

Papua New Guinea

National Gazette

PUBLISHED BY AUTHORITY

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

No. G561

PORT MORESBY, THURSDAY, 8th JULY

[1976

NOTICE OF COMMENCEMENT

I, John Guise, G.C.M.G., Governor-General, by virtue of the powers conferred by the under-mentioned Act and all other powers me enabling, acting with, and in accordance with, the advice of the Minister for Primary Industry, hereby notify that the said Act shall come into operation on and from the date of publication of this instrument in the National Gazette No. 17 of 1976—Forest Industries Council (Amendment) Act 1976.

Dated this 29th day of June, 1976.

JOHN GUISE, Governor-General.

Provincial Government (Preparatory Arrangements) Act 1974

RECOGNITION OF PROVINCIAL GOVERNMENT BODY

I, John Guise, G.C.M.G., Governor-General, by virtue of the powers conferred by Section 2 of the Provincial Government (Preparatory Arrangements) Act 1974 and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, which is of the opinion that there exists in the Central Province a properly organized body that is capable of acting as a provincial government for the purposes of the Act, hereby declare the Central Provincial Government Constituent Assembly to be a provincial government body for the purposes of the Act in relation to the Central Province by the name of the Central Provincial Government.

Dated this 29th day of June, 1976.

JOHN GUISE, Governor-General.

Provincial Government (Preparatory Arrangements) Act 1974

RECOGNITION OF PROVINCIAL GOVERNMENT BODY

I, John Guise, G.C.M.G., Governor-General, by virtue of the powers conferred by Section 2 of the Provincial Government (Preparatory Arrangements) Act 1974 and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, which is of the opinion that there exists in the East Sepik Province a properly organized body that is capable of acting as a provincial government for the purposes of the Act, hereby declare the East Sepik Province Combined Councils Conference to be a provincial government body for the purposes of the Act in relation to the East Sepik Province by the name of the East Sepik Provincial Government.

Dated this 29th day of June, 1976.

JOHN GUISE, Governor-General. Provincial Government (Preparatory Arrangements) Act 1974

RECOGNITION OF PROVINCIAL GOVERNMENT BODY

I, John Guise, G.C.M.G., Governor-General, by virtue of the powers conferred by Section 2 of the *Provincial Government (Preparatory Arrangements) Act* 1974 and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, which is of the opinion that there exists in the East New Britain Province a properly organized body that is capable of acting as a provincial government for the purposes of the Act, hereby declare the Constituent Assembly of the East New Britain Province to be a provincial government body for the purposes of the Act in relation to the East New Britain Province by the name of the East New Britain Provincial Government.

Dated this 29th day of June, 1976.

JOHN GUISE, Governor-General.

Provincial Government (Preparatory Arrangements) Act 1974

RECOGNITION OF PROVINCIAL GOVERNMENT BODY

I, John Guise, G.C.M.G., Governor-General, by virtue of the powers conferred by Section 2 of the *Provincial Government (Preparatory Arrangements) Act* 1974 and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council, which is of the opinion that there exists in the Eastern Highlands Province a properly organized body that is capable of acting as a provincial government for the purposes of the Act, hereby declare the Eastern Highlands Area Authority to be a provincial government body for the purposes of the Act in relation to the Eastern Highlands Province by the name of the Eastern Highlands Provincial Government.

Dated this 29th day of June, 1976.

JOHN GUISE, Governor-General.

PROCLAMATION

Western Highlands Province Village Courts (Establishment) Proclamation 1976, being

A Proclamation to establish certain Village Courts and to specify the areas of those courts,

MADE by the Minister for Justice under the Village Courts Act 1973.

1.—ESTABLISHMENT OF VILLAGE COURTS.

The Village Courts specified in Column 1 of the Schedule are hereby established.

2.—VILLAGE COURT AREAS.

The area of a Village Court specified in Column 1 of the Schedule consists of the area—

- (a) deemed by customary usage to be occupied by the members of the Village Groups set out in Column 2; and
- (b) occupied by the persons residing on the portions of land set out in Column 2,

as the case may be.

SCHEDULE

Column 1 Village Court	Column 2 Village Court Area
Muglamp District	
Gumanch	Kuk, Gumanch, Muglap, Keta, Kuraldung, Molga, Komapana, Kenembo, being traditional lands held by the clans of Kauliga, Rogoga, Kinga, Ramoi, Kilibuga, Ropkimbo, Nabuge, Papeka, Rondong, Andipi, Kumanembo and Kaimuga.
Kenjipi	Kenjipi, Penda, Kutinga, Nunga, Noi, Mala, Timbi, Menjim being traditional lands held by the clans of Pirauduga, Kiranembo, Wagabuga, Nelga, Kumunuga, Timbugambu, Dave, Komunuga, Mangapaka, Kitsnembo and including alienated land known as Kondapina Land Settlement (LA64/467).
Kotna	Nunga No. 2, Kiuts, Ambuga, Kotna, Keia, Rang, Rulna, Palg and Kurunga being traditional lands held by the clans of Ogembo, Kitipi, Kinjiga, Kenega, Kelembo, Katembo, Kapilyembo, Tulga, Tulmaga, Digembo, Wanembo, Mabuge and Palge.
Tigi	Buk, Palgi, Uim, Tigi Kul including traditional lands held by the clans of Kauliga, Elipimbu, Eugambo, Kope, Kimbu, Kamaga and Andakelimbo.

Given under my Hand at Port Moresby, this 21st day of June, 1976 and in the 25th year of Her Majesty's reign.

N. E. OLEWALE, Minister for Justice.

Village Courts Act 1973

APPOINTMENT OF CHAIRMEN AND DEPUTY CHAIRMEN OF VILLAGE COURTS

I. Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 11(1) of the Village Courts Act 1973, as amended to date, and all other powers me enabling, hereby-

- (a) appoint each Village Magistrate specified in Column 2 of the Schedule to be the Chairman of the Village Court specified in Column 1 and set out opposite the name of that Village Magistrate; and
- (b) appoint each Village Magistrate (if any) specified in Column 3 of that Schedule to be the Deputy Chairman of the Village Court specified in Column 1 opposite the name of that Village Magistrate.

SC	HΕ	DΙ	JLE

Column I	Column 2	Column 3
Village Court	Chairman	Deputy Chairman
Enga District		
Nandi	Minaro Ale	Wasa Kamso
Kundis	Samson Kaun	Kenda Kuputu
Wei-emi	Yaka Ambi	Kamba Emek
Pina	Pilyo Emek	Yalya Petambuni
Pumokos	Yombon Itiok	Erikio Kalok

N. E. OLEWALE, Minister for Justice.

PRICES ORDER No. 170

being

A Prices Order relating to the maximum retail price for

PETROL, DISTILLATE AND LIGHTING KEROSENE

MADE by the Deputy Price Controller under the provisions of the Prices Regulation Act 1949, as amended to date, to come into operation on the date of publication in the National Gazette.

1. CITATION.

This Order may be cited as Prices Order No. 170.

2. VARIATION TO PRICES ORDER No. 163.

Prices Order No. 163 is hereby amended—

(1) by omitting fr	om Schedu	ile 1 to t	hat Order	the word	s (appeari	ng under	East Sepil	k Provinc	:e)—
"Maprik	107.1	5.6	101.5	89.0	3.8	85.2	91.7	4.0	87.7"
and inserting in their stead the words—									
"Maprik	110.5	9.0	101.5	92.4	7.2	85.2	95.1	7.4	87.7"
(2) by omitting fr	om Schedu	ile 1 to t	hat Order	the word	s (appeari	ng under	Madang I	Province)-	_
(a) "Annaberg(b) "Brahman(c) "Bundi(d) "Josephstaal	158.8 139.0 142.3 153.3	57.3 37.5 40.8 51.8	101.5 101.5 101.5 101.5	142.5 122.7 126.0 137.0	57.3 37.5 40.8 51.8	85.2 85.2 85.2 85.2	145.0 125.2 128.5 139.5	57.3 37.5 40.8 51.8	87.7" 87.7" 87.7" 87.7"
and inserting	in their stea	ad the w	ords—						
(a) "Annaberg (b) "Brahman (c) "Bundi (d) "Josephstaal	190.5 167.5 167.5 176.5	89.0 66.0 66.0 75.0	101.5 101.5 101.5 101.5	174.2 151.2 151.2 160.2	89.0 66.0 66.0 75.0	85.2 85.2 85.2 85.2	176.7 153.7 153.7 162.7	89.0 66.0 66.0 75.0	87.7" 87.7" 87.7" 87.7"

Dated at Port Moresby this 1st day of July, 1976.

