

**REPUBLIQUE
DE
VANUATU**

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**REPUBLIC
OF
VANUATU**

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12 JUNE 2000

SONT PUBLIES LES TEXTES SUIVANTS

LOIS

LOI NO. 12 DE 1999 RELATIVE AU CONTROLE
DU COMMERCE COTIER (ABROGATION).

NOTIFICATION OF PUBLICATION

ACTS

COASTAL TRADING (CONTROL) (REPEAL)
ACT NO. 12 OF 1999.

ORDERS

THE LUGANVILLE MUNICIPALITIES
(ALLOWANCES) ORDER NO. 3 OF 2000.

THE LUGANVILLE MUNICIPAL COUNCIL
(STANDING ORDERS) (AMENDMENT) ORDER
NO. 4 OF 2000.

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COMPANIES ACT [CAP. 191]
□ ADVERTISEMENT OF PETITION

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Noted
13/06

REPUBLIC OF VANUATU

COASTAL TRADING (CONTROL) (REPEAL) ACT NO. 12, 1999

Arrangement of Sections

1. Repeal of Act
2. Commencement.

REPUBLIC OF VANUATU

Assent : 10/09/1999
Commencement : 12/06/2000

COASTAL TRADING (CONTROL) (REPEAL) ACT NO. 12 1999

An Act to repeal the Coastal Trading (Control) Act [CAP 113].

BE IT ENACTED by the President and Parliament as follows:

REPEAL OF ACT

1. The Coastal Trading (Control) Act [CAP 113] is repealed.

COMMENCEMENT

2. This Act commences on the day on which it is published in the *Gazette*.

RÉPUBLIQUE DE VANUATU

LOI NO. 12 DE 1999 RELATIVE AU CONTRÔLE DU COMMERCE CÔTIER (ABROGATION)

Sommaire

1. Abrogation de la Loi.
2. Entrée en vigueur.

RÉPUBLIQUE DE VANUATU

Promulguée : 10/09/1999
Entrée en vigueur: 12/06/2000

LOI NO. 12 DE 1999 RELATIVE AU CONTRÔLE DU COMMERCE CÔTIER (ABROGATION)

Portant abrogation de la Loi (R.C) No. 17 de 1980 relatif au contrôle du commerce côtier (CAP. 113).

Le président de la République et le Parlement promulguent le texte suivant :

ABROGATION DE LA LOI

1. Le Règlement conjoint No. 17 de 1980 relatif contrôle du commerce côtier (CAP. 113) est abrogé.

ENTRÉE EN VIGUEUR

2. La présente Loi entrera en vigueur le jour de sa publication au Journal officiel.

SCHEDULE

SPECIAL DUTIES ALLOWANCES FORM

I certify that the expenses below are correct and true and undertake to obtain refunds for the special duties assigned to me by the council to perform

Council Decision Ref. : (attached)

Signature: Date :

TREASURER'S CERTIFICATION

I certify that the above actual expenses are reasonable and that there is budgetary provision for the particular assigned task and I have recorded and accounted for all expenses incurred in the LMC Book of Accounts

Signature : Date

DATE	DETAILS OF EXPENSES	AMOUNT VATU	ACCOUNTING EXPENDITURE CODE
	TOTAL EXPENSES (DR)		

TOWN CLERK'S CERTIFICATION :

I certify that the applicant (s) has submitted a proper claim satisfactorily and that the applicant (s) had successfully carried out the special duties approved by the Council.

Signature : Date :

REPUBLIC OF VANUATU

MUNICIPALITIES ACT [CAP. 126]

THE LUGANVILLE MUNICIPALITIES (ALLOWANCES)
ORDER NO.3 OF 2000

An Order to prescribe allowances to the Councillors of the Luganville Municipal Council.

IN EXERCISE of the powers conferred by section 4(f) of the Municipalities Act [CAP. 126], I, **BARNABAS TABI**, Minister for Internal Affairs, hereby make the following Order:-

INTERPRETATION

1. In this Order, unless the context otherwise requires:-

“meeting” means a meeting of a full Council and includes the Finance Committee or other committee meetings;

“Councillor” means an elected member of the Council and includes the mayor and deputy mayors;

“special duties” means duties specified in section 3(4) of this Order.

SITTING ALLOWANCE

2. (1) Each Councillor shall be entitled to a maximum sitting allowance of VT5,000 for each day or part of a day's meeting of a committee of the Council that he or she attends.
- (2) For meetings of the Council, the maximum sitting allowance is as follows:
- (a) The Mayor is entitled to VT10,000 for each day or part of a day's meeting;
 - (b) The Deputy Mayor is entitled to VT7,000 for each day or part of a day's meeting; and
 - (c) Councillors are entitled to VT5,000 for each day or part of a day's meeting.

