



National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G234]

PORT MORESBY, THURSDAY, 21st JUNE,

[2012

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 issues are published monthly in the first week of each month.

Single copies may be obtained from the Government Printing Office, Muruk Haus, Kumul Avenue, Waigani, for K1.80 each.

THE GENERAL NOTICES ISSUE.

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.

Single copies may be obtained from the above address for K1.40.

SPECIAL ISSUES.

Special Issues are made on urgent matters as required. They are provided at no extra cost to subscribers.

Single copies may be purchased on the day of issue at the above address at the prices shown above for respective issues.

SUBSCRIPTIONS.

National Gazette	Papua New Guinea K	Asia - Pacific K	Other Zones K
General	110.00	212.94	212.94
Public Services	110.00	212.94	212.94

(Asia-Pacific will be PNG Postal Zones 1, 2 and 3. Other Zones will be PNG Postal Zones 4 and 5).

Prices are for one copy for all issues throughout the year, and will include postage. Subscription fee must be paid in advance; it covers the period from January, 1st to December, 31st.

PAYMENTS.

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Copies submitted not in accordance with these instructions will be returned unpublished.

PROCEDURES 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, Subsection 11.

K. KALIAH,
Government Printer.

Division 6, Section 17, Subsection 1(a) (f) (g) (h) (l), 2(a) (b) (d) (c), *Land Act* 1996, Section 47, National Constitution and Part 3, Section 9(1) *Oaths, Affirmation & Statutory Declaration Act* 1978

POWER OF ATTORNEY

PURSUANT to legal and constitutional rights conferred by Division 6, Section 17, Subsections 1 & 2 of the *Land Act* 1996, Section 47 of National Constitution and Part 3, Section 9(1) of *Oaths, Affirmation & Statutory Declaration Act* 1978. I, Anton Pepa Kaluni of P.O. Box 1822, Boroko, National Capital District, a person authorized by the Committee of Traditional Chiefs of (7) Major Customary Land Groups, known as: Heli, Yolo, Pakeya, Komai, Tini-Pulumani, Yomandaka, Pujaro-Ewanali of Mt. Kare area in the Porgera—Paiela District of Enga Province, give notice that, I intend to apply for the publishment of this Power of Attorney under the virutes of Gazettal Notice.

The following are the prescribed powers which I inherited through birth and the same contains supplementary powers bestowed to me by the traditional chiefs and leaders of above land groups in the presence of Porgera—Paiela Local Level Government executives on the 24th August, 2010. It was purposely done to enable me to act on behalf of myself including the aforesaid customary land groups and in that capacity as an Attorney and Principal Resources Chief of Mt. Kare gold deposit, I'm sanctioned with unlimited authority to act under an entity established by me and also may do all things necessary I consider deems fit.

The Attorney is duly authorized to:—

- (a) object any application lodged by Madison Enterprises Corporation to renew EL 1093 or shall object any other applicant from obtaining the above licence and he may apply for mineral Exploration Licence Number EL 1093 under a company duly incorporated by him and enters the exclusive zone for the purpose of conducting exploration and mining operations or carry out other associated activities that may deem necessary to fast track the development of any natural resources discovered on the customary land covered by the above licence.
- (b) assign, transfer, enter into mortgage, transfer mortgage or otherwise dispose any part or whole of the interests in the SML—1 or grant any other party all rights to carry on alluvial mining activities upon its sole discretion through, MOU, MOA, or Joint Venture Agreement and it reserves the right to allow or refuse any person or company from entering or operating out within the SML—1 area or any other customary land covered or not covered by exploration licence or tenement.
- (c) negotiate, obtain enter into an agreement and secure non-recourse financing, from individuals or corporate entities for the purpose of fincncing and conducting mineral exploration activities, alluvial gold mining operation, hard rock mining operation or development of other resources discovered within any of the customary land owned by the seven (7) principal clans within and around Mt. Kare.
- (d) gain control, rebuilt revive all plant, equipment, camp, property and other facilities on the (Special Mining Lease) SML—1 area on behalf of the respective clans, landowners, resource owners, and at its discretion will allow any such equipment to be used for alluvial mining or other associated operations by any person or company permitted or authorized by him and all such use of property shall be at the cost applied by the attorney.

