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National Gazette

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THE PAPUA NEW GUINEA NATIONAL GAZETTE

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

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"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.

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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.

Organic Law on Provincial Government**APPOINTMENT UNDER SECTION 50**

I, Rabbie Namaliu, Prime Minister, by virtue of the powers conferred by Section 50 of the Organic Law on Provincial Government and all other powers me enabling, on the recommendation of the New Ireland Provincial Government, made after consultation with the Public Services Commission, hereby appoint Moses Makis in an acting capacity to act for the purposes of Section 50 of the Organic Law on Provincial Government in relation to the New Ireland Province for a period commencing on and from 15th January, 1990 up to and including 5th March, 1990.

Dated this 26th day of January, 1990.

R. NAMALIU,
Prime Minister.

Organic Law on Provincial Government**APPOINTMENT UNDER SECTION 50**

I, Rabbie Namaliu, Prime Minister, by virtue of the powers conferred by Section 50 of the Organic Law on Provincial Government and all other powers me enabling, on the recommendation of the Eastern Highlands Provincial Government, made after consultation with the Public Services Commission, hereby appoint Dr Candy Lombange in an acting capacity to act for the purposes of Section 50 of the Organic Law on Provincial Government in relation to the Eastern Highlands Province for a period commencing on and from 15th December, 1989 up to and including 31st January, 1990.

Dated this 25th day of January, 1990.

R. NAMALIU,
Prime Minister.

DATE OF NEXT MEETING OF PARLIAMENT

IN pursuance of the resolution of the National Parliament on 18th January, 1990, I hereby fix Tuesday 13th March, 1990 as the day on which the Parliament shall meet at two o'clock in the afternoon.

D. C. YOUNG, CMG, MP.,
Speaker of the National Parliament.

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

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

- (a) under Sections 55(9) and 57(10) of the Act the Minister approved the registration of Curtain Bros (PNG) Pty Ltd/Star Earthmoving & Construction Pty Ltd t/a Curtain Star Joint Venture (in this notification called "the Enterprise") in respect of the following activities:

LS.I.C. No. 2200— Crude Petroleum & National Gas Production:

LS.I.C. No. 2302— Non Ferrous Ore Mining:

Notification of Approval of Registration—continued

- I.S.I.C. No. 2901— Stone Quarrying, Clay & Sand Pits:
- I.S.I.C. No. 3551— Tyre & Tube Industries:
Repair only
- I.S.I.C. No. 3699— Manufacture of Non Metallic Mineral Products not classified elsewhere:
- I.S.I.C. No. 3819— Manufacture of Fabricated Metal Products except Machinery & Equipment not elsewhere classified:
- I.S.I.C. No. 3824— Manufacture of Special Industrial Machinery & Equipment except Metal & Wood Working Machinery:
- I.S.I.C. No. 3841— Ship Building & Repairing:
- I.S.I.C. No. 5000— Construction:
- I.S.I.C. No. 6100— Wholesale Trade:
Heavy industrial machinery and parts only
- I.S.I.C. No. 6200— Retail Trade:
Heavy industrial machinery and parts only
- I.S.I.C. No. 6320— Hotels, Rooming Houses, Camps & Other Lodging Places:
- I.S.I.C. No. 7114— Freight Transport by Road:
- I.S.I.C. No. 7116— Supporting Services to Land Transport:
- I.S.I.C. No. 7121— Ocean & Coastal Water Transport:
- I.S.I.C. No. 7123— Supporting Services to Water Transport:
- I.S.I.C. No. 7191— Services Incidental to Transport:
- I.S.I.C. No. 7131— Air Transport Carriers:
- I.S.I.C. No. 7200— Communication:
Radio communication only
- I.S.I.C. No. 8330— Machinery Equipment Rental & Leasing:
- I.S.I.C. No. 9513— Repair of Motor Vehicles & Motor Cycles:

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 18th July, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Curtain Bros (PNG) Pty Ltd/Star Earthmoving & Construction Pty Ltd t/a Curtain Star Joint Venture ("the Enterprise").

You are hereby notified in accordance with Section 56(6)(b) that it is proposed to register you in accordance with the provisions of the Act to carry on business in Papua New Guinea in the following activities:

- I.S.I.C. No. 2200— Crude Petroleum & National Gas Production:
- I.S.I.C. No. 2302— Non Ferrous Ore Mining:
- I.S.I.C. No. 2901— Stone Quarrying, Clay & Sand Pits:
- I.S.I.C. No. 3551— Tyre & Tube Industries:
Repair only
- I.S.I.C. No. 3699— Manufacture of Non Metallic Mineral Products not classified elsewhere:
- I.S.I.C. No. 3819— Manufacture of Fabricated Metal Products except Machinery & Equipment not elsewhere classified:
- I.S.I.C. No. 3824— Manufacture of Special Industrial Machinery & Equipment except Metal & Wood Working Machinery:
- I.S.I.C. No. 3841— Ship Building & Repairing:
- I.S.I.C. No. 5000— Construction:
- I.S.I.C. No. 6100— Wholesale Trade:
Heavy industrial machinery and parts only
- I.S.I.C. No. 6200— Retail Trade:
Heavy industrial machinery and parts only
- I.S.I.C. No. 6320— Hotels, Rooming Houses, Camps & Other Lodging Places:
- I.S.I.C. No. 7114— Freight Transport by Road:
- I.S.I.C. No. 7116— Supporting Services to Land Transport:
- I.S.I.C. No. 7121— Ocean & Coastal Water Transport:
- I.S.I.C. No. 7123— Supporting Services to Water Transport:
- I.S.I.C. No. 7191— Services Incidental to Transport:
- I.S.I.C. No. 7131— Air Transport Carriers:

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

- I.S.I.C. No. 7200 Communication:
 Radio communication only
- I.S.I.C. No. 8330 Machinery Equipment Rental & Leasing:
- I.S.I.C. No. 9513 Repair of Motor Vehicles & Motor Cycles:

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

SCHEDULE**Conditions of Registration—Curtain Bros (PNG) Pty Ltd/Star Earthmoving & Construction Pty Ltd t/a Curtain Star Joint Venture.**

1. The registration of the Enterprise shall be granted for a period of three years commencing from the date of registration.
2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than six months prior written notice to the Enterprise. Such notice shall not be given before the third 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. The Enterprise can establish a place of business in any location in Papua New Guinea.
5. The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
6. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.
7. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activities.
8. The Enterprise shall use supplies and services (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 28th day of July, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Thiess Contractors (PNG) Pty Ltd (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 5000— Construction:

Notification of Approval of Registration—continued

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 14th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Thiess Contractors (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 activity:

I.S.I.C. No. 5000— Construction:

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

SCHEDULE**Conditions of Registration—Thiess Contractors (PNG) 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 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 within Porgera Mining area, Enga Province; Hidden Valley Project, Morobe Province; Lihir Gold Mine, New Ireland Province.

