



Christ
F.O. [signature]
[signature] 7/6/90

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. G29]

PORT MORESBY, THURSDAY, 24th MAY

[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., K.St.J., 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 Oscar Natera to act as Secretary for Department of Agriculture and Livestock for a period commencing on and from 20th April, 1990 up to and including 29th April, 1990.

Dated this 14th day of May, 1990.

SEREI ERI,
Governor-General.

CONSTITUTION

Public Services (Management) Act 1986

APPOINTMENT OF ACTING DEPARTMENTAL HEAD

I, Serei Eri, G.C.M.G., K.St.J., 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 Iamo Ila to act as Secretary for Department of Environment and Conservation for a period commencing on and from 24th March, 1990 up to and including 1st April, 1990.

Dated this 14th day of May, 1990.

SEREI ERI,
Governor-General.

CONSTITUTION

Public Services (Management) Act 1986

APPOINTMENT OF ACTING DEPARTMENTAL HEAD

I, Serei Eri, G.C.M.G., K.St.J., 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 William Penias to act as Secretary for Department of Education for a period commencing on and from 9th May, 1990 up to and including 18th May, 1990.

Dated this 14th day of May, 1990.

SEREI ERI,
Governor-General.

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

I, Serei Eri, G.C.M.G., K.St.J., 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 Issac Ake to act as Secretary for Department of Health for a period commencing on and from 4th June, 1990 up to and including 11th June, 1990.

Dated this 14th day of May, 1990.

SEREI ERI,
Governor-General.

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

I, Serei Eri, G.C.M.G., K.St.J., 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 Henry Bailasi to act as Secretary for Department of Personnel Management for a period commencing on and from 4th May, 1990 up until such time Wep Kanawi resumes duty.

Dated this 14th day of May, 1990.

SEREI ERI,
Governor-General.

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

I, Serei Eri, G.C.M.G., K.St.J., 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 Kembi Watoka to act as Secretary for Department of Environment and Conservation for a period commencing on and from 13th April, 1990 up to and including 20th April, 1990.

Dated this 19th day of April, 1990.

SEREI ERI,
Governor-General.

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

I, Serei Eri, G.C.M.G., K.St.J., 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 consultation with the Public Services Commission, hereby appoint James Baker to act as Secretary for Department of Justice for a period commencing on and from 15th April, 1990 up to and including 30th April, 1990.

Dated this 16th day of May, 1990.

SEREI ERI,
Governor-General.

National Water Supply and Sewerage Act 1986**APPOINTMENT OF MANAGING DIRECTOR OF THE WATERBOARD**

I, Serei Eri, G.C.M.G., K.St.J., Governor-General, by virtue of the powers conferred by Section 17 of the *National Water Supply and Sewerage Act 1986* and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, given after considering a recommendation from the Board of Directors of the Waterboard hereby revoke all previous appointments and appoints James Benson Gegeyo to be Managing Director of the Waterboard for a period of three years commencing on and from the date of his taking up the appointment.

Dated this 15th day of May, 1990.

SEREI ERI,
Governor-General.

CONSTITUTION

EXERCISE OF POWERS OF THE NATIONAL EXECUTIVE COUNCIL

THE NATIONAL EXECUTIVE COUNCIL, by virtue of the powers conferred by Section 149(4) of the Constitution and all other powers me enabling, hereby determine that the powers, functions, duties and responsibilities of the National Executive Council in advising the Head of State to make acting appointments of the Managing Director of the Waterboard under the *National Water Supply and Sewerage Act 1986*, shall be exercised by the Minister for Works by instrument in the name of the National Executive Council.

Dated this 16th day of May, 1990.

R. NAMALIU,
Chairman, National Executive Council.

Education (International Education Agency Schools) Regulation 1985

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF INTERNATIONAL SCHOOLS BOARD

I, Jack Genia, Minister for Education, by virtue of the powers conferred by Section 2(2) and (5) of the Education (International Education Agency Schools) Regulation 1985, and all other powers me enabling, hereby—

- (a) appoint each person specified in Column 1 of the Schedule to be a member of the International Schools Board under the provision of the Regulation specified in Column 2 opposite the name of that person; and
- (b) appoint each person specified in Column 3 of the Schedule to be the alternate member of the member whose name is specified in Column 1 opposite the name of that alternate member.

SCHEDULE

Column 1 Name of Members	Column 2 Sections under which Appointed	Column 3 Alternate Members
Peter Baki	2 (2) (a)	Ouka Lavaki
Graeme Whitchurch	2 (2) (b)	Frederick Reiher
Stephen Mead	2 (2) (b)	Marian Lewis
Colin Brown	2 (2) (c)	John Spence
Barry Holloway	2 (2) (d)	John Kali
Rose Kekedo	2 (2) (d)	Margaret Nakikus

Dated this 17th day of May, 1990.

J. GENIA,
Minister for Education.

Oro Provincial Government

Education Act (Chapter 163)

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF THE ORO PROVINCIAL EDUCATION BOARD

I, Honourable Fr Kingsley Gegeyo, MPA, Premier - Oro Provincial Government, by virtue of the powers conferred by Sections 31, 32, 33 and 35 of the *Education Act (Chapter 163)* and all other powers me enabling, hereby—

- (a) Appoint each person specified in Column 1 of the Schedule to be a member of the Oro Provincial Education Board:—
 - (i) under the Section of the Act specified in Column 2 opposite the name of that person; and
 - (ii) to hold office for the period specified in Column 3 opposite the name of that person; and
- (b) Opposite each person specified in Column 4 of the Schedule to be the alternate member of the member whose name is specified in Column 1 opposite the name of that alternate member.

SCHEDULE

Column 1 Name of Members	Column 2 Sections under which Appointed	Column 3 Term of Office	Column 4 Alternate Members
Lindsay Tofoambu	31(2) (a)	Pleasure of the Premier	Virgil D. Tewekuri
Arthur Gaso	31(2) (a)	Pleasure of the Premier	Lancelot Koa
Max Haembo	31(2) (a)	Pleasure of the Premier	Fr Ezekiel Poho
Marai Raepa	31(2) (b)	Three (3) Years	Kila Wari Pat
Benstead Lovi	31(2) (b)	Three (3) Years	Archibald Osembo
Fr H. Dabeniaba	31(2) (c)	Three (3) Years	Samson Jega
Fr R. Baramani	31(2) (c)	Three (3) Years	Gola Konia
Fr Rev. Jun Pilotos	31(2) (c)	Three (3) Years	Henry Pala

Appointment of Members and Alternate Members of the Oro Provincial Education Board—continued

Schedule—continued

Column 1 Name of Members	Column 2 Sections under which Appointed	Column 3 Term of Office	Column 4 Alternate Members
Nathaniel Victor	31(2) (a)(ii)	Three (3) Years	Alexander Andari
Philemon Tago	31(2) (a)(ii)	Three (3) Years	Rodney Suma
Joseph Banda	31(2) (e)(ii)	Three (3) Years	Fred Embi
Blassius Susapu	31(2) (e)(ii)	Three (3) Years	Z. Kwevekabutu

Dated this 24th day of April, 1990.

Hon. Fr. K GEGEYO, MPA,
Premier, Oro Provincial Government.

Town Planning Act (Chapter 204)

NOTIFICATION OF ZONING OF TOWN

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 notice of the zoning of town specified in the Schedule hereto and declares that each area depicted in plan as special use is a special use zone for the purpose 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 Lands and Physical Planning, and at the Offices specified in Column 4.

Any person aggrieved by or who wishes to object to the declaration and division of a town zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Minister for Lands and Physical Planning.

SCHEDULE

Column 1 Town	Column 2 Zone	Column 3 Plan	Column 4 Offices where plans are available
Goroka, EHP	Section 55, Lot 1, now rezoned from Special Use to Light Industrial.	Goroka Town Noting Plan Scale 1:4 000	Dept. of Lands & Physical Planning HQ., Moratau Haus, Waigani or the Regional Office in Goroka, EHP.

Dated at City of Port Moresby on this 3rd day of April, 1990. (Papua New Guinea Town Planning Board Meeting No. 006/90).

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

Town Planning Act (Chapter 204)

NOTIFICATION OF ZONING OF TOWN

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 notice of the zoning of town specified in the Schedule hereto and declares that each area depicted in plan as special use is a special use zone for the purpose 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 Lands and Physical Planning, and at the Offices specified in Column 4.

Any person aggrieved by or who wishes to object to the declaration and division of a town zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Minister for Lands and Physical Planning.

SCHEDULE

Column 1 Town	Column 2 Zone	Column 3 Plan	Column 4 Offices where plans are available
Milinch Granville, NCD	Portion 71, now rezoned from Special Use to Light Industrial.	Plans No. W.N. 906-01	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani.

Dated at City of Port Moresby on this 25th day of August, 1989. (Papua New Guinea Town Planning Board Meeting No. 015/89).

P. NININGI,
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 notice of the zoning of towns specified in the Schedule hereto and declares that each area depicted in plan as Special Use is a Special Use Zone for the purpose 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 Lands and Physical Planning, and at the Offices specified in Column 4.

Any person aggrieved by or who wishes to object to the declaration and division of a town zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Minister for Lands and Physical Planning.

