

Pational Gazette

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[2002

THE PAPUA NEW GUINEA NATIONAL GAZETTE

The Papua New Guinea National Gazette is published sectionally in accordance with the following arrangements set out below.

THE PUBLIC SERVICES ISSUE

The Public Services Issue contains notices concerning vacancies, transfers and promotions within the National Public Service. These issue issues are published monthly in the first week of each month.

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The General Notices Issue includes the date of the sittings of the National Parliament; Legislation (Acts assented to, Statutory Rules); Tenders etc. These issues are published weekly at 11.30 a.m. on Thursday.

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National Gazette	Papua New Guinea	Asia - Pacific	Other Zones
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General	106.50	204.75	204.75
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Payments for subscription fees or publication of notices, must be payable to:-Government Printing Office,

P.O. Box 1280,

Port Moresby.

NOTICES FOR GAZETTAL

"Notice for insertion" in the General Gazette must be received at the Government Printing Office, P.O. Box 1280, Port Moresby, before 12.00 on Friday, preceding the day of publication.

All notices for whatever source, must have a covering instruction setting out the publication details required.

The notice must be an original. Photostat or carbon copies are not accepted.

The notice should be typewritten (double-spaced) and on side of the paper only. Signatures in particular, and proper names must be shown clearly in the text.

Copies submitted not in accordance with these instructions will be returned unpublished.

PROCEDURE FOR GOVERNMENTAL SUBSCRIPTIONS

Departments are advised that to obtain the Gazettes they must send their requests to:—

(i) The Government Printing Office, P.O. Box 1280, Port Moresby, National Capital District. PUBLISHING OF SPECIAL GAZETTES

Departments authorising the publication of Special Gazettes are required to pay all printing charges under the instructions from the Manual of Financial Procedures Section 13.3 Sub-section 11.

K. KAIAH, Government Printer.

Water Resources Act (Chapter 205)

APPOINTMENT OF DIRECTOR, CHAIRMAN AND DEPUTY CHAIRMAN OF THE WATER RESOURCES BOARD

- 1, Herowa Agiwa, Minister for Environment and Conservation, by virtue of the powers conferred by Sections 9 and 10 of the Water Resources Act (Chapter 205), and all other powers me enabling, hereby:—
 - (a) appoint Gunther Joku, First Assistant Director Environment Division, Office of Environment and Conservation to be Director of Water Resources; and
 - (b) appoint Dr Wari lamo, Director, Office of Environment and Conservation to be Chairman of Water Resources Board; and
 - (c) appoint William Muru, Principal Advisor, Department of Health to be Deputy Chairman of Water Resources Board.

Dated this 7th day of February, 2002.

H. AGIWA,

Minister for Environment and Conservation.

Income Tax Act 1959 as amended

LODGEMENT OF TAXATION RETURNS

I, David Sode, Commissioner-General of Internal Revenue (hereinafter referred to as "the Commissioner-General"), by virtue of the powers conferred by the Papua New Guinea Income Tax Act 1959 as amended (hereinafter referred to as "the Act"), and all other powers me enabling, hereby require returns of all income derived during the year ended on the 31st December, 2001, (or the accounting period, if any, adopted with the leave of the Commissioner-General in lieu of that year), to be furnished to me on such of the forms provided for the purpose as are applicable, containing the information and particulars mentioned or referred to in the relevant forms, and verified by declarations as therein set forth, and accompanied by all such balance sheets, profit and loss accounts, statements and other documents as are mentioned in the forms or as are requisite, at the appropriate places, on or before the dates hereinafter stated.

Persons Required to Furnish Returns.

Dates for lodgement- categories 1-14, on or by 28/02/2002, categories 15 and 16, on or by 30/04/2002.

(1) 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 income as defined in the Act), included income derived by way of salary or wages where that salary or those wages were not subject to salary or wages tax in accordance with the Act and the *Income Tax* (Salary or Wages Tax)(Rates) Act 1979 as amended.

