

Papua New Guinea

National Gazette

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No G.637

PORT MORESBY, THURSDAY, 29th JULY

[1976

ACT PASSED BY THE NATIONAL PARLIAMENT

IT is hereby notified, for general information, that the following Acts passed by the National Parliament were certified by the Speaker of the National Parliament on 19th July, 1976:

No. 35 of 1975—Customs (Amendment) Tariff 1976 No. 36 of 1976—Income Tax (Amendment) Act 1976 No. 37 of 1976—Income Tax (Amendment of Section 213A) Act 1976

No. 38 of 1976—Property Dealings (Validation) Act 1976

No. 39 of 1976—Public Finances (Ex gratia Payments) Act 1976

No. 40 of 1976-Roman Catholic Diocese of Bereina Act 1976

No. 41 of 1976-Sarto Secular Institute Trust Act 1976

A. F. ELLY,

for Secretary.

Clerk of the National Parliament.

AWARDING OF CONTRACT BY P.N.G.D.F. SUPPLY AND TENDERS BOARD

MR E. Sarufa and D. Kose's contract: DF44-1 for Construction and Supply of Box Pallets Wooden to P.N.G.D.F., Port Moresby, has been cancelled and re awarded to Morobe Construction Pty Ltd, under DF44—3.

Description of Item	Contractor's Name and Address	Estimated Cost	Date of Acceptance
Contract DF44—3 Construction and Supply of Box Pallets Wooden, Port Moresby Morobe Construction Pty Ltd, P.O. Box, 848, Port Moresby, Papua New Guinea		K5,392.50	1st May, 1976
16th July, 1976.			N. RAULA,

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 Panga Airways Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:
 - (i) Air passenger transport
 - (ii) Airfreight transport
 - (iii) Charter flying service

- (iv) Aircraft engine repair
- (v) Aircraft repair
- (vi) Travel agency

Schedule-continued

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 Enterprise; and
- (c) the Enterprise was registered on 12th January, 1976.

SCHEDULE

Conditions of Registration—Panga Airways Pty Ltd

- 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. (a) The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation) Act 1971 as in force from time to time or under any other Act dealing with the training and localisation of employees.
- (b) The Enterprise shall within three (3) months of registration furnish to the Government a programme satisfactory to the Government for the training of Papua New Guineans to all levels of employment and the progressive replacement of employees who are not Papua New Guinean citizens to the maximum extent practicable without substantially prejudicing the operational efficiency of the industry.
- 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 guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.
- 5. 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.
- 6. 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.
 - 7. The Enterprise shall not, without the prior approval in writing of the Minister:
 - (a) in or in connection with the acquisition, or possible acquisition of goods or services by the Enterprise from another 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;
 - (b) require, as a condition of the supply of goods or services to another enterprise, that that enterprise acquire all or part of its requirement 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;
 - (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) make it known to another enterprise that the Enterprise 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 Enterprise.
- 8. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.

9. Financial Plan

Within three months of the date of registration the Company shall furnish to the Government a financial plan which shall contain proposals satisfactory to the Government as to the following matters:

- (a) Equity Participation—the participation by Papua New Guinean citizens in the share capital of the Enterprise. Such proposals shall provide for a minimum of twenty-six per cent (26%) by the fifth anniversary of the date of registration, and a minimum of fifty-one per cent (51%) to be held by Papua New Guinean citizens by the tenth anniversary of registration such holding of shares by Papua New Guinean citizens to give the right to not less than twenty-six per cent (26%) of the votes at a general meeting of the Enterprise by the fifth anniversary of the date of registration and to give the right to not less than fifty-one per cent (51%) of the votes at a general meeting of the Enterprise by the tenth anniversary of the date of registration.
- (b) Equity Debt Ratio—the amounts of equity and debt capital of the Enterprise and the proportion each bears to the other.

Schedule-continued

- (c) Shareholders and Directors—a statement of the proposed shareholders in the Enterprise, the amount of capital to be subscribed, the proposed issue of new capital and whether or not the capital is issued on a pro rata basis, and a statement of proposed Directors and their shareholding.
- (d) Debt Servicing—a schedule setting out the debt requirements of the company over the first three (3) years of operation, the sources of that finance and the amounts to be derived from the interest rates relating to each of those sources of finance.
- (e) Any other matters relating to any of the foregoing matters or to any other matter related to the Enterprise's financial arrangements that are required by NIDA.
- (f) Each of the Enterprise's proposals under this clause shall, if approved by NIDA, be carried out by the Enterprise in accordance with the approval and the Enterprise shall not deviate therefrom without the approval of NIDA.
- 10. 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.
- 11. The Enterprise shall, within nine (9) months of the date of registration, commence carrying on business in the activities for which it is registered.
- 12. Subject to the Act, the registration of the Enterprise is for ten years (10) from the date of registration, but may be extended from time to time by the Minister on the application of the Enterprise.
- 13. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Kina Catering P.N.G. Pty Limited (in this notification called "the Company") in respect of the following activities:
 - Operating the Mandarin Restaurant in Port Moresby subject to the conditions as specified in the Schedule; and
- (b) under Section 56(12)(a) of that Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration-Kina Catering P.N.G. Pty Limited

- 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 comply with all and any obligations and conditions relating to the training of employees and the localisation 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 or declared under the *Employment (Training and Regulation) Act* 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.
- 3. In addition to compliance with any obligations under the preceding condition, the Company shall prepare Papua New Guinean employees to assume full management of the business within six years of the date of registration.
- 4. 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.
 - 5. The Company will keep its books of account and records in Papua New Guinea and in the English language.
- 6. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the third anniversary of the date of registration and at all times thereafter own and control at least 30% of the issued equity share capital of the Company.
- 7. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the sixth anniversary of the date of registration and at all times thereafter own and control at least 75% of the issued equity share capital of the Company.
- 8. The Company shall not register any transfer of its shares until NIDA has been notified in writing of the proposed transfer.

Schedule-continued

9. The Company shall, within three 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 Company is for six years from the date of registration but may be extended from time to time by the Minister on the application of the Company.

Dated this 14th day of July, 1976.

G. SMITH, Secretary,

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 Kina Fishing Industries (Daru) Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

Conduct of a survey of fishing resources

Harvesting, processing and marketing of fish 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 Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration-Kina Fishing Industries (Daru) Pty Ltd