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Alotau Automotive Services Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 9513— Repair of Motor Vehicles & Motorcycles:

I.S.I.C. No. 6200— Retail Trade:

Motor vehicle and parts only

Notification of Approval of Registration—continued

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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Alotau Automotive Services 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. 9513— Repair of Motor Vehicles & Motorcycles:

I.S.I.C. No. 6200— Retail Trade:

Motor vehicles and parts 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—Alotau Automotive Services Pty Ltd.**

1. The registration of the Enterprise shall be granted for a period of seven 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 sixth 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 registration a 70% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
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 Alotau (one site only) Milne Bay Province.
5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.
6. The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
7. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.
8. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activities.
9. The Enterprise shall use supplies and services (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 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Nationwide Food Services (PNG) Pty Ltd (in this notification called “the Enterprise”) in respect of the following activity:

I.S.I.C. No. 6310— Restaurant, Cafes and other Eating and Drinking Places:
Catering services only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
(c) the Enterprise was registered on 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Nationwide Food Services (PNG) Pty Ltd (“the Enterprise”).

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

I.S.I.C. No. 6310— Restaurant, Cafes and other Eating and Drinking Places:
Catering services only

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

SCHEDULE

Conditions of Registration—Nationwide Food Services (PNG) Pty Ltd.

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

2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than two years prior written notice to the Enterprise. Such notice shall not be given before the 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) Within five years from the date of registration 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. 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. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Boinamo Enterprises Pty. Ltd. (in this notification called “the Enterprise”) in respect of the following activities:

I.S.I.C. No. 3699— Manufacture of non-metallic mineral products not elsewhere classified:

Concrete block manufacturing only
 Concrete brick manufacturing only
 Concrete building block and shape manufacturing only
 Concrete building material manufacturing only
 Concrete structural pat manufacturing only
 Culvert pipe concrete manufacturing only
 Garden furniture, concrete manufacturing only
 Irrigation pipe, concrete manufacturing only
 Joist concrete, manufacturing only
 Post, concrete manufacturing only
 Pressure pipe, reinforced concrete
 Septic tank, concrete

I.S.I.C. No. 3691— Manufacture of structural clay products:

Ceremic tile manufacture only

I.S.I.C. No. 3620— Manufacture of glass and glass products:

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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Boinamo Enterprises 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. 3699— Manufacture of non-metallic mineral products not elsewhere classified:

Concrete block manufacturing only
 Concrete brick manufacturing only
 Concrete building block and shape manufacturing only
 Concrete building material manufacturing only
 Concrete structural pat manufacturing only
 Culvert pipe concrete manufacturing only
 Garden furniture, concrete manufacturing only
 Irrigation pipe, concrete manufacturing only
 Joist concrete, manufacturing only
 Post, concrete manufacturing only
 Pressure pipe, reinforced concrete
 Septic tank, concrete

I.S.I.C. No. 3691— Manufacture of structural clay products:

Ceremic tile manufacture only

I.S.I.C. No. 3620— Manufacture of glass and glass products:

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

SCHEDULE**Conditions of Registration—Boinamo Enterprises Pty. Ltd.**

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

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

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

- (i) From the date of commence a 5% 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 60 months 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).

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

4. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Section 124, Lots 1, 2, 3, 4, 15, and 16, Lae, Morobe Province.

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

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

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 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Morobe Engineering Pty. Limited (in this notification called “the Enterprise”) in respect of the following activities:

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

Mechanical engineering consultancy only

I.S.I.C. No. 9513— Repair of motor vehicles and motor cycles:

I.S.I.C. No. 6200— Retail trade:

Motor vehicle parts and accessories only

Industrial machinery components only

Marine engine parts 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Morobe Engineering Pty. Limited (“the Enterprise”).

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

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

Mechanical engineering consultancy only

I.S.I.C. No. 9513— Repair of motor vehicles and motor cycles:

I.S.I.C. No. 6200— Retail trade:

Motor vehicle parts and accessories only

Industrial machinery components only

Marine engine parts only

Notification of Approval of Registration—continued

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

SCHEDULE**Conditions of Registration—Morobe Engineering Pty. Limited.**

1. The registration of the Enterprise shall be granted for a period of twenty 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 nineteenth 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 15 years from the date of commencement a 26% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
- (ii) Within 20 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 Lae, Morobe Province.

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

6. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.

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

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

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Techtronics Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 6100— Wholesale trade:
Radio, television and communication
Equipment and accessories only
Electrical appliances and housewares only

I.S.I.C. No. 6200— Retail trade:
Radio, television and communication
Equipment and accessories only
Electrical appliances and housewares only

Notification of Approval of Registration—continued

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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Techtronics 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. 6100— Wholesale trade:

Radio, television and communication
Equipment and accessories only
Electrical appliances and housewares only

I.S.I.C. No. 6200— Retail trade:

Radio, television and communication
Equipment and accessories only
Electrical appliances and housewares 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—Techtronics Pty. Ltd.**

1. The registration of the Enterprise shall be granted for a period of five years commencing on the date of registration.
2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the fourth anniversary of the date of registration.
3. The following provisions shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:
 - (i) Within 2 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).
 - (ii) Within 4 years from the date of commencement a 70% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
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 (one site only).
5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.
6. The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
7. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.
8. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activities.
9. The Enterprise shall use supplies and services (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 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Okor Investments Pty. Ltd. (in this notification called “the Enterprise”) in respect of the following activity:

I.S.I.C. No. 8310— Real estate:

Commercial property lessor 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Okor Investments Pty. Ltd. (“the Enterprise”).

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

I.S.I.C. No. 8310— Real estate:

Commercial property lessor 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—Okor Investments Pty. Ltd.**

1. The registration of the Enterprise shall be granted for a period of 10 years commencing on the 14th September, 1987.

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

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

- (i) Within 5 years from the date of registration a 50% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

4. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Rabaul, E.N.B.P.

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 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of East New Britain Supermarket Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 6100— Wholesale trade:
Consumer goods only

I.S.I.C. No. 6200— Real estate:
Consumer goods 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: East New Britain Supermarket 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. 6100— Wholesale trade:
Consumer goods only

I.S.I.C. No. 6200— Real estate:
Consumer goods 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—East New Britain Supermarket 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 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 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).

