NOTIFICATION OF PUBLICATION

ORDER

FOREIGN SERVICES ACT NO. 22 OF 2008

- INSTRUMENT OF APPOINTMENT ORDER NO. 179 OF 2011.

IMMIGRATION ACT NO. 17 OF 2010

- IMMIGRATION VISA REGULATION ORDER NO. 180 OF 2011
- PENALTY NOTICE REGULATION ORDER NO. 181 OF 2011
- IMMIGRATION CHARGES ORDER NO. 182 OF 2011
- PROCLAIMED AREAS ORDER NO. 183 OF 2011

LOI SUR LE SERMENTS (CAP 37)

- SERMON OFFICIAL DE DUNSTAN HILTON - PRESIDENT DU PARLEMENT

OATHS ACT (CAP 37)

- OFFICIAL OATH OF DUNSTAN HILTON - SPEAKER OF PARLIAMENT
- SERMENT D'ALLEGENCE DE DUNSTAN HILTON - PRÉSIDENT DU PARLEMENT
- SERMENT OFFICIEL DE ESMON SAI – PREMIER VICE-PRESIDENT DU PARLEMENT
- SERMENT D'ALLEGENCE DE ESMON SAI – PREMIER VICE-PRESIDENT DU PARLEMENT
- SERMENT OFFICIEL DE HAVO MOLISALE – DEUXIEME VICE-PRESIDENT DU PARLEMENT
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- OATH OF ALLEGIANCE OF DUNSTAN HILTON – SPEAKER OF PARLIAMENT
- OFFICIAL OATH OF ESMON SAI – FIRST DEPUTY SPEAKER OF PARLIAMENT
- OATH OF ALLEGIANCE OF ESMON SAI – FIRST DEPUTY SPEAKER OF PARLIAMENT
- OFFICIAL OATH OF HAVO MOLISALE – SECOND DEPUTY SPEAKER OF PARLIAMENT
- OATH OF ALLEGIANCE OF HAVO MOLISALE – SECOND DEPUTY SPEAKER OF PARLIAMENT
REPUBLIC OF VANUATU

FOREIGN SERVICES ACT NO. 22 OF 2008

Instrument of Appointment
Order No. 179 of 2011

In exercise of the powers conferred on me by subsection 2(3) of the Foreign Services Act No. 22 of 2008, I, His Excellency ABBIL IOLU JOHNSON KANIAPNIN, President of the Republic of Vanuatu, make the following Appointment.

1 Appointment
(1) Mr KALFAU GEORGE KALORIS is appointed as the High Commissioner of the Republic of Vanuatu to Australia.

(2) To avoid doubt, the appointment made under subclause (1) is in addition to the appointment of Mr KALFAU GEORGE KALORIS as High Commissioner of the Republic of Vanuatu to Australia, made under the Order for the Terms and Conditions of Appointment.

2 Commencement
This Appointment comes into force on 1st October, 2011.

Made at Port Vila this 1st day of September, 2011.

His Excellency ABBIL IOLU JOHNSON KANIAPNIN
President of the Republic of Vanuatu

Instrument of Appointment of Kalfau George Kaloris Order No. 179 of 2011
In exercise of the power conferred on me by section 91 of the Immigration Act No. 17 of 2010, I, Honourable GEORGE ANDRE WELLS, Minister of Internal Affairs make the following Regulation.

This Regulation comes into force on the date on which it is made.

Made at Port Vila this 29th day of September, 2011.

Honourable GEORGE ANDRE WELLS
Minister of Internal Affairs
REPUBLIC OF VANUATU

IMMIGRATION ACT NO 17 OF 2010

Immigration Visa Regulation
Order No.160 of 2011

Arrangement of Sections

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1 Interpretation
In these Regulations, unless the contrary intention appears:

**Act** means the Immigration Act No. 17 of 2010;

**Crew**, for the purposes of clause 5, means a person:

(i) arriving on a cruise ship or aircraft and approved by the Principal Immigration Officer for an intended visit to Vanuatu of less than 18 hours and who intend to depart Vanuatu on the same cruise ship or aircraft or on a vessel or aircraft operated by the company which operates the crew ship or aircraft; or

(ii) arriving on cruise ship or aircraft and approved by the Principal Immigration Officer for an intend stay in Vanuatu for less than 72 hours; or

(iii) who is a member of the crew of the cruise ship or aircraft that arrives in Vanuatu; or

(iv) who hold identification approved by the Principal Immigration Officer indicating that he or she is a member of the crew of the cruise ship or aircraft.

2 Exempt persons
(1) For the purposes of paragraph 2(a) of the Act, the countries listed in Item 1 of Column A of Table 1 of the Schedule are prescribed Commonwealth countries.

(2) For the purposes of paragraph 2(b) of the Act, the countries listed in Item 2 of Column A of Table 1 of the Schedule are prescribed member states of the European Union.