ACT PASSED BY THE NATIONAL PARLIAMENT

IT is hereby notified, for general information, that the following Act passed by the National Parliament was certified by the Acting Speaker of the National Parliament on 29th June, 1976:—

No. 33 of 1976—Mining (OK Tedi Agreement) Act 1976.

M.K. YERE, Acting Clerk of the National Parliament.

Income Tax Act 1959

RETURNS OF INCOME

I, John Wolfgang Lohberger, Chief Collector of Taxes, by virtue of the powers conferred by the Papua New Guinea Income Tax Act 1959 and all other powers me enabling, hereby require returns of all income derived during the year ended on the thirtieth day of June, One thousand nine hundred and seventy-six (or the accounting period, if any, adopted under that Act in lieu of that year), to be furnished to me in such of the forms provided for the purpose as are applicable, containing the information and particulars mentioned or referred to in the relevant forms, and verified by declarations as therein set forth, and accompanied by all such balance sheets, profit and loss accounts, statements and other documents as are mentioned in the forms or as are requisite, at the appropriate places, on or before the dates hereinafter stated.

Persons Required to Furnish Returns	Returns to be Lodged on or before
Every person resident in Papua New Guinea whose total income from all sources, both in and out of Papua New Guinea (other than repatriation, age and invalid pensions and other exempt social services benefits), derived exclusively, under one or more of the following headings, namely, remuneration as an employee, stipend, rent, interest, annuities, dividends, or any other sources was in excess of K936.	31st August, 1976.
Every person resident in Papua New Guinea whose total income from all sources both in and out of Papua New Guinea, derived wholly or partly from a source which is a business in the ordinary acceptation of that term, including a professional business, was in excess of K936.	31st August, 1976.
Every person being a member of a partnership who is a resident in Papua New Guinea (other than a company) whose total income from the partnership and all other sources both in and out of Papua New Guinea was in excess of K936.	31st August, 1976.
Every person who is a resident of Papua New Guinea whose total income from a trust estate and all other sources both in and out of Papua New Guinea was in excess of K936.	31st August, 1976.
Every trust estate which is resident of Papua New Guinea whose total income from a trust estate and all other sources both in and out of Papua New Guinea was in excess of K936.	31st August, 1976.
Every trust estate which is resident in Papua New Guinea whose total income derived from all sources in and out of Papua New Guinea was in excess of K4.	31st August, 1976.
Every company resident in Papua New Guinea whose total income derived from all sources, both in and out of Papua New Guinea, was in excess of K2.	31st August, 1976.
Every non-resident person (other than a company) whose total income derived from all sources in Papua New Guinea was in excess of K936 other than a person whose income from Papua New Guinea consisted solely of dividends.	31st August, 1976.
Every trust estate which is not resident in Papua New Guinea whose total income derived from all sources in Papua New Guinea was in excess of K4.	31st August, 1976.
Every non-resident company whose total income derived from all sources in Papua New Guinea was K2, or in excess of K2, other than a company whose income from Papua New Guinea consisted solely of dividends.	31st August, 1976.
Any person or company who has adopted, under the Papua New Guinea Income Tax Act 1959, an accounting period being the twelve months ending on some date other than 30th June, 1976.	31st August, 1976, or the sixtieth day after the last day of the accounting period so adopted, whichever date is the later.
Every religious and charitable institution whose income from any commercial undertaking in or out of Papua New Guinea exceeds K2.	30th October, 1976.
All Local Government Councils whose income from commercial activities other than the provision of normal council services solely to council taxpayers exceeds K2.	30th October, 1976.

Every partnership is required to lodge a return showing the income of the partnership and the return is required to be furnished on or before 31st August, 1976, by the partners resident in Papua New Guinea or by any one of them. When there is no partner resident in Papua New Guinea, the return is required to be furnished by the agent in Papua New Guinea for the partnership.

A return of the total income of every trust is required to be furnished, on or before 31st August, 1976, by the trustees thereof resident in Papua New Guinea or by any one of them. When there is no trustee resident in Papua New Guinea, the return is required to be furnished by the agent in Papua New Guinea for the trustee.

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

Returns of Income-continued

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

- (a) the name and address of each resident shareholder to whom dividends in excess of K 100 were paid or credited, and the amount paid or credited to each during the year ended 30th June, 1976;
- (b) the name and address of each resident person to whom interest in excess of K100 was paid or credited, and the amount paid or credited to each during the year ended 30th June, 1976.
- (c) the name and address of each non-resident company to which dividends and/or interest was paid or credited, and the amount paid or credited during the year ended 30th June, 1976;
- (d) the name and address of each non-resident person to whom dividends and/or interest in excess of K100 was paid or credited, and the amount paid or credited to each during the year ended 30th June, 1976;
- (e) the total amount of dividends and the total amount of interest paid or credited to non-residents during the year ended 30th June, 1976.
- (f) the total amount of interest paid or credited, during the period covered by the return, to debenture holders who are not residents of Papua New Guinea on money secured by debentures of the company, and used in Papua New Guinea, or used in acquiring assets for use or disposal in Papua New Guinea, and to depositors who are not residents of Papua New Guinea on money lodged at interest in Papua New Guinea with the company, after deducting—
 - (i) interest paid or credited outside Papua New Guinea to persons who are not residents of Papua New Guinea on debentures issued outside Papua New Guinea;
 - (ii) unless the Chief Collector otherwise directs—
 interest paid or credited to a company which is not a resident of Papua New Guinea
 carrying on business in Papua New Guinea which has a public officer duly appointed under
 the *Income Tax Act* 1959;
 - (iii) interest of K936 or less paid or credited to each non-resident not being a company; and
- (g) the total amount of interest paid or credited during the period covered by the return, in respect of debentures payable to bearer, the names and addresses of the holders of which are not supplied to the Chief Collector.

A statement showing the name and address of each depositor to whom interest in excess of K 100 was paid or credited and the amount of interest paid or credited to each during the year ended 30th June, 1976, is hereby required to be furnished by every person or institution holding money lodged at interest in Papua New Guinea.

By virtue of the provisions of Section 191 of the Papua New Guinea Income Tax Act 1959, I hereby require a return of the amounts paid or payable in or out of Papua New Guinea in respect of the carriage of passengers, livestock, mails or goods shipped in Papua New Guinea in a ship belonging to or chartered by a person whose principal place of business is out of Papua New Guinea to be furnished by the master of the ship or the agent or other representative in Papua New Guinea of the owner or charterer. Such return showing the amounts paid or payable during the year ended 30th June, 1976, is required to be furnished on or before 30th October, 1976.

Failure to duly furnish the required returns renders the person concerned liable to a penalty of not less than K4 or more than K200, as determined by a court of competent jurisdiction.

Dated at Port Moresby this 30th day of June, 1976.

J.W. LOHBERGER, Chief Collector of Taxes.

NOTIFICATION OF SUCCESSFUL APPLICANTS—LAND BOARD No. 966 ITEMS 1, 3, 5, 6, 7, 8, 10, 11 AND 12

IN accordance with the provisions of the Land Act 1962, it is advised that the following applications heard at the Central Government Offices, on 28th January, 1976 were successful and were confirmed by the Minister for Natural Resources on 22nd June, 1976.

The following leases are in the Central Province and National Capital District and unless otherwise indicated, commence on 8th July, 1976.