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

4. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Portion 414, Boroko, and Section 3, Lot 213, Koki, N.C.D.

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

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

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

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

9. The Enterprise shall use supplies and services (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.

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of MBF Pacific Limited (in this notification called “the Enterprise”) in respect of the following activities:

I.S.I.C. No. 5000— Construction:

I.S.I.C. No. 8102— Other financial institutions:
Investment/Holding company only

I.S.I.C. No. 8200— Insurance:

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

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

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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: MBF Pacific Limited (“the Enterprise”).

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

I.S.I.C. No. 5000— Construction:

I.S.I.C. No. 8102— Other financial institutions:
Investment/Holding company only

I.S.I.C. No. 8200— Insurance:

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

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

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

SCHEDULE***Conditions of Registration—MBF Pacific Limited.***

1. The registration of the Enterprise shall be granted for a period of ten 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 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 40% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

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

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

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

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

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

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

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

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Kuge Management Co. Pty. Ltd. (in this notification called “the Enterprise”) in respect of the following activity:

I.S.I.C. No. 1200— Forestry and logging:
Management services only

subject to the conditions specified in the Schedule; and

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

(c) the Enterprise was registered on 13th June, 1987.

NOTIFICATION TO AN ENTERPRISE

To: Kuge Management Co. 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. 1200— Forestry and logging:
Management services only

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

SCHEDULE***Conditions of Registration—Kuge Management Co. Pty. Ltd.***

1. The registration of the Enterprise shall be granted for a period of six 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 fifth 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 East Kikori, Gulf Province.

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

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

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

6. The Enterprise will comply with all and any obligations and conditions relating to the training of 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 13th day of June, 1987.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Pacific Architecture Pty. Ltd. (in this notification called “the Enterprise”) in respect of the following activities:

I.S.I.C. No. 8324— Engineering, architectural and technical services:
Architectural services
Project management and consultancy 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Pacific Architecture 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. 8324— Engineering, architectural and technical services:
Architectural services
Project management and consultancy 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—Pacific Architecture Pty. Ltd.***

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

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

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

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

- (i) Within 5 years from the date of commencement a 25% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
- (ii) Within 8 years from the date of commencement a 40% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

4. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Arawa, North Solomons Province.

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

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

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

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

9. The Enterprise shall use supplies and services (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 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Man Kwong & Sons (in this notification called “the Enterprise”) in respect of the following activities:

I.S.I.C. No. 6100— Wholesale trade:
Consumer goods only
General merchandise only

I.S.I.C. No. 6200— Retail trade:
Variety shop only
Consumer goods only
General merchandise only

I.S.I.C. No. 1110— Agricultural & Livestock products:
Cocoa bean growing 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 8th September, 1989.

Notification of Approval of Registration—*continued*

NOTIFICATION TO AN ENTERPRISE

To: Man Kwong & Sons ("the Enterprise").

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

- I.S.I.C. No. 6100— Wholesale trade:
 - Consumer goods only
 - General merchandise only
- I.S.I.C. No. 6200— Retail trade:
 - Variety shop only
 - Consumer goods only
 - General merchandise only
- I.S.I.C. No. 1110— Agricultural & Livestock products:
 - Cocoa bean growing 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—Man Kwong & Sons.

1. The registration of the Enterprise shall be granted for a period of ten years commencing on the date of registration.
2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the fourth anniversary of the date of registration.
3. The following provision shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:
 - (i) Within 5 years from the date of commencement a 50% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
4. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Lot 1, Section 45, Kamarere Street, Rabaul, ENBP, Wandaroo Plantation, Warangoi Valley, Rabaul.
5. The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
6. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.
7. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activities.
8. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.
9. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.
10. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Port Moresby Food Manufacturing Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 3119— Manufacture of Cocoa, Chocolate and Sugar Confectionery:
Chocolate only
Chewing gum only
Lollies only

I.S.I.C. No. 3113— Canning and Preserving of Fruits and Vegetables:

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 14th December, 1987.

NOTIFICATION TO AN ENTERPRISE

To: Port Moresby Food Manufacturing 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. 3119— Manufacture of Cocoa, Chocolate and Sugar Confectionery:
Chocolate only
Chewing gum only
Lollies only

I.S.I.C. No. 3113— Canning and Preserving of Fruits and Vegetables:

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

SCHEDULE**Conditions of Registration—Port Moresby Food Manufacturing Pty Ltd.**

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

2. As practical and appropriate, provision shall be made by the Enterprise for Papua New Guineans investment in, and participation in the ownership, management and control of the Enterprise. Control of the Enterprise shall be transferred to Papua New Guinean hands as soon as practicable and reasonable, having regard to the nature of the Enterprise and its activities. NIDA will consider this requirement to have been complied with throughout the first 10 years of the period of registration of the Enterprise if Papua New Guineans or local enterprises acquire and thereafter retain beneficial ownership of at least 25% of the Enterprise by the eighth 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 1, Lot 12, Kwila Street, Hohola.

4. 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.

5. 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.

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

Dated this 14th day of December, 1987.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Management for Business Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activity:

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

Management consultant services only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Sections 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
 (c) the Enterprise was registered on 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Management for Business 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. 8329— Business services, except machinery and equipment rental and leasing not elsewhere classified:

Management consultant services only

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

SCHEDULE**Conditions of Registration—Management for Business Pty. Ltd.**

1. The registration of the Enterprise shall be granted for a period of six 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 fifth 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 available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.
9. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.
10. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of C.T.O. Holdings Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activity:

I.S.I.C. No. 8310— Real estate:
Industrial property lessor only
Office building only
House letting 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: C.T.O. Holdings 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. 8310— Real estate:
Industrial property lessor only
Office building only
House letting 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—C.T.O. Holdings Pty. Ltd.

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

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

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

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

Dated this 9th day of October, 1989.

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

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

I.S.I.C. No. 8310— Real estate:
Property development and property management only
Housing development 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: MBF Properties (PNG) Ltd. ("the Enterprise").

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

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

I.S.I.C. No. 8310— Real estate:
Property development and property management only
Housing development 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—MBF Properties (PNG) Ltd.**

1. The registration of the Enterprise shall be granted for a period of ten 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 Port Moresby, NCD.

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 activities.

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

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Melanesian Matches Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 3529— Manufacture of chemical products not elsewhere classified:

Matches only

I.S.I.C. No. 6100— Wholesale trade:

Wilkinson sword products 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Melanesian Matches Pty. Ltd. ("the Enterprise").