- 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. Any survey of fishery resources will be limited to the manner, area or survey or any other conditions contained in the Survey Permit granted to the Enterprise.
- 3. The harvesting, processing and marketing of fish will be limited by any conditions contained in the Survey Permit or Fishing Licence granted to the Enterprise.
- 4. The Enterprise shall permit Government or Papua New Guinean equity participation or options of equity participation in the Enterprise to the extent determined to be practical and appropriate after discussions between the Enterprise and the Government of Papua New Guinea.
- 5. The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the *Employment (Training and Regulation) Act* 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.
- 6. 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.
- 7. Registration will be for five (5) years and may be extended by the Minister from time to time on application by the Enterprise with the proviso that, upon the advice of the Minister for Natural Resources, the Minister for National Development may terminate the registration at any time after the first anniversary of registration for all or some of the activities.
- 8. The Enterprise will give every assistance to Western District Seafoods and will encourage and assist Papua New Guinean corporate entities or entrepreneurs in establishing businesses in ancillary enterprises. In addition, the Enterprise will provide export marketing expertise or access to export markets in line with the requirements of Western District Seafoods. Where new ancillary enterprises are required the Enterprise will undertake to work closely with and to consult the Department of Business Development.
- 9. Within two (2) years of registration the Enterprise will submit to the Government a plan for localisation of actual fishing operations. The plan will include how the company proposes to provide boats to collect the local fishermen's catch in order that it can be taken to Daru for landing at Western District Seafood's wharf and factory. In addition, the Enterprise shall give indications in the plan as to how it is going to help Western District Seafoods improve the marketing of its fish and related products. The provision of boats and services will be at the expense of Western District Seafoods, but the Enterprise shall, if necessary, help in such matters as financing, servicing and the organisation of such operations.
- 10. The Enterprise will utilise sources of supply and services available in Papua New Guinea, preferably Papua New Guinean owned, unless the Enterprise can provide reasonable evidence that the required supplies and services are not readily available at comparable prices and of similar quality in Papua New Guinea.
- 11. The Enterprise will operate within environmental guidelines established by the Government from time to time.

Schedule—continued

- 12. Subject to Condition (4) the Enterprise shall provide its own capital requirements from sources outside Papua New Guinea.
- 13. Subject to Condition (4) there shall be no change in the share structure or ownership of the Enterprise without the prior approval of the Government.
- 14. All fish caught by the survey boats must be landed at Daru. There shall be no mother ship operation and transfer of fish at sea by boats will be prohibited, unless such transfer is necessary to transfer the fish to Daru for processing. In the event that there are insufficient freezing facilities for the catch at the Western District Seafoods facilities, the company will be allowed to obtain a further vessel permit. This vessel will be capable of being used as a store for the surplus to the shore base facilities and can be used to transport fish for export. This vessel will not be a fishing vessel.
- 15. The Enterprise shall allow Western District Seafoods to have first option to process and/or purchase as much fish as they require at a price agreed to by both parties.
 - 16. The Enterprise shall not, without the agreement of Western District Seafoods:
 - (a) sell any fish in markets which would be in competition with Western District Seafoods; or
 - (b) buy fish in any market in competition with Western District Seafoods.
- 17. In the drawing up of all agreements and arrangements for the marketing of products and the provision of goods and services, the Enterprise should utilise ruling market prices as a basis for determining costs and values.
- 18. The Enterprise shall keep all books of account and company records in Papua New Guinea and in the English language.
- 19. The Enterprise shall maintain three distinct operating divisions. The first for fishing, the second for the fish meal plant and the third for the marketing of fish. Accounts will be kept in such form as to indicate clearly at any time the activities and performance of each division.
- 20. The Enterprise will permit the appointment of two Directors to the Board of Directors, one from Western District Seafoods and one from the Department of Business Development. They will be a party to all information normally provided to Directors.
- 21. The four (4) vessels used to conduct the survey will remain from the beginning of the survey to the end of the survey conducting the survey and no replacement of these ships or transport of fish by these ships will take place without prior approval of the Government.
- 22. Prior to commencing fishing in accordance with the conditions of a Survey Permit the Enterprise shall submit to and have approved by NIDA:
 - (a) a financial plan showing the sources of both the equity and loan finance, the terms and conditions of the finance;
 - (b) its Memorandum and Articles of Association;
 - (c) complete plans and specifications for a fish meal factory, such plans to take account of the requirements of relevant Government Departments including the Department of Agriculture, Stock and Fisheries, the Department of Health and the Department of Public Works; or alternatively lodge with the State a bond in a form satisfactory to NIDA for the sum of K12,500 as security for the performance by the Enterprise of its obligations pursuant to Condition 24(a). The bond shall be accompanied by a Bank Guarantee in a form and from a bank acceptable to NIDA or by such other security or securities as NIDA may require. In the event of lodging a bond as aforesaid the Enterprise shall be relieved of its obligation to submit plans and specifications for a fish meal plant prior to the commencement of fishing operations but shall submit such plans and specifications for approval prior to commencement of construction of the plant;
 - (d) a preliminary programme for the training of Papua New Guineans in all levels of employment;
 - (e) copies of all agreements relating to the charter of any vessels.
- 23. In addition, prior to commencing fishing in accordance with the conditions of the Survey Permit, the Enterprise shall submit to NIDA:—
 - (a) a Banker's Reference indicating that the Enterprise has sufficient financial resources to cover the capital cost and operating cost of its operations for 12 months;
 - (b) details of all four (4) vessels to be used in the survey, including details of the crew, equipment on board and the experience of the captains, together with documentary evidence from the Marine Division of the Department of Transport that the vessels to be used in the survey are sea-worthy;
 - (c) the curriculum vitaes of all the Directors of the Enterprise and its parent company;
 - (d) following approval of the plans and specifications outlined in 22(c), evidence of the purchase and expected arrival date of such approved equipment; or should the company opt for the alternative Clause 22(c) this clause will not be relevant.
- 24. Unless otherwise determined by the Minister, within eight (8) months of commencing fishing in accordance with the conditions of the Survey Permit, the Enterprise shall:

Schedule—continued

- (a) construct and commence operating the fish meal plant referred to in 22(c);
- (b) enter into an agreement to sell the fish meal plant to Western District Seafoods, such sale to be completed within two years of the agreement being signed provided a reasonable price and financing arrangements can be agreed to between the Enterprise and Western District Seafoods;
- (c) enter into an agreement with Western District Seafoods for the marketing of the fish meal for the first 5 years following completion of the takeover.
- 25. Following completion of the survey and prior to submitting any application for the granting of a Fishing Licence the Enterprise shall:—
 - (a) submit to NIDA a full feasibility study of the continued commercial harvesting of the resources of the area, such feasibility study to be based on the NIDA Guidelines for the Preparation of Project Studies;
 - (b) enter into consultations with the appropriate Government Agencies for a review of the conditions of
 - (c) agree that if a Fishing Licence is granted the Enterprise, immediately upon being granted such a licence, will:
 - (i) apply for Papua New Guinean registration for all its vessels;
 - (ii) pay the then current level of import duty based on the value of the vessel and its equipment;
 - (d) submit to and have approved by the Department of Labour and Industry a full training and localisation programme.
 - 26. Registration shall lapse if:

 - (a) the Survey Permit is withdrawn before expiry of the survey period;
 (b) for any reason the Government decides not to issue a fishing licence to the Enterprise; or (c) the Enterprise indicates that it does not wish to proceed with the commercial fishing operations.

Dated this 24th day of July, 1976.

G. SMITH, Secretary.

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 Dr Suzette Wood (in this notification called "the Enterprise") in respect of the following activities:—

Provision of Dental Services as a Private Practitioner

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 Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration—Dr Suzette Wood

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation) Act 1971 as in force from time to time or under any other Act dealing with training and localisation 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. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 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. 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.
- 7. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Port Moresby.