SCHEDULE

Column 1 Towns	Column 2 Zone	Column 3 Plans	Column 4 Offices where plans are available
Granville, NCD	Section 36, Lot 4, Now rezoned from Light Industrial to Residential.	Port Moresby, Noting Sheet Scale 1:4 000	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani.
Tapini, Central Province	Section 1, Lot 6, Now rezoned from Special Use to Residential.	Tapini Town, Noting Sheet Scale 1:4 000	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani
Lae, Morobe Province	Area opposite Section 52, now rezoned from Open Space to Special Use.	Plan No. TRP 2/97 Scale 1:250	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office Momase, Lae, Morobe Province.
Lae, Morobe Province	Section 280, Lot 2, now rezoned from Commercial to Special Use.	Plan No. TRP 2/73 Scale 1:4 000	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office Momase, Lae, Morobe Province.
Walium, Madang Province	Area opposite Section 3, Allotment 2, now rezoned from Open Space to Special Use and Residential.	Plan No. TRP 3/59 Scale 1:2 000	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office Momase, Lae, Morobe Province.
Mt. Hagen, WHP	Section 4, Lot 7, now rezoned from Special Use to Open Space.	Mt. Hagen Town Noting Sheet Scale 1:4 000	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office Momase, Lae, Morobe Province.

Dated at Port Moresby on this 24th day of April, 1990. (Papua New Guinea Town Planning Board Meeting No. 008/90).

P. NININGI,
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 Section 57(10) of the Act the Minister approved the registration of Tuvale No. 8 Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activities:

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

Building and repairing of Tug boats, barges, landing crafts, mooring launches, standby vessels and survey vessels

I.S.I.C. No. 6200— Retail trade:

Tug boats, barges, landing crafts, mooring launches, standby vessels and survey vessels

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 20th February, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Tuvale No. 8 Pty. Ltd. ("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:

Notification of Approval of Registration—continued

I.S.I.C. No. 3841— Ship building and repairing:
Building and repairing of Tug boats, barges, landing crafts, mooring launches, standby vessels and survey vessels

I.S.I.C. No. 6200— Retail trade:
Tug boats, barges, landing crafts, mooring launches, standby vessels and survey vessels

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

SCHEDULE**Conditions of Registration—Tuvale No. 8 Pty. Ltd.**

1. The registration of the Enterprise shall be granted for a period of 20 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 ninth 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 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 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 therefore 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 30th day of March, 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 Tuvale No. 9 Pty. Ltd. (Anak Logging (PNG) Pty. Ltd.) (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 1220— Logging:
Logging contractor only

Notification of Approval of Registration—continued

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

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 20th February, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Tuvale No. 9 Pty. Ltd. (Anak Logging (PNG) 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. 1220—Logging:

Logging contractor only

I.S.I.C. No. 3311—Sawmills, planning and other wood 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—Tuvale No. 9 Pty. Ltd. (Anak Logging (PNG) Pty Ltd.**

1. The registration of the Enterprise shall be granted for a period of 8 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 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 Gorohu TRP Area, Central 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 therefore 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 30th day of March, 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 Pacific Tankships Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 7121— Ocean and coastal water transport:
Petroleum vessel operator 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 20th March, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Pacific Tankships 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 activity:

I.S.I.C. No. 7121— Ocean and coastal water transport:
Petroleum vessel operator 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—Pacific Tankships 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 first 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 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. 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 therefore 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 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 activity.

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 30th day of March, 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 Susan Yeates (in this notification called "the Enterprise") in respect of the following activity:

LS.I.C. No. 9331— Medical, dental and other health services:
Physiotherapist, private practice 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 20th February, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Susan Yeates ("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:

LS.I.C. No. 9331— Medical, dental and other health services:
Physiotherapist, private practice 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—Susan Yeates**

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 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 64, Lot 6, Port Moresby, N.C.D.

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 therefore 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 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 activity.

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 30th day of March, 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 EPT (PNG) Pty. Limited. (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 5000— Construction:
Engineering on Construction Project

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 20th February, 1990.

NOTIFICATION TO AN ENTERPRISE

To: EPT (PNG) 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. 5000— Construction:
Engineering on Construction Project

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

SCHEDULE**Conditions of Registration—EPT (PNG) Pty. Limited.**

1. The registration of the Enterprise shall be granted for a period of 15 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 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.

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 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 activity.

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. 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 30th day of March, 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 Kate Ryan Design Pty. Ltd. (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:
Fashion design service
Interior decorator

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 20th March, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Kate Ryan Design Pty. Ltd. ("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:
Fashion design service
Interior decorator

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

SCHEDULE**Conditions of Registration—Kate Ryan Design 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 fourteenth 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 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 therefore 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 30th day of March, 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 Chris Coady & Associates (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 8321— Legal services:

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 20th March, 1990.

NOTIFICATION TO AN ENTERPRISE

To: Chris Coady & 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. 8321— Legal 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—Chris Coady & Associates**

1. The registration of the Enterprise shall be granted for a period of 5 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 first 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 2 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 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 Rabaul and Port Moresby.

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 activity.

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. 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 30th day of March, 1990.

P. MALARA,
Secretary, NIDA 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 notice of the zoning of towns specified in the Schedule hereto and declares that each area depicted in plan as Special Use is a Special Use Zone for the purpose 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 Lands and Physical Planning, and at the Offices specified in Column 4.

Any person aggrieved by or who wishes to object to the declaration and division of a town zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Minister for Lands and Physical Planning.

SCHEDULE

Column 1 Towns	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Lae, Morobe Province	Part of Section 67, Lot 9, now rezoned from Special Use to Residential.	Plan No. TRP 2/96A Scale 1:500	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office Momase, Lae, Morobe Province.
Lae, Morobe Province	Part Portion 36, now rezoned as Special Use.	Plan No. TRP 2/95 Scale 1:500	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office in Lae, Morobe Province.
Walium, Madang Province	Section 15, Lot 16, now rezoned from Special Use to Commercial.	Walium Town Noting Sheet Scale 1:4 000	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office in Lae, Morobe Province.
Mt. Hagen, WHP	Part of Section 43, now rezoned from Open Space to Special Use.	Plan No. TRP 6/77 Scale 1:4 000	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office in Lae, Morobe Province.
Mt. Hagen, WHP	Section 7, Allotment 8, now rezoned from Residential to Commercial.	Plan No. TRP 6/73 Scale 1:500	Dept. of Lands & Physical Planning HQ., Morauta Haus, Waigani or the Regional Office in Goroka, EHP.

Dated at City of Port Moresby on this 10th day of April, 1990. (Papua New Guinea Town Planning Board Meeting No. 007/90).

P. NININGI,
Chairman, Papua New Guinea Town Planning 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. 2113 dated 9th January, 1989 in respect of McGregor Property Pty. Ltd. by amendment of Condition One.

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

Dated this 30th day of March, 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. 1930 dated 18th February, 1988 in respect of Hitron Pty. Ltd. by amendment of Condition Four.

"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, Goroka and Mount Hagen".

Dated this 30th day of March, 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. 1424 dated 29th July, 1986 in respect of Hytec Electrics Pty. Ltd. by amendment of Condition Four.

"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, Goroka and Mount Hagen".

Dated this 30th day of March, 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. 1036 dated 15th November, 1983 in respect of Exploration (PNG) Pty. Ltd. by amendment of Condition One.

"The registration of the Enterprise shall be extended for a period of 8 years commencing on the 15th November, 1986".

Dated this 30th day of March, 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. 575 dated 30th May, 1978 in respect of W.H. Industries Pty. Limited by amendment of Condition Four.

"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 and Lae, Morobe Province".

Dated this 30th day of March, 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. 1542 dated 26th May, 1987 in respect of Kumi & Seeto Trading Pty. Limited by amendment of Condition Four.

"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 14, and Section 19, Lot 9, Kimbe, W.N.B.P.".

Dated this 30th day of March, 1990.

P. MALARA,
Secretary, NIDA Board.

CORRIGENDUM

THE general public is hereby advised that Allotment 3, Section 39, Granville, advertised under the Schedule, headed, Declaration of Land and Grant of Lease, Land to which the Housing Commission (Grant of Leases) Act 1979, applies as published in the *National Gazette* No. G73 of 19th November, 1987 is hereby withdrawn.

The lease should read Allotment 1, Section 34, Granville, and not Allotment 3, Section 39, Granville.

Any inconvenience caused is regretted.

J. P. YAUWI,
D/Secretary, Land Operations.

CORRIGENDUM

UNDER the heading successful applicants for State Leases and particulars of land leased, Land Board Meeting No 1794, Item 65 was incorrectly gazetted in the *National Gazette* of 19th April, 1990 as DA/116/034 — Kwadu No. 31 Pty Ltd, for a Business (Commercial) Lease over Allotment 34, Section 116, Boroko, City of Port Moresby, National Capital District.

The correct notice should have been inserted as follows;

DA/116/031—Kwadi No. 42 Pty Ltd., for a Business (Commercial) Lease over Allotment 31, Section 116, Boroko, City of Port Moresby, National Capital District.

Any inconvenience caused is very much regretted.

A. TADABE,
Secretary for Lands.

CORRIGENDUM

THE general public is hereby advised that on page 444 of the *National Gazette* No. G23 dated 26th April, 1990 the following was gazetted in error:—

- (a) Rabaul, ENBP—Section 32, Allotment 18, now rezoned from Residential to Commercial.
 (b) Rabaul, ENBP—Section 32, Allotment 19, now rezoned from Residential to Commercial.

The notification should read:—

- (a) Rabaul, ENBP—Section 32, Allotment 18, now rezoned from Commercial to Residential.
 (b) Rabaul, ENBP—Section 32, Allotment 18, now rezoned from Commercial to Residential.

Location Plan, Scale 1:4 000, Department of Lands and Physical Planning Headquarters, Morauta Haus, Waigani or the Regional Office for NGI in Rabaul, East New Britain Province.

