition of refrigeration, airconditioning and ventilation systems only
- I.S.I.C. No. 1813— Manufacture of structural metal products:
Manufacture, assembly and installation of structural metal products and components including installation on site of prefabricated metal products and components
- I.S.I.C. No. 3819— Manufacture of prefabricated metal products except machinery and equipment not elsewhere classified:
Kitchenware manufacture only
- I.S.I.C. No. 8310— Real estate:
Letting and operating residential and industrial property and buildings only

Notification of Approval of Registration—continued

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

Consulting engineering, architectural design and technical services associated with refrigeration, airconditioning and ventilation systems 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—A.C. Airconditioning (PNG) Pty Ltd**

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 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 8 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 12 years from the date of commencement a 50% 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).

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.

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 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 27th day of February, 1990.

P. MALARA,
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 Section 57(10) of the Act the Minister approved the registration of Danbe Holdings Pty Limited (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 6320— Hotels, rooming houses/camps and other lodging places:
Hotel
Hotel dining room operation

Notification of Approval of Registration—continued

I.S.I.C. No. 9399— Personal services not elsewhere classified:
Tourist guide services only

subject to the conditions specified in the Schedule; and

(b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and

(c) the Enterprise was registered on 23rd January, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Danbe Holdings 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. 6320— Hotels, rooming houses/camps and other lodging places:

Hotel

Hotel dining room operation

I.S.I.C. No. 9399— Personal services not elsewhere classified:

Tourist guide 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—Danbe Holdings Pty Limited**

1. The registration of the Enterprise shall be granted for a period of ten 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 fourth 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) Within 5 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).

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 Madang, Madang Province.

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 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 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 27th day of February, 1990.

P. MALARA,
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 Section 57(10) of the Act the Minister approved the registration of TRI-Construction Pty Ltd (in this notification called “the Enterprise”) in respect of the following activities:

I.S.I.C. No. 5000— Construction:

Building construction only

I.S.I.C. No. 8310— Real estate:

Property development and leasing only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
 (c) the Enterprise was registered on 23rd January, 1990.

NOTIFICATION TO AN ENTERPRISE

To: TRI-Construction Pty Ltd (“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. 5000— Construction:

Building construction only

I.S.I.C. No. 8310— Real estate:

Property development and leasing 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—TRI-Construction Pty Ltd**

1. The registration of the Enterprise shall be granted for a period of ten 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 fourth 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) Within 5 years from the date of commencement a 50% 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 42, Lot 19, Boroko (one site only) and Section 51, Lots 8 and 9, Waigani.
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 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.
7. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activities.
8. 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.
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 27th day of February, 1990.

P. MALARA,
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 Section 57(10) of the Act the Minister approved the registration of Nedes & Associates (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 9310— Education services:
Business & education training services only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
(c) the Enterprise was registered on 23rd January, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Nedes & Associates ("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. 9310— Education services:
Business & education training 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—Nedes & Associates**

1. The registration of the Enterprise shall be granted for a period of 4 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 second 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) From the date of commencement a 10% 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 4 years from the date of registration a 50% 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.
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 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 27th day of February, 1990.

P. MALARA,
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 Section 57(10) of the Act the Minister approved the registration of Civil & Marine Engineers Pty Ltd t/a K.R. Unit Trust (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8324— Engineering, Architectural and Technical services:
 Civil engineering only
 Mechanical engineering only
 Marine construction only
 Project management only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
 (c) the Enterprise was registered on 23rd January, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Civil & Marine Engineers Pty Ltd t/a K.R. Unit Trust ("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. 8324— Engineering, Architectural and Technical services:
 Civil engineering only
 Mechanical engineering only
 Marine construction only
 Project 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—Civil & Marine Engineers Pty Ltd t/a K.R. Unit Trust**

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 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 5 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 10 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 Misima Island and Porgera only.
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 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 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.

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 27th day of February, 1990.

P. MALARA,
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 Section 57(10) of the Act the Minister approved the registration of Mishel Pty Ltd (in this notification called “the Enterprise”) in respect of the following activities:

- I.S.I.C. No. 8310— Real estate:
Property developer only
Residential property lessor only
- I.S.I.C. No. 5000— Construction:
Building construction only
- I.S.I.C. No. 8102— Other financial institutions:
Investment holding company only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
- (c) the Enterprise was registered on 23rd January, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Mishel Pty Ltd (“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. 8310— Real estate:
Property developer only
Residential property lessor only
- I.S.I.C. No. 5000— Construction:
Building construction only
- I.S.I.C. No. 8102— Other financial institutions:
Investment holding company 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—Mishel Pty Ltd**

1. The registration of the Enterprise shall be granted for a period of 5 years commencing on the date of registration (“the date of commencement”).

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 fourth 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 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).

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 Portions 220, 205 and 443, Markham Road, Lae, Morobe Province.

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.

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

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 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 27th day of February, 1990.

