KING'S REGULATION

TO PROVIDE FOR THE ESTABLISHMENT IN THE BRITISH SOLOMON ISLANDS PROTECTORATE OF A LAND REGISTRY OFFICE AND TO REGULATE THE REGISTRATION THEREIN OF INSTRUMENTS AFFECTING LAND IN THE SAID PROTECTORATE.

Made by His Britannic Majesty's High Commissioner for the Western Pacific under the provisions of the Pacific Order in Council, 1893.

In the name of His Majesty, George the Fifth, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India.

1. This Regulation may be cited as the Solomons Land Registration Regulation 1918.

2. In this Regulation, unless the context otherwise requires—

"Protectorate" means the British Solomon Islands Protectorate;

"High Commissioner" means His Britannic Majesty's High Commissioner for the Western Pacific;

"Resident Commissioner" means the Resident Commissioner of the Protectorate;

"Court" means the High Commissioner's Court;
"Grantor" includes a vendor, donor, mortgagor, lessor, or other person conveying, mortgaging, charging, or demising land;

"Grantee" includes every person taking or claiming any interest under any instrument;

"Instrument" includes every instrument in writing affecting land in the Protectorate, including a will and a power of attorney under which any instrument affecting land may be executed;

"Land" includes any estate or interest in real property;

"Will" includes codicil, and the probate of a will and letters of administration with will annexed;

"Appointed fee" means fee specified in the Second Schedule hereto;

"Office" means Land Registry Office established under the provisions of this Regulation.

3. There shall be an office at Tulagi for the registration of all instruments affecting land in the Protectorate, which shall be called the Land Registry Office, and the High Commissioner shall from time to time appoint a fit and proper person to be the Registrar at the said office, and may revoke any such appointment, and may from time to time appoint a Deputy Registrar to act in case of illness, absence or incapacity of the Registrar, and may revoke any such appointment; and the Deputy Registrar while so acting, shall have all the powers, and discharge the like duties, and be subject to all the provisions and penalties relating to the Registrar.

4. The Registrar shall keep a set of books to be numbered consecutively, and shall as soon as practicable, cause every instrument presented for registration at the office, together with the certificate placed thereon, as hereinafter provided, to be copied at full length in one of the said books in the order in which the same shall be presented, and shall cause every instrument as entered in each book to be numbered consecutively from one upwards, and each such book shall have an index in which shall be stated in alphabetical order the name of every party to every instrument other than a will, and the name of the testator of every will recorded in such book with a reference to the page of the book where the instrument is recorded to which the name refers.

5. The Registrar shall immediately after the proof before him of any instrument presented for registration, and upon the presentation of any instrument duly proved before any other person or of any instrument which may be registered under this Regulation without proof, place upon such instrument a certificate in the Form A or the Form B (as the case may require) in the First Schedule hereto under his hand, which shall specify the year, month, day, and hour of the proof, or presentation as the case may be, of such instrument, and the year, month, day, and hour specified in such certificate shall be taken to be the year, month, day, and hour at which such instrument was registered.
6. No instrument, other than a will affecting land, shall be registered unless it contains a proper description, and also a plan of the land affected by such instrument.

7. Every instrument executed before the commencement of this Regulation other than a will, and every will of a testator who shall have died before the commencement of this Regulation, shall as regards any land to be affected thereby take effect as against other instruments affecting the same land from the date of its registration under this Regulation. Provided that every such instrument shall take effect from the date of its execution, and every such will shall take effect from the death of the testator, if registered in the same manner and within the time according to the provisions of the following sections limited for the registration of similar instruments executed after the commencement hereof. Provided also that any instrument deemed to be registered by virtue of section twenty-one hereof shall have the priority provided for by the said section.

