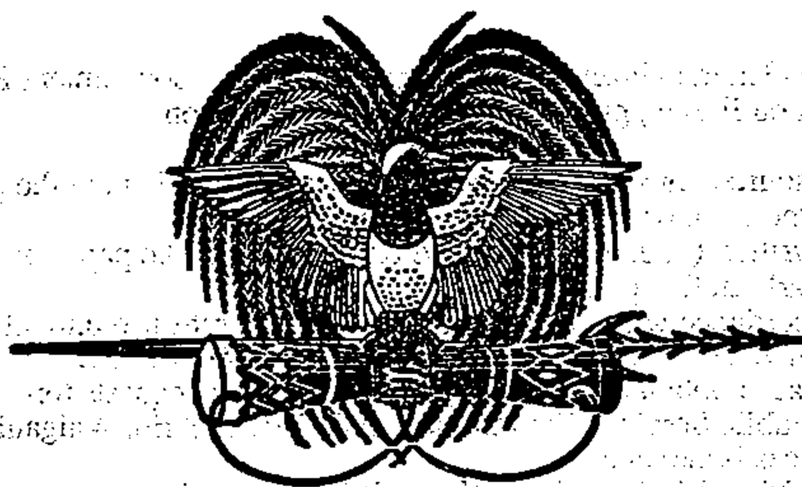




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27/5/92



Papua New Guinea 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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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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- (i) The Department of Public Services Commission, P.O. Wards Strip, Waigani.
(for the Public Services issue) and
- (ii) The Department of 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.

ConstitutionDefence Act (Chapter 74)**APPOINTMENT OF ACTING COMMANDER OF THE DEFENCE FORCE**

I, Wiwa Korowi, G.C.M.G., K. St. J., Governor-General, by virtue of the powers conferred by Section 193(3) of the Constitution and Section 6 of the *Defence Act* (Chapter 74) and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, given after consultation with the Public Services Commission hereby appoint Eric Ani as Acting Commander of PNG Defence Force for a period commencing on and from 18th February, 1992 up until such time the Commander returns from overseas.

Dated this 27th day of February, 1992.

WIWA KOROWI,
Governor-General.

Teaching Services Act 1988

APPOINTMENT OF CHAIRMAN AND COMMISSIONERS OF THE TEACHING SERVICE COMMISSION
I, Wiwa Korowi, G.C.M.G., K. St. J., Governor-General, by virtue of the powers conferred by Section 2 of the *Teaching Services Act* 1988 and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, hereby—

- (a) revoke all previous appointments; and
- (b) appoint the following persons to be Commissioners of the Teaching Service Commission:—
Gordon Harold Mamis
Toby Setareki Davis and
Sport Varage; and
- (c) appoint Gordon Harold Mamis to be the Chairman of that Commission, for a period of three years commencing on and from 10th January, 1992.

Dated this 27th day of February, 1992.

WIWA KOROWI,
Governor-General.

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 Gulf Provincial Government, made after consultation with the Public Services Commission, hereby revoke all previous appointments and appoint Sari Tamasi in an acting capacity to act for the purposes of Section 50 of the Organic Law on Provincial Government in relation to the Gulf Province.

Dated this 25th day of February, 1992.

R. NAMALIU,
Prime Minister.

*National Technical Standards Act (Chapter 379)***ESTABLISHMENT OF NATIONAL TECHNICAL STANDARDS**

I, John Giheno, Minister for Trade and Industry, by virtue of the powers conferred by Section 4 of the *National Technical Standards Act (Chapter 379)* and all other powers me enabling, acting with, and in accordance with, the advice of the National Standards Council, hereby adopt as the National Technical Standards in respect of the commodity, practice, process or product specified in the Schedule the overseas standards set out in the Schedule with such modifications (if any) as are specified.

SCHEDULE

PNGS 1008—1991	Boilers and pressure vessels. (Being AS 1200—1988 together with Supplements 1—1988; Amt 1 and 2 to Suppl 1—1991; 1.2—1988; 1.3—1990; 1.4—1991) with PNG Amendment. Supersedes PNGS 1008—1982.
PNGS 1009 Supplement 1—1991	Unfired pressure vessels. Advance design and construction. (Being Supplement 1—1990 to AS 1210). Supersedes Supplement 1—1989 of PNGS 1009—1989.
PNGS 1011—1991	Safety valves, other valves, liquid level gauges, and other fittings for boilers and unfired pressure vessels. (Being AS 1271—1990 plus Amt 1—1991). Supersedes PNGS 1011—1982.
PNGS 1016 Part 3—1991	Structural steel welding. Welding of reinforcing steel. (Being AS 1534.3—1983). Supersedes PNGS 1016.3—1982.
Part 4—1991	Welding of high strength quenched and tempered steels.
Part 5—1991	Welding of steel structures subject to high levels of fatigue loading. (Being AS 1554 Parts 4 and 5—1989) endorsed as PNG standards.
PNGS 1026 Part 1—1991	Safety in Laboratories. General.
Part 2—1991	Chemical aspects.
Part 6—1991	Mechanical aspects. (Being AS 2243 Parts 1, 2, 6—1990 plus amendments 1—1991 to Part 1). Supersedes PNGS 1026 parts 1, 2, 6—1982.
PNGS 1111 Part 1—1991	Cranes (including hoists and winches). General requirements.
Part 2—1991	Serial hoists and winches.
Part 3—1991	Bridges and gantry cranes.
Part 5—1991	Mobile cranes.
Part 7—1991	Builders and hoists equipment. (Being AS 1418 Parts 1—1986 with Amendment 1—1987; Part 2—1990; Part 3—1990; Part 5—1990; Part 7—1988 with Amendment 1—1989). Supersedes PNGS 1111 parts 1, 2, 3, 5, 7—1982.
Part 9—1991	Vehicle hoists.
Part 10—1991	Elevating work platforms. (Being AS 1418 Parts 9 and 10—1987 with Amendment 1—1989 to Part 10). Endorsed as PNG standards.
PNGS 1124—1982	Rules for safety procedures for road tank vehicles - withdrawn.
PNGS 1125 Part 2—1991	Road tank vehicles for dangerous goods. Tankers for flammable liquids. (Being AS 2809—part 2—1990). Supersedes PNGS 1125.2—89.
Part 5—1991	Tankers for bituminous based products. (Being AS 2809 part 5—1990). Endorsed as PNG standard.
PNGS 1159 Part 1—1991	Acoustics—Measurement of airborne noise emitted by earthmoving machinery and agricultural tractors—stationary test condition. Determination of compliance with limits for exterior noise.
Part 2—1991	Operator's position. (Being AS 2012 parts 1 and 2—1990). Supersedes PNGS 1159 parts 1 & 2—1986.
PNGS 1306—1991	Performance of household electrical appliances - clothes washing machines. (Being AS 2040—1990). Supersedes PNGS 1306—1989.
PNGS 1310—1991	Approval and test specification—Electrical dishwashing machines for household use. (Being AS 3184—1990). Supersedes PNGS 1310—1989.
PNGS 1322—1991	Approval and test specification—Particular requirements for refrigerators and food freezers. (Being AS 3303—1990). Supersedes PNGS 1322—1989.
PNGS 1342 Part 20—1991	Low voltage fuses—Fuses with enclosed fuse-links. Supplementary requirements for fuses for use by authorized persons (fuses mainly for industrial application)—Common requirements.
Part 21.1—1991	Supplementary requirements for fuses for use by authorized persons (fuses mainly for industrial application)—Standardized fuse systems—fuse with fuse-links with blade contacts.
Part 22.2—1991	Supplementary requirements for fuses for use by authorized persons (fuses mainly for industrial application)—Standardized fuse systems—fuse with fuse-links for bolted connections.
Part 29—1991	Supplementary requirements for fuses for use by authorized persons (fuses mainly for industrial application)—Standardized fuses with compact dimensions. (Being AS 2005 Parts 20; 21.1; 21.2; 29—1990). Endorsed as PNG standards.
PNGS 1345—1991	Tungsten filament lamps for domestic and similar general lighting purposes. Performance requirements. (Being IEC 64—1987 plus Amendment 1—1989). Supersedes PNGS 1345—1990.