P. MALARA,
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 Section 57(10) of the Act the Minister approved the registration of Woodplex Investments Pty Ltd (in this notification called “the Enterprise”) in respect of the following activities:

I.S.I.C. No. 5000— Construction:
Housing construction only

I.S.I.C. No. 8310— Real estate:
Property development

subject to the conditions specified in the Schedule; and

(b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and

(c) the Enterprise was registered on 23rd January, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Woodplex Investments Pty Ltd (“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. 5000— Construction:
Housing construction only

I.S.I.C. No. 8310— Real estate:
Property development

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

SCHEDULE***Conditions of Registration—Woodplex Investments Pty Ltd***

1. The registration of the Enterprise shall be granted for a period of 10 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 eighth 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 8 years from the date of commencement a 26% 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).

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

(ii) Within 10 years from the date of registration a 50% 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, N.C.D.

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 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 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 27th day of February, 1990.

P. MALARA,
Secretary, NIDA Board.

*National investment and Development Act***NOTIFICATION OF VARIATION**

IT is hereby notified in accordance with Section 61(8) of the *National Investment and Development Act* that the Minister has varied the Schedule of the Certificate of Registration No. 1564 dated 14th July, 1987 in respect of PNG Motors Pty limited by amendment of condition.

“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 35, Lot 1, Boroko; Section 35, Lots 37 & 40, Section 41, Lot 64, Lae; Section 32, Lot 6, Rabaul; Section 50, Lot 13, Mount Hagen and Section 5, Lots 17 & 20, Goroka”.

Dated this 27th day of February, 1990.

P. MALARA,
Secretary, NIDA Board.

*National investment and Development Act***NOTIFICATION OF NON VARIATION**

IT is hereby notified in accordance with Section 61(8) of the *National Investment and Development Act* that the Minister has not varied the Schedule of Registration No. 1626 dated 6th August, 1987 in respect of R.J. & M Soo Pty Limited by amendment of Condition 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 9, Lot 9, Lae”.

Dated this 27th day of February, 1990.

P. MALARA,
Secretary, NIDA Board.

*National Investment and Development Act***NOTIFICATION OF VARIATION**

IT is hereby notified in accordance with Section 61(8) of the *National Investment and Development Act* that the Minister has varied the Schedule of the Certificate of Registration No. 5140 dated 20th November, 1979 in respect of Abco Pty Ltd by amendment of condition.

“The registration of the Enterprise shall be for a period of ten years commencing on the date of expiry”.

Dated this 27th day of February, 1990.

P. MALARA,
Secretary, NIDA Board.

*National Investment and Development Act***NOTIFICATION OF VARIATION**

IT is hereby notified in accordance with Section 61(8) of the *National Investment and Development Act* that the Minister has varied the Schedule of the Certificate of Registration No. 1750 dated 10th October, 1987 in respect of Teyo No. 33 t/a Palm Grove Pty Ltd by amendment of condition.

“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 Portion 1569, Hohola”.

Dated this 27th day of February, 1990.

P. MALARA,
Secretary, NIDA Board.

EAST NEW BRITAIN PROVINCE LAND BOARD No. 016/90 (I)

A meeting of the Land Board as constituted under the *Land Act* (Chapter 185) will be held at Lands Office Rabaul commencing at 8.30 a.m. on 9th and 10th April, 1990 when the following business will be dealt with:

1. 18292/0718—Alois Pitmarang, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 718, Milinch Pondo, Fourmil Rabaul, East New Britain Province.

2. Consideration of applications for an Agricultural Lease over Portion 874, Milinch Pondo, Fourmil Rabaul, East New Britain Province as advertised in the *National Gazette* of 15th September, 1988 (LAL No. 60/88).

- | | |
|--|----------------------------|
| 1. Jimmy Peter | 13. Christopher T. Wakuku |
| 2. Mrs Maria Kakius | 14. Enos Karu |
| 3. Simieon Nawi | 15. John Niligur |
| 4. Miss Kay Marakan | 16. Eliuda Eli |
| 5. Abel Kehono | 17. Stephen Toivita George |
| 6. Vincent Malila | 18. Misiel Tomaruni |
| 7. Dorothy Piril Karapo (Mrs) | 19. Elipas Punukai |
| 8. Mission Oswald | 20. Michael Muro |
| 9. Barnabas Tolingling | 21. Samuel Tatakit |
| 10. William R. & Annie Rangsu | 22. Johnson Boas |
| 11. Peter N. Kosai | 23. Elizabeth K. Karani |
| 12. Chris Rai & Mary T. Rai as (Joint Tenants) | 24. Daniel Tenakanai |

3. 18171/1759—Babate Mosley, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1759, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

4. 18171/1760—Peni Tiamuruka, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1760, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

5. 18171/1761—Kevin Luana, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1761, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

6. 18171/1762—Kutchi Bareng, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1762, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

7. 18171/1763—Joseph K. Tigilia, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1763, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

8. 18171/1764—Babate Tabunu, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1764, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

9. 18171/1808—Naomi Ia Utul, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1808, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

10. 18171/1810—Gaius Tominalom, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1810, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

11. 18171/1811—Waston Toidon, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1811, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

12. 18171/1812—Topidik Amen and Topaep Emanuel on behalf of their brothers and sisters, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1812, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

13. 18171/1813—Kalis Kimpidik, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1813, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

14. 18171/1814—Jackson Fangaleo, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1814, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

15. 18171/1815—Peni Paam, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1815, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

16. 18171/1817—Misiel Toliuna and Children, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1817, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

17. 18171/1820—Oswald Tokarai, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1820, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