76/88—Australian Conference Association Ltd, a Mission Lease over Allotments 1, 2, 3 and 4, (consolidated) Section 231, City of Port Moresby.

76/92—Sevese Tatiove and Morala Kakare (Joint Tenants), an Agricultural Lease over Portion 50, "Kuriva", Milinch Goldie, Fourmil Moresby.

76/93—Moripi Village Development Corporation, an Agricultural Lease over Portion 493, "Kuriva", Milinch Goldie, Fourmil Moresby.

CL. 1654—Roman Catholic Mission (Port Moresby), a Mission Lease over Allotment 30, Section 21, City of Port Moresby.

CL.4156—Missionary Association of Papua New Guinea, a Special Purposes Lease over Allotment 17, Section 25, City of Port Moresby.

CL. 4878—Ian Stuart and William John Francis Kearney, (as Joint Tenants). 1. A Residence lease over Allotments 22 and 23, Section 41, Hohola, City of Port Moresby. 2. A Special Purposes Lease over Allotment 24, Section 41, Hohola, City of Port Moresby. The new leases shall commence on the day following the day of registration of the surrender of Crown Lease Volume 20, Folio 4878.

75/1754—Housing Commission, a Business (Light Industrial) Lease over Allotment 24, Section 63, City of Port Moresby.

CL.6316—Housing Commission, a Special Purposes (Office Complex) Lease over Part Allotment 176, Section 227, City of Port Moresby.

Notification of Successful Applicants-Land Board No. 966 Items 1, 3, 5, 6, 7, 8, 10, 11 and 12-continued

69/3570—Housing Commission. Residence Leases over Allotments 27, 29, 32, 82, 85-132 (inclusive) Section 148, Allotments 1-14 (inclusive) 16-98 (inclusive) 101-169 (inclusive). Section 227, Allotments 1-106 (inclusive) Section 228, Allotments 72-161 (inclusive) Section 231, Allotments 1-155 (inclusive). Section 232 and Allotments 18-33 (inclusive). Section 234 "Tokarara", City of Port Moresby.

73/406—Papua New Guinea Electricity Commission, a Special Purposes (Sub-Station Site) Lease over Portion 1257, Milinch Granville, Fourmil Moresby

Dated at City of Port Moresby this 24th day of June, 1976.

W. LAWRENCE, Secretary for Natural Resources.

DEPARTMENT OF TRANSPORT, WORKS & SUPPLY

SUPPLY AND TENDERS COMMITTEE

TENDERS

TI-NDERS are invited for-

Tender No. TC 10-07-044--Erection and completion of Highlands Agricultural Training Institute (Korn Farm) Stages 2, 3 & Mt. Hagen, Western Highlands Province.

Tenders close at 10.00 a.m., Friday, 13th August, 1976.

Documents are available from the Chairman, P.O. Box 1142, Beroko.

Envelopes containing tender must bear the number and closing days of the tender.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

- II is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that-
 - (a) under Section 56(10) of the Act the Minister for National Development approved registration of Aircraft and Marine Sales (in this notification called "the Enterprise") in respect of the following activities:-

Operation of a tourist charter vessel subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 30th October, 1975.

SCHEDULE

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localization of its staff which may from time to time be laid down by the Department of Labour and Industry (or any other Department which succeeds to the functions of that Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- The Enterprise shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.
- 4. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- The Enterprise will at all times conduct its operations in such a way as to minimise deleterious effects on the environment, and will abide by any reasonable standards specified by the Minister responsible for environmental matters.
- 6. The Enterprise shall not without the prior approval in writing of the Minister-
 - (a) in or in connexion with the acquisition, or possible acquisition of goods or services by the Enterprise from another enterprise, induce or attempt to induce that enterprise, by any express or implied threat or promise, to accept terms as to price or any other matter or conditions, including collateral conditions, that are more favourable to the Enterprise than those upon or subject to which that enterprise is willing to supply goods or services of the same kind and quantity to business competitors generally of the Enterprise;

Notification of Approval of Registration-continued

Schedule-continued

- (b) require, as a condition of the supply of goods or services to another enterprise, that that enterprise acquire all or part of its requirements of goods or services of another class directly or indirectly from a second enterprise;
- (c) induce another enterprise to refuse to deal with a second enterprise, or to refuse to deal with a second enterprise except on terms disadvantageous to the second enterprise.
- The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- The proprietor or proprietors for the time being of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.
- The Enterprise shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 10. Subject to the Act, the registation of the Enterprise is for three years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.
- The Enterprise shall not carry on the activity for which it is registered with more than one vessel at any time; such vessel shall be based in Port Moresby.

Dated the 23rd day of June, 1976.

K. UIARI. Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that-

under Section 56(10) of the Act the Minister for National Development approved registration of John Gregory Barnes and Ellen Mary Barnes (both of whom are referred to in this notification as "the Enterprise") in respect of the following activities:-

> Owning and letting of property subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 13th October, 1975.

- In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- Subject to the Act, the registration of the Enterprise is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.
- The proprietors of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.
- The Enterprise shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- The Enterprise shall notify NIDA in writing of its acquisition of any real property or any interest in real property after the date of registration immediately upon such acquisition.
- 7. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless

Schedule --continued

the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

8. In selling, leasing, granting licences or right of entry in respect of or otherwise disposing of any real property or any interest in real property, the Enterprise shall not discriminate between persons on the basis of race, tribe, place of origin, political opinion, colour, creed, religion or sex.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister for National Development approved registration of John Charles Clayton (in this notification called "the Enterprise") in respect of the following activities: —

Retailing of men's wear subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 13th October, 1975.

SCHEDULE

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localization of its staff which may from time to time be laid down by the Department of Labour and Industry (or any other Department which succeeds to the functions of that Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- 3. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 4. All books of account and records of the Enterprise will be kept in Papua New Guinea and in the English language.
- 5. Subject to the Act, the registration of the Enterprise is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.
- 6. The proprietor of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.
- 7. The Enterprise shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 8. If required by NIDA by notice in writing signed by the Executive Director at any time after the second anniversary of the date of registration the Enterprise shall sell or otherwise dispose of an interest to Papua New Guineans or local enterprises specified in such notice up to 25% of the interest in the Enterprise.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister approved registration of Dennis John Dures (in this notification called "the Enterprise") in respect of the following activities:—

Operating of milk bars and coffee shop subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 12th November, 1975.

Notification of Approval of Registration-continued

SCHEDULE

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localization of its staff which may from time to time be laid down by the Department of Labour and Industry (or any other Department which succeeds to the functions of that Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- 3. The Enterprise shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.
- 4. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 5. The Enterprise will keep all books of accounts and records in Papua New Guinea and in the English language.
- 6. The proprietor of the Enterprise shall not transer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.
- 7. The Enterprise will carry on the business of operating a coffee shop only at the Papua New Guinea University of Technology in Lae, and will cease such activity on or before 31st August, 1975.
- 8. The Enterprise will carry on the business of operating milk bars only at the Busu Theatre in Lae and the Festival Theatre in Lae.
- 9. At the expiration of three years from the date of registration, the Enterprise shall be wholly owned by a person or persons who are Papua New Guineans or local enterprises.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister for National Development approved registration of Richard Gault Enterprises (in this notification called "the Enterprise") in respect of the following activities:—

Manufacture of soft drinks subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 13th October, 1975.

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 3. In the drawing up of all agreements and arrangements for the provision of goods and services, ruling market prices will be utilized as the basis for determining cost.
- The Enterprise will keep all books of account and records in Papua New Guinea and in the English language.
- 5. The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localization of its staff which may from time to time be laid down by the Department of Labour, and Industry (or any other Department which succeeds to the functions of that Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- 6. The Enterprise shall, within six months of the date of registration commence carrying on business in the activities for which it is registered.