Dated this 3rd day of May, 1990.

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

CORRIGENDUM

THE general public is hereby advised that on pages 173 and 174 of the *National Gazette* No. G8 dated 8th February, 1990, the following were gazetted in error:—

- Porgera, Southern Highlands Province, Section 1, Lots 1, 2, 4, 5, 6, 7, 8 & 9, all zoned Commercial.
 Porgera, Southern Highlands Province, Section 2, Lots 1 - 11 (inclusive) zoned Residential Lots 14 & 15 & plot adjoining Lot 15 zoned Commercial and Lot 19 & an area adjoining Lot 19 zoned Open Space.
 Porgera, Southern Highlands Province, Section 3, Lots 1, zoned Light Industrial; Lots 3 - 8 (inclusive) and Lots 10 & 11, all zoned Residential; Lots 12 - 17 (inclusive), all zoned Special Use; two to North of Lot 17 now zoned Commercial.
 Porgera, Southern Highlands Province, Section 4, Lots 1 - 14 and 16 - 26 (inclusive), all zoned Residential and Lot 15 zoned Special Use.
 Porgera, Southern Highlands Province, Section 9, Lots 1, zoned Special Use.
 Porgera, Southern Highlands Province, Section 10, Lots 5, 6 & 7, and two plots South of Lot 5 all zoned Light Industrial; Lots 8 - 12 (inclusive), zoned Special Use and Lots 13, 14 & 15, zoned Residential.
 Porgera, Southern Highlands Province, Section 11, Lots 1 - 14 (inclusive) zoned Commercial and Lots 5 & 6, zoned Special Use.
 Porgera, Southern Highlands Province Area, Section 1 and Section 11, Lot 6, now subdivided and zoned for 20 Residential sites.
 Porgera, Southern Highlands Province Area between Section 2, Lots 14 & 15 and Section 11, Lots 4 & 5 now subdivided and zoned for 10 Commercial sites and 2 strips zoned for Open Space.
 Porgera, Southern Highlands Province Area between Section 2, Lot 19 and Section 11, Lots 1, 2 and 3, now zoned Open Space.
 Porgera, Southern Highlands Province Area between Section 9, Lot 1 and Section 3, Lots 15, 16 and 17, now subdivided and zoned for 16 Residential sites.

The notification should read:—

- Porgera, Enga Province, Section 1, Lots 1, 2, 4, 5, 6, 7, 8 & 9, all zoned Commercial.
 Porgera, Enga Province, Section 2, Lots 1 - 11 (inclusive) zoned Residential Lots 14 & 15 & plot adjoining Lot 15 zoned Commercial and Lot 19 & an area adjoining Lot 19 zoned Open Space.
 Porgera, Enga Province, Section 3, Lots 1, zoned Light Industrial; Lots 3 - 8 (inclusive) and Lots 10 & 11, all zoned Residential; Lots 12 - 17 (inclusive), all zoned Special Use; two new Lots to North of Lot 17 now zoned Commercial.
 Porgera, Enga Province, Section 4, Lots 1 - 14 and 16 - 26 (inclusive), all zoned Residential and Lot 15 zoned Special Use.
 Porgera, Enga Province, Section 9, Lots 1, zoned Special Use.
 Porgera, Enga Province, Section 10, Lots 5, 6 & 7, and two plots South of Lot 5 all zoned Light Industrial; Lots 8 - 12 (inclusive), zoned Special Use and Lots 13, 14 & 15, zoned Residential.
 Porgera, Enga Province, Section 11, Lots 1 - 14 (inclusive) zoned Commercial and Lots 5 & 6, zoned Special Use.
 Porgera, Enga Province Area, Section 1 and Section 11, Lot 6, now subdivided and zoned for 20 Residential sites.
 Porgera, Enga Province Area between Section 2, Lots 14 & 15 and Section 11, Lots 4 & 5 now subdivided and zoned for 10 Commercial sites and 2 strips zoned for Open Space.
 Porgera, Enga Province Area between Section 2, Lot 19 and Section 11, Lots 1, 2 and 3, now zoned Open Space.
 Porgera, Enga Province Area between Section 9, Lot 1 and Section 3, Lots 15, 16 and 17, now subdivided and zoned for 16 Residential sites.
 Plan No. TRP 70/7, Scale 1:1 500, Department of Lands & Physical Planning Headquarters, Morauta Haus, Waigani of the Regional Office for Highlands Region in Goroka, Eastern Highlands Province.
 Dated this 7th day of May, 1990.

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

CORRIGENDUM

THE general public is hereby advised that on page 398 *National Gazette* No. G41 dated 28th May, 1981 under the heading Notification of Grant of Substitute Lease, the notice was incorrectly gazetted as Australia and New Zealand Banking Group Limited as freehold title.

It should read Australia and New Zealand Bank Limited and not Australia and New Zealand Banking Group Limited as advertised.
 Any inconvenience caused is very much regretted.

S. PERIL,
 Delegate of the Minister for Lands.

CORRIGENDUM

UNDER the heading successful applicants for State Leases and particulars of land leased, Land Board Meeting No. 1599, Item 4 in which the undermentioned parcel of land was left out in the *National Gazette* No. G80 dated 18th December, 1986 on page 1187.

86/2735—S.D.A. Church of Wabag, for a Mission Lease over Allotment 14, Section 23, Town of Wabag, Enga Province.

Dated at City of Port Moresby, this 14th day of May, 1990.

A. TADABE,
 Secretary for Lands.

CORRIGENDUM

THE general public is hereby advised that on page 315 of the *National Gazette* G17 dated 22nd March, 1990 the following was gazetted in error:—

Vanimo, West Sepik Province—Section 6, Allotments 6 & 9 (part) now rezoned from Residential and Open Space (respectively) to Commercial.

The notification should read:—

Vanimo, West Sepik Province—Section 6, Allotments 6 & 10 (part) now rezoned from Residential and Open Space to Commercial.

Zoning Plan of Vanimo, Scale 1:4 000, Department of Lands and Physical Planning, Headquarters, Morauta Haus, Waigani or the Regional Office (Momase) Lae, Morobe Province.

Dated this 3rd day of May, 1990.

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

Mining Act (Chapter 195)

APPLICATION FOR EXTENSION OF PROSPECTING AUTHORITY No. 846

WE, Annapurna Pty Ltd of P.O. Box 5043, Boroko NCD, apply for a Prospecting Authority over 54 square kilometres situated at Garra River, Milne Bay Province and more particularly described in the Schedule and sketch plan attached for the purpose of prospecting for gold, copper, silver, lead, zinc, rhenium, molybdenum, nickel, cobalt, platinum, palladium, osmium, iridium, chromium, tungsten, tin, mercury and Zirconium either individually or in association.

Dated at Port Moresby, this 26th day of April, 1990.

T. I. NEALE,
Agent.

SCHEDULE

GARA RIVER, MILNE BAY PROVINCE
BLOCK IDENTIFICATION MAP—1:1 000 000 SC56
WOODLARK ISLAND
AREA 54 SQUARE KILOMETRES

Blocks	Sub-Blocks	No. of Sub-Blocks
2166	v, w, x, y	4
2238	a, b, c, d, f, g, h, j, l, m, n, o	12
TOTAL		16

Otherwise described as follows:

An area of 54 square kilometres commencing at a point being the intersection of a line of longitude 150 degrees 20 minutes east and line of latitude 10 degrees 34 minutes south thence by that line of latitude east to line of longitude 150 degrees 24 minutes east thence by that line of longitude south to line of latitude 10 degrees 38 minutes south thence by that line of latitude east to line of longitude 150 degrees 20 minutes east thence by that line of longitude south to line of latitude 10 degrees 34 minutes south being the point of commencement.

Lodged at Konedobu on the 30th April, 1990. Registered Number 955.

Objections may be lodged with the Warden at Konedobu on or before 18th June, 1990.

Hearing set down at Asa Uu on the 26th of June, 1990.

D. PALASO,
Mining Warden.

Land Act (Chapter 185)

NOTICE UNDER SECTION 36(1)

I, Angoea Tadabe, Secretary for Lands, by virtue of the powers conferred by Section 36(1) of the *Land Act* (Chapter 185) and all other powers me enabling, hereby extinguish the right of Alagoi Business Group Inc., P.O. Box 112, Kimbe, West New Britain Province, to lease over the land described in the Schedule.

SCHEDULE

A grant of an application in respect of Allotment 58, Section 21 Town of Kimbe, West New Britain Province, being the whole of the land more particularly described in the Department of Lands and Physical Planning File: SN/021/058.

Dated this 24th day of April, 1990.

A. TADABE,
Secretary for Lands.

Papua New Guinea Harbours Board Act (Chapter 240)

APPOINTMENT OF MEMBERS OF PORT MORESBY PORT ADVISORY COMMITTEE

I, Anthony Temo, Minister for Transport, by virtue of the powers conferred by Section 32 and Section 34 of the *Harbours Board Act* (Chapter 240) and all other powers me enabling, hereby appoint the persons specified in the First Column of the Schedule hereto to be Members of the Port Moresby Port Advisory Committee and the persons specified in the Second Column of the Schedule to be Alternate Members of that Committee.

SCHEDULE

First Column Members	Second Column Alternate Members
Makuna Rawali	Lou Vagi
Bill Yegiwale	Vacant
Bob Robertson	Tom McCarthy
Wai Ilo	Jeffrey Evenette
S. Chandler	Vacant
Gerard Poigeno	Nominee
Evoa Aimi	Horiu Aua
Emil Endor	Patrick Seet
Desmond Fitzer	Nominee

Dated this 8th day of May, 1990.