Schedule—continued

- 8. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
- 9. The proprietor 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.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Barry Enterprises Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

Manufacture and Wholesale of Soft Drinks and Carbonated Waters, Cordial Concentrate and Fresh Fruit Juice Concentrate

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 Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration—Barry Enterprises Pty Ltd

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 as in force from time to time or under any other Act dealing with training and localisation 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 guide and assist Papua New Guinean enterprises in establishing business in ancillary
- 5. 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.
- 6. 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 which may be specified by the Minister responsible for environmental matters.
 - 7. The Enterprise shall not without the prior approval in writing of the Minister:
 - (a) in or in connection 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;
 - (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;
 - (d) engage in pricecutting with the object of substantially damaging the business of a competitor or preventing a possible competitor from entering into competition with it; or
 - (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 of Papua New Guinea;
 - (f) make it known to another enterprise that the Enterprise 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 Enterprise.

Schedule—continued

- 8. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 9. By the fifth anniversary of the date of registration, not less than 45% of the issued share capital of the Enterprise shall be owned by Papua New Guineans or local enterprises.
- 10. By the seventh anniversary of the date of registration, not less than 75% of the issued share capital of the Enterprise shall be owned by Papua New Guineans or local enterprises.
- 11. Shares held by Papua New Guineans or local enterprises shall at all times rank equally in all respects with and carry equal voting rights to other ordinary shares of the Enterprise.
- 12. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
- 13. The Enterprise shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 14. Subject to the Act, the registration of the Enterprise is for seven years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.
- 15. The Enterprise shall not carry on the activity for which it is registered in any location in Papua New Guinea other than Wewak.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Caroline (in this notification called "the Enterprise") in respect of the following activities:

Retailing of Women's Wear

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 Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration—Caroline

- 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 localisation 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 as in force from time to time or under any other Act dealing with training and localisation 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. The Enterprise will keep all its books of accounts and records 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 proprietors of the Enterprise shall not transfer or offer to transfer any interest in the Enterprise without first notifying NIDA in writing.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Araketa Investments & Construction Co Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:

Owners of Real Estate and Lessors of Residential Buildings

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 Enterprise; and
- (c) the Enterprise was registered on 12th January, 1976.

SCHEDULE

Conditions of Registration—Araketa Investments & Construction Co Pty Ltd

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the *Employment (Training and Regulation) Act* 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.
 - 3. Only Papua New Guineans will be employed by the Enterprise.
- 4. 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.
- 5. The Enterprise will guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.
- 6. The Enterprise will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned.
- 7. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 8. The Enterprise shall, within three months of the date of registration, commence carrying on business in the activities for which it is registered.
- 9. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Lot 1 Section 69, Hohola.
- 10. 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.
- 11. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the tenth anniversary of the date of registration and at all times thereafter hold and beneficially own shares having the right to not less than 51% of the votes at a general meeting of the Enterprise.
- 12. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
- 13. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
- 14. Subject to the Act, the registration of the Enterprise is for ten years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Facade (in this notification called "the Enterprise") in respect of the following activities:

Retail of Electrical Appliances for Domestic Use, Records and Casettes 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 Enterprise; and
- (c) the Enterprise was registered on 12th January, 1976.

SCHEDULE

Conditions of Registration—Facade

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

Schedule-continued

- 2. The Enterprise will comply with all and any obligations and conditions to the training of employees and the localisation 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 as in force from time to time or under any other Act dealing with training and localisation 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 guide and assist Papua New Guinean enterprises in establishing business in ancillary activities, such as repair services.
- 5. 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.
 - 6. The Enterprise shall not without the prior approval in writing of the Minister:
 - (a) in or in connection 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;
 - (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 any 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.
- 7. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 8. By the second anniversary of the date of registration, the Enterprise will be owned and controlled as to at least 40% by Papua New Guineans or local enterprises.
- 9. By the third anniversary of the date of registration, the Enterprise will be owned and controlled as to at least 75% by Papua New Guineans or local enterprises.
- 10. 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.
- 11. The Enterprise 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, the registration 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.
- 13. The Enterprise shall not carry on the activity for which it is registered in any location in Papua New Guinea other than Lae,

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 George Edward Hook (in this notification called "the Enterprise") in respect of the following activities:

Retail Store

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 Enterprise; and
- (c) the Enterprise was registered on the 12th January, 1976.

SCHEDULE

Conditions of Registration—George Edward Hook

1. In this Schedule, words and expressions which are also used in the Act have the same meaning that they have in the Act.

Schedule—continued

- 2. The Enterprise will comply with all and any obligations and conditions relating to the training of employees and the localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation) Act 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.
- 3. In addition to compliance with any obligations under the preceding condition, the Enterprise shall prepare Papua New Guinean employees to assume full management of the business within five years of the date of registration.
 - 4. Other than the Proprietor, only Papua New Guineans will be employed by the Enterprise.
- 5. 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.
- 6. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 7. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the date of registration and at all times thereafter own and control not less than 50% of the Enterprise.
- 8. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the fifth anniversary of the date of registration and at all times thereafter own and control not less than 100% of the Enterprise.
- 9. The Proprietor 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.
- 10. The Enterprise shall, within three months of the date of registration, commence carrying on business in the activities for which it is registered.
- 11. 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.
- 12. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Kavieng Town.
- 13. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Al's Auto Repairs (in this notification called "the Enterprise") in respect of the following activities:

Operation of an Automotive Repair and Paint Shop

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 Enterprise; and
- (c) the Enterprise was registered on 20th February, 1976.

SCHEDULE

Conditions of Registration—Al's Auto Repairs

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation) Act 1971 as in force from time to time or under any other act dealing with training and localisation of employees.
 - 3. Other than the proprietor, only Papua New Guineans will be employed by the Enterprise.
- 4. 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.
- 5. 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.

Schedule-continued

- 6. 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.
- 7. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 8. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the third anniversary of the date of registration and at all times thereafter own and control at least 50% of the Enterprise.
- 9. The proprietor 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.
- 10. The Enterprise shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 11. 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.
- 12. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Goroka.
- 13. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Terence Ernest Braham (in this notification called "the Enterprise") in respect of the following activities:—

Public Accountant

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 Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration—Terence Ernest Braham

- 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. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 4. The proprietor 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.
- 5. The Enterprise shall, within nine months of the date of registration, commence carrying on business in the activities for which it is registered.
- 6. 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.
- 7. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Port Moresby.
- 8. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated the 14th day of July, 1976.

G. SMITH, Secretary.

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 Rodney Arthur Eivers and Hazel Eivers (in this notification called "the Enterprise") in respect of the following activities:

 Lessor of Residential Flats
- (b) under Section 56(12)(a) of that Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration-Rodney Arthur Eivers and Hazel Eivers

- 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. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 4. 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.
- 5. The Enterprise shall, within nine months of the date of registration, commence carrying on business in the activities for which it is registered.
- 6. 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.
- 7. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Section 70, Lot 20, Gordon.
- 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.
- 9. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
- 10. Rodney Arthur Eivers and Hazel Eivers shall, within nine months of the date of registration, obtain the permission of the Public Service Commission to engage in business in the activities for which the Enterprise is registered.

Dated this 14th day of July, 1976.

G. SMITH, Sécretary.

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 Gulf Electrics (in this notification called "the Enterprise") in respect of the following activities:—

Electrical Repair Shops and Construction (Electrical)

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 Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration—Gulf Electrics'

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation) Act 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.