(3) For the purposes of paragraph 2(c) of the Act, a citizen or national of a country, state, territory, federation or dependency listed in item 3 of Column A of Table 1 of the Schedule is an exempted person.

3 Categories of Extended visitor visa, Residence visa, Student visa and Special category visa
For the purposes of sections 29, 30, 31 and 32 of the Act, the different categories of visas provided for in those sections are set out in Table 2 of the Schedule.

4 Course of study
For the purposes of subsection 31(2) of the Act, **a course of study** means a course of formal study presented at a secondary, tertiary or technical educational
institution operating in Vanuatu according to the relevant laws and regulations of Vanuatu and recognised by the Vanuatu Department of Education as an educational institution.

5 **Classes of persons for special category visa**

For the purposes of paragraph 32(2)(e) of the Act, Crew is prescribed as a class of persons.

6 **Visa application charges**

(1) For the purposes of subsection 35(1) of the Act, the prescribed charge for an application for a class of visa is set out under Table 2 of the Schedule.

(2) Despite subclause (1), subject to subclause (3) and for the purposes of paragraph 35(2)(c) of the Act, the following persons are exempted from paying visa application fees:

(a) a person who is a student at the University of the South Pacific Emalus Campus; or

(b) a person who is a student at the Australia-Pacific Technical College; or

(c) a person who has received a scholarship to study at the University of the South Pacific Emalus Campus or at the Australia-Pacific Technical College from the institution itself or the Government of a country listed in Table 3 of the Schedule.

(3) Persons referred to in paragraphs 2(a), (b) and (c) must be citizen or national of a country or territory listed in Table 3 of the Schedule.

7 **Criteria for the grant of a visitor visa**

(1) In addition to the criteria listed under paragraphs 37(a), (b), (c), (d), (e) and (f) of the Act and for the purposes of paragraph 37 (g), the following are additional criteria for the application of a visitor visa:

(a) the applicant has a genuine intention of visiting and departing Vanuatu within 30 days of the grant of the visa; and

(b) the applicant has a ticket or has other satisfactory means of travelling from Vanuatu to a place outside Vanuatu which he or she will be able to enter; and

(c) if the applicant is under 18 years of age, the applicant’s parents or legal guardians have consented to the grant of the visa.
(2) In addition to the criteria listed under subclause (1), if the applicant is under 18 years of age at the time of his or her prospective entry to Vanuatu and is not a member of an organised tour and will not be accompanied by at least one of his or her parents or legal guardians whilst in Vanuatu, the applicant must stay in Vanuatu with a person who:

(a) is at least 18 years of age; and

(b) is a citizen of Vanuatu or the holder of a visa valid for the duration of the applicant’s stay; and

(c) has provided an undertaking to the Principal Immigration Officer to provide accommodation, food and be responsible for the general welfare of the applicant, during the applicant’s stay; and

(d) in the opinion of the Principal Immigration Officer is a person of good character.

8 Criteria for the grant of a student visa

(1) In addition to the criteria listed under paragraphs 37(a), (b), (c), (d), (e) and (f) and for the purposes of paragraph 37(g) of the Act, the following are additional criteria for the application for a student visa:

(a) the applicant for the student visa must have a ticket or other satisfactory means of travelling from Vanuatu to a place outside Vanuatu which he or she will be able to enter;

(b) if the applicant is under 18 years of age at the time of application the applicant’s parents or legal guardians have consented to the grant of the visa.

(2) In addition to the criteria in subclause (1), if the applicant is under 18 years of age at the time of his or her prospective entry to Vanuatu, the applicant must stay in Vanuatu with:

(a) a person who is a parent or legal guardian of the applicant; or

(b) a person who:

(i) is at least 18 years of age; and

(ii) is a citizen of Vanuatu or the holder of a visa or permit valid for the duration of the applicant’s stay; and

(iii) has provided an undertaking to the Principal Immigration Officer to provide accommodation and food to the
applicant, and to be responsible for the general welfare of the applicant, during the applicant’s stay; and

(iv) in the opinion of the Principal Immigration Officer is a person of good character.

9 Criteria for the grant of an interim visa
In addition to the criteria outlined under paragraphs 37(a), (b), (c), (d), (e) and (f) and for the purposes of paragraph 37(g) of the Act, the following are additional criteria for the application for an interim visa:

(a) for an applicant who intended to carry out business activities in Vanuatu:

(i) he or she is recognised as a foreign investor according to the Vanuatu Foreign Investment Promotion Act [CAP 248]; and

(ii) his or her application for approval certificated under the Vanuatu Foreign Investment Promotion Act [CAP 248] is pending approval or is approved; or

(b) for an applicant who intended to work in Vanuatu, he or she has accepted an offer of employment in Vanuatu for less than 12 months.