A. TEMO,
Minister for Transport.

Petroleum Act (Chapter 198)

APPLICATION FOR THE GRANT OF A PETROLEUM PROSPECTING LICENCE (APPL 137)

IT is notified that Du Pont E & P No. 11 B.V. of Bredewater 4, 2715 CA Zoelmeer, The Netherlands, has applied for the grant of a Petroleum Prospecting Licence over 8 graticular blocks within an area of the Western Province and more particularly described by the blocks in the Schedule hereunder:

SCHEDULE

Description of Blocks

All blocks listed hereunder can be identified by the map title and section number as shown on graticular section map (1:1 000 000) prepared and published under the authority of the Minister and available at the Department of Minerals and Energy, Port Moresby.

**MAP IDENTIFICATION
MAP SHEET FLY RIVER S.B. 54**

Block Numbers: 1333, 1334 and 1335; 1405, 1406 and 1407; 1479 and 1480.

The total number of the blocks in the application is 8 and all are inclusive. This application is registered as APPL 137.

Any person who claims to be affected by this application may file notice of his/her objection with the Director, care of Principal Petroleum Registrar, P.O. Box 778, Port Moresby, within one month after the date of publication of this notice in the *Papua New Guinea National Gazette*.

Dated this 16th day of May, 1990.

R. B. MOAINA,
Director, *Petroleum Act*.

*Dangerous Drugs Act (Chapter 228)***DECLARATION OF DANGEROUS DRUGS**

I, Gerald Beona Motawiya, Minister for Health, by virtue of the powers conferred by Section 2 of the *Dangerous Drugs Act* (Chapter 228) and all other powers me enabling, hereby declare that the substances specified in the Schedule are dangerous drugs.

SCHEDULE

Acetyldihydrocodeine, except in divided preparations containing not more than 100 milligrams of acetyldihydrocodeine per dosage unit or in undivided preparations with a concentration of not more than 2.5 percent of acetyldihydrocodeine.

Acetylmorphines**Alfentanil**

Alkoxyamphetamines and Bromo-Substituted Alkoxyamphetamines Except where specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

Alkoxyphenethylamines and Alkyl-Substituted Alkoxyphenethylamines Except where specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

Alletorphine

2-Amino-1-(2, 5-Dimethoxy-4-Methyl) Phenylpropane (STP, DOM)

Amphetamine**Azidomorphine****Benactyzine-DMZ****Benzethidine****Benzphetamine**

4-Bromo-2, 5-Dimethoxyamphetamine

Bunamiodyl (Buniodyl)**Buprenorphine****Butorphanol**

Cannabis (Indian Hemp); Cannabis resin and extracts and tinctures of cannabis; Flowering or fruiting tops of a plant of the genus cannabis, by whatever name the tops are called, from which the resin has not been extracted; the leaves of a plant of the genus cannabis; seeds of a plant of the genus cannabis; plants of the genus cannabis.

Colbenzorex**Cloforex****Clortermine****Cocaine**

Codeine (3-Methylmorphine), except in divided preparations containing less than 30 milligrams of codeine per dosage unit or in undivided preparations with a concentration of less than 1 percent of codeine.

Codeine-N-Oxide

4-Cyano-2-Dimethylamino-4, 4-Diphenylbutane

4-Cyano-1-methyl-4-Phenylpiperidine

Designer drug, being a substance that has a chemical structure similar to, or that was specifically designed to produce an effect substantially similar to, a dangerous drug or a substance specified in Schedule 1 or 2 to the *Poisons and Dangerous Substances Act* (Chapter 231).

Diamorphine (Heroin)**N,N Diethyltryptamine (Det)****Difemetorex**

Difenoxin, except in preparations containing not more than 0.5 milligrams of difenoxin and not less than 25 micrograms of atropine sulphate per dosage unit.

Dihydrocodeine, except in divided preparations containing not more than 100 milligrams of dihydrocodeine per dosage unit, or in undivided preparations containing not more than 2.5 percent of dihydrocodeine.

2, 5-Dimethoxyamphetamine**Dimethylamino-1, 2-Diphenylethane**

3-(1, 2-Dimethylheptyl)-4-Hydroxy-7, 8, 9, 10-Tetrahydro-6, 6, 9-Trimethyl-6H-dibenzo (b, d) pyran. (DMPH)

Drotebanol

Ecgonine, its esters and derivatives which are convertible to ecgonine and cocaine.

Ethiohepatazine

Ethylmorphine, except in divided preparations containing not more than 100 milligrams of ethylmorphine per dosage unit, or in undivided preparations containing not more than 2.5 percent of ethylmorphine.

N-Ethyl-1-Phencyclohexylamine (PCE)**Eticyclidine****Fenfluramine****Fenproporex****Furfenorex****Declaration of Dangerous Drugs—continued***Schedule—continued*

Heptane derivatives having addiction properties and not specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

3-Hexyl-1-Hydroxy-7, 8, 9,10-Tetrahydro-6, 6, 9-Trimethyl-6H-Dibenzo (b, d) Pyran. (Parahexyl)

Levomethadyl**Levophacetoperane**

Lysergamide and N-Alkyl derivatives of lysergamide other than lysergide

Mazindol**Mecloqualone****Meptazinol**

Mescaline, (2, 5-Dimethoxy-4-Methylamphetamine) and other substances structurally derived from Methoxyphenylethylamine having hallucinogenic properties, and not specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

Methaqualone

2-Methyl-3-Morpholino-1, 1-Diphenylpropane carboxylic acid

Metofoline**Moramide****Morphine**

Morphine derivatives not specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

Morphine substitutes not specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

Mushroom (*Psilocybe Cubensis*)

Nabilone**Nalbuphine**

Norcodeine, except in divided preparations containing not more than 100 milligrams of norcodeine per dosage unit, or in undivided preparations with a concentration of not more than 2.5 percent of norcodeine.

Opium, in any form, except the alkoids noscapine and papaverine, not specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

Opium poppy (*Papaver somniferum*) seeds, or capsules (With or without seeds), or plants, or plant material (any part of the poppy plant except the seeds).

Opium, prepared for smoking, including dross and any other form of charred opium.

Oxymorphone**Papaver orientale****Papaver setigerum****Papaveretum****Parahexyl****Pentazocine****Pentorex****Phenampramide****Phenbutrazate**

1-(1-Phencyclohexyl) Pyrrolidine (PHP or PCPY)

Phentermine

4-Phenylpiperidine-4-Carboxylic Acid Ethyl Ester

Pholcodine, except in divided preparations containing not more than 100 milligrams of pholcodine per dosage unit or in undivided preparations with a concentration of not more than 2.5 percent of pholcodine.

Piperidine derivatives having addiction properties and not specified or referred to elsewhere in the Schedule or Declarations of Dangerous Drugs.

Rolicyclidine (PHP, PCPY)

A Substance, being an analogue or variant of, and being chemically or pharmacologically similar to, a substance specified elsewhere in the Schedule or Declarations of Dangerous Drugs.

Sufentanyl**Synhexyl (Parahexyl)****Tenocyclidine**

Tetrahydrocannabinols, including their alkyl homologues, except where specified elsewhere in the Schedule or Declarations of Dangerous Drugs, and also including their corresponding carboxylic acids.

1-(1-(2-Thienyl) cyclohexyl) Piperidine (TCP)

Tilidate (Tilidine)**Tramadol**

Dated this 16th day of April, 1990.

G. B. MOTAWIYA,
Minister for Health.

*Poisons and Dangerous Substances Act (Chapter 231)***DECLARATION OF POISONS (VARIATION OF SCHEDULE 1)**

I, Gerald Beona Motawiya, Minister for Health, by virtue of the powers conferred by Section 4 of the *Poisons and Dangerous Substances Act* (Chapter 231) and all other powers me enabling, hereby—

- (a) delete the items contained in Schedule 1 to the Act; and
- (b) add to Schedule 1 to the Act the notes and things contained in the Schedule hereto.

SCHEDULE

Note: 1. A reference to a thing specified in Schedule 1, or, if the entry in Schedule 1 describes a group of things, every thing belonging to or coming within the description of such a group, unless the contrary intention appears, shall be deemed to include—

- (a) any active principle, alkaloid, natural or synthetic derivative, isomer, ester, ether, salt or compound of such a substance; and
- (b) all preparations and admixtures, containing any proportion of such a substance or any of its active principles, alkaloids, natural or synthetic derivatives, isomers, esters, ethers, salts or compounds.

Acetanilid
 Acetazolamide
 Acetohexamide
 Acetylcholine and other Choline Esters, not elsewhere specified.
 Acetylcysteine
 Acetyldihydrocodeine, except when included in Schedule 2.
 Aconite, except when included in Schedule 2.
 Acrosoxacin
 Acyclovir
 Adrenalin, natural or synthetic, except when included in Schedule 2.
 Aclofenac
 Aldosterone
 Alfentanil
 Allopurinol, except included in Schedule 2.
 Aloxidone
 Alpha-Adrenoceptor Blocking Agents, not elsewhere specified, except when included in Schedule 2.
 Alphaxolone
 Alprazolam
 Alprenolol
 Amantadine
 Ambenonium
 Amidopyrine
 Amiloride
 Aminocaproic Acid
 Aminoglutethimide
 Aminorex
 Amiphenazole
 Amitriptyline and other compounds not elsewhere specified in Schedules 1, 2, 3, 4 or 5 structurally derived therefrom by substitution in the side chain.
 Amoxycillin, except when included in Schedule 2.
 Amphotericin
 Ampicillin
 Anabolic Steroidal Agents, not elsewhere specified in Schedules 1, 2, 3, 4 or 5.
 Anaesthetics—the following, when specifically prepared and packed as therapeutic agents for the induction and maintenance of inhalation anaesthesia:—
 Chloroform, Cyclopropane, Enflurane, Ether, Ethyl Chloride, Ethylene, Fluroxene, Halothane, Methoxyflourane, Nitrous Oxide, Trichloroethylene, Vinyl Ether.
 Anaesthetics Local, being synthetic cocaine substitutes, not elsewhere specified, except when included in Schedule 2.
 Androgens, natural or synthetic, not elsewhere specified in Schedules 1, 2, 3, 4 or 5.
 Angiotensinamide
 Anti-Arrhythmic Agents, not elsewhere specified, except when included in Schedule 2.
 Antibiotics, not elsewhere specified, except when included in Schedule 2 or Schedule 5.