Establishment of National Technical Standards—continued**Schedule—continued**

PNGS 1365	Water Quality—Determination of cyanide.
Part 2—1991	Determination of easily liberatable cyanide.
Part 3—1991	Determination of cyanogen chloride.
Part 4—1991	Determination of cyanide by diffusion at pH6. (Being ISO 6793 Parts 2 & 3—1984, Part 4—1985). Endorsed as PNG standards.
PNGS 1378—1991	Approval and test specification—Electric dry shavers and hair clippers. (Being AS 3125—1990). Supersedes PNGS 1378—1990.
PNGS 1526—1991	Methods of analysis for aflatoxins in cereals, oil seeds and nuts, coconut, copra and copra meal. (Being official Methods of Analysis of the AOAC, 15th Edition—1990). Endorsed as PNG standard.
PNGS 1527—1991	Recommendations for methods of analysis of pesticide residues. (Being Codex Alimentarius Commission CAC/PR 8—1989). Endorsed as PNG standard.
PNGS 1528—1991	Specification for seismic resistance of engineering systems in buildings. (Being NZS 4219—1983 together with Amendment 1—1990). Endorsed as PNG standard with PNG amendment.
PNGS 1529—1991	LP gas—Storage and handling (known as PNG LP Gas Code). (Being AS 1596—1989 + Am 1 and 2—1991). Endorsed as PNG standard.
PNGS 1531—1991	Portable warning triangles for motor vehicles. (Being AS 3790—1990). Supersedes PNGS 1258—1989.
PNGS 1532	National plumbing and drainage code.
Part 0—1991	Glossary of terms.
Part 1—1991	Water supply.
Part 2—1991	Sanitary plumbing and sanitary drainage.
Part 3—1991	Storm water drainage.
Part 4—1991	Hot water supply systems. (Being AS 3500 Parts 1 to 4—1990. Endorsed as PNG standards with PNG amendment.
PNGS 1533—1991	Conditions of contract for non-government sector. (Being Australian Standard Contract by the Joint Committee on Contracts (J.C.C.). Endorsed as PNG standard with PNG amendment.
PNGS 1534—1991	Specification and methods of analysis for paint. (Being Australian Government Paint Committee Specifications). Endorsed as PNG standards.
PNGS 1535—1991	Electrical installation—Wiring systems for specific applications. (Being AS 3108—1990). Endorsed as PNG standard.
PNGS 1536—1991	Approval and test specification—Particular requirements for isolating transformers and safety isolating transformers. (Being AS 3108—1990). Endorsed as PNG standard.
PNGS 1537—1991	Electrical equipment for explosive atmospheres—encapsulated apparatus—Type of protection m. (Being AS 2431—1981). Endorsed as PNG standard.
PNGS 1538—1991	Electrical equipment for explosive atmospheres—Dust-excluding ignition-proof (DIP) enclosure. (Being AS 2236—1985). Endorsed as PNG standard.
PNGS 1539—1991	Electrical equipment for explosive atmospheres—Flameproof enclosures—Type of protection d. (Being AS 2480—1986). Endorsed as PNG standard.
PNGS 1540—1991	Terminals for switchgear assemblies for alternating voltages above 1kV. (Being AS 2395—1989). Endorsed as PNG standard.
PNGS 1541—1991	Electrical equipment for explosive atmospheres—Selection, installation and maintenance.
Part 7—1991	Intrinsic safety i
Part 10—1991	Equipment in combustible dust (Class II) areas. (Being AS 2381 Parts 7 and 10—1989). Endorsed as PNG standards.
PNGS 1542—1991	Mechanical fittings for low voltage aerial bundled cables. (Being AS 3766—1990). Endorsed as PNG standard.
PNGS 1543—1991	Guide to the effects of temperature on electrical equipment. (Being AS 3768—1990). Endorsed as PNG standard.
PNGS 1544—1991	Tubular fluorescent lamps for general lighting service. (Being IEC 81—1984 plus Amendment 1—1987 and Amendment 2—1988). Endorsed as PNG standard.
PNGS 1545—1991	On—Load tap-changers.
Part 1—1991	Requirements. (Being IEC 214—1989). Endorsed as PNG standard.
The following standards have been reconfirmed.	
PNGS 1062—1989	Metric screw threads for fasteners.
PNGS 1069—1989	General purpose metric screw threads.
PNGS 1176	Methods for assessing the performance characteristics of ultrasonic flaw detection equipment.
Part 1—1986	Overall performance on site methods.
Part 2—1986	Electrical performance.
Part 3—1986	Guidance on the in-service monitoring of probes (excluding immersion probes).

Dated this 29th day of January, 1992.

J. GIHENO,
Minister for Trade and Industry.

*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 Tai Brothers Co Pty Ltd (in this notification called “the Enterprise”) in respect of the following activity:

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

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Section 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
(c) the Enterprise was registered on 25th September, 1991.

NOTIFICATION TO AN ENTERPRISE

To: Tai Brothers 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. 8102— Other financial institutions:
Investment holding company only

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

SCHEDULE**Conditions of Registration—Tai Brothers Co Pty Ltd**

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

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

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 minimize deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

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

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

Dated this 30th day of September, 1991.

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 Island Forest Resources Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 1220— Logging:

Contractor only

I.S.I.C. No. 3311— Sawmilling, planing & other woodmills:

subject to the conditions specified in the Schedule; and

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

(c) the Enterprise was registered on 17th September, 1991.

NOTIFICATION TO AN ENTERPRISE

To: Island Forest Resources Pty Ltd ("the Enterprise").

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

I.S.I.C. No. 1220— Logging:

Contractor only

I.S.I.C. No. 3311— Sawmilling, planing & other woodmills:

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

SCHEDULE**Conditions of Registration—Island Forest Resources Pty Ltd**

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

2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the ninth 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 West New Britain 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 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 minimize deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

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

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

Dated this 30th day of September, 1991.

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 Evergreen Investments Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8310— Real estate:
Property developer only
Property leasing only

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Section 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
(c) the Enterprise was registered on 30th August, 1991.

NOTIFICATION TO AN ENTERPRISE

To: Evergreen Investments Pty Ltd ("the Enterprise").

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

I.S.I.C. No. 8310— Real estate:
Property developer only
Property leasing only

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

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

1. The registration of the Enterprise shall be granted for a period of ten years commencing on the date of registration.
2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the fourth anniversary of the date of registration.
3. The following provision shall be made by the Enterprise for Papua New Guinea investment in, and participation in the ownership, management and control of the Enterprise:
 - (i) Within 5 years from the date of commencement a 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 National Capital District.
5. If the Enterprise has not at the expiration of six months from the date of registration commenced carrying on business in any of the activities for which it is hereby registered, it shall not thereafter commence such activity without the prior written consent of NIDA.
6. The Enterprise shall keep all its books of account and other financial records in Papua New Guinea in the English language.
7. The Enterprise will comply with all and any obligations and conditions relating to the training of 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. Any application by the Enterprise to the Minister with regard to any of the foregoing conditions shall be made in writing to the Executive Director of NIDA.

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

Dated this 30th day of September, 1991.

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 Business Development (PNG) Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

I.S.I.C. No. 8103— Financial services:

I.S.I.C. No. 8322— Accounting, audition & bookkeeping services:

I.S.I.C. No. 8329— Business services except machinery & equipment:

subject to the conditions specified in the Schedule; and

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

(c) the Enterprise was registered on 17th September, 1991.

NOTIFICATION TO AN ENTERPRISE

To: Pacific Business Development (PNG) Pty Ltd ("the Enterprise").

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

I.S.I.C. No. 8103— Financial services:

I.S.I.C. No. 8322— Accounting, audition & bookkeeping services:

I.S.I.C. No. 8329— Business services except machinery & equipment:

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 Business Development (PNG) Pty Ltd**

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

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

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

Dated this 30th day of September, 1991.

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 Wanda Investments & Development Pty Ltd (in this notification called "the Enterprise") in respect of the following activity:

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

subject to the conditions specified in the Schedule; and

- (b) by virtue of the provisions of Section 55(11)(a) and 57(12)(a) of the Act NIDA registered the Enterprise; and
(c) the Enterprise was registered on 25th September, 1991.

NOTIFICATION TO AN ENTERPRISE

To: Wanda Investments & Development 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. 8102— Other financial institutions:
Investment holding company only

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

SCHEDULE**Conditions of Registration—Wanda Investments & Development Pty Ltd**

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

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

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 minimize deleterious effects on the environment and shall abide by any reasonable standards specified by the Minister responsible for environmental matters.

