

Papua New Guinea

National Gazette

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No. G547

PORT MORESBY, THURSDAY, 30th JUNE

1977

Merchant Shipping Act 1975

REVOCATION AND FIXING OF SCALE OF DUES AND CHARGES

THE PAPUA NEW GUINEA HARBOURS BOARD, being a pilotage authority, by virtue of the powers conferred by Section 212(2) of the Merchant Shipping Act 1975 and all other powers it enabling hereby revokes the notice dated 17th December, 1976, and published in National Gazette No. G1 of 1st January, 1977, and fixes the following scale of dues and charges for pilotage services payable under Section 212(1) of the Act in respect of each pilotage area specified in the Schedule.

SCALE OF DUES AND CHARGES FOR PILOTAGE SERVICES.

- 1. Pilotage Dues-Ships, other than Ships Licensed to Engage in the Coasting Trade
 - (a) From sea to berth—K1 per metre registered length From sea to anchorage—K1 per metre registered length
 - (b) From berth to sea—K1 per metre registered length From anchorage to sea—K1 per metre registered length
 - (c) Movements within the port:-
 - (1) Anchorage to berth-K1 per metre registered length
 - (2) Berth to anchorage-K40
 - (3) Berth to berth-K40
 - (4) Anchorage to anchorage-K40
- 2. Pilotage Dues-Ships Licensed to Engage in the Coasting Trade
 - (a) From sea to berth—K0.50 per metre registered length
 From sea to anchorage—K0.50 per metre registered length
 - (b) From berth to sea—K0.50 per metre registered length From anchorage to sea—K0.50 per metre registered length
 - (c) Movements within the port:-
 - (1) Anchorage to berth-K0.50 per metre registered length
 - (2) Berth to anchorage-K20
 - (3) Berth to berth-K20
 - (4) Anchorage to anchorage—K20
- 3. Payment of Dues
 - (a) All dues shall be payable to the Papua New Guinea Harbours Board who shall pay out of such dues any amounts due to the pilots or their employers as the case may be.

Revocation and Fixing of Scale of Dues and Charges-continued

(b) In the case of pilotage undertaken by licensed pilots not in the service of the Board 50 per cent of the dues shall accrue to the Board and 50 per cent to the licensed pilot or his employer as appropriate.

4. Waiting Time

Whenever a pilot is called for and if for any reason the ship is not ready to receive him, or is unable to proceed, at the time the pilot arrives then a charge for pilot's waiting time shall be incurred.

- (a) In the case of a 1st Class Pilot, waiting time shall be paid at the rate of K20 per half hour or part thereof after the first half hour.
- (b) In the case of a 2nd Class Pilot, waiting time shall be paid the rate of K16 per half hour or part thereof after the first half hour.

Pilots not in the service of the Board shall be paid half the above dues and half shall accrue to the Board in all cases.

5. Dues for use of Pilotage Exemption Certificate

- (a) Ships, other than ships licensed to engage in the coasting trade, and ships licensed to engage in the coasting trade of 80 metres registered length and above, when entering or leaving, or moving within, a compulsory pilotage area, by virtue of a pilotage exemption certificate granted to a crewman of that ship, shall pay 50 per cent of the pilotage dues that would otherwise accrue to the Board under paragraphs 1 and 2 of this notice as the case may be.
- (b) Ships licensed to engage in the coasting trade of 30 metres registered length and above, but less than 80 metres registered length, when entering or leaving, or moving within a compulsory pilotage area, by virtue of a pilotage exemption certificate granted to a crewman of that ship, shall pay pilotage dues in accordance with the following scale:—
 - (1) For ships of 30 metres registered length and above, but less than 40 metres registered length, K30.00 per annum in respect of each compulsory pilotage area for which the exemption certificate is valid.
 - (2) For ships of 40 metres registered length and above, but less than 50 metres registered length, K40.00 per annum in respect of each compulsory pilotage area for which the exemption certificate is valid.
 - (3) For ships of 50 metres registered length and above, but less than 60 metres registered length, K50.00 per annum in respect of each compulsory pilotage area for which the exemption certificate is valid.
 - (4) For ships of 60 metres registered length and above, but less than 70 metres registered length, K60.00 per annum in respect of each compulsory pilotage area for which the exemption certificate is valid.
 - (5) For ships of 70 metres registered length and above, but less than 80 metres registered length, K70.00 per annum in respect of each compulsory pilotage area for which the exemption certificate is valid.

SCHEDULE

Aitape pilotage area Alotau pilotage area Daru pilotage area Kavieng pilotage area Kieta pilotage area Kimbe pilotage area Lae pilotage area Lorengau pilotage area Madang pilotage area
Oro Bay pilotage area
Port Moresby pilotage area
Rabaul pilotage area
Samarai pilotage area
Vanimo pilotage area
Wewak pilotage area

Dated this 22nd day of June, 1977.

P. TARUA, Chairman. A. BALE, Member. A. CAMMACK, Member.

Income Tax Act 1959

RETURNS OF INCOME

I, John Wolfgang Lohberger, Chief Collector of Taxes, by virtue of the powers conferred by the *Income Tax Act* 1959 and all other powers me enabling, hereby require returns of all income derived during the year ended on the 30th June, 1977 (or the accounting period, if any, adopted under the Act in lieu of that year), to be furnished to me in such of the forms provided for the purpose as are applicable, containing the information and particulars mentioned or referred to in the relevant forms, and verified by declarations as therein set forth, and accompanied by all such balance sheets, profit and loss accounts, statements and other documents as are mentioned in the forms or as are requisite, at the appropriate places, on or before the dates hereinafter stated.

Returns of Income-continued

Persons Required to Furnish returns	Returns to be Lodged on or befor
Every person resident in Papua New Guinea whose total income from all sources, both in and out of Papua New Guinea (other than repatriation, age and invalid pensions and other exempt social services benefits), derived exclusively, under one or more of the following headings, namely, remuneration as an employee, stipend, rent, interest, annuities, dividends, or any other source was in excess of K936.	31st August, 1977
Every person resident in Papua New Guinea whose total income from all sources both in and out of Papua New Guinea, derived wholly or partly from a source which is a business in the ordinary acceptation of that term, including a professional business, was in excess of K936.	31st August, 1977
Every person being a member of a partnership who is a resident in Papua New Guinea (other than a company) whose total income from the partnership and all other sources both in and out of Papua New Guinea was in excess of K936.	
Every person who is a resident of Papua New Guinea whose total income from a trust estate and all other sources both in and out of Papua New Guinea was in excess of K936.	31st August, 1977
Every trust estate which is resident of Papua New Guinea whose total income from a trust estate and all other sources both in and out of Papua New Guinea was in excess of K936.	
Every trust estate which is resident in Papua New Guinea whose total income derived from all sources in and out of Papua New Guinea was in excess of K4.	31st August, 1977
Every company resident in Papua New Guinea whose total income derived from all sources, both in and out of Papua New Guinea, was in excess of K2.	31st August, 1977
Every non-resident person (other than a company) whose total income derived from all sources in Papua New Guinea was in excess of K936 other than a person whose income from Papua New Guinea consisted solely of dividends.	31st August, 1977
Every trust estate which is not resident in Papua New Guinea whose total income derived from all sources in Papua New Guinea was in excess of K4.	
Every non-resident company whose total income derived from all sources in Papua New Guinea was K2, or in excess of K2, other than a company whose income from Papua New Guinea consisted solely of dividends.	31st August, 1977
Any person or company who has adopted, under the Income Tax Act 1959, an accounting period being the twelve months ending on some date other than 30th June, 1977.	31st August, 1977 or the sixtieth day after the last day of the accounting period so adopted, whichever date is the later.
Every religious and charitable institution whose income from any commercial undertaking in or out of Papua New Guinea exceeds K2.	31st October, 1977
All Local Government Councils whose income from commercial activities other than the provision of normal council services solely to council taxpayers exceeds K2.	31st October, 1977

Every partnership is required to lodge a return showing the income of the partnership and the return is required to be furnished on or before 31st August, 1977, by the partners resident in Papua New Guinea or by any one of them. When there is no partner resident in Papua New Guinea, the return is required to be furnished by the agent in Papua New Guinea for the partnership.