Declaration of Poisons (Variation of Schedule 1)—continued**Schedule—continued**

Anticholinergic Substances, except when specifically included in Schedule 2.
 Anticholinesterases, when used for therapeutic purposes, not elsewhere specified.
 Anticonvulsant Substances, not elsewhere specified, except when included in Schedule 2.
 Antidiabetic Substances which are Sulphonylurea or Biguanide Derivatives, not elsewhere specified, except when included in Schedule 2.
 Antifolic Acid Substances, not elsewhere specified in Schedules 1, 2, 3, 4 or 5.
 Antihistamines, not elsewhere specified, except when included in Schedule 2.
 Antihypertensive Agents, not elsewhere specified, except when included in Schedule 2.
 Antileprotic Agents, not elsewhere specified.
 Antimalarial Substances, not elsewhere specified, except when specifically included in Schedule 2.
 Antimony, organic compounds of, for therapeutic use.
 Antineoplastic Agents, not elsewhere specified.
 Antiparkinsonian Agents, not elsewhere specified, except when included in Schedule 2.
 Antitubercular Substances, not elsewhere specified.
 Apomorphine
 Apronalide
 Arsenic, Organic Compounds of, for therapeutic use, except when included in Schedule 5.
 Aspirin, in a compound or combined preparation for internal use which contains any caffeine, paracetamol or salicylamide.
 Atenolol
 Atropine, except when included in Schedules 2 or 5.
 Atropine Methonitrate, except when included in Schedule 2.
 Aurothioglucose
 Azanidazole
 Azaperone
 Azapetine
 Azarabine

B

Baclofen
 Barbituric Acid and its derivatives, not elsewhere specified.
 Belladonna, except when included in Schedule 2.
 Bendrofluazide
 Benserazide
 Benzamine, except when included in Schedule 2.
 Benzethidine
 Benzhexol
 Benzocetamine
 Benzocaine, except when included in Schedule 2.
 Benzoyl Peroxide for external human use, except when included in Schedule 2.
 Benzphetamine
 Benztropine
 Benzydamine
 Beta-Adrenoceptor Blocking Agents, not elsewhere specified, except when included in Schedule 2.
 Betahistadine
 Bethanidine
 Bismuth Compounds, for human therapeutic or cosmetic use, except when included in Schedule 4.
 Bithionol
 Boron Compounds, for human therapeutic or cosmetic use, except when included in Schedule 4.
 Bretylium
 Bromides, inorganic, for therapeutic use.
 Bromocryptine
 Bromvaletone
 Brucine, except when included in Schedule 2.
 Buclosamide
 Bufexamac, except when included in Schedule 2.
 Bumetanide
 Bunamiodyl
 Buprenorphine
 Busulphan
 Butyl Nitrite
 Butylaminobenzoate, except when included in Schedule 2.
 Butylchloral Hydrate

Declaration of Poisons (Variation of Schedule 1)—continued

Schedule—continued

C

Caffeine in a compounded or combined preparation for internal use which contains any aspirin, paracetamol or salicylamide.
 Calcitonin
 Calcium Carbimide, for therapeutic use.
 Cantharidin, except when included in Schedule 2.
 Capreomycin
 Captopril
 Carbachol
 Carbamazepine
 Carbarsone
 Carbazochrome
 Carbenoxolone, except when included in Schedule 2.
 Carbidopa
 Carbimazole
 Carbromal
 Cardiac Glycosides, not elsewhere specified, except when included in Schedule 2.
 Chenodeoxycholic Acid
 Chloral Formamide
 Chloral Hydrate, except when included in Schedule 2.
 Chlorazanyl
 Chlorbutol, except when included in Schedule 2.
 Chlorcyclizine
 Chlordiazepoxide and other substances structurally derived from Benzodiazepine, with neuroleptic properties when used for therapeutic purposes, not elsewhere specified.
 Chlorfadinone
 Chlormerodrin
 Chlormethiazole
 Chlormezanone
 Chlornaphazine
 Chlorodyne
 Chloroform, except when included in Schedule 2.
 Chlorothiazide and other substances structurally derived from Benzothiadiazine for therapeutic use, not elsewhere specified, except when included in Schedule 2.
 Chlorphenoxamine
 Chlorpromazine and other substances structurally derived from Phenothiazine, with neuroleptic properties when used for therapeutic purposes, not elsewhere specified.
 Chlorpropamide
 Chlorprothixene
 Chlorthalidone
 Chlorzoxazone
 Cholestyramine for human therapeutic use.
 Cimetidine
 Cinchophen
 Clavulanic Acid
 Clidinium
 Clioquinol, except when included in Schedule 2.
 Clobazam
 Clofazimine
 Clofenamide
 Clofibrate
 Cloforex
 Clomiphene and other products specifically prepared to stimulate ovulation, not elsewhere specified.
 Clomipramine
 Clonazepam
 Clonidine
 Clopamide
 Clorazepate
 Clorexolone
 Clorprenaline
 Clotrimazole
 Clozapine
 Cocaine
 Codeine, except when included in Schedule 2.
 Codeine-N-Oxide
 Colaspase
 Colchicine, except when included in Schedule 2.
 Coniine, except when included in Schedule 2.
 Cortisone and steroid suprarenal cortical hormones, either natural or synthetic, not elsewhere specified, except when included in Schedule 2.

Declaration of Poisons (Variation of Schedule 1)—continued

Schedule—continued

D

Cotarnine
 Co-Trimoxazole, except when included in Schedule 2.
 Coumarin Derivatives and Phenindione Derivatives, not elsewhere specified, used as anticoagulants in the treatment of humans.
 Carton Oil
 Cyclandelate
 Cyclizine
 Cyclofenil
 Cyclopentamine
 Cyclopenthiiazide
 Cyclopentolate
 Cyclophosphamide

D

Danazol
 Dangerous Drugs as defined in the *Dangerous Drugs Act*, not elsewhere specified in this Schedule.
 Dantrolene
 Dapsone
 Deanol
 Debrisoquine
 Demecarium Dromide
 Desipramine
 Dextran Sulphate
 Dextromethorphan, except when included in Schedule 2.
 Dextropropoxyphene
 Dextrophan, except when included in Schedule 2.
 Diamthazole
 Diazepam
 Diazoxide
 Dibenzepin
 Dichloralphenazone
 Dichlorphenamide
 Diclofenac
 Dicyclomine, except when included in Schedule 2.
 Diethazine
 Diethylcarbamazine for human therapeutic use.
 Difenoxin
 Diflunisal
 Digitalis and its glycosides, not elsewhere specified.
 Dihydrocodeine, except when included in Schedule 2.
 Di-Isopropylammonium Sicheloroactate for human therapeutic use.
 Diltiazem
 Dimercaprol
 Dimethoxanate
 Dimethyl Sulphoxide for therapeutic use.
 Dinitrocresols in medicinal preparations.
 Dinitronaphthols in medicinal preparations.
 Dinitrophenols in medicinal preparations.
 Dinitrothymols in medicinal preparations.
 Diphenidol
 Diphenoxylate
 Dipivefrin
 Dipyridamole
 Dipyrone
 Disophenol
 Disopyramide
 Disulfiram for therapeutic use.
 Dithiazinine
 Dobutamine
 Domperidone
 Dopamine
 Dothiepin
 Doxapram
 Doxepin
 Doxysycline, except when included in Schedule 2.
 Droperidol
 Drotebanol

E

Econazole, except when included in Schedule 2.
 Ecothiopate
 Emetine, except when included in Schedule 2.
 Ephedrine, except when included in Schedule 2.
 Ergot and its alkaloids, not elsewhere specified.

Declaration of Poisons (Variation of Schedule 1)—*continued*Schedule—*continued*

Ethacrynic Acid
 Ethamivan
 Ethchlorvynol
 Ethinamate
 Ethoheptazine
 Ethopropazine
 Ethoxzolamide
 Ethyl Alcohol, except when included—
 (i) in a preparation combined with a substance specified in Schedules 2, 3, 4 or 5; or
 (ii) in a preparation combined with a therapeutic substance not specified in Schedules 1, 2, 3, 4 or 5; or
 (iii) included in Schedule 4.
 Ethylmorphine, except when included in Schedule 2.
 Ethylnoradrenaline
 Eticyclidine
 Etretinate

F

Fencamfamin
 Fenfluramine
 Fenoprofen
 Fenoterol, except when included in Schedule 2.
 Fentichlor
 Flavodate
 Flucytosine
 Flufenamic Acid
 Flunisolide
 Flunitrazepam
 Flupenthixol
 Flurazepam
 Fluspirilene
 Frusemide
 Furazolidone
 Fusidic Acid

G

Galantamine
 Gallamine
 Glibenclamide
 Glibornuride
 Gliclazide
 Glucagon
 Glutethimide
 Glycopyrronium
 Glymidine
 Gold Compounds for therapeutic use.
 Guaiphenesin, except when included in Schedule 2.
 Guanacine
 Guanethidine

H

Haloperidol and other substances structurally derived from Butyrophenone with neuroleptic properties when used for therapeutic purposes, not elsewhere specified.
 Heparin
 Hexachlorophane—
 (i) in preparations for use on infants;
 (ii) in other preparations, except when included in Schedules 2 or 5.
 Hexakis Zn
 Hexamethonium
 Homatropine, except when included in Schedule 2.
 Hydralazine
 Hydrocyanic Acid and Cyanides, except when included in Schedules 2 or 5.
 Hydroxyquinoline and its non-halogenated derivatives for human use, except when included in Schedule 2.
 Hyoscine, except when included in Schedule 2.
 Hyoscine Butylbromide
 Hyoscyamine, except when included in Schedule 2.
 Hyoscyamus, except when included in Schedule 2.