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

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

Dated this 30th day of September, 1991.

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. 2493 dated 2nd July, 1991 in respect of Trochus Shell Pty Ltd by amendment of condition:

NOTIFICATION TO AN ENTERPRISE

To: Trochus Shell 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. 1302— Fishing not elsewhere classified:
Trochus shell collection and other marine shell products

I.S.I.C. No. 6100— Wholesale trade:
Export of shell buttons flanks
Export of trochus shell; black lip, gold lip and green snail
Export of beche de mer and black coral

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

Dated this 30th day of September, 1991.

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. 1149 dated 14th December, 1984 in respect of Mrs Maureen Johannesen t/a "Reflections" by amendment of condition:

SCHEDULE**Conditions of Registration—Mrs Maureen Johannesen t/a "Reflections"**

1. The registration of the Enterprise shall be granted for a period of 7 years commencing on the date of expiry ie. 14th December, 1990.

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 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).

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

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

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

Dated this 30th day of September, 1991.

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. 819 dated 26th February, 1981 in respect of Trans Niugini Tours Pty Limited by amendment of condition:

SCHEDULE**Conditions of Registration—Trans Niugini Tours Pty Limited**

1. The registration of the Enterprise shall be granted for a period of 10 years commencing on the date of extension.
2. The right to carry on business in an activity in respect of which the Enterprise is registered may be terminated or suspended by the Minister by not less than one year prior written notice to the Enterprise. Such notice shall not be given before the ninth anniversary of the date of registration.
3. The following 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 extension 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 Eastern Highlands, Western Highlands, Southern Highlands, Enga, Chimbu, Port Moresby and Milne Bay.
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 30th day of September, 1991.

P. MALARA,
Secretary, NIDA Board.

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

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

P.A. No.	Applicant	Location & Area	Date of Grant	Term
216/1 (P)	Misima Mines Pty Ltd	Misima, 60 square kilometres	22.1.92	Two Years

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

Dated at Konedobu this 24th day of February, 1992.

E. V. SMITH,
Mining Warden.

*Physical Planning Act 1989***NOTIFICATION OF ZONING OF TOWNS**

THE NATIONAL CAPITAL DISTRICT PHYSICAL PLANNING BOARD, by virtue of the powers conferred by Section 71 of the *Physical Planning Act 1989* and all other powers it enabling, hereby gives notice of the zoning of towns specified in the Schedule hereto.

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

Plans specified in this notice are available for inspection at the Office of the Chief Planner.

Any person aggrieved by or who wishes to object to the declaration of zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Papua New Guinea Physical Planning Appeals Tribunal.

SCHEDULE

Column 1 Suburbs	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Boroko, NCD	Section 56, Lot 16, now rezoned from Part Commercial and part Public Institutional Use to Open Space	Shown in the Port Moresby Plans, Scale 1:4 000	Plans are available for inspection at the Office of the Chief Physical Planner, Morauta Haus, Waigani.
Hohola, (WCC) NCD	Section 405, Lot 5, rezoned from Open Space to Commercial	Shown in the Port Moresby Plans, Scale 1:4 000	Plans are available at the Office of the Chief Physical Planner, Morauta Haus, Waigani.

Dated at Port Moresby on this 15th day of August, 1990 (NCD Physical Planning Board Meeting No. 004/90).

F. IGO,
A/Chairman, NCD Physical Planning Board.

*Physical Planning Act 1989***NOTIFICATION OF ZONING OF TOWNS**

THE NATIONAL CAPITAL DISTRICT PHYSICAL PLANNING BOARD, by virtue of the powers conferred by Section 71 of the *Physical Planning Act 1989* and all other powers it enabling, hereby gives notice of the zoning of towns specified in the Schedule hereto.

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

Plans specified in this notice are available for inspection at the Office of the Chief Planner.

Any person aggrieved by or who wishes to object to the declaration of zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Papua New Guinea Physical Planning Appeals Tribunal.

SCHEDULE

Column 1 Suburbs	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Hohola, (Gerehu) NCD	Section 378, Lot 8, now Subdivided and Rezoned from Special Use to Residential	Shown in the Port Moresby Plans, Scale 1:4 000	Office of the Chief Physical Planner, Morauta Haus, Waigani.
Granville (Gordon) NCD	Portion 2135, now Subdivided & Rezoned from Open Space to Residential	Shown in the Port Moresby Plans, Scale 1:4 000	Office of the Chief Physical Planner, Morauta Haus, Waigani.
Hohola, NCD	Section 359, now Subdivided & Zoned as Residential	Shown in Plans TRP 533, Scale 1:1 000	Office of the Chief Physical Planner, Morauta Haus, Waigani.
Granville, NCD	Section 56, Lot 6 now zoned as Commercial	Shown in the Port Moresby Plans, Scale 1:4 000	Office of the Chief Physical Planner, Morauta Haus, Waigani.
Boroko, NCD	Section 7, Lot 34, now Rezoned from Special Use to Residential	Shown in the Port Moresby Plans, Scale 1:4 000	Office of the Chief Physical Planner, Morauta Haus, Waigani.

Dated at Port Moresby on this 18th day of February, 1991. (NCD Physical Planning Board Meeting No. 01A/91).

F. IGO,
A/Chairman, NCD Physical Planning Board.

*Physical Planning Act 1989***NOTIFICATION OF ZONING OF TOWNS**

THE NATIONAL CAPITAL DISTRICT PHYSICAL PLANNING BOARD, by virtue of the powers conferred by Section 71 of the *Physical Planning Act 1989* and all other powers it enabling, hereby gives notice of the zoning of towns specified in the Schedule hereto.

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

Plans specified in this notice are available for inspection at the Office of the Chief Planner.

Any person aggrieved by or who wishes to object to the declaration of zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Papua New Guinea Physical Planning Appeals Tribunal.

SCHEDULE

Column 1 Suburbs	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Hohola, NCD	Land adjacent to Section 230, Lots 47 - 50, now zoned Residential	Shown in Port Moresby zoning plans Scale 1:4 000	Plans are available for inspection at the Office of the Chief Physical Planner, Morauta Haus, Waigani.
Granville, NCD	Portion 2123, now rezoned from Agricultural Lease to Residential	Drawing No. P1488/PM/89/02	Plans are available for inspection at the Office of the Chief Physical Planner, Morauta Haus, Waigani.

Dated at Port Moresby on this 18th day of October, 1990 (NCD Physical Planning Board Meeting No. 007/90).

F. IGO,
A/Chairman, NCD Physical Planning Board.

*Physical Planning Act 1989***NOTIFICATION OF ZONING OF TOWNS**

THE NATIONAL CAPITAL DISTRICT PHYSICAL PLANNING BOARD, by virtue of the powers conferred by Section 71 of the *Physical Planning Act 1989* and all other powers it enabling, hereby gives notice of the zoning of towns specified in the Schedule hereto.

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

Plans specified in this notice are available for inspection at the Office of the Chief Planner.

Any person aggrieved by or who wishes to object to the declaration of zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Papua New Guinea Physical Planning Appeals Tribunal.

SCHEDULE

Column 1 Suburbs	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Hohola, (Gordons) NCD	Section 56, Lot 10, now rezoned from Open Space to Light Industrial	Plan No. TRP 1/529, Scale 1:500	Plans are available for inspection at the Office of the Chief Physical Planner, Morauta Haus, Waigani NCD.

Dated at Port Moresby on this 8th day of November, 1990 (NCD Physical Planning Board Meeting No. 008/90).

F. IGO,
A/Chairman, NCD Physical Planning Board.

*Physical Planning Act 1989***NOTIFICATION OF ZONING OF TOWNS**

THE NATIONAL CAPITAL DISTRICT PHYSICAL PLANNING BOARD, by virtue of the powers conferred by Section 71 of the *Physical Planning Act 1989* and all other powers it enabling, hereby gives notice of the zoning of towns specified in the Schedule hereto.

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

Plans specified in this notice are available for inspection at the Office of the Chief Planner.

Any person aggrieved by or who wishes to object to the declaration of zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Papua New Guinea Physical Planning Appeals Tribunal.

Notification of Zoning of Towns—continued

SCHEDULE

Column 1 Suburbs	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Granville, NCD	Portion 1317 now rezoned from Public Institutional to Residential	Shown in the Port Moresby Plans. Scale 1:4 000	Plans are available for inspection at the Office of the Chief Physical Planner, Motautā Haus, Waigani.

