



# National Gazette

*PUBLISHED BY AUTHORITY*

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

No. G173]

PORT MORESBY, THURSDAY, 31st MARCH

[2016

## 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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Special Issues are made on urgent matters as required. They are provided at no extra cost to subscribers.

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### SUBSCRIPTIONS.

National Gazette	Papua New Guinea K	Asia - Pacific K	Other Zones K
General	165.00	278.25	278.25
Public Services	165.00	278.25	278.25

(Asia-Pacific will be PNG Postal Zones 1, 2 and 3. Other Zones will be PNG Postal Zones 4 and 5).

Prices are for one copy for all issues throughout the year, and will include postage. Subscription fee must be paid in advance; it covers the period from January, 1st to December, 31st.

### PAYMENTS.

Payments for subscription fees or publication of notices, must be payable to:—  
Government Printing Office,  
P.O. Box 1280,  
Port Moresby.

**NOTICES FOR GAZETTAL.**

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

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Copies submitted not in accordance with these instructions will be returned unpublished.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

C. LENTURUT,  
Government Printer.

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*Independent Consumer and Competition Commission Act 2002*

**NOTICE OF INTENTION TO DECLARE GOODS UNSAFE**

PURSUANT to Section 114(1) of the *Independent Consumer and Competition Commission Act 2002* (“*ICCC Act 2002*”), the Independent Consumer and Competition Commission (“the Commission”) proposes to publish in the *National Gazette* a notice under Section 108(5) of the *ICCC Act* in substantially the same form and substance indicated below, declaring the goods described in the Notice to be unsafe goods in Papua New Guinea.

This Notice revokes the Notice published in the *National Gazette* No. G279 on the 23rd April, 2015.

***Declaration of Unsafe Goods (Certain Prams/Strollers Not Safe)***

PURSUANT to Section 108(5) of the *ICCC Act 2002*, the Commission hereby declares as unsafe in Papua New Guinea (PNG), prams and strollers of the type described in this Notice.

A pram for the purpose of this Notice is a wheeled vehicle with a body of box-like or boat-like shape designed to transport a baby or child weighing up to and including 9kg, primarily in fully reclined position.

A stroller is a wheeled vehicle designed to transport a child usually in a seated position which may also be adjusted to a semi-reclined or fully reclined position.

A pram/stroller cannot be supplied in PNG unless:

- it has a parking (brake) device;
- it has a permanently attached harness assembly;
- it is supplied with tether strap
- it is permanently and conspicuously marked (in characters no less 2.5mm high) with the following notice

**WARNING:**

- **FOLLOW THE MANUFACTURER’S INSTRUCTIONS;**
- **PUT ON ALL THE BRAKES WHENEVER YOU PARK THE PRAM/STROLLER;**
- **DO NOT LEAVE CHILDREN UNATTENDED;**
- **DO NOT CARRY EXTRA CHILDREN OR BAGS ON THIS PRAMS/STROLLERS.**

Notice Of Intention To Declare Goods Unsafe—*continued*

- **MAKE SURE CHILDREN ARE CLEAR OF ANY MOVING PARTS IF YOU ADJUST THE PRAMS/STOLLER, OTHERWISE THEY MAY BE INJURED;**
  - the labelling on the tether strap is marked in characters no less than 2.5mm high with the following warning: **WARNING: USE THIS STRAP TO STOP THE PRAM/STOLLER ROLLING AWAY.**
  - it has a harness labelled with the following warning (**WARNING: USE THIS HARNESS AT ALL TIMES**) in character no less than 2.5mm high

Such products have the potential to cause injury by way of:

*Serious injury or death:*

Children can be put in dangerous situations and risk serious injuries if a pram or stroller rolls away from the carer's control.

*Limb and finger injuries:*

If children gain access to certain parts of the pram or stroller they may trap and/or injure their limbs and fingers.

*Falls:*

Children not properly restrained in a pram or stroller can either fall out or move to a position where it can topple.

*Strangulation or suffocation:*

Strangulation or suffocation can occur if children become trapped in parts of the pram or stroller.

Subject to the above, any person or persons supplying certain prams/strollers with unsafe features described in this Notice may be in breach of this Notice and Section 108(1) of the *ICCC Act* and may be liable to a penalty of up to K100,000.00 or imprisonment of up to 2 years, if found guilty by the court. Further, pursuant to Section 111(1) of the *ICCC Act*, action may be taken by the Commission to recall these products. The Commission therefore advises that these products should not be supplied in PNG.