A return of the total income of every trust is required to be furnished, on or before 31st August, 1977, by the trustees thereof resident in Papua New Guinea or by any one of them. When there is no trustee resident in Papua New Guinea, the return is required to be furnished by the agent in Papua New Guinea for the trustee.

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

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

- (a) the name and address of each resident shareholder to whom dividends in excess of K100 were paid or credited, and the amount paid or credited to each during the year ended 30th June, 1977;
- (b) the name and address of each resident person to whom interest in excess of K100 was paid or credited, and the amount paid or credited to each during the year ended 30th June, 1977;
- (c) the name and address of each non-resident company to which dividends and/or interest was paid or credited, and the amount paid or credited during the year ended 30th June, 1977;
- (d) the name and address of each non-resident person to whom dividends and/or interest in excess of K100 was paid or credited, and the amount paid or credited to each during the year ended 30th June, 1977;
- (e) the total amount of dividends and the total amount of interest paid or credited to non-residents during the year ended 30th June, 1977;
- (f) the total amount of interest paid or credited, during the period covered by the return, to debenture holders who are not residents of Papua New Guinea on money secured by debentures of the company, and used in Papua New Guinea, or used in acquiring assets for use or disposal in Papua New Guinea, and to depositors who are not residents of Papua New Guinea on money lodged at interest in Papua New Guinea with the company, after deducting—
 - (i) interest paid or credited outside Papua New Guinea to persons who are not residents of Papua New Guinea on debentures issued outside Papua New Guinea;

Returns of Income-continued

- (ii) unless the Chief Collector otherwise directs—
 interest paid or credited to a company which is not a resident of Papua New Guinea carrying on
 business in Papua New Guinea which has a public officer duly appointed under the Act;
- (iii) interest of K936 or less paid or credited to each non-resident not being a company; and
- (g) the total amount of interest paid or credited during the period covered by the return, in respect of debentures payable to bearer, the names and addresses of the holders of which are not supplied to the Chief Collector.

A statement showing the name and address of each depositor to whom interest in excess of K100 was paid or credited and the amount of interest paid or credited to each during the year ended 30th June, 1977, is hereby required to be furnished by every person or institution holding money lodged at interest in Papua New Guinea.

By virtue of the provisions of Section 191 of the Act, I hereby require a return of the amounts paid or payable in or out of Papua New Guinea in respect of the carriage of passengers, livestock, mails or goods shipped in Papua New Guinea in a ship belonging to or chartered by a person whose principal place of business is out of Papua New Guinea to be furnished by the master of the ship or the agent or other representative in Papua New Guinea of the owner or charterer. Such return showing the amounts paid or payable during the year ended 30th June, 1977, is required to be furnished on or before 31st October, 1977.

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

Dated the 9th day of June, 1977.

J. W. LOHBERGER, Chief Collector of Taxes.

Petroleum (Prospecting and Mining) Act 1951 as amended to date

NOTIFICATION OF APPLICATION FOR PERMIT

IT is hereby notified that an application for a permit under the Petroleum (Prospecting and Mining) Act 1951 as amended to date, was on the 24th day of May, 1977 made to the Minister for Natural Resources, particulars whereof are as follows:

Applicant: Australasian Petroleum Company Proprietary Limited

Address: c/- Peat Marwick, Mitchell & Co., Bank Haus, Champion Parade, Port Moresby, P.N.G.

Particulars: Particulars of the nature and extent of right, title and interest held by the applicant or held on its behalf are as follows: (a) Australasian Petroleum Company Proprietary Limited directly holds Permit 37, Licence 1 issued pursuant to the Petroleum (Prospecting and Mining) Act 1951-1973 which permit and licence are subject to a joint venture with PNG Petroleum Pty Ltd which has a 15% interest.

The applicant formerly held part of the area applied for as Permit 24 in its own name. During the tenure of that permit, it carried out a number of geological and geophysical surveys. An application was lodged for renewal of that permit and a document purporting to extend that permit for four months was issued. Subsequently, it has been discovered that a certain statutory requirement of procedure has not been adhered to, thereby invalidating the renewal and bringing about the expiry of Permit 24. Consequently, the applicant is applying for a new permit over the area.

As a result of past work programmes in Permit 24, Australasian Petroleum Company Proprietary Limited has established that the play in this area is a high risk one, and consequently a farminee is actively being sought. It is to enable the farmout negotiations with Gulf Energy and Mineral—International to be finalised and to enable, after successful finalisation, negotiations to be undertaken with the Papua New Guinea Government to facilitate entry into the six year concessional system, that this application is being made.

List of members of Australasian Petroleum Company Proprietary Limited as at the data hereof

(Authorised capital \$50 900 000 divided into 24 370 000 ordinary shares of \$2 and 1 080 000 preferred participating shares of \$2—Issued Capital \$50 385 308):—

	\$2 Ordinary Shares	\$2 Preferred Participating Shares
BP Australia Limited, 1 Albert Road, Melbourne	2 602 639	540 000
BP Exploration Company (Associated Holdings) Ltd, Britannic House, Moor Lane, London	6 499 524	(-
Oil Search Limited, 16 Bridge Street, Sydney	12 681 362	540 000
Mobil Oil Australia Ltd, 2 City Road, South Melbourne	2 329 129	
nemet 1 - 1	24 112 654	1 080 000

Notification of Application for Permit-continued

A. Description of External Boundaries. Commencing at the south-east corner of Permit No. 75 at the intersection of latitude 7 degrees 2 minutes 30 seconds south by longitude 145 degrees 7 minutes 45 seconds east thence along the left bank of the Purari River upstream to its intersection with parallel 7 degrees thence by a straight line across to the right bank and along such bank to its intersection with parallel 6 degrees 58 minutes at latitude 6 degrees 58 minutes south by longitude 144 degrees 56 minutes 37 seconds east thence due west to latitude 6 degrees 58 minutes south by longitude 144 degrees 43 minutes east thence due south to latitude 7 degrees south by longitude 144 degrees 43 minutes east thence due west to latitude 7 degrees south by longitude 144 degrees 20 minutes east thence north-westerly to latitude 6 degrees 55 minutes east thence south-westerly to latitude 7 degrees south by longitude 144 degrees 4 minutes east thence due west to latitude 7 degrees south by longitude 144 degrees east thence due north to latitude 6 degrees 56 minutes south by longitude 144 degrees east thence northwesterly to latitude 6 degrees 35 minutes 20 seconds south by longitude 143 degrees 15 minutes east thence due north to latitude 6 degrees 35 minutes east thence due west to latitude 6 degrees 35 minutes by longitude 143 degrees east thence due north to latitude 6 degrees 30 minutes south by longitude 143 degrees east thence due west to latitude 6 degrees 30 minutes south by longitude 142 degrees 50 minutes east thence due north to latitude 6 degrees 25 minutes south by longitude 142 degrees 50 minutes east thence due west to latitude 6 degreess 25 minutes south longitude 142 degrees 45 minutes east thence due north to latitude 6 degrees 7 minutes 33 seconds south by longitude 142 degrees 45 minutes east thence south-easterly to latitude 6 degrees 50 minutes south by longitude 144 degrees 33 minutes east thence due east to latitude 6 degrees 50 minutes south by longitude 145 degrees east thence south-easterly to the point of commencement.

Dated this 3rd day of June, 1977.