Dated at Port Moresby on this 13th day of November, 1990. (NCD Physical Planning Board Meeting No. 008A/90).

F. IGO,
A/Chairman, NCD Physical Planning Board.

Physical Planning Act 1989

NOTIFICATION OF ZONING OF TOWNS

THE NATIONAL CAPITAL DISTRICT PHYSICAL PLANNING BOARD, by virtue of the powers conferred by Section 71 of the *Physical Planning Act 1989* and all other powers it enabling, hereby gives notice of the zoning of towns specified in the Schedule hereto.

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

Plans specified in this notice are available for inspection at the Office of the Chief Planner.

Any person aggrieved by or who wishes to object to the declaration of zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Papua New Guinea Physical Planning Appeals Tribunal.

SCHEDULE

Column 1 Suburbs	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Hohola, (Gerchu) NCD	Section 316, Lot 45, now rezoned from Open Space to Public Institutional	Zoning plans of Port Moresby Sheet No. 28, Scale 1:4 000	Plans are available for inspection at the Office of the Chief Physical Planner, Morauta Haus, Waigani.

Dated at Port Moresby on this 27th day of July, 1990 (NCD Physical Planning Board Meeting No. 003/90).

F. IGO,
A/Chairman, NCD Physical Planning Board.

Physical Planning Act 1989

NOTIFICATION OF ZONING OF TOWNS

THE NATIONAL CAPITAL DISTRICT PHYSICAL PLANNING BOARD, by virtue of the powers conferred by Section 71 of the *Physical Planning Act 1989* and all other powers it enabling, hereby gives notice of the zoning of towns specified in the Schedule hereto.

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

Plans specified in this notice are available for inspection at the Office of the Chief Planner.

Any person aggrieved by or who wishes to object to the declaration of zone by this notice, may within three (3) months after the date of publication in the *National Gazette* of this, appeal to the Papua New Guinea Physical Planning Appeals Tribunal.

SCHEDULE

Column 1 Suburbs	Column 2 Zones	Column 3 Plans	Column 4 Offices where plans are available
Matirogo NCD	Section 47 now rezoned from Open Space to Residential	TRP 1/526 Scale 1:500	Office of the Chief Physical Planner, Morauta Haus, Waigani.

Dated at Port Moresby on this 26th day of September, 1990 (NCD Physical Planning Board Meeting No. 006/90).

F. IGO,
A/Chairman, NCD Physical Planning Board.

*Land Act (Chapter 185)***LAND AVAILABLE FOR LEASING****A. APPLICANT:**

Applicants or Tenderers should note—

1. Full name (block letters), occupation and address;
2. If a Company, the proper Registered Company name and address of the Company representative;
3. If more than one person, the tenancy desired and, if tenancy in common, the division of shares.

Applicants or tenderers should note—

4. That a lease cannot be held in a name registered under the Business Names Act only; and
5. That in the case of death in joint tenancy, the deceased partner's interest vests in the surviving partner and, in the case of tenancy in common, the deceased partner's interest vests in his estate.

B. TYPE OF LEASE:

Lease provided for are Business, Residence, Pastoral, Agricultural, Mission, Special Purposes and Town Subdivision Leases. With the exception of Town Subdivision Leases, State Leases may be granted for a maximum period of 99 years. Town Subdivision Leases have a maximum duration of 5 years.

Applicants should note that, in the case of town land the purpose of the lease must be in accordance with the zoning as declared under the *Town Planning Act*.

C. PROPOSED PURPOSES, IMPROVEMENTS, ETC:

The applicant or tenderer should provide fullest details (on attachment if necessary) of his proposal for the lease including information on—

1. Financial status or prospects;
2. Details of other land holdings in Papua New Guinea including approximate value of improvements to these holdings;
3. Approximate value and type of proposed improvements to the land applied for;
4. Experience and abilities to develop the land;
5. Any other details which would support the application.

D. DESCRIPTION OF LAND:

To be used only in NOT in response to an advertisement. A brief description giving area and locality is required. A sketch plan should be provided on an attachment. Where possible the land parcel should be identified on a map published by the Lands Department.

In the case of Tenders or an advertisement of land available for leasing the description is to be inserted in the column provided under the heading "Tender or Land Available Preference".

E. TENDER OF LAND AVAILABLE PREFERENCE:

The preference should be clearly indicated. In cases where there are more than 20 preferences the additional preferences may be shown on attachment. The "Description" should give the Lot and Section number or the Portion number as shown in the *Gazette*. The "Amount Offered" column need only be completed in the case of tenders.

F. TENDERERS:

Tenderers should take particular note that a tender for an amount less than the reserve price (being 60% of the unimproved value of the land) is invalid and shall not be considered. The successful tenderer will be required to pay the full amount of the tender.

G. TOWN SUBDIVISION LEASES:

In addition to the requirements of the relevant sections above, an applicant or tenderer for a Town Subdivision Lease shall submit:

- (i) A preliminary proposal for the subdivision
- (ii) A preliminary sketch plan of the proposed subdivision
- (iii) Provisional proposals for subdivision surveys and installation of roads and drainage.

H. FEES:

1. All applications or tenders must be accompanied by a Registration of Application Fee. These are as follows:

	K		K
(i) Town Subdivision Lease	500.00	(iv) Leases over Settlement land (Urban & Rural)	10.00
(ii) Residential high covenant	50.00	(vi) Mission Leases	10.00
(iii) Residential low-medium covenant	20.00	(vii) Agricultural Leases	10.00
(iv) Business and Special Purposes	100.00	(viii) Pastoral Leases	10.00

2. Following the grant of the lease, an additional fee of K50 (preparation of lease fee), and if surveyed, the survey fee as prescribed and, in the case of tender, the amount of the tender shall be payable within two months from the date of grant, i.e. from the date of gazettal of the recommended lease holder in the *PNG National Gazette*.

3. If not surveyed, the payment of survey fee may be deferred until survey.

NOTE: If more than one block is required an additional Application Fee for each additional block must be paid.

I. GENERAL:

1. All applications must be lodged with the Secretary of Lands;
2. All applications will be considered by the Land Board at a date which will be notified to the applicant and in the *National Gazette*.

Land Available for Leasing—continued

(Closing date.—Applications close with K100.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).

**NOTICE No. 51/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
BUSINESS (COMMERCIAL) LEASE**

Location: Allotment 10, Section 5, Mamota Community Centre

Area: 0.0500 Hectare

Annual Rent 1st 10 Years: K20

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Business (Commercial) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by due process of law.
- (e) Improvements being buildings for Business (Commercial) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 51/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

(Closing date.—Applications close with K100.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).

**NOTICE No. 52/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
BUSINESS (COMMERCIAL) LEASE**

Location: Allotment 11, Section 5, Mamota Community Centre

Area: 0.0500 Hectare

Annual Rent 1st 10 Years: K20

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Business (Commercial) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by due process of law.
- (e) Improvements being buildings for Business (Commercial) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 52/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

(Closing date.—Applications close with K100.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).

