



National Gazette

PUBLISHED BY AUTHORITY

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

No. G12]

PORT MORESBY, THURSDAY, 29th JANUARY

[2004

THE PAPUA NEW GUINEA NATIONAL GAZETTE

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National Gazette	Papua New Guinea K	Asia - Pacific K	Other Zones K
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Public Services	110.00	212.94	212.94

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NOTICES FOR GAZETTAL.

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

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The notice must be an original. Photostat or carbon copies are not accepted.

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

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K. KAI AH,
Government Printer.

*Organic Law on National and Local-level Government Elections***REVOCATION OF ACTING APPOINTMENT AND APPOINTMENT OF ELECTORAL COMMISSIONER**

I, Bill Skate, Acting Governor-General, by virtue of the powers conferred by Section 8 of the *Organic Law on National and Local-level Government Elections* and all other powers me enabling, acting with, and in accordance with, the advice of the Electoral Commission Appointments Committee, hereby:—

- (a) revoke the appointment of Andrew Trawen as Acting Electoral Commissioner, and
(b) appoint Andrew Trawen to be Electoral Commissioner for a period of 6 years, commencing on and from the date of publication of this notice in the *National Gazette*.

Dated this 29th day of January, 2004.

BILL SKATE,
Acting Governor-General.

CERTIFICATION OF AN ACT

IT is hereby notified for general information, that the *Public Finances (Management) (Amendment No. 2) Act 2003* made by the National Parliament, was certified by the Acting Speaker of the National Parliament on 26th January, 2004.

A. PALA,
Clerk of National Parliament.

CERTIFICATION OF ACTS

IT is hereby notified for general information, that the following Acts made by the National Parliament, were certified by the Acting Speaker of the National Parliament on 21st January, 2004.

No. 14 of 2003—*Goods and Services Tax Revenue Distribution Act 2003* (01.10.03).

No. 15 of 2003—*Local-level Government Head Tax (Enabling) Act 2003* (02.12.03).

A. PALA,
Clerk of the National Parliament.

*Income Tax Act 1959 as Amended***LODGEMENT OF TAXATION RETURNS**

I, David Sode, Commissioner General of Internal Revenue (hereinafter referred to as “the Commissioner General”), by virtue of the powers conferred by the Papua New Guinea *Income Tax Act 1959* as amended (hereinafter referred to as “the Act”) and all other powers me enabling, hereby require returns of all income derived during the year ended on the 31st December, 2003, (or the accounting period, if any, adopted with the leave of the Commissioner General in lieu of that year), to be furnished to me on such of the forms provided for the purpose as are applicable, containing the information and particulars mentioned or referred to in the relevant forms, and verified by declarations as therein set forth, and accompanied by all such balance sheets, profit and loss accounts, statements and other documents as are mentioned in the forms or as are requisite, at the appropriate places, on or before the dates hereinafter stated.

Lodgement of Taxation Returns—continued

Persons Required to Furnish Returns.

Dates for lodgement — categories 1-14—on or by 28th February, 2004
— categories 15-16—on or by 30th April, 2004.

- (1) Every person resident in Papua New Guinea whose total income from all sources, both in and out of Papua New Guinea (other than repatriation, age and invalid pensions and other exempt income as defined in the Act), included income derived by way of salary or wages where that salary or those wages were not subject to salary or wages tax in accordance with the Act and the *Income Tax (Salary or Wages Tax)(Rates) Act 1979* as amended.
- (2) Every person resident in Papua New Guinea who derived a capital amount, being an allowance, gratuity, compensation or distribution from a superannuation fund, which is deemed to be salary and wages in whole or in part because that allowance, etc, was paid in consequence of retirement from or the termination of, an office or employment.
- (3) Every person resident in Papua New Guinea who derived a housing allowance or any other allowance not fully taxed, which was deemed to be salary or wages subject to salary or wages tax in accordance with the Act and the *Income Tax (Salary or Wages Tax)(Rates) Act 1979* as amended.
- (4) Except as provided in this item, every person resident in Papua New Guinea, whose total income from all sources, both in and out of Papua New Guinea (other than income specifically exempted from tax in the Act) consists of or includes income derived by way of investment, or income so deemed by virtue of the Act, including rent, interest, annuities, dividends, or income by way of royalties or other income from any source which is not otherwise itemised in this Notice, where that income (when taken together with any other income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act 1979* as amended), was in excess of K6,000.00,
provided that:—
a person resident in Papua New Guinea who derived income other than salary or wages, described in this Item as investment income, where that income is gross before allowance of any deductions, rebates or credits, and does not exceed K100, is not required to lodge a return of income unless especially requested to do so by the Commissioner General.
- (5) Every person resident in Papua New Guinea whose total income from all sources both in and out of Papua New Guinea, derived wholly or partly from personal exertion (other than in the capacity of an employee) from a source which is a business in the ordinary acceptance of that term or within the ordinary meaning of that term, including a professional business, where that income (when taken together with any other item of income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act 1979* as amended), was in excess of K6,000.00.
- (6) Every person resident in Papua New Guinea being or having been a member of a partnership (other than a company) whose total income from the partnership, when taken together with income from all other sources both in and out of Papua New Guinea, including any other item of income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act 1979* as amended, was in excess of K6,000.00.
- (7) Every person resident in Papua New Guinea whose total income from a Papua New Guinea trust estate or a foreign trust estate, when taken together with income from all other sources both in and out of Papua New Guinea including any other item of income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act 1979*, as amended, was in excess of K6,000.00.
- (8) Every trust estate or trustee of a trust estate, including a Papua New Guinea trust estate or the trustee thereof, which is or has been resident in Papua New Guinea, whose total income derived from all sources in and out of Papua New Guinea was in excess of K1.00.
- (9) Every company resident in Papua New Guinea whose total income derived from all sources, both in and out of Papua New Guinea, was in excess of K2.00.
- (10) Every non-resident person (other than a company) whose total income derived from all sources in Papua New Guinea, including income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act 1979* as amended, was in excess of K1.00.