N. R. AGONIA, Chairman, Petroleum Advisory Board.

Petroleum (Prospecting and Mining) Act 1951 as amended to date

NOTIFICATION OF APPLICATION FOR PERMIT

IT is hereby notified that an application for a permit under the *Petroleum* (*Prospecting and Mining*) Act 1951 as amended to date was on the 24th day of May, 1977 made to the Minister for Natural Resources, particulars hereby are as follows:

Applicants: Australasian Petroleum Company Pty Ltd and BP Petroleum Development Australia Pty Ltd

Addresses: c/- Peat Marwick Mitchell & Co., Bank Haus, Champion Parade, Port Moresby and c/- Craig Kirke & Co., Suite 6, Granville House, Cuthbertson Street, Port Moresby

Particulars: Particulars of the nature and extent of right, title and interest held by the applicants or held on their behalf are as follows:

- (a) Australasian Petroleum Company Pty Ltd directly holds Permit 37 and Licence 1 issued pursuant to the Petroleum (Prospecting and Mining) Act 1951-1973 which Permit and Licence are subject to a Joint Venture with PNG Petroleum Pty Ltd which has a 15% interest.
- (b) BP Petroleum Development Australia Pty Ltd directly holds Permit 75 issued pursuant to the Petroleum (Prospecting and Mining) Act 1951-1973.
- (c) 38.273% of the shareholding in Australasian Petroleum Company Pty Ltd is held by associated companies of BP Petroleum Development Australia Pty Ltd namely, BP Exploration Company (Associated Holdings) Limited of London and BP Australia Limited of Melbourne. 52.481% is held by Oil Search Limited and 9.245% by Mobil Oil Australia Limited.
- (d) 38.273% of the shareholding in Island Exploration Co. Pty Ltd is held by an associated company of BP Petroleum Development Australia Pty Ltd namely, BP Exploration Company (Associated Holdings) Limited of London. 52.481% is held by Oil Search Limited and 9.245% by Mobil Oil Australia Limited.

The applicants formerly held part of the area applied for as Permit 27 in their own name. During the tenure of that permit, it carried out a number of geological and geophysical surveys. An application was lodged for renewal of that permit and a document purporting to extend that permit for four months was issued. Subsequently it has been discovered that certain statutory requirements of procedure have not been adhered to, thereby invalidating the renewal and bringing about the expiry of Permit 27. Consequently, the applicants are applying for a new permit over the area.

As a result of past work programmes in Permit 27, the applicants have established that the play in this area is a high risk one, and consequently a farminee has actively been sought. It is to enable the farmout negotiations with Gulf Energy and Minerals—International to be finalised and to enable, after successful finalisation, negotiations to be undertaken with the Papua New Guinea Government to facilitate entry into the six year concessional system, that this application is being made.

List of members of BP Petroleum Development Australia Proprietary Limited as at the date thereof (Authorised capital \$45 000 000 divided into 22 500 000 shares of \$2—Issued Capital \$37 300 000):—

The British Petroleum Co. of Aust. Ltd, 1 Albert Road, Melbourne

1 share

The British Petroleum Co. Ltd, Britannic House, Moor Lane, London

1 share

BP Australia Limited, 1 Albert Road, Melbourne

18 649 998 shares

18 650 000

Notification of Application for Permit-continued

List of members of Australasian Petroleum Company Proprietary Limited as at the date hereof (Authorised capital \$50 900 000 divided into 24 370 000 ordinary shares of \$2 and 1 080 000 preferred participating shares of \$2—Issued Capital \$50 385 308):—

	\$2 Ordinary Shares	\$2 Preferred Participating Shares
BP Australia Limited, 1 Albert Road, Melbourne	2 602 639	540 000
BP Exploration Company (Associated Holdings) Ltd, Britannic House, Moor Lane, London	6 499 524	-
Oil Search Limited, 16 Bridge Street, Sydney Mobil Oil Australia Ltd	12 681 362	540 000
2 City Road, South Melbourne	2 329 129	
A D. S. W. B. M. S. M. S. L. S	24 112 654	1 080 000

SCHEDULE

A. DESCRIPTION OF EXTERNAL BOUNDARIES.

Commencing at the south-west corner of the permit area previously designated "P24" at the intersection of latitude 6 degrees 25 minutes south by longitude 142 degrees 45 minutes east thence due west to the international border between Papua New Guinea and Irian Jaya on the Fly River at latitude 6 degrees 25 minutes south by longitude 140 degrees 57 minutes east thence along the Fly River in a general north-easterly direction upstream to the intersection of the Fly River with meridian 141 degrees at latitude 6 degrees 19 minutes south by longitude 141 degrees east thence due north to latitude 5 degrees 20 minutes south by longitude 141 degrees east thence due east to latitude 5 degrees 25 minutes south by longitude 141 degrees 25 minutes east thence due east to latitude 5 degrees 25 minutes south by longitude 141 degrees 40 minutes east thence due south to latitude 5 degrees 30 minutes south by longitude 141 degrees 40 minutes east thence due east to latitude 5 degrees 30 minutes south by longitude 141 degrees 50 minutes east thence due south to latitude 5 degrees 35 minutes south by longitude 142 degrees east thence due south by longitude 142 degrees east thence south-easterly to latitude 5 degrees 52 minutes 41 seconds south by longitude 142 degrees 34 minutes 30 seconds east thence south-westerly to latitude 6 degrees 7 minutes 33 seconds south by longitude 142 degrees 31 minutes east thence due south to the point of commencement.

Dated this 3rd day of June, 1977.

N. R. AGONIA, Chairman, Petroleum Advisory Board.

Land Act 1962 (as amended)

LAND AVAILABLE FOR LEASING

TENDERS and/or applications, as applicable, are invited for the right to a lease or leases over the land or lands as described in the following advertisements on the terms and conditions as set out and subject to the provisions of the Land Act 1962 (as amended).

The attention of Tenderers and Applicants is directed towards the following:-

Tenders.—The upset price where shown below is the assessed unimproved value of the land, and is the minimum amount acceptable as a tender. Tenders may be for any amount in excess of the upset price, but the successful tenderer will only be required to pay the difference between the upset price and the amount of the tender.

Example-

					V
UPSET PRICE		****		****	400
VALUE OF ALLO	TMEN'	TO	TENDE	RER	100
AMOUNT TO BE	STAT	ED IN	I TEN	DER	500
The successful VION	mould I	have to	he pair	in thi	e race

highest or any tender will not necessarily be accepted.

Fees.—All tenders and applications must be accompanied by an application fee of Two Kina (K2.00) for each portion or allotment required. Following the grant of a lease an additional fee for the preparation of lease document, the amount of tender less the upset price where applicable and, if surveyed, the prescribed survey fee shall be payable within two (2) months from the date of grant.

Preference.—Tenderers and applicants are advised to indicate preferences if there are more than one allotment or portion being advertised in any particular advertisement, but only one registration of application fee need be lodged if only one allotment or portion is required. If more than one allotment or portion is required, an additional fee for each such portion or allotment must be lodged.

Tenderers and Applicants.—Tenderers and Applicants must state full name, occupation and postal address. If more than one person is tendering or applying, it must be stated whether joint tenancy or tenancy-in-common is required. If a company, the full registered name and address of the company and that of its representative must be stated. A business name cannot hold land.

Improvements.—Expected development in respect of agricultural leases is indicated in the respective advertisements, however, full proposals of proposed development shall be submitted by tenderers or applicants seeking other types of leases or larger agricultural leases unless development is specified in detail in any particular advertisement. Where applicable development shall comply with the requirements of the Town Planning Act and the Building Regulations.

Term of Lease.—Unless otherwise indicated each lease shall be for a term of ninety-nine (99) years.