**NOTICE No. 53/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
BUSINESS (COMMERCIAL) LEASE**

Location: Allotment 12, Section 5, Mamota Community Centre

Area: 0.0500 Hectare

Annual Rent 1st 10 Years: K20

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Business (Commercial) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by due process of law.
- (e) Improvements being buildings for Business (Commercial) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 53/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

Land Available for Leasing—continued*(Closing date.—Applications close with K100.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).***NOTICE No. 54/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
BUSINESS (COMMERCIAL) LEASE**

Location: Allotment 9, Section 5, Mamota Community Centre

Area: 0.0500 Hectare

Annual Rent 1st 10 Years: K20

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Business (Commercial) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by due process of law.
- (e) Improvements being buildings for Business (Commercial) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 54/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

*(Closing date.—Applications close with K100.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).***NOTICE No. 55/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
BUSINESS (COMMERCIAL) LEASE**

Location: Allotment 8, Section 5, Mamota Community Centre

Area: 0.0863 Hectare

Annual Rent 1st 10 Years: K30

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Business (Commercial) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by due process of law.
- (e) Improvements being buildings for Business (Commercial) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 55/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

*(Closing date.—Applications close with K100.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).***NOTICE No. 56/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
BUSINESS (COMMERCIAL) LEASE**

Location: Allotment 7, Section 5, Mamota Community Centre

Area: 0.0863 Hectare

Annual Rent 1st 10 Years: K30

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Business (Commercial) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by due process of law.
- (e) Improvements being buildings for Business (Commercial) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 56/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

Land Available for Leasing—continued*(Closing date.—Applications close with K10.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).***NOTICE No. 57/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
SPECIAL PURPOSE (MISSION) LEASE**

Location: Allotment 5, Section 2, Mamota Community Centre

Area: 0.1187 Hectare

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Special (Mission) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Improvements being buildings for Special (Mission) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (e) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (f) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 57/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

*(Closing date.—Applications close with K10.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).***NOTICE No. 58/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
SPECIAL PURPOSE (MISSION) LEASE**

Location: Allotment 4, Section 2, Mamota Community Centre

Area: 0.1400 Hectare

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Special (Mission) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) No rent shall be paid for a Mission Lease.
- (e) Improvements being buildings for Special (Mission) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 58/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

*(Closing date.—Applications close with K10.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).***NOTICE No. 59/91—MAMOTA (SUB-DIVISION)—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
SPECIAL PURPOSE (MISSION) LEASE**

Location: Allotment 3, Section 2, Mamota Community Centre

Area: 0.1200 Hectare

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Special (Mission) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Improvements being buildings for Special (Mission) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (e) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (f) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 59/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

*(Closing date.—Applications close with K10.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).***NOTICE No. 60/91—TOWN OF KANDRIAN—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
SPECIAL PURPOSE (MISSION) LEASE**

Location: Allotment 3, Section 6, Town of Kandrian

Area: 0.1350 Hectare

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Special (Mission) purpose.

Land Available for Leasing—continued**Notice No. 60/91—Town of Kandrian—West New Britain Province—(Islands Region)—continued**

- (c) The lease shall be for a term of 99 years.
- (d) Improvements being buildings for Special (Mission) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (e) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (f) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 60/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Bialla, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

(Closing date.—Applications close with K10.00 fee at 3: p.m., on Wednesday, 15th April, 1992).

**NOTICE No. 61/91—TOWN OF KANDRIAN—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
BUSINESS (LIGHT INDUSTRIAL) LEASE**

Location: Allotment 2, Section 3

Area: 0.2154 Hectare

Annual Rent 1st Ten Years: K110

Reserve Price: K1 320

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Business (Light Industrial) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by the due process of law.
- (e) Improvements being buildings for Business (Light Industrial) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 61/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Bialla, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

(Closing date.—Applications close with K50.00 fee at 3:30 p.m., Wednesday, 15th April, 1992).

**NOTICE No. 62/91—TOWN OF KANDRIAN—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
RESIDENTIAL (HIGH COVENANT) LEASE**

Location: Allotment 9, Section 1,

Area: 0.30 Hectare

Annual Rent 1st Ten Years: K150

Reserve Price: K1 800

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Residential (High Covenant) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by the due process of law.
- (e) Improvements being buildings for Residential (High Covenant) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 62/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; Provincial Lands Office, Kimbe; and the District Lands Office, Bialla, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

(Closing date.—Tenders close with K50.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).

**TENDER No. 63/91—TOWN OF KOKOPO—EAST NEW BRITAIN PROVINCE—(ISLANDS REGION)
RESIDENTIAL (HIGH COVENANT) LEASE**

Location: Allotment 16, Section 6

Area: 0.1310 Hectare

Annual Rent 1st Ten Years: K400

Reserve Price: K4 800

Land Available for Leasing—continued**Tender No. 63/91—Town of Kokopo—East New Britain Province—(Islands Region)—continued**

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Residential (High Covenant) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by the due process of law.
- (e) Improvements being buildings for Residential (High Covenant) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Note: The reserve price is the minimum amount that will be accepted for tender. This amount or any higher amount offered will have to be paid by the successful applicant prior to the issue of lease.

Copies of Tender No. 63/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul, East New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

(Closing date.—Tenders close with K50.00 fee at 3:30 p.m., on Wednesday, 14th April, 1992).

**TENDER No. 64/91—TOWN OF KOKOPO—EAST NEW BRITAIN PROVINCE—(ISLANDS REGION)
RESIDENTIAL (HIGH COVENANT) LEASE**

Location: Allotment 17, Section 6.

Area: 0.1310 Hectare

Annual Rent 1st Ten Years: K400

Reserve Price: K4 800

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Residential (High Covenant) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Rent shall be reassessed by the due process of law.
- (e) Improvements being buildings for Residential (High Covenant) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (f) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (g) Excision of easements for electricity, water, drainage and sewerage reticulation.

Note: The reserve price is the minimum amount that will be accepted for tender. This amount or any higher amount offered will have to be paid by the successful applicant prior to the issue of lease.

Copies of Tender No. 64/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul, East New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

(Closing date.—Applications close with K10.00 fee at 3:30 p.m., on Wednesday, 15th April, 1992).

**NOTICE No. 65/91—TOWN OF SARAKOLOK—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)
SPECIAL PURPOSE (MISSION) LEASE**

Location: Allotment 4, Section 8

Area: 0.2100 Hectare

Improvements and Conditions: The lease shall be subject to the following conditions:

- (a) Survey.
- (b) The lease shall be used bona fide for Special (Mission) purpose.
- (c) The lease shall be for a term of 99 years.
- (d) Improvements being buildings for Special (Mission) purpose to a minimum value as to be determined by the Land Board, shall be erected on the land within 5 years from the date of grant and these or similar improvements to the same minimum value shall be maintained thereon in good repair for the duration of the lease.
- (e) The successful lessee shall not enter into any agreement or transaction to sell, lease or sub-lease wholly or any part of the said land. The subject of this title prior to complying with the improvements conditions as stipulated herein.
- (f) Excision of easements for electricity, water, drainage and sewerage reticulation.

Copies of Notice No. 65/91 and plans will be displayed on the notice boards at the Regional Lands Office, Rabaul; the Provincial Lands Office, Kimbe; and the District Lands Office Biella, West New Britain Province.

They may also be examined at the Land Allocation Section (Islands Region) of the Department of Lands & Physical Planning Headquarters, Morauta Haus, 1st Floor, Waigani, National Capital District.

NATIONAL GOVERNMENT
PLANT AND TRANSPORT SUPPLY & TENDERS BOARD

MATERIALS FOR DISPOSAL

TENDER Plant Disposal No. PD 7/92.

Offers are invited on an "as is where is" basis for Purchase of the following items located at Morobe province.

- Item 1.—Plant No. 11-B-0207—Komatsu GD605 grader
- Item 2.—Plant No. 11-B-0215—Komatsu GD605 grader
- Item 3.—Plant No. 12-A-9032—Komatsu D555 front end loader
- Item 4.—Plant No. 19-G-0030—Dynapac CA25 roller

Tenders close at 10 a.m. on Wednesday, 25th March, 1992.

Successful tenderers only for each item of plant shall be notified. Inspections of plant and other queries should be forwarded to the Provincial Plant Manager and Plant Inspector.

Offers must be posted to reach the Chairman, National Government Plant and Transport Supply and Tenders Board, P.O. Box 1429, Boroko, National Capital District.

Envelopes containing the tenders must bear the number and closing date of the tender. Failure to do so the tender will not be accepted.

Mining Act (Chapter 195)

APPLICATION FOR A PROSPECTING AUTHORITY

WE, Kennecott Explorations (Australia) Ltd of Box 471, G.P.O., Sydney, 2001, Australia, do hereby apply for a Prospecting Authority over 240 square kilometres near Mt Hagen and more particularly described in the Schedule and sketch plan attached hereto for the purpose of prospecting for gold, silver, platinum and platinoids, copper, lead, zinc, molybdenum, chromium, cobalt, iron, manganese, nickel, sulphur, mercury, aluminium, antimony, arsenic, bismuth and cadmium.

Dated at Sydney this 6th day of January, 1992.

L. L. COOK,

Senior Office Geologist.

on behalf of Kennecott Explorations (Australia) Ltd.