Lodgement of Taxation Returns—continued

provided that the following persons are not required to lodge a return of income:—

a non-resident person whose income from Papua New Guinea sources consisted solely of dividends which have borne Papua New Guinea dividend (withholding) tax or interest which has borne Papua New Guinea interest withholding tax or whose sole income from Papua New Guinea sources was from a prescribed contract and such income has borne Papua New Guinea foreign contractors (withholding) tax.

- (11) Every trust estate, or foreign trust estate, or the trustee thereof, which is not a resident of Papua New Guinea whose total income derived from all sources in Papua New Guinea was in excess of K1.00.
- (12) Every non-resident company whose total income derived from all sources in Papua New Guinea was in excess of K2.00, provided that the following companies are not required to lodge a return of income:—
a non-resident company whose income from Papua New Guinea consisted solely of dividends which have borne Papua New Guinea dividend (withholding) tax or interest which has borne Papua New Guinea interest withholding tax or whose sole income from Papua New Guinea was from a prescribed contract and such income has borne Papua New Guinea foreign contractors (withholding) tax.
- (13) Every provident, benefit or superannuation fund being resident in Papua New Guinea whose total income derived from all sources in or out of Papua New Guinea, or where non-resident whose total income derived from all sources in Papua New Guinea, in each case, exceeds K2.00.
- (14) Every public authority for the purposes of Section 24(3) of the Act, prescribed as being taxable, whose total income derived from all sources exceeds K2.00.
- (15) Every religious and charitable institution whether or not exempt from income tax, whose income from any business or commercial undertaking in or out of Papua New Guinea exceeds K2.00.
- (16) Every provincial authority, local government and local level government body, by whatever name known, whose income from any business or commercial undertaking or activity, other than from the provision of normal council services, exceeds K2.00.

Every partnership is required to lodge a return showing the income of the partnership and the return is required to be furnished on or before 28th February 2004 by the partner resident in Papua New Guinea or by any one of them. Where there is no partner resident in Papua New Guinea, the return is required to be furnished by the agent in Papua New Guinea for the partnership.

A return of the total income of every trust is required to be furnished, on or before 28th February 2004 by the trustees thereof resident in Papua New Guinea or by any one of them. Where there is no trustee resident in Papua New Guinea, the return is required to be furnished by the agent in Papua New Guinea for the trustee.

A training levy return is required to be furnished, on or before 28th February 2004 by every employer whose annual payroll is over K200,000 during the year ended 31st December 2003.

Every agent for a principal, whether resident, or non-resident, is required to furnish a return demanded of his principal.

A return of the amounts paid or payable in or out of Papua New Guinea in respect of the carriage of passengers, livestock, mails or goods shipped in Papua New Guinea in a ship belonging to or chartered by a person whose principal place of business is out of Papua New Guinea is to be furnished by the master of the ship or the agent or other representative in Papua New Guinea of the owner or charterer. Such return showing the amounts paid or payable during the year ended 31st December 2003 is required to be furnished on or before 30th April 2004.

Every company is required to furnish in addition to the return of income, separate statements to accompany the return showing:—

- (a) the name and address of each company, whether resident or non-resident, to which dividends, royalties, management fees and/or interest was paid or credited, and the amount paid or credited during the period covered by the return.
- (b) the name and address of each individual taxpayer, whether resident or non-resident, to whom dividends, royalties, management fees, and/or interest in excess of K500 were paid or credited, and the amount paid or credited to each during the period covered by the return.
- (c) the total amount of interest paid or credited, during the period covered by the return, to debenture holders who are not residents of Papua New Guinea on money secured by debentures of the company, and used in Papua New Guinea, or used in acquiring assets for use or disposal in Papua New Guinea, and to depositors who are not residents of Papua New Guinea on money lodged at interest in Papua New Guinea with the company.

Lodgement of Taxation Returns—continued

- (d) the total amount of interest paid or credited during the period covered by the return, in respect of debentures payable to bearer, the names and addresses of the holders of which are not supplied to the Commissioner General.
- (e) the name and address of the each non-resident insurance company or insurer with whom an insurance contract has been entered into and the amount of the insurance premium paid to them during the period covered by the return.
- (f) in the case of insurance companies reinsuring with non residents:—
- (i) the name and address of the non-resident reinsurer
 - (ii) the amount of the premiums paid or credited to each such insurer during the period covered by the return.
 - (iii) whether an election in terms of Section 209(2) of the Act is enclosed.