10 Criteria for the grant of a special category visa
(1) In addition to the criteria outlined under paragraphs 37(a), (b), (c), (d), (e) and (f) and for the purposes of paragraph 37(g) of the Act, the following are additional criteria for the grant of a special category visa:

(a) the Principal Immigration Officer has received a written recommendation from:

(i) the director of the Foreign Affairs Department on the basis of being a diplomatic representative of a country in Vanuatu or a family member of such a person; or

(ii) the relevant Commission on the basis of being an employee of a government department or agency, or a family member of such a person; or

(iii) the relevant Commission on the basis of being seconded to a government department or agency, or a family member of such a person; or

(iv) the head of a prescribed donor agency on the basis of being a member of that donor agency, or a family member of such a person.

Immigration Visa Regulation Order No. 60 of 2011
(2) Subclause (1) does not apply to a person who is a member of a prescribed class of persons mentioned under paragraph 6(a).

11 Criteria for the grant of an extended visitor visa

(1) In addition to the criteria outlined under paragraphs 37(a), (b), (c), (d), (e) and (f) and for the purposes of paragraph 37(g) of the Act, the following are additional criteria for the grant of an extended visitor visa:

(a) the applicant has a genuine intention of visiting Vanuatu and departing Vanuatu within the period of the grant of the visa; and

(b) the applicant has a ticket or has other satisfactory means of travelling from Vanuatu to a place outside Vanuatu where he or she will be able to enter; and

(c) if the applicant is under 18 years of age, the applicant’s parents or legal guardians have consented to the grant of the visa.

(2) In addition to the criteria in subclause (1), if the applicant is under 18 years of age at the time of his or her prospective entry to Vanuatu and is not a member of an organised tour and will not be accompanied by at least one of his or her parents or legal guardians whilst in Vanuatu, the applicant must stay in Vanuatu with a person who:

(a) is at least 18 years of age; and

(b) is a citizen of Vanuatu or the holder of a visa or permit valid for the duration of the applicant’s stay; and

(c) has provided an undertaking to the Principal Immigration Officer to provide accommodation and food to the applicant, and to be responsible for the general welfare of the applicant, during the applicant’s stay; and

(d) in the opinion of the Principal Immigration Officer is a person of good character.

12 Criteria for the grant of a residence visa

(1) In addition to the criteria outlined under paragraphs 37(a), (b), (c), (d), (e) and (f) and for the purposes of paragraph 37(g) of the Act, the criteria outlined from subclause (2) to (7) are additional criteria for the grant of a residence visa.

(2) The applicant is an employee or has accepted an offer of employment in Vanuatu for a period of at least 12 months.
The applicant satisfies one of the following criteria:

(a) the applicant:

(i) on the commencement of this Regulation, was the holder of a residence permit on the basis of being a self funded retiree; or

(ii) is a person with an income certified by a bank operating in Vanuatu of at least VT150,000 per month or VT300,000 per month if the applicant included his wife or her husband or partner in the application for the visa; and

(b) the applicant is a person with an income certified by a bank operating in Vanuatu of at least VT250,000 per month, or VT500,000 per month if the applicant has included his wife or her husband, or partner in the application for the visa.

In the case of a foreign investor, the applicant:

(a) has been issued with an approval certificate by the Vanuatu Investment Promotion Authority as a foreign investor within the meaning of the Vanuatu Foreign Investment Promotion Act [CAP 248]; and

(b) has provided a certified copy of the approval certificate issued by the Vanuatu Investment Promotion Authority to the Principal Immigration Officer; and

(c) has a business licence to operate in his or her business in Vanuatu; and

(d) has provided a certified copy of the business licence to the Principal Immigration Officer.

In the case of a leasehold holder, the applicant:

(a) is a person who has leasehold ownership of property in Vanuatu certified by a bank operating in Vanuatu, a chartered accountant or a registered valuer to be of a value of VT10 million or more; and

(b) is a person with an income certified by a bank operating in Vanuatu of at least VT250,000 per month for each person included in the application up to a maximum of 1 million Vatu.
(6) In addition to subclause (1) and for the purpose of granting residence visa set out in item 12 of Table 2 of the Schedule:

(a) the applicant’s company must be registered with the Vanuatu Financial Service Commission; and

(b) the applicant must provide a Certificate of registration of the said company issued by the Vanuatu Financial Service Commission; and

(c) the applicant must provide a proof of income and assets validated by the Vanuatu Financial Service Commission and approved by the Principal Immigration Officer; and

(d) the applicant must pay the required fee specified under column D of Table 2 of the Schedule; and

(e) the applicant must provide a certified letter of undertakings from the relevant Vanuatu Trade Commission Office.

(7) Subclause (4) does not apply to an investor who owns or operates an offshore company.

13 Conditions of a student visa

(1) In addition to the general conditions of granting a visa under paragraphs 44(a), (b), (c) and (d) and for the purposes of paragraph 44(e) of the Act, the holder of a student visa must continue to undertake the program of study which is the subject of the granting of the student Visa.