Power of Attorney—continued

- (e) enter into agreement in relation to all or any of the area the subject of SML—1 or EL-1093 or may grant unlimited rights to explore or mine all, or any part of the area or grant the rights to carry on gold buying thereon or may enter into contract with any other third party through equity participation.
- (f) engage foreign or local developers, financiers, joint Venture partners for developing and exploring the Mt. Kare's hard rock and alluvial mining reserves as soon as he secures the Hard-rock Exploration Licence Number EL-1093 or SML—1, or any other appropriate permit which would enable his nominated organization or Joint Venture partner to conduct any such activities.
- (g) secure not less than ten (10%) free carried interest in the hard-rock stake in the event of entering into a joint venture agreement with any offshore financier and to act on behalf of the resource owners, provide leadership, direction, advise, liaise, project long term plans for himself and on behalf of Mt. Kare resources and land owners.
- (h) adapt and make provisions in any of the development agreements, partnership agreements, joint venture agreements or any other agreements or company constitution of Mt. Kare operator that a twelve (12) percent "Corporate Tithing" is made available for spiritual development and such concept becomes and fundamental essence to Ipaita Limited's policy with the aim of extending Gods kingdom here on earth, first in Enga and Southern Highlands Provinces and such tithing shall be applied automatically after the company's operating cost including the national government revenue/tax portion is debited.
- (i) liaise, establish dialogue and understanding with elected members of parliament, government agencies, the Mining Department or Mineral Resources Authority, statutory organizations for all other matters that would be deem necessary to the enhance and fast track the smooth delivery of Mt. Kare gold project or the development or any other commercially viable resources such as commercially marketable and trading of carbon deriving from our vast rain forest or other resources discovered in the assignors customary land.
- (j) Incorporate Ipaita Limited as being our umbrella or joint venture company where all participating partners will acquire equity shares in it and as it seems best the attorney shall incorporate other subsidiaries under the name that's synonymous to our origins and values.
- (k) during the formulation or pre-development stage of Mt. Kare resource under Ipaita Limited, the attorney shall appoint any number or individual person(s) to the position of directorship under Ipaita Limited and in the same mode he shall at his discretion terminate, replace, and rescind all or any such positions held by any person(s) with or without notice.
- (l) ensure that Ipaita Limited or the preferred Joint Venture company or operator of Mt. Kare project applies and obtains the hard-rock Exploration Licence No. EL 1093 or any licence, Special Mining Lease, or other forms of permit on behalf of the principal landowners of Mt. Kare and other stake holders participating to explore and develop Mt. Kare's resource.
- (m) commence legal action against the Mining Department, or (MRA) Independent State of Papua New Guinea, the consortium partners or sponsors of Madison Enterprises Corporation (PNG) Limited or the former operator of Mt. Kare project which occupied Mt. Kare project site (for twenty (20) years) specified under the parameters' of Exploration Licence Number EL-1093 or may defend, prosecute, enforce, answer, or oppose other legal proceedings formed against the landowners and if it shall seem best, to compromise, refer to arbitration, or submit to judgment in any of such action or proceedings.
- (n) distribute or dispose, allocate, assign all or any issued or reserved capital shares, equity shares, ordinary shares, preferential shares, call-up shares, and redeemable shares to appropriate financiers, developers, exclusive partners and consultants, regardless whether it be an individual or entity or corporate organization(s) both within and outside of Papua New Guinea.
- (o) allow maximum room or flexibility to key partners or players especially financiers for equitable share acquisition in the project Stake and as he may see's fit (prior to concluding or executing a final development agreement) the attorney at his discretion shall adjust, repeal, amend, withdraw, sell or transfer, any or all issued free carried equity shares by the seven (7) principal landowner clans through Ipaita Limited or any other participating local partners with or without written notice.
- (p) asses, identify, retain, consult on head-hock basis the services of Legal consultants, Environmental Scientists, Business consultants, Mining Engineers, Geo-Technical Engineers, Registered Surveyors, Financial Analysts, Economists or other specialized professionals or internationally recognized organizations or individuals to whomsoever the attorney see's fit.