Every person or institution holding money lodged at interest in Papua New Guinea is required to furnish, in addition to their return of income, a statement showing the name and address of each depositor to whom interest in excess of K500 was paid or credited and the amount of interest paid or credited to each depositor during the year ended 31st December 2003.

Failure to duly furnish any of the required returns render the person concerned liable to a penalty of not less than K500 or more than K5000 as determined by a court of competent jurisdiction plus K50 for each day during which the failure continues.

Note:—Where a taxpayer has an approved substituted accounting period the final day of that substituted accounting should be understood, for the purposes of this notice, as applying wherever this notice uses the words “31st December 2003”.

Dated this 23rd day of January, 2004.

D. SODE,
Commissioner General of Internal Revenue.

PUBLIC NOTICE**APPROVED INCREASE OF FEE RATES**

THIS is to advise the general public that the Head of State, acting with, and in accordance with, the advice from the National Executive Council approved the increase of fee rates of Schedule 10 of the Motor Traffic Regulations (Chapter 243) which has come into operation effective on 1st January, 2003.

The new Scheduled of Fees are as such:—

SCHEDULE 10

Items	Descriptions	Fees
1.	Learners Permit under Regulations Section 3(1).	K30.00
2.	Driving Licence or renewal of driving licence.	K20.00 per year
3.	Fee for a permit or renewal of a permit to drive a public motor vehicle under Section 33.	K30.00 per year
4.	In the places to which this item applies - licence or renewal of a licence to drive a motor vehicle.	K20.00 per year
5.	Provisional licence to drive.	K30.00 per year
6.	In the places to which this item applies provisional licence to drive a motor vehicle.	K30.00 per year
7.	Substitute driving licence for lost, defaced or destroyed licence.	K40.00 per year
8.	In the places to which this item applies - replacement licence or replacement provision licence to drive motor vehicle.	K40.00 per year
9.	In the places to which this item applies - redemption of provisional licence to drive a motor vehicle produced to a court in accordance with Section 37 of the Act.	K40.00 per year

Approved Increase of Fee Rates—*continued*Schedule 10—*continued*

Items	Descriptions	Fees
10.	Registration or renewal of registration of a motor car with an engine size:—	
	10.1 not exceeding 1300 cm ³ (c.c).	K140.00
	10.2 exceeding 1300 cm ³ (c.c) but not exceeding 2000 cm ³ (c.c).	K160.00
	10.3 exceeding 2000 cm ³ (c.c) but not exceeding 4000 cm ³ (c.c).	K280.00
	10.4 exceeding 4000 cm ³ (c.c).	K400.00
11.	Registration or renewal of registration of Commercial vehicle where the gross weight:—	
	11.1 does not exceed 1 tonne.	K150.00
	11.2 exceeds 2.0 tonnes.	K200.00
	11.3 exceeds 2.0 tonnes but not exceeding 3 tonnes.	K300.00
	11.4 exceeds 3 tonnes but not exceeding 6 tonnes.	K400.00
	11.5 exceeds 6 tonnes but not exceeding 8 tonnes.	K500.00
	11.6 exceeding 8 tonnes but not exceeding 10 tonnes.	K600.00
	and in addition, where gross weight exceeds 10 tonnes for each tonne or part there of a tonne in Excess of 10.	K60.00
12.	Registration or renewal of registration of a motor cycle without side - car.	K80.00
13.	Registration or renewal of registration of a motor cycle with a side car.	K150.00
14.	Registration or renewal of registration of trailer used solely for domestic purposes and of a caravan where body length:—	
	14.1 does not exceed 2m.	K50.00
	14.2 exceeds 2m but does not exceed 4m.	K100.00
	14.3 exceeds 4m.	K250.00
15.	Registration or renewal of registration of Trailer, for every tonne or part there of Gross Weight.	K60.00
16.	Registration or renewal of registration of motor tractor with engine size:—	
	16.1 not exceeding 2500 cm ³ (c.c).	K100.00
	16.2 exceeding 3000 cm ³ (c.c) but not exceeding 6000 cm ³ (c.c).	K160.00
	16.3 exceeding 6000 cm ³ (c.c).	K250.00
17.	Registration or renewal of registration of motor tractor with pneumatic tyres:—	
	17.1 not exceeding 2500 cm ³ (c.c).	K250.00
	17.2 exceeding 3000 cm ³ (c.c) but not exceeding 6000 cm ³ (c.c).	K300.00
	17.3 exceeding 6000 cm ³ (c.c).	K400.00
18.	Registration or renewal of registration of a Forklift, crane, front end loader, grader, dozer, roller or other implement not elsewhere specified.	K250.00
19.	Substitute of registration for lost, defaced or destroyed certificate.	K50.00
20.	Replacement number plate for lost, defaced or destroyed number plate.	K30.00
21.	Fee for issue of a personalized number plate.	K500.00
22.	Fee for replacement of personalized number plate, lost, destroyed or defaced.	K500.00
23.	Replacement certificates relating to traders plate lost, defaced or destroyed.	K100.00
24.	Fee for transfer or registration of motor vehicle.	K50.00
25.	Fee for transfer of a personalized number plate from one vehicle to another	K200.00