The Commission pursuant to Section 114 of the *ICCC Act* invites any person (who supplies or proposes to supply prams/strollers of the type described in this Notice) to notify the Commission within 10 days of the publication of this Notice in the *National Gazette*, if they wish the Commission to hold a conference in relation to this Notice.

The notification should be addressed or hand delivered to: Independent Consumer and Competition Commission, Consumer Protection Division, 1st Floor Garden City, Angau Drive, P.O. Box 6394, Boroko, National Capital District. Telephone (675) 3252144 Facsimile: (675)323 0052.

Dated this 18th day of March, 2016.

P. AIN,  
Commissioner and Chief Executive Officer,  
For and on behalf of the Independent Consumer and Competition Commission.

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*Independent Consumer and Competition Commission Act 2002*

**NOTICE OF DECLARATION TO DECLARE GOODS UNSAFE**

PURSUANT to Section 114(1) of the *Independent Consumer and Competition Commission Act 2002* ("ICCC Act"), the Independent Consumer and Competition Commission ("the Commission") proposes to publish in the *National Gazette* a Notice under Section 108(5) of the *ICCC Act* in substantially the same form and substance indicated below, declaring the goods described in the Notice to be unsafe goods in Papua New Guinea.

Notice Of Declaration To Declare Goods Unsafe—*continued****Declaration of Unsafe Goods***

PURSUANT to Section 108(5) of the *Independent Consumer and Competition Commission Act 2002*, I hereby declare as unsafe in Papua New Guinea the following goods (and similar products) that fail to comply with these labelling requirements under the *Food Sanitation Regulation 2007*, the *Food Sanitation Act 1991* and the *Packaging Act 1974*.

- (1) Any word, statement, information or direction that is required to appear as a label on a package or apparatus shall —
  - (a) in the case of infant formula requiring reconstitution, be in English;
  - (b) any imported food specifically packaged for export to Papua New Guinea, be in English;
  - (c) in the case of imported food and food additives other than those prescribed in Paragraph (a) and (b), be in English;
  - (d) in the case of food and food additives produced, prepared, manufactured, processed or packed in Papua New Guinea, be in English;
- (2) A packer who packs an article shall ensure the pack containing the article is marked in the prescribed manner with a statement in English of the true weight or measure of the article;
- (3) Any package or apparatus containing food or food additives for sale shall bear on or attached to it a label containing a statement in English that identifies the country in which the food or food additive was made or produced; and
- (4) Any package or apparatus containing food or food additives for sale shall bear on or attached to it a label containing a description in English of the name and address of the vendor, manufacturer, packer or importer that includes the name, road or street, road or street number, locality and country and business hours telephone contact number.

All labelling requirements mentioned above must be present on the label of any package or apparatus containing food products. Partial non-compliance of this Notice is deemed as non-compliance.

Nothing in this Notice shall limit the product labelling and other requirements under Section 12(1)(a) to (i) and Section 12(3) to (11) of the *Food Sanitation Regulation 2007*, the *Food Sanitation Act 1991* and the *Packaging Act 1974*, and the obligations of the supplier of goods to comply with them.

***Exemptions***

- (a) Provided labelling complies with the above, labelling in other languages may also appear on packaging or apparatus.
- (b) Food that is prepared or offered for immediate consumption in catering establishments, restaurants, canteens, schools, hospitals and other institutions where the product is accompanied by sufficient information in English in relation to that product to enable the purchaser in determining the content of that particular product before purchasing it.

***Summary of Reasons***

Products that are incorrectly labelled may pose a risk to the safety of consumers. Consumers may not recognize ingredients that may cause an allergic reaction or may misinterpret warnings or instructions that accompany the products. Also they may not understand directions for food preparation or storage that appear on the packaging.

Subject to the above, any person or persons supplying non-English or English labelled food products that do not comply with the above labelling requirements may be in breach of this Notice and Section 108(1) of the *ICCC Act*, and may be liable to a penalty of up to K100,000.00 or imprisonment of up to 2 years, if found guilty by the court. Further, pursuant to Section 111(1) of the *ICCC Act*, action may be taken by the Commission to recall these products. The Commission therefore advises that these products should not be supplied in Papua New Guinea.

Notice Of Declaration To Declare Goods Unsafe—*continued*

This Notice supersedes the Notice published in the *National Gazette* No. G191 on the 15th May, 2014.

The Commission pursuant to Section 114 of the *ICCC Act* invites any person (who supplies or proposes to supply non-English or English labelled food products to contain the correct labelling requirements of the kind described in this Notice) to notify the Commission within 10 days of the publication of this Notice in the *National Gazette*, if they wish for the Commission to hold a conference in relation to this Notice.