(2) Despite subclause (1), if the holder of the student visa changes his or her programs of studies, he or she must inform the Principal Immigration Officer in writing about the change of the program of study.

14 Conditions of an interim visa

In addition to the general conditions of granting a visa under paragraphs 44(a), (b), (c) and (d) and for the purposes of paragraph 44(e) of the Act, the following are additional conditions for granting an interim visa:

(a) the Principal Immigration Officer is satisfied that, during the period of validity of the interim visa, the applicant will continue to undertake the activities or employment specified in his or her application for residence visa or special category visa; and

(b) if not previously cancelled under paragraph 47 of the Act, the visa will cease 14 days after the date of determination of the application for review under subsection 58(4) of the Act.
15 **Conditions for a special category visa**

In addition to the general conditions of granting a visa under paragraphs 44(a), (b), (c) and (d) and for the purposes of paragraph 44(e) of the Act, the following are additional conditions for granting a special category visa:

(a) the holder of the visa must not cease to undertake the activity on the basis of which his or her visa was granted; and

(b) the holder of the visa must not engage in any employment or commercial or business activities unless the employment or business or commercial activities are the basis of which his or her visa was granted.

16 **Conditions of a residence visa**

In addition to the general conditions of granting a visa under paragraphs 44(a), (b), (c) and (d) and for the purposes of paragraph 44(e) of the Act, the following conditions are prescribed for a residence visa:

(a) in the case of a person mentioned in subclause 13(2), the holder of the visa:

   (i) continues to be an employee of the employer on which basis the visa was granted; and

   (ii) has been given permission to commence or to continue working in Vanuatu under the Labour (Work Permits Act) [CAP 188];

(b) in the case of a person mentioned in subclause 13(3), the holder of the visa continues to receive the monthly income mentioned in that subclause;

(c) in the case of a person mentioned in subclause 13(4), the holder of the visa:

   (i) continues to hold a foreign investor approval certificate issued by the Vanuatu Investment and Promotion Authority; and

   (ii) if applicable, continues to hold a valid business licence mentioned in subclause 13(5);

(d) in the case of a person mentioned in subclause 13(6), the holder of the visa continues to have a leasehold ownership of property with a value mentioned in that subclause and to receive the monthly income mentioned in that subclause;

(e) in the case of a person mentioned under item 12 of Table 2 of the Schedule, the holder must:
(i) continue to receive the monthly income as specified in his or her application; and

(ii) continue to hold a Certificate of registration of his or her company issued by the Vanuatu Financial Service Commission.

17 Conditions for Extended Visitor Visa

In addition to the general conditions of granting a visa under paragraphs 44(a), (b), (c) and (d) and for the purposes of paragraph 44(e) of the Act, the following conditions are prescribed for an extended Visitor visa:

(a) the holder of the visa is undertaking a holiday and will continue his holiday or visit for up to four (4) months according to the duration of the visa;

(b) the holder of the visa must not engage in any employment, commercial or business activities.

18 Grounds for cancelling a visa

In addition to paragraphs 47(1) (a), (b), (c), (d), (e), (f), (g), (h), (i) and (j) and for the purposes of paragraph 47(k) of the Act, the following are prescribed grounds for cancelling a visa:

(a) the holder of the visa has asked the Principal Immigration Officer to cancel the visa; or

(b) the holder of the visa is less than 18 years of age and the parents or legal guardians of the holder ask the Principal Immigration Officer to cancel the visa; or

(c) the person is a prohibited immigrant.

19 Prescribed class of prohibited immigrant

For the purposes of paragraph 50(1)(l) of the Act, the following classes of persons are prescribed prohibited immigrants:

(a) a person who, without a compelling reason and without making a valid application for a visa, remains in Vanuatu for a period of more than 30 days after the expiry of the term of validity of a visa or permit granted or issued, or deemed to have been granted or issued, under the Immigration Act [CAP 66] or the Immigration Act No. 17 of 2010;

(b) a person designated by resolution of the United Nations Security Council as a person, or a member of a class of persons, whose entry and stay in Vanuatu should be prevented.
20  *Debt to the Vanuatu Government*
For the purposes of paragraphs 84(1)(a) and 85(1)(d) of the Act, the prescribed amount of debt is VT10,000.

21  *Payment of charges*
All charges prescribed by this Regulation must be paid in Vatu and are not refundable.

22  *Change of status*
(1) A person who has a valid visa may change the status of his or her visa by lodging an application for the change to visa status to the Principal Immigration Officer.

(2) An application for change of status under subclause (1) must be accompanied by a charge of VT100,000.

