



National Gazette

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

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

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

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K. KALIAH,
Government Printer.

**APPOINTMENT OF THE DEPUTY REGISTRAR OF TITLES
SOUTHERN & HIGHLANDS REGIONS**

I, Hon. Dr. Puka I. Temu, CMG, MP, Minister for Lands & Physical Planning, by virtue of powers conferred to me under Section 4 of the *Land Registration Act* 1981 (Chapter 191) enabling me hereby appoint; Benjamin Samson as Deputy Registrar of Titles for Southern & Highlands Regions.

Dated this 16th day of November, 2006.

Hon. Dr. P. I. TEMU, CMG, MP,
Minister for Lands & Physical Planning.

Independent Consumer & Competition Commission Act 2002**Telecommunications Regulatory Contract****NOTIFICATION OF A DECISION**

ON the 14th of December, 2006, the Independent Consumer & Competition Commission (the Commission) made a determination pursuant to clause 2.5 of the Telecommunications Regulatory Contract issued to Telikom PNG Limited (Telikom) of certain charges for Excluded Services provided by Telikom to internet service providers (ISPs).

The Commission has made a determination that the fair and reasonable charges for the services described in clause 3.6 of the Agreements initially made on or about 19th May, 2001 between Telikom and each of the four internet service providers (ISPs) are:

A fixed charge per ISP of K5,000 per month; and

A usage charge of 34 toea per Megabyte, at a data rate of 64 Kbits/s.

The usage charge of 34 toea per Megabyte shall be the Base Rate for the purposes of Schedule 1 of the Agreements, including the discounts of up to 8% set out in that Schedule.

These new charges take effect from 18th December, 2006.

T. ABE,
Commissioner and CEO,
on behalf of the Commission.

*Land Act 1996***DECLARATION OF LAND AND GRANT OF LEASES**

PART XI- Grant of State Lease 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 piece of land identified in the Schedule is land to which the Part XI of the *Land Act 1996* applies; and
- (b) The lease over the land identified in the Schedule is hereby granted to the National Housing Corporation pending transfer to the person entitled to purchase same.

SCHEDULE

Sections	Allotments	Towns	Provinces	Regions
39	20	Mendi	Southern Highlands	Highlands
19	30	Mendi	Southern Highlands	Highlands
48	50	Mt. Hagen	Western Highlands	Highlands
09	02	Tari	Southern Highlands	Highlands
25	04	Wabag	Enga	Highlands
51	20	Goroka	Eastern Highlands	Highlands
59	22	Mt. Hagen	Western Highlands	Highlands
30	11	Kavieng	New Ireland	Islands
30	12	Kavieng	New Ireland	Islands
03	03	Kimbe	West New Britain	Islands
83	29	Kimbe	West New Britain	Islands
183	10	Lae	Morobe	Northern
52	01	Lae	Morobe	Northern
42	99	Boroko	NCD	Southern
368	25	Hohola	NCD	Southern
06	14	Boroko	NCD	Southern
242	15	Hohola	NCD	Southern
230	51	Hohola	NCD	Southern
431	11	Hohola	NCD	Southern

Dated this 7th day of December, 2006.

A. LUBEN,
Delegate of the Minister for Lands & Physical Planning.

*Prices Regulation Act (Chapter 320)***NOTICE OF WATER AND SEWERAGE TARIFF CHARGES**

being

A Prices Order to amend the General Prices Order 2000.

MADE under Section 21 of the *Prices Regulation Act* (Chapter 320) to take effect on the 1st of January, 2007.

These relate to the maximum Water and Sewerage rates for all water and sewerage services within the National Capital District. All Charges and fees (other than arrears) shown on accounts issued on or after 1st January, 2007 become due and payable at the following rates.