Schedule-continued

- 7. Subject to the Act, registration is for five years from the date of registration, and may be extended from time to time by the Minister on the application of the Enterprise.
- 8. The proprietors of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.
- 9. The activity for which the Enterprise is registered shall not be carried on in any location other than Rabaul.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister for National Development approved registration of Hohola Imports and Services (in this notification called "the Enterprise") in respect of the following activities:—

> Hiring of squash courts Retailing of sporting goods Letting of flats and shops Wholesaling of hotel equipment

subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 3rd December, 1975.

SCHEDULE

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 3. In the drawing up of all agreements and arrangements for the provision of goods and services, ruling market prices will be utilized as the basis for determining cost.
- 4. All books of account and records of the Enterprise will be kept in Papua New Guinea and in the English language.
- 5. The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localization of its staff which may from time to time be laid down by the department of Labour and Industry (or any other Department which succeeds to the functions of that Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- 6. The Enterprise shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 7. Subject to the Act, registration is for five years from the date of registration and may be extended from time to time by the Minister on the application of the Enterprise.
- 8. The proprietor of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

- IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—
 - (a) under Section 56(10) of the Act the Minister for National Development approved registration of Melanesian Tourist

Notification of Approval of Registration-continued

Schedule-continued

Services Pty Ltd (in this notification called "the Company") in respect of the following activities:—

Tour organization, co-ordination, promotion and marketing the provision of tourist management and marketing services subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Company; and
- (c) the Company was registered on 2nd October, 1975.

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Company will meet with the Director of the Office of Tourism or his nominated officers any time after 18 months from the date of registration to decide the rate, the manner and the extent of local participation in the Company.
- 3. The Company will comply with all and any obligations and conditions relating to the training of employees and the localization of its staff (including both employees and officers of the Company) which may from time to time be laid down by the Department of Labour and Industry (or any other Department which succeeds to the functions of that Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- 4. The Company shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.
- 5. The Company shall not without the prior approval in writing of the Minister—
 - (a) in or in connexion with the acquisition, or possible acquisition of goods or services by the Company from another enterprise, induce or attempt to induce that enterprise, by any express or implied threat or promise, to accept terms as to price or any other matter or conditions, including collateral conditions, that are more favourable to the Company than those upon or subject to which that enterprise is willing to supply goods or services of the same kind and quantity to business competitors generally of the Company:
 - (b) require, as a condition of the supply of goods or services to another enterprise, that that enterprise acquire all or part of its requirements of goods or services of another class directly or indirectly from a second enterprise;
 - (c) induce another enterprise to refuse to deal with a second enterprise, or to refuse to deal with a second enterprise except on terms disadvantageous to the second enterprise.
- 6. The Company will guide and assist Papua New Guinean enterprises in establishing business in tourist related activities being activities identified as such from time to time by the Minister for the time being responsible for tourism, and in particular will discuss with NIDA (or with the Director of the Office of Tourism if appointed at that time) two months after the date of registration, progress towards forming Melanesian Tours, a local enterprise to carry on business in tourist activities.
- 7. The Company shall not publish any promotional material relating to tourism in Papua New Guinea until such time as approval is obtained from the Director or the Office of Tourism or, until he is appointed, the Minister responsible for tourism.
- 8. The Company shall not operate any means of transport for tourists.
 - 9. The issued capital will not be less than K10 000.00.
- 10. The Company will keep all its books of account and records in Papua New Guinea and in the English language.
- 11. The Company shall, within six months of the date of registration commence carrying on business in the activities for which it is registered.
- 12. Subject to the Act, registration is for five years from the date of registration, and may be extended from time to time by the Minister on the application of the Company.
- 13. The Company shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
- 14. The Company will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless

Schedule-continued

the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister for National Development approved registration of Mida's Deli (in this notification called "the Enterprise") in respect of the following activities:—

> Retailing of food (not for consumption on premises) and non-alcoholic beverages subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 12th November, 1975.

SCHEDULE

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Enterprise will comply with all and any obligations and conditions to the training of employees and the localization of its staff which may from time to time be laid down by the Department of Labour and Industry (or any other Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- 3. The Enterprise shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.
- 4. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 5. The Enterprise shall not without the prior approval in writing of the Minister in or in connexion with the acquisition, or possible acquisition of goods or services by the Enterprise from another Enterprise, induce or attempt to induce that enterprise, by any express or implied threat or promise, to accept terms as to price or any other matter or conditions, including collateral conditions, that are more favourable to the Enterprise than those upon or subject to which that enterprise is willing to supply goods or services of the same kind and quantity to business competitors generally of the Enterprise.
- The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 7. By the second anniversary of the date of registration, the Enterprise shall be 100% owned and controlled by Papua New Guineans or local enterprises.
- 8. The proprietors for the time being of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.
- 9. The Enterprise shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 10. Subject to the Act, the registration of the enterprise is for two years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.
- 11. The Enterprise shall not carry on the activity for which it is registered in any location in Papua New Guinea other than Arawa.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman. National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister approved registration of Pacific Islands Corporation (in this notification called "the Company") in respect of the following activities:—

Sawmilling, planing mill, flooring and moulding manufacturing, timber merchanting and road construction, silviculture, logging, merchanting of forest products, timber processing, woodchipping, together with such further activities which may be agreed between the Company and the Government; subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of that Act the Minister directed NIDA to register the Company; and
- (c) the Company was registered on 26th August, 1975.

SCHEDULE

1. Following the takeover of the timber interests in ANG Holdings Ltd the terms and conditions of timber Permit No. 353P issued under the *Forestry Act* 1936 shall be adhered to.

2. Upgrading Present Sawmill

The Company shall upgrade the existing Kapari Sawmill so that the sawn timber is of an export standard as recognised by the Department of Forests. Such sawn timber must be produced within 12 months of the takeover date.

3. Kiln Drying Facilities

Plans for kiln drying facilities shall be submitted, prior to any construction commencing, to the Department of Forests. Construction of the facilities will be completed by the end of December, 1976.

4. New Sawmill

The Company shall submit plans and a feasibility study for a new sawmill to the Director of Forests by the end of December, 1976. The Company shall construct the new sawmill unless the feasibility study shows that the resources available are insufficient. The construction of the new sawmill shall be completed by the end of December, 1977. The new sawmill shall be built in accordance with the then existing building regulations and pollution control measures. The quality of the sawn timber output shall comply with the then current export grading rules.

5. Quantity of Timber

The annual log intake into the new sawmill and the old Kapari Sawmill together shall not without the approval of the Department of Forests, be less than 28 000 m³ and shall not exceed 60 000 m³.

6. Woodchips and Further Processing

By the end of June, 1977 the Company in consultation with the Department of Forests should complete and present a feasibility study on a woodchip mill and other facilities in order to make full use of the available timber resources in existing areas and the adjoining Abau-Magarida area. Such feasibility study should include a study of land use including reforestation.

7. Negotiations

If the Company wishes to proceed with the construction of the woodchip mill or other further processing facilities then the negotiations with the Government should commence as soon as practicable after the submission of the feasibility study.

8. Training and Localisation

By the end of December, 1975 a training and localization plan shall be submitted to the Department of Labour and Industry. Mutual agreement will be reached by the end of June, 1976.

9. Local Business Development

The Company in consultation with the Secretary for Business Development shall appoint a suitably qualified and competent liaison officer who is to be available to assist in the training and localization programme and who is to be responsible for liaison in ensuring that the Company actively encourages development of local business. He shall at all times keep the Department of Business Development informed of all activities being undertaken.

0. Road Construction Programme

The Company will continue with the road construction contract which has been signed with the Government.

Schedule-continued

- 11. Within three months of the takeover of ANG Timber interests the Company will submit a financial plan to the Government through NIDA indicating the capital structure of the Pacific Islands Corporation together with the plans showing the method of financing its future development.
- 12. Existing Wood Machining Facilities and Dip Diffusion Treatment Facilities

The Company will use the existing facilities after the takeover.