23  *Commencement*
This Regulation come into force on the day on which they are made.
SCHEDULE

TABLE 1 – PRESCRIBED COUNTRIES IN RELATION TO EXEMPT PERSONS

(Clause 2)

<table>
<thead>
<tr>
<th>Item</th>
<th>Column A</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Bangladesh, Ghana, Mozambique, Nigeria, Pakistan, Rwanda, Sierra Leone, Sri Lanka, Uganda</td>
</tr>
<tr>
<td>2</td>
<td>Romania</td>
</tr>
<tr>
<td>3</td>
<td>Andorra, Argentina, Azerbaijan, Bahrain, Belarus, Brazil, Chile, China (People’s Republic of), Croatia, Cuba, Denmark, France, Israel, Japan, Korea (Republic of), Kuwait, Liechtenstein, Marshall Islands, Mexico, Micronesia (Federated States of), Monaco, Netherlands, Norway, Oman, Palau, Peru, Philippines, Qatar, Russian Federation, San Marino, Saudi Arabia, Serbia, Switzerland, Taiwan, Thailand, Turkey, Tunisia, Ukraine, United Arab Emirates, United Kingdom, United Arab Emirates, United States of America, Uruguay, Vatican City (Holy See)</td>
</tr>
</tbody>
</table>

1 includes Hong Kong Special Administrative Region and Macau Special Administrative Region

2 Overseas administrative divisions, including Greenland

3 Overseas collectivities, departments and territories of France

4 Overseas divisions of the Netherlands

5 Does not include Official and Diplomatic passport holders

6 Does not include Turkish Republic of Northern Cyprus (Kuzey Kibris)

7 United Kingdom Dependencies and overseas territories, including British National (Overseas)

8 includes United States territories
## TABLE 2 – CATEGORIES OF VISA AND VISA APPLICATION CHARGES

*(Clauses 6 and 7)*

<table>
<thead>
<tr>
<th>Column A Item</th>
<th>Column B Class of Visa</th>
<th>Column C Circumstance</th>
<th>Column D Charge (in Vatu)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Visitor visa</td>
<td>the applicant is not an exempt person</td>
<td>3,600</td>
</tr>
<tr>
<td>2</td>
<td>Extended Visitor visa</td>
<td>the applicant has applied for an extended visitor visa of less than 4 months</td>
<td>6,000</td>
</tr>
<tr>
<td>3</td>
<td>Extended Visitor visa</td>
<td>the applicant has applied for an extended visitor visa of 4 months or more but less than 7 months</td>
<td>12,000</td>
</tr>
<tr>
<td>4</td>
<td>Extended Visitor visa</td>
<td>the applicant has applied for an extended visitor visa of 7 months or more;</td>
<td>18,000</td>
</tr>
<tr>
<td>5</td>
<td>Extended Visitor visa</td>
<td>a person granted an extended visitor visa pursuant to section 43 of the Immigration Act No. 17 of 2010</td>
<td>Nil</td>
</tr>
<tr>
<td>6</td>
<td>Residence visa</td>
<td>each applicant if the applicant is 18 years of age or over and has applied for a residence visa for a period of 1 year</td>
<td>57,600</td>
</tr>
<tr>
<td>7</td>
<td>Residence visa</td>
<td>each applicant if the applicant is 18 years of age or over at the time of application and has applied for a residence visa for a period of more than 1 year but not more than 3 years;</td>
<td>158,400</td>
</tr>
<tr>
<td>8</td>
<td>Residence visa</td>
<td>each applicant if the applicant is 18 years of age or over at the time of application and has applied for a residence visa for a period more than 3 years but not more than 5 years</td>
<td>259,200</td>
</tr>
<tr>
<td>9</td>
<td>Residence visa</td>
<td>each applicant if the applicant is 18 years of age or over at the time of application and has applied for a residence visa for a period of more than 5 years but not more</td>
<td>511,200</td>
</tr>
</tbody>
</table>

*Immigration Visa Regulation Order No. 12 of 2011*
<table>
<thead>
<tr>
<th></th>
<th>Visa Type</th>
<th>Eligibility</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Residence visa</td>
<td>Each applicant who is less than 18 years of age at the time of application, for each year for which the residence visa has been applied for</td>
<td>$2,880</td>
</tr>
<tr>
<td>11</td>
<td>Residence visa</td>
<td>Each applicant, for each year for which the residence visa has been applied, if the applicant is 55 years of age or over at the time of application and, either: was born in Vanuatu; or was a resident in Vanuatu on or before 30 July 1980 and has remained a resident of Vanuatu since that date</td>
<td>$14,400</td>
</tr>
<tr>
<td>12</td>
<td>Residence visa</td>
<td>Each applicant who is the owner of a “Vanuatu Offshore company”, for a period of 5 years or more but not more than 10 years, this does not include other charges e.g. bank charges</td>
<td>$300,000</td>
</tr>
<tr>
<td>13</td>
<td>Student visa</td>
<td>The applicant is less than 18 years of age at the time of application and is not a member of an exempt class of persons listed at Regulation 16(2)</td>
<td>$2,880</td>
</tr>
<tr>
<td>14</td>
<td>Student visa</td>
<td>The applicant is 18 years of age or over at the time of application and is not a member of an exempt class of persons listed at Regulation 16(2)</td>
<td>$14,400</td>
</tr>
<tr>
<td>15</td>
<td>Transit Visa</td>
<td>The applicant is not an exempt person</td>
<td>$1,800</td>
</tr>
<tr>
<td>16</td>
<td>Interim Visa</td>
<td>The applicant will continue to undertake the employment or activities for the duration of the visa.</td>
<td>$10,000</td>
</tr>
<tr>
<td>17</td>
<td>Special Category Visa</td>
<td>Crew</td>
<td>Exempted</td>
</tr>
</tbody>
</table>
### TABLE 3 – COUNTRIES EXEMPTED FROM PAYING VISA APPLICATION CHARGES