General conditions pertaining to Business Leases.—Provided all other factors are equal, preference may be given to indigenous proposals, or proposals which contain a significant proportion of indigenous equity. In the event that a lease is recommended because of a proposal to include a significant portion of indigenous equity, the lease shall contain a clause requiring specific performance of that proposal within a time specified. In all cases where a lease is granted to non-natives or companies or associations not containing a significant amount of the indigenous equity, the lease may contain a clause requiring the lessee to achieve a specific level of indigenous

Land Available for Leasing-continued...

equity within a time specified and/or to provide a certain level of management training and/or technical training of indigenous persons. The level of equity that may be required will depend upon a number of factors including the type of business, the amount of capital required, whether foreign investment is involved, etc.

General.—All applications and tenders will come before the Land Board at a time and date which will be notified to all interested parties. It is advisable to appear in person or to have representation before the Land Board.

Applicants and Tenderers will be required to produce to the Land Board acceptable evidence as to possession of suitable experience and/or financial resources, as the case may be, for the development of the land. Tenderers and applicants are advised to inspect the land before applying or tendering. All leases are subject to the excision of any necessary water supply, sewerage, dramage and electricity pole staywire easements, and agricultural leases to the excision of any necessary road ease-

Where a lease has not been surveyed, leases will issue as "Subject to Survey".

The attention of Public Servants intending to apply for an Agricultural or Business Lease is directed to the following:-

A lease will not be granted by the Land Board unless: The Public Servant resigns from the Public Service within two (2) months from the start of the lease or

Approval has been given under Public Service Regulation No. 25 to hold land.

Note.—Unless there are very special reasons, the Public Services Commission will only grant approval under Section 25 of the Public Service Regulation, if they retire within six (6) months from the start of the lease.

Any Public Servant who applies for an Agricultural or Business Lease must—

- (a) notify his departmental head of the application to Land Board; and
- (b) advise his departmental head of the Land Board's decision.

Tenderers and applicants are warned that Tenders and Applications must be lodged at, or posted so as to reach the Department of Natural Resources, Waigani, before 3 p.m. on the closing date indicated in each advertisement.

All Tenders and Applications must be accompanied by the prescribed application fees or be rejected as informal.

(Closing date.-Tenders close at 3 p.m., Wednesday, 24th August, 1977)

TENDER No. 108/77—(GEREHU) HOHOLA—CITY OF PORT MORESBY—NATIONAL CAPITAL DISTRICT

BUSINESS (TAVERN SITE)—CATEGORY COMMERCIAL

FOR INDIGENOUS INTERESTS AND INTERESTS OPERATING MAINLY FOR THE BENEFIT OF THE INDIGENOUS POPULATION

Allo	Allotment Section Area in h				Improvements	Annual Rent 1st Ten Years	Upset Price				
1	***		348			0.18	****	4400	K6 000 or as determined by the Land Board	K400.00	K8 000.00

Note: The tender price must be stated.

Copies of Tender No. 108/77 and plans will be disp'ayed on the notice board at the Department of Natural Resources, Regional Office, Hohola; the District Commissioner's Office, Port Moresby and in the Port Moresby City Council Office, Waigani.

(Closing date.-Tenders close at 3 p.m., Wednesday, 24th August, 1977)

TENDER No. 109/77-TOWN OF HOHOLA-PORT MORESBY CITY-NATIONAL CAPITAL DISTRICT

RESIDENCE LEASE

Allotment		Section			Area in ha. (approximately)			Improvements	Annual Rent 1st Ten Years	Upset Price
39		48			0.045	(green	3444	K6 000 or as determined by the Land Board	K75.00	K1 500

The tender price must be stated.

Tender No. 109/77 and plan will be displayed on the notice board at the Department of Natural Resources, Regional Office, Hohola; the District Commissioner's Office, Port Moresby and in the Port Moresby City Council Office at Waigani.

They may also be examined in the Land Allocation Section of the Department of Natural Resources, Waigani.

(Closing date.-Applications close at 3 p.m., Wednesday, 24th August, 1977)

NOTICE No. 110/77—BANGA—WEST NEW BRITAIN PROVINCE

BUSINESS LEASE—CATEGORY COMMERCIAL

FOR INDIGENOUS INTERESTS AND INTERESTS OPERATING MAINLY FOR THE BENEFIT OF THE INDIGENOUS POPULATION

	Portion Milinch		Fourmil		Area in		Improvements	Annual Rental 1st Ten Years		
775	·	ing	****	Banga	Talasea	8.54		 2197	To be determined by the Land Board	K17.00

Copies of Notice No. 110/77 and plans will be displayed on the notice board at the Department of Natural Resources, Regional Office, Hohola; the Provincial Commissioner's Office, Kimbe; the District Office, Talasea and in the Talasea Local Government Council Chambers.

They may also be examined in the Land Allocation Section of the Department of Natural Resources, Waigani.

Land Available for Leasing-continued.

(Closing date.-Applications close at 3 p.m., Wednesday, 24th August, 1977)

NOTICE No. 111/77-TOWN OF PALMALMAL-EAST NEW BRITAIN PROVINCE

MISSION LEASE

Allotment						- 8	Section		Area in Ha. (Approximately)				Improvements
5	****		****	****	5	****	****	ent	 0.6084		****	****	To be determined by the Land Board

Copies of Notice No. 111/77 and plan will be displayed on the notice board at the Department of Natural Resources, Regional Office, Hohola; the Provincial Commissioner's Office, Rabaul; the District Office, Pomio and in the Palmalmal Local Government Council Chambers.

They may also be examined in the Land Allocation Section of the Department of Natural Resources, Waigani.

N. R. AGONIA, Acting Secretary.

NOTIFICATION OF SUCCESSFUL APPLICANT—LAND BOARD No. 899 ITEM 12

IN accordance with the provisions of the Land Act 1962, it is advised that the following application heard at the Province Office, Mount Hagen on 10th February, 1975 was successful and was confirmed by the Minister for Natural Resources on 22nd April, 1977.

The following lease is in the Western Highlands Province and commences on 7th July, 1977.

65/2148-Jimi River Cattle Company Pty Ltd, an Agricultural Lease over Portion 3, Milinch Jimi, Fourmil Ramu.

Dated at City of Port Moresby this 24th day of June, 1977.

N. R. AGONIA,

Acting Secretary for Natural Resources.

NOTIFICATION OF SUCCESSFUL APPLICANT—LAND BOARD No. 1043 ITEM 12

IN accordance with the provisions of the Land Act 1962, it is advised that the following application heard at the Province Office, Mount Hagen on 1st March, 1977 was successful and was confirmed by the Minister for Natural Resources on 20th May, 1977.

The following lease is in the Western Highlands Province and unless otherwise indicated, commences on 30th June, 1977.

69/1221—Hagen Park Motel Pty Ltd, a Business (Motel) Leases over Allotments 2, 3, 4 and 9 (consolidated), Section 7, Town of Mount Hagen. The new lease shall commence on the day following the date of acceptance of the surrender of Granted Application 69/1221 and Government Lease Volume 26, Folio 15.

Dated at City of Port Moresby this 16th day of June, 1977.

N. R. AGONIA,

Acting Secretary for Natural Resources.

EAST SEPIK PROVINCE SPECIAL LAND BOARD No. 1066

A Meeting of the Land Board as constituted under the Land Act 1962, will be held at the Provincial Office, Wewak commencing at 9 a.m., 12th July, 1977 and continuing at the District Office, Angoram at 1 p.m., on 13th July, 1977, when the following Business will be dealt with:—

The following times have been set for interviewing applicants:-

Applications 1 to 49, at 9 a.m. on 12th July, 1977 at the Provincial Office, Wewak.

Applications 50 to 77, at 1 p.m. on 13th July, 1977 at the District Office, Angoram.

66/932—Consideration of Applications for Agricultural Leases over Portions 8-13 (inclusive), 14-35 (inclusive), 37-48 (inclusive), 50-52 (inclusive), 56 and 57, "Gavien", Subdivision, Milinch Angoram, Fourmil Bogia, East Sepik Province.