13. Equity

The Government of Papua New Guinea either directly or through the Investment Corporation of Papua New Guinea shall have the option to acquire to be exercised prior to 30th June, 1980, up to 20 per centum of the issued capital of Pacific Islands Corporation from APPM at its par (face) value. It is agreed that any surplus in the profit and loss appropriation account at the date of exercising such option shall be declared as a dividend to the shareholders existing immediately prior to the exercising of such option. Such dividend being credited to an advance account in their tavour. Unless otherwise agreed repayment of this advance is then to be made in three equal annual instalments with interest on the unpaid balance at a rate not greater than the average rate being paid by Pacific Islands Corporation on bank loans at that time.

During the period that the option to acquire equity in Pacific Islands Corporation remains in force the Government of Papua New Guinea shall be entitled to appoint one representative to the Board of Directors of Pacific Islands Corporation and upon exercising its rights under this option shall be entitled to appoint representatives on the Board of Directors of Pacific Islands Corporation proportionate to its equity holding.

- 14. The Company will consult employees before management decisions relating to the terms and conditions of employment of such employees are made.
- 15. The Company will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 16. The Company will keep all its books of accounts and Company records in Papua New Guinea and in the English language.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister for National Development approved registration of Pacific Lumber Pty Ltd (in this notification called "the Company") in respect of the following activities:—

> Manufacture of furniture turnings, wooden manufacturing and turning activities subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Company; and
- (c) the Company was registered on 13th October, 1975.

SCHEDULE

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Company, as a minimum will install machinery and equipment for the manufacture of furniture turnings, wooden manufacture and other turning activities and commence carrying on business within six months of the date of registration or such additional period as the Minister may determine.
- 3. The Company will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.

Notification of Approval of Registration-continued

Schedule-continued

- 4. The Company shall not without the prior approval in writing of the Minister—
 - (a) in or in connexion with the acquisition, or possible acquisition of goods or services by the Company from another enterprise, induce or attempt to induce that enterprise, by any express or implied threat or promise, to accept terms as to price or any other matter or conditions, including collateral conditions, that are more favourable to the Company than those upon or subject to which that enterprise is willing to supply goods or services of the same kind and quantitity to business competitors generally of the Company; or
 - (b) require, as a condition of the supply of goods or services to another enterprise, that that enterprise acquire all or part of its requirements of goods or services of another class directly or indirectly from a second enterprise; or
 - (c) induce another enterprise to refuse to deal with a second enterprise, or to refuse to deal with a second enterprise except on terms disadvantageous to the second enterprise; or
 - (d) engage in price-cutting with the object of substantially damaging the business of a competitor or preventing a possible competitor from entering into competition with it;
 - (e) impose prices or other terms or conditions of dealing that it would be unable to impose but for its dominant position in the market in Papua New Guinea; or
 - (f) make it known to another enterprise that the Company will not supply goods to that other enterprise unless the other enterprise agrees to sell those goods at a price not less than that specified by the Company.
- 5. The Company shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.
- 6. The Company will comply with all and any obligations and conditions relating to the training of employees and the localization of its staff (including both employees and officers of the Company) which may from time to time be laid down by the Department of Labour and Industry (or any other Department which succeeds to the function of that Department) or prescribed under the Employment (Training and Regulation) Act 1971 or under any other Act dealing with training and localization of employees.
- 7. All books of account and records of the Company will be kept in Papua New Guinea and in the English language.
- 8. The Company shall conduct a feasibility study within three years in conjunction with Business Development, Development Bank of Papua New Guinea and the Labour Department with a view to training a Papua New Guinean or a group of Papua New Guineans in setting up a furniture manufacturing company and providing them with all the assistance required inter alia technological, managerial and marketing expertise.
- 9. The whole of the output of the Company shall be exported except—
 - (a) where component parts are supplied to a local enterprise engaged in the manufacture of furniture for domestic consumption or for export; or
 - (b) where approval in writing is given by NIDA for the sale of components to a foreign enterprise.
- 10. Subject to the Act, the registration of the Company is for 10 years from the date of registration but may be extended from time to time by the Minister on the application of the Company.
- 11. The Company shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
 - 12. (1) If required by NIDA by notice in writing signed by the Executive Director at any time or from time to time after the second anniversary of the date of registration, the Company shall grant options to Papua New Guineans or local enterprise specified in such notice to take on allotment such shares as are necessary to bring the total shareholdings of Papua New Guineans and local enterprises in the Company up to 30% of the Company's issued share capital at the time such options are granted.
 - (2) If required by NIDA by notice in writing signed by the Executive Director at any time or from time to time after the fifth anniversary of the date of registration, the

Schedule-continued

Company shall grant options to Papua New Guineans or local enterprises specified in such notice to bring the total shareholdings up to 75% of the Company's issued share capital at the time such options are granted.

- (3) Each option granted pursuant to (1) and (2) above shall provide as follows:-
 - (a) The option may be exercised within a period of five years ('the Option Period');
 - (b) The option shall be in respect of shares which rank equally in all respects with and carry equal voting rights to other ordinary shares of the Company;
 - (c) The amount to be subscribed to the Company on the exercise of the option and the issue of shares in respect thereof shall be the fair value of such shares on the date of exercise, such value to be agreed upon by the Company and NIDA or in default of agreement to be determined by a reputable firm of Chartered Accountants having a practice in Papua New Guinea appointed by the President for the time being of the Institute of Chartered Accountants of Australia;
 - (d) The services of a firm of Chartered Accountants appointed to determine the value of shares as aforesaid shall be paid for by the Company;
 - (e) The Company shall ensure that there are sufficient unissued shares of the Company to enable the option to be exercised in full at all times during the Option Pariod
- (4) Provided always that the Company may in lieu of issuing shares upon exercise of any of the options secure the shareholders to sell and transfer shares in the Company held by them partly or wholly to bring the shareholding of Papua New Guineans and local enterprises to 30% or 75% of the Company's issued capital as the case may be at the times envisaged under subconditions 12(1) and 12(2) hereof respectively. The price payable to the shareholders upon the sale of such shares shall be the fair value thereof at the date of the exercise of the option either to be agreed upon or determined in accordance with the provisions of sub-condition 12(3)(c).
- 13. The Company will at all times conduct its operations in such a way as to minimize deleterious effects on the environment, and will abide by any reasonable standards which may be specified by the Minister responsible for environmental matters.
- 14. The activity for which the Company is registered shall not be carried on in any location other than Lae.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister for National Development approved registration of Robert John Sinclair and Alice Ann Sinclair (both of whom are referred to in this notification called "the Enterprise") in respect of the following activities:—

Owning and letting of property subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 27th November, 1975.

SCHEDULE

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 3. Subject to the Act, the registration of the Enterprise is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

Notification of Approval of Registration-continued

Schedule-continued

- 4. The proprietors of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.
- 5. The Enterprise shall, within six months of the date of registration commence carrying on business in the activities for which it is registered.
- 6. The Enterprise shall notify NIDA in writing of the acquisition of any real property or any interest in real property after the date of registration immediately upon such acquisition.
- 7. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 8. In selling, leasing, granting licences or rights of entry in respect of or otherwise disposing of any real property or any interest in real property, the Enterprise shall not discriminate between persons on the basis of race, tribe, place of origin, political opinion, colour, creed, religion or sex.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

National Investment and Development Act 1974

NOTIFICATION OF APPROVAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that—

(a) under Section 56(10) of the Act the Minister for National Development approved registration of Sorengana Shipping Company Pty Ltd (in this notification called "the Company") in respect of the following activities:—

Operation of shipping services subject to the conditions specified in the Schedule; and

- (b) under Section 56(12)(a) of the Act the Minister directed NIDA to register the Company; and
- (c) the Company was registered on 27th November, 1975.