WATER AND SEWERAGE TARIFF WITHIN THE NATIONAL CAPITAL DISTRICT

Regulated Services	Water (Kina)	Sewerage (Kina)
Class 1: Statutory Authorities/Govt		
Access charge (per annum)	60.00	60.00
Monthly consumption 0.1 - 15 kl (per kl)	0.85	0.15
15.1 - 35 kl (per kl)	1.70	0.75
>35 kl (per kl)	3.60	0.75

Notice of Water and Sewerage Tariff Charges:—*continued*

Regulated Services	Water (Kina)	Sewerage (Kina)
Class 2: Commercial/Industrial/Non-Domestic/High Users		
Access charge (per annum)	60.00	60.00
Monthly consumption 0.1 - 15 kl (per kl)	0.85	0.15
15.1 - 35 kl (per kl)	1.70	0.75
>35 kl (per kl)	3.60	0.75
Class 3.1: Single Meter High Covenant—Non-owner responsible		
Access charge (per annum)	60.00	60.00
Monthly consumption 0.1 - 15 kl (per kl)	0.85	0.15
15.1 - 50 kl (per kl)	1.70	0.35
50.1 - 150 kl (per kl)	3.60	0.75
Class 3.2: Single Meter High Covenant—Owner responsible		
Access charge (per annum)	60.00	60.00
Monthly consumption 0.1 - 15 kl (per kl)	0.85	0.15
15.1 - 50 kl (per kl)	0.85	0.35
50.1 - 100 kl (per kl)	1.70	0.45
100.1 - 150 kl (per kl)	3.60	0.45
Class 3.3: All Low Covenant		
Access charge (per annum)	60.00	60.00
Monthly consumption 0.1 - 15 kl (per kl)	0.85	0.15
Rebate on lifeline tariff (upon application)	(0.35)	(0.15)
15.1 - 100 kl (per kl)	0.85	0.35
100.1 - 150 kl (per kl)	3.60	0.45
Class 4: Approved Schools		
Access charge (per annum)	60.00	60.00
Monthly consumption 0.1 - 15 kl (per kl)	1.55	0.45
>15 kl (per kl)	1.55	0.45

Notes:—

- (1) Residential Tariff Classes 3.1 and 3.2 (ie where the water is solely for domestic use) apply to residential users in single-metered properties only.
- (2) The Residential Tariff is distinguished between High Covenant and Low Covenant Residential properties and does not apply to residential use by government owned properties or corporate customers.
- (3) The distinction between tariff classification among residential users (Low Covenant Residential, High Covenant Residential owner occupied, High Covenant Residential non-owner occupied) is based on both Unimproved Land Value (High Covenant Residential tariff applies to properties with ULV > K12,000; Low Covenant Residential tariff applies to properties with ULV ≤ K12,000) as well as whether the occupant is the registered property owner (only private individuals are eligible for Residential tariff).
- (4) Low Covenant Residential usage is charged on one tariff, Class 3.3 Low Covenant Residential Tariff, irrespective of whether it is owner-occupied or tenanted.
- (5) All Low Covenant Residential Users facing financial difficulties in settlement of water and sewerage bills will, upon their written application to Eda Ranu, be automatically granted a rebate of K0.35 per kilolitre against the water lifeline tariff and a rebate of K0.15 per kilolitre against the sewerage lifeline tariff. These rebates are limited to the lifeline band of the 1st 15 kilolitres of monthly volumes for both water and sewerage charges.
- (6) Corporate owners or corporate tenants and all non-individuals continue to be charged on Class 2 Commercial/Industrial/Non-Domestic/High Users Tariff, irrespective of the type of usage.

All properties with more than one meter installed within the property will continue to be charged on Class 2 Commercial/Industrial/Non-Domestic/High Users Tariff. This includes existing High Covenant properties (whether fully or partially tenanted), multiple residential buildings, such as flats and duplexes and any property with more than one meter installed in the property.