8. Every instrument executed after the commencement of this Regulation other than a will shall, so far as regards any land to be affected thereby, take effect as against other instruments affecting the same land from the date of its registration. Provided that every such instrument shall take effect from the date of its execution if registered within such of the following periods as shall be applicable to such instrument, that is to say:

(1) In the case of an instrument executed at any place situate within fifteen miles of the office, the period of three weeks from its date;
(2) in the case of an instrument executed elsewhere in the Protectorate, the period of three months from its date;
(3) in the case of an instrument executed in any State or Territory of the Commonwealth of Australia, the period of six months from its date;
(4) in the case of an instrument executed elsewhere out of the Protectorate, the period of twelve months from its date.

9. Every will of a testator dying after the commencement of this Regulation shall, so far as regards any land to be affected thereby, take effect as against other instruments affecting the same land from the date of its registration. Provided that every such will shall take effect from the death of the testator if registered within such of the following periods as shall be applicable to such will, that is to say:

(1) In the case of the will of any person dying in the Protectorate, the period of four months next after the death of the testator;
(2) in the case of the will of any person dying in any State or Territory of the Commonwealth of Australia, the period of nine months next after the death of the testator;
(3) in the case of the will of any person dying elsewhere out of the Protectorate, the period of eighteen months next after the death of the testator.
10.—(1) No instrument executed after the commencement of this Regulation, other than a will, shall be registered unless it has been proved on oath by the grantor or one of the grantors, or by the grantee or one of the grantees, or by one of the subscribing witnesses to have been duly executed by the grantor or grantors.

(2) No will of a testator dying after the commencement of the Regulation shall be registered,—

(a) unless it has been proved on oath by one of the subscribing witnesses, or if both are dead, or if from any other cause whatever proof by the oath of either of them cannot be obtained, by the oath of some other person present at the execution of the will, or, if the Registrar be satisfied that no such proof can be obtained, by the oath of some person or persons who can testify to the handwriting of the testator and of the subscribing witnesses, or

(b) unless the probate of such will or letters of administration with such will annexed under the seal of the Court or of a court in some part of His Majesty's other Protectorates, or in some part of His Majesty's Dominions, having jurisdiction to grant the same, shall be produced to the Registrar.

The oath shall be in the Form C or D in the First Schedule hereto (as the case may require) or to the like effect.

(3) The proof required by this section shall be made as follows:—

(a) If such instrument or will be executed in the Protectorate before the Registrar, or before a member of the Court, or an officer thereof having authority to administer an oath;

(b) if such instrument or will be executed in any part of His Majesty's Dominions or in any other Protectorate before any Judge of any Court of Law, any Magistrate, Commissioner of Oaths, or Notary Public therein, or the person administering the Government thereof;

(c) if such instrument or will be executed in any foreign country not being a Protectorate of His Majesty before any British Consul or other accredited British Representative resident in such country;

(d) an instrument or will not proved before the Registrar, shall not be registered unless it shall have upon it a certificate as near as may be in the Form E in the said First Schedule hereto purporting to be under the hand and official seal or private seal (if there should be no official seal), or the hand alone if the person shall have no official or private seal, of some one of the persons hereinbefore authorised to receive such proof to the effect that such instrument has been proved.

11. If any instrument be executed in any part of the world where by law the original is kept in any Public Office in such part of the world, in such case a copy of the original and the certificate of proof thereof as the case may be, certified to be correct by the Public Officer in whose custody the original is kept, shall be registered by the Registrar in the same manner as an original instrument, provided the original instrument shall have been proved in the manner herein provided.
12. Every instrument executed after the commencement of this Regulation whereby land is granted by natives to any person or persons other than natives, or by the Crown to any person or persons whatever, shall be void unless the same be registered within a period of three months from the date thereof, and every other instrument executed after the commencement of this Regulation shall, so far as regards any land to be affected thereby, be void unless and until it be registered under this Regulation. Provided that no instrument shall be void by reason of any error or omission of the Registrar.

13. Registration shall not cure any defect in any instrument registered, or confer upon it any effect or validity which it would not otherwise have had.

14. An instrument endorsed on another instrument shall not be registered without the instrument on which it is endorsed unless the latter instrument is already registered.