SCHEDULE

PROSPECTING AUTHORITY 941—KUTA RIDGE

All that piece of land in the Western Highlands Province near Mt Hagen being approximately 240 square kilometres in area and bounded by a line commencing at the intersection of 144 degrees 10 minutes east longitude and 5 degrees 53 minutes south latitude thence bearing due east to 144 degrees 20 minutes east thence bearing due south to 6 degrees 0 minute south thence bearing due west to 144 degrees 10 minutes east thence bearing due north to the point of commencement.

The above piece of land is contained in the sub-blocks listed hereunder as shown on the 1:1 000 000 Graticular Section Map Sheet SB55 Lae.

Blocks	Sub-blocks
1587	q, r, s, t, u, v, w, x, y, z
1588	q, r, s, t, u, v, w, x, y, z
1659	All
1660	All

Lodged at Konedobu on the 9th day of January, 1992. Registered No. P.A. 941.

Objections may be lodged with the Warden at Konedobu on or before the 10th day of February, 1992.

Hearing set down at Kuta Mission on the 19th day of February, 1992.

K. W. TIMOTHY,
Mining Warden.*Auctioneer's Act (Chapter 90)*

AUCTIONEER'S LICENCE

MONA SURUP of Wabag in the Enga Province is hereby Licenced to Act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st December, 1992.

Dated this 31st day of January, 1992.

M. BASAUSAU,
First Assistant Secretary (Top Management & Administration).*Mining Act (Chapter 195)*

APPLICATION FOR A PROSPECTING AUTHORITY

WE, Robert D. McNeil & Rosemary J. McNeil of 2 Village High Road, Benowa, Queensland, 4217, Australia, do hereby apply for a Prospecting Authority over 109 square kilometres or thereabouts known as Anir Islands Prospecting Authority, situated in New Ireland Province and more particularly described in the Schedule and the sketch plan attached hereto for the purpose of prospecting for copper, gold, silver, lead, zinc, rhenium, molybdenum, nickel, cobalt, platinum, palladium, osmium, irridium, chromium, tungsten, tin and mercury, either individually or in association.

Dated at Benowa this 13th day of February, 1992.

R. D. McNEIL,

R. J. McNEIL.

SCHEDULE

ANIR ISLANDS—NEW IRELAND PROVINCE

RABAU BLOCK IDENTIFICATION SHEET 1:1 000 000

Area 109 Square Kilometres

The P.A. application consists of the whole of the Anir or Feni Islands, i.e. Anibittle and Babase Islands, above high water mark and as shown on the accompanying plan. This application is identical to former P.A. 567—1.

The application includes all parts of blocks 43, 44, 45, 115 and 116 which are above high water mark.

Lodged at Konedobu on the 20th day of February, 1992. Registered No. P.A. 1021.

Objections may be lodged with the Warden at Konedobu on or before the 10th day of July, 1992.

Hearing set down at 10 a.m. at Feni (Anir) on the 14th day of July, 1992.

E. V. SMITH,
Mining Warden.

NATIONAL GOVERNMENT
PLANT AND TRANSPORT SUPPLY & TENDERS BOARD
MATERIALS FOR DISPOSAL

TENDER Plant Disposal No. PD 6/92.

Offers are invited on an "as is where is" basis for Purchase of the following items located at Morobe province.

- Item 1.—Plant No. 04-E-0029—TMC Electric F/Lift
- Item 2.—Plant No. 5-8106—Caravan
- Item 3.—Plant No. 22-F-0998—Trailer freighter
Plant No. 22-K-0019—White REM64 prime mover
- Item 4.—Plant No. 11-B-0218—Komatsu GD605 grader
Plant No. 11-B-0219—Komatsu GD605 grader
Plant No. 11-B-9011—Komatsu GD31 grader
Plant No. 19-G-9018—Dynapac CA25 VIB roller
Plant No. 21-B-9018—Komatsu D65E dozer

Tenders close at 10 a.m. on Wednesday, 25th March, 1992.

The items are to be sold as itemized.

Successful tenderers only for each item of plant shall be notified. Inspections of plant and other queries should be forwarded to the Provincial Plant Manager and Plant Inspector.

Offers must be posted to reach the Chairman, National Government Plant and Transport Supply and Tenders Board, P.O. Box 1429, Boroko, National Capital District.

Envelopes containing the tenders must bear the number and closing date of the tender. Failure to do so the tender will not be accepted.

Motor Traffic Regulation (Chapter 243)

REVOCATION OF DECLARATION OF AUTHORISED INSPECTION STATION

I, Brian Kupanarigo Amini, C.B.E., Superintendent of Motor Traffic, by virtue of the powers conferred by Section 25E(1) of the Motor Traffic Regulation (Chapter 243) and all other powers me enabling, hereby revoke the notice of declaration of Authorised Inspection Station dated 22nd April, 1985 and published in the *National Gazette* No. G24 of 16th May, 1985, in so far as it relates to New Guinea Goldfields Pty Ltd., P.O. Box 84, Wau, Morobe Province.

Dated this 24th day of February, 1992.

B. K. AMINI, C.B.E.,
Superintendent of Motor Traffic.

*Forestry (Private Dealings) Act (Chapter 217)***DECLARATION OF LOCAL FOREST AREA**

I, Jack Genia, Minister for Forests, by virtue of the powers conferred by Section 4(1) of the *Forestry (Private Dealings) Act* (Chapter 217) and all other powers me enabling, and being satisfied that:—

- (a) it is proper to do so having regard to:—
- (i) the interests of the owners by custom of the timber in any land (including their interests in having their land cleared and so enabling agricultural development to take place on the Land); and
 - (ii) the national interests; and
 - (iii) the prospects for the economic exploitation of the timber; and

(b) the area is one suitable for exploitation under the Act, hereby declare the area specified in the Schedule to be a Local Forest Area for the purpose of the Act.

SCHEDULE

An area known as Andru-Johanna block 2 Local Forest Area of approximately 40 000 hectares situated in the Milinch of Kandrian in the Fourmil of Arawe and in the Milinch of Ablingi Fourmil of Gasmata all in the Kandrian Subdistrict of the West New Britain Province commencing at the left outlet of Andru River and high water mark of Solomon Sea thence bounded by the said Andru River upstream generally 31 000 metres to south-western corner of the Andru-Johanna Extension boundary thence bounded by the unnamed creek upstream for approximately 2 000 metres to its source there across the ridge for approximately 200 metres to another source of another un-named creek thence bounded by the said un-named creek downstream for approximately 500 metres to its confluence with a un-named creek thence bounded by the said un-named creek upstream for approximately 800 metres to its source thence across the ridge top for approximately 200 metres to the source of the un-named creek thence bounded by the said un-named creek for approximately 4 500 metres to its confluence with a un-named river thence bounded by the said un-named river thence bounded by the said un-named river for approximately 15 000 metres to the right bank of the said Johanna River downstream generally south-westerly for approximately 28 000 metres to its outlet with high water mark of Luschan Harbour and Solomon Sea for approximately 35 000 metres to the outlet of Andru River being the point of commencement and be the said several dimension a little more or a little less.

Dated this 26th day of February, 1992. J. GENIA,
Minister for Forests.

Companies Act (Chapter 146)

Booneville Pty Limited
(In Voluntary Liquidation)

FINAL MEETING OF THE COMPANY

NOTICE is hereby given that the final meeting of the members and creditors of the abovenamed company will be held at the offices of Sinton Spence Chartered Accountants, 2nd Floor, Brian Bell Plaza, Turumu Street, Boroko, National Capital District, on the 31st day of March, 1992 at 2 o'clock in the afternoon, for the purpose of having laid before it by the liquidator an account showing how the winding-up has been conducted and the manner in which the property of the company has been realised and distributed and of hearing an explanation of the account by the liquidator.

Dated this 26th day of February, 1992. J. S. SPENCE,
Liquidator.

*Magisterial Services Act (Chapter 43)***APPOINTMENT OF ACTING MAGISTRATES**

THE JUDICIAL AND LEGAL SERVICES COMMISSION, by virtue of the powers conferred by Section 6 of the *Magisterial Services Act* (Chapter 43) and all other powers it enabling, hereby appoints the following persons to be Acting Magistrates Grade 4 to take effect on and from the date of signature of this instrument up to and including 31st January, 1993.

Mathew Avaisa
Mai Larelake
Tau Rima
Mekeo Gauli
John Gesling

Dated this 21st day of February, 1992. B. M. NAROKOBI,
Chairman, Judicial and Legal Services Commission.