Schedule—continued

- 3. Other than the partners only Papua New Guineans will be employed by the Enterprise.
- 4. 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.
- 5. 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.
- 6. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 7. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the third anniversary of the date of registration and at all times thereafter own and control not less than 35% of the Enterprise.
- 8. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the seventh anniversary of the date of registration and at all times thereafter own and control not less than 75% of the Enterprise.
- 9. 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.
- 10. The Enterprise shall, within nine months of the date of registration, commence carrying on business in the activities for which it is registered.
- 11. Subject to the Act, the registration of the Enterprise is for seven years from the date of registration but may be extended from time to time by the Minister on the application of the Enterprise.
- 12. The Enterprise shall not without the prior approval of the Minister establish a place of business in any location in Papua New Guinea other than Lae.
- 13. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Drs Michael Peter Horwood and Margaret Mary Horwood (in this notification called "the Enterprise") in respect of the following activities:—

Leasing of Flat

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 Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration—Drs M. P. & M. M. Horwood

- 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. Other than the partners, only Papua New Guineans will be employed by the Enterprise.
- 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. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 5. 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.
- 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, 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.
- 8. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Section 32, Lot 6, Madang.

Schedule—continued

- 9. 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.
- 10. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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

Owners of Real Estate and Lessors of Office buildings

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 Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration-Laloki Properties Pty Ltd

- 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 comply with all and any obligations and conditions relating to the training of employees and the localisation 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 or declared under the *Employment (Training and Regulation) Act* 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.
 - 3. Only Papua New Guineans will be employed by the Company.
- 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 will guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.
- 6. The Company will use sources of supply and services within Papua New Guinea, preferably Papua New Guinean owned.
- 7. The Company will keep all its books of account and records in Papua New Guinea and in the English language.
- 8. The Company shall, within three months of the date of registration, commence carrying on business in the activities for which it is registered.
- 9. The Company shall not without the prior approval of the Minister carry on the activities for which it is registered, in any location in Papua New Guinea other than Lot 21, Sect 3, Granville West, and Lot 1, Sect 6, Granville West, Port Moresby.
- 10. 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 Company shall not discriminate between persons on the basis of race, tribe, place of origin, political opinion, colour, creed, religion or sex.
- 11. Unless otherwise determined by the Minister, Papua New Guineans or local companies shall by the tenth anniversary of the date of registration and at all times thereafter hold and beneficially own shares having the right to not less than 51% of the votes at a general meeting of the Company.
- 12. The Company shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
- 13. Any application by the Company for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
- 14. Subject to the Act, the registration of the Company is for ten years from the date of registration but may be extended from time to time by the Minister on the application of the Company.

Dated this 14th day of July, 1976.

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G. SMITH, Secretary.

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 Neville Logan (in this notification called "the Enterprise") in respect of the following activities:—

Consultant on Real Estate and Property Development

Owner and Lessor of Real Estate and Buildings

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 Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration—Neville Logan

- 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. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 4. The proprietor 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.
- 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. In selling, leasing, granting licences or rights of entry in respect of or otherwise disposing of any 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.
- 7. 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.
- 8. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 PNG Battery & Rubber Pty Ltd (in this notification called "the Enterprise") in respect of the following activities:—

Owning and Maintaining of Aircraft

Organising Air Charters

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 Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration-PNG Battery & Rubber Pty Ltd

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation)

 Act 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.

Schedule-continued

- 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 guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.
- 5. 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.
- 6. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 7. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the fifth anniversary of the date of registration and at all times thereafter hold shares having not less than 75% of the existing voting rights in the Enterprise.
- 8. The Enterprise shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
- 9. The Enterprise shall, within three months of the date of registration, have not less than K10,000 as issued equity share capital, and shall commence carrying on business in the activities for which it is registered.
- 10. 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.
- 11. The Enterprise shall not without the prior approval of the Minister establish a place of business in any other location in Papua New Guinea other than Port Moresby.
- 12. This registration is subject to the Enterprise obtaining the neecessary charter licences from the Director of Civil Aviation.
- 13. The Enterprise shall not without written approval from the Surveyor General, and subject to any conditions imposed by him, carry out aerial photographic flights.
- 14. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Sunshine Properties Pty Limited (in this notification called "the Enterprise") in respect of the following activities:—

Real Estate Agent

Real Estate Broker

Real Estate Manager

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 Enterprise; and
- (c) the Enterprise was registered on 9th March, 1976.

SCHEDULE

Conditions of Registration—Sunshine Properties Pty Limited

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation) Act 1971 as in force from time to time or under any other Act dealing with training and localisation of employees.
 - 3. Other than the Directors, only Papua New Guineans will be employed by the Enterprise.
- 4. The Enterprise will guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.
- 5. 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.

Schedule—continued

- 6. The Enterprise will keep all its books of accounts and records in Papua New Guinea and in the English language.
- 7. 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.
- 8. The Enterprise shall, within nine 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 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.
- 10. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Port Moresby.
- 11. 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.
- 12. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Gordon Playskool (in this notification called "the Enterprise") in respect of the following activities:

Child Minding Centre

subject to the conditions specified in the Schedule; and

- (b) under Section 56(12) of that Act the Minister directed NIDA to register the Enterprise; and
- (c) the Enterprise was registered on 12th March, 1976.

SCHEDULE

Conditions of Registration—Gordon Playskool

- 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. Other than the proprietor, only Papua New Guineans will be employed by the Enterprise.
- 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 a comparable price and of similar quality in Papua New Guinea.
- 4. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 5. The proprietor 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.
- 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, the registration 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.
- 8. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Port Moresby.
- 9. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
 - 10. The Enterprise shall train its employees in all aspects of running a Child Minding Centre.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 New Ireland Merchants Amalgamated (in this notification called "the Enterprise") in respect of the following activities:

Discount Store

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 Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration-New Ireland Merchants Amalgamated

- 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 localisation of its staff (including both employees and officers of the Enterprise) 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 or declared under the Employment (Training and Regulation) Act 1971 as in force from time to time or under any other Act dealing with training and localisation 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. The Enterprise shall not without the prior approval in writing of the Minister 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.
- 5. The Enterprise will keep all its books of account and records in Papua New Guinea and in the English language.
- 6. Unless otherwise determined by the Minister, Papua New Guineans or local enterprises shall by the third anniversary of the date of registration and at all times thereafter own and control not less than 100% of the Enterprise.
- 7. 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.
- 8. The Enterprise shall, within three 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 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.
- 10. The Enterprise shall not without the prior approval of the Minister carry on the activity for which it is registered in any location in Papua New Guinea other than Kavieng.
- 11. Any application by the Enterprise for the approval of, or a determination by, the Minister required by or to be given in accordance with any of these terms and conditions shall be made in writing to NIDA.
- 12. The Enterprise shall permit regular on-the-spot checks of sales dockets and goods supplied by officers of the Department of Business Development.

Dated this 14th day of July, 1976.

to the second

G. SMITH, Secretary.

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 Sagarai Lumber Pty Limited (in this notification called "the Enterprise") in respect of the following activities:

Forestry—Forest Nursery, Reforestation; Logging—Logging Camp, Sawlog Cutting, Tree Cutting, Tree Felling; Sawmills, Planing and Other Wood Mills—The Manufacture of Lumber, Lumber Dressing; Lumber—Kiln Drying, Lumber Mill, Planing Mill, Plywood Manufacture, Plywood Mill, Sawmill, Veneer Manufacturing, Veneer Mill, Wood Preserving, Wood Shaving, Wood Waste and Wood Sawdust, By-Product from Sawmills; Related Industries in accordance with formal agreement between the Government of Papua New Guinea and Sagarai Lumber Pty Limited in the area described in Timber Permit No. 357P.