15. Every judgment or order of a Court affecting land in the Protectorate, every resolution of creditors appointing a trustee in the bankruptcy of a person having any title to or interest in land in the Protectorate, and every resolution of an incorporated company having any title to or interest in land in the Protectorate appointing a liquidator, shall so far as regards any such land affected or to be affected thereby be void unless a memorial thereof as hereinafter provided be registered at the Land Registry Office within, in the case of a judgment order, or resolution pronounced, made or passed within the Protectorate, three months from the date thereof, or within, in the case of a judgment order or resolution pronounced, made or passed out of the Protectorate, six months from the date thereof. Provided that no judgment order or resolution shall be void by reason of any error or omission of the Registrar.

16. (1) Every memorial shall express—
(a) the nature of the memorial;
(b) the date of the judgment, order, or resolution;
(c) the title of the cause or matter wherein the same purports to have been pronounced, made, or passed;
(d) the name and address of the person registering the memorial;
(e) a description of the land in the Protectorate affected or to be affected by the judgment order or resolution, a plan being in the case of a memorial of a judgment or order annexed to the memorial, if the same shall have been put in evidence before the Court by which the judgment or order was pronounced or made and shall be expressly referred to in the judgment or order.

(2) The memorial shall have the necessary particulars set out as nearly as may be according to Form F in the First Schedule hereto.

17. Every Memorial shall be verified by the oath of some competent person that the same contains a true statement of the several particulars therein set forth, such oath to be according to Form G in the First Schedule hereto and to be sworn before the Registrar or any person before whom in the like case of proof of an instrument an oath can be sworn. Provided that a Memorial not sworn to before the Registrar shall not be registered unless it have
upon the back thereof a certificate according to Form H
in the First Schedule hereto which shall be subscribed by
the person administering the oath in the like manner as
the certificate provided for by section ten subsection three
hereof is required to be subscribed.

18.—(1) The Registrar upon receiving a Memorial duly
proved shall insert in the columns thereof provided for
that purpose the necessary particulars of the date and
hour of its receipt by him, the name and address of the
person verifying the Memorial, and the number thereof,
and shall place upon and at the foot of the Memorial so
completed a certificate under his hand according to the
following form, viz.:

"This Memorial was received by me at the time
therein stated and duly registered.

Registrar,
Land Registry Office,"

(2) The Registrar shall give a receipt for every Memorial
duly proved and received by him. The receipt shall take
the form of a certificate under the hand of the Registrar
placed upon and at the foot of a copy of the Memorial,
completed as aforesaid, such certificate to be according
to the following form, viz.:

"The original and duly completed Memorial whereof
the above writing is a true copy was received by me
at the time therein stated and duly registered.

Registrar,
Land Registry Office, British Solomon Islands."

(3) Every Memorial received by the Registrar shall be
filed and kept by the Registrar in his office in such order
and manner as subject to the directions of the High Com-
missioner therein he shall think fit, so that the same may
be most readily inspected.

19.—(1) Upon the commencement of this Regulation
the High Commissioner shall forthwith cause to be made
on durable paper a copy, certified by the Secretary to the
Western Pacific High Commission to be a true copy, of
every entry affecting land in the Protectorate then con-
tained in the book kept in Fiji at the office of the Western
Pacific High Commission and intituled "Register of Land
Claims."

"(2) All such copies as aforesaid shall be arranged together
consecutively in the order of the respective dates of the
original entries and shall as so arranged be bound together
with a durable binding so as to constitute a book in one
or more volumes according as may be most convenient
for use.

(3) The book so constituted shall have each sheet therein
contained numbered consecutively from one upwards, each
such sheet being deemed to be a page, and shall have set
out therein an index in which shall be stated in alphabetical
order the name of every party to every instrument other
than a will and the name of the testator of every will
whereof a copy certified as aforesaid is contained in such
book with a reference both to the page or pages of such
book where is contained the copy of the instrument to which
the name refers and also to the page or pages of the Register
above-mentioned where is contained the original entry
whereof such copy has been made.
The book constituted as aforesaid shall also have a title page on which shall be set out and sealed with the seal of the High Commissioner under his hand an inscription according to the following form, viz.:

**British Solomon Islands Protectorate.**

Land Registry Office.