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

I.S.I.C. No. 3529— Manufacture of chemical products not elsewhere classified:

Matches only

I.S.I.C. No. 6100— Wholesale trade:

Wilkinson sword products 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—Melanesian Matches Pty. Ltd.**

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

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

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

- (i) Within 5 years from the date of commencement a 20% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).

4. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Section 176, Lot 2, Lae.

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

6. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.

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

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

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Evercrisp Snacks Products Pty. Ltd. (in this notification called “the Enterprise”) in respect of the following activities:

I.S.I.C. No. 3121— Manufacture of food not elsewhere classified:

Potato, rice & corn products only

I.S.I.C. No. 6100— Wholesale trade:

Potato, rice & corn products 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 15th April, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Evercrisp Snacks Products 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. 3121— Manufacture of food not elsewhere classified:

Potato, rice & corn products only

I.S.I.C. No. 6100— Wholesale trade:

Potato, rice & corn products 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—Evercrisp Snacks Products Pty. Ltd.***

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 tenth anniversary of the date of registration.

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

- (i) Within 10 years from the date of registration 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 Section 59, Lot 19, Gordons, NCD, Lae (one site only) Mt Hagen.

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

6. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.

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

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

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Enyi Enterprises Pty. Limited (in this notification called “the Enterprise”) in respect of the following activity:

I.S.I.C. No. 9331— Medical dental and other health services:
Doctor, private practice

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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Enyi Enterprises Pty. Limited. (“the Enterprise”).

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

I.S.I.C. No. 9331— Medical dental and other health services:
Doctor, private practice

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

SCHEDULE

Conditions of Registration—Enyi Enterprises Pty. Limited.

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 fourth anniversary of the date of registration.

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

- (i) Within 5 years from the date of registration 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 Wau, Bulolo and Mumeng, Morobe Province.

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

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

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

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

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

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

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

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

Dated this 9th day of October, 1989.

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 Sections 55(9) and 57(10) of the Act the Minister approved the registration of Chivers Neville William t/a Connector Pty. Ltd. (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 5000— Construction:
 Water well drilling only
 Plumbing and drainage works 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 8th September, 1989.

NOTIFICATION TO AN ENTERPRISE

To: Chivers Neville William t/a Connector Pty. Ltd. ("the Enterprise").

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

I.S.I.C. No. 5000— Construction:
 Water well drilling only
 Plumbing and drainage works 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—Chivers Neville William t/a Connector Pty. Ltd.**

1. The registration of the Enterprise shall be granted for a period of five 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 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 30% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
 - (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 Port Moresby, NCD.
5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.
6. The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
7. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.
8. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activities.
9. The Enterprise shall use supplies and services (particularly in relation to subcontracting) available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.
10. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

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

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

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

Dated this 9th day of October, 1989.

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. 1196 dated 16th April, 1985 in respect of Robert L. Wong & Associates by amendment of conditions:

SCHEDULE**Conditions of Registration—Robert L. Wong & Associates**

1. The registration of the Enterprise shall be extended for a period of 15 years commencing on the 16th April, 1989.

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

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

- (i) Within 10 years from the date of registration 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 Level 3, Cuthbertson House, Port Moresby.

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

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

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

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

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

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

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

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

Dated this 9th day of October, 1989.

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. 1318 dated 24th December, 1985 in respect of Erinah Wangwe Rutangy t/a "Rutas" by amendment of conditions:

NOTIFICATION TO AN ENTERPRISE

To: Erinah Wangwe Rutangy t/a "Rutas" ("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. 6100— Wholesale trade:
Fashion boutique
Cassettes tapes, tape reels and gramophone records only

I.S.I.C. No. 6200— Retail trade:
Fashion boutique
Cassettes tapes, tape real and gramophone records 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—Erinah Wangwe Rutangy t/a as "Rutas"**

1. The registration of the Enterprise shall be extended for a period of 5 years commencing on the date of expiry.
2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the eighth anniversary of the date of registration.
3. The following provision shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:
 - (i) Within 4 years from the date of registration a 30% equity in the Enterprise is to be beneficially owned by an automatic citizen or citizens of Papua New Guinea or by a local enterprise as that term is defined in Section 2 of the *National Investment and Development Act* (Chapter 120).
4. 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 Lots 2 & 6, Section 16, Boroko.
5. The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
6. The Enterprise will comply with all and any obligations and conditions relating to the training of citizens and the localisation of its staff (including both employees and officers of the Enterprise) which may from time to time be laid down by the Secretary for the Department of Labour and Employment (or any other Department which succeeds to the functions of that Department) or prescribed or declared under the *Employment of Non-Citizens Act* (Chapter 274) or any other Act in force from time to time dealing with training and localisation of staff.
7. The Enterprise shall guide and assist Papua New Guinea enterprises in activities ancillary to the registered activities.
8. The Enterprise shall use supplies and services available within Papua New Guinea, preferably provided by Papua New Guineans provided that such supplies and services are readily available at prices and of a quality similar to those obtainable from other sources.
9. The Enterprise shall at all times conduct its operations in such a way as to minimise deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.
10. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

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

Dated this 9th day of October, 1989.

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. 1836 dated 16th December, 1987 in respect of L.M. Ericsson Pty. Ltd. by amendment of conditions:

“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 36, Lot 6, Hohola, Croton St.; Section 49, Lots 5-7, IPI Building, Lae”.

Dated this 9th day of October, 1989.

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. 1324 dated 24th December, 1985 in respect of Cummins Australia Pty. Ltd. by amendment of conditions:

“The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Section 9, Lot 8, Macdhui St., Lae”.

Dated this 9th day of October, 1989.

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. 1711 dated 27th August, 1987 in respect of Liquid Air Pacific Pty. Limited by amendment of conditions:

“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 National Capital District and Lae, Morobe Province”.

Dated this 9th day of October, 1989.

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. 2165 dated 24th April, 1989 in respect of Ideal Auto Parts Pty. Limited by amendment of conditions:

“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, Lae, Mt Hagen and Manus Province”.

Dated this 9th day of October, 1989.

P. MALARA,
Secretary, NIDA Board.

*Mining Act (Chapter 195)***NOTICE OF SURRENDER OF PROSPECTING AUTHORITIES**

THE public is hereby notified that the Minister for Minerals and Energy has Accepted the Surrender of the following Prospecting Authorities, with effect as follows:

P.A. No.	P.A. Holder	Province and Area	Date of Surrender
865	Kennecott Explorations (Australia) Limited	Karu Bay, N.I.P., 248 square kilometres	22.01.90
893	BHP Gold Mines Ltd	Pandi River, E.N.B./W.N.B. Reduced from 1 680 square kilometres to 792 square kilometres only	Partial Surrender from 22.01.90

Dated at Konedobu this 22nd day of January, 1990.