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 Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration-Sagarai Lumber Pty Limited

- 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 not, without the prior approval in writing of the Minister:
 - (a) in or in connection 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 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;
 - (d) engage in pricecutting with the object of substantially damaging the business of a competitor or preventing a possible competitor from entering into competition with it; or
 - (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 of Papua New Guinea;
 - (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.
- 3. The Company shall provide export marketing expertise or access to export markets where the Government considers it appropriate.
- 4. Within the framework of the industrial relations legislation, the Company shall agree to involve, to the maximum extent practicable, Papua New Guinean employees in decision-making relating to terms and conditions of employment.
- 5. The Company shall comply with each and every term of the Agreement entered into on the twenty-fifth day of August, 1975, between Sagarai Lumber Pty Limited, Consolidated Investment and Development (PNG) Pty Ltd and the Government of Papua New Guinea for the development of the Sagarai-Gadaisu area.
- 6. The Company shall comply with each and every term of Permit No. 357P and of any further permit or permits granted to the Company pursuant to the Agreement of the twenty-fifth day of August, 1975.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

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 Donald Henry McIntosh (in this notification called "the Enterprise") in respect of the following activities:

Consultant on Forestry

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 Enterprise; and
- (c) the Enterprise was registered on 31st December, 1975.

SCHEDULE

Conditions of Registration—Donald Henry McIntosh

- 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 localisation 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 as in force from time to time or under any other Act dealing with training and localisation of employees.

Schedule—continued

- 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 keep all its books of accounts and records in Papua New Guinea and in the English language.
- 5. Subject to the Act, 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 Enterprise shall within six months of the date of registration commence carrying on business in the activities for which it is registered.

Dated the 14th day of July, 1976.

G. SMITH, Secretary.

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 Behre Dolbear and Company Inc. (in this notification called "the Company") in respect of the following activities:

Geological and Engineering Consultancy Services

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 12th January, 1976.

SCHEDULE

Conditions of Registration—Behre Dolbear and Company Inc.

- 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 comply with all and any obligations and conditions relating to the training of employees and the localisation 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 as in force from time to time or under any other Act dealing with training and localisation of employees.
- 3. 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.
- 4. The Company will guide and assist Papua New Guinean enterprises in establishing business in ancillary activities.
- 5. 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.
- 6. 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.
 - 7. The Company shall not without the prior approval in writing of the Minister:
 - (a) or in connection 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; 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.
- 8. The Company will keep books of account and records relating to its registered activities in Papua New Guinea and in the English language.

Schedule-continued

- 9. The Company shall not register any transfer of its shares until NIDA has been notified in writing of the transfer.
- 10. The Company shall, within six months of the date of registration, commence carrying on business in the activities for which it is registered.
- 11. 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.
- 12. Notwithstanding the foregoing the Company may only carry on business in the activities for which it is registered in relation to service being performed for Ok Tedi Development Company Pty Limitied under a contract dated September 11, 1975, except where the provision of other services has been approved in writing by NIDA.

Dated this 14th day of July, 1976.

G. SMITH, Secretary.

WEST NEW BRITAIN PROVINCE LAND BOARD No. 1012

A Meeting of the Land Board as constituted under the Land Act 1962, will be held at the Province Office, Kimbe commencing at 1.00 p.m., 19th August, 1976 when the following Business will be dealt with:—

- 1. Consideration of Tenders for Business (Commercial) Leases over Allotments 5, 11, 12, 20, Section 19, Town of Kimbe, West New Britain Province as advertised in the National Gazette of 25th March, 1976 (Tender No. 17/76).
 - 1. Kimbe Enterprises Pty Ltd
 - 2. Gigo Pty Ltd
 - 3. Ivan Stanley O'Hanlon
 - 4. Saima Epel Adams

- 5. New Guinea Islands Produce Company Limited 6. Bank of New South Wales (PNG) Ltd
- 7. Papua New Guinea Banking Corporation
- 2. 65/984—Toramit Toboboko, application under Section 56 of the Land Act 1962 for an Agricultural Lease over Portion 756, Milinch Megigi, Fourmil Talasea, West New Britain Province conditionally on the surrender of Granted Application 65/984 an Agricultural Lease over Portion 764 (formerly being Portion 74), Milinch Megigi, Fourmil Talasea, West New Britain Province.
- 3. A.L. 25/78—Stettin Bay Lumber Co. Pty Ltd, application under Section 61 of the Land Act 1962, for a Business Lease over Portion 745, Milinch Megigi, Fourmil Talasea, West New Britain Province.
- 4. 75/2482—Stettin Bay Lumber Co. Pty Ltd, application under Section 70 of the Land Act 1962, for a Special Purposes (sawmill) Lease over an area of 55 hectares being Portion 2072, Milinch Megigi, Fourmil Talasea, West New Britain Pro-
- 5. L.A. 2395—(NG) United Church in Papua New Guinea and Solomon Islands, application under Section 70 of the Land Act 1962, for a Special (under water) Lease over Portion 732, Milinch Lolobau, Fourmil Ubili, West New Britain
- 6. 75/2828—Hoskins Local Government Council, application under Section 70 of the Land Act 1962, for Special Purposes (Market Site) Leases over Allotments 2 and 3, Section 3, Town of Hoskins, West New Britain Province.
- 7. A.L. 56/169—Palm Lodge Hotels Pty Ltd, consideration in accordance with Section 11(5) of the Land Act 1962 on the fulfilment or otherwise of the terms and conditions of Government Lease Volume 56, Folio 169 a Residence Lease for a term of 99 years from 18th March, 1971 over Allotment 118, Section 10, Town of Kimbe, West New Britain Province.
- 8. A.L. 55/187—Palm Lodge Hotels Pty Ltd, consideration in accordance with Section 11(5) of the Land Act 1962 on the fulfilment or otherwise of the terms and conditions of Government Lease Volume 55, Folio 187, a Residence Lease for a term of 99 years from 18th March, 1971 over Allotment 117, Section 10, Town of Kimbe, West New Britain Province.
- 9. A.L. 56/168—Palm Lodge Hotels Pty Ltd, consideration in accordance with Section 11(5) of the Land Act 1962 on the fulfilment or otherwise of the terms and conditions of Government Lease Volume 56, Folio 168, a Residence Lease for a term of 99 years from 18th March, 1971 over Allotment 119, Section 10, Town of Kimbe, West New Britain Province.
- 10. 71/620—Palm Lodge Hotels Pty Ltd, consideration in accordance with Section 11(5) of the Land Act 1962 on the fulfilment or otherwise of the terms and conditions of Granted Application 71/620 a Residence Lease for a term of 99 years from 18th March, 1971 over Allotment 120, Section 10, Town of Kimbe, West New Britain Province.

Any person may attend the Board and give evidence or object to the grant of any application.

The Board will sit publicly and may examine witnesses on oath and may admit such documentary evidence as it thinks fit. Dated this 20th day of July, 1976.