East New Britain Province Land Board No. 016/90 (I)—continued

18. 18171/1821—Kavanamur Towot, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1821, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
19. 18171/1822—Peter Limo and Elias Tonum (As Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1822, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
20. 18171/1824—Philip Tomamaura, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1824, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
21. 18171/1825—John Towok, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1825, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
22. 18171/1827—Adereas Tokuk, Adereas Waninara and Bernadet Pidik (As Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1810, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
23. 18171/1829—Sikel Toperil and Wife (Iaura), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1829, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
24. 18171/1831—Dagi Oben, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1831, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
25. 18171/1833—William Uramete, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1833, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
26. 18171/1834—Ereman Torang, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1834, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
27. 18171/1835—Wawana Robert, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1835, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
28. 18171/1836—Eliuda Towuki, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1836, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
29. 18171/1837—Ignatius Tokakat Takmale, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1837, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
30. 18171/1838—Eliuda Togialom, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1838, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
31. 18171/1839—Benson Tonanat, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 1839, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
32. 18171/2057—Bangida Maziong, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 2057, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
33. 18171/2058—Sambuk Wasengi and Ziel Sambuk (As Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 2058, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
34. 18171/2059—Tony Kutum and Tiunda Kutum (As Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 2059, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
35. 18171/2060—Morogina Sale, Betty Morogina and Jenny Morogina (As Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 2060, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
36. 18171/2062—Samson Kandiop and Wangio Kandiop (As Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 2062, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
37. 18171/2063—Kamugi Maziong Geteng Kamugi and Mangeong Kamugi (As Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 2063, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
38. RI/016/003—Jack and Lari Sion, application under Section 54 of the *Land Act* (Chapter 185) for a Residential Lease over Allotment 3, Section 16, Town of Warongoi, East New Britain Province.
39. RI/016/004—Jack Lari Sion, application under Section 54 of the *Land Act* (Chapter 185) for a Residential Lease over Allotment 4, Section 16, Town of Warongoi, East New Britain Province.
40. 18047/0307-1—Marnapik Business Group, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 307, Lot 1, Milinch Blanche, Fourmil Rabaul, East New Britain Province.
41. LA/7057/(NG)—Shell Papua New Guinea Pty Ltd. (Formerly Shell Pacific Islands Ltd), application under Section 63 of the *Land Act* (Chapter 185) for a Special Purpose Lease over Allotment 23, Section 67, Town of Rabaul, East New Britain Province.
42. RG/080/002—Fong Kai Chew, application under Section 54 of the *Land Act* (Chapter 185) for a Residential (Low Covenant) Lease over Allotment 2, Section 80, Town of Rabaul, East New Britain Province.
43. RG/124/001—National Housing Commission, application under Section 54 of the *Land Act* (Chapter 185) for a Residential (Low Covenant) Lease over Allotment 1, Section 124, Town of Rabaul, East New Britain Province.
44. 18134/015—Julius T. Baitman Elmere Legru Pty Ltd, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 15, Milinch Jacquinot, Fourmil Pomio, East New Britain Province.
45. 18171/2066—Marcus Oneba Ivarmari, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 2066, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
46. 18171/0878—Enos Taman, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 878, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
47. 18171/1410, 18171/1411 & 18171/1412—Thomas Maning, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1410, 1411, & 1412 (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
48. 18171/1440 & 18171/1441—Apelis G. Leba, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1440 & 1441 (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
49. 18171/1415 & 18171/1416—Matilda Wakias, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1415 & 1416, (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
50. 18171/1431 & 18171/1432—Norbert Bungtabu, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1431 & 1432 (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
51. 18171/1404, 18171/1405 & 18171/1406—May & Emori Robinson, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1404, 1405 & 1406 (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
52. 18171/1413 & 18171/1414—Nerrie & Kalip Salo, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1413 & 1414 (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.
53. 18171/1433 & 18171/1434—Mary Tidir, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1433 & 1434 (consolidated) Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

East New Britain Province Land Board No. 016/90 (I)—*continued*

54. 18171/1407, 18171/1408 & 18171/1409—Tiure Business Group, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1407, 1408 & 1409 (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

55. 18171/1437 & 18171/1438—Mary Dadatliu & Emmanuel Kumaina (Joint Tenants), application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portions 1437 & 1438 (consolidated), Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

56. 18292/0829—Martin Kavanamur, application under Section 49 of the *Land Act* (Chapter 185) for an Agricultural Lease over Portion 829, Milinch Kokopo, Fourmil Rabaul, East New Britain Province.

57. RG/045/010—Peter Fui Cheung Seeto & Gabriel Wai Chew Seeto, application under Section 54 of the *Land Act* (Chapter 185) for a Business (Commercial) Lease over Allotment 10, Section 45, Town of Rabaul, East New Britain Province.

58. RG/061/020—International Education Agency of Papua New Guinea, application under Section 54 of the *Land Act* (Chapter 185) for a Residential Lease over Allotment 20, Section 61, Town of Rabaul, East New Britain Province.

59. RK/003/002—Catholic Archdiocese of Rabaul, application under Section 59 of the *Land Act* (Chapter 185) for a Mission Lease over Allotment 2, Section 3, Vunapalading Community Centre.

60. RE/011/001—Pius Kosa, application under Section 54 of the *Land Act* (Chapter 185) for a Special Purpose Lease over Allotment 1, Section 11, Town of Palmalmal, East New Britain Province.