Approved Increase of Fee Rates—continued**Schedule 10—continued**

Items	Descriptions	Fees
26.	Fee for alteration of Certificate of registration of motor cycle to allow side car to be used with motor cycle.	K60.00
27.	Fee for issue or renewal of public motor vehicle licence:—	
	27.1 for each vehicle licensed to carry up to 10 people.	K80.00
	27.2 for each passenger licensed to be carried in excess of 10.	K0.60
28.	Fee for traders plate:—	
	28.1 issue and renewal of plate for use on a motor vehicle other than a motor cycle.	K200.00
	28.2 issue and renewal of plate for use on a motor cycle.	K50.00
29.	Fee for a permit to drive unregistered vehicle.	K50.00
30.	Fee for a visiting Motor Vehicle Permit.	K50.00
31.	Fee for Permit under Regulation Section 110(1).	K100.00
32.	Certification of registration as public hire car taxis.	K30.00
33.	Certificate of registration as private hire car ("H"-plate).	K30.00
34.	Temporary licence under Regulation, Section 39.	K30.00
35.	Certificate of registration as motor omnibus:—	
	35.1 where omnibus may lawfully carry up to 20 passengers, excluding the driver.	K30.00
	35.2 In other cases.	K50.00
36.	Temporary licence under Regulation, Section 56.	K50.00
37.	Fee for a crew members Permit or renewal of a crew members Permit.	K30.00
38.	Fee for transfer of a public motor vehicle licence.	K100.00
39.	Fee for Official Drivers Licence or renewal of Official Drivers Licence.	K15.00
40.	Fee for the provision of Information regarding registration, licence, etc.	K25.00

Motor Vehicle Traffic Registries throughout the Country will be charging the increased regulated fees.

H. S. PARAKEL,
Secretary & Superintendent of Motor Traffic.

GENERAL PRICES (AMENDMENT No. 4) ORDER 2004

being

A Prices Order to amend the General Prices Order 2000.

MADE under the *Prices Regulation Act* (Chapter 320) to come into operation on Thursday, 29th of January, 2004.

REPEAL AND REPLACEMENT OF SCHEDULE 2.

Schedule 2 to the Principal Order is repealed and the following substituted:

"Sec. 7"

SCHEDULE 2*Petrol, Distillate and Lighting Kerosene — Maximum Retail Prices*

Column 1	Column 2	Column 3	Column 4
Location	MOTOR SPIRIT Maximum Price toea per litre	DISTILLATE Maximum Price toea per litre	KEROSENE Maximum Price toea per litre
Alotau-Bulk	208.8	166.8	145.1
Alotau-Drum	216.6	174.9	153.2
Arawa/Loloho	205.2	163.5	141.8
Daru-Bulk	0.0	167.5	0.0
Daru-Drum	224.2	180.3	158.6

General Prices (Amendment No. 4) Order 2004—continued

"Sec. 7"

Schedule 2—continued**Petrol, Distillate and Lighting Kerosene — Maximum Retail Prices—continued**

Column 1	Column 2	Column 3	Column 4
Location	MOTOR SPIRIT Maximum Price toea per litre	DISTILLATE Maximum Price toea per litre	KEROSENE Maximum Price toea per litre
Goroka	207.7	166.0	144.3
Kavieng-Bulk	201.0	159.3	0.0
Kavieng-Drum	219.5	177.5	155.8
Kerema	219.8	175.5	153.8
Kimbe-Bulk	201.0	159.3	137.6
Kimbe-Drum	201.9	160.2	138.5
Kokopo	202.9	161.2	139.5
Kundiawa	206.8	165.1	143.4
Lae	200.4	158.7	137.0
Lorengau-Bulk	208.6	166.9	0.0
Lorengau-Drum	219.4	177.7	156.0
Madang	200.4	158.7	137.0
Mendi	216.6	174.9	153.2
Mount Hagen	212.2	170.5	148.8
Popondetta-Bulk	205.2	170.5	141.8
Popondetta-Drum	222.9	178.5	156.8
Port Moresby	200.4	158.7	137.0
Rabaul	200.4	158.7	137.0
Vanimo-Bulk	205.6	164.6	0.0
Vanimo-Drum	223.1	178.1	0.0
Wabag	216.2	175.2	152.8
Wewak-Bulk	201.2	159.5	137.8
Wewak-Drum	220.6	178.4	156.7

The effect of this Prices Order is to increase the prices of Motor Spirit, Distillate and Kerosene by 4.0 toea per litre, 4.1 toea per litre and 6.9 toea per litre respectively.

The above prices are exclusive of Value Added Tax.

Dated this 28th day of January, 2004.

T. ABE,
Acting General Manager-ICCC.

GENERAL PRICES (AMENDMENT No. 5) ORDER 2004

being

A Prices Order to amend the General Prices Order 2000.

MADE under the *Prices Regulation Act* (Chapter 320) to come into operation on Thursday, 29th January, 2004.

REPEAL AND REPLACEMENT OF SCHEDULE 3.