- Manup James
 Arnold Mandabu
 Aigud Sapi
- 4. Alphones Kinjin Z. Bosauck Jackry
- 6. Bill Nungumija Clitus Palio
- 8. Caspar Manu 9. Denis Tun 10. Caspar Pano
- 11. Francis Dunguande
- 12. Gira Jangen 13. Gowe Tikip
- 14. Guluagi Richipu 15. Godfried Sharen
- 16. John Sangit Joachim Bob Agram 17.
- 18. John Avongi 19. John Kalm
- 20. John Fatitkin
- 21. John Hrusab
- 22. John Lucas
- Joseph Atai
 Kose Nakra
- 25. Kamilus Ramkuien
- Kuru Namba
- 27. Kone Sangre
- 28. Lakngiaknga Busua 29. Langu Iuomi
- 30. Laimba Ambanja
- 31. Leo Tamisea

- 32. Leo Pepa 33. Rita Kawali
- 34. Mukudua Aun
- Jacob Yuimba
 Michael Unogo
- 37. Nick Yambon
- 38. Peter Kami
- 39. Palik Paul 40. Rapel Wagei
- 41. Risibu Sandu
- 42. Saugil Gabis
- 43. Samson Kaukin
- Simon Jiumbui 44.
- 45. Tisime Dambui
- 46. Urbet Getgen
- 47. Wiako Renold
- 48. Welmbank Alois
- 49. Yakobus Mintik
- 50. Apan Wongen
- 51. Ambing Manbo
- Ador Lenguma 52.
- 53. Bus Kukul
- Banjua Gomaka
 Felix Kanjau
- 56. Katali Sawi
- 57. Kapano Krubangen
- 58. Kambuing Walam 59. Kumbi Aiwa
- 60. Kino Bande
- 61. Waima Numeyo
- 62. Mike Mando

East Sepik Province Special Land Board No. 1066-continued

63. Mariam Simbio 64. Mira Tambadri

65. Matui Sakiwa

66. Mangopa Amblaiang67. Namba Armapi68. Paul Yapon

69. Philip Awalap 70. Peter Dimi 71. Sople Kauri

72. Simon Pamnbange

73. Sakarias Yakrawi
 74. Wasa Kaitavut

75. Yawa Sapuai

Yanda Yaka
 Elijah Yambumwan

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 17th day of June, 1977.

GEORGE KILAMELONA, Chairman of Papua New Guinea Land Board.

CORRIGENDUM

THE Secretary for the Department of Natural Resources regrets to advise the general public that Allotments 1, 2, 3, 4 and 5, Section 152 and Allotment 51, Section 65, Town of Madang advertised as available under Tenure No. 89/77 in the National Gazette of 9th June, 1977 are hereby withdrawn.

The reason being that Allotment 51, Section 65 is currently zoned as a residence allotment while Allotments 1, 2, 3, 4 and 5, Section 152 are Business Commercial and they shouldn't have been advertised as available as Business Light Industrial Leases.

I respectfully regret the inconvenience caused.

N. R. AGONIA, Acting Secretary.

CORRIGENDUM

THE Secretary for the Department of Natural Resources regrets to advise the general public that Land Available for Leasing advertised under Notice No. 95/77 in the National Gazette No. G43 of 9th June, 1977 is hereby withdrawn for a reason that the subject land shouldn't have been gazetted as in the Town of Goroka. The subject land shall be re-advertised as available when correct locality of the area is exactly known.

N. R. AGONIA, Acting Secretary.

CORRIGENDUM

UNDER the heading National Capital District Land Board No. 1067 the following additional sentences should be inserted.

Item 19. CL. 3185—Berghuser to Malanesian Tabacco Pty Ltd, application under Section 61 of the Land Act 1962, for Business (Light Industrial) Lease over Allotment 10, Section 32, Town of Boroko, City of Port Moresby, National Capital District conditionally on the surrender of Crown Lease Volume 13, Folio 3185, a Business (Light Industrial) Lease over Allotment 10, Section 32, Town of Boroko, City of Port Moresby, National Capital District.

GEORGE KILAMELONA, Chairman of Papua New Guinea Land Board.

Companies Act 1963

NOTICE OF STRIKING OFF

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

C. 4615.—Island Salvage Pty Ltd

Dated this 20th day of June, 1977.

G. F. SHEEHAN, Registrar of Companies.

INTENTION TO STRIKE OFF

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

C. 1708.—Tom's Transport Company Pty Limited

Dated at Port Moresby this 21st day of June, 1977.

G. F. SHEEHAN, Registrar of Companies.

Coroners Act 1953

DIRECTION TO HOLD INQUESTS

I, Buri William Kidu, Acting Secretary for Justice, by virtue of the powers conferred by Section 23(1)(b) of the Coroners Act 1953 and all other powers me enabling, hereby direct Gabriel Buku, a coroner, to hold an inquest into the deaths of Drea Awrim, Kurkur Curong and Ulame Awrim.

Dated this 20th day of June, 1977.

B. W. KIDU, Acting Secretary for Justice.

PROBATE JURISDICTION

Re: Seeto Kui, late of Lae in the Morobe Province, Papua New Guinea, retired trader, deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased who died on the 18th day of March, 1972 are required by James Edward Seeto and Robert Claude Seeto of Post Office Box 456, Lae, Morobe Province in Papua New Guinea, the Executors of the will of the deceased to send particulars of their claim to the Executors or to the undersigned within one month from the date of publication hereof, after the expiration of which time the Executors intend to convey or distribute the assets having regard only to the claims of which they then have notice.

Dated this 17th day of June, 1977.

GADENS, Solicitors for the Executors, P.O. Box 3042, Port Moresby.

DEFENCE SUPPLY AND TENDERS BOARD

TENDERS

TENDERS are invited for:

Tender No. DF67—Supply of sewing kits to Defence Force Port Moresby.

Tenders close at 1.30 p.m., Friday, 22nd July, 1977.

Tender No. DF68—Supply of clothing and individual equipment to PNG Defence Force.

Tenders close at 1.30 p.m., Friday, 5th August, 1977.

Documents are available from the Secretary, P.O. Box 6753, Boroko, Papua New Guinea. Telephone 256166 ext. 2472.

Dated this 10th day of June, 1977.

N. RAULA, Secretary.

Companies Act 1963

ORDER UNDER SECTION 361 D

I, Colin Healey, Deputy Registrar of Companies, do hereby order that Hele Development Corporation Ltd and the Officers thereof be relieved from compliance with the undermentioned Sections of the Companies Act 1963, but the provisions set out in column 2 of the Eleventh Schedule of that Act shall apply in substitution therefor.

Section 7(12)	Section 54(1)(
Section 28(2)	Section 135(2)
Section 37(1)	Section 138(2)
Section 39(1)	Section 138(4)
Section 48(8)	Section 158(1)
Section 50	Section 158(2)
Section 51	Section 164(1)
Section 52(2)(a)	Section 164(3)

Dated this 21st day of June, 1977.

C. HEALEY, Deputy Registrar of Companies.

Mining Ordinance 1937 as amended (Papua)

APPLICATION FOR A PROSPECTING AUTHORITY

WE, C. R. A. Exploration Pty Limited, of 95 Collins Street, Melbourne, Australia, and care of McCubbery Train Love and Thomas of Hunter Street, Port Moresby, do hereby apply for a Prospecting Authority over approximately 2 275 square kilometres in the Angabunga River area in the Central District of Papua and more particularly described in the Schedule and sketch plan attached hereto for the purpose of prospecting for aluminium, bauxite, bismuth, cadmium, coal, rare earths, chromium, cobalt, copper, diamonds, germanium, osmiridium, phosphate, platinum metals, silver, tantalum, tellurium, tin, titanium, tungsten, uranium, vanadium, zinc and zirconium.

