



# National Gazette

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[2008

## THE PAPUA NEW GUINEA NATIONAL GAZETTE

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

### THE PUBLIC SERVICES ISSUE.

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

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The General Notices Issue includes the date of the sittings of the National Parliament; Legislation (Acts assented to, Statutory Rules); Tenders etc. These issues are published weekly at 11.30 a.m. on Thursday.

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Government Printing Office,  
P.O. Box 1280,  
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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 noon on Friday, preceding the day of publication.

All notices for 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 one side of the paper only. Signatures in particular, and proper names must be shown clearly in the text.

Copies submitted not in accordance with these instructions will be returned unpublished.

**PROCEDURES FOR GOVERNMENTAL SUBSCRIPTIONS.**

Departments are advised that to obtain the Gazettes they must send their requests to:

- (i) The Government Printing Office, P.O. Box 1280, Port Moresby, National Capital District.

**PUBLISHING OF SPECIAL GAZETTES.**

Departments authorising the publication of Special Gazettes are required to pay all printing charges under the instructions from the Manual of Financial Procedures Section 13.3, Subsection 11.

K. KAI AH,  
Government Printer.

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*Constitutional Law Reform Commission Act 2004*

CLRC REFERENCE No. 6

**REVIEW OF ENVIRONMENTAL AND MINING LAWS RELATING TO MANAGEMENT AND DISPOSAL OF TAILINGS**

I, Bire Kiinisopa, Minister for Justice, having regard to:

- the various concerns and comments raised by indigenous Papua New Guineans living within mine tailings disposal areas, including waterways and coastal areas over mining waste management and disposals into the environment and the consequential harm to the environment; and
- recent concerns and reports on the high toxicity levels of hazardous chemical and heavy metal traces which have been found to occur in the sample of population in the mining waste disposal areas; and
- the need to systematically and properly consider these concerns and the need to take corrective measure should these concerns are found to be so;

by virtue of the powers conferred on me by Section 12(2) of the *Constitutional and Law Reform Commission Act 2004* (the Act) refer and direct the Constitutional and Law Reform Commission (CLRC) as follows:

- (1) Enquire into and report and recommend in accordance with Section 12(2) of the Act, on systemic development and reform of laws relating to the management and disposals of tailings including containment and treatment of toxic chemicals and heavy metal traces consistent with industry and world best practice standards;
- (2) In performing its functions in relation to this reference, the CLRC will consider:
  - (a) whether the *Environment Act 2000*; the *Mining Act 1992* and such other legislation provide effective mechanisms in their current form to offer and secure the health and wellbeing and lives of our people and the environment;
  - (b) whether the currently stated minimum allowable levels of all pollutants into the river systems, water ways, sea, and such other parts of the environment under all relevant legislation such as the *Environment Act 2000* offer adequate and effective levels of protection for the safety and well being of the natural environment and the people; and where necessary make appropriate recommendations and propose necessary reform;
  - (c) for comparative purposes, any relevant regimes or systems of similar nature, including industry best practices endorsed by relevant professional bodies and such other international agencies—to inform this reference; and
  - (d) any relevant research or developments, whether in this or other jurisdictions on the matters of enquiry.

**Review of Environmental and Mining Laws Relating to Management and Disposal of Tailings—continued**

- (3) The CLRC shall identify and consult with relevant stakeholders including but not limited to the Department of Environment and Conservation; the Department of Mining; the Department of Petroleum and Energy; the Chamber of Mines and such other industry groups; all mining and petroleum projects operating in the country; relevant technical experts within and outside the country; and such others.
- (4) The CLRC shall report to me within 15 months of the date of publication of this reference in the *National Gazette*.
- (5) This reference shall be referred to as CLRC Reference No. 6: Review of Environmental and Mining Laws Relating to Management and Disposals of Tailings.

Dated this 4th day of July, 2007.

Hon. B. KIMISOPA, MP.,  
Minister for Justice.

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*Medical Registration Act 1980*

**APPOINTMENT OF MEMBER OF THE MEDICAL BOARD**

I, Hon. Sasa Zibe, MP., Minister for Health & Hiv/Aids, by virtue of the powers conferred by Section 4(1)(g) of the *Medical Registration Act 1980* and all powers me enabling, hereby:—

- (a) To revoke the appointment of Dr Daniel Hal as a member of the Medical Board of Papua New Guinea and appoint Dr Daniel Topaleku Stephana for a period of two (2) years; and
- (b) Recommend Dr Matupi Apaio as his alternate member,  
with effect on and from the date of publication of this instrument in the *National Gazette*.