Lodgement of Taxation Returns—continued

- (2) Every person resident in Papua New Guinea who derived a capital amount, being an allowance, gratuity, compensation or distribution from a superannuation fund, which is deemed to be salary and wages in whole or in part because that allowance, etc, was paid in consequence of retirement from or the termination of, an office or employment.
- (3) Every person resident in Papua New Guinea who derived housing allowance or any other allowance not fully taxed, which was deemed to be salary or wages subject to salary or wages tax in accordance with the Act and the *Income Tax (Salary or Wages Tax)(Rates) Act* 1979 as amended.
- (4) Except as provided in this item, every person resident in Papua New Guinea, whose total income from all sources, both in and out of Papua New Guinea (other than income specifically exempted from tax in the Act) consists of or includes income derived by way of investment, or income so deemed by virtue of the Act, including rent, interest, annuities, dividends, or income by way of royalties or other income from any source which is not otherwise itemised in this Notice, where that income (when taken together with any other income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act* 1979 as amended), was in excess of K5,500.

provided that:—

a person resident in Papua New Guinea who derived income other than salary or wages, described in this Item as investment income, where that income is gross before allowance of any deductions, rebates or credits, and does not exceed K100, is not required to lodge a return of income unless especially requested to do so by the Commissioner-General.

- (5) 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 personal exertion (other than in the capacity of an employee) from a source which is a business in the ordinary acceptation of that term or within the ordinary meaning of that term, including a professional business, where that income (when taken together with any other item of income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax) (Rates) Act* 1979 as amended), was in excess of K5,500.
- (6) Every person resident in Papua New Guinea being or having been a member of a partnership (other than a company) whose total income from the partnership, when taken together with income from all other sources both in and out of Papua New Guinea, including any other item of income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act* 1979 as amended, was in excess of K5,500.
- (7) Every person resident in Papua New Guinea whose total income from a Papua New Guinea trust estate or a foreign trust estate, when taken together with income from all other sources both in and out of Papua New Guinea including any other item of income in this Notice and income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax) (Rates) Act* 1979 as amended, was in excess of K5,500.
- (8) Every trust estate or trustee of a trust estate, including a Papua New Guinea trust estate or the trustee thereof, which is or has been resident in Papua New Guinea, whose total income derived from all sources in and out of Papua New Guinea was in excess of K1.
- (9) 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.
- (10) Every non-resident person (other than a company) whose total income derived from all sources in Papua New Guinea, including income derived by way of salary or wages, if any, whether or not subjected to salary or wages tax in accordance with the *Income Tax (Salary or Wages Tax)(Rates) Act* 1979 as amended, was in excess of K1,

provided that the following persons are not required to lodge a return of income:—

a non-resident person whose income from Papua New Guinea sources consisted solely of dividends which have borne Papua New Guinea dividend (withholding) tax or interest which has borne Papua New Guinea interest withholding tax or whose sole income from Papua New Guinea sources was from a prescribed contract and such income has borne Papua New Guinea foreign contractors (withholding) tax.

Lodgement of Taxation Returns—continued

- (11) Every trust estate, or foreign trust estate, or the trustee thereof, which is not a resident of Papua New Guinea whose total income derived from all sources in Papua New Guinea was in excess of K1.
- (12) Every non-resident company whose total income derived from all sources in Papua New Guinea was in excess of K2, provided that the following companies are not required to lodge a return of income:
 - a non-resident company whose income from Papua New Guinea consisted solely of dividends which have borne Papua New Guinea dividend (withholding) tax or interest which has borne Papua New Guinea interest withholding tax or whose sole income from Papua New Guinea was from a prescribed contract and such income has borne Papua New Guinea foreign contractors (withholding) tax.
- (13) Every provident, benefit or superannuation fund being resident in Papua New Guinea whose total income derived from all sources in or out of Papua New Guinea, or where non-resident whose total income derived from all sources in Papua New Guinea, in each case, exceeds K2.
- (14) Every public authority for the purposes of Section 24(3) of the Act, prescribed as being taxable, whose total income derived from all sources exceeds K2.
- (15) Every religious and charitable institution whether or not exempt from income tax, whose income from any business or commercial undertaking in or out of Papua New Guinea exceeds K2.
- (16) Every Provincial Government, Local Government and Local-level Government body, by whatever name known, whose income from any business or commercial undertaking or activity, other than from the provision of normal council services, exceeds K2.