61. RG/048/004—East New Britain Provincial Government, application under Section 63 of the *Land Act* (Chapter 185) for a Special Purpose Lease over Allotment 4, Section 48, Town of Rabaul, East New Britain Province.

62. RG/060/008—East New Britain Provincial Government, application under Section 63 of the *Land Act* (Chapter 185) for a Special Purpose Lease over Allotment 8, Section 60, Town of Rabaul, East New Britain Province.

63. RG/065/001—East New Britain Provincial Government, application under Section 54 of the *Land Act* (Chapter 185) for a Residential Lease over Allotment 1, Section 65, Town of Rabaul, East New Britain Province.

64. RG/060/007—East New Britain Provincial Government, application under Section 54 of the *Land Act* (Chapter 185) for a Residential Lease over Allotment 7, Section 60, Town of Rabaul, East New Britain Province.

65. RG/028/016, RD/028/017, RD/028/018, RD/028/019 & RD/028/020—East New Britain Provincial Government, application under Section 54 of the *Land Act* (Chapter 185) for a Residential Lease over Allotments 16, 17, 18, 19 & 20, Section 28, Town of Kokopo, East New Britain Province.

66. RG/034/004—Roland Seeto, application under Section 54 of the *Land Act* (Chapter 185) for a Residential Lease over Allotment 4, Section 34, Town of Kokopo, East New Britain Province.

Any person may attend the Board and give evidence or object to the grant of any application.

The Board will sit publicly and may examine witnesses on oath and may admit such documentary evidence as it thinks fit.

I hereby direct that Silas Peril act as Chairman.

Dated this 22nd day of March, 1990.

S. MANIKOT,
Chairman of Papua New Guinea Land Board.

CORRIGENDUM

THE public is hereby advised of the following corrections—A PNG Trade Mark application No. A 52200 in Class 12, was advertised on the 2nd April, 1987.

There was an error in spelling of the mark which should have read 'TRAFIC' not TRAFFIC.

In the *National Gazette* No. G57 dated 5th September, 1988—The public is hereby advised to disregard the publication of PNG Trade Mark application Nos. A 51887 & A 51888 both in Class 30 in the name of Frosty Boy (Aust) Pty. Ltd.

Both applications have been officially withdrawn by the applicant.

Disregard advertisement of PNG Trade Mark application No. A 52395 in Class 19 in the *National Gazette* dated 5th September, 1988.

Subject application was advertised in a previous *National Gazette* dated 10th December, 1987.

In the *National Gazette* No. G51 dated 10th August, 1989. Advertisement of PNG Trade Mark application No. 53597 in Class 1. The mark was incorrectly shown as 'Cellobound'.

The correct spelling should be CELLOBOND.

PNG Trade Mark application No. 51672 in Class 2 for the mark 'GREYHOUND' was previously advertised in the *National Gazette* No. G79 dated 18th December, 1986.

The advertisement of this Trade Mark in the *National Gazette* No. G51 dated 10th August, 1989 should be disregarded.

Dated this 27th day of February, 1990.

G. ARAGA,
Registrar of Trade Marks.

CORRIGENDUM

NOTICE of Grant of Substitute Notice as published in the *National Gazette* No. G13 dated 8th March, 1990 on page 275 to Lamernewai Plantation Pty Limited was made in error.

The Grant should have been to Lamernewai Pty Limited and is hereby amended accordingly.

S. PERIL,
A delegate for the Minister for Lands.

CORRIGENDUM

THE general public is hereby advised that the Extinguishment Notice Under Section 36(1) *Land Act* (Chapter 185) appeared in *National Gazette* Nos. G3 page 48 dated 11th January, 1990; G4 page 116, dated 25th January, 1990 and G46 page 952 dated 13th July, 1989 are respectively withdrawn.

Any inconvenience caused is very much regretted.

S. PERIL,
Regional Manager (Islands).

CORRIGENDUM

THE general public is hereby advised that *Land (Ownership of Freeholds) Act 1976*, under heading Notification of Grant of Substitute Lease appeared in *National Gazette* No. G47 dated 20th July, 1989.

The Schedule gazetted as Portion 156, Milinch Blanche was incorrectly advertised.

It should read as Portion 156, Lots 1 and 2, Milinch Blanche, East New Britain Province.

Any inconvenience caused is very much regretted.

S. PERIL,
Regional Manager (Islands).

REVOCATION OF CERTIFICATE AUTHORISING OCCUPANCY

I, Kala Swokin, Minister for Lands, hereby approve revocation of the abovementioned certificate in respect of Allotment 6, Section 3, Boroko, City of Port Moresby from the Department of Housing as the Land remains unimproved since being set aside.

Dated this 13th day of December, 1989.

K. SWOKIN,
Minister for Lands and Physical Planning.

Mining Act (Chapter 195)

APPLICATION FOR A PROSPECTING AUTHORITY

WE, PNG Alluvials Pty Limited of P.O. Box 333, Port Moresby, Papua New Guinea, do hereby apply for a prospecting authority over 442 square kilometres or thereabouts to be known as Yendagonga Prospecting Authority situated in Gulf and Morobe Provinces and more particularly described in the Schedule and the sketch plan attached hereto for the purpose of prospecting for copper, gold, silver, lead, zinc, rhenium, molybdenum, nickel, cobalt, platinum, palladium, osmium, iridium, chromium, tungsten, tin and mercury either individually or in association.