Notice of Water and Sewerage Tariff Charges:—continued

- (7) Government owned properties continue to be charged on Class 1 Government Tariff, irrespective of type of usage (with the exception of Approved Schools).
- (8) Where the registered property owner is responsible for the account, conditions of the supply contract and recourse by Eda Ranu (in the event of non-payment by the customers) are set out in the Eda Ranu legislation (*NCD Water Supply and Sewerage Act, 1996*).
- (9) Where the registered owner is not responsible for the account, a supply contract is drawn up between the user and Eda Ranu. One of the provisions of such a contract is the requirement for a security bond to be deposited by the customer with Eda Ranu.
- (10) All users with monthly consumption of more than 150 kilolitres will be charged on one standard tariff (Class 2 Commercial/Industrial/Non-Domestic/High User Tariff) for the whole volume, irrespective of property or usage classification of the customers.
- (11) Approved Schools will be charged Class 4 Tariff for all authorized consumption volume. The authorized volume will be based on parameters established for each Approved School based on the enrolment of the school and an agreed per capita consumption volume.
- (12) The rates are excluding GST/VAT.
- (13) Charges have been set on a per connection basis.
- (14) The customer is responsible for the cost of connection to the building from the connection provided by Eda Ranu.
- (15) For temporary connections, the water charge will be Class 2 Commercial/Industrial/Non-Domestic/High Users Tariff.
- (16) All bills for water and sewerage rates are to be paid within 14 days of billing. Failure to pay accounts within the stipulated period may lead to service being disconnected and debt recovery action being taken.

NON-REGULATED SERVICES

Public/Community Bulk Meters				Water (Kina)	Metered Stand-Pipes	Monthly Charge
						K
All registered volume (per kl)				1.00	Up to 15 kl	7.50
					Up to 50 kl	25.00
Eda Ranu filling station Coupon sale (per kl)				4.00	Up to 75 kl	40.00

There will be a stand-pipe charge for purely domestic usage. This classification applies to properties where the meter is connected to a standpipe tap.

- (a) This classification is intended to assist property owners or tenants currently incurring high bills but who may not be in a position to finance massive repairs to a badly leaking internal plumbing system.
- (b) A monthly fixed charge is imposed for stand-pipe connections. The monthly fixed charge for such a connection is equivalent to an assumed monthly consumption for domestic use.
- (c) Conditions will be imposed for stand-pipe connections. The customer will undertake not to connect the stand-pipe to internal plumbing within the property.
- (d) A range of volume will be allowed for a monthly fixed charge payment and a meter will still be installed to check that the customer's consumption is within the approved range.
- (e) Full Residential Tariff will be charged for properties with stand-pipe connections where the usage consistently exceeds the approved range by more than 10%.

Dated this 19th day of December, 2006.

T. ABE,
Commissioner.

*Prices Regulation Act (Chapter 320)***NOTICE OF WATER AND SEWERAGE TARIFF CHARGES**

being

A Prices Order to amend the General Prices Order 2000.

MADE under Section 21 of the *Prices Regulation Act* (Chapter 320) to take effect on the 1st of January, 2007.

This relates to the maximum Water and Sewerage rates for all Water Supply and Sewerage Districts. All Charges and fees (other than arrears) shown on accounts issued on or after 1st January, 2007 become due and payable at the following rates.

CHARGES BASED ON MONTHLY WATER METER READING

Water and Sewerage Tariff Charges											Charges Per Connection (Kina)
1.0 WATER SUPPLY											
<i>1.1 Consumption Charges</i>											
1.1.1	0 to 12 kilo litres	7.20 (minimum charge)
1.1.2	13 to 30 kilo litres	2.145 per kilo litre
1.1.3	Above 30 kilo litres	2.460 per kilo litre
<i>1.2 Water Tanker</i>											
1.2.1	Up to 10 kilo litres	25.00
1.2.2	Above 10 kilo litres	2.50 per kilo litre
2.0 SEWERAGE SERVICES											
<i>2.1 Non Industrial Customers</i>											
2.1.1	0 to 12 kilo litres	6.60 (minimum charge)
2.1.2	Above 12 kilo litres	0.65 per kilo litre
2.2	Industrial Customers	1.10 per kilo litre (flat)
<i>2.3 Sludge Tankers per kls</i>											
2.3.1	Up to 10 kilo litres	6.60
2.3.2	Above 10 kilo litres	0.66 per kilo litre
3.0 CONNECTION FEES											
3.1	Standard Connections-Water	Free
3.2	Non Standard Connections-Water	As per quotation
3.3	Standard Connections-Sewerage	As per quotation
3.4	Non Standard Connections-Sewerage	As per quotation
3.5	Reconnection-Water	32.00 per reconnection
4.0 STANDBY FEES											
4.1	Water	1.10 per kilo litre
4.2	Sewerage	0.65 per kilo litre