Dated this 18th day of April, 2008.

S. ZIBE, MP.,  
Minister for Health & Hiv/Aids.

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**CERTIFICATION OF AN ACT**

IT is hereby notified for general information, that the *Telecommunications (Amendment) Act 2008* (No. 1 of 2008) was made by the National Parliament on 16th April, 2008 and certified by the Speaker of the National Parliament on 13th May, 2008.

D. PANDAN,  
Clerk of the National Parliament.

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*Land Act No. 45 of 1996*

**NOTICE OF DIRECT GRANT UNDER SECTION 102**

I, Pepi S. Kimas, Delegate of the Minister for Lands and Physical Planning, by virtue of the powers conferred by Section 102 of the *Land Act No. 45 of 1996* and all other powers enabling me hereby directly grant a Special Agricultural and Business Lease to Akaid Land Group Inc. over the land described in the Schedule hereunder.

1. The lease shall be used bona fide for the purposes specified in the Schedule.
2. The lease shall be for a term specified in the Schedule commencing from the date when the land was leased from the customary landowners to the State under Section 11.
3. The lease shall be rent-free for the duration of the lease.
4. Provision of any necessary easements for electricity, water, power, drainage and sewerage reticulation.

**SCHEDULE**

A Special Agricultural and Business Lease for a period of Ninety-nine (99) years over all that piece of land known as Ais being Portion 384C, Milinch Kandrian (SW), Fourmil Arawe of Kandrian District of West New Britain Province having an area of 20.43 hectares as shown on the Survey Plan Catalogue No. 33/27.

Dated this 26th day of November, 2007.

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

*Organic Law On National and Local-Level Government Elections*

**EXTENSION OF TIME FOR RETURNING THE WRITS FOR ELECTION OF LOCAL-LEVEL GOVERNMENT MEMBERS**

I, Andrew S. Trawen, MBE., Electoral Commissioner, by virtue of the powers conferred by Section 278 (2) of the *Organic Law on National and Local-Level Government Elections* and all other powers me enabling, (being of the opinion that due to the land slip and road closure in Chimbu Province and fuel shortage resulting in the late completion of polling in Enga, Southern Highlands and Western Highlands Provinces) the date for the return of writs for which is on or before the 30th June, 2008, hereby extend the date for the return of writs until 04th August, 2008, the date on which the writs for the said elections shall be returned.

Dated this 12th day of May, 2008.

A.S. TRAWEN, MBE.,  
Electoral Commissioner.

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*Organic Law On National and Local-Level Government Elections*

**APPOINTMENT OF ACTING RETURNING OFFICER**

THE ELECTORAL COMMISSION, by virtue of the powers conferred by Section 21 Subsection (1) of the *Organic Law on National and Local-Level Government Elections* and all other powers it enabling hereby appoints Cyril Retaw as Acting Returning Officer for Central Province.

Dated at Port Moresby this 9th day of May, 2008.

A.S. TRAWEN, MBE.,  
Electoral Commissioner.

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*Organic Law On National and Local-Level Government Elections*

**REVOCATION AND APPOINTMENT OF ASSISTANT RETURNING OFFICERS**

THE ELECTORAL COMMISSION, by virtue of the powers conferred by Section 237 of the *Organic Law on National and Local-Level Government Elections* and all other powers it enabling, hereby:—

- (a) revokes the previous appointment of Daniel Hawap as Assistant Returning Officer for MaiMai/Wanwan LLG in the *National Gazette* No.G66 dated 17th April, 2008; and
- (b) appoints Leo Yimiten to be the Assistant Returning Officer for MaiMai/Wanwan LLG in the Nuku Open Electorate.

Dated at Port Moresby this 7th day of May, 2008.

A.S. TRAWEN, MBE.,  
Electoral Commissioner.