GEORGE KILAMELONA, Chairman of Papua New Guinea, Land Board.

Local Courts Act 1963

REVOCATION OF APPOINTMENT OF MAGISTRATE OF ALL LOCAL COURTS

I, John Adrian McNair Pritchard, Acting Chief Magistrate, by virtue of the powers conferred by Section 6(1) of the Local Courts Act 1963 and all other powers me enabling, hereby revoke the Notice of Appointment of Magistrates of all Local Courts dated 7th June, 1973 and published in Government Gazette No. 56 of 28th June, 1973, in so far as it relates to the appointment of David Patrick Whitehouse Showell as a Local Court Magistrate.

Dated this 21st day of July, 1976.

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

District Courts Act 1963

APPOINTMENT OF RESERVE MAGISTRATES

I, 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 the following Officers to be Reserve Magistrates:

Vina Joel Silas Šamuel Andrew Baigry.

Dated this 21st day of July, 1976.

J. A. M. PRITCHARD, Acting Chief Magistrate. Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBER AND ALTERNATE MEMBER OF THE LAE PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the Papua New Guinea Harbours Board Act 1963 as amended and all other powers me enabling, hereby appoint John Rogers to be the alternate member for Tony Ila of the Port Advisory Committee.

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works.

Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBER AND ALTERNATE MEMBER OF THE MADANG PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the Papua New Guinea Harbours Board Act 1963 as amended and all other powers me enabling hereby appoint Billie Sill to be a member of the Port Advisory Committee and Aidan Leo to be his alternate member.

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works.

Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF THE RABAUL PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the *Papua New Guinea Harbours Board Act* 1963 as amended and all other powers me enabling, hereby appoint the persons specified in the first column of the Schedule hereto to be members of the Port Advisory Committee and the persons specified in the second column of that Schedule to be the alternate member for the member specified in the first column and set out opposite to that member.

SCHEDULE

Member	Alternate Member
Frits Pannekoek Michael Christopher Chan Robin Wilson Leslie Lahui Ersuit Puipui Geoffrey Francis McKenzie Ai Noka James Kalula Andrew Peter Siegers The Officer for the time being carrying out the duties of Deputy Provincial Commis-	Max Tahija Harold Roland Brutnall James Eric Minto Peter Joseph Doerr Michael Thomas Wong Russel Noel Horne Vagi Eda Paulus Anis Peter Buak

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works.

District Courts Act 1963

APPOINTMENT OF RESERVE MAGISTRATE AND JUSTICE OF THE PEACE

I, 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 Francis Patrick Cotton to be a Reserve Magistrate and Justice of the Peace for Papua New Guinea.

Dated this 21st day of July, 1976.

J. A. M. PRITCHARD, Acting Chief Magistrate. Local Government Act 1963

APPOINTMENT OF ADMINISTRATIVE ADVISERS

I, Neil Gerard McNamara, Minister for Provincial Affairs and Local Government, by virtue of powers conferred by the *Local Government Act* 1963, and all other powers me enabling, hereby appoint for each Local Government Council, the name of which is set out in Column Two of the Schedule hereto, an officer whose name appears in Column One of the Schedule opposite to the name of that Council as the Administrative Adviser to that Council, and I hereby revoke any previous appointment of Administrative Adviser in respect of that Council.

SCHEDULE

Column 1	Column 2
Kingston Isari	Almami
Tarosi Angori (Part-time)	Amanab
Neil Gore-Brown	Ambenob
Neil Gore-Brown	Ambesugi Joint Committee
Norman Phelemon	Arabaka
Michael Thomas Lorenz	Baiyer-Lumusa
Peter Tavun	Bwana Bwana
John Verave	Bundi
Douglas John Freckelton	Dobu
Gabriel Kieki	Duau
Caspar Yaman	Goodenough Island
Paul Gele	Josephstaal
Noah Leuleu	Kabwum
Garth Donovan	Karkar
Gau Alphaeus Bumana	Makamaka
Gregory T. Smith (part-time)	Morobe
Mitmit Punian	Mul
Harry Kureu	Naho Rawa
Raka Kavana	Suau
Neil Gore-Brown	Sumgilbar
John Banzak	Usino
Peter Robert John Turner (part-time)	Wapei
Noah Leuleu	Wasu
Gau Alphaeus Bumana	Weraura
Caspar Yaman	West Fergusson

Dated at Port Moresby this 16th day of July, 1976.

NEIL GERARD McNAMARA, Commissioner for Local Government, for the Minister.

Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF THE KIMBE PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the Papua New Guinea Harbours Board Act 1963 as amended and all other powers me enabling, hereby appoint the persons specified in the first column of the Schedule hereto to be members of the Port Advisory Committee and the persons specified in the second column of that Schedule to be the alternate member for the member specified in the first column and set out opposite to that member.

SCHEDULE

Member	Alternate Member	
Ivan Stanley O'Hanlon	Michael Wartova	
Topelis Ilai	Kalulu Tolongo	
Michael Brian Wilson	No Nomination	
Michael Edward Thurston	No Nomination	
David Ani	Noel Blencowe	
Isimel Towalaka	Paul Mervyn Fennell	
William Ipa	Colin Leslie Newcombe	
Joe Muriki	Richard Wilshire	
Morris Ling	Mago Goru	
Saea Avosa	Tuirai Mariva	
Isaac Gadebo	Martin Meta	

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works. Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF THE WEWAK PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the Papua New Guinea Harbours Board Act 1963 as amended and all other powers me enabling, hereby appoint the persons specified in the first column of the Schedule hereto to be members of the Port Advisory Committee and the persons specified in the second column of that Schedule to be the alternate member for the member specified in the first column and set out opposite to that member.

SCHEDULE

Member	Alternate Member
Robin Rawson John Michael Reed Barry	John Michael Soia William Carlos Moeder
John Robin Maman Francis John Martin	Brian Carmichael Laura Josephine Martin
Br. Stephen Richard Pardy Emil Brigel	Donald Kieth Coffey Thomas Ernest Cole
Simon Warupi Bernard Moses	Antoneal Kwmby Naliaki William Seeto
Henry Jarz Veratau	Blasius Vaninara

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works.

Motor Omnibus Regulations 1959

APPLICATION FOR CERTIFICATE OF REGISTRATION AS MOTOR OMNIBUS

ARAW*A*

THE Land Transport Board, by virtue of the powers conferred by the Motor Omnibus Regulations 1959, and all other powers it enabling, hereby invites applications for a certificate of registration as Motor Omnibus to operate within the township of Arawa.

Services

Number of Certificates

Within the township of Arawa

2

- 1. An applicant must—
 - (a) be a person of good character;
 - (b) be a fit and proper person to hold a Certificate of Registration; and
 - (c) when required, furnish evidence to the Land Transport Board as to the provision of paragraphs (a) and (b) hereof.
 - 1. An applicant must state in his application-
 - (a) route details and timetables in respect of which it is proposed that a Certificate of Registration of one bus only will be used;
 - (b) details of fares to be charged;
 - (c) the type, make, year of manufacture and seating capacity (25 passenger minimum) for a Certificate of Registration is applied for;
 - (b) details of bus stops in town area and other main points of pick-up; and
 - (e) any other matter which the applicant feels is relevant to his application.
- 3. Applications must be in duplicate and enclosed in an envelope addressed to reach the Executive Officer, Arawa Town Council, by no later than Tuesday, 31st August, 1976.
- Applications which do not comply with the above requirements are informal and may be rejected.
- 5. The names of the applicants will be published in the *Gazette*. An application for a Certificate of Registration may be objected to in writing by any person on grounds to be stated in the objection.