Power of Attorney—continued

- (q) sign and execute on behalf of the six (6, 000) thousand indigenous landowners, joint venture agreements, partnership agreements, promissory agreements, Trustee Agreements whether in did or act to all but not limiting to project financiers, exceptional partners, special consultants, suppliers of mining equipment or other permissible deeds which may seem appropriate to the attorney.
- (r) conduct physical survey to customary land including the collection of physical data on the available virgin rain forest, low lying areas, and obtain Title Deed from the Land Title Commission, Department of Lands & Physical Planning or may do everything and anything to secure any or all customary land available within and around or outside the project site.

In connection with the exercise of the powers herein described, the attorney is fully authorized and empowered to perform all or any other acts or things necessary, appropriate, or incidental thereto, with the same validity and effect as if we all (landowner clan Chiefs) were there personally present, competent, and individually or collectively exercised the powers ourselves. The powers herein conferred may be exercised by Attorney alone and the signature or act of Attorney on our behalf may be accepted by the third persons as if done under our hand and seal and as if we were physically present in person. No other person who may act in reliance upon the representation of Attorney for the scope of Authority granted to Attorney shall incur any liability to us or the 6,000 plus persons or shall in anyway have an implication or encumbrances to the customary land, our natural resources or our property or estates.

Dated this 14th day of June, 2012.

A. P. KALUNI,
Attorney & Principal Resources Chief.

CLRC REFERENCE No. 8: REVIEW OF THE LAWS ON THE DEVELOPMENT AND CONTROL OF THE INFORMAL ECONOMY

I, Hon. Dr. Allan Marat, LLB, LLM (with Hons,) D. Phil., CBE, MP., Minister for Justice and Attorney-General, having regard to:

- the current state of affairs of the informal economy as the full and legitimate partner of the formal economy in the economic system of Papua New Guinea;
- the increasing number of unemployment in Papua New Guinea and the issues associated with economic and social needs confronting Papua New Guinea both in the rural and urban areas;
- the fact that most people in Papua New Guinea earn a living through the informal economy and are financially excluded;
- the fact that lack of provision of public goods and services to the people hinder the development of the informal economy in Papua New Guinea;
- the requirements of the *Bank and Financial Institutions Act 2000*, together with the National Goals and Directive Principles of the Preamble to the Constitution of the Independent State of Papua New Guinea; and
- the application and state of implementation of the *Informal Sector Development and Control Act* now dealing with the development and control of the informal economy,

note the social implications of the *Public Health Act 1973* and the *Food Sanitation Act 1991*; and taking into consideration the need to achieve maximum participation of citizens, both in urban and rural areas, in the economic opportunities offered by a dynamic and diversified informal economy; therefore, by virtue of the power conferred on me by Section 12(2) of the *Constitutional and Law Reform Commission Act 2004* (the *CLRC Act*) refer and direct the Constitutional and Law Reform Commission (CLRC) as follows:

- (1) To review the *Informal Sector Development and Control Act 2004*, in collaboration with the Consultative Implementation & Monitoring Committee (CIMC), to align with the National Informal Economy Policy;
- (2) To enquire into and report on the operation of the *Informal Sector Development and Control Act 2004* with a view to identify problems, if any, in the enforcement of the Act, and propose and recommend appropriate remedial action;
- (3) The Constitutional and Law Reform Commission shall report to me within 18 months of the date of publication of this Reference in the *National Gazette* with drafting instructions and appropriate draft legislation proposing suitable law reform if and where necessary; and
- (4) This Reference shall be referred to as *CLRC Reference No. 8: Review of the Laws on the Development and Control of the Informal Economy*.

Dated this 1st day of May, 2012.

Hon. Dr. Allan Marat, LLB, LLM (with Hons,) D. Phil., CBE, MP.,
Minister for Justice and Attorney-General.

Land Act No. 45 of 1996**DECLARATION OF LAND AND GRANT OF LEASE**

PART XI Grant of State Lease of improved Government Land to the National Housing Corporation in accordance with the Provisions of Sections 111 & 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 the transfers to the persons entitled to purchase the same.

SCHEDULE

Section	Allotment	Town	Province
82 22	Hohola	National Capital District

Dated this 31st day of May, 2012.

J. OFOI,
Delegate of the Minister for Lands & Physical Planning.

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 State Lease 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 35, Folio 8629 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 28, Section 11, Boroko, National Capital District containing an area of 0.1467 hectares more or less the registered proprietor of which is National Broadcasting Corporation.