- (3) For the avoidance of doubt a Councillor who has been elected as Mayor or Deputy Mayor must be paid the sitting allowance of Mayor or Deputy Mayor only, as the case may be, and must not receive a sitting allowance as a Councillor.

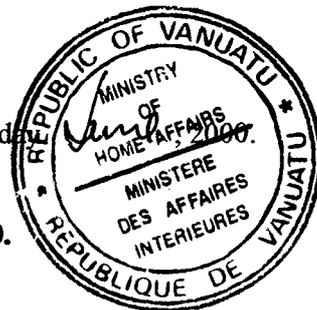
SPECIAL DUTIES ALLOWANCES FOR THE MAYOR, THE DEPUTY MAYOR AND COUNCILLORS

3. (1) The Mayor, Deputy Mayor and Councillors shall be entitled when due occasion arises to reimbursement of any necessary expenditure incurred in the carrying out of special duties.
- (2) The reimbursement of any expenditure incurred in the carrying out of special duties will only become payable after the Mayor, Deputy Mayor or any Councillor has submitted a claim with the necessary supporting documents to the Town Clerk, in the form attached as the Schedule to this Order.
- (3) The Town Clerk shall pay to the Mayor, Deputy Mayor or any Councillor special duties allowance, upon satisfaction that:
- (a) the applicant has submitted a proper claim in the form attached as a Schedule to this Order; and
- (b) that the applicant had actual carried out those special duties.
- (4) For the purposes of this section "special duties" means any duty or task carried out by a Councillor (including the Mayor and Deputy Mayor) which has been approved by the Council prior to the carrying out of that duty or task.

COMMENCEMENT

4. This Order comes into effect on the 5th day of June, 2000.

MADE at Port Vila this 5th day of June, 2000.




BARNABAS TABI

Minister for Internal Affairs

REPUBLIC OF VANUATU

MUNICIPALITIES ACT [CAP. 126]

**THE LUGANVILLE MUNICIPAL COUNCIL (STANDING ORDERS)
(AMENDMENT) ORDER NO. 4 OF 2000**

An Order to amend the Luganville Municipal Council (Standing Orders) Order No. 7 of 1989.

IN EXERCISE of the powers conferred by section 12 of the Municipalities Act [CAP. 126], and with the approval of the Minister for Internal Affairs, the Luganville Municipal Council, hereby makes the following Order:-

REPEAL OF SECTION 23

1. The Luganville Municipal Council (Standing Orders) Order No. 7 of 1989 is amended by repealing section 23.

COMMENCEMENT

2. This order shall come into force on the day of its signature.

MADE at Port Vila this 5th day of June, 2000.



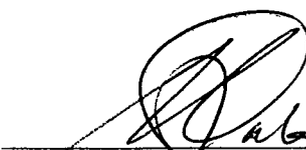
MAYOR



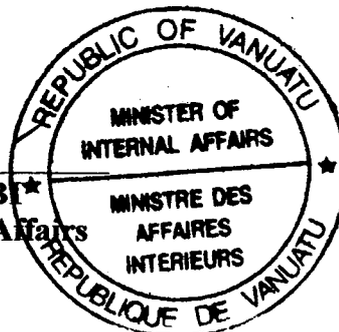
COUNCILLOR



COUNCILLOR



BARNABAS TABI
Minister for Internal Affairs



**IN THE SUPREME COURT OF
THE REPUBLIC OF VANUATU
(COMPANIES ACT)**

Companies Case No. 2 of 2000

IN THE MATTER OF

**IMPRIMERIE DE PORT VILA
LIMITED**

AND

IN THE MATTER OF

**THE COMPANIES ACT
[CAP 191]**

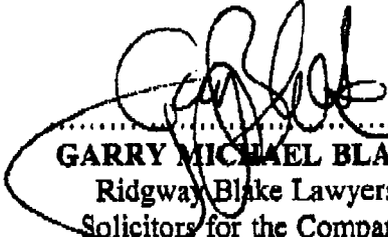
ADVERTISEMENT OF PETITION

Notice is hereby given that a Petition presented to the Supreme Court of Vanuatu on 4 April 2000, to confirm a resolution to reduce the capital of the above company from VT30,600,000 to VT26,640,000 by returning capital which is in excess of the wants of the company, is directed to be heard before Mr Justice Coventry on Monday the 19th day of June 2000 at 9.00 am.

Any creditor or shareholder of the said company or a person otherwise affected by the resolution may appear at the time of hearing by himself or his Counsel, provided such person gives notice of his intention to appear to the Company's solicitors by no later than 4.00 pm on 16 June 2000.

A copy of the Petition will be furnished to any person requiring the same by the undersigned on payment of the proper charge for a copy of the same.

DATED at PORT VILA the *8th* day of *May* 2000.


.....
GARRY MICHAEL BLAKE

Ridgway Blake Lawyers
Solicitors for the Company
KPMG House, Rue Pasteur
Port Vila, VANUATU