Dated this 15th day of July, 1976.

J. T. LEMEKI, Chairman. Motor Hire Car Regulations 1956

APPLICATION FOR CERTIFICATES OF REGISTRATION OF PUBLIC HIRE CARS AT RABAUL

THE Passenger Transport Control Board by virtue of the powers conferred by the Motor Hire Car Regulations 1956, and all other powers it enabling, hereby invites applications for the grant of Certificates of Registration as Public Hire Cars for the following town on the terms and conditions set out in the Schedule hereto—

SCHEDULE

Town	Number of Certificates of Registration	
Rabaul	30	

Terms and Conditions:

- 1. An applicant must-
- (a) be engaged or about to be engaged solely in the business of operating private hire cars or public hire cars, as the case may be, or in that business and some other business jointly with it;
- (b) be a person of good character;
- (c) be a fit and proper person to hold a certificate of registration; and
- (d) when required, furnish evidence to the Commissioner of Police as to the Provisions of paragraphs (a),
 (b) and (c) hereof.
- 2. Applicants must, in their application-
- (a) state their reasons for requiring the grant of a certificate of registration;
- (b) give details of the matter referred to in paragraph (a) of Condition 1 hereof;
- (c) fully document the economic viability of their proposal;
- (d) state the make and model of vehicles proposed for registration; and
- (e) where equity in the business is not wholly Papua New Guinean, state the full details of the Company shareholding structure including the basis on which Papua New Guinean equity is being established.
- 3. Applications may be objected to by the Commissioner of Police and rejected by the Passenger Transport Control Board on the grounds that the applicant does not comply with one or more of the matters referred to in Condition 1 hereof.
- 4. In the event of an objection to an application by the Commissioner of Police, the application will be given notice of the objection and the grounds therefore and will be afforded an opportunity to be heard on the objections.
- 5. Where a certificate of registration is granted to an applicant about to be engaged solely in the business of operating private hire cars or public hire cars, or in the business jointly with some other business, and that applicant does not so engage within a reasonable time after the grant, the Commissioner of Police may cancel the Certificate of Registration.
- 6. Applications must be in duplicate, enclosed in an envelope endorsed "Application Public Hire Car Licence" and addressed to reach the Executive Officer, Passenger Transport Control Board, P.O. Box 3744, Port Moresby by no later than Wednesday, 22nd September, 1976.
- 7. Applications which do not comply with the above requirements are informal and may be rejected.

Dated this 20th day of July, 1976.

J. T. LEMEKI, Chairman.

Auctioners Act 1952

AUCTIONEERS LICENCE

PETER GEORGE HOWARD of Mount Hagen in the Western Highlands Province is hereby licenced to act as Auctioneer for all parts of Papua New Guinea.

This licence shall remain in force until 31st December, 1976. Dated this 16th day of July, 1976.

M. MORAUTA, Secretary for Finance. Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF THE LORENGAU PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the Papua New Guinea Harbours Board Act 1963 as amended and all other powers me enabling, hereby appoint the persons specified in the first column of the Schedule hereto to be members of the Port Advisory Committee and the persons specified in the second column of that Schedule to be the alternate member for the member specified in the first column and set out opposite to that member.

SCHEDULE

Member	Alternate Member	
Allan Burns	Bernard Pang	
John Pokanau	Ronald Knight	
Peter Posamulie	Jacob Selan	
Brian Campbell	Aron Pomana Polomon	
Damien Paĥun	Francis Tindri	
Richard Pearce	Enock Koki	
John Raka	Ken Millington	
Abraham Kelie	Enock Toiai	
John Bopenau Cholai	Papi Rashei	
-		

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works.

Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF THE KAVIENG PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the Papua New Guinea Harbours Board Act 1963 as amended and all other powers me enabling, hereby appoint the persons specified in the first column of the Schedule hereto to be members of the Port Advisory Committee and the persons specified in the second column of that Schedule to be the alternate member for the member specified in the first column and set out opposite to that member.

SCHEDULE

Alternate Member		
Edward Seeto Joseph Michael Gliexner Arthur Winter William James Grose John Campbel Wilson Enoch Letto Kenneth Maxwell Brown Bruce Fattming Tsang William August Schulze Daniel Bokaf		

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works.

District Courts Act 1963

APPOINTMENT OF RESERVE MAGISTRATES

I, 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 the following Officers to be Reserve Magistrates:—

Joseph Maben Michael Tongia Ronnie Utuna Ino.

Dated this 21st day of July, 1976.

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

Papua New Guinea Harbours Board Act 1963 (as amended)

APPOINTMENT OF MEMBERS AND ALTERNATE MEMBERS OF THE VANIMO PORT ADVISORY COMMITTEE

I, Bruce Reginald Jephcott, Minister for Transport and Works, by virtue of the powers conferred by Sections 39 and 40A of the Papua New Guinea Harbours Board Act 1963 as amended and all other powers me enabling, hereby appoint the persons specified in the first column of the Schedule hereto to be members of the Port Advisory Committee and the persons specified in the second column of that Schedule to be the alternate member for the member specified in the first column and set opposite to that member.

SCHEDULE

Member	Alternate Member	
Kone Ovoa Vanuavaru	Kaipu Memapu	
Adrian Visser	Ronald Wilson	
Ronald Zimmer	Br. Charles Mercica	
Bi-Ai	Anthony Tobata	
Wagera Kenu	Leaay Davis	
Frieda Kabuou	Elizabeth Wunch	

Dated this 8th day of July, 1976.

B. R. JEPHCOTT, M.P., Minister for Transport & Works.

NOTICE OF LODGEMENT OF APPLICATIONS FOR INCORPORATION OF BUSINESS GROUPS

PURSUANT to Section 50 of the Business Groups Incorporation Act 1974, notice is hereby given, that I have received Applications for Incorporation for the following as Business Groups:—

Ovia and Sons Business Group (Inc.) Kavava Kupapo Business Group (Inc.) Akikil Kikila Business Group (Inc.) Qeikui Business Group (Inc.) Zimakani Business Group (Inc.)

F. TELIWA,

Deputy Registrar of Business Groups.

PUBLIC NOTICE

ALL financial members of the Public Service Association are hereby advised of the result of the General Election conducted between the 12th June and 3rd July, 1976.

The following Candidates were duly elected to office:— PRESIDENT

Dr Goasa Damena

DEPUTY PRESIDENT

Mr Paul Aihi Ikupu

EXECUTIVE MEMBERS

Mr Nicholas Natera
Mr James S. Mileng
Mr Esau Reuben
Mr Jack Karukuru
Mr Francis Posanau
Mr Dou Kora Babaga
Mr Philip Matasororo
Mr Andrew Yauieb
Mr Martin Dino
Mr Idau Mauri
Mr Napoleon Liosi
Mr Aisi Gabe Aila
Mr Iamo Nou
Mr Gorua Gomara
Mr Aphmeledy K. Joel

ROBERT P. FAREHO, Returning Officer.