I

Ibufenac
 Ibuprofen
 Idoxuridine, except when included in Schedule 2.

Declaration of Poisons (Variation of Schedule 1)—*continued*Schedule—*continued*

Imipramine
 Immunosuppressants, not specified elsewhere in this Schedule.
 Indomethacin, except when included in Schedule 2.
 Inositol Nicotinate
 Iodine, except when included in Schedules 2 or 4.
 Ion-Exchange Resins, anionic and cationic, for therapeutic use, not elsewhere specified.
 Ipratropium
 Iproniazid
 Iron, preparations for parenteral use.
 Isaxonine
 Isoaminile
 Isocarboxazid
 Isoxonazole
 Isoetharine
 Isometheptene
 Isoniazid
 Isoprenaline, except when included in Schedule 2.
 Isopropamide, except when included in Schedule 2.

J

Jaborandi and its alkaloids, not elsewhere specified.

K

Ketamine
 Ketoconazole
 Ketoprofen
 Ketoifen
 Khellin

L

Labetalol
 Laudexium Methylsulphate
 Lefetamine
 Levallorphan
 Levamisole for human therapeutic use.
 Levodopa
 Lidoflazine
 Lithium Salts in preparations for human therapeutic use.
 Lobelia, except when included in Schedule 2.
 Lofepamine
 Loperamide
 Loprazolam
 Lorazepam
 Loxapine

M

Mafenide
 Maprotiline
 Mazindol
 Mebeverine
 Mecamylamine
 Meclofenoxate
 Mecloqualone
 Meclozine
 Medazepam
 Mefenamic Acid, except when included in Schedule 2.
 Mefloquine
 Mefruside
 Meglumine Iothalamate
 Melanin Stimulators, not elsewhere specified.
 Mepacrine
 Mepenzolate
 Mephenesin and derivatives, except where specified elsewhere in Schedules 1, 2, 3, 4 or 5.
 Mephentermine
 Meproamate
 Mercaptopurine and other substances structurally derived therefrom with cytotoxic properties when used for therapeutic purposes, not elsewhere specified.
 Mercurous Chloride in substances for therapeutic use.
 Mercury, salts and compounds for parenteral use.
 Metaraminol
 Metformin
 Methanthelinium
 Methapyrilene
 Methaqualone

Declaration of Poisons (Variation of Schedule 1)—*continued*Schedule—*continued*

Propantheline, except when included in Schedule 2.
 Propiram
 Propranolol
 Propylhexedrine, except when included in Schedule 2.
 Proquazone
 Prostaglandins, except when specifically included elsewhere in this Schedule.
 Protriptyline
 Pseudoephedrine, except when included in Schedule 2.
 Pyridostigmine
 Pyrimethamine

Q

Quinethazone
 Quinetolate
 Quinidine

R

Radioactive Substances for therapeutic use.
 Ranitidine
 Rauwolfia and its alkaloids, not elsewhere specified.
 Reserpine
 Ribavirin
 Rifampicin
 Remantadine
 Ritodrine

S

Salicylamide in a compounded or combined preparation for internal use which contains any aspirin, caffeine or paracetamol.
 Savin, oil of
 Sex Hormones, natural or synthetic, their derivatives and substitutes having sex hormonal activity, in all preparations including cosmetics, not elsewhere specified, except when included in Schedules 2 or 5.
 Silver Sulphadiazine
 Sodium Cromoglycate, except when included in Schedule 2.
 Sodium Nitroprusside, for human therapeutic use.
 Sodium Valproate
 Sparteine
 Spironolactone
 Stramonium, except when included in Schedule 2.
 Strophanthus and its glycosides, not elsewhere specified.
 Strychnine, except when included in Schedule 2.
 Sulfadoxine
 Sufentanil
 Sulindac
 Sulphonamides, except where specified in this or any other Schedule.
 Sulphinpyrazone
 Sulphomyxin
 Sulfthiamine
 Suxamethonium

T

Tacrine
 Tansy, oil of
 Temazepam
 Tenocyclidine
 Terbutaline, except when included in Schedule 2.
 Tetrabenazine
 Thalidomide
 Thiacetazone
 Thiambutosine
 Thiazides, structurally derived from benzothiadiazine for therapeutic use, not elsewhere specified.
 Thiothixene
 Thiouracil and substances structurally derived therefrom with antithyroid properties when used for therapeutic purposes, not elsewhere specified.
 Thorium Dioxide for human therapeutic use.
 Thyroid and its extracts, and its active principles, not elsewhere specified.
 Tiemonium
 Tienilic Acid
 Tilidate
 Timolol
 Tinidazole

Declaration of Poisons (Variation of Schedule 1)—*continued*Schedule—*continued*

Tipepidine
 Tolazamide
 Tolazoline, except when included in Schedule 2.
 Tolbutamide
 Tranexamic Acid
 Tranylcypramine
 Triamterene
 Triazolam
 Triclofos
 Tricyclamol
 Trifluoperazine
 Trifluridine
 Trimetaphan
 Trimethoprim
 Trimipramine and other compounds structurally derived therefrom by substitution in the side chain, not elsewhere specified.
 Trioxsalen
 Triparanol
 Tromantadine
 Troxidone
 Tuaminoheptane, except when included in Schedule 2.
 Tubocurarine and all synthetic quaternary ammonium compounds, and other compounds having curarising and ganglionic paralyzing effects, not elsewhere specified.

U

Urethane for therapeutic use.
 Urethanes and Ureides having or purporting to having soporific, hypnotic or narcotic properties, not specifically included in this or any other Schedule.

V

Vaccines, sera, Toxoids, Antitoxins and Antigens for human use.
 Valnoctamide
 Verapamil
 Veratrum for therapeutic use.
 Vidarabine
 Vinca Alkaloids, including semi-synthetic derivatives, not elsewhere specified.
 Visnadine
 Vitamin A in preparations containing more than 10 000 I.U. per recommended daily dosage for human use.
 Vitamin D in preparations containing more than 25 micrograms per recommended daily dosage for human use.

W

Warfarin for therapeutic use.

X

Xanthinol Nicotinate
 Xenazoic Acid
 Xylazine

Y

Yohimbine

Z

Zomepirac

Dated this 26th day of April, 1990.

G. B. MOTAWIYA,
 Minister for Health.

*Medical Registration Act (Chapter 398)***RE-APPOINTMENT OF MEMBER OF THE PAPUA NEW GUINEA MEDICAL BOARD**

I, Gerard Beona Motawiya, Minister for Health, by virtue of the powers conferred by Section 4(1)(g) of the *Medical Registration Act* (Chapter 398) and all other powers me enabling, hereby reappoint Bais Gwale, a registered dental practitioner, to be a member of the Papua New Guinea Medical Board commencing on and from the date of signature of this instrument.

Dated this 7th day of May, 1990.

G. B. MOTAWIYA,
 Minister for Health.

*Merchant Shipping Act (Chapter 242)***EXEMPTION**

I, Brian Kupanarigo Amini, Secretary, Department of Transport, by virtue of the powers conferred by Sections 101 and 103 of the *Merchant Shipping Act (Chapter 242)* and all other powers me enabling, hereby exempt M.V. "Pactara" from the requirement of Part V of the Act to carry the prescribed number and grades of crewmen, subject to the following conditions:—

The exemption applies—

- (a) on and from the date of signature of this instrument up to and including 31st October, 1990; and
- (b) to the position of Master; and
- (c) in relation to Simi Mailau Iwe; and
- (d) for voyages within the Costal Trade of PNG.

Dated this 16th day of May, 1990.

B. K. AMINI,
Secretary, Department of Transport.

*Poisons and Dangerous Substances Act (Chapter 231)***DECLARATION OF POISONS (VARIATION OF SCHEDULE 2)**

I, Gerald Beona Motawiya, Minister for Health, by virtue of the powers conferred by Section 4 of the *Poisons and Dangerous Substances Act (Chapter 231)* and all other powers me enabling, hereby—

- (a) delete the items contained in Schedule 2 to the Act; and
- (b) add to Schedule 2 to the Act the notes and things contained in the Schedule hereto.

SCHEDULE

Note: 1. A reference to a substance specified in Schedule 2, or, if the entry in Schedule 2 describes a group of substances, every substance belonging to or coming within the description of such a group, unless the contrary intention appears, shall be deemed to include—

- (a) any active principle, alkaloid, natural or synthetic derivative, isomer, ester, ether, salt or compound of such a substance; and
- (b) all preparations and admixtures, containing any proportion of such a substance or any of its active principles, alkaloids, natural or synthetic derivatives, isomers, esters, ethers, salts or compounds.