Other Interest: Stamped and Un-registered Transfer to Jack Lus.

Dated this 19th day of June, 2012.

B. SAMSON,
Deputy 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 State Lease 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 6, Folio 74 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 1, Section 155, Lae in the town National Capital District containing an area of 0.0840 hectares more or less the registered proprietor of which is Gebob Kaya and Imelda Kaya.

Other Interest: Registered Mortgage to Bank South Pacific Limited.

Dated this 23rd day of May, 2012.

B. SAMSON,
Deputy Registrar of Titles

Land Act 1996**LAND AVAILABLE FOR LEASING****A. APPLICANT:**

Applicants or Tenderers should note—

1. Full name (block letters), occupation and address;
2. If a Company, the proper Registered Company name and address of the Company representative;
3. If more than one person, the tenancy desired and, if tenancy in common, the division of shares.

Applicants or tenderers should note—

4. That a lease cannot be held in a name registered under the *Business Names Act* only; and
5. That in the case of death in joint tenancy, the deceased partner's interest vests in the surviving partner and, in the case of tenancy in common, the deceased partner's interest vests in his estate.

B. TYPE OF LEASE:

Leases provided for a Business, Residence, Pastoral, Agricultural, Mission or Special Purposes. State Leases may be granted for a maximum period of 99 years. Applicants should note that, in the case of land within physical planning areas the purpose of the lease must be in accordance with the zoning requirements of the *Physical Planning Act*.

C. PROPOSED PURPOSES, IMPROVEMENTS, ETC.:

The applicant or tenderer should provide fullest details (on attachment if necessary) of his proposal for the lease including information on—

1. Financial status or prospects;
2. Details of other land holdings in Papua New Guinea including approximate value of improvements to these holdings;
3. Approximate value and type of proposed improvements to the land applied for;
4. Experience and abilities to develop the land;
5. Any other details which would support the application.

D. DESCRIPTION OF LAND:

To be used only when NOT in response to an advertisement. A brief description giving area and locality is required. A sketch plan should be provided on an attachment. Where possible the land parcel should be identified on a map published by the Department of Lands & Physical Planning.

In the case of Tenders or an advertisement of land available for leasing the description is to be inserted in the column provided under the heading "Tender or Land Available Preference".

E. TENDER OF LAND AVAILABLE PREFERENCE:

The preference should be clearly indicated. In cases where there are more than 20 preferences the additional preferences may be shown on attachment. The "Description" should give the Lot and Section number or the Portion number as shown in the *Gazette*. The "Amount Offered" column need only be completed in the case of tenders.

F. TENDERERS:

Tenderers should take particular note that a tender for an amount less than the reserve price is invalid and shall not be considered. The successful tenderer will be required to pay the full amount of the tender.

G. TOWN SUBDIVISION LEASES:

In addition to the requirements of the relevant sections above, an applicant or tenderer for a Town Subdivision Lease shall submit:

- (i) A preliminary proposal for the subdivision.
- (ii) A preliminary sketch plan of the proposed subdivision.
- (iii) Provisional proposals for subdivision surveys and installation of roads and drainage.

H. FEES:

1 All applications or tenders must be accompanied by a Registration of Application Fee. These are regulated as follows:—

		K				K	
Residential high covenant	50.00	Mission Leases	20.00
Residential low-medium covenant	20.00	Agricultural Leases	20.00
Business and Special Purposes	100.00	Pastoral Leases	20.00
Leases over Settlement land (Urban & Rural)	20.00				

2. Following the grant of the lease, an additional fee of K50 (preparation of lease fee), and if surveyed, the survey fee as prescribed and, in the case of tender, the amount of the tender shall be payable within two months from the date of grant, ie. from the date of gazettal of therecommended lease holder in the *PNG National Gazette*.

3. If not surveyed, the payment of survey fee may be deferred until survey.

NOTE: If more than one block is required an additional Application Fee for each additional block must be paid.

I. GENERAL:

1. All applications must be lodged with the Secretary of Lands & Physical Planning;
2. All applications will be considered by the Land Board at a date which will be notified to the applicant and in the *National Gazette*.

Land Available for Leasing—continued*(Closing date: Tender closes at 3.00 p.m. on Wednesday, 20th June, 2012)***TENDER No. 09/2012—TOWN OF BIALLA—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)****RESIDENCE (LOW COVENANT) LEASE**

Location: Allotment 51, Section 16.