EXTENSION TO CLOSING DATE OF TENDER

TENDERS are invited for:-

Tender No. P&T 69—Supply and Delivery of Low Density and small capacity multiplex equipment and 2 W/4W termination/signalling converter units.

Closing date is now extended to 24th September, 1976 at 1.30 p.m.

Envelopes containing bids should bear tender number and closing date.

J. N. BUAI, Secretary.

District Courts Act 1963

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 Courts Act* 1963 and all other powers me enabling, hereby appoint the following persons to be Justices of the Peace for Papua New Guinea:—

Kerry John Armstrong
David John Yuk Yin Cheung
Peter Charles White
Wayne McKeague
John Harry Kasinga
Llewellyn Stanley Munchow.
Dated this 21st day of July, 1976.

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

Companies Act 1963 as amended

ORDER UNDER SECTION 361 D

I, Colin Healey, Deputy Registrar of Companies do hereby order that Bogibada Trading Pty Ltd, 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 126(1) Section 158(2) Section 164(1)

Section 126(1) Section 164(1)
Section 158(1) Section 164(3)

Dated this 15th day of July, 1976.

COLIN HEALEY,

Deputy Registrar of Companies.

Companies Act 1963 as amended

ORDER UNDER SECTION 361 D

I, Colin Healey, Deputy Registrar of Companies do hereby order that Nebilyer Trading Co. Pty Ltd, 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)

Dated this 15th day of July, 1976.

COLIN HEALEY,

Deputy Registrar of Companies.

CENTRAL GOVERNMENT SUPPLY AND TENDERS BOARD

TENDER

TENDERS are invited for:-

Tender No. G. 2626-Supply of Paper Towels.

Tenders close at 10.30 a.m. on Thursday, 2nd September, 1976.

Details are available from the Secretary, Supply and Tenders Board, P.O. Box 4141, Badili, Papua New Guinea.

K. MAGARI, Chairman,

Supply and Tenders Board.

Companies Act 1963, as amended

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. 3668—South East Shipping Co. Pty Ltd.
Dated at Port Moresby the 14th day of July, 1976.

G. F. SHEEHAN, Registrar of Companies.

Industrial Safety, Health and Welfare Regulations 1965

APPOINTMENT OF BOILER INSPECTOR

I, Gavera Rea, Minister for Labour, Commerce and Industry, by virtue of the powers conferred by section 29 of Industrial Safety, Health and Welfare Regulations 1965 and all other powers me enabling, hereby appoint James Richardson, to be Boiler Inspector for the purposes of Part 2 of those Regulations.

Dated this 9th day of July, 1976.

G. REA,

Minister for Labour, Commerce and Industry.

Land Act 1962, as amended to date

NOTICE OF REVOCATION AND TERMINATION OF LEASE

I, Thomas Kavali, Minister for Lands, by virtue of the powers conferred by Section 127 of the Land Act 1962, as amended to date, and all other powers me enabling, hereby revoke the grant, and terminate the lease granted to Gerard Tam over the land described in the Schedule, without compensation, for non payment of survey fees demanded by the Departmental Head, Department of Lands, Surveys and Mines.

SCHEDULE

All that piece of land know as Allotment 5, Section 1, Town of Salamaua, Morobe Province, being the whole of the land contained in Administration Lease Volume 44, Folio 1.

Dated this 16th day of December, 1975.

T. KAVÁLI, Minister for Lands.

In the Matter of the Companies Act 1963-1973 and
In the matter of KITAVA PTY LIMITED
(In voluntary Liquidation)

MEMBERS WINDING-UP

AT an Extraordinary General Meeting of the abovenamed Company duly convened and held at A.N.G. House, Hunter Street, Port Moresby, on the 13th day of July, 1976, the following special resolution was duly passed viz:—

- That the Company be wound-up voluntarily and that Robert John Lotze of Chester Street, Port Moresby be appointed Liquidator for the purpose of such winding-up.
- That the Liquidator be hereby authorised to divide all or such part of the surplus assets of the Company as he shall think fit amongst the members of the Company in specie.

Dated this 13th day of July, 1976.

R. J. LOTZE, Director.

In the Matter of the Companies Act 1963-1973 and In the matter of CANAC PTY LIMITED (In voluntary Liquidation)

MEMBERS WINDING-UP

AT an Extraordinary General Meeting of the abovenamed Company duly convened and held at A.N.G. House, Hunter Street, Port Moresby, on the 13th day of July, 1976, the following special resolution was duly passed viz:—

- That the Company be wound-up voluntarily and that Robert John Lotze of Chester Street, Port Moresby be appointed Liquidator for the purpose of such winding-up.
- That the Liquidator be hereby authorised to divide all or such part of the surplus assets of the Company as he shall think fit amongst the members of the Company in specie.

Dated this 13th day of July, 1976.

R. J. LOTZE, Director. Oaths, Affirmations and Statutory Declarations Act 1962

REVOCATION OF APPOINTMENT AND APPOINTMENT OF COMMISSIONERS FOR DECLARATIONS

I, Joseph Stanislaus Aoae, Secretary for Justice, by virtue of the powers conferred by Section 25 of the Oaths, Affirmations and Statutory Declarations Act 1962 and all other powers me enabling, hereby:—

- (a) revoke the notice of Appointment of Commissioners for Declarations dated 23rd July, 1974 and published in Government Gazette No. 56 of 8th August, 1974, in so far as it relates to the appointment of Lindsay Stewart Brown as a Commissioner for Declarations; and
- (b) appoint the following persons to be Commissioners for Declarations:—

Nicholas Natera Anne Elizabeth Ullathorne Peter John Ullathorne.

Dated this 19th day of July, 1976.

J. S. AOAE, Secretary 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 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. 5372-Kala Industries Pty Limited.

Dated at Port Moresby this 20th day of July, 1976.

G. F. SHEEHAN, Registrar of Companies.

Law Reform Commission Act 1975

DECLARATION OF VACANT OFFICE

I, Ebia Olewale, Minister for Justice, by virtue of the powers conferred by Section 5(4) of the Law Reform Commission Act 1975 and all other powers me enabling, hereby declare vacant the office on the Law Reform Commission of Charles Watson Lepani who has resigned.

Dated this 12th day of May, 1976.

N. EBIA 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: 5511 Lido Enterprises Proprietary Limited

Dated at Port Moresby, this 20th day of July, 1976.

G. F. SHEEHAN, Registrar of Companies.

IN THE NATIONAL COURT OF JUSTICE

In the Will of JAMES TERENCE BENNETTS POWELL, late of Isle of Capri in the State of Queensland, Clerk, deceased. NOTICE is hereby given that after the expiration of fourteen (14) days from the date of publication hereof, application will be made to this Honourable Court that Administration of the estate of the abovenamed James Terence Bennetts Powell, deceased, with the will annexed may be granted to Russell William Hay of Tohu Street, Port Moresby in Papua New Guinea, Solicitor, the dully appointed attorney of Eve Powell of 51 St Andrews Avenue, Isle of Capri in the State of Queensland, Australia, Widow, the Executrix 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 grant is made.

Dated this 16th day of July, 1976.

GADENS, Solicitor for the Administrator, A.N.G. House, Hunter Street, P.O. Box 3042, Port Moresby.

HANSARD SUBSCRIPTION RATES

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