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 28th February, 2002 by the partner resident in Papua New Guinea or by any one of them. Where 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 28th February, 2002 by the trustees thereof resident in Papua New Guinea or by any one of them. Where there is not trustee resident in Papua New Guinea, the return is required to be furnished by the agent in Papua New Guinea for the trustee.

A training levy return is required to be furnished, on or before 28th February, 2002 by every employer whose annual payroll is over K200,000 during the year ended 31st December, 2001.

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

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 is 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 31st December, 2001 is required to be furnished on or before 30th April, 2002.

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 company, whether resident or non-resident, to which dividends, royalties, management fees and/or interest was paid or credited, and the amount paid or credited during the period covered by the return.
- (b) the name and address of each individual taxpayer, whether resident or non-resident, to whom dividends, royalties, management fees, and/or interest in excess of K500 were paid or credited, and the amount paid or credited to each during the period covered by the return.
- (c) 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.
- (d) 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 Commissioner-General.

Lodgement of Taxation Returns—continued

- (e) the name and address of each non-resident insurance company or insurer with whom an insurance contract has been entered into and the amount of the insurance premium paid to them during the period covered by the return.
- (f) in the case of insurance companies reinsuring with non-residents:—
 - (i) the name and address of the non-resident reinsurer
 - (ii) the amount of the premiums paid or credited to each such insurer during the period covered by the return.
 - (iii) whether an election in terms of Section 209(2) of the Act is enclosed.

Every person or institution holding money lodged at interest in Papua New Guinea is required to furnish, in addition to their return of income, a statement showing the name and address of each depositor to whom interest in excess of K500 was paid or credited and the amount of interest paid or credited to each depositor during the year ended 31st December, 2001.

Failure to duly furnish any of the required returns render the person concerned liable to a penalty of not less than K500 or more than K5000 as determined by a court of competent jurisdiction plus K50 for each day during which the failure continues.

Note: Where a taxpayer has an approved substituted accounting period the final day of that substituted accounting should be understood, for the purposes of this notice, as applying wherever this notice uses the words "31st December, 2000".

Dated this 31st day of January, 2002.

D. SODE, Commissioner-General of Internal Revenue.

Land Act 1996

DECLARATION OF LAND AND GRANT OF LEASES

Part XI- Grant of State of improved Government Land to the National Housing Corporation in accordance with the provisions of Sections 111 and 113 of the aforementioned Act notice is hereby given that:—

- (a) The pieces of land identified in the Schedule are land to which the Part XI of the Land Act 1996 applies; and
- (b) The leases over the land identified in the Schedule are hereby granted to the National Housing Corporation pending transfers to these persons entitled to purchased same.

SCHEDULE

Sections	Allounents	Town/Suburbs	Provinces				
95	6	Hohola	NCD				
7	20	Lae	Morobe				
. 7	50	Lae	Morobe				
37	12	Madang	Madang				
113	4	Madang	Madang				
. 4	14	Banz	Western Highlands				
4	15	Banz	Western Highlands				

Dated this 4th day of February, 2002.

Fisheries Management Act 1998

REVOCATION AND APPOINTMENTS OF PROVINCIAL FISHERY OFFICERS

I, Michael Batty, Managing Director of the National Fisheries Authority, by virtue of the powers conferred upon me under Section 48(1)(b) of the Fisheries Management Act 1998, hereby revoke the appointment of:—

Column 1 Name of Officers							Column 2 Provinces Designate							
Charles Hesaboda	•••	•••	•••	•••		•••	•••		•••		•••	•••	•••	Western Province
Weti Zozingau	•••	•	•••	•••	•••		•••	• • •	•••	•••	•••	•••	•••	Morobe Province
Gabriel Kabuhojam		•••	•••		•••		•••	•••	•••			•••		Manus Province
Thomas Amepou	•••	• • •	•••	• • •	•••		• • •		•••	• • •	•••	•••	•••	Madang Province

As Provincial Fisheries Officers and appoint the following Provincial Fishery Officers for the purpose of fisheries enforcement under the said Act in relation to their respective Provinces.