Book of certified copies of entries affecting land in the Protectorate made under the Solomons Land Registration Regulation 1918 from the Western Pacific High Commissioner Register of Land Claims.

[Signature and Seal of High Commissioner.]

(5) If the said book is constituted of two or more volumes the said inscription sealed as aforesaid shall in the case of the first volume thereof have set out therein on a separate line and immediately preceding the signature and seal of the High Commissioner the additional words “volume one,” and in the case of a volume thereof other than the first be inscribed therein as aforesaid with the addition on a separate line and immediately preceding the signature and seal of the High Commissioner of appropriate words of reference to the number of the volume such as “volume two” or as the case may require.

(6) The High Commissioner shall forthwith upon the due completion of the said book cause it to be delivered into the custody of the Registrar.

20. Upon the commencement of this Regulation the Resident Commissioner shall forthwith cause to be delivered into the custody of the Registrar every book which then is in the custody or under the control of the Resident Commissioner and which purports to be a book relating to the registration of instruments affecting land in the Protectorate as theretofore practised in the office of the Resident Commissioner.

21.—(1) Every book duly caused by the High Commissioner or the Resident Commissioner to be delivered to the Registrar under the provisions of section nineteen or section twenty thereof shall when received by the Registrar into his custody be, in relation to any instrument recorded therein as having been registered in the office of the High Commissioner or the Resident Commissioner as the case may be before the commencement of this Regulation, deemed to be a register book or register within the meaning of this Regulation but no further entries shall be made therein.

(2) Every instrument so recorded shall be deemed to be registered under this Regulation, and shall so far as regards any land to be affected thereby take effect as against other instruments affecting the same land from the date of such registration. Provided that nothing herein contained shall be deemed to prevent the registration anew if so desired under this Regulation of any such instrument and the acquisition accordingly of the priority provided for in respect thereof by section seven of this Regulation upon strict compliance being made with the provisions of this Regulation.

22. A certificate appearing upon any instrument which is thereby certified to have been registered in the office of the High Commissioner or the Resident Commissioner as the case may be before the commencement of this Regulation, and, in the case of an instrument certified to have been registered as aforesaid in the office of the High
Commissioner, purporting to be under the seal or signature of any person for the time then being acting as High Commissioner, Assistant High Commissioner, or Secretary to the Western Pacific High Commission, or, in the case of an instrument certified to have been registered as aforesaid in the office of the Resident Commissioner, purporting to be under the seal or signature of any person for the time then being acting as Resident Commissioner, shall be received in evidence of the matter certified in the like manner as it is provided by this Regulation that a certificate of registry purporting to be signed by the Registrar shall be received in evidence.

23. All register books, registers, and registered memorials at the Land Registry Office shall be deemed to be in legal custody, and shall be receivable in evidence in all legal proceedings whatsoever, and the Registrar shall produce or cause to be produced any register book, register, or memorial in his office, on subpoena or order of the Court without payment for so doing unless the Court or Tribunal shall direct otherwise.

24. The Registrar shall allow searches to be made at all reasonable times in any register book, register, or file of memorials in his custody, and upon request and payment of the appointed fees shall give copies or extracts of or from any entry in any such book or register, or of or from any such memorial, and shall certify as correct all such copies or extracts. Every copy or extract, or certificate of registry purporting to be signed by a Registrar, shall be received in evidence without any further or other proof thereof, unless it shall be proved that the same is a forgery, in all legal proceedings of a civil nature instead of the production of the original register or record, subject nevertheless to the provisions hereinafter contained.

25. In case any party shall intend to use in evidence on the trial or hearing of any civil action, suit, or matter in Court any copy or extract certified as hereinbefore mentioned of or from any entry in any such register book or register, or of any such memorial, he shall give notice in writing to the opposite party, his solicitor or agent, of his intention to use such certified copy or extract in evidence at such trial or hearing, and at the same time shall deliver to him, his solicitor or agent, a copy of the copy or extract and of the certificate thereon, and on proof by affidavit of the service or on admission of the receipt of such notice and copy such certified copy or extract shall be received in evidence at such trial or hearing if the Court shall be of opinion that such service has been made in sufficient time before such trial or hearing to have enabled the opposite party to inspect the original register book, register, or memorial, from which such certified copy or extract has been taken.