- 1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.
- 2. The Company shall consult with Papua New Guinean employees before management decisions relating to the terms and conditions of employment of such employees are made.
- 3. The Company will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned, unless the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 4. The Company shall not without the prior approval in writing of the Minister—
 - (a) in or in connexion with the acquisition, or possible acquisition of goods or services by the Company from another enterprise, induce or attempt to induce that enterprise, by any express or implied threat or promise, to accept terms as to price or any other matter or conditions, including collateral conditions, that are more favourable to the Company than those upon or subject to which that enterprise is willing to supply goods or services of the same kind and quantity to business competitors generally of the Company:
 - (b) require, as a condition of the supply of goods or services to another enterprise, that that enterprise acquire all or part of its requirements of goods or services of another class directly or indirectly from a second enterprise;
 - (c) induce another enterprise to refuse to deal with a second enterprise, or to refuse to deal with a second enterprise except on terms disadvantageous to the second enterprise.
- 5. The Company will keep all its books of accounts and Company records in Papua New Guinea and in the English language.
 - 6. The issued capital will not be less than K20 000.00.

Schedule-continued

- 7. (1) If required by NIDA by notice in writing signed by the Executive Director at any time or from time to time after the second anniversary of the date of registration the Company shall grant option to Papua New Guineans or local enterprises specified in such notice to take on allotment such shares as are necessary to bring the total shareholdings of Papua New Guineans and local enterprises in the Company up to 50% of the Company's issued share capital at the time such options are granted.
 - (2) Each such option granted pursuant to (1) above shall provide as follows:
 - (a) The option may be exercised within a period of five years ("the Option Periods");
 - (b) The option shall be in respect of shares which rank equally in all respects with and carry equal voting rights to other ordinary shares of the Company;
 - (c) The amount to be subscribed to the Company on the exercise of the option and the issue of shares in respect thereof shall be the fair value to be agreed upon by the Company and NIDA or in default of agreement to be determined by a reputable firm of Chartered Accountants having a practice in Papua New Guinea appointed by the President for the time being of the Institute of Chartered Accountants of Australia;
 - (d) The services of a firm of Chartered Accountants appointed to determine the value of shares as aforesaid shall be paid for by the Company;
 - (e) The Company shall ensure that there are sufficient unissued shares of the Company to enable the option to be exercised in full at all times during the Option Period.
- 8. The Company shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 9. Subject to the Act, the registration of the Company is for five years from the date of registration but may be extended from time to time by the Minister on the application of the Company.
- The Company shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.

Dated the 23rd day of June, 1976.

K. UIARI, Chairman.

Civil Registration Act 1963

APPOINTMENT OF REGISTRAR-GENERAL

- I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 8(1)(a) of the Civil Registration Act 1963 and all other powers me enabling, hereby—
 - (a) revoke the notice of Appointment of Registrar-General dated 12th July, 1975 and Published in Government Gazette No. 61 of 31st July, 1975 in so far as it relates to the appointment of Phillip Matuakan Paney as Registrar-General; and
 - (b) appoint Gregory Francis Sheehan as Registrar-General for the purposes of that Act.

Dated this 21st day of June, 1976.

N. E. OLEWALE, Minister for Justice.

INTENTION TO STRIKE OFF

NOTICE is hereby given that at the expiration of three months from the date of publication of this notice the company named hereunder incorporated under the laws of Papua New Guinea will, unless cause is shown to the contrary be struck off the Register and the Company will be dissolved.

C: 3280-M A Sedawie & Co. New Guinea Pty Ltd.

Dated at Port Moresby the 22nd day of June, 1976.

G.F. SHEEHAN, Registrar of Companies.

Business Group Incorporation Act 1974

APPOINTMENT OF REGISTRAR

- I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 4(1) of the Business Groups Incorporation Act 1974 and all other powers me enabling, hereby—
 - (a) revoke the notice of Appointment of Registrar of Business Groups dated 12th July, 1975 and published in Government Gazette No. 61 of 31st July, 1975; and
 - (b) appoint Gregory Francis Sheehan, an officer, to be the Registrar of Business Groups.

Dated this 21st day of June, 1976.

N. E. OLEWALE, Minister for Justice.

Land Groups Act 1974

APPOINTMENT OF REGISTRAR AND ACTING REGISTRAR

- I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 3 of the *Land Groups Act* 1974 and all other powers me enabling, hereby—
 - (a) revoke the notice of Appointment of Registrar dated 12th July, 1975 and published in Government Gazette No. 61 of 31st July, 1975; and
 - (b) appoint Gregory Francis Sheehan, an officer, to be the Registrar of Incorporated Land Groups; and
 - (c) appoint Colin Healey, an officer, to be Acting Registrar of Incorporated Land Groups in the absence of Gregory Francis Sheehan.

Dated this 21st day of June, 1976.

N. E. OLEWALE, Minister for Justice.

Real Property Act 1913(P)

APPOINTMENT OF REGISTRAR OF TITLES

- I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 7(1)(a) of the Real Property Act 1913(P) and all other powers me enabling, hereby—
 - (a) revoke the notice of Appointment of Registrar of Titles dated 12th July, 1975 and published in Government Gazette No. 61 of 31st July, 1975; and
 - (b) appoint Gregory Francis Sheehan to be the Registrar of Titles for the purposes of that Act.

Dated this 21st day of June, 1976.

N. E. OLEWALE, Minister for Justice.

Companies Act 1963, as amended

NOTICE OF STRIKING OFF

I hereby give notice that the names of the companies listed hereunder have been struck off the Register of Companies and that on publication of this notice the companies are dissolved.

C.1801-Territory Hotels Pty Limited.

C.2171-Toorak Radio Pty Ltd.

Dated this 28th day of May, 1976.

K. MOI, of Companies.

Deputy Registrar of Companies.

Companies Act 1963, as amended

NOTICE OF STRIKING OFF

I hereby give notice that the name of the company listed hereunder has been struck off the Register of Companies and that on publication of this notice the Company is dissolved.

C. 2963—Waigani Theatres Pty Limited.

Dated this 31st day of May, 1976.

K. MOI,

Deputy Registrar of Companies.

Village Courts Act 1973

DIRECTION TO MAGISTRATE

I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 72 of the Village Courts Act 1973 and all other powers me enabling, hereby direct Joseph Maben, a Local Court Magistrate, to make monthly inspections of each Village Court in the Wapenamanda District of the Enga Province and of its records, and inquire as to its functioning.

Dated this 24th day of June, 1976.

N. EBIA OLEWALE, Minister for Justice.

Child Welfare Act 1961

APPOINTMENT OF MEMBERS OF THE CHILDREN'S COURT AT PORT MORESBY

I, John Adrian McNair Pritchard, Acting Chief Magistrate, by virtue of the powers conferred by Section 32(c) of the Child Welfare Act 1961 and all other powers me enabling, hereby appoint Barbra Lloyd and Janny Molders to be Members of the Port Moresby Children's Court.

Dated this 1st day of July, 1976.

J. A. M. PRITCHARD, Acting Chief Magistrate.

District Courts Act 1963

APPOINTMENT OF JUSTICES OF THE PEACE

1, John Adrian McNair Pritchard, Acting Chief Magistrate, by virtue of the powers conferred by Section 12 of the District Courts Act 1963 and all other powers me enabling, hereby appoint the following persons to be Justices of the Peace for Papua New Guinea—

Augustin Kofofa Geoffrey Roy Cuthell Grahame Ronald Ward James Yuk Lam Cheung John Eric Gabbott Ian Geffrey Wilks.

Dated this 1st day of July, 1976.

J.A.M. PRITCHARD, Acting Chief Magistrate.

District Court Act 1963

APPOINTMENT OF RESERVE MAGISTRATES AND JUSTICES OF THE PEACE

l, John Adrian McNair Pritchard, Acting Chief Magistrate, by virtue of the powers conferred by Section 10(1) of the District Courts Act 1963 and all other powers me enabling, hereby appoint Craig Douglas McConaghy and Peter William Salmon to be Reserve Magistrates and Justices of the Peace.

Dated this 1st day of July, 1976.

J.A.M. PRITCHARD, Acting Chief Magistrate.

IN THE NATIONAL COURT OF JUSTICE

PROBATE JURISDICTION

In the Will of VIVIAN SOLIEN (also known as VIVIAN JOSEPH SOLIEN) late of Port Moresby, Papua New Guinea, Retired School Teacher, deceased.