SCHEDULE

Commencing at the north-west corner at the intersection of latitude 8 degrees 30 minutes south with longitude 146 degrees 46 minutes east thence due east to the intersection of latitude 8 degrees 30 minutes south with longitude 147 degrees 2 minutes east thence south-easterly to the intersection of latitude 8 degrees 35 minutes south with longitude 147 degrees 11 minutes east thence due south to the intersection of latitude 8 degrees 52 minutes south with longitude 147 degrees 11 minutes east thence easterly to the intersection of latitude 8 degrees 55 minutes south with longitude 147 degrees 20 minutes east thence southerly to the intersection of latitude 9 degrees 9 minutes south with longitude 147 degrees 16 minutes east thence north-westerly to the intersection of latitude 8 degrees 57 minutes south with longitude 147 degrees 3 minutes east thence westerly to the intersection of latitude 8 degrees 56 minutes south with longitude 146 degrees 55 minutes east thence north-westerly to the intersection of latitude 8 degrees 30 minutes south with longitude 146 degrees 46 minutes east being the point of commencement and enclosing an area of approximately 2 275 square kilometres.

Dated at Melbourne this 15th day of June, 1977.

C. R. A. EXPLORATION PTY LIMITED.
J. G. ROBERTSON,
Registered Agent.

Lodged at Konedobu on the 20th day of June, 1977. Registered No. P.A. 217(P).

Objections may be lodged with the Warden at Konedobu on or before the 22nd day of July, 1977.

Hearing set down at Konedobu on the 27th day of July, 1977 at 10 a.m.

I. SIKAT, Mining Warden.

Customs (Export) Tariff 1974

REVOCATION OF NOTICE OF EXEMPTION FROM EXPORT DUTY

I, Julius Chan, Minister for Finance, by virtue of the powers conferred by Section 3 of the Customs (Export) Tariff 1974 and all other powers me enabling, hereby revoke the notice of Exemption from Export Duty dated 18th July, 1975 and published in Gazette No. 61 of 31st July, 1975 on and from 1st July, 1977.

Dated this 20th day of June, 1977.

J. CHAN, Minister for Finance, Savings and Loan Societies Act 1961 as amended to date

ORDER FOR WINDING-UP OF A SAVINGS AND LOAN SOCIETY

I, Garth McIlwain, Registrar of Savings and Loan Societies, by virtue of the powers conferred by Sections 40 and 41 of the Savings and Loan Societies Act 1961 as amended to date and all other powers me enabling and being satisfied that it is in the best interest of the members that the society should be wound up for the purpose of amalgamation, hereby order the winding-up of Namgumpe Savings and Loan Society Limited and appoint Steven Harvie to be Liquidator of this society for the purpose of the Act.

Dated this 16th day of June, 1977.

G. McILWAIN,

Registrar of Savings and Loan Societies.

IN THE NATIONAL COURT OF JUSTICE

No. M.P. 60 of 1977

In the matter of the Companies Act 1963 and

In the matter of Jascar Limited Before the Honourable the Presiding Judge

Tuesday the 14th day of June, 1977

UPON hearing Mr Wood of Counsel for the abovenamed company and upon reading the summons dated the 8th day of June, 1977 the affidavit of Barry Edward Corin sworn on the 7th day of June, 1977 and filed herein this Court doth order:—

- 1. That the provisions of Subsection 2 of Section 64 of the Companies Act 1963 shall not apply as regards any class of creditors.
- 2. That further compliance with the Companies Rules 1969 up to the date of the hearing of the petition be dispensed with.
- 3. That the reduction of capital proposed to be effected by the special resolution set forth in paragraph 9 of the petition may be confirmed so that henceforth at the amount of the share capital of the company is one hundred and three thousand nine hundred and sixty-seven kina seventy toea divided into 341 298 shares of .30 toea each and share premium reserve of K1 578.30 each share issued and fully paid up and that such reduction be effected in accordance with the Special Resolution set out in paragraph 9 of the petition.
- 4. That an office copy of the order be lodged with the Registrar of Companies within seven days of the date bereof.
- 5. Notice of the registration of this order and the terms thereof be published once in the Papua New Guinea National Gazette and once in the Papua New Guinea Post Courier within fourteen days of the date of the office copy of the order being lodged with the Registrar of Companies.
- 6. That the exhibits herein may be delivered to the solicitors for the petitioner.
 - 7. Liberty to apply.

By the Court. RICHARD TEO, Registrar.

CORRIGENDUM—SUPREME COURT RULES 1977

SUPREME Court Rules 1977 (Statutory Instrument No. 22 of 1977) published in *National Gazette* No. G51 of 17th June, 1977 should read, on page 17, third line from the bottom of the page—"Dated the 10th day of June, 1977.".

Companies Act 1963

ORDER UNDER SECTION 361 D

I, Colin Healey, Deputy Registrar of Companies do hereby order that Jamlon Pik Kampani Pty Ltd and the Officers thereof be relieved from compliance with the undermentioned Sections of the Companies Act 1963, but the provisions set out in column 2 of the Eleventh Schedule of that Act shall apply in sustitution therefor.

 Section 7(12)
 Section 158(2)

 Section 126(1)
 Section 164(1)

 Section 158(1)
 Section 164(3)

Dated this 31st day of May, 1977.

C. HEALEY, Deputy Registrar of Companies.

Weights and Measures Act 1973

REVOCATION AND APPOINTMENT OF DEPUTY CHIEF INSPECTOR OF WEIGHTS AND MEASURES

I, Gavera Rea, Minister for Labour, Commerce and Industry, by virtue of the powers conferred by Section 9 of the Weights and Measures Act 1973 and all other powers me enabling, hereby:—

(a) revoke the notice of appointment of Officers dated 28th June, 1974 and published in Government Gazette No. 45A of 28th June, 1974 in so far as it relates to the appointment of Leonard Francis Winlaw as Deputy Chief Inspector of Weights and Measures; and

(b) appoint Kaia Songoa to be Deputy Chief Inspector of Weights and Measures for the purposes of that Act.

Dated this 10th day of June, 1977.

GAVERA REA, Minister for Labour, Commerce and Industry.

Fauna (Protection and Control) Act 1966

DECLARATION OF RANBA WILDLIFE MANAGEMENT AREA AND APPOINTMENT OF MEMBERS OF THE RANBA WILDLIFE MANAGEMENT COMMITTEE

I, Stephen Tago, Minister for the Environment and Conservation, by virtue of the powers conferred by Sections 21A and 21B of the Fauna (Protection and Control) Act 1966 and all other powers me enabling, having consulted—

(a) with the owners of the land described in Schedule 1;

(b) with the Local Government Council of the area within which that land is situated,

hereby-

- (r) declare the land described in Schedule 1 to be a Wildlife Management Area to be known as the Ranba Wildlife Management Area for the purposes of that Act; and
- (d) establish a Wildlife Management Committee for that Wildlife Management Area; and
- (e) specify that the number of members of that committee shall be six; and
- (f) appoint each person specified in Schedule 2 to be a member of that Committee.

SCHEDULE 1

All that piece of land containing an area of 41 922 hectares or thereabouts situated in the Milinch of Long and Bok Fourmil of Madang Madang Province being the whole of Long Island and an area contained within a line parallel to and distant 3 000 metres from the shore of Long Island and the said shore of Long Island excluding all that piece of land containing an area of 15 724 hectares or thereabouts being part of Long Island and the whole of Lake Wisdom situated in the Milinches of Long and Bok Fourmil of Sagsag Madang Province commencing at a point being the summit of Mount Reamur bounded thence on the north-east by straight lines bearing 96 degrees 33 minutes 25 seconds for 2 820 metres and 143 degrees 27 minutes 36 seconds for 12 300 metres thence on the south-east by straight lines bearing 195 degrees 54 minutes 27 seconds for 3 350 metres and 236 degrees 56 minutes 3 seconds for 7 370 metres to the summit of Cerisy Peak thence on the south-west by straight lines bearing 316 degrees 52 minutes 13 seconds for 11 160 metres thence on the north-west by a straight line bearing 16 degrees 10 minutes 19 seconds for 10 050 metres thence again on the north-east by a straight line bearing 101 degrees 6 minutes 47 seconds for 1840 metres to the point of commencement be the said several dimensions all a little more or less and all bearings True.