26. Any person who shall wilfully make or cause to be made for the purpose of being inserted in any register under this Regulation any false statement touching any of the particulars herein required to be known and registered, shall be guilty of a misdemeanour and shall at the discretion of the Court be liable to a fine not exceeding one hundred pounds or to be imprisoned, with or without hard labour, for any term not exceeding one year.

27. No erasure shall be made in any register book, or register, or certified copy or extract thereof or therefrom;
but if any error shall occur, then a line of red ink shall be drawn through any word improperly inserted so as to leave the original word legible, and any word which may have been omitted shall either be interlined or written in the margin with red ink (and always when practicable by the same hand as the rest of the same writing), and the Registrar shall subscribe his name in the margin opposite to each correction.

28. Any person who shall wilfully destroy or injure, or cause to be destroyed or injured, any register book, register, or registered memorial, or any part thereof, or shall counterfeit or cause to be counterfeit any part of any such book, register, or memorial, or any certified copy thereof, or extract therefrom, or shall wilfully insert or cause to be inserted in any such book, register, memorial, certified copy or extract of or from any such book, register, or memorial any false entry, or shall certify any writing to be a copy or extract of or from any such book, register, or memorial, knowing the same to be false in any part thereof, or shall counterfeit the seal of the Land Registry Office or the signature of the Registrar or Deputy Registrar, shall be guilty of felony, and shall be liable to be kept in penal servitude for any term not exceeding seven years, or to be imprisoned for any term not exceeding two years with or without hard labour.

29. Every sum received by way of fee or penalty under or by virtue of this Regulation shall be paid into the Treasury in aid of the general revenue of the Protectorate by the person receiving the same.

30.—(1) In respect of any matter or thing mentioned in the Second Schedule hereto the fee therein specified shall be paid therefor.

(2) The High Commissioner may for any reason which he may deem expedient reduce the amount of any fee payable under this Regulation or remit the same altogether, or if such fee shall have been paid into the Treasury he may order its refund.

31. The High Commissioner may from time to time make, alter, and revoke rules—

(1) for the government and guidance of the Registrar and of all persons acting under him;

(2) adding to the forms given in the First Schedule hereto or altering any of the forms required to be used for the purpose of this Regulation;

(3) altering the fees specified in the Second Schedule hereto or imposing fees in respect of any matter done under or for any purpose of this Regulation;

(4) and generally for the better carrying of the provisions of this Regulation into effect;

and may by any such rule attach a penalty not exceeding five pounds to any breach thereof.

Such rules shall be published in the Western Pacific High Commission Gazette and shall thereupon have the force of law as if they were part of this Regulation.

32. The Solomons and Gilbert and Ellice (Registration Fees) Regulation 1915 is hereby repealed so far as it has reference to the British Solomon Islands Protectorate but otherwise shall continue to have effect.

33. This Regulation shall come into operation on such day as the High Commissioner by Proclamation in the Western Pacific High Commission Gazette shall direct.
Solomons Land Registration Regulation 1918.

FIRST SCHEDULE.

FORM A.
Certificate of Proof of Instrument before a Registrar.

British Solomon Islands.

This instrument was proved before me by the oath of A.B., within named at.............., o'clock in.............. noon this.............., day of

................................, 19......

G.H.
Registrar, Land Registry Office.

FORM B.
Certificate of Delivery to Registrar of an Instrument not proved before him.

British Solomon Islands.

This instrument was delivered to me for registration by A.B., of [state his residence and profession] at.............., o'clock in the.............. noon, this.............., day of.............., 19......

G.H.
Registrar, Land Registry Office.

FORM C.
Oath for Proof of an Instrument.