DIVISION 1.

Ammoniated Mercury

Antimony and substances containing more than the equivalent of 1 percent of antimony trioxide, except antimony chloride in polishes.

Arsenic and its chemical compounds, except those included in Schedules 1 and 5.

Bromine, excluding its salts and derivatives

Cantharidin in substances containing 0.1 percent or less of cantharidin.

Collodion, as such

Mercuric Chloride and substances containing more than 0.5 percent of mercuric chloride, except in batteries or when included in Schedule 5.

Mercuric Iodide and substances containing more than 2 percent of mercuric iodide, except when included in Schedule 5.

Mercuric Nitrate and substances containing more than the equivalent of 3 percent of mercury (Hg) in such form.

Mercuric-Potassium Iodide and substances containing more than the equivalent of 2 percent of mercuric iodide in such form.

Mercury (metallic) (excluding its salts and derivatives), except in scientific instruments.

Mercury, Organic Compounds of, and substances containing more than the equivalent of 0.5 percent of mercury (Hg) in organic combinations, except for therapeutic use or when included in Schedule 5.

Methyl Salicylate, as such

Nux Vomica, except when specified elsewhere in Schedules 1, 2, 3, 4 or 5.

Phenol or its homologues boiling below 22 degrees C, except when included in Division 2 of this Schedule or in Schedule 4.

Phosphides, Metallic

Phosphorus Yellow (except its salts and derivatives) and in substances containing more than 0.5 percent of free phosphorus.

Declaration of Poisons (Variation of Schedule 2)—continued*Schedule—continued***Schedule 1 Drugs-Emergency Supply**

1. The following Schedule 1 substances may be supplied, without a prescription, by a pharmacist only when he is absolutely certain that:—

- (a) the patient is under medical treatment which requires use of the drug;
- (b) the continuation of medication is essential or an emergency exists;

2. The quantity supplied shall not exceed three days supply or, in the case of creams, ointments and other pre-packed preparations, the minimum standard pack.

3. The generic name of the substance is to be recorded if it belongs to one of the groups listed.

Allopurinol

Alpha-Adrenoceptor Blocking Agents.

Anti-Arhythmic Agents

Anticonvulsant Substances

Antidiabetic Substances, which are Sulphonylurea or Biguanide Derivatives.

Antihypertensive Agents

Antiparkinsonian Agents

Beta-Adrenoceptor Blocking Agents

Cardiac Glycosides

Chlorothiazide and other substances structurally derived from Benzothiadiazine for therapeutic use.

Cortisone and Steroid Suprarenal Cortical Hormones

Indimethacin

Nitrazepam

Nystatin

Probenecid

DIVISION 2.

Acepihylline

Acetarsol

Acetic Acid (excluding its derivatives) for therapeutic use in preparations containing more than 80 percent of acetic acid.

Acetic Acid Glacial, as such

Acetyldihydrocodeine in preparations containing—

- (a) not more than 100 milligrams per dosage unit; or
- (b) in undivided preparations with a concentration of not more than 2.5 percent of acetyldihydrocodeine.

Aconite in substances for internal use containing 0.02 percent or less of the alkaloids of aconite and liniments for external use containing 0.1 percent or less of the alkaloids of aconite.

Adrenaline in preparations containing 1 percent or less of adrenaline, except in preparations containing 1.01 percent or less of adrenaline.

Albendazole

Aloxiprin

Aminophylline

Amodiaquine

Amoxycillin—

- (i) In preparations in tablet or capsule form containing not more than 500 milligrams of amoxycillin in each such tablet or capsule.
- (ii) In liquid oral preparations containing not more than 125 milligrams per each 5 millilitres dosage unit.

Amyl Nitrite

Anaesthetics Local. The following only—Benzamine, Benzocaine, Butylaminobenzoate and Lignocaine, when included in:—

- (i) lozenges, pastilles, tablets and capsules containing 30 milligrams or less of such substances in each; or
- (ii) suppositories and bougies containing 200 milligrams or less of such substance in each; or
- (iii) preparations for external use, other than eye drops, containing 10 percent or less of such substance.

Antibiotics for topical application, excluding preparations for otic and ophthalmic use, in the form of creams, ointments or powders where the following antibiotics may be used:—

- (i) Polymyxim B Sulphate up to 5 000 units per gram,
- (ii) Zinc Bacitracin up to 500 units per gram,
- (iii) Neomycin Sulphate up to 5 milligrams per gram of the said creams, ointments or powders.

Declaration of Poisons (Variation of Schedule 2)—continued

Schedule—continued

Antihistamine substances (except Chlorcyclizine, Cyclizine, Meclozine, Methapyrilene, Trimeprazine) in:—

- (i) preparations labelled and packed solely for motion sickness in packs of 10 doses or less,
- (ii) preparations for topical application,
- (iii) fluid preparations containing 0.75 percent or less of antihistamine substance.

Arnica

Aspartic Acid

Atropine in preparations containing 0.25 percent or less of atropine.

Atropine Methonitrate for external use.

B

Belladonna in preparations containing 0.25 percent or less of the alkaloids of belladonna, calculated as hyoscyamine.

Bephenium Hydroxynaphthoate

Benzoyl Peroxide in preparations containing 10 percent or less of benzoyl peroxide for external human therapeutic use.

Bethanechol

Bisacodyl

Bromhexine

Brucine in preparations containing 0.2 percent or less of brucine, except when used in concentrations of 0.02 percent or less for the denaturation of alcohol

Bufexamac in preparations for topical use containing 5 percent or less of bufexamac.

C

Caffeine, except when included in Schedule 1.

Camphor, as such

Camphorated Oil, as such

Carbaryl in preparations for external human therapeutic use.

Carbenoxolone for topical oral use.

Carbetapentane

Chloral Hydrate in preparations containing 5 percent or less of chloral hydrate.

Chlorbutol in preparations for internal use containing 250 milligrams or less of chlorbutol per adult dosage unit.

Chlordantoin

Chlorofluorocarbons alone or in combination with other propellants or refrigerants in liquefied gas form for therapeutic use.

Chloroform (excluding its derivatives) in preparations containing 1 percent or more but not more than 10 percent of chloroform.

Chloroquine

Choline Theophyllinate

Cinnamedrine

Clioquinol, in preparations for external therapeutic use.

Codeine—

- (i) in preparations in tablet or capsule form, whether or not compounded or combined with any other therapeutic substance containing less than 10 milligrams of codeine in each such tablet or capsule; or
- (ii) in any other preparation containing less than 1 percent of codeine.

Colchicine in preparations containing 0.5 percent or less of colchicine

Coniine in preparation containing 0.1 percent or less of coniine.

Co-trimoxazole—

- (i) In preparations in tablet or capsule form containing not more than 480 milligrams of co-trimoxazole in each such tablet or capsule; or
- (ii) In liquid oral preparations containing not more than 240 milligrams of co-trimoxazole in each 5 millilitres dosage unit.

Creosote for therapeutic use, except in preparations containing 3 percent or less of creosote.

Crotamiton

Cyclopentamine in solutions for topical use.

D

Dequalinium

Dexpanthenol

Dextromethorphan in preparations containing 1 percent or less of dextromethorphan when compounded with one or more other medicaments in such a way that the dextromethorphan therein cannot readily be extracted.

Declaration of Poisons (Variation of Schedule 2)—continued

Schedule—continued

Dextrophan in preparations containing 1 percent or less of dextrophan.

Dibromopropamide

Dicophane (DDT) in preparation for human therapeutic use.

Dicyclomine in preparations containing 0.1 percent or less of dicyclomine.

Dihydrocodeine in preparations containing 1 percent or less of dihydrocodeine.

Dihydroxyanthraquinone

Dimethisoquin

Diocetyl Sodium Sulphosuccinate

Diphenamyl Methylsulphate in preparations for topical use.

Dithranol for human therapeutic use.

Doxycycline in tablet or capsule form only containing not more than 100 milligrams of doxycycline in each such tablet or capsule.

E

Econazole for human use in preparations containing 1 percent or less of econazole for treatment of fungal infections of the skin.

Emetine in preparations containing 0.2 percent or less of emetine.

Ephedrine in preparations containing 1 percent or less of ephedrine.

Erythrityl tetranitrate and other nitric esters of polyhydric alcohols.

Etafedrine

Ether (excluding its derivatives) and preparations containing more than 10 percent of ether.

Ethylmorphine in preparations containing 1 percent or less of ethylmorphine.

F

Fenoterol in metered aerosols delivering 200 micrograms or less of fenoterol per metered dose.

Fibrinolysin

Flavoxate

Fluorides, metallic, including ammonium fluoride, when intended for ingestion, except in dentifrices containing 0.5 percent or less of fluoride ion.

Fluorocarbons alone or in combination with other propellants or refrigerants in liquefied gas form for therapeutic use.

Folic Acid for human therapeutic use, except in preparations containing 500 micrograms or less of folic acid per recommended daily dose.

Folinic Acid for human therapeutic use, except in preparations containing 500 micrograms or less of folinic acid per recommended daily dose.

G

Gelsemium

Glutaraldehyde for human therapeutic use.

Glyceryl Trinitrate

Griseofulvin

Guaiphenesin—

- (i) in liquid preparations containing 2 percent or less of guaiphenesin;
- (ii) in solid dose preparations containing 120 milligrams or less of guaiphenesin in each dosage unit.

H

Hexachlorophane—

- (i) in preparations for human skin cleansing purposes containing 3 percent or less of hexachlorophane, except in preparations for use on infants as specified in Schedule 1;
- (ii) in preparations containing 0.1 percent or less of hexachlorophane as a preservative.