NOTICE is hereby given that, after the expiration of twenty-one days from the date of the publication hereof, application will be made to this Honourable Court that Probate of the Will dated the fourth day of December, 1967 of the abovenamed Vivian Solien (also known as Vivian Joseph Solien) deceased, may be granted to the Public Curator of Papua New Guinea the sole Executor named in the said Will.

Any person interested who desires to object to the application or to be heard upon it, may file a caveat in the Registry at any time before the grant is made.

Dated this 24th day of June, 1976.

W. KOPPEL, Deputy Public Curator. Companies Act 1963-1973 Sections 146(1) and 254(2)

BARTON PTY LTD

GENERAL MEETING

AT an Extraordinary General Meeting of the members of Barton Pty Ltd duly convened and held at 127 Kent Street, Sydney at 9.00 a.m. on the 30th day of June, 1976 the Special Resolution and Ordinary Resolution set out below were duly passed:

SPECIAL RESOLUTION

"That the Company be wound up voluntarily."

ORDINARY RESOLUTION

"That Mr Brian Felix Monger of Messrs Hancock Woodward & Neill, Chartered Accountants, Cuthbertson Street, Port Moresby be appointed to be and act as the Liquidator of the Company."

Dated this 1st day of July, 1976.

B.F. MONGER, Director.

Companies Act 1963-1973 Sections 146(1) and 254(2)

TRYON (N.G.) PTY LTD

GENERAL MEETING

AT an Extraordinary General Meeting of the members of Tryon (N.G.) Pty Ltd duly convened and held at the offices of Messrs Hancock Woodward & Neill, Chartered Accountants, Granville House, Cuthbertson Street, Port Moresby, on the 30th day of June, 1976, the Special Resolution set out below was duly passed:

SPECIAL RESOLUTION

"That the company be wound up voluntarily and that Mr Brian Felix Monger of Messrs Hancock Woodward & Neill, Chartered Accountants, Granville House, Cuthbertson Street, Port Moresby, Papua New Guinea, be and is hereby appointed the Liquidator for the purpose of such winding up."

Dated this 1st day of July, 1976.

B.F. MONGER, Director.

Companies Act 1963-1973 Sections 146(1) and 254(2)

ANDROSS (N.G.) PTY LTD

GENERAL MEETING

AT an Extraordinary General Meeting of the members of Andross (N.G.) Pty Ltd duly convened and held at the offices of Messrs Hancock Woodward & Neill, Chartered Accountants, Granville House, Cuthbertson Street, Port Moresby, on the 30th day of June, 1976, the Special Resolution set out below was duly passed:

SPECIAL RESOLUTION

"That the company be wound up voluntarily and that Mr Brian Felix Monger of Hancock Woodward & Neill, Chartered Accountants, Granville House, Cuthbertson Street, Port Moresby, Papua New Guinea, be and is hereby appointed the Liquidator for the purpose of such winding up."

Dated this 1st day of July, 1976.

B.F. MONGER, Director.

Land Disputes Settlement Act 1975

NOTICE OF REVOCATION OF LAND MEDIATION DIVISIONS

THE District Land Disputes Committee established for the Madang Province, by virtue of the powers conferred by Section 9(1) of the Land Disputes Settlement Act 1975 and all other powers it enabling and having complied with Section 9(3) of the Act, hereby revoke the notice of Declaration of Land Mediation Divisions dated the 6th November, 1975 and published in the National Gazette of 26th December, 1975.

Dated this 17th day of June, 1976.

J. NALAU, Chairman.

Lands Registration Act 1924 (NG)

APPOINTMENT OF REGISTRAR OF TITLES

- I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 6(1)(a) of the Land Registration Act 1924 (NG) and all other powers me enabling, hereby—
 - (a) revoke the notice of Appointment of Registrar of Titles dated 12th July, 1975 and published in *Government Gazette* No. 61 of 31st July, 1975; and
 - (b) appoint Gregory Francis Sheehan to be the Registrar of Titles for the purposes of that Act.

Dated this 21st day of June, 1976.

N. EBIA OLEWALE, Minister for Justice.

Land Act 1962

NOTICE UNDER SECTION 38(1)

- I, William Lawrence, by virtue of the powers conferred by Section 38(1) of the Land Act 1962 and all other powers me enabling, hereby extinguish—
 - (a) the right of Kuah Gun to a lease over Portion 593, Milinch Hagen, Fourmil Ramu, Western Highlands Province; and
 - (b) the right of Ulga Kambe to a lease over Portion 567, "Avi", Milinch Hagen, Fourmil Ramu, Western Highlands Province.

and designated in the Department of Natural Resources as Granted Applications 72/3149 and 72/3249 respectively.

Dated this 28th day of June, 1976.

W. LAWRENCE.

Land Act 1962

NOTICE UNDER SECTION 38(1)

I, William Lawrence, by virtue of the powers conferred by Section 38(1) of the Land Act 1962 and all other powers me enabling, hereby extinguish the right of Ponitu Pinganoma to a lease over the land described in the Schedule.

SCHEDULE

A grant of an application in respect of Portion 744, Milinch Granville, Fourmil Moresby, Central Province. (Department of Natural Resources reference 73/1889.)

Dated this 28th day of June, 1976.

W. LAWRENCE.

Land Act 1962

NOTICE UNDER SECTION 38(1)

1, William Lawrence, by virtue of the powers conferred by Section 38(1) of the *Land Act* 1962 and all other powers me enabling, hereby extinguish the right of Kawatia Tagapi to a lease over the land described in the Schedule.

SCHEDULE

A grant of ar application in respect of Portion 14, "Galai", Milinch Dagi, Fourmil Talasea, West New Britain Province. (Department of Natural Resources reference 75/624.)

Dated this 28th day of June, 1976.

W. LAWRENCE.

National Investment and Development Act 1974

NOTIFICATION OF REFUSAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that the Minister has refused registration of A. & A. Chan and Bom in the activity of operating a retail tradestore at Madang.

Dated the 21st day of June, 1976.

G. SMITH, Secretary.

Native Employment Act 1958

APPOINTMENT OF EMPLOYMENT OFFICER

I, Kipling Uiari, Secretary for Labour, Commerce and Industry, by virtue of the powers conferred by Section 10 of the *Native Employment Act* 1958 and all other powers me enabling, hereby appoint Earnest Oa to be an Employment Officer for the purposes of that Act

Dated this 28th day of June, 1976.

K. UIARI,

Secretary for Labour, Commerce and Industry.

Village Courts Act 1973

APPOINTMENT OF DEPUTY DISTRICT SUPERVISING MAGISTRATE

I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 6 of the Village Courts Act 1973 and all other powers me enabling, hereby appoint Natanais Marum, a Magistrate of a District Court to be the Deputy District Supervising Magistrate for the Madang Province.

Dated this 21st day of June, 1976.

N. EBIA OLEWALE, Minister for Justice.

Village Courts Act 1973

APPOINTMENT OF VILLAGE MAGISTRATES

I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 8 of the Village Courts Act 1973 and all other powers me enabling, hereby appoint each person specified in Column 2 of the Schedule to be a Village Magistrate for the Village Court specified in Column 1 and set out opposite the name of that person.

SCHEDULE

Column 1 Village Court Column 2 Village Magistrate

Wewak District

Munji Kusambug Koari Kwakenjase Pwasause Morisenge

Dated this 21st day of June, 1976.

N. EBIA OLEWALE, Minister for Justice.

DEPARTMENT OF TRANSPORT, WORKS & SUPPLY

SUPPLY & TENDERS COMMITTEE (H.Q.)

TENDERS

TENDERS are invited for:-

Tender No. TC 52-05-001—Hire of Construction Plant required for the maintenance of the Popondetta—Kokoda Road and other Roads in the Northern Province.

Tenders close at 10.00 a.m. on Friday, 30th July, 1976.

Documents are available from the Chairman, P.O. Box 1142, Boroko.

Envelopes containing tender must bear the number and closing date of the tender.