Schedule 3 to the Principal Order is repealed and the following substituted:

"Sec. 8"

SCHEDULE 3**Aviation Gasoline—Maximum Retail Prices**

Column 1	Column 2
Location	Toea per litre
Aropa	313.85
Daru	332.85
Goroka	318.65
Kavieng	332.35
Kieta	313.15
Lae	312.55
Madang	311.75
Momote	334.35
Mount Hagen	321.95
Nadzab	313.75
Port Moresby	311.75
Rabaul	312.55
Wewak	330.55

Note: The effect of this order is to decrease Maximum Retail Prices of Aviation Gasoline by 20.0 toea per litre. It should be noted that the above prices are exclusive of Value Added Tax.

In addition, the prices exclude the flowage fees introduced on the 4th October, 1982 in accordance with the *Aerodrome (Business Concession) Act 1978*.

Dated this 28th day of January, 2004.

T. ABE,
Acting General Manager - ICCC.

GENERAL PRICES (AMENDMENT No. 6) ORDER 2004

being

A Prices Order to amend the General Prices Order 2000.

MADE under the *Prices Regulation Act* (Chapter 320) to come into operation on Thursday, 29th of January, 2004.**REPEAL AND REPLACEMENT OF SCHEDULE 15.**

Schedule 15 to the Principal Order is repealed and the following substituted:

"Sec. 7"

SCHEDULE 15*Fuel Freight Differential Rates*

Column 1	Column 2	Column 3	Column 4
Location	MOTOR SPIRIT Freight Differential Toea per litre	DISTILLATE Freight Differential Toea per litre	KEROSENE Freight Differential Toea per litre
WESTERN PROVINCE			
Balimo	22.4	20.1	20.1
Bamu	22.4	20.1	20.1
Daru-Bulk	6.0	10.0	6.0
Daru-Drum	25.0	22.8	22.8
Kiunga-Bulk	28.2	20.8	28.2
Kiunga-Drum	33.6	33.6	33.6
Kiunga-Airfield	24.2	24.2	24.2
Kiunga - Iso Tainer CS Pom	3.0	3.0	3.0
Luke Murray	23.6	22.4	22.4
Morehead	22.0	22.0	22.0
Ningerum - Bulk	0.0	6.4	0.0
Ningerum - Drum	32.6	29.0	29.0
Obo	23.4	22.2	22.2
Ok Tedi Minesite-Bulk	0.0	9.1	0.0
Ok Tedi Minesite-Drum	12.4	12.4	12.4
Pagoa	17.6	16.4	16.4
Tabubil - Road Ex Pom Bulk	3.0	14.9	6.0
Tabubil - Bulk	6.0	14.9	6.0
Tabubil - Drum	35.3	33.2	33.2
Umuda Island - Bulk	0.0	3.0	0.0
Umuda Island - Drum	26.9	23.5	23.5
Wando	23.4	22.2	22.2

The effect of this Prices Order is to approve new Freight Differential rates for all localities as specified under Columns 2, 3 and 4 above.

The above prices are exclusive of Value Added Tax.

Dated this 28th day of January, 2004.

T. ABE,
Acting General Manager-ICCC.

CORRIGENDUM**NOTICE OF RECTIFICATION**

PURSUANT to Section 22(5) of the *Oil and Gas Act* a notice under the heading Application for the Grant of a Petroleum Prospecting Licence (APPL 250) which contained the particulars of the applicant (Cheetah Oil & Gas Limited) including the description and the total number of the graticular blocks in the application was published in the *National Gazette* No. G163 page 9 of 18th December, 2003.

This notice is found to be defective in paragraph one in that besides Chimbu and Eastern Highlands Provinces, it should also include Western Highlands, Southern Highlands and Gulf Provinces as Provinces affected by the application (APPL 250).

Paragraph one line 1, 2, 3 & 4 of this application (APPL 250) should now read as:—

"It is notified that Cheetah Oil & Gas Limited of P.O. Box 172, Station A. Naimo, BC V9B 5K9, has applied for the grant of a Petroleum Prospecting Licence over 100 graticular blocks within an area of the parts of Chimbu, Eastern Highlands, Western Highlands, Southern Highlands and Gulf Provinces."

Dated this 19th day of January, 2004.

I. AI,
A Delegate of the Director, *Oil and Gas Act*.

In the National Court of Justice at Waigani Papua New Guinea

MP No. 561 Of 2003

In the matter of the *Companies Act 1997*
and
In the matter of Dominion Investments Limited (C. 1-34956)

ADVERTISEMENT OF PETITION

NOTICE is given that a Petition for the Winding-up of the abovenamed Company by the National Court was on the 31st December, 2003 presented by Consort Express Lines Limited and that the Petition has been directed to be heard before the Court Sitting at Waigani on 13th February, 2004 at 9.30 a.m. and any Creditor or Contributory of the Company desiring to support or oppose the making of an Order on the Petition may appear at the time of hearing by himself or his lawyer for that purpose; and a copy of the Petition will be furnished by me to any Creditor or Contributory to the Company requiring it on payment of the prescribed charge.

The Petitioner's address is c/- Pacific Legal Group Lawyers, Ground Floor, Investwell Building, Off Cameron Road, Allotment 30, Section 38, Hohola (Gordons), Port Moresby, National Capital District.