I, A.B., of.............., make oath and say that on the.............., 19.... I duly executed the instrument now produced to me and marked A, and that I can read and write (or cannot read and write, and that the said instrument was read over and interpreted to me by.............., at the time of its execution, and that I understood its provisions).

Sworn at.............. this.............., day of.............., 19....

A.B.
Before me,

C.D. [State official description.]

FORM D.

I, C.D., of.............., make oath and say that on the.............., 19.... I saw A.B., of.............., duly execute the instrument now produced to me and marked A, and that A.B. can or could read and write (or cannot or could not read and write, and that the said instrument was read over and interpreted to him by.............., at the time of its execution, and that he appeared to understand its provisions).

Sworn at.............. this.............., day of.............., 19....

C.D.
Before me,

E.F. [State official description.]

FORM E.
Certificate of Proof of Instrument not before the Registrar.

This instrument was proved before me by the oath of the within named.............., to have been duly executed by the within named.............., on the.............., day of.............., 19......

Given under my hand and official seal.

(Signed) A.B. [State official description.]

or,

Given under my hand and private seal, I having no official seal.

(Signed) A.B. [State official description.]

or,

Given under my hand, I having no official or private seal.

(Signed) A.B. [State official description.]
### Solomons Land Registration Regulation 1918.

**FORM F.**

**Memorial.**

<table>
<thead>
<tr>
<th>Nature of memorial</th>
<th>Place and date of judgment or b.o.</th>
<th>Description of land affected</th>
<th>Particulars to be inserted by Registrar</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**FORM G.**

**Oath for Proof of a Memorial.**

I, A.B., of...................., make oath and say that the statement of the several particulars set forth in the memorial now produced to me and marked A is within my own knowledge true.

"Sworn at............... this............... 
day of............... , 19......

Before me, ...................

C.D. [state official description.]

**FORM H.**

**Certificate of Proof of Memorial not before the Registrar.**

The memorial contained on the other side hereof was proved this .................. day of .................. before me by the oath of X.Y., of....................

Given under my hand and official seal.

(Signed) A.B. [state official description.]

or,

Given under my hand and private seal, I having no official seal.

(Signed) A.B. [state official description.]

or,

Given under my hand, I having no official or private seal.

(Signed) A.B. [state official description.]

### SECOND SCHEDULE.

**FEES.**

<table>
<thead>
<tr>
<th>For every instrument or memorial presented for registration</th>
<th>£ s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the proof before the Registrar of an instrument or memorial</td>
<td>0 2 6</td>
</tr>
<tr>
<td>For the registration and recording of an instrument, for every folio of 72 words or part thereof</td>
<td>0 2 0</td>
</tr>
<tr>
<td>Additional fee for every plan contained in an instrument:—</td>
<td></td>
</tr>
<tr>
<td>For plan not exceeding 36 square inches</td>
<td>0 5 0</td>
</tr>
<tr>
<td>For plan exceeding 36 square inches</td>
<td>0 10 0</td>
</tr>
<tr>
<td>For the registration and recording of a memorial</td>
<td>0 5 0</td>
</tr>
<tr>
<td>For every search, for every half hour or part thereof</td>
<td>0 2 6</td>
</tr>
<tr>
<td>For a certified copy of, or extract from, a recorded instrument or memorial, for every folio of 72 words or part thereof</td>
<td>0 2 0</td>
</tr>
<tr>
<td>Additional fee for plan contained in certified copy or extract:—</td>
<td></td>
</tr>
<tr>
<td>For plan not exceeding 36 square inches</td>
<td>0 5 0</td>
</tr>
<tr>
<td>For plan exceeding 36 square inches</td>
<td>0 10 0</td>
</tr>
<tr>
<td>For comparing if required, an instrument with the register thereof, for every folio of 72 words or part thereof</td>
<td>0 1 0</td>
</tr>
</tbody>
</table>
Published and exhibited in the Public Office of the High Commissioner for the Western Pacific this twenty-ninth day of May, one thousand nine hundred and eighteen.

By Command,

A. L. AYTON,
Acting Secretary to His Britannic Majesty's High Commissioner for the Western Pacific.