E. V. SMITH,
Mining Warden.

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

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

P.A. Nos.	Applicants	Localities and Areas	Dates of Grants	Terms
216(P)/1	Misima Mines Pty Ltd	Misima, 60 square kilometres	22.01.90	2 years
193/1	Nord Australex Nominees (PNG) Pty Ltd	Ramu, Madang, 247 square kilometres	23.12.89	2 years
626	CRA Minerals (PNG) Pty Ltd	Sai River, E.N.B., 137 square kilometres	Renewed from 02.02.90	2 years
775	CRA Minerals (PNG) Pty Ltd	Wantoat, Morobe & Madang, 1 207 square kilometres	Renewed from 23.12.89	2 years
776	CRA minerals (PNG) Pty Ltd	Tondon Range, S.H.P., 250 square kilometres	Renewed from 23.12.89	2 years

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

Dated at Konedobu this 22nd day of January, 1990.

E. V. SMITH,
Mining Warden.

*Land (Ownership of Freeholds) Act 1976***NOTIFICATION OF GRANT OF SUBSTITUTE LEASE**

I, Silas Peril, A Delegate of the Minister for Lands and Physical Planning, by virtue of the powers conferred by Section 22(1) of the *Land (Ownership of Freeholds) Act 1976* hereby grant to Allan Estates Pty Ltd a substitute lease of that piece or parcel of land described in the Schedule hereto in accordance with the following conditions.

- (a) Term—Ninety-nine (99) years
- (b) Rent—Nil
- (c) Improvement Covenant—Nil
- (d) The lessees will excise any easements over the same as may from time to time be reasonably required by the State for roads, electricity, water reticulation, sewerage and drainage or telecommunication facilities.
The lessee shall have the right to compensation under the *Land Act 1962* in respect of the excision and surrender of such portions or the grant of such easements as though there had been a compulsory acquisition of the same under the Act.
- (e) The obligation on the part of the owner to recognise as such any public roads or rights of way or landing places subsisting on the said land.

SCHEDULE

All that land being Portion 4, Milinch Ablingi, Fourmil Gasmata, West New Britain Province, being the whole of the land contained in Certificate of Title Volume 7, Folio 86.

S. PERIL,
A Delegate of the Minister for Lands.

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

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

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

SCHEDULE

All that piece or parcel of land known as Allotment 70, Section 7, Arawa, North Solomons Province, being the whole of the land more particularly described in Volume 69, Folio 20, in the Department of Lands and Physical Planning File No. TA/007/070.

Dated this 3rd day of November, 1989.

K. SWOKIN, CBE, MP,
Minister for Lands.

*Land (Ownership of Freeholds) Act 1976***NOTIFICATION OF GRANT OF SUBSTITUTE LEASE**

I, Silas Peril, A Delegate of the Minister for Lands and Physical Planning, by virtue of the powers conferred by Section 22(1) of the *Land (Ownership of Freeholds) Act 1976* hereby grant to Allan Estates Pty Ltd a substitute lease of that piece or parcel of land described in the Schedule hereto in accordance with the following conditions.

- (a) Term—Ninety-nine (99) years
- (b) Rent—Nil
- (c) Improvement Covenant—Nil
- (d) The lessees will excise any easements over the same as may from time to time be reasonably required by the State for roads, electricity, water reticulation, sewerage and drainage or telecommunication facilities.
The lessee shall have the right to compensation under the *Land Act 1962* in respect of the excision and surrender of such portions or the grant of such easements as though there had been a compulsory acquisition of the same under the Act.
- (e) The obligation on the part of the owner to recognise as such any public roads or rights of way or landing places subsisting on the said land.

SCHEDULE

All that land being Portion 3, Milinch Ablingi, Fourmil Gasmata, West New Britain Province, being the whole of the land contained in Certificate of Title Volume 7, Folio 87.

S. PERIL,
A Delegate of the Minister for Lands.

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

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

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

SCHEDULE

All that piece or parcel of land known as Allotment 12, Section 47, Kieta, North Solomons Province, being the whole of the land more particularly described in the Department of Lands & Physical Planning File No. TF/047/012.

Dated this 3rd day of November, 1989.

K. SWOKIN, CBE, MP,
Minister for Lands.

*Child Welfare Act 1976***REVOCATION AND APPOINTMENT OF HONORARY WELFARE OFFICERS**

I, Timothy Bonga, Minister for Home Affairs and Youth, by virtue of the powers conferred by Section 12 of the *Child Welfare Act 1976* and all other powers me enabling, after considering recommendations from the Child Welfare Council hereby:—

- (a) Revoke the notice of the appointments of all Goal Commanders of Corrective Institution Services in Papua New Guinea as Honorary Welfare Officers, dated 24th March, 1988 and published in *National Gazette* No. G35 of 9th June, 1988; and
- (b) Appoint the following Officials of Corrective Institution Services in Papua New Guinea specified in the first Column of the Schedule to be Honorary Welfare Officers; and
- (c) declare the duties specified in the second Column of the Schedule to be duties permitted to be undertaken by officers in the first Column on behalf of the Director of Child Welfare.

SCHEDULE

Column 1 Officials	Column 2 Duties
Assistant Commissioner (Welfare and Rehabilitation)	To ensure that Juveniles under the age 16 years are kept separate from adult detainees and senior juveniles
All Goal Commanders (Correctional Institution)	To ensure that Juveniles under the age of 16 years are separately accommodated To immediately notify the Director Child Welfare in writing of any inmates under the age of 16 years entering the Correctional Institutions under their command To furnish copies of any Court Orders or Warrant of Commitments in respect of any Juveniles, under the age of 16 years, to the Director of Child Welfare for his convenience To assist the Director of Child Welfare with transfer arrangements of such Juveniles from one Correctional Institution to another Institution To perform such other duties as may be requested by the Director of Child Welfare from time to time through consultation with the Commissioner of Correctional Service in PNG

Dated this 17th day of January, 1990.

T. BONGA, MP.,
Minister for Home Affairs and Youth.

*Child Welfare Act 1976***APPOINTMENT OF DIRECTOR OF CHILD WELFARE**

I, Timothy Bonga, Minister for Home Affairs and Youth, by virtue of the powers conferred by Section 2(1) of the *Child Welfare Act 1976* and all other powers me enabling hereby:—

- (a) revoke the appointment of Karona Augerea as Acting Director of Child Welfare as contained in the notice of Revocation and Appointment of Director of Child Welfare dated 8th December, 1988 and published in the *National Gazette* No. G79 of 15th December, 1988; and
- (b) reappoint Karona Augerea to be the Director of Child Welfare with effect on and from the date of gazettal of this instrument in the *National Gazette*.

