



# National Gazette

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[2011

*Petromin PNG Holdings Limited Authorisation Act 2007*

Section 6(1)(b)

## NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* ("Act"), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea ("State") nominate Petromin PNG Holdings Limited ("Petromin") and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Protromin, as the State's nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 1 (PRL 1).

Petromin has by notice to me ("Petromin Notice of Nomination") nominated its wholly-owned subsidiary, Eda LNG (Pandora) Limited as the State's nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 1 to be developed by the tenement holders of PRL 1 and their associates ("Pandora Project").

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State's nominee and the acquiring party for a 20.5% participating interest in the Pandora Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Pandora Project without any further nomination on my part being required.

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

*Petromin PNG Holdings Limited Authorisation Act 2007*

## Section 6(1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* (“Act”), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea (“State”) nominate Petromin PNG Holdings Limited (“Petromin”) and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State’s nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 3 (PRL 3).

Petromin has by notice to me (“Petromin Notice of Nomination”) nominated its wholly-owned subsidiary, Eda LNG (P’nyang) Limited as the State’s nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 3 to be developed by the tenement holders of PRL 3 and their associates (“P’nyang Project”).

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State’s nominee and the acquiring party for a 20.5% participating interest in the P’nyang Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the P’nyang Project without any further nomination on my part being required.

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

*Petromin PNG Holdings Limited Authorisation Act 2007*

## Section 6(1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* (“Act”), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea (“State”) nominate Petromin PNG Holdings Limited (“Petromin”) and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State’s nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 4 (PRL 4).

Petromin has by notice to me (“Petromin Notice of Nomination”) nominated its wholly-owned subsidiary, Eda LNG (Stanley) Limited as the State’s nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 4 to be developed by the tenement holders of PRL 4 and their associates (“Stanley Project”).

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State’s nominee and the acquiring party for a 20.5% participating interest in the Stanley Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Stanley Project without any further nomination on my part being required.

**Notice of Confirmation and Nomination of State Nominee—*continued***

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

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*Petromin PNG Holdings Limited Authorisation Act 2007*  
Section (1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* (“Act”), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea (“State”) nominate Petromin PNG Holdings Limited (“Petromin”) and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State’s nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 21 (PRL 21).

Petromin has by notice to me (“Petromin Notice of Nomination”) nominated its wholly-owned subsidiary, Eda LNG (Elevala & Ketu) Limited as the State’s nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 21 to be developed by the tenement holders of PRL 21 and their associates (“Elevala & Ketu Project”).

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State’s nominee and the acquiring party for a 20.5% participating interest in the Elevala & Ketu Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Elevala & Ketu Project without any further nomination on my part being required.

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

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*Petromin PNG Holdings Limited Authorisation Act 2007*  
Section (1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* (“Act”), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea (“State”) nominate Petromin PNG Holdings Limited (“Petromin”) and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State’s nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 8 (PRL 8).



**Notice of Confirmation and Nomination of State Nominee—continued**

Petromin has by notice to me (“Petromin Notice of Nomination”) nominated its wholly-owned subsidiary, Eda LNG (Kimu) Limited as the State’s nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 8 to be developed by the tenement holders of PRL 8 and their associates (“Kimu Project”).

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State’s nominee and the acquiring party for a 20.5% participating interest in the Kimu Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Kimu Project without any further nomination on my part being required.

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

*Petromin PNG Holdings Limited Authorisation Act 2007*

Section (1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* (“Act”), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea (“State”) nominate Petromin PNG Holdings Limited (“Petromin”) and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State’s nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 9 (PRL 9).

Petromin has by notice to me (“Petromin Notice of Nomination”) nominated its wholly-owned subsidiary, Eda LNG (Barikewa) Limited as the State’s nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 9 to be developed by the tenement holders of PRL 9 and their associates (“Barikewa Project”).

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State’s nominee and the acquiring party for a 20.5% participating interest in the Barikewa Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Barikewa Project without any further nomination on my part being required.

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

*Petromin PNG Holdings Limited Authorisation Act 2007*

## Section (1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* (“Act”), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea (“State”) nominate Petromin PNG Holdings Limited (“Petromin”) and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State’s nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 10 (PRL 10).

Petromin has by notice to me (“Petromin Notice of Nomination”) nominated its wholly-owned subsidiary, Eda LNG (Uramu) Limited as the State’s nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 10 to be developed by the tenement holders of PRL 10 and their associates (“Uramu Project”).

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State’s nominee and the acquiring party for a 20.5% participating interest in the Uramu Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Uramu Project without any further nomination on my part being required.

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

*Petromin PNG Holdings Limited Authorisation Act 2007*

## Section (1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* (“Act”), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea (“State”) nominate Petromin PNG Holdings Limited (“Petromin”) and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State’s nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 13 (PRL 13).

Petromin has by notice to me (“Petromin Notice of Nomination”) nominated its wholly-owned subsidiary, Eda LNG (Kuru) Limited as the State’s nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 13 to be developed by the tenement holders of PRL 13 and their associates (“Kuru Project”).

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State’s nominee and the acquiring party for a 20.5% participating interest in the Kuru Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Kuru Project without any further nomination on my part being required.

**Notice of Confirmation and Nomination of State Nominee—continued**

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.

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*Petromin PNG Holdings Limited Authorisation Act 2007*

Section (1)(b)

**NOTICE OF CONFIRMATION AND NOMINATION OF STATE NOMINEE**

PURSUANT to my powers under Section 6(1)(b) of the *Petromin Holdings Limited Authorisation Act 2007* ("Act"), I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister Responsible for the Act, on behalf of the Independent State of Papua New Guinea ("State") nominate Petromin PNG Holdings Limited ("Petromin") and/or any company being a wholly-owned subsidiary of Petromin nominated for that purpose by Petromin, as the State's nominee and the acquiring party for the participating interest arising from any Petroleum or Gas Project developed out of blocks within Petroleum Retention Licence 14 (PRL 14).

Petromin has by notice to me ("Petromin Notice of Nomination") nominated its wholly-owned subsidiary, Eda LNG (Iehi, Bilip & Cobra) Limited as the State's nominee and the acquiring party for the 20.5% participating interest arising from any Petroleum or Gas Project arising from PRL 14 to be developed by the tenement holders of PRL 14 and their associates ("Iehi, Bilip & Cobra Project").

In order to give effect to the Petromin Notice of Nomination, I, William Duma, LL.M., LL.B., MP., Minister for Petroleum and Energy and Minister responsible for the Act, on behalf of the State give notice that I do hereby:

- (a) Nominate the Petromin Subsidiary as the State's nominee and the acquiring party for a 20.5% participating interest in the Iehi, Bilip & Cobra Project.
- (b) Confirm that such nomination of the Petroleum Subsidiary in Paragraph (2) above is a present nomination which is unconditional and subject to satisfaction of Section 6(3) of the Act, shall apply and be effective as and when the right of acquisition by the State under Section 165 of the *Oil and Gas Act 1998* has arisen in respect of the Iehi, Bilip & Cobra Project without any further nomination on my part being required.

This Confirmation and Nomination is binding on the State in all respects and is not able to be amended, withdrawn or revoked by or on behalf of the State other than by the Minister responsible for the Act in consultation and agreement with Petromin PNG Holdings Limited.

Dated this 31st day of October, 2011.

Hon. W. DUMA, LL.M., LL.B., MP.,  
Minister for Petroleum and Energy and  
Minister responsible for Petromin PNG Holdings Limited.