The Petitioner's Lawyer is Angeline Sariman by her employed lawyer Meli Muga of Pacific Legal Group Lawyers of Ground Floor, Investwell Building, Off Cameron Road, Allotment 30, Section 38, Hohola (Gordons), P.O. Box 904, Port Moresby, National Capital District.

Pacific Legal Group Lawyers
by their Lawyer Angeline SARIMAN
Ground Floor, Investwell Building,
Off Cameron Road,
Hohola (Gordons),
(P.O. Box 904, Port Moresby),
Port Moresby, NCD.

Note:—Any person who intends to appear on the hearing of the Petition must serve on or send by post to the abovenamed lawyer a notice in writing of his intention to do so. The notice must state the name and address of the person, or if a firm the name and address of the firm, and must be signed by the person or firm, or its lawyer (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the abovenamed, not later than 4.00 p.m. on Thursday, 12th February, 2004 (the day before the day appointed for the hearing of the Petition or the Friday preceding the day appointed for the hearing of the Petition if that day is a Monday or a Tuesday following a public holiday).

Land Groups Incorporation Act (Chapter 147)

NOTICE OF LODGEMENT OF AN APPLICATION FOR RECOGNITION AS AN INCORPORATED LAND GROUP

ILG No. 9828

PURSUANT to Section 33 of the *Land Groups Incorporation Act*, notice is hereby given that I have received an application of a customary group of persons as an incorporated land group to be known by the name of:—

Kaia Orumako Land Group Inc.

The said group claims the following qualifications for recognition as an incorporated land group:—

- (1) Its members are from Maepaio Village.
- (2) Its members regard themselves and are regarded by other members of the said clan as bound by the common customs and beliefs.
- (3) It owns customary land in Baimuru Local Level Government Area, Gulf Province.

Dated this 22nd day of September, 2003.

R. KAVANA,
Registrar of Incorporated Land Groups.

Land Act No. 45 of 1996

NOTICE UNDER SECTION 77

I, Pepi S. Kimas, A delegate of Minister for Lands & Physical Planning, by virtue of the powers conferred under Section 77 of the *Land Act No. 45 of 1996* and all other powers me enabling, hereby extinguish the rights of Bruce Havava, c/- Tengei Investment Pty Ltd, P.O. Box 5141, Boroko, National Capital District to lease the land described in Schedule.

SCHEDULE

A grant of an application in respect of Allotment 126, Section 139, Town of Hohola, National Capital District being whole of the land more particularly described in the Department of Lands & Physical Planning File Ref: DC/139/126.

Dated this 21st day of January, 2004.

P. S. KIMAS,
Secretary.

Land Act No. 45 of 1996

NOTICE UNDER SECTION 123

I, Pepi S. Kimas, A delegate of Minister for Lands & Physical Planning, by virtue of the powers conferred upon me under Section 123 of the *Land Act No. 45 of 1996* and all other powers enabling me, hereby revoke the Forfeiture Notice which appeared in *National Gazette* No. G98 of 28th November, 1991.

The reason being that the gazettal Notice of Forfeiture was made by a mistake.

SCHEDULE

A that piece of land being Allotment 126, Section 139, Town of Hohola, National Capital District.

Department of Lands File Reference: DC/139/126.

Dated this 21st day of January, 2004.

P. S. KIMAS,
Secretary.

Companies Act 1997

MEETING OF CREDITORS

WEDNESDAY 25th February, 2004	Time
Timberline Joinery & Furniture Ltd (In Liquidation)	9.00 a.m.
Landwell Resources Ltd (In Liquidation)	10.00 a.m.

The liquidators of the abovenamed two companies in liquidation summon a meeting of the creditors of the companies for the date and times as Scheduled above to be held at the offices of KPMG, 2nd Floor, Mogoru Moto Building, Champion Parade, Port Moresby.

The purpose of the meeting for each company is to update creditors on the progress of the Liquidation, review accounts which detail the income and expenditure of each company in Liquidation. The Liquidators will also request the creditors to approve their remuneration.

Voting papers for each company must be returned to the office of the Liquidators by the close of business on Friday, 20th February, 2004.

R.R.W. SOUTHWELL,
Liquidator.

D. WARDLEY,
Liquidator.

*Land Groups Incorporation Act (Chapter 147)***NOTICE OF LODGEMENT OF AN APPLICATION FOR RECOGNITION AS AN INCORPORATED LAND GROUP**

ILG No. 9994

PURSUANT to Section 33 of the *Land Groups Incorporation Act*, notice is hereby given that I have received an application of a customary group of persons as an incorporated land group to be known by the name of:—

Misiba Land Group Inc.

The said group claims the following qualifications for recognition as an incorporated land group:—

- (1) Its members are from Dein & Minbre Village.
- (2) Its members regard themselves and are regarded by other members of the said clan as bound by the common customs and beliefs.
- (3) It owns customary land in Rai Coast Local Level Government Area, Madang Province.

Dated this 1st day of December, 2003.

R. KAVANA,
Registrar of Incorporated Land Groups.

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

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

SCHEDULE

State Lease Volume 10, Folio 155, evidencing a leasehold estate in all that piece or parcel of land known as Allotment 4, Section 504, Hohola, City of Port Moresby, National Capital District containing an area of 0.0564 hectares more or less the registered proprietors of which is Batholomeu Manuai & Anne Manuai.