SCHEDULE 2

Arina Yal of Point Kiau Village Sari Goreka of Point Kiau Village Beka Oro of Malala Village Tangi Waro of Matafuna Village Samoko Goreko of Bak Village Dakis Bara of Kaut Village Dated this 16th day of June, 1977.

S. TAGO,

Minister for the Environment and Conservation.

In the matter of the Companies Act 1963-1973 and
In the matter of Berwick 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 3rd day of June, 1977, the following special resolution was duly passed, viz:

 That the company be wound up voluntarily and that Trevor James Maloney of Chester Street, Port Moresby be appointed Liquidator for the purpose of such windingup.

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 20th day of June, 1977.

T. J. MALONEY, Director.

Industrial Relations Act 1962

SABUSA SAWMILLING REDUNDANCY AND SEVERANCE AWARD 1977

AWARD No. 16 of 1977

I, Aiapi Taviri, Industrial Registrar, by virtue of the powers conferred by the *Industrial Relations Act* 1962 and all other powers me enabling, hereby register an Industrial Agreement described in the Schedule hereto under the title of Sabusa Sawmilling Redundancy and Severance Award 1977.

Copies of the award may be obtained from the Industrial Registrar, Department of Labour, Commerce and Industry, P.O. Box 5644, Boroko, Papua New Guinea.

SCHEDULE

An Industrial Agreement made on 15th June, 1977, between the Sabusa Sawmilling Co. Pty Ltd of the one part and the Port Moresby Council of Trade Unions of the other part concerning terms and conditions of employment of persons engaged by the said employer.

Dated this 15th day of June, 1977.

A. TAVIRI, Industrial Registrar.

Workers' Compensation Act 1958

AUTHORIZATION OF EMPLOYER TO UNDERTAKE LIABILITY FOR PAYMENT OF WORKERS' COMPENSATION

I, Gavera Rea, Minister for Labour, Commerce and Industry, by virtue of the powers conferred by Section 19(2) of the Workers' Compensation Act 1958 and all other powers me enabling, hereby authorize Bougainville Copper Ltd to undertake liability to pay compensation to its employees in accordance with the provisions of that Act.

Dated this 15th day of March, 1977.

G. REA,

Minister for Labour, Commerce and Industry.

CENTRAL GOVERNMENT SUPPLY AND TENDERS BOARD

TENDERS

TENDERS are invited for:

Tender No. G. 2718-Supply of rough work pads.

Tender No. G. 2719—Supply of 32 page long sentence, 64 page German ruled exercise books.

Tender No. G. 2729—Supply of duplicating paper cream

Tender No. G. 2738-Supply of exercise books.

Tender No. TDS/A. 2152-Demolition of old boiler house.

Tenders close at 10.30 a.m. on Thursday, 7th July, 1977.

Details are available from the Chairman, P.O. Box 4141, Badili, Papua New Guinea.

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

N. MURUKI, Acting Secretary, Supply and Tenders Board. Fauna (Protection and Control) Act 1966

DECLARATION OF SAWATAITAI WILDLIFE MANAGEMENT AREA AND APPOINTMENT OF DECLARATION OF SAWATAITAI WILDLIFE MANAGEMENT COMMITTEE

Stephen Tago, Minister for the Environment and Conservation, by virtue of the powers conferred by Sections 21A and 21B of the Fauna (Protection and Control) Act 1966 and all other powers me enabling, having consulted-

- (a) with the owners of the land described in Schedule 1;
- (b) with the Local Government Council of the area within which that land is situated,

hereby-

- (c) declare the land described in Schedule 1 to be a Wild-life Management Area to be known as the Sawataitai Wildlife Management Area for the purposes of that Act;
- (d) establish a Wildlife Management Committee for that Wildlife Management Area; and
- (e) specify that the number of members of that Commit-tee shall be five; and
- (f) appoint each person specified in Schedule 2 to be a member of that Committee.

SCHEDULE 1

All that piece of land containing an area of 700 hectares thereabouts situated on Normanby Island in the Milinch of Sawataitai Fourmil of Fergusson Milne Bay Province commencing at a point being the southernmost corner of Portion 2 in the said Milinch bounded thence on the south-west by the south-western boundary of the said Portion 2 being a the south-western boundary of the said Portion 2 being a straight line bearing 272 degrees 22 minutes for 276.50 metres thence again generally on the south-west by the generally south-western boundaries of Portion 1 Milinch of Sawataitai being straight lines bearing 272 degrees 22 minutes for 1133.68 metres and 338 degrees 22 minutes for 1307.56 metres thence on the north-west by the north-western boundary of the said Portion 1 end of a road 20.12 metres wide and the north-western boundary of Portion 3 Milinch of Sawataitai being a straight line in all bearing 2 degrees 22 minutes 30 seconds for 1522.86 metres thence on the north-east by part of the north-eastern boundary of Portion 3 in the said Milinch being a straight line bearing 92 degrees 22 minutes 30 seconds for 1033.84 metres thence again on the north-west by the north-1033.84 metres thence again on the north-west by the north-western boundary of Portion 25 Milinch of Sawataitai being western boundary of Portion 25 Milinch of Sawataitai being a straight line bearing 18 degrees 52 minutes 30 seconds for 804.42 metres thence on the north-east by the north-eastern boundary of the said Portion 25 being a straight line bearing 92 degrees 22 minutes 30 seconds for 565.37 metres thence again on the north-west by a straight line bearing approximately 66 degrees for approximately 600 metres to the high water mark of Etabu Bay thence generally on the north north-east and south by the said high water mark of Etabu Bay generally easterly south-easterly and westerly for approximately 4 370 metres to its intersection with the south-easterly mately 4 370 metres to its intersection with the south-easterly prolongation of the north-eastern boundary of Portion 2 thence again on the south-west by the said prolongation being a south-western boundary of Portion 1 aforesaid being a straight line bearing 272 degrees 22 minutes for approximately 356 metres to the north-eastern corner of Portion 2 aforesaid thence on the north-west by the south-eastern boundary of the said Portion 2 being a straight line bearing 182 degrees 22 minutes for 1463.50 metres to the point of commencement be the said several dimensions all a little more or less and all bearings Fourmil Standard.

SCHEDULE 2

Daysong Tonney of Gomalimali Village Allan Lawako of Gomalimali Village William Tomadiyo of Eneyai Village Budo Kaipole of Paeweso Village Bendo Kapwari of Sawataitai Village Dated this 16th day of June, 1977.

S. TAGO.

Minister for the Environment and Conservation.

Merchant Shipping Act 1975

DELEGATION

I, Paul Kipo, Registrar of Ships, by virtue of the powers conferred by Section 8 of the Merchant Shipping Act 1975 and all other powers me enabling, hereby delegate all my powers and functions under the provisions specified in the Schedule to the Executive Officer, Shipping Administration, Department of Transport, Works and Supply.

SCHEDULE

Merchant Shipping (Crewmen) Regulation 1976

Section 32 Section 33

Section 34

Dated this 20th day of June, 1977.

P. KIPO, Registrar of Ships.

Coroners Act 1953

DIRECTION TO HOLD INQUESTS

- I, Buri William Kidu, Acting Secretary for Justice, by virtue of the powers conferred by Section 23(1)(b) of the Coroners Act 1953 and all other powers me enabling, hereby direct—
 - (a) Joseph Aisa, a coroner, to hold an inquest into the death of Simakus Angi; and
 - (b) Francis Iramu, a coroner, to hold an inquest into the death of Aviyagiave Kuta.