Dated at Port Moresby this 9th day of March, 1990.

V. McNEIL.

Lodged at Konedobu on 12th day of March, 1990. Registered as P.A. 951.

Objections may be lodged with the Warden at Konedobu on or before the 16th day of April, 1990.

Hearings set down at Neapanepa, Wambogini, Kwieta & Tekadu No.1 on the 25th day of April, 1990 commencing at 9 a.m.

D. PALASO,
Mining Warden.

SCHEDULE: LAKEKAMU AREA

BLOCK IDENTIFICATION MAP 1:1 000 000
128 SUB-BLOCKS
AREA: 442 SQUARE KILOMETRES

Blocks	Sub-blocks	No. of Sub-blocks
2982	l, m, q, r, v, w	6
3053	p, u, z	3
3054	a, b, f, g, l, m, n, q, r, s, v, w, x, y, z	15
3055	v	1
3125	e, k, p, u, z	5
3126	entire block	25
3127	a, f, l, q, r, s, v, w, x	9
3196	d, e, j, k, o, p, t, u	8
3197	a, b, c, d, e, f, g, h, j, k, l, m, n, o, p, q, r, s, t, u	20
3198	a, b, c, d, e, f, g, h, j, k, l, m, n, o, p, q, r, s, t, u	20
3199	a, b, c, f, g, h, l, m, n, o, p, q, r, s, t, u	16
Total Sub-blocks		128

Otherwise described as follows:

An area of 442 square kilometres commencing at a point being the intersection of a line of longitude 146 degrees 25 minutes east and line of latitude 7 degrees 27 minutes south thence by that line of latitude east to line of longitude 146 degrees 27 minutes east thence by that line of longitude south to line of latitude 7 degrees 29 minutes south thence by that line of longitude west to line of longitude 146 degrees 27 minutes east thence by that line of longitude south to line of latitude 7 degrees 32 minutes south thence by that line of longitude east to line of longitude 146 degrees 28 minutes east thence by that line of longitude south to line of latitude 7 degrees 34 minutes south thence by that line of longitude east to line of longitude 146 degrees 31 minutes east thence by that line of longitude south to line of latitude 7 degrees 38 minutes south thence by that line of longitude east to line of longitude 146 degrees 33 minutes east thence by that line of longitude south to line of latitude 7 degrees 42 minutes south thence by that line of longitude east to line of longitude 146 degrees 35 minutes east thence by that line of longitude south to line of latitude 7 degrees 44 minutes south thence by that line of longitude west to line of longitude 146 degrees 18 minutes east thence by that line of longitude north to line of latitude 7 degrees 40 minutes south thence by that line of longitude east to line of longitude 146 degrees 24 minutes east thence by that line of longitude north to line of latitude 7 degrees 32 minutes south thence by that line of longitude east to line of longitude 146 degrees 25 minutes east thence by that line of longitude north to the point of commencement.

Land (Tenure Conversion) Act 1963

DIRECTION TO CANCEL REGISTRATION OF LIMITATIONS

I, Bernard Narokobi, Minister for Justice and Principal Legal Adviser, by virtue of the powers conferred by Section 26A of the *Land (Tenure Conversion) Act 1963* and all other powers me anabling, being satisfied, after due enquiry, that a proposed dealing with the land described in the Schedule will not adversely affect the interests of the registered proprietor or any customary kinship group, customary descent group or customary local or community, hereby direct the Registrar of Titles to cancel the registration of the limitation imposed on the land more appropriately described in the Schedule hereunder.

SCHEDULE

All that piece of land known as "Ngnt" being Portion 1513, Milinch of Hagen, Fourmil of Ramu.

Certificate of Title Volume 29, Folio 135.

Dated this 4th day of March, 1990.

B. M. NAROKOBI,
Minister for Justice.

In the National Court of Justice at Waigani Papua New Guinea

M.P. No. 87 of 1989

In the matter of the *Companies Act* (Chapter 146)
and

In the matter of Kondowil Farming and Trading Pty Ltd

ADVERTISEMENT OF PETITION

NOTICE is given that a Petition for the winding-up of the abovenamed company by the National Court was, on 6th October, 1989, presented by the company and that the petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on 20th April, 1990; and any creditor or contributory of the company desiring to support or oppose the making of an order on the petition may appear at the time of hearing by himself or his lawyer for that purpose; and a copy of the petition will be furnished by me to any creditor or any contributory of the company requiring it on payment of the prescribed charge.

The Petitioner's address is: Wamp NGA Holdings Pty Ltd, P.O. Box 198, Mt Hagen.

The Petitioner's Lawyer is: Warner Shand Lawyers, P.O. Box 199, Mt Hagen.

Whose town agent is: Warner Shand Lawyers, 2nd Floor, Brian Bell Plaza, Turumu Street (P.O. Box 1817), Boroko.