The notification should be addressed or hand delivered to: Independent Consumer and Competition Commission, Consumer Protection Division, 1st Floor Garden City, Angau Drive, P.O. Box 6394, Boroko, National Capital District. Telephone (675) 3252144 Facsimile: (675)323 0052.

Dated this 18th day of March, 2016.

P. AIN,  
Commissioner and Chief Executive Officer,  
For and on behalf of the Independent Consumer and Competition Commission.

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*Land Groups Incorporation (Amended) Act 2009*

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

File No: 18147

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:

**NAMGUM LAND GROUP INCORPORATED**

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

- (1) Its members belong to Namgum Clan in Dewara 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 the following customary land and properties in Gogodala Rural Local Level Government, Middle Fly District, Western Province.

Property	Description
1. Kaim Eer ... ..	Creek
2. Gariu Pet Eer ... ..	Creek
3. Bigbug Horror ... ..	History Stone
4. Bog Eer ... ..	Creek
5. Piyou Samsam ... ..	Coconut Stem
6. (Jeneth) Nawer Agbe ... ..	History Stone
7. Sere Aur ... ..	Island
8. Bog Pakas ... ..	Old Village (High Ground)
9. Jeer Mon ... ..	Swamp
10. Kim Nawir Guter ... ..	Main Land
11. Bog Mon ... ..	Swamp
12. Gariu Pet Mon ... ..	Swamp
13. Kaim Mon ... ..	Swamp
14. Amsel Mon ... ..	Swamp
15. Amsel Nawir ... ..	Land
16. Kawaska Mub ... ..	Point
17. Kimsar Aur ... ..	Island

Notice of Lodgement of an Application for Recognition as an Incorporated Land Group—*continued*Namgum Land Group Incorporated—*continued*

Property		Description
18.	Kawaska Aur	Island
19.	Gagar Peer	Bamboo Fence
20.	Tarak Eer	Creek
21.	Gwiub Eer	Creek
22.	Kimsar Pakas	Old Village
23.	Bit Eer	Creek
24.	Baitu Mon	Swamp
25.	Mana Namir	High Land
26.	Baitu Mon	Swamp
27.	Wagigir Nawir	Land
28.	Wagigir Mon	Swamp
29.	Baitu Mon Nawir	Swamp / Land
30.	Baitu Mon	Swamp
31.	Mana Nawir Mon	Main Land Dam 1
32.	Mana Nawir Mon	Main Land Dam 2
33.	Yatmun Eer	Creek
34.	Yatmun Gigarahd	Stream
35.	Maot Eer	Creek
36.	Jeer Eer	Creek

Dated this 9th day of February, 2015.

I. ROGAKILA,  
Registrar of Incorporated Land Groups.

*Note*:—A person(s), a group, the District Administrator or the village court within the local level government of this particular land group may within 30 days of publication of this notice, lodge with the Registrar of ILG an objection and reason thereof not to register this land group in accordance with Section 6 of *ILG (Amended) Act 2009*.

*Land Groups Incorporation (Amended) Act 2009*

**NOTICE OF GRANT OF CERTIFICATE OF RECOGNITION**

**REG ILG No: 369**

PURSUANT to Section 33 of the *Land Groups Incorporation Act*, notice is hereby given that I intend to grant a Certificate of Recognition under Section 5 to a customary group of persons as an Incorporated Land Group to be known by the name of:—

**ANGORA LAND GROUP INCORPORATED**

1. Name: The name of the group shall be *Angora Land Group Inc.* (hereafter referred to as the Land Group).
2. Membership:
  - (1) Membership of the Land Group shall be open to persons who are members of the clans; or
  - (2) To persons who regard themselves and are regarded by the other members of the said clan as bound by Common Customs and Beliefs.
3. Controlling Body: The Committee shall be composed of a Chairperson, Deputy Chairperson, Secretary, Treasurer and up to two (2) other Committee Members as hereunder:—

**Position**

Chairperson  
Deputy Chairperson

**Names**

Simon Philip Urupu  
Bobby Teiko Kiapa

Notice of Grant of Certificate of Recognition—*continued*Angora Land Group Incorporated—*continued*

<i>Secretary</i>	<i>Jackson Hewape</i>
<i>Treasurer</i>	<i>Keiven Payaro Lapu</i>
<i>Female Representative</i>	<i>Juddy Nelson Pando</i>
<i>Female Representative</i>	<i>Anati Aipa Ambuli</i>

4. Dispute Settlement Authority: The Dispute Settlement Authority shall consist of three (3) members but not more than five (5) members:—

<u>Names</u>	<u>Village</u>	<u>Position</u>
<i>Wayai Sale Hewaya</i>	<i>Hembe</i>	<i>DSAC</i>
<i>Yapa Itu</i>	<i>Hawinda</i>	<i>DSAC</i>
<i>John Saiyali</i>	<i>Kiranda</i>	<i>DSAC</i>

I certify that the Incorporated Land Group has complied with the traditional customs of Hawinda Village in Awi-Pori Rural Local Level Government, Koroba-Kopiago District, Hela Province.