Column 1 Name of Officers									Column 2 Provinces Designate					
Kolonia Odori		•••		•••						•••	•••	•••		Western Province
Jane Bagita	•••	•••	•••	•••	•••	•••	•••	•••	•••		•••	•••	•••	Milne Bay Province
Paul Anabere	•••		•••		•••	•••		•••	•••	• • •	•••		• • •	Oro Province
Terry Sibangane	•••				•••			•••	•••	• • •	•••		• • •	Madang Province
Steven Nakilai	•••	•••	•••				•••		•••		•••	• • •	•••	Manua Dannina
John Kaoboe			•		•••		•••		• • •	•••				Manus Province
Paul Mangem	•••	•••	•••		•••	•••	•	•••	•••	* * *	• • •	•••	•••	Morobe Province

The revocations and appointments of Fishery Officers will be effective from the date of publication of this instrument in the National Gazette.

Dated this 13th day of February, 2002.

M. BATTY, Managing Director.

CORRIGENDUM

THE general public is hereby advised that in the Special Gazette No. G30 dated 12th February, 2002, an error incurred in paragraph 2 which read as Oil and Gas Act 1989.

It should have read as Oil and Gas Act 1998 and not as published.

Any inconvenience caused is very much regretted.

Dated this 20th day of February, 2002.

M. RIVA, Acting Government Printer.

Companies Act 1997

ASSOCIATION OF BAPTISTS FOR WORLD EVANGELISM, INC

Association of Baptist for World Evangelism, Inc., hereby gives notice under Section 366(1)(d)(ii) of the Companies Act 1997, that it is intended to be removed from the register on the grounds that it has ceased to

Association of Baptists for World Evangelism, Inc-continued

carry on business, has discharged in full its liabilities to all known creditors, and has distributed its surplus assets in accordance with the *Companies Act* 1997.

Dated this 6th day of February, 2002.

B. SMITH, Director.

In the National Court of Justice at Waigani Papua New Guinea

MP No. 753 Of 2001

In the matter of the Companies Act 1997 and In the matter of Cape Hollman Corporation Limited (1-6453)

PETITION

THE Humble Petition of R. K. International Inc., whose registered office is c/- TST, P.O. Box 96515, Kowloon, Hong Kong showeth as follows:—

- 1. Cape Hollman Corporation Limited was on 10th March, 1977 incorporated under the Companies Act 1997.
- 2. The registered office of the Company is c/- Michael Mayberry, Chartered Accountants, 1st Floor, Kimbe Supermarket Building, Section 19, Allotment 17, Kimbe, West New Britain Province (P.O. Box 532, Kimbe, WNBP).
- 3. The nominal capital of the company is K500,000 divided into 500,000 shares at (1) Kina each. The amount of the capital paid up or credited as paid is K2.00.
- 4. The Company is indebted to the Petitioner in the sum of HK471,859.40 being the amount due by the Company to the Petitioner for monies owing and acknowledged under Bills of Exchange 8048IFCD/1945/1946/1947 and 2289, and dishonoured.
- 5. On 30th August, 2001, the Petitioner caused to be served by registered post upon the company, a Demand signed by the Petitioner requiring the Company to pay the sum referred to in the proceeding paragraph.
- 6. The company failed for thirty (30) days after service of the Demand referred to in the previous paragraph to pay the sum or to secure or compound it to the reasonable satisfaction of the Petitioner.
- 7. The company is unable to pay its debts as they become due in the ordinary cause of business.

YOUR PETITIONER THEREFORE HUMBLY PRAYS:—

- 1. That Cape Hollman Corporation Limited be liquidated by the Court under the provisions of the Companies Act 1997;
- 2. That Salvatori Algeri be appointed Liquidator for purposes of the liquidation;
- 3. That the Bank in which the Liquidator is to open a Trust Account to be the Australia & New Zealand Banking Group (PNG) Limited, Port Moresby, Branch;
- 4. That the Liquidator pay the Petitioner's costs of and incidental to this Petition to be taxed on a common fund basis;
- 5. That leave be given to abridge time for entry of the liquidation Order to time of settlement by the Registrar which shall take place forthwith;
- 6. Such other Orders which may be made in the premises as shall be just.