Dated this 17th day of January, 1990.

T. BONGA, MP.,
Minister for Home Affairs and Youth.

*Child Welfare Act 1976***APPOINTMENT OF HONORARY WELFARE OFFICERS**

I, Timothy Bonga, Minister for Home Affairs and Youth, by virtue of the powers conferred by Section 12 of the *Child Welfare Act 1976* and all other powers me enabling, after considering recommendations from the Child Welfare Council, hereby:—

- (a) Appoint the Clerks of the District Courts of the following District Courts to be Honorary Welfare Officers;
 - Port Moresby District Court, National Capital District
 - Alotau District Court, Milne Bay Province
 - Popondetta District Court, Northern Province
 - Kerema District Court, Gulf Province
 - Daru District Court, Western Province
 - Lae District Court, Morobe Province
 - Madang District Court, Madang Province
 - Wewak District Court, East Sepik Province
 - Vanimo District Court, West Sepik Province
 - Lorengau District Court, Manus Province
 - Kavieng District Court, New Ireland Province
 - Rabaul District Court, East New Britain Province
 - Kimbe District Court, West New Britain Province
 - Kieta District Court, North Solomons Province
 - Goroka District Court, Eastern Highlands Province
 - Mt Hagen District Court, Western Highlands Province
 - Kundiawa District Court, Chimbu Province
 - Wabag District Court, Enga Province
 - Mendi District Court, Southern Highlands Province; and
- (b) declare the following duties that the District Court Clerks are permitted to perform on behalf of the Director of Child Welfare.
 - (i) to immediately notify the Director of Child Welfare of any juveniles committed to the care of the Director by the Courts as wards under the *Child Welfare Act*.
 - (ii) to furnish copies of Court Orders, warrants of commitment and other court documents in respect of any juveniles to the Director of Child Welfare for his convenience.
 - (iii) to perform such other duties or functions as may be requested by the Director of Child Welfare from time to time through consultation with the Chief Magistrate.

Dated this 17th day of January, 1990.

T. BONGA, MP.,
Minister for Home Affairs and Youth.

*Industrial Relations Act (Chapter 174)***REGISTRATION OF OK TEDI MINING AWARD****AWARD NO. 1 OF 1990**

I, Bunam Lambert Damon, Industrial Registrar, by virtue of the powers conferred by the *Industrial Relations Act (Chapter 174)* and all other powers me enabling, hereby register an Industrial Award described in the Schedule hereto under the title "Ok Tedi Mining Award" (No. 1 of 1990), and advise that copies of that Award may be obtained from the Industrial Registry, Department of Labour and Employment, P.O. Box 5644, Boroko, National Capital District.

SCHEDULE

An Industrial Agreement made on the 8th October 1989, between the Ok Tedi Mining Limited and Ok Tedi Mining Construction and General Workers' Union concerning terms and conditions of employment.

Dated this 17th day of January, 1990.

B. L. DAMON,
Industrial Registrar.

*Village Courts Act (Chapter 44)***APPOINTMENT OF A VILLAGE MAGISTRATE**

I, Bernard M. Narokobi, Minister for Justice, by virtue of the powers conferred by Section 5 of the *Village Courts Act (Chapter 44)* and all other powers me enabling, hereby appoint Mose Adilawa to be a Village Magistrate of the Ealeba Village Court in the Huhu Local Government Council area of the Milne Bay Province.

Dated this 22nd day of December, 1989.

B. M. NAROKOBI,
Minister for Justice.

*Child Welfare Act 1976***REVOCAION AND APPOINTMENT OF WELFARE OFFICERS**

I, Timothy Bonga, Minister for Home Affairs and Youth, by virtue of the powers conferred by Section 10(1) of the *Child Welfare Act 1976* and all other powers me enabling, hereby:—

- (a) revoke the notices of all previous appointments of Welfare Officers; and
 (b) appoint the following persons to be Welfare Officers for the purposes of the *Child Welfare Act 1976*—

Western Province
 Ruth Awai
 Wimo Melohe
 Kobeda Martin

Gulf Province
 Poiyo Dubo

Central Province
 Onnie Teio
 Jenny Vagi
 Lei One

Milne Bay Province
 Harou Orake
 Dorothy Metu
 Moera Sisa
 Sammy Yadila

Oro Province
 Maria Moses
 Anita Yaruso
 Lynesa Peñias

Morobe Province
 Wallace Hofagao
 Agnes Mondia
 Theresa Sengero
 Munangke Tinning
 Delilah Wangut
 Tapen Siserta
 Jacklyn Membup
 Japhet Pakiri
 Hamala Nako
 Malum Nalu

Madang Province
 Balim Pokpok
 Lambi Karop
 Wesley Dag
 Edna Mulai
 Jubilee Dulau
 Matrisia Mari

East Sepik Province
 John Knawy
 Havare Haipaku
 Dennis Kalinau
 Karula Koren
 Tailepa Teliwa Samuel

West Sepik Province
 Mary Rotsomana
 Michael Yinklau Kiwen
 Luke Kiwen
 Julie Wareo Kai
 Veronica Jigede
 Rori Rawah

Eastern Highlands Province
 Florence Manana
 Vegu Javono
 Amet Baptiste
 Helen Mongati
 Lynn Simbou
 Kween Isikiel

Simbu Province
 Veronica Siune
 Robert Gagma
 Bonuan Polume

Western Highlands Province
 Timbi Kumbiatkul
 Paul Kuma
 Nancy Kakaboi
 Kuri Werr
 Tei Mark
 Laka Wari Rupa
 Theresia Sirehis
 Elizabeth Kagi

Southern Highlands Province
 James Yapa
 James Werr
 Susan Elias
 Robert Norombu

Enga Province
 Mark Yapao
 Ruben Tongole
 Alphonse Kipakapu
 Jane Angoun
 Ross Rasaka
 Esome Accytah

East New Britain Province
 Kepas Paon
 Clare Konjib
 Christine Masin
 Francis Kaning
 Philip Kwan Piling

West New Britain Province
 Peter Pati
 Hosea Kankan
 Esther Papaea
 Thaddeus Bera
 James Lauo

New Ireland Province
 Michael Tjangau
 Patrick Lewen
 Ronnie Mamia
 Charles Lallen
 Moge Waulas
 Hona Lewen
 Francis Dakeri

North Solomons Province
 Frank Tokin
 Cicely Kekun
 Tom Viore

National Capital District
 Kathy Guise
 Lita Mugugia
 Isabel Salatiel
 Italuvi Simulabai
 Vigura Raka
 Samuel Lavutul

Headquarters—Boroko
 Betty Billy

Dated this 17th day of January, 1990.