T. R. MANN,
Warner Shand Lawyer for Petitioner.

Note—Any person who intends to appear on the hearing of the petition must serve on or send by post to the abovenamed lawyer notice in writing of his intention to do so. The notice must state the name and address of the person, or if a firm the name and address of the firm, and must be signed by the person or firm, or his or its lawyer (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed, not later than 4 p.m. on 19th April, 1990 (the day before the day appointed for the hearing of the petition or the Friday preceding the day appointed for the hearing of the petition if that day is a Monday or Tuesday following a public holiday).

NATIONAL GOVERNMENT SUPPLY AND TENDERS BOARD

TENDER

TENDERS are invited for:—

- Tender No. G. 3788—Supply of tent fly and tarpaulin
- Tender No. G. 3795—Supply of standard side table
- Tender No. G. 3797—Supply of manilla folders
- Tender No. G. 3801—Supply of paper towel
- Tender No. G. 3805—Supply of envelopes
- Tender No. G. 3806—Supply of shoes, black, leather rubber soles

Tenders close at 10.30 a.m. on Thursday 3rd May, 1990.

Details are available from the Chairman, National Government, Supply and Tenders Board, P.O. Box 20, Badili, PNG.

All envelopes containing tender documents must bear the number and the closing date of the tender.

R. LOI,
Acting Chairman.

*Cocoa Act (Chapter 388)***FIXING OF MINIMUM PRICES FOR WET COCOA BEANS**

THE COCOA BOARD, by virtue of the powers conferred by Section 11(1)(c) of the *Cocoa Act (Chapter 388)* and all other powers it enabling, hereby fixes the mandatory minimum price at which wet cocoa beans may be bought and sold in different places in accordance with the following Schedule:—

SCHEDULE

1. In the following areas, the mandatory minimum price of wet cocoa beans is 30 toea per kilogram:—

- (a) Gazelle Peninsula in East New Britain (not including Watam and the Duke of York Islands); and
- (b) all areas on Bougainville Island within 50 kilometres radius of Kieta.

2. In the following areas, the mandatory minimum price of wet cocoa beans is 25 toea per kilogram at the fermentary door and 20 toea per kilogram at the roadside:—

- (a) Watam and Duke of York Islands and areas in East New Britain outside the Gazelle Peninsula; and
- (b) Buka Island and all areas of Bougainville Island outside a 50 kilometre radius of Kieta; and
- (c) all areas within a 50 kilometre radius respectively of Kavieng, Kimbe, Lae, Madang, Popondetta and Wewak.

3. In the following areas, the mandatory minimum price of wet cocoa beans is 20 toea per kilogram:—

- (a) all areas outside a 50 kilometre radius respectively of Kavieng, Kimbe, Lae, Madang, Popondetta and Wewak; and
- (b) all other areas not mentioned above including the provinces of Central, Gulf, Manus, Milne Bay, West Sepik and Western.

Dated this 14th day of March, 1990.

J. NAISY,
Chairman.

*Land Act (Chapter 185)***FORFEITURE OF STATE LEASE**

I, Kala Swokin, Minister for Lands, by virtue of the powers conferred by Section 46(1) of the *Land Act (Chapter 185)* and all other powers me enabling, hereby forfeit the lease specified in the Schedule on the grounds that—

- (a) the improvement conditions imposed by the Act have not been fulfilled in respect of the land;
- (b) the rent remains due and unpaid for a period of more than six months.

SCHEDULE

All that piece or parcel of land known as Allotment 22, Section 13, Town of Arawa, North Solomons Province, being the whole of the land more particularly described in the Department of Lands & Physical Planning File TA/013/022.

Dated this 6th day of March, 1990.

K. SWOKIN,
Minister for Lands.

*Lawyers Act 1986***NOTICE OF MAKING OF RULES**

I, Bernard Narokobi, Minister for Justice, by virtue of the powers conferred by Section 21(2) of the *Lawyers Act 1986* and all other powers me enabling, hereby give notice that—

- (a) the Papua New Guinea Law Society Membership Rules 1989 L.S. No. 7 of 1989 were made by the Council of the Law Society on 14th February, 1990; and
- (b) the Rules are deemed to have come into operation on 31st December, 1989; and
- (c) copies of the Rules may be purchased, at a price (plus postage, if necessary) fixed by the Law Society and any queries for that purpose shall be directed to the following address:—

Papua New Guinea Law Society,
P.O. Box 1994,
Boroko,
National Capital District.

Dated this 7th day of March, 1990.

B.M. NAROKOBI,
Minister for Justice.

*Public Finances (Management) Act 1986***REVOCATION AND APPOINTMENT OF THE MEMBERS OF THE WORKS DESIGN PRIORITIES COMMITTEE AND TENDERS BOARD**

I, Paul Pora, Minister for Finance and Planning, by virtue of the powers conferred by Section 39 of the *Public Finances (Management) Act 1986* and all other powers me enabling and acting on the advice of the Secretary for Finance and Planning, hereby:—

- (a) revoke the appointment of members of the Board published in the *National Gazette* No. G48, dated 14th August, 1986
- (b) appoint each person specified in Column 1 of the Schedule to be a member of that Board and the person specified in Column 2 to be the Deputy for the member specified in Column 1; and
- (c) at any meeting, the quorum shall be 3 (members or deputies).