*(Clause 7)*

<table>
<thead>
<tr>
<th></th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Cook Islands</td>
</tr>
<tr>
<td>2</td>
<td>Federated States of Micronesia</td>
</tr>
<tr>
<td>3</td>
<td>Fiji</td>
</tr>
<tr>
<td>4</td>
<td>Kiribati</td>
</tr>
<tr>
<td>5</td>
<td>Marshall Islands</td>
</tr>
<tr>
<td>6</td>
<td>Nauru</td>
</tr>
<tr>
<td>7</td>
<td>Niue</td>
</tr>
<tr>
<td>8</td>
<td>Palau</td>
</tr>
<tr>
<td>9</td>
<td>Papua New Guinea</td>
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<tr>
<td>10</td>
<td>Samoa</td>
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<td>11</td>
<td>Solomon Islands</td>
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<tr>
<td>12</td>
<td>Tokelau</td>
</tr>
<tr>
<td>13</td>
<td>Tonga</td>
</tr>
<tr>
<td>14</td>
<td>Tuvalu</td>
</tr>
</tbody>
</table>
In exercise of the powers conferred on me by subsections 83(1) and (2) and subsection 91(1) of the Immigration Act No. 17 of 2010, I, the Honourable GEORGE ANDREW WELLS Minister of Internal Affairs, make the following Regulation.

1 Penalty Notice

(1) The amount of the penalty prescribed for an offence committed under a provision of that Act is set out in the Table of the Schedule.

(2) The prescribed form for a penalty notice is outlined after Table of the Schedule.

2 Commencement

This Regulation commences on the day on which it is made.

Made at Port Vila this 6th day of August

Honourable GEORGE ANDREW WELLS
Minister of Internal Affairs
## SCHEDULE

### PENALTY AMOUNT AND PENALTY NOTICE

1. **PENALTY AMOUNT**

<table>
<thead>
<tr>
<th>Column 1 Item</th>
<th>Column 2 Provision of The Immigration Act</th>
<th>Column 3 Amount of penalty in Vatu</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>13(3)(a)</td>
<td>100 000</td>
</tr>
<tr>
<td>2</td>
<td>13(3)(b)</td>
<td>100 000</td>
</tr>
<tr>
<td>3</td>
<td>13(3)(c)</td>
<td>100 000</td>
</tr>
<tr>
<td>4</td>
<td>13(3)(d)</td>
<td>100 000</td>
</tr>
<tr>
<td>5</td>
<td>20(3)</td>
<td>250 000</td>
</tr>
<tr>
<td>6</td>
<td>21(3)</td>
<td>200 000</td>
</tr>
<tr>
<td>7</td>
<td>22(3)</td>
<td>150 000</td>
</tr>
<tr>
<td>8</td>
<td>23(3)</td>
<td>150 000</td>
</tr>
<tr>
<td>9</td>
<td>26(1)</td>
<td>250 000</td>
</tr>
<tr>
<td>10</td>
<td>79(1)</td>
<td>500 000</td>
</tr>
<tr>
<td>11</td>
<td>79(2)</td>
<td>500 000</td>
</tr>
</tbody>
</table>

Penalty Notice Regulation Order No/59 of 2011
This notice serves to inform you that you have committed the following offence(s) contrary to section ............ of the Immigration Act No. 17 of 2010:

Details of alleged offence(s)

<table>
<thead>
<tr>
<th>Date of alleged offence/s</th>
<th>Place of alleged offence/s</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Details of alleged offence(s)

The prescribe amount of the above penalty notice is VT .....................

You have ........ days to pay the above amount.
SCHEDULE
PENALTY AMOUNT AND PENALTY NOTICE

Failure to comply with this notice will amount to prosecution.

I offer to pay the penalty on the agreement that on payment of the penalty no further action will be taken against me concerning the alleged offence/s.

<table>
<thead>
<tr>
<th>Name of Offender</th>
<th>Address of Offender</th>
<th>Signature of Offender</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

===================================================================================================

OFFICE USE

This offer is accepted and the above penalty amount has been received

Official Receipt No ________________

Dated: ________________

For: ________________ VT

<table>
<thead>
<tr>
<th>Name Of Officer</th>
<th>Signature of Officer</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
In exercise of the powers conferred on me by subsection 91(1) and (2) of the Immigration Act No. 17 of 2010, I, the Honourable GEORGE ANDREW WELLS, Minister of Internal Affairs, make the following Regulation.