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*Land Registration Act (Chapter 191)*

**ISSUE OF OFFICIAL COPY OF STATE LEASE**

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

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**SCHEDULE**

State Lease Volume 48, Folio 13 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 45, Section 118, Lae, Morobe Province, containing an area of 0.0540 hectares more or less the registered proprietor of which are Anton Ginua and Katharina Ladong as joint tenants.

Other Interests: Registered Mortgage to Housing Corporation No. 14558

Dated this 17th day of March, 2008.

R. KAVANA,  
Registrar of Titles.

Land Act 1996**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:**

Leases provided for a Business, Residence, Pastoral, Agricultural, Mission or Special Purposes. State Leases may be granted for a maximum period of 99 years. Applicants should note that, in the case of land within physical planning areas the purpose of the lease must be in accordance with the zoning requirements of the *Physical 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 when 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 Department of Lands & Physical Planning.

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 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 regulated as follows:—

				K					K
Residential high covenant	....	....	....	50.00	Mission Leases	....	....	....	20.00
Residential low-medium covenant	....	....	....	20.00	Agricultural Leases	....	....	....	20.00
Business and Special Purposes	....	....	....	100.00	Pastoral Leases	....	....	....	20.00
Leases over Settlement land (Urban & Rural)	....	....	....	20.00					

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 therecommended 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.

**GENERAL:**

1. All applications must be lodged with the Secretary of Lands & Physical Planning;
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:—Tender closes at 3.00 p.m. on Wednesday, 28th May, 2008)***TENDER No. 31/2008—TOWN OF KIMBE—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)****SPECIAL PURPOSE LEASE**

Location: Allotment 5, Section 85.

Area: 16.86 Hectares.

Annual Rental 1st 10 Years: K10,000.00

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

- (a) Survey;
- (b) The lease shall be used bona fide for a Special purposes;
- (c) The lease shall be for a term of Ninety-nine (99) years;
- (d) Rent shall be re-assessed after every ten (10) years;
- (e) Improvements being buildings for Special Purposes to a minimum value of three million kina (K3,000,000.00) shall be erected on the land within five (5) years from the date of grant and these or similar improvements to the same minimum value to be maintained thereon in good repair during the currency of the lease;
- (f) Excision of easements for electricity, water, power, drainage and sewerage reticulation.

Copies of Tender No. 31/2008 and plans will be displayed on the Notice Board at Provincial Lands Office, Kimbe, West New Britain Province.

They may also be examined in the Land Allocation and Land Board Section (Islands Region) of the Department of Lands and Physical Planning Head Quarters, 2nd Floor of Aopi Building, Waigani, National Capital District.

"This Tender is open only to West New Britain Sports and Recreation Authority and not open to the general public due to the initiative taken for the Physical Planning approval aspect and the Survey of the area at the cost of K50,000.00 by the Authority".

*National Housing Corporation Act 1990**Regulatory Statutory Authorities (Appointment to Certain Offices) Act 2004***CORRIGENDUM**

IT is hereby notified for general information that the notice of Appointment of Acting Managing Director of the National Housing Corporation made under the *National Housing Corporation Act 1990* and *Regulatory Statutory Authorities (Appointment to Certain Offices) Act 2004* and published in the *National Gazette* No. G57 of 11th April, 2008 contains a typing error. "Appointment of Acting Managing Director of the National Housing Corporation Board" stated in the notice is incorrect and should read "Appointment of Acting Managing Director of the National Housing Corporation".

Dated this 12th day of May, 2008.

H. RAMATLAP,  
First Legislative Counsel.

**CORRIGENDUM**

I, Hon. Dr. Puka I. Temu, CMG, MP., Minister for Lands and Physical Planning, hereby appoint Acting Deputy Chairman, Kaia Songoa to chair the Morobe Provincial Land Board Meeting No. 02/2008.

I apologise for any inconveniences that may have caused.

Dated at City of Port Moresby, National Capital District this 13th day of May, 2008.

Hon. Dr. P.I. TEMU, CMG, MP.,  
Minister for Lands & Physical Planning.

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

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

*Issue Of Official Copy Of State Lease—continued***SCHEDULE**

State Lease Volume 74, Folio 64 evidencing a Leasehold estate in all that piece or parcel of land known as Allotment 2, Section 5, Tari, Southern Highlands Province containing an area of 0.4636 hectares more or less the registered proprietor of which is Huli Business Group Incorporated.