Dated this 2nd day of December, 2003.

R. KAVANA,
Registrar of Titles.

*Oil and Gas Act No. 49 of 1998***GRANT OF PETROLEUM PROSPECTING LICENCE No. 246**

IT is notified that the Minister for Petroleum and Energy on the 15th October, 2003 granted to Scotia Petroleum Inc Limited, a Petroleum Prospecting Licence No. 246 (PPL 246) for a period of six years from and including the date of issue.

The notice of application was published in the Papua New Guinea *National Gazette* No. G103 of 7th August, 2003, on page 6.

In accordance with Section 105 of the *Oil and Gas Act*, full details of this Licence can be obtained, upon payment of the prescribed fee, from the Director, care of Principal Petroleum Registrar, Department of Petroleum and Energy, Petroleum Division, P.O. Box 1993, Port Moresby, NCD.

Dated this 25th day of November, 2003.

I. AI,
A Delegate of the Director, *Oil and Gas Act*.

*Oil and Gas Act No. 49 of 1998***GRANT OF PETROLEUM PROSPECTING LICENCE No. 249**

IT is notified that the Minister for Petroleum and Energy on the 22nd January, 2004 granted to Cheetah Oil & Gas Limited, a Petroleum Prospecting Licence No. 249 (PPL 249) for a period of six years from and including the date of issue.

The notice of application was published in the Papua New Guinea *National Gazette* No. G163 of 18th December, 2003, on page 10.

In accordance with Section 105 of the *Oil and Gas Act*, full details of this Licence can be obtained, upon payment of the prescribed fee, from the Director, care of Principal Petroleum Registrar, Department of Petroleum and Energy, Petroleum Division, P.O. Box 1993, Port Moresby, NCD.

Dated this 28th day of January, 2004.

I. AI,
A Delegate of the Director, *Oil and Gas Act*.

*Oil and Gas Act No. 49 of 1998***GRANT OF PETROLEUM PROSPECTING LICENCE No. 250**

IT is notified that the Minister for Petroleum and Energy on the 22nd January, 2004 granted to Cheetah Oil & Gas Limited, a Petroleum Prospecting Licence No. 250 (PPL 250) for a period of six years from and including the date of issue.

The notice of application was published in the Papua New Guinea *National Gazette* No. G163 of 18th December, 2003, on page 9.

In accordance with Section 105 of the *Oil and Gas Act*, full details of this Licence can be obtained, upon payment of the prescribed fee, from the Director, care of Principal Petroleum Registrar, Department of Petroleum and Energy, Petroleum Division, P.O. Box 1993, Port Moresby, NCD.

Dated this 28th day of January, 2004.

I. AI,
A Delegate of the Director, *Oil and Gas Act*.

*Oil and Gas Act No. 49 of 1998***INSTRUMENT OF DELEGATION**

I, Joseph Gabut, Secretary of the Department of Petroleum and Energy, being the Director duly appointed under Section 11, and pursuant to Section 12 of the *Oil and Gas Act 1998* (the Act) hereby Delegate to the officer for the time being holding the office of Director, Petroleum Division of the Department of Petroleum and Energy all of my powers, functions, and responsibilities exercisable pursuant to the Oil and Gas Regulation No. 10 of 2002, which was made on the 20th November, 2002 pursuant to Section 182, Regulations of the Act except this power of delegation.

Dated this 19th day of January, 2004.

J. GABUT,
Director appointed pursuant to Section 11 of *Oil and Gas Act*.

*Oaths, Affirmation and Statutory Declaration Act (Chapter 317)***APPOINTMENT OF A COMMISSIONER FOR OATHS**

I, Hon. Mark Maipakai, MP., Minister for Justice, by virtue of the powers conferred by Section 12(1) of *Oaths, Affirmation and Statutory Declaration Act* (Chapter 317), and all other powers me enabling, hereby appoint Francis Clancey Chibelle of City Pharmacy Limited (Port Moresby) as Commissioner for Oaths for a period of 6 years effectively on the date of publication in the *National Gazette*.

Dated this 27th day of January, 2004.

HON. M. MAIPAKAI, MP.
Minister for Justice.

In the National Court of Justice at Waigani Papua New Guinea

MP No. 11 Of 2004

In the matter of the *Companies Act 1997*
and

In the matter of Voco Point Trading Limited

ADVERTISEMENT OF PETITION

NOTICE is given that a Petition for the Winding-up of the abovenamed Company by the National Court was on the 9th day of January, 2004 presented by Evercrisp Snacks (PNG) Limited a company incorporated pursuant to the *Companies Act* and that the Petition is directed to be heard before the Court Sitting at Waigani at 9.30 a.m. on the 20th February, 2004 and any creditor or contributory of the Company desiring to support or oppose the making of an order on the Petition may appear at the time of hearing by himself or his lawyer for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of the Company requiring it by the undersigned on payment of the prescribed charge.

The Petitioner's address for service is care of Blake Dawson Waldron Lawyers, 4th Floor, Mogoru Moto Building, Champion Parade (P.O. Box 850), Port Moresby, National Capital District.