Given under my hand at Waigani, this 24th day of March, 2016.

J. SUKA,  
Registrar of Incorporated Land Groups.

*NB:*—As Committee Members and Dispute Settlement Authority Members may change from time to time, a search of the registered copy of the Certificate should be conducted.

File No: 18015

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*Land Groups Incorporation (Amended) Act 2009*

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

File No: 18370

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:

**WARAWAN LAND GROUP INCORPORATED**

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

- (1) Its members belong to Warawan Clan in Mis 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 the following customary land and properties in Ambenob Rural Local Level Government, Madang District, Madang Province.

Property	Description
1. Goma	River
2. Witabra	Land
3. Merowa	Land
4. Binag	Land
5. Darimram	Land
6. Giras	River
7. Gusin	Creek
8. Darempema	Land
9. Silwan	Creek
10. Usilep	Creek

Notice of Lodgement of an Application for Recognition as an Incorporated Land Group—*continued*  
 Warawan Land Group Incorporated—*continued*

Property	Description
11. Sareba ....	Land
12. Eliel ....	Land
13. Barawa ....	Land
14. Mas ....	Land
15. Barimemeg ....	Land

Dated this 18th day of March, 2016.

J. SUKA,  
Registrar of Incorporated Land Groups.

*Note*:—A person(s), a group, the District Administrator or the village court within the local level government of this particular land group may within 30 days of publication of this notice, lodge with the Registrar of ILG an objection and reason thereof not to register this land group in accordance with Section 6 of *ILG (Amended) Act 2009*.

*Auctioneers Act* (Chapter 90)

**AUCTIONEERS LICENCE**

**RICHARD MURRAY FLETCHER** of P.O. Box 770, Lae, 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, 2016.

Dated this 12th day of February, 2016.

J. SAPA,  
First Assistant Secretary,  
Corporate Service Division.

*Auctioneers Act* (Chapter 90)

**AUCTIONEERS LICENCE**

**PATRICK PUNDAO** of P.O. Box 329, Wabag, Enga Province is hereby License to act as an Auctioneer for all parts of Papua New Guinea.

This Licence shall remain in force until 31st December, 2016.

Dated this 18th day of January, 2016.

J. SAPA,  
First Assistant Secretary,  
Corporate Service Division.

*Auctioneers Act* (Chapter 90)

**AUCTIONEERS LICENCE**

**MICHAEL DUNN** of P.O. Box 361, Mt. Hagen, Western Highlands 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, 2016.

Dated this 12th day of February, 2016.

J. SAPA,  
First Assistant Secretary,  
Corporate Service Division.

*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 Copy of State Lease—*continued***

SCHEDULE

State Lease Volume 120 Folio 1 evidencing a leasehold estate in all that piece or parcel of land known as Allotments 5 & 6, Section 38, Mt. Hagen, Western Highlands Province containing an area of 0.1781 hectares more or less the registered proprietor of which is GLEN KUNDIN and VERONICA AIYA KUNDIN.

Other Interest: (1) Registered Mortgage No. HR. 268 to Nambawan Finance Limited.

(2) Unregistered Stamped and Approved Mortgagee exercising power of sale to THOMAS SEROWA.

Dated this 29th day of February, 2016.

B. HITOLO,  
Deputy Registrar of Titles.

*Companies Act 1997*  
Company Number 1-2307

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

I, Lady Angelina Kwan Ying Pelgen of P.O. Box 992, Lae, Morobe Province, give notice that I intend to apply to the Registrar of Companies to reinstate Tevon Ltd, a company that was removed from the Register of registered companies on 13th May, 2011, and give notice that my grounds of application will be that:—

1. I was a Director at the time of the removal of the company from the Register; and
2. The company was still carrying on business at the time of the removal from the Register; and
3. The company should not have been removed from the Register.

Dated this 5th day of May, 2015.

Lady A.K.Y. PELGEN,  
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 29th day of September, 2015.

A. TONGAYU,  
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 with Section 378(3)(d) of the *Companies Act 1997*.