*Forestry (Private Dealings) Act (Chapter 217)***DECLARATION OF LOCAL FOREST AREA**

I, Jack Genia, Minister for Forests, by virtue of the powers conferred by Section 4(1) of the *Forestry (Private Dealings) Act* (Chapter 217) and all other powers me enabling, and being satisfied that:—

- (a) it is proper to do so having regard to:—
- (i) the interests of the owners by custom of the timber in any land (including their interests in having their land cleared and so enabling agricultural development to take place on the Land); and
 - (ii) the national interests; and
 - (iii) the prospects for the economic exploitation of the timber; and

(b) the area is one suitable for exploitation under the Act, hereby declare the area specified in the Schedule to be a Local Forest Area for the purpose of the Act.

SCHEDULE

An area known as Passismanua Block 1 Local Forest Area of approximately 40 000 hectares situated in the Milinch of Kandrian in the Fourmil of Arawe and in the Milinch of Ablingi Fourmil of Gasmata all in the Kandrian Subdistrict of the West New Britain Province commencing at the Kahkah village thence bounded by the unsurveyed line bearing 305 for approximately 4 200 metres to Ponlogo village thence bounded follows the foothill for approximately 8 800 metres to the unsurveyed line bearing 270 for approximately 10 000 metres to the right bank of Alimbit River thence bounded by the said Alimbit River upstream generally north-easterly for approximately 19 000 metres to the unsurveyed line bearing 115 degrees for approximately 12 500 metres to the Palicks River thence line bearing 88 degrees for approximately 14 000 metres to the right bank of the said Andru-Johanna Extension thence bounded by the said Andru River downstream generally westerly for approximately 20 000 metres to the unsurveyed line bearing 288 degrees being also western boundary of the said Andru-Johanna Timber Area for approximately 11 500 metres to Pomalal village thence line bearing 235 degrees for approximately 17 000 metres to Hakhak village being the point of commencement and the said several dimension a little more a little less.

Dated this 26th day of February, 1992.

J. GENIA,
Minister for Forests.

*District Courts Act (Chapter 40)***APPOINTMENT OF RESERVE MAGISTRATE**

I, Micah Pitpit, Acting Chief Magistrate, by virtue of the powers conferred by Section 3(1) of the *District Courts Act* (Chapter 40) and all other powers me enabling, and being of the opinion that it is necessary and in the interest of the effective and speedy administration of Justice so to do, hereby appoint William Kupo and Steven Yakali to be Reserve Magistrates of the District Court.

Dated this 10th day of February, 1992.

M. PITPIT,
Acting Chief Magistrate.

*Auctioneer's Act (Chapter 90)***AUCTIONEER'S LICENCE**

GARRY MASO PAYA of P.O. Box 1407 in the National Capital District is hereby Licenced to Act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st December, 1992.

Dated this 4th day of February, 1992.

M. BASAUSAU,
First Assistant Secretary (Top Management & Administration).

*Cocoa Act (Chapter 388)***APPOINTMENT OF MEMBERS OF THE COCOA BOARD**

I, Tom Pais, Minister for Agriculture and Livestock, by virtue of the powers conferred by Section 5 of the *Cocoa Act* (Chapter 388) and all other powers me enabling, hereby appoint Michael Gaume and Paul Arnold to be members of the Cocoa Board for a period of three years commencing on and from the publication of this instrument in the *National Gazette*.

Dated this 17th day of February, 1992.

T. PAIS,
Minister for Agriculture and Livestock.

*Forestry (Private Dealings) Act (Chapter 217)***DECLARATION OF LOCAL FOREST AREA**

I, Jack Genia, Minister for Forests, by virtue of the powers conferred by Section 4(1) of the *Forestry (Private Dealings) Act (Chapter 217)* and all other powers me enabling, and being satisfied that:—

- (a) it is proper to do so having regard to:—
- (i) the interests of the owners by custom of the timber in any land (including their interests in having their land cleared and so enabling agricultural development to take place on the Land); and
 - (ii) the national interests; and
 - (iii) the prospects for the economic exploitation of the timber; and
- (b) the area is one suitable for exploitation under the Act, hereby declare the area specified in the Schedule to be a Local Forest Area for the purpose of the Act.

SCHEDULE

An area of approximately 34 840 hectares known as Passismanua Extension Local Forest Area situated in the Milinch of Kandrian in the Fourmil of Arawe and in the Milinch of Ablingi Fourmil of Gasmata all in the Kandrian Subdistrict of the West New Britain Province commencing at point of the north-west boundary of the said Passismanua Timber Area and the Alimbit thence boundary by the said Alimbit River upstream for approximately 22 000 metres to its source thence approximately 13 000 metres to right bank of said Andru River thence bounded by the said Andru River downstream generally west-westerly for approximately 21 000 metres to the common point of being western boundary of Andru-Johanna Extension and north-eastern boundary of the said Passismanua Timber Area thence bounded by the unsurveyed line bearing 295 degrees for approximately 25 000 metres to the Paliks River thence line bearing 268 degrees for approximately 14 000 metres to the point of commencement bearing common boundary of Passismanua Timber Area.

Dated this 26th day of February, 1992.

J. GENIA,
Minister for Forests.

*Auctioneer's Act (Chapter 90)***AUCTIONEER'S LICENCE**

BRUCE JOHN DUFFIELD of Lae in the Morobe Province is hereby Licenced to Act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st December, 1992.

Dated this 31st day of January, 1992.

M. BASAUSAU,
First Assistant Secretary (Top Management & Administration).

*Auctioneer's Act (Chapter 90)***AUCTIONEER'S LICENCE**

LAMBERTO DIAZ SIMBULAN of P.O. Box 7162, Boroko is hereby Licenced to Act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st December, 1992.

Dated this 5th day of February, 1992.

M. BASAUSAU,
First Assistant Secretary (Top Management & Administration).

*Mining Act (Amalgamated 1977)***APPLICATION FOR EXTENSION OF PROSPECTING AUTHORITY No. 945**

WE, CRA Minerals (PNG) Pty Limited of 1st Floor, Mogoru Moto Building, Champion Parade, Port Moresby, do hereby apply for a Prospecting Authority over 881 square kilometres in the East and West Sepik Provinces of Papua New Guinea and more particularly described in the Schedule and sketch plan attached hereto for the purpose of prospecting for gold, silver, copper, lead, zinc, chromium, molybdenum, arsenic, aluminium, bauxite, platinum metals, mercury, tin, tungsten, bismuth, cadmium, iron, osmiridium, cobalt, manganese, tellurium, vanadium, diamond, coal, phosphate, magnesium and other metals and their ores and minerals.

Dated at Madang this 11th day of February, 1992.

CRA Minerals (PNG) Pty. Limited.
By their Agent.
S. L. LEDLIE

**Application for Extension of Prospecting Authority
No. 945—continued****SCHEDULE****APPLICATION FOR EXTENSION OF A PROSPECTING
AUTHORITY—945 WARIO RIVER
BLOCK IDENTIFICATION MAP—FLY RIVER 1:1 000 000**

Blocks	Sub-blocks	No. of Sub-blocks
478	c, d, e, h, j, k, n, o, p, q, r, s, t, u, v, w, x, y, z	19
479	a, b, f, g, l, m, q, r, s, t, v, w, x, y,	14
483	t, u, x, y, z	5
484	q, r, v, w	4
550	c, d, e, h, j, k	6
551	a, b, c, d, e, f, g, h, j, k	10
552	a, b, f, g, l, m, n, o, p, q, r, s, t, u, w, x, y, z	18
555	b, c, d, e, g, h, j, k, m, n, o, p, s, t, u, y, z	17
556	a, b, f, g, h, j, k, l, m, n, o, p, q, r, s, t, u, v, w	19
624	c, d, e, h, j, k, n, o, p, s, t, u, w, x, y, z	16
625	a, b, f, g, l, m, q, r, s, t, v, w, x, y	14
627	m, n, o, p, r, s, t, u, w, x, y, z	12
628	b, g, l, m, n, o, p, q, r, s, t, u, v, w, x, y, z	17
692	e, k, p	3
693	a, b, c, d, e, f, g, h, j, l, m, n, o	13
694	a, b, c, d, e	5
695	a, b, c, d, e, g, h, j, k, m, n, o, p	13
696	a, b, c, d, e, f, g, h, j, k, l, m, n, o, p	15
697	a, b, c, d, e, f, g, h, j, l, m, n, o	13
698	a, b, c, d, e, j, k, o, p	9
699	a, b, f, g, l, m	6
700	a, b, c, d, e, j, k, o, p	9