1 Charges outside normal immigration operational hours

(1) For the purposes of subsection 12(1) of the Act, the following charges are prescribed for providing immigration clearance or any other immigration service:

(a) for each immigration officer providing the immigration clearance or other immigration service commencing at a time between 4:30pm and 7:30pm, but outside of normal immigration operational hours:

(i) a minimum charge of VT2,850 for the first 3 hours or part of it; and

(ii) VT950 for each hour or part of an hour after the first 3 hours;

(b) for each immigration officer providing the immigration clearance or other immigration service commencing at a time between 7:30pm and 4:30am:

(i) a minimum charge of VT3,600 for the first 3 hours or part thereof; and
(ii) VT1,200 for each hour or part of an hour after the first 3 hours.

(2) For the purposes of paragraph 12(1) (a) of the Act, the following hours are prescribed normal immigration operational hours:

(a) 7:30am to 12:00pm Monday to Friday;

(b) 1:00pm to 4:30pm Monday to Friday;

excluding public holidays designated by the Government of Vanuatu.

2 Other charges
For the purposes of paragraphs 91(2) (iii) and (iv) of the Act, the following charges are prescribed:

(a) VT4,800 for the immigration clearance of a yacht;

(b) VT12,000 for the replacement of a visa issued by the Principal Immigration Officer;

(c) VT6,000 for the issue of a document (other than a visa) by the Principal Immigration Officer.

3 Commencement
This Regulation commences on the day on which it is made.

Made at Port Vila this 26th day of August 2011

Honourable GEORGE ANDREW WELLY
Minister of Internal Affairs
REPUBLIC OF VANUATU

IMMIGRATION ACT NO.17 OF 2011

Proclaimed Areas
ORDER NO. 183 OF 2011

For the purpose of paragraph 3(a) of the Immigration Act No. 17 of 2010, I, FRANCOIS BATICK, the Principal Immigration Officer, determine the following areas as Proclaimed Areas:

(a) the airside of the immigration control barrier at:

   (i) Bauerfield International Airport;

   (ii) Pekoa Airport;

   (iii) White Grass Airport; and

(b) the areas use for vessel clearance at:

   (i) Sola Island;

   (ii) Port of Luganville on Santo;

   (iii) Port of Litzlitz on Malekula;

   (iv) Port of Port Vila on Efate;

   (v) Port of Lenakel on Tanna;

   (vi) Mystery Island.

Made at Port Vila this 26 day of August, 2011.

FRANCOIS BATICK
Principal Immigration Officer

Proclaimed Areas
OFFICIAL OATH

I, Dimas Helton, do swear that I will bear true faith and allegiance to the Republic of Vanuatu and will uphold the Constitution and the Law and will conscientiously and impartially and to the best of my ability discharge my duties as Speaker of Parliament of the Republic of Vanuatu and do right to all manner of people without fear or favour, affection or ill-will.

So help me God.

Sworn at Parliament, Port-Vila

This 6th day of September 2011

BEFORE ME

SPEAKER OF PARLIAMENT

ISHMAEL KALSAKAU ALATOI
ATTORNEY GENERAL
Je soussigné, Durstan Heiton, ayant dûment été élu Président du Parlement de la République de Vanuatu, m'engage solennellement devant Dieu tout-puissant à accomplir sans faillir les devoirs de ma fonction, à faire respecter la Constitution et la Loi et à servir consciencieusement le Peuple et la République sans partialité, crainte ni favoritisme.

En mon âme et conscience.

Fait au Parlement

À Port-Vila le 6 Septembre 2011

EN PRÉSENCE DU

PRÉSIDENT DU PARLEMENT

ISHMAEL KIKAKAU ALATOI
ATTORNEY GENERAL
THE OATH OF ALLEGIANCE

I, Speaker of Parliament of the Republic of Vanuatu, do swear that I will well and truly serve and bear true allegiance to the Republic of Vanuatu according to law.

So help me God.

Sworn at Parliament, Port-Vila

This 6th day of September 2011

BEFORE ME

ATTORNEY GENERAL

SPEAKER OF PARLIAMENT

ISHMAEL KALSAKAU ALATOI
ATTORNEY GENERAL
PARLEMENT DE LA RÉPUBLIQUE DE VANUATU

LOI NO. 10 DE 1998

SERMENT D'ALLÉGENCE

Je soussigné,  

Darius Heilbron

ayant dûment été élu  

Président du Parlement de la République de Vanuatu, m'engage solennellement  

devant Dieu tout-puissant à servir de mon mieux et à porter allégeance totale à la  

République de Vanuatu selon la Loi.

En mon âme et conscience.