Note:—It is intended to serve this Petition on Cape Hollman Corporation Limited.

To the Company:—If there is no attendance before the Court by you or by your counsel or solicitor at the time and place specified below, the proceedings may be heard and you will be able to suffer judgement or an order against you in your absence.

Time: 9.30 a.m., Place: National Court, Independence Drive, Waigani, National Capital District, Lawyers: Pacific Legal Group, Level 1, Pacific MMI Insurance Building, Champion Parade, P.O. Box 904, Port Moresby, National Capital District. Telephone: 321 7477, Facsimile: 321 3491. Petitioners Address for Service: c/- Pacific Legal Group, P.O. Box 904, Port Moresby, National Capital District. Address of Registry: National Court, Independence Drive, Waigani, National Capital District.

Dated this 2nd day of November, 2001.

D. LIGHTFOOT of Pacific Legal Group, Lawyers for the Petitioner. Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the Certificate of Title referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

SCHEDULE

State Lease Volume 89, Folio 10 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 17, Section 5, Vanimo, West Sepik Province containing an area of 0.0455 hectares more or less the registered proprietor of which is Paul Langro.

Dated this 28th day of January, 2002.

R. KAVANA, Registrar of Titles.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the Certificate of Title referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

SCHEDULE

State Lease Volume 27, Folio 6712 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 44, Section 44, Town of Alotau, Milne Bay Province containing an area of 0.3066 hectares more or less the registered proprietor of which is Papua New Guinea Copra Marketing Board.

Dated this 13th day of February, 2002.

R. KAVANA, Registrar of Titles.

In the National Court of Justice at Waigani Papua New Guinea

MP No. 43 Of 2002

In the matter of the Companies Act 1997 and In the matter of G.I. Ltd trading as Mosbi Hire

ADVERTISEMENT OF PETITION

NOTICE is given that a Petition for the winding-up of the above-named Company by the National Court was, on the 5th day of February, 2002, presented by Mobil Oil New Guinea Limited, a company incorporated pursuant to the Companies Act and that the Petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on the 13th day of March, 2002 and any creditor or contributory of the Company desiring to support or oppose the making of an order on the Petition may appear at the time of hearing by himself or his lawyer for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of the Company requiring it by the undersigned on payment of the prescribed charge.

The Petitioner's address for service is care of Blake Dawson Waldron Lawyers, 4th Floor, Mogoru Moto Building, Champion Parade (P.O. Box 850), Port Moresby, National Capital District.

D.R. HARTSHORN by his employed lawyer JOSEPHINE ROSALIA KASOU Lawyer for the Petitioner.

Note:—Any person who intends to appear on the hearing of the petition must serve on or send by post to the above-mentioned notice in writing of his intention to do so. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm or his or its lawyer (if any) and must be served or, if posted, must be sent by post in sufficient time to reach the above-named not later than 4.00 p.m. on 12th March, 2002.

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In the National Court of Justice at Waigani Papua New Guinea

MP No. 44 Of 2002

In the matter of the Companies Act 1997 In the matter of Makiwa Trading Ltd

ADVERTISEMENT OF PETITION

NOTICE is given that a Petition for the winding-up of the abovenamed Company by the National Court was, on the 5th day of February, 2002, presented by Mobil Oil New Guinea Limited, a company incorporated pursuant to the Companies Act and that the Petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on the 13th day of March, 2002 and any creditor or contributory of the Company desiring to support or oppose the making of an order on the Petition may appear at the time of hearing by himself or his lawyer for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of the Company requiring it by the undersigned on payment of the prescribed charge.

The Petitioner's address for service is care of Blake Dawson Waldron Lawyers, 4th Floor, Mogoru Moto Building, Champion Parade (P.O. Box 850), Port Moresby, National Capital District.

> D.R. HARTSHORN by his employed lawyer JOSEPHINE ROSALIA KASOU Lawyer for the Petitioner.