Notes:—

- (a) Charges based on meter readings under items 1 and 2 have been set on per connection basis. All charges under items 1 and 2 must be paid within 30 days after the date of delivery of an account. Failure to pay accounts within the stipulated period will lead to service being disconnected and recovery action being taken. The user of the service and/or the owner of the property are responsible for paying bills or for ensuring that bills are paid.
- (b) The customers is responsible for the cost of connecting to the building from the property boundary.
- (c) For temporary new connections, the water charges will be the same as for permanent customers under item 1 to 3.
- (d) Where in a declared Waterboard area a person or entity continues using the private supply for water and makes a request in writing, or if the Waterboard directs, the sewerage charge shall be based on an effluent meter reading as per item 2.2 above. The user shall bear the cost of installation and also will be subject to standby water fees as per item 4.1 above.

Dated this 19th day of December, 2006.

T. ABE,
Commissioner.

*Land Groups Incorporation Act (Chapter 147)***NOTICE OF LODGEMENT OF AN APPLICATION FOR
RECOGNITION AS AN INCORPORATED LAND GROUP**

ILG No. 12492

PURSUANT to Section 33 of the Land Groups Incorporation Act, notice is hereby given that I have received an Application of a customary group of persons as an incorporated land group to be known by the name of:—

Lassen Among Land Group Inc

The said group claims the following qualifications for recognition as an incorporated land group

- (1) Its members belong to the Morokea Village
- (2) Its members regard themselves and are regarded by other members of the said clan as bound by the common customs and beliefs.
- (3) It owns customary land in Talasea Local Level Government Area, West New Britain Province.

Dated this 15th day of December, 2006.

M. TOLA,

A Delegate of the Registrar of Incorporated Land Groups.

*Land Groups Incorporation Act***NOTICE OF LODGEMENT OF APPLICATIONS FOR
RECOGNITION AS INCORPORATED LAND GROUPS**

PURSUANT to Section 33 of the *Land Groups Incorporation Act* of 1974, notice is hereby given that I have received Applications for Recognition of a customary groups of persons incorporated land groups to be known by the name of.

The said groups claim the following qualifications for recognition as an incorporated land group.

SCHEDULE

ILG Names	ILG Numbers
Maran-Hirhir	12482
Kawas	12483
Tala Marut	12484
Tarakadeba	12485
Gimat Worso-Koris	12486
Bulutlimat.	12487
Antalis	12488
Pulpulbus	12489
Karboko ...	12490
Karhunasabau	12491

- (1) Its members belong to the Namatanai Area Villages.
- (2) Its members regard themselves and are regarded by other members of the said clan as bound by the common customs and beliefs.
- (3) It owns customary land in Namatanai Local Level Government Area, New Ireland Province.

Dated this 14th day of December, 2006.

M. TOLA,

A Delegate of the Registrar of Incorporated Land Groups.

*Land Groups Incorporation Act (Chapter 147)***NOTICE OF LODGEMENT OF AN APPLICATION FOR
RECOGNITION AS AN INCORPORATED LAND GROUP**

ILG No. 12493

PURSUANT to Section 33 of the Land Groups Incorporation Act, notice is hereby given that I have received an Application of a customary group of persons as an incorporated land group to be known by the name of:—

Kamlapar Land Group Inc

The said group claims the following qualifications for recognition as an incorporated land group

- (1) Its members belong to the Labom Village
- (2) Its members regard themselves and are regarded by other members of the said clan as bound by the common customs and beliefs.
- (3) It owns customary land in Konagil Local Level Government Area, New Ireland Province.

Dated this 15th day of December, 2006.

M. TOLA,

A Delegate of the Registrar of Incorporated Land Groups.

Companies Act 1997

Company Number 1-32820

**NOTICE OF INTENTION TO REINSTATE A COMPANY
REMOVED FROM THE REGISTER OF REGISTERED
COMPANIES**

I, Leon Buskens of c/- P.O. Box 483, Port Moresby, National Capital District give notice that I intend to apply to the Registrar of Companies to reinstate Fernvale Ltd, a company that was removed from the Register of registered companies on the 12th May, 2006, and give notice that my grounds of application will be that:—

1. I was a shareholder and director at the time of removal of the company from the Register; and
2. The Company was still carrying on business at the time of removal of the company from the Register; and
3. The company should not have been removed from the Register.