Homatropine in preparations containing 0.25 percent or less of homatropine.

Hydrocortisone as the only therapeutically active substance in preparations for dermal use containing 0.5 percent or less of hydrocortisone as the alcohol or acetate, in packs containing 30 grams or 30 millilitres or less of such preparations.

Hydrocyanic Acid and Cyanides in preparations for therapeutic use containing the equivalent of 0.15 percent or less of hydrocyanic acid.

Hydroxyquinoline and its non-halogenated derivatives for external human use.

Hyoscine in preparations containing 0.25 percent or less of hyoscine.

Hyoscyamine in preparations containing 0.25 percent or less of hyoscyamine.

Hyoscyamus in preparations containing 0.25 percent or less of alkaloids of hyoscyamus calculated as hyoscyamine.

Declaration of Poisons (Variation of Schedule 2)—*continued*Schedule—*continued*

I

Iodoxuridine in preparations containing 0.5 percent or less of idoxuridine for dermal use.

Insulin and preparations containing the specific hypoglycaemic principle of the pancreas.

Iodine (excluding its salts, derivatives, and iodophores) in preparations for human therapeutic use containing more than 2.5 percent but not more than 10 percent of available iodine.

Iodoform

Isoprenaline—

- (i) in nebuliser solutions containing 1 percent or less of isoprenaline, except in metered aerosols;
- (ii) in metered aerosols delivering 80 micrograms or less of isoprenaline per metered dose.

Isopropamide in preparations containing 2 percent or less of isopropamide for topical use.

Isosorbide

L

Lead Salts and compounds of lead when prepared for medicinal use.

Lavamisol except when included in Schedule 1.

Lindane in preparations for external human therapeutic use containing 2 percent or less of lindane.

Lobelia—

- (i) in preparations for smoking or burning;
- (ii) in preparations containing 0.5 percent or less of the alkaloids of lobelia.

Lucanthone Hydrochloride

M

Maldison in preparations for external human therapeutic use containing 2 percent or less of maldison.

Mebendazole

Mefenamic Acid in packs of 20 capsules or less.

Mercuric Oxide and all oxides or mercury.

Methoxamine—

- (i) in preparations containing 0.5 percent or less of methoxamine;
- (ii) in preparations for external use containing 1 percent or less of methoxamine.

Methoxyphenamine

Methylephedrine in preparations containing 1 percent or less of methylephedrine.

Miconazole for human use in preparations containing 2 percent or less of miconazole for treatment or fungal infections of the skin.

Mild Silver Protein

N

Naphazoline

Naproxen in packs of 12 individual dosage units, tablets or capsules for treatment or spasmodic dysmenorrhea.

Niclosamide for human therapeutic use.

Nitrofurazone in preparations containing 0.2 percent or less of nitrofurazone for dermal use.

Noradrenaline in preparations containing 1 percent or less of noradrenaline, except in preparations containing 0.01 percent or less of noradrenaline.

Norcodeine in preparations containing 1 percent or less of norcodeine.

Noscapine

O

Octyl Nitrite

Orciprenaline

Oxethazaine in—

- (i) tablets or capsules each containing 5 milligrams or less of oxethazaine;
- (ii) other preparations containing 0.2 percent or less of oxethazaine.

Oxolamine

Oxymetazoline

P

Papaverine, in preparations in tablet or capsule form containing 30 milligrams or less of papaverine in each such tablet or capsule.

Paracetamol whether or not combined or compounded with another therapeutic substance except when included in Schedules 1 or 4.

Declaration of Poisons (Variation of Schedule 2)—*continued*Schedule—*continued*

Pentaerythritol Tetranitrate

Phedrazine

Phenamazoline

Phenazone for external use.

Phenylene Diamines, toluene and all other alkylated benzene diamine derivatives except when included in Schedule 3.

Phenylephrine

Phenylpropanolamine in preparations for relief of coughs and colds, containing 25 milligrams or less per dose of phenylpropanolamine.

Phocodine in preparations containing 1 percent or less of phocodine.

Picric Acid except when included in Schedule 4.

Piperazine

Podophyllin for external human use in preparations containing 20 percent or less of podophyllin.

Potassium Chloride for human therapeutic use.

Potassium Chlorate except in preparations containing 10 percent or less of potassium chlorate.

Primaquine

Procyclidine in preparations containing 5 percent or less of procyclidine for cutaneous use.

Proguanil

Propamide

Propanteline in preparations for topical use.

Propoxur in preparations for external human therapeutic use containing 0.2 percent or less of propoxur.

Propylhexedrine in appliances for inhalation in which the substance is absorbed on a inert solid material.

Propyphenazone

Pseudoephedrine in—

- (i) preparations containing 1.0 percent or less of pseudoephedrine; and
- (ii) preparations in tablet or capsule form containing 60 milligrams or less of pseudoephedrine in each tablet or capsule form; and
- (iii) delayed-release preparations containing not more than 120 milligrams of pseudoephedrine per adult dosage unit.

Pyrantel for human therapeutic use.

Pyrrhione Zinc except in substances containing 2 percent or less of pyrrhione zinc.

Q

Quinine except in preparations containing less than 0.01 percent of quinine.

S

Salbutamol

Salicylamide except when included in Schedule 1.

Salol

Selenium, except when included in Schedule 5.

Sex Hormones when contained in the following ovulation inhibiting preparations for oral use:—

- (i) pack of 21 tablets each containing a sex hormone; or
- (ii) pack of 28 tablets; 21 containing a sex hormone and 7 containing an inert substance.

Silver Nitrate, except in caustic pencils containing not more than 500 milligrams of toughened silver nitrate.

Sodium citrotrate

Sodium Cromoglycate in nasal preparations, topically applied.

Sodium Fusidate

Sodium Nitrate

Sodium Nitrite for therapeutic use.

Staphisagria except in preparations containing 0.2 percent or less of staphisagria.

Stramonium in—

- (i) preparations containing 0.25 percent or less of the alkaloids calculated as hyoscyamine;
- (ii) preparations for smoking and burning.

Strychnine in preparations containing 0.2 percent of strychnine or less.

Sulphacetamide Sodium in eye ointment preparations containing 10 percent or less of sulphacetamide sodium.

Declaration of Poisons (Variation of Schedule 2)—continued**Schedule—continued****T**

Terbutaline in metered aerosols delivering 250 micrograms or less of terbutaline per metered dose.
 Tetrachloroethylene
 Tetrahydrozoline
 Theobromine
 Theophylline
 Thiabendazole
 Tolazoline for external use.
 Tolnaftate
 Tramazoline
 Tretinoin
 Triacetin
 Trichloroacetic Acid
 Tuaminoheptane Sulphate in solutions for topical use.
 Tymazoline

U

Undecenoic Acid
 Urea

V

Viprynum

X

Xylometazoline

Z

Zinc, Poisonous Salts of, except included in Schedule 4.

Dated this 26th day of April, 1990.

G. B. MOTAWIYA,
 Minister for Health.

District Courts Act (Chapter 40)**APPOINTMENT OF PLACE FOR HOLDING COURT**

THE JUDICIAL AND LEGAL SERVICES COMMISSION, by virtue of the powers conferred by Section 17(1) of the *District Courts Act* (Chapter 40) and all other powers it enabling, hereby appoints Kerowagi Police Recreation Centre at Section 12, Allotment 16, Kerowagi, Chimbu Province to be a place for holding District Courts.

Dated this 17th day of May, 1990.

A. JOSEPH,
 Chief Magistrate.

District Courts Act (Chapter 40)**APPOINTMENT OF ACTING CLERK OF DISTRICT COURT**

THE JUDICIAL AND LEGAL SERVICES COMMISSION, by virtue of the powers conferred by Section 18(2) of the *District Courts Act* (Chapter 40) and all other powers it enabling, hereby appoints Deborah Eupu to act as Clerk of Popondetta District Court in the Northern Province for a period commencing on and from 26th April, 1990.

Dated this 17th day of May, 1990.

A. JOSEPH,
 Chief Magistrate.

Coroners Act (Chapter 32)**DIRECTION**

I, Bernard Mullo Narokobi, Minister for Justice and Principal Legal Adviser, by virtue of the powers conferred by Section 21(1)(c) of the *Coroners Act* (Chapter 32) and all other powers me enabling, hereby direct Patricia Tivese to hold an inquest into the cause and circumstances of the death of Sikal Kelep who died at Kavieng in 1988.

Dated this 1st day of May, 1990.

B. M. NAROKOBI,
 Minister for Justice and Principal Legal Adviser.

Coroners Act (Chapter 32)**DIRECTION**

I, Bernard Mullo Narokobi, Minister for Justice and Principal Legal Adviser, by virtue of the powers conferred by Section 7(3) of the *Coroners Act* (Chapter 32) and all other powers me enabling, hereby direct Martin Loi to hold an inquest into the death of John Tapio.

Dated this 1st day of May, 1990.

B. M. NAROKOBI,
 Minister for Justice and Principal Legal Adviser.

District Courts Act (Chapter 40)**APPOINTMENT OF PLACE FOR HOLDING COURT**

I, Arnold Joseph, Chief Magistrate, by virtue of the powers conferred by Section 17(1) of the *District Courts Act* (Chapter 40) and all other powers me enabling, hereby appoint Daru Police Training Wing at Section 19, Allotment 23, Daru, Western Province, to be a place for holding District Courts.

Dated this 28th day of March, 1990.

A. JOSEPH,
 Chief Magistrate.