Note:—Any person who intends to appear on the hearing of the petition must serve on or send by post to the above-mentioned notice in writing of his intention to do so. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm or his or its lawyer (if any) and must be served or, if posted, must be sent by post in sufficient time to reach the above-named not later than 4.00 p.m. on 12th March, 2002.

In the National Court of Justice at Waigani Papua New Guinea

MP No. 61 Of 2002

In the matter of the Companies Act 1997 In the matter of Island Trading Limited

ADVERTISEMENT OF PETITION

NOTICE is given that a Petition for the winding-up of the abovenamed Company by the National Court was, on the 12th day of February, 2002, presented by Mobil Oil New Guinea Limited, a company incorporated pursuant to the Companies Act and that the Petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on the 13th day of March, 2002 and any creditor or contributory of the Company desiring to support or oppose the making of an order on the Petition may appear at the time of hearing by himself or his lawyer for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of the Company requiring it by the undersigned on payment of the prescribed charge.

The Petitioner's address for service is care of Blake Dawson Waldron Lawyers, 4th Floor, Mogoru Moto Building, Champion Parade (P.O. Box 850), Port Moresby, National Capital District.

> D.R. HARTSHORN by his employed lawyer JOSEPHINE ROSALIA KASOU Lawyer for the Petitioner.

Note:—Any person who intends to appear on the hearing of the petition must serve on or send by post to the above-mentioned notice in writing of his intention to do so. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm or his or its lawyer (if any) and must be served or, if posted, must be sent by post in sufficient time to reach the above-named not later than 4.00 p.m. on 12th March,

Securities Regulation 1999

NOTICE OF OVERSEAS REGISTERED PROPECTUSES

FOR the purposes of Section 10(1)(b) and in addition to the requirements of Sections 4 and 6 of the Securities Regulation 1999, the Securities Commission of Papua New Guinea (the "Commission") has declared that an overseas registered prospectus is registrable as a registered prospectus where the issuer of the securities offered in the registered prospectus is incorporated in the following countries:

1.	Albania	51.	Korea
2.	Algeria	52.	Кутдух Republic
3.	Argentina	53.	Latvia (Republic of)
4.	Australia	54.	Lithuania
5.	Austria	55.	Luxembourg (Grand Duchy of)
6.	Bahamas	56.	Malaysia
7.	Bahrain (State of)	57.	Malta
8.	Bangladesh	58.	Mauritius (Republic of)
9.	Barbados	59.	Mexico
10.	Belgium	60.	Morocco
11.	Bermuda	61.	Netherlands (The)
12.	Bolivia	62 .	New Zealand
13.	Bosnia and Herzegovina	63.	Nigeria
14.	Brazil	64.	Norway
15.	Bulgaria	65.	Oman (Sultanate of)
16.	. Canada	66.	Pakistan
17.	Chile .	67.	Panama
18.	China	68.	Paraguay
19 .	Colombia	69 .	Peru
20.	Costa Rica	7 0.	Poland
21.	Croatia (Republic of)	71.	Philippines
22.	Cyprus (Republic of)	72.	Portugal
23.	Czech Republic	73 .	Romania
24.	Denmark	74.	Russia
25 .	Dominican Republic	75.	Singapore
2 6.	Ecuador	7 6.	Slovak Republic
27.	Egypt	77.	Slovenia
28.	El Salvador	78 .	South Africa
29.	Estonia		Spain
30.	Finland		Sri Lanka
31.	Former Yugoslav Republic		SRPSKA (Republic of)
32.	France		Sweden
33.	Germany		Switzerland
34.	Ghana		Taipei (Chinese)
35.	Greece	85.	
36.	Geurnsey		Thailand
37.	Hong Kong		Trinidad and Tobago
38.	Hungary	88.	
	India	89.	
	Indonesia		Uganda
_	Ireland		Ukraine
	Isle of Man		United Kingdom
	Israel		United States of America
	Italy		Uruguay
•	Jamaica		Uzbekistan (Republic of)
	Japan		Thailand
	Jersey		Venezuela
48.		98.	
	Kazakhstan (Republic of)		West African Monetary Union
50.	Kenya	100.	Zambia

Dated this 15th day of February, 2002.

R. PUS,

Chairman, Securities Commission of Papua New Guinea.