Dated this 9th day of May, 2008.

B. SAMSON,  
Deputy Registrar of Titles.

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

ILG No. 13589

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Melaripi Pisi Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Oiapu/Sarota 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 East Kerema Local Level Government Area, Gulf Province.

Dated this 27th day of February, 2008.

M. TOLA,  
A Delegate of the Registrar of Incorporated Land Groups.

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

ILG No. 13588

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Ere Vula Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Oiapu/Sarota 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 East Kerema Local Level Government Area, Gulf Province.

Dated this 27th day of February, 2008.

M. TOLA,  
A Delegate of the Registrar of Incorporated Land Groups.

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

ILG No. 14066

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Mandali Peali Naiya Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Homa 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 Hulia Benalia Local Level Government Area, Southern Highlands Province.

Dated this 12th day of May, 2008.

M. TOLA,  
A Delegate of the Registrar of Incorporated Land Groups.

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

ILG No. 13640

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Naka Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Hanaoria 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 Melkoi Local Level Government Area, West New Britain Province.

Dated this 7th day of March, 2008.

R. KAVANA,  
Registrar of Incorporated Land Groups.

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

ILG No. 13639

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Chamoso Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Pilematana 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 Melkoi Local Level Government Area, West New Britain Province.

Dated this 7th day of March, 2008.

R. KAVANA,  
Registrar of Incorporated Land Groups.

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

ILG No. 13638

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Kituna Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Pilematana 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 Melkoi Local Level Government Area, West New Britain Province.

Dated this 7th day of March, 2008.

R. KAVANA,  
Registrar of Incorporated Land Groups.

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

ILG No. 12710

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Mangamu Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Kreer 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 Wewak Local Level Government Area, East Sepik Province.

Dated this 10th day of October, 2007.

M. TOLA,

A Delegate of the Registrar of Incorporated Land Groups.

*Land Groups Incorporation Act (Chapter 147)***NOTICE OF LODGEMENT OF APPLICATIONS FOR RECOGNITION AS INCORPORATED LAND GROUPS**

PURSUANT to Section 33 of the *Land Groups Incorporation Act* of 1974 notice is hereby given that I have received Applications for Recognition of Customary Groups of persons as incorporated land groups to be known by the names of:—

## SCHEDULE

ILG Names	ILG Nos.
Kanage	14067
Jale	14068
Kela	14069
Taburuma	14070
Kuara	14071
Tapu	14072
Aya	14073
Anga	14074
Warapia	14075
Muya	14076
Paraja	14077
Taga	14078
Alo	14079
Pepe Koe	14080

The said groups claim the following qualifications for recognition as incorporated land groups:—

- (1) Its members belong to the Komo Area Villages.
- (2) Its members regard themselves and are regarded by the other members of the said clans as bound by the common customs and beliefs.
- (3) It owns customary land at Komo Local Level Government Council Area, Southern Highlands Province.

Dated this 12th day of May, 2008.

M. TOLA,

A Delegate of the Registrar of Incorporated Land Groups.

*Land Groups Incorporation Act (Chapter 147)***NOTICE OF LODGEMENT OF APPLICATIONS FOR RECOGNITION AS INCORPORATED LAND GROUPS**

PURSUANT to Section 33 of the *Land Groups Incorporation Act* of 1974 notice is hereby given that I have received Applications for Recognition of Customary Groups of persons as incorporated land groups to be known by the names of:—

## SCHEDULE

ILG Names	ILG Nos.
Mina	14081
Pepembele	14082
Kaiyumba	14083
Pate	14084
Tagopali	14085
Kewali	14086
Kekai	14087
Hagu	14088
Tauguali	14089
Ware	14090
Mugago	14091
Lepe	14092
Honaga	14093

The said groups claim the following qualifications for recognition as incorporated land groups:—

- (1) Its members belong to the Komo Area Villages.
- (2) Its members regard themselves and are regarded by the other members of the said clans as bound by the common customs and beliefs.
- (3) It owns customary land at Komo Local Level Government Council Area, Southern Highlands Province.

Dated this 12th day of May, 2008.

M. TOLA,

A Delegate of the Registrar of Incorporated Land Groups.

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

ILG No. 13637

PURSUANT to Section 33 of the *Land Groups Incorporation Act* 1974, 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:—

Locha Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Ruach 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 Melkoi Local Level Government Area, West New Britain Province.