SCHEDULE

Column 1	Column 2
1. First Assistant Secretary (Technical Services) Department of Works	Assistant Secretary (Design) Department of Works
2. Principal Planning Officer, Department of Works	Senior Planning Engineer, Department of Works
3. Assistant Secretary, Transport and Communications, Department of Finance and Planning	Senior Project Officer, Transport and Communications, Department of Finance and Planning
4. Principal Legal Officer (Contracts) Department of Justice	Senior Legal Officer (Contracts) Department of Justice

P. PORA,
Minister for Finance and Planning.

*Land (Tenure Conversion) Act 1963***DIRECTION TO CANCEL REGISTRATION OF LIMITATIONS**

I, Bernard Narokobi, Minister for Justice and Principal Legal Adviser, by virtue of the powers conferred by Section 26A of the *Land (Tenure Conversion) Act 1963* and all other powers me enabling, being satisfied, after due enquiry, that a proposed dealing with the land described in the Schedule will not adversely affect the interests of the registered proprietor or any customary kinship group, customary descent group or customary local or community, hereby direct the Registrar of Titles to cancel the registration of the limitation imposed on the land more appropriately described in the Schedule hereunder.

SCHEDULE

All that piece of land known as "Balinga" being Portion 1356, Milinch of Hagen, Fourmil of Ramu.

Certificate of Title Volume 29, Folio 105.

Dated this 4th day of March, 1990.

B. M. NAROKOBI,
Minister for Justice.

NOTICE OF FINAL MEETING

In the matter of the *Companies Act (Chapter 146)*

and

Edgell & Whiteley Pty Limited
(In Liquidation)

CREDITORS WINDING-UP

TAKE notice that the affairs of the abovenamed company are now fully wound-up and that in pursuance of Section 292 of the above Act, a general meeting of the abovenamed company will be held at the offices of KPMG Peat Marwick, Chartered Accountants, First Floor, IPI Building, 2nd Street, Lae on the 24th day of April, 1990 at 10 a.m. for the purposes of laying before the meeting an account showing how the winding-up has been conducted and the property of the company disposed of and giving any explanation thereof.

Dated this 19th day of March, 1990.

M. J. FITZPATRICK,
Liquidator (Agent).

*Motor Traffic Act (Chapter 243)***APPOINTMENT OF INSPECTORS OF MOTOR TRAFFIC**

I, Anthony Temo, Minister for Transport, by virtue of the powers conferred by Section 5(2) of the *Motor Traffic Act* (Chapter 243) and all other powers it enabling, hereby appoint the following persons specified in Column 1 of the Schedule to be Inspectors within the Province specified in Column 2 for the purposes of the Act.

SCHEDULE

Column 1	Column 2
Baunke Uke	Eastern Highlands
Richard Hagasave	Eastern Highlands
Roslyn Hineho	Eastern Highlands
Paul Ponda	Western Highlands
Israel Ainui	East New Britain
Peter Aibung	West Sepik
Poiap Mohe Panu	West Sepik
Steven Segal	Morobe
Siaia Noga	Central
Barosa Guruma	Central
Gnaia Elimo	Milne Bay
Ronald Tokwaleani	Milne Bay
Philip Wimb	Western Highlands
Daniel Afuti	Port Moresby
Clement Kerahu	Oro
Peniel Lotu	East New Britain
Robert Konoma	Western

Dated this 23rd day of February, 1990.

A. TEMO,
Minister for Transport.

In the National Court of Justice at Waigani Papua New Guinea

M.P. No. 38/90

In the matter of the *Companies Act* (Chapter 146)
and
In the matter of *Export Management Pty Ltd*

ADVERTISEMENT OF PETITION

NOTICE is given that a petition for the winding-up of the abovenamed Company by the National Court was, on the 2nd day of February, 1990, presented by Datamatic DP Pty Limited a company incorporated pursuant to the Laws of the State of New South Wales of the Commonwealth of Australia and that the Petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on the 20th day of April, 1990.

The Petitioner's address is 16 Suakin Street, Pymble, New South Wales, Australia and its lawyers are Blake Dawson Waldron 4th Floor, Mogoru Moto Building, Champion Parade, P.O. Box 850, Port Moresby.

Note—Any person who intends to appear at the hearing of the Petition, either to oppose or support, must send notice of his intention to the Petitioner or to his lawyer which shall be signed by the person or his lawyer and give the address of the person signing it and be served, or (if sent by post) posted in such time as in the ordinary course of post to reach the address of the Petitioner as shown in the Petition not later than 4 p.m. of the day before the day appointed for the hearing of the Petition.

*Land Registration Act (Chapter 191)***ISSUE OF OFFICIAL COPY OF STATE LEASE**

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of *Land Registration Act* (Chapter 191) it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

SCHEDULE

State Lease Volume 44, Folio 50 evidencing a leasehold estate in all that piece or parcel of land known as Portions 5 and 13, Milinch of Ablingi, Fourmil of Gasmata in the West New Britain Province containing an area of 19.575 hectares more or less the registered proprietor of which is John Anthony Allan.

Dated this 15th day of March, 1990.