DEFENCE SUPPLY AND TENDERS BOARD

TENDERS

TENDERS are invited for:--

 $DF52\\--Supply$ of Fruit and Vegetables to the PNG Government in Port Moresby, Lae and Wewak.

Tenders close at 1.30 p.m. on Friday, 23rd July, 1976.

Documents are available from the Secretary, P.O. Box 6753, Boroko, P.N.G. Phone 256166 Ext 2472.

N. RAULA, A/Secretary.

National Investment and Development Act 1974

NOTIFICATION OF REFUSAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that the Minister has refused registration of Finschhafen Enterprises Pty Limited in the activities of operating a trade store in Finschhafen.

Dated the 21st day of June, 1976.

G. SMITH. Secretary.

National Investment and Development Act 1974

NOTIFICATION OF REFUSAL OF REGISTRATION

IT is hereby notified in accordance with Section 56(13) of the National Investment and Development Act 1974 that the Minister has refused the registration of Wewak Sepik Trading Partnership in the activity of operating a supermarket, news agency, milk bar and artifact trade at Wewak.

Dated the 21st day of June, 1976.

G. SMITH. Secretary.

Electoral Act 1963

EXTENSION OF TIME-BOUGAINVILLE REGIONAL **ELECTORATE ELECTION**

- I, John Kaputin, Deputy Speaker of the National Parliament, by virtue of the powers conferred by Section 172 of the Electoral Act 1963 and all other powers me enabling, hereby extend the time for—
 - (a) the completion of the polling for the election of a member of the National Parliament to fill a casual vacancy in the office of the member for the Bougainville Regional Electorate for a period up to and including 4th September, 1976; and
 - (b) the return of the Writ for that election for a period up to and including 13th September, 1976.

Dated this 2nd day of July, 1976.

JOHN KAPUTIN, Deputy Speaker of the National Parliament.

Companies Act 1963, as amended

NOTICE OF STRIKING OFF

I hereby give notice that the names of the companies listed hereunder have been struck off the Register of Companies and that on publication of this notice the companies will be dissolved.

C.972—Kamalmal Trading Co Limited. C.1172—Jarold Holdings Pty Limited. C.2174—Bexley Pty Ltd.

Dated this 28th day of June, 1976.

G.F. SHEEHAN, Registrar of Companies.

Companies Act 1963 as amended

Order under Section 361 D

I, Colin Healey, Deputy Registrar of Companies do hereby order that Kairuku Development Corporation (P.N.G.) Limited and the Officers thereof be relieved from compliance with the undermentioned Sections of the Companies Act 1963 as amended, but the provisions set out in Column 2 of the Eleventh Schedule of that Act shall apply in substitution therefor.

Section 7(12)	Section 28(2)
Section 37(1)	Section 39(1)
Section 48(8)	Section 50
Section 51	Section $52(2)(a)$
Section 54(1)(<i>d</i>)	Section 135(2)
Section 138(2)	Section 138(4)
Section 158(1)	Section 158(2)
Section 164(1)	Section 164(3)

Dated this 23rd day of June, 1976.

C. HEALEY, Deputy Registrar of Companies.

District Courts Act 1963

REVOCATION OF APPOINTMENTS AND APPOINTMENT OF JUSTICES OF THE PEACE

- I, John Adrian McNair Pritchard, Acting Chief Magistrate, by virtue of the powers conferred by Section 12 of the District Court Act 1963 and all other powers me enabling, hereby-
 - (a) revoke the notice of Appointment of Justices of the Peace dated 1st April, 1970 and published in Government Gazette No. 18 of 9th April, 1970, in so far as it relates to the appointment of Kenneth Henry Dean as a Justice of the Peace; and
 - (b) revoke the notice of Appointment of Justices of the Peace dated 27th May, 1970 and published in Government Gazette No. 29 of 11th June, 1970, in so far as it relates to the appointment of Arthur Ernest Rutland as a Justice of the Peace; and
 - (c) appoint each of the following persons to be Justices of the Peace for Papua New Guinea-

Raymond John Housden Graham John Slaughter Nigel Robert Agonia Joachim Simon Kupe Edmund John Pippet Neville George Jackson Gordon Lawrence Burley Patrick Joseph Sullivan Dauncy William English Rose Kekedo Vani Kila Wayne John McKeague

Lautei Meatere Edwin Tscharke John Maxwell Middleton Charles Robert Porillante Kobule Bwaleto Raga Kavana Laka Wari Rupa Wangan Peter Aba John Irving Reid Peter Charles White James Street Fingleton Christina Wright.

Dated this 1st day of July, 1976.

J.A.M. PRITCHARD, Acting Chief Magistrate.

Companies Act 1963

APPOINTMENT OF REGISTRAR OF COMPANIES

- I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 7(1)(a) of the Companies Act 1963 and all other powers me enabling, hereby
 - (a) revoke the notice of Appointment of Registrar of Companies dated 12th July, 1975 and published in Government Gazette No. 61 of 31st July, 1975; and
 - appoint Gregory Francis Sheehan to be the Registrar of Companies for the purposes of that Act.

Dated this 21st day of June, 1976.

N. E. OLEWALE, Minister for Justice.

INTENTION TO STRIKE OFF

NOTICE is hereby given that at the expiration of three months from the date of publication of this notice the company named hereunder incorporated under the laws of Papua New Guinea will, unless cause is shown to the contrary be struck off the Register and the Company will be dissolved.

C: 3788—Bilati Coffee Estates Pty Limited.

Dated at Port Moresby the 22nd day of June, 1976.

G.F. SHEEHAN, Registrar of Companies.

INTENTION TO STRIKE OFF

NOTICE is hereby given that at the expiration of three months from the date of publication of this notice the company named hereunder incorporated under the laws of Papua New Guinea will, unless cause is shown to the contrary be struck off the Register and the Company will be dissolved.

C: 3020—Galip Pty Limited.

Dated at Port Moresby the 22nd day of June, 1976.

G.F. SHEEHAN, Registrar of Companies.

TENDER RECALLED

TENDERS are recalled for:-

Tender P. & T. 61 for Provisioning of Air Conditioning for P. & T. Training College—Lae.

Tender documents and drawings are available from:-

The Secretary, Supply and Tenders Board, Department of Public Utilities, P.O. Box 171, Port Moresby. Papua New Guinea.

Telex: NE22167

Telegram: Postender Telephone: 256759 or 255866 Ext. 483

Tenders close at 1.30 p.m. Friday, 16th July, 1976.

Envelopes containing bids should bear number and closing date of Tender.

NATIVE MARKETING & SUPPLY SERVICE LIMITED

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the Annual General Meeting of members of the above Public Company will be held at the registered office of the Company at Voco Point, Lae at 9.00 a.m. on the 26th day of July, 1976.

Dated the 24th day of June, 1976.

L. HAY, Secretary.

Companies Act 1963-1973 Sections 146(1) and 254(2)

ANDO PTY LTD

GENERAL MEETING

AT an Extraordinary General Meeting of the members of Ando Pty Ltd duly convened and held at the offices of Hancock Woodward & Neill, Chartered Accountants, Granville House, Cuthbertson Street, Port Moresby, on the 30th day of June, 1976, the Special Resolution set out below was duly passed:

SPECIAL RESOLUTION

"That the company be wound up voluntarily and that Mr Brian Felix Monger of Hancock Woodward & Neill, Chartered Accountants, Granville House, Cuthbertson Street, Port Moresby, Papua New Guinea, be and is hereby appointed the Liquidator for the purpose of such winding up.

Dated this 1st day of July, 1976.

B.F. MONGER, Director.

INTENTION TO STRIKE OFF

NOTICE is hereby given that at the expiration of three months from the date of publication of this notice the company named hereunder incorporated under the laws of Papua New Guinea will, unless cause is shown to the contrary be struck off the Register and the Company will be dissolved.

C: 3093-Amberoi Pty Limited.

Dated at Port Moresby the 22nd day of June, 1976.

G.F. SHEEHAN, Registrar of Companies.