T. BONGA, MP.,
 Minister for Home Affairs and Youth.

*Child Welfare Act 1976***APPOINTMENT OF HONORARY WELFARE OFFICERS**

I, Timothy Bonga, Minister for Home Affairs and Youth, by virtue of the powers conferred by Section 12 of the *Child Welfare Act 1976* and all other powers me enabling after considering recommendations from the Child Welfare Council, hereby:—

- (a) appointment all Probation Officers of Probation Service in Papua New Guinea in the areas and towns specified in the first Column of the Schedule to be Honorary Welfare Officers; and
 (b) declare the duties specified in the second Column of the Schedule to be duties that the Probation Officers in the first Column are permitted to perform on behalf of the Director of Child Welfare.

SCHEDULE

Column 1 Places	Column 2 Duties
<i>Papuan Region</i>	
National Capital District	Provide supervision juvenile probationers as required by the Courts
Bereina	
Kupiano	Submit to the Director of Child Welfare Supervisory Reports on all juvenile probationers
Popondetta	
<i>Momase Region</i>	
Lae	Office of the Chief Probation Officer to submit to the Director of Child Welfare Monthly Statistical Reports on Juvenile probationers under Supervision of Probation Officers
Wau	
Madang	
Wewak	
Maprik	
Vanimu	
<i>Highlands Region</i>	
Goroka	To perform such other duties as may be requested by the Director of Child Welfare from time to time through consultation with the Chief Probation Officer
Kainantu	
Kundiawa	
Mt Hagen	
Minj	
Wabag	
Mendi	
<i>Islands Region</i>	
Rabaul	
Kavieng	
Kieta	
<i>Probation Services H/Q Boroko</i>	
	Office of the Chief Probation Officer

Dated this 17th day of January, 1990.

T. BONGA, MP.,
 Minister for Home Affairs and Youth.

*Industrial Relations Act (Chapter 174)***REGISTRATION OF BOUGAINVILLE MINING WORKERS' RESUMPTION BONUS AWARD****AWARD NO. 2 OF 1990**

I, Bunam Lambert Damon, Industrial Registrar, by virtue of the powers conferred by the *Industrial Relations Act (Chapter 174)* and all other powers me enabling, hereby register an Industrial Award described in the Schedule hereto under the title "Bougainville Mining Workers' Resumption Bonus Agreement" (Award No. 2 of 1990), and advise that copies of that Award may be obtained from the Industrial Registry, Department of Labour and Employment, P.O. Box 5644, Boroko, National Capital District.

SCHEDULE

An Industrial Agreement made on the 29th December 1989, between the Bougainville Copper Limited and the Bougainville Mining Workers' Union extending, the operation of Clause 2.6 of the Bougainville Mining Workers' Union Award No. 2 of 1989 to remaining employees whom the company intends to retain following the reduction of workforce as from the 7th January, 1990.

Dated this 18th day of January, 1990.

B. L. DAMON,
 Industrial Registrar.

*Land Act (Chapter 185)***APPOINTMENT OF MEMBERS OF THE LAND BOARD**

I, Kala Swokin, Minister for Lands and Physical Planning, by virtue of the powers conferred by Section 6(3) of the *Land Act* (Chapter 185) and all other powers me enabling, hereby appoint each person specified in Column 1 of the Schedule to be a Member of the Land Board to act only in relation to land within the Province specified in Column 2 and set out opposite the name of that member, for a period commencing on and from 1st January, 1990 up to and including 31st December, 1990.

SCHEDULE

Column 1 Members	Column 2 Provinces
Raga Kavana	Central
Camillo Esef	Central
Gerega Pepena	Central
Pedro Koae	Central
Malewa Kone	Central
Gideon Jack	Central
Simon Yamangava	East Sepik
Peter Koime	East Sepik
Philip Kanora	East Sepik
Abraham Kotitamba	East Sepik
Nawi Saunabi	East Sepik
Martin Honile	Eastern Highlands
John Yogiyo	Eastern Highlands
James Korarome	Eastern Highlands
Stanley Vise	Eastern Highlands
Easu Tokave	East New Britain
Lesley Maneo	East New Britain
Willia Salatiel	East New Britain
Damien Keruku	East New Britain
Arnold Tiriman	East New Britain
Leo Kembu	East New Britain
Johnson Siki	Enga
Don Kapi	Enga
Aron Pul	Enga
Issac Tailo	Enga
Pano Pake	Enga
George Kimala	Enga
Peni Bori	Gulf
Micah Miau	Gulf
Pori Arialave	Gulf
Roseva Rovela	Gulf
Bill Avosa	Gulf
John Seapo	Gulf
Jack Noah	Madang
Kunag Kiup	Madang
Tony Saliliba	Madang
Philip Pokapin	Manus
Job Manuai	Manus
Ikun Austrai	Manus
Gei Ilagi	Manus
Anton Kimas	Manus
Israel Sabath	Milne Bay
Bernard Niupoga	Milne Bay
Allan Peter	Milne Bay
Liyasi Tarua	Milne Bay
David Nipuega	Milne Bay
Martin Gigilo	Morobe
Jack Amos	Morobe
Don Sawong	Morobe
Kotoemo Tauys	Morobe
Michael Angi	Morobe
Bayang Mare	Morobe
Pondros Samoi	Morobe
Radi Roua	National Capital District
Ravu Henao	National Capital District
Nigel Agonia	National Capital District
Joe Baul	National Capital District
Mahuru Rarua Rarua	National Capital District
Gima Kini	National Capital District
Ayopa Lape	National Capital District
Diosin Korong	New Ireland
Silas Tamas	New Ireland
Michael Kusak	New Ireland
Alpones Tani	New Ireland
Peningson Darius	New Ireland
William Nakin	North Solomons
Tony Anugu	North Solomons
Michael Poposan	North Solomons
John Siau	North Solomons
Thomas Tapuri	North Solomons