R. BRADSHAW,
Lawyer for the Petitioner.

Note:—Any person who intends to appear on the hearing of the Petition must serve on or send by post to the above-mentioned notice in writing of his intention to do so. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm or his or its lawyer (if any) and must be served or, if posted, must be sent by post in sufficient time to reach the above-named not later than 4.00 p.m. on 19th February, 2004.

National Cultural Commission Act

APPOINTMENT OF MEMBERS TO NATIONAL CULTURAL COMMISSION

I, Hon. Nick Kuman, MP, Minister for Culture & Tourism, by virtue of the powers vested in me under Section 7 of *National Cultural Commission Act* and all other powers me enabling, do hereby:—

- (a) revoke all previous appointments of persons under Section 7(1)(f); and
- (b) appoint Francesca Semoso, Harold Amos and Agnes Gabe, persons who are associated with culture,

for a period of three (3) years from date of gazettal.

Dated this 5th day of December, 2003.

Hon. N. KUMAN, MP,
Minister for Culture & Tourism.

Land Act No. 45 of 1996

FORFEITURE OF STATE LEASE

I, Pepi S. Kimas, Delegate of the Minister for Lands and Physical Planning, by virtue of the powers conferred by Section 122(1) of the *Land Act 1996*, and all other powers thereunto me enabling, hereby forfeit the lease specified in the Schedule hereunder on the ground(s) that:—

- (1) the improvement covenant and/or conditions stipulated in the lease agreement have not been fulfilled;
- (2) the land lease rent remains due and unpaid for a period of more than six (6) months: and

SCHEDULE

All that piece or parcel of land known as Allotment 21, Section 64, Granville, City of Port Moresby, National Capital District, being the whole of the land more particularly described in State Lease Volume 120, Folio 128.

Dated this 18th day of December, 2003.

P. S. KIMAS,
Delegate of the Minister for Lands and Physical Planning.

Companies Act 1997

Textron Pacific Limited

NOTICE OF INTENDED CESSATION OF BUSINESS OF OVERSEAS COMPANY

TEXTRON Pacific Limited gives notice that it intends to cease to carry on business and intends to give notice to the Registrar of Companies of cessation after three months from publication of this notice.

BLAKE DAWSON WALDRON,
Lawyers for Textron Pacific Limited.

Valuation Act (Chapter 327)

DECLARATION OF VALUATION AREA AND PERIODIC INTERVAL

I, Saleng Jowacguoc Hosa, Valuer-General, by virtue of the powers conferred by Sections 52 and 55 of the *Valuation Act (Chapter 327)*, and all other powers me enabling, hereby:—

- (a) declare all land within the boundaries of Vanimo Town to be Valuation Area; and
- (b) declare, in relation to the Valuation Area specified in Paragraph (a), five (5) years as the periodic interval.

Dated this 7th day of January, 2004.

S. J. HOSA,
Valuer-General.

Valuation Act (Chapter 327)

NOTICE OF VALUATION

IT is hereby notified for General Information that service cannot reasonably be effected in accordance with Section 66(2)(a) or (b) of the *Valuation Act (Chapter 327)* on the owners of the properties of each parcel of land in Rabaul Town and Nonga Valuation Areas, and that I Saleng J. Hosa, Valuer-General, by virtue of the powers conferred by Section 66(2)(c) of the Act, hereby notified that:—

- (a) A Valuation Roll has been made in respect of each parcel of land in Rabaul Town and Nonga Valuation Areas; and
- (b) A Valuation Roll has been made for that Valuation Area; and
- (c) The Valuation Roll may be inspected at the Valuer-General's Office (Aopi Centre, Tower 2, Level 2) in Port Moresby, Regional Lands Office and Division of Lands Kokopo.

A person aggrieved by a valuation may object to the valuation by lodging with the Valuer-General, within four (4) months of this notice, a notice of Objection in the prescribed form containing the prescribed particulars and accompanied by the prescribed fee.

Dated this 7th day of January, 2004.

S. J. HOSA,
Valuer-General.

Valuation Act (Chapter 327)

NOTICE OF VALUATION

IT is hereby notified for General Information that service cannot reasonably be effected in accordance with Section 66(2)(a) or (b) of the *Valuation Act (Chapter 327)* on the owners of the properties of each parcel of land in Wewak Town Valuation Areas, and that I Saleng J. Hosa, Valuer-General, by virtue of the powers conferred by Section 66(2)(c) of the Act, hereby notified that:—

- (a) A Valuation Roll has been made in respect of each parcel of land in Wewak Town Valuation Areas; and
- (b) A Valuation Roll has been made for that Valuation Area; and
- (c) The Valuation Roll may be inspected at the Valuer-General's Office (Aopi Centre, Tower 2, Level 2) in Port Moresby, Regional Lands Office Wewak and Wewak Urban Local level Government.

A person aggrieved by a valuation may object to the valuation by lodging with the Valuer-General, within four (4) months of this notice, a notice of Objection in the prescribed form containing the prescribed particulars and accompanied by the prescribed fee.

Dated this 7th day of January, 2004.

S. J. HOSA,
Valuer-General.