Dated this 4th day of August, 2006.

L. BUSKENS,

Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 2nd day of November, 2006.

T. GOLEDU,

Registrar of Companies.

Note:—A person may within one month after the publication of this notice, lodge with the Registrar of Companies an objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the *Companies Act 1997*.

Companies Act 1997

BALLIMORE NO. 21 LIMITED
(In Liquidation)

**NOTICE OF APPOINTMENT AND SITUATION OF OFFICE
OF LIQUIDATION**

I, David Wardley, of KPMG, give notice that-

1. Pursuant to Section 291 (2)(a) of the *Companies Act 1997*, I was appointed Liquidator of Ballimore No. 21 Ltd by a special resolution of the shareholders of the company made on 12th December, 2006; and
2. My address and telephone number during normal business hours are:
 - 2.1 Address: 2nd Floor, Mogoru Moto Building, Champion Parade, P.O Box 507 Port Moresby, NCD.
 - 2.2 Telephone: 321 2022, Facsimile: 321 2780

In accordance with Section 21 of the *Companies Regulation 1998*, creditors of the company are requested in the first instance to lodge their claims with the Liquidator no later than 19th January, 2007, where the claim form (Form 43) can be obtained from my office or at the Companies Office.

D. Wardley,
Liquidator.

Companies Act 1997

Company Number 1-5346

**NOTICE OF INTENTION TO REINSTATE A COMPANY
REMOVED FROM THE REGISTER OF REGISTERED
COMPANIES**

I, Joe Kenni of P.O. Box 94, Angoram, ESP, give notice that I intend to apply to the Registrar of Companies to reinstate Sepik Brothers Builder Ltd, a company that was removed from the Register of registered companies on the 11th March, 2006, and give notice that my grounds of application will be that:—

1. I have a proprietary interest in the restoration of the company and therefore I am an aggrieved person within the meaning of the term in Section 378(2)(d) of the *Companies Act*; and
2. The Company has assets and therefore carrying on business at the time of its deregistration; and
3. The company should not have been removed from the Register of registered companies.

Dated this 31st day of August, 2006.

J. KENNI,
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 18th day of December, 2006.

T. GOLEDU,
Registrar of Companies.

Note:—A person may within one month after the publication of this notice, lodge with the Registrar of Companies an objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the *Companies Act 1997*.

In the National Court of Justice at Waigani Papua New Guinea

MP No. 910 Of 2006

In the matter of the winding up pursuant to Sections 291 & 377 of
the *Companies Act 1997*
and

In the matter of Waters Investments Limited

ADVERTISEMENT OF PETITION

NOTICE is given that a Petition for the winding-up of the above-named Company by the National Court was, on 5th day of December, 2006, presented by Andrew Scott Waters, Jane Megan Carroll, Alister James Waters, Emma Elizabeth Waters and Stuart Cameron Waters all care of 318 Cordeaux Road, Mount Kembla, New South Wales, Australia and that the petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on the 9th day of February, 2007; 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 by the undersigned to any Creditor or Contributory of the company requiring it on payment of the prescribed charge.

The Petitioner's address is care of O'Briens Lawyers, P.O. Box 389, Port Moresby, National Capital District.

The Petitioner's Lawyer is Goodwin Poole of O'Briens Lawyers, Level 5- Defens Haus, Cnr. Musgrave Street & Champion Parade, Port Moresby, National Capital District.

GOODWIN POOLE,
For the firm O'Briens.
Lawyers for the Petitioners.

Note:—Any person who intends to appear on the hearing of the Petition must serve on or send by post to the abovenamed lawyer 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 lawyers (if any) and must be served or, if posted, must be sent by post in sufficient time to reach the abovenamed, not later than 4.00 p.m. on Friday 19th day of January, 2007.