K. LAVI,
Deputy Registrar of Titles.

*Education Act (Chapter 163)***REVOCAION AND APPOINTMENT OF MEMBERS OF THE NATIONAL EDUCATION BOARD**

I, Jack Genia, Minister for Education, by virtue of the powers conferred by Sections 10 and 13 of the *Education Act* (Chapter 163) and all other powers me enabling, hereby—

- revoke the appointment of Michael Knights (who has resigned) as a member of the National Education Board; and
- appoint the person specified in Column 1 of the Schedule as a Member of the National Education Board under the Section of the Act specified in Column 2 of the Schedule to hold office for the period specified in Column 3.

SCHEDULE

Column 1 Member	Column 2 Section under which appointed	Column 3 Term of Office
Philip Evura	10(2)(D)	14th January, 1990 to 13th July, 1992

Dated this 14th day of February, 1990.

J. GENIA,
Minister for Education.

*Motor Vehicles (Third Party Insurance) Act (Chapter 295)***APPOINTMENT OF MEMBERS OF THE MOTOR VEHICLES INSURANCE (PNG) TRUST**

I, Paul Pora, Minister for Finance and Planning, by virtue of the powers conferred by Sections 4(1) and 5(1) of the *Motor Vehicles (Third Party Insurance) Act* (Chapter 295) and all other powers me enabling, after receiving a recommendation from the licensed insurers jointly, hereby—

- revoke the appointments of Robert W. Urry as a Director and Jimmy Longbut as an Alternate Director of the Board of the Motor Vehicles Insurance (PNG) Trust; and
- appoint Denis Holland as a Director and Ure Rauka as an Alternate Director of the Board of the Motor Vehicles Insurance (PNG) Trust for a period of three years commencing on and from the date of publication of this Instrument in the *National Gazette*.

Dated this 16th day of February, 1990.

P. PORA,
Minister for Finance and Planning.

*Land Act (Chapter 185)***FORFEITURE OF STATE LEASE**

I, Kala Swokin, Minister for Lands, by virtue of the powers conferred by Section 46(1) of the *Land Act* (Chapter 185) and all other powers me enabling, hereby forfeit the lease specified in the Schedule on the grounds that—

- the improvement conditions imposed by the Act have not been fulfilled in respect of the land;
- the rent remains due and unpaid for a period of more than six months.

SCHEDULE

All that piece or parcel of land known as Allotment 47, Section 268, Hohola, City of Port Moresby, National Capital District being the whole of the land more particularly described in the Department of Lands & Physical Planning File: DC/268/047.

Dated this 15th day of June, 1989.

K. SWOKIN,
Minister for Lands.

*Industrial Organizations Act (Chapter 173)***REGISTRATION OF AN ASSOCIATION AS AN INDUSTRIAL ORGANIZATION**

I, Bunam Lambert Damon, Industrial Registrar, by virtue of the powers conferred by the *Industrial Organizations Act* (Chapter 173) and all other powers me enabling hereby give notice that I have registered under that Act an Industrial Organization called "Porgera Mining and Allied Workers' Union", as an Industrial Organization of employees.

Dated this 21st day of March, 1990.

B. L. DAMON,
Industrial Registrar.

Licensing of Heavy Vehicles Act (Chapter 367)

APPOINTMENT OF INSPECTORS

THE LAND TRANSPORT BOARD, by virtue of the powers conferred by Section 17 of the *Licensing of Heavy Vehicles Act* (Chapter 367) and all other powers it enabling, hereby appoints the following persons specified in Column 1 of the Schedule to be Inspectors within the Province specified in Column 2 for the purposes of the Act.

SCHEDULE

Column 1	Column 2
Baunke Uke	Eastern Highlands
Richard Hagasave	Eastern Highlands
Roslyn Hineho	Eastern Highlands
Philip Wimb	Western Highlands
Paul Ponda	Western Highlands
Israel Ainui	East New Britain
Peter Aibung	West Sepik
Poiap Mohe Paniu	West Sepik
Siaia Noga	Central
Barosa Guruma	Central
Gnaia Elimo	Milne Bay
Ronald Tokwaleani	Milne Bay
Steven Sega	Morobe
Peniel Lotu	East New Britain
Daniel Afuti	Port Moresby
Clement Kerahu	Oro
Robert Konoma	Western

Dated this 23rd day of February, 1990.

J. OREA,
Chairman, National Land Transport Board.

Motor Car Dealers Act (Chapter 353)

APPOINTMENT OF AUTHORISED OFFICERS

I, Anthony Temo, Minister for Transport, by virtue of the powers conferred by Section 3 of the *Motor Car Dealers Act* (Chapter 353) and all other powers it enabling, hereby appoint the following persons specified in Column 1 of the Schedule to be Authorised Officers within the Province specified in Column 2 for the purposes of the Act.

SCHEDULE

Column 1	Column 2
Baunke Uke	Eastern Highlands
Richard Hagasave	Eastern Highlands
Roslyn Hineho	Eastern Highlands
Philip Wimb	Western Highlands
Paul Ponda	Western Highlands
Israel Ainui	East New Britain
Peter Aibung	West Sepik
Poiap Mohe Paniu	West Sepik
Siaia Noga	Central
Barosa Guruma	Central
Gnaia Elimo	Milne Bay
Ronald Tokwaleani	Milne Bay
Steven Sega	Morobe
Daniel Afuti	Port Moresby
Peniel Lotu	East New Britain
Clement Kerahu	Oro
Robert Konoma	Western

Dated this 23rd day of February, 1990.

A. TEMO,
Minister for Transport.