Appointment of Members of the Land Board—Continued**Schedule—Continued**

Column 1 Members	Column 2 Provinces
Chris Maravis	Oro
Henkin Emboge	Oro
Moris Karo	Oro
Dick Pokaporo	Oro
Korobae Morrise	Oro
Sipo Joshua	Oro
Delba Biri	Simbu
Henry Tokam	Simbu
Ninkama Bomai	Simbu
Dick Di	Simbu
Kuri Aromba	Simbu
Matiabe Yuwi	Southern Highlands
Ruben Rambua	Southern Highlands
Peter Wari	Southern Highlands
Dick Halu	Southern Highlands
Urban Girua	West New Britain
Eliakim Ragi	West New Britain
James Mondo	West New Britain
Jerry Mavose	West New Britain
Esther Papea	West New Britain
Peter Aloitoh	West Sepik
Chris Vihuri	West Sepik
Ink Nikiane	West Sepik
Sammy Ipi	West Sepik
Steven Holand	West Sepik
Peter Talmanssep	West Sepik
Kure Whan	Western
Adrian Haoda	Western
Somere Jogo	Western
Wanim John	Western
Naso Pasiya	Western
Jacob Luke	Western Highlands
Daniel Yalo	Western Highlands
Jack Rambok	Western Highlands
Colin Waebe	Western Highlands
Peter Sakapo	Western Highlands
Tom Nidop	Western Highlands
Naime Goke	Western Highlands
Paul Koe	Western Highlands
Robert Lai	Western Highlands

Dated this 19th day of January, 1990.

K. SWOKIN,
Minister for Lands and Physical Planning.

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

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

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

SCHEDULE

All that piece or parcel of land described as Portion 31 (Kuriva), Milinch Goldie, Fourmil Moresby, Central Province, being the whole of the land more particularly described in the Department of Lands and Physical Planning File: 03112/0031.

Dated this 3rd day of November, 1989.

K. SWOKIN, CBE, MP,
Minister for Lands.

*Auctioneers Act (Chapter 90)***AUCTIONEER'S LICENCE**

MICHAEL CHARLES CASSELL, Cassell Agencies, P.O. Box 538, Madang in the Madang Province is hereby licenced to act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st day of December, 1990.

M. BASAUSAU,
First Assistant Secretary, Support Services.

**NOTICE OF LODGEMENT OF APPLICATIONS FOR
INCORPORATION OF BUSINESS GROUPS**

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

Aliana Business Group (Inc.)
Alenda Business Group (Inc.)
Ankel Family Business Group (Inc.)
Atana Business Group (Inc.)
Ates Business Group (Inc.)
Buntik Business Group (Inc.)
Dudi Business Group (Inc.)
Eve Business Group (Inc.)
Garegarena Business Group (Inc.)
Gilbit Business Group (Inc.)
Isago Community Business Group (Inc.)
Ivinahiru Business Group (Inc.)
J.T. Mairi Business Group (Inc.)
Kalibobo Youth Business Group (Inc.)
Kangi Business Group (Inc.)
Kapiam Prakapiaka Business Group (Inc.)
Karara Business Group (Inc.)
Kaso-Ou Ano Brothers Business Group (Inc.)
Kelenga Community Business Group (Inc.)
Kialera Business Group (Inc.)
Kikisa Business Group (Inc.)
Kolawe Business Group (Inc.)
Koni Business Group (Inc.)
Koyeh Business Group (Inc.)
Kripamu Business Group (Inc.)
Lagis Youth Business Group (Inc.)
Lambia Business Group (Inc.)
Lawa Business Group (Inc.)
Long Island Development Business Group (Inc.)
Maiyenge Business Group (Inc.)
Makaia Business Group (Inc.)
Mataiu Business Group (Inc.)
M.E.G. Business Group (Inc.)
Minidiwa Business Group (Inc.)
Namau Business Group (Inc.)
Neitamat Business Group (Inc.)
Olei Family Business Group (Inc.)
Oromoi Business Group (Inc.)
Otada Business Group (Inc.)
Pako Aline Business Group (Inc.)
Palane Business Group (Inc.)
Pawaipa Business Group (Inc.)
Pende Business Group (Inc.)
Pi Business Group (Inc.)
Sakayo Business Group (Inc.)
Salotabon Business Group (Inc.)
Singisco Business Group (Inc.)
Taitoana Family Business Group (Inc.)
Tapatapa Business Group (Inc.)
Tetes Baramai Business Group (Inc.)
Tuanda Business Group (Inc.)
T.W. Credit Fund Business Group (Inc.)
Vegame Business Group (Inc.)
Wabai Business Group (Inc.)
Warika Business Group (Inc.)
William Wan M.K. Plumbing and Maintenance Business Group (Inc.)
Yagomai Business Group (Inc.)
Yamgawi Business Group (Inc.)
Yengiyo Business Group (Inc.)
Yalo Business Group (Inc.)
Yula Business Group (Inc.)
Yundika Business Group (Inc.)

S. LAKOU,
Deputy Registrar of Business Groups.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

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

SCHEDULE

State Lease Volume 13, Folio 3041, evidencing a leasehold estate in all that piece or parcel of land known as Allotment 7, Section 21, Hohola in the City of Port Moresby, containing an area of 21.6 perches the registered proprietor of which is Bank of Papua New Guinea.

Dated this 19th day of January, 1990.

K. LAVI,
Deputy Registrar of Titles.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

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

SCHEDULE

State Lease Volume 83, Folio 73 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 51, Section 318, Hohola, City of Port Moresby, in the National Capital District, containing an area of 0.0450 hectares more or less, the registered proprietor of which is Housing Commission.

Dated this 23rd day of January, 1990.

K. LAVI,
Deputy Registrar of Titles.

Auctioneers Act (Chapter 90)

AUCTIONEER'S LICENCE

PAUL FAIZI BLUETT, Gazelle Agencies Pty Ltd, P.O. Box 262, Rabaul in the East New Britain Province is hereby Licenced to act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st day of December, 1990.

M. BASAUSAU,
First Assistant Secretary, Support Services.

Motor Traffic Regulation (Chapter 243)

**DECLARATION OF AUTHORISED
INSPECTION STATIONS**

I, Brian K. Amini, CBE., Superintendent of Motor Traffic, by virtue of the powers conferred by Section 25A(b) of the Motor Traffic Regulation (Chapter 243) and all other powers me enabling, hereby declare the following fully equipped Motor Vehicle Repair Workshops, to be authorised Inspection Stations for the purposes of the Regulation:—

- (a) Maintenance Department, Porgera Gold Joint Venture, P.O. Box 484, Mount Hagen, Western Highlands Province.
- (b) Wau Valley Motors, P.O. Box 51, Wau, Morobe Province.

Dated this 22nd day of January, 1990.

B. K. AMINI, CBE.,
Superintendent of Motor Traffic.