Fait au Parlement

À Port-Vila le 6 septembre 2011

EN PRÉSENCE DU

PRÉSIDENT DU PARLEMENT

ISHMAEL KALSAKOU ALATOI
ATTORNEY GENERAL
THE OFFICIAL OATH

I, Esmon Sai, do swear that I will bear true faith and allegiance to the Republic of Vanuatu and will uphold the Constitution and the Law and will conscientiously and impartially and to the best of my ability discharge my duties as First Deputy Speaker of Parliament of the Republic of Vanuatu and do right to all manner of people without fear or favour, affection or ill-will.

So help me God.

Sworn at Parliament, Port-Vila

This 9th day of August 2011

BEFORE ME

FIRST DEPUTY SPEAKER

ISHMAEL KALSAKAU ALATOI
ATTORNEY GENERAL
PARLEMENT DE LA RÉPUBLIQUE DE VANUATU

LOI NO. 10 DE 1998

SERMENT OFFICIEL

Je soussigné, ... saï, ayant dûment été élu Premier Vice-Président du Parlement de la République de Vanuatu, m'engage solennellement devant Dieu tout-puissant à accomplir sans faillir les devoirs de ma fonction, à faire respecter la Constitution et la Loi et à servir consciencieusement le Peuple et la République sans partialité, crainte ni favoritisme.

En mon âme et conscience.

Fait au Parlement

À Port-Vila le 9 août 2011

EN PRÉSENCE DU

PREMIER VICE-PRÉSIDENT

ISHMAEL KALSAKAU ALATOI
ATTORNEY GÉNÉRAL
THE OATH OF ALLEGIANCE

I, [Signature], First Deputy Speaker of Parliament of the Republic of Vanuatu, do swear that I will well and truly serve and bear true allegiance to the Republic of Vanuatu according to law.

So help me God.

Sworn at Parliament, Port-Vila

This [Date] day of [Month] 2011

BEFORE ME

[Signature]

FIRTH DEPUTY SPEAKER

ISHMAEL KALSAKAU ALATOI
ATTORNEY GENERAL
Je soussigné, ESMON SAI, ayant dûment été élu Premier Vice-Président du Parlement de la République de Vanuatu, m'engage solennellement devant Dieu tout-puissant à servir de mon mieux et à porter allégeance totale à la République de Vanuatu selon la Loi.

En mon âme et conscience.

Fait au Parlement
À Port-Vila le 9 Août 2011

EN PRÉSENCE DU

PREMIER VICE-PRÉSIDENT

ISHMAEL KALSARUглавой
ATTORNEY GÉNÉRAL
I, Haev Molisale, do swear that I will bear true faith and allegiance to the Republic of Vanuatu and will uphold the Constitution and the Law and will conscientiously and impartially and to the best of my ability discharge my duties as Second Deputy Speaker of Parliament of the Republic of Vanuatu, and do right to all manner of people without fear or favour, affection or ill-will.

So help me God.

Sworn at Parliament, Port-Vila

This 9th day of September 2011

BEFORE ME

SECOND DEPUTY SPEAKER

ISHMAEL KALOAKALAMATOI
ATTORNEY GENERAL
Je soussigné, Havoc Molisela, ayant dûment été élu Deuxième Vice-Président du Parlement de la République de Vanuatu, m'engage solennellement devant Dieu tout-puissant à accomplir sans faillir les devoirs de ma fonction, à faire respecter la Constitution et la Loi et à servir consciencieusement le Peuple et la République sans partialité, crainte ni favoritisme.

En mon âme et conscience.

Fait au Parlement

À Port-Vila le 9 Septembre 2011

EN PRÉSENCE DU

DEUXIÈME VICE-PRÉSIDENT

ISHMAEL MALSAKA ALATOI
ATTORNEY GENERAL
THE OATHS ACT (CAP 37)

THE OATH OF ALLEGIANCE

I, Have Moli'ole, Second Deputy Speaker of Parliament of the Republic of Vanuatu, do swear that I will well and truly serve and bear true allegiance to the Republic of Vanuatu according to law.

So help me God.

Sworn at Parliament, Port-Vila

This ___ day of September 2011

BEFORE ME

SECOND DEPUTY SPEAKER

ISHMAEL KATOKAU ALATOI
ATTORNEY GENERAL
PARLEMENT DE LA RÉPUBLIQUE DE VANUATU

LOI NO. 10 DE 1998

SERMENT D'ALLÉGENCE

Je soussigné, **Hane Molisale**, ayant dûment été élu Deuxième Vice-Président du Parlement de la République de Vanuatu, m'engage solennellement devant Dieu tout-puissant à servir de mon mieux et à porter allégeance totale à la République de Vanuatu selon la Loi.

En mon âme et conscience.

Fait au Parlement

À Port-Vila le **9 Septembre** 2011

EN PRÉSENCE DU

DEUXIÈME VICE-PRÉSIDENT

ISHMAEL KALIAKUA ALATOI ATTORNEY GENERAL