Dated this 7th day of March, 2008.

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 the State Lease referred to in the Schedule below under Section 162 of the *Land Registration Act (Chapter 191)*, it having been shown to my satisfaction that the registered proprietor's copies have been lost or destroyed.

## SCHEDULE

State Lease Volume 5, Folio 7 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 12, Section 30, Mendi, Southern Highlands Province, containing an area of 0.0540 hectares more or less the registered proprietor of which is Paul Sorom.

Other Interests: Registered Mortgage No. H. 3610 with Papua New Guinea Banking Corporation (now Bank of South Pacific Limited).

Dated this 24th day of April, 2008.

R. KAVANA,  
Registrar of Titles

*Land Groups Incorporation Act (Chapter 147)*

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

ILG No. 10264

PURSUANT to Section 33 of the *Land Groups Incorporation Act 1974*, 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:—

Kairi Baiara Ana Nairu Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Koravake 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 8th day of June, 2004.

R. KAVANA,  
Registrar of Incorporated Land Groups.

*Land Groups Incorporation Act (Chapter 147)*

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

ILG No. 13652

PURSUANT to Section 33 of the *Land Groups Incorporation Act 1974*, 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:—

Charles Puge Oac Land Group Inc.

The said group claims the following qualifications for recognition as an Incorporated Land Group:—

- (1) Its members belong to the Iesubaibua 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 Iesubaibua Local Level Government Area, Central Province.

Dated this 17th day of March, 2008.

R. KAVANA,  
A Delegate of the Registrar of Incorporated Land Groups.

*Companies Act 1997*  
Company Number 1-37006

## NOTICE OF INTENTION TO REINSTATE A COMPANY REMOVED FROM THE REGISTER OF REGISTERED COMPANIES

I, Horns Kale of P.O. Box 1649, Mt Hagen, Western Highlands Province, give notice that I intend to apply to the Registrar of Companies to reinstate Ialibu Security Services Ltd, a company that was removed from the Register of Registered Companies on the 3rd November, 2006 and give notice that my grounds of application are:—

1. I have a proprietary interest in the restoration of the Company and therefore am an "aggrieved person" within the meaning of that term in Section 378(2)(d) of the *Companies Act 1997*; and
2. the company had assets (and therefore carrying on business, at the time of its deregistration; and
3. the company should not have been removed from the Register of Registered Companies.

Dated this 11th day of March, 2008.

H. KALE,  
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 11th day of March, 2008.

T. GOLEDU,  
Registrar of Companies.

*Note:*—A person may within one month after the publication of this Notice, lodge with the Registrar of Companies an Objection and reasons thereof to the reinstatement of the deregistered company in accordance with Section 378(3)(d) of the *Companies Act 1997*.

*Companies Act 1977*  
Company Number 1-51168

## NOTICE OF INTENTION TO REINSTATE A COMPANY REMOVED FROM THE REGISTER OF REGISTERED COMPANIES

I, Kristhoper Vagi of P.O. Box 4951, Boroko, NCD, give notice that I intend to apply to the Registrar of Companies to reinstate 2 Fast Motor Ltd., a company that was removed from the Register of Registered Companies on the 30th November, 2006, and give notice that my grounds of application will be that:—

1. Still carrying on business; and
2. I am still the sole director and shareholder; and
3. The company should not have been removed from the Register.

Dated this 28th day of April, 2008.

K. VAGI,  
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 1st day of May, 2008.

T. GOLEDU,  
Registrar of Companies.

*Note:*—A person may within one month after the publication of this Notice, lodge with the Registrar of Companies an Objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the *Companies Act 1997*.

*Land Registration Act (Chapter 191)*

**ISSUE OF OFFICIAL COPY OF STATE LEASE**

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

**Issue of Official Copy of State Lease—continued**

**SCHEDULE**

State Lease Volume 109, Folio 56 evidencing a leasehold estate in all that piece or parcel of land known as Portion 1338, Milinch Hagen, Fourmil Ramu, Western Highlands Province containing an area of 0.679 hectares more or less the registered proprietor of which is Mapai Limited.

Dated this 25th day of March, 2008.

B. SAMSON,  
Deputy Registrar of Titles.