A total of 257 sub-blocks

**APPLICATION FOR EXTENSION OF A PROSPECTING
AUTHORITY P.A. 945—WARIO RIVER****Description of Land**

An area of approximately 881 square kilometres commencing at the north-western corner whose co-ordinates are 4 degrees 30 minutes south latitude and 141 degrees 40 minutes east longitude thence east to 4 degrees 30 minutes south latitude and 141 degrees 52 minutes east longitude thence south to 4 degrees 33 minutes south latitude and 141 degrees 52 minutes east longitude thence east to 4 degrees 33 minutes south latitude and 141 degrees 54 minutes east longitude thence south to 4 degrees 35 minutes south latitude and 141 degrees 54 minutes east longitude thence east to 4 degrees 35 minutes south latitude and 141 degrees 57 minutes east longitude thence south to 4 degrees 37 minutes south latitude and 141 degrees 57 minutes east longitude thence east to 4 degrees 37 minutes south latitude and 142 degrees 0 minute east longitude thence south to 4 degrees 40 minutes south latitude and 142 degrees 0 minute east longitude thence east to 4 degrees 40 minutes south latitude and 142 degrees 2 minutes east longitude thence south to 4 degrees 43 minutes south latitude and 142 degrees 2 minutes east longitude thence east to 4 degrees 43 minutes south latitude and 142 degrees 4 minutes east longitude thence south to 4 degrees 45 minutes south latitude and 142 degrees 4 minutes east longitude thence east to 4 degrees 45 minutes south latitude and 142 degrees 11 minutes east longitude thence north to 4 degrees 42 minutes south latitude and 142 degrees 11 minutes east longitude thence east to 4 degrees 42 minutes south latitude and 142 degrees 16 minutes east longitude thence north to 4 degrees 40 minutes south latitude and 142 degrees 16 minutes east longitude thence west to 4 degrees 40 minutes south latitude and 142 degrees 13 minutes east longitude thence north to 4

Application for Extension of Prospecting Authority
No. 945—continued

Schedule—continued

degrees 39 minutes south latitude and 142 degrees 13 minutes east longitude thence west to 4 degrees 39 minutes south latitude and 142 degrees 12 minutes east longitude thence north to 4 degrees 38 minutes south latitude and 142 degrees 12 minutes east longitude thence west to 4 degrees 38 minutes south latitude and 142 degrees 11 minutes east longitude thence north to 4 degrees 35 minutes south latitude and 142 degrees 11 minutes east longitude thence east to 4 degrees 35 minutes south latitude and 142 degrees 12 minutes east longitude thence north to 4 degrees 34 minutes south latitude and 142 degrees 12 minutes east longitude thence east to 4 degrees 34 minutes south latitude and 142 degrees 13 minutes east longitude thence north to 4 degrees 33 minutes south latitude and 142 degrees 13 minutes east longitude thence east to 4 degrees 33 minutes south latitude and 142 degrees 17 minutes east longitude thence south to 4 degrees 36 minutes south latitude and 142 degrees 17 minutes east longitude thence east to 4 degrees 36 minutes south latitude and 142 degrees 20 minutes east longitude thence south to 4 degrees 39 minutes south latitude and 142 degrees 20 minutes east longitude thence west to 4 degrees 39 minutes south latitude and 142 degrees 17 minutes east longitude thence south to 4 degrees 42 minutes south latitude and 142 degrees 17 minutes east longitude thence east to 4 degrees 42 minutes south latitude and 142 degrees 20 minutes east longitude thence south to 4 degrees 48 minutes south latitude and 142 degrees 20 minutes east longitude thence west to 4 degrees 48 minutes south latitude and 142 degrees 18 minutes east longitude thence north to 4 degrees 46 minutes south latitude and 142 degrees 18 minutes east longitude thence west to 4 degrees 46 minutes south latitude and 142 degrees 15 minutes east longitude thence north to 4 degrees 45 minutes south latitude and 142 degrees 15 minutes east longitude thence west to 4 degrees 45 minutes south latitude and 142 degrees 12 minutes east longitude thence south to 4 degrees 48 minutes south latitude and 142 degrees 12 minutes east longitude thence west to 4 degrees 48 minutes south latitude and 142 degrees 8 minutes east longitude thence north to 4 degrees 46 minutes south latitude and 142 degrees 8 minutes east longitude thence west to 4 degrees 46 minutes south latitude and 142 degrees 4 minutes east longitude thence south to 4 degrees 48 minutes south latitude and 142 degrees 4 minutes east longitude thence west to 4 degrees 48 minutes south latitude and 141 degrees 51 minutes east longitude thence north to 4 degrees 46 minutes south latitude and 141 degrees 51 minutes east longitude thence west to 4 degrees 46 minutes south latitude and 141 degrees 44 minutes east longitude thence south to 4 degrees 48 minutes south latitude and 141 degrees 44 minutes east longitude thence west to 4 degrees 48 minutes south latitude and 141 degrees 39 minutes east longitude thence north to 4 degrees 45 minutes south latitude and 141 degrees 39 minutes east longitude thence east to 4 degrees 45 minutes south latitude and 141 degrees 56 minutes east longitude thence north to 4 degrees 44 minutes south latitude and 141 degrees 56 minutes east longitude thence east to 4 degrees 44 minutes south latitude and 141 degrees 57 minutes east longitude thence north to 4 degrees 40 minutes south latitude and 141 degrees 57 minutes east longitude thence west to 4 degrees 40 minutes south latitude and 141 degrees 56 minutes east longitude thence north to 4 degrees 39 minutes south latitude and 141 degrees 56 minutes east longitude thence west to 4 degrees 39 minutes south latitude and 141 degrees 55 minutes east longitude thence north to 4 degrees 37 minutes south latitude and 141 degrees 55 minutes east longitude thence west to 4 degrees 37 minutes south latitude and 141 degrees 47 minutes east longitude

Application for Extension of Prospecting Authority
No. 945—continued

Schedule—continued

thence north to 4 degrees 35 minutes south latitude and 141 degrees 47 minutes east longitude thence west to 4 degrees 35 minutes south latitude and 141 degrees 45 minutes east longitude thence north to 4 degrees 33 minutes south latitude and 141 degrees 45 minutes east longitude thence east to 4 degrees 33 minutes south latitude and 141 degrees 47 minutes east longitude thence north to 4 degrees 30 minutes south latitude and 141 degrees 47 minutes east longitude being the point of commencement.

Lodged at Konedobu on the 24th day of February, 1992.
Registered No. P.A. 945.

Objections may be lodged with the Warden at Konedobu on or before the 28th day of March, 1992.

Hearings set down at 10 a.m. at Frieda Camp, Tasingame and Yanisapu Villages on the 7th day of April, 1992.

E. V. SMITH,
Mining Warden.

Accountants Registration Act

REVOCATION AND APPOINTMENT OF MEMBERS OF
THE ACCOUNTANTS REGISTRATION BOARD

I, Bernard M. Narokobi, Minister for Justice, by virtue of the powers conferred by Section 4 of the *Accountants Registration Act*, as amended and all other powers me enabling hereby revoke the appointment of Maurice Pratley as a member and Peter O'Neill as an alternate member of the Accountants Registration Board and appoint Peter O'Neill to be a member and Alan McIntyre to be an alternate member of the Accountants Registration Board for a term of 3 years from the date of this instrument.

Dated this 14th day of February, 1992.

B. M. NAROKOBI,
Minister for Justice.

Auctioneer's Act (Chapter 90)

AUCTIONEER'S LICENCE

MICHAEL SYDNEY QUINN of P.O. Box 4000 in the Morobe Province is hereby Licenced to Act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st December, 1992.

Dated this 28th day of January, 1992.

M. BASAUSAU,
First Assistant Secretary (Top Management & Admin. Services).

Auctioneer's Act (Chapter 90)

AUCTIONEER'S LICENCE

GERARD MARIS LAMIS of P.O. Box 4000 in the Morobe Province is hereby Licenced to Act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st December, 1992.

Dated this 28th day of January, 1992.

M. BASAUSAU,
First Assistant Secretary (Top Management & Admin. Services).