Dated this 16th day of June, 1977.

B. KIDU, Acting Secretary for Justice.

IN THE NATIONAL COURT OF JUSTICE

PROBATE JURISDICTION

In the will of Winifred Joycey, formerly of Vimy Plantation, Kokopo in Papua New Guinea but late of 15th Fifth Avenue, Scarborough in the State of Queensland in the Commonwealth of Australia, married woman, deceased.

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to this Honourable Court that Probate of the Will of the abovecharles Joycey of Vimy Plantation near Kokopo in the East New Britain Province of Papua New Guinea, one of the Executors named in the said will, Burns Philp Trustee Company Limited and Douglas Noel Joycey, the other Executors named in the said will having renounced probate thereof.

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

Dated the 7th day of June, 1977.

WARNER SHAND, WILSON & ASSOCIATES, of Mango Avenue, Rabaul, Solicitors for the Applicant.

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 of the following Business Groups:-

Tiauka Land Business (Inc.) Tauntoma Business Group (Inc.) Yalau Business Group (Inc.) Gabriel Tokikilia Business Group (Inc.)
Galeoale Business (Inc.)
Poloka Business Group (Inc.)
Danatu Business Group (Inc.) Jimi River Development Business Group (Inc.) Tevuna Business Group (Inc.) Vunaulaiar Business Group (Înc.) Bagabag Development Business Group (Inc.)

L. N. RANU, Deputy Registrar of Business Groups.

NATIONAL WORKS AUTHORITY SUPPLY AND TENDERS BOARD

TENDERS

TENDERS are invited for:

Tender No. TC 30.07.011—For sealing of Highlands Highway from Wahgi River to Pin River, Western Highlands Province.

Tenders close at 10 a.m. on Friday, 22nd July, 1977.

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

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

PLANT AND TRANSPORT SUPPLY AND TENDERS BOARD

TENDERS

TENDERS are invited for:

Tender No. P.T.D. 3/77-Registration of plant/vehicle and equipment available for hire to the Government of Papua New

Tenders close at 10 a.m. on Friday, 22nd July, 1977.

Documents are available from the Chairman, P.O. Box 1429, Boroko, Papua New Guinea.

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

> JOHN BOLT, Chairman.

Savings and Loan Societies Act 1961 as amended to date

NOTICE OF DISSOLUTION AND CANCELLATION OF REGISTRATION OF SOCIETIES

NOTICE is hereby given of the dissolution and cancellation of the registration of Heiung Savings and Loan Society Limited, Maniouk Savings and Loan Society Limited, Maniouk Savings and Loan Society Limited Panbu Savings and Loan Society Limited and Namgumpe Savings and Loan Society Limited in accordance with Section 46 of the Savings and Loan Societies Act 1961 as amended to date.

Dated this 16th day of June, 1977.

G. McILWAIN. Registrar of Savings and Loan Societies.

Companies Act 1963

ORDER UNDER SECTION 361 D

I, Colin Healey, Deputy Registrar of Companies do hereby order that Rossell Island Development Corporation Pty Ltd and the Officers thereof be relieved from compliance with the undermentioned Sections of the Companies Act 1963, 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 158(1)

Section 164(3)

Dated this 9th day of June, 1977.

C. HEALEY, Deputy Registrar of Companies.

INTENTION TO STRIKE OFF

NOTICE is hereby given that at the expiration of three months from the date of publication of this notice the companies 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 companies will be dissolved.

C. 2979.—Associated Plumbers Pty Limited
C. 3048.—T. J. Madden & Associates (NG) Pty Ltd
C. 3071.—Kinship Pacific Investments Pty Limited
C. 3695.—Reica (N.G.) Pty Limited

Dated at Port Moresby this 14th day of June, 1977.

G. F. SHEEHAN, Registrar of Companies. Land Settlement Schemes (Prevention of Disruption) Act 1976

DECLARATION UNDER SECTION 2

I, Tore Lokoloko, G.C.M.G., Governor-General, by virtue of the powers conferred by Section 2 of the Land Settlement Schemes (Prevention of Disruption) Act 1976 and all other powers me enabling, acting with, and in accordance with, the advice of the National Executive Council which, after consultation by the Minister for Natural Resources as prescribed under Section 2(3) of the Act, is of the opinion that the nature of the scheme and the likely relationship between the leaseholders are such that disruptive conduct could endanger the success of the scheme or social relations between the leaseholders, hereby declare the areas of Government land specified in the Schedule over which State leases have been or are to be granted or made available for the purpose of the development of the land as, or as part of, a planned scheme or settlement or development, to be land in a declared scheme for the purposes of the Act.

SCHEDULE

Bulu Milinch of Volupai Fourmil of Raoult Portions 16-33 (inclusive).

Pangalu Milinch of Garua Fourmil of Talasea Portions 205-219 (inclusive), 221-227 (inclusive), 248 and 249.

Kavugara Milinch of Megigi Fourmil of Talasea Portions 1860-1862 (inclusive), 1864, 1865, 1866, 1868-1879 (inclusive), 1882-1991 (inclusive), 2001-2007 (inclusive), 2017, 2018, 2020, 2026-2036 (inclusive) and 2038-2050 (inclusive).

Dagi Milinch of Megigi Fourmil of Talasea Portions 21-64 (inclusive), 67-73 (inclusive), 76-85 (inclusive), 87, 172, 173, 291, 764 and 765.

Tamba Milinch of Megigi Fourmil of Talasea Portions 397-526 (inclusive), 528-547 (inclusive), 550-581 (inclusive) and 1642-1654 (inclusive).

Sarakolok Milinch of Megigi Fourmil of Talasea Portions 773-1031 (inclusive).

Kapore Milinch of Megigi Fourmil of Talasea Portions 256-290 (inclusive), 296, 298, 299-304 (inclusive), 306-383 (inclusive), 386-396 (inclusive), 1995, 1998, 2073 and 2074.

Kavui Milinch of Megigi Fourmil of Talasca Portions 198-253 (inclusive), 1669-1715 (inclusive) and 1717-1851 (inclusive).

Buvussi Milinch of Megigi Fourmil of Talasea Portions 069-1102 (inclusive), 1111, 1112, 1118-1140 (inclusive), 142-1242 (inclusive), 1244-1462 (inclusive), 1631-1640 1069-1102 1142-1242 (inclusive), 1852-1856 (inclusive), 200-2013, 2014, 2015, 2016, 2080 and 2081. 2008-2010 (inclusive),

Galai No. 1 Milinch of Megigi Fourmil of Talasea Portions 1473-1558 (inclusive), 1560-1625 (inclusive) and 2019.

Galai No. 2 Milinch of Dagi Fourmil of Talasea Portions 1-57 (inclusive).

Lavilelo Milinch of Megigi Fourmil of Talasea Portions 149-157 (inclusive), 160-171 (inclusive), 2062 and 2063.

Tabai Rikau Milinch of Megigi Fourmil of Talasea Portions 88-148 (inclusive) and 294.

Dated this 31st day of May, 1977.

TORE LOKOLOKO, Governor-General.

Companies Act 1963

ORDER UNDER SECTION 361 D

I, Colin Healey, Deputy Registrar of Companies do hereby order that G.M.K. Holdings Pty Ltd and the Officers thereof be relieved form compliance with the undermentioned Sections of the Companies Act 1963, 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 158(1) Section 164(3)

Dated this 16th day of June, 1977.

HEALEY, Deputy Registrar of Companies.

INTENTION TO STRIKE OFF

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

C. 4445,-Nautilus Holdings Pty Limited

Dated at Port Moresby this 14th day of June, 1977.

G. F. SHEEHAN, Registrar of Companies.

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