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 State Lease referred to in the Schedule below under Section 162 of the *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 13, Folio 46 evidencing a leasehold estate in all that piece or parcel of land known as Allotments 7 & 8, Section 1, Porgera, Enga Province containing an area of 0.0625 hectares more or less the registered proprietor of whom is Pilara Sambeba.

Dated this 14th day of December, 2006.

R. KAVANA,
Registrar of Titles.

Companies Act 1997
Company Number 1-33773

**NOTICE OF INTENTION TO REINSTATE A COMPANY
REMOVED FROM THE REGISTER OF REGISTERED
COMPANIES**

I, Frank Kevin of P.O. Box 1268, Waigani, NCD give notice that I intend to apply to the Registrar of Companies to reinstate K K Transport Ltd, a company that was removed from the Register of registered companies on the 24th April, 2006, and give notice that my grounds of application will be that:—

1. I, Frank Kevin was a director of the Company "K K Transport Ltd" when it was de-registered and is a Director; and
2. Hereby give notice that the Company was in normal operations when it was de-registered and is currently normal and operational; and
3. The company should not have been removed from the Register.

Dated this 15th day of August, 2006.

F. KEVIN,
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 5th day of September, 2006.

T. GOLEDU,
Registrar of Companies.

Note:—A person may within one month after the publication of this notice, lodge with the Registrar of Companies an objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the Companies Act 1997.

Land Groups Incorporation Act (Chapter 147)

**NOTICE OF LODGEMENT OF AN APPLICATION FOR
RECOGNITION AS AN INCORPORATED LAND GROUP**

ILG No. 9166

PURSUANT to Section 33 of the *Land Groups Incorporation Act*, notice is hereby given that I have received an Application of a customary group of persons as an incorporated land group to be known by the name of:—

Biako Nairu Land Group Inc

The said group claims the following qualifications for recognition as an incorporated land group

- (1) Its members belong to the Kapai Village
- (2) Its members regard themselves and are regarded by other members of the said clan as bound by the common customs and beliefs.
- (3) It owns customary land in Baimuru Local Level Government Area, Gulf Province.

Dated this 4th day of November, 2002.

T. PISAE,
A Delegate of the Registrar of Incorporated Land Groups.

Companies Act 1997
Company Number 1-34857

**NOTICE OF INTENTION TO REINSTATE A COMPANY
REMOVED FROM THE REGISTER OF REGISTERED
COMPANIES**

I, Vincent Olape of P.O. Box 180, Boroko, NCD give notice that I intend to apply to the Registrar of Companies to reinstate Hela Tiddi-Abba Holdings Ltd, a company that was removed from the Register of registered companies on the 21st April, 2006, and give notice that my grounds of application will be that:—

1. I, have a proprietary in the restoration of the company and therefore I am an aggrieved person within the meaning of the term in Section 378 (2)(d) of the *Companies Act, 1997*; and
2. The Company has assets and therefore carrying on business at the time of its deregistered; and
3. The company should not have been removed from the Register.

Dated this 14th day of December, 2006.

V. OLAPE,
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 20th day of December, 2006.

T. GOLEDU,
Registrar of Companies.

Note:—A person may within one month after the publication of this notice, lodge with the Registrar of Companies an objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the Companies Act 1997.

Companies Act 1997
Company Number 1-39996

**NOTICE OF INTENTION TO REINSTATE A COMPANY
REMOVED FROM THE REGISTER OF REGISTERED
COMPANIES**

I, Albert Wamiri of P.O. Box 3226, Lae, Morobe Province give notice that I intend to apply to the Registrar of Companies to reinstate Natures Own (PNG) Ltd, a company that was removed from the Register of registered companies on the 30th June 2005, and give notice that my grounds of application will be that:—

1. I, Albert Wamiri am the director and as well as shareholder of Natures Own (PNG) Ltd; and
2. Natures Own (PNG) Ltd was and is still carrying own Business; and
3. The company should not have been removed from the Register.

Dated this 19th day of December, 2006.

A. WAMIRI,
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 21st day of December, 2006.

T. GOLEDU,
Registrar of Companies.

Note:—A person may within one month after the publication of this notice, lodge with the Registrar of Companies an objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the Companies Act 1997.