Area in Hectares: 0.0450 Hectares.

Annual Rent: K175.00.

Improvements and Conditions: The lease shall be subject to the following Conditions:—

- (a) Survey;
- (b) The lease shall be used bona fide for Residence Purposes;
- (c) The lease shall be for a term of Ninety-nine (99) years;
- (d) Rent shall be reassessed after every ten (10) years;
- (e) Improvements being building for Residence purposes to a minimum value as to be decided by the Land Board shall be erected on the land within three (3) years from the date of grant and these or similar improvements to the same value to be maintained thereon in good repair during the currency of the lease.
- (f) Excision of easements for electricity, water, power, drainage and sewerage reticulation.

Copies of Tender No. 09/2012(I) and plans will be displayed on the Notice Boards at the Division of Lands, Kimbe, Administrative Secretary's Office, Kimbe; District Office, Kimbe and Local Level Government Council Chambers, Kimbe, West New Britain Province.

They may also be examined in Land Allocation Section of the Department of Lands & Physical Planning Head Office, 2nd Floor, Aopi Centre, Waigani, National Capital District.

*(Closing date: Tender closes at 3.00 p.m. on Wednesday, 20th June, 2012)***TENDER No. 10/2012—TOWN OF BIALLA—WEST NEW BRITAIN PROVINCE—(ISLANDS REGION)****RESIDENCE (LOW COVENANT) LEASE**

Location: Allotment 58, Section 16.

Area in Hectares: 0.0450 Hectares.

Annual Rent: K175.00.

Improvements and Conditions: The lease shall be subject to the following Conditions:—

- (a) Survey;
- (b) The lease shall be used bona fide for Residence Purposes;
- (c) The lease shall be for a term of Ninety-nine (99) years;
- (d) Rent shall be reassessed after every ten (10) years;
- (e) Improvements being building for Residence purposes to a minimum value as to be decided by the Land Board shall be erected on the land within three (3) years from the date of grant and these or similar improvements to the same value to be maintained thereon in good repair during the currency of the lease.
- (f) Excision of easements for electricity, water, power, drainage and sewerage reticulation.

Copies of Tender No. 10/2012(I) and plans will be displayed on the Notice Boards at the Division of Lands, Kimbe, Administrative Secretary's Office, Kimbe; District Office, Kimbe and Local Level Government Council Chambers, Kimbe, West New Britain Province.

They may also be examined in Land Allocation Section of the Department of Lands & Physical Planning Head Office, 2nd Floor, Aopi Centre, Waigani, National Capital District.

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 State Lease 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 78, Folio 4 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 64, Section 310, Hohola, National Capital District containing an area of 0.0450 hectares more or less the registered proprietor of which is National Housing Corporation.

Dated this 12th day of April, 2012.

B. SAMSON,
Deputy Registrar of Titles.

Schedule 1—Oath for Chairman**DECLARATION OF CHAIRMAN**

I, Peter Inara, do promise and declare that I will well and truly serve the Koiari Local Level Government Special Purpose Authority as a Chairman, that I will in all things uphold the Constitution of the Koiari Local Level Government Special Purpose Authority and I will do right to all manner of people in accordance therein, without fear or favour, affection or ill will.

Sworn/Affirm at Port Moresby this 10th day of May, 2012.

P. INARA,
Chairman.

Schedule 1—Oath for Deputy Chairman**DECLARATION OF DEPUTY CHAIRMAN**

I, Kule Iamo, do promise and declare that I will well and truly serve the Koiari Local Level Government Special Purpose Authority as a Chairman, that I will in all things uphold the Constitution of the Koiari Local Level Government Special Purpose Authority and I will do right to all manner of people in accordance therein, without fear or favour, affection or ill will.

Sworn/Affirm at Port Moresby this 10th day of May, 2012.

K. IAMO,
Deputy Chairman.

In the National Court of Justice at Waigani Papua New Guinea

MP No. 172 Of 2012

In the matter of *Companies Act 1997*
and
In the matter of Pacross Limited
(Company Number 1-54743)

ADVERTISEMENT OF PETITION

NOTICE is given that a petition for the winding-up of the above-named company by the National Court was on 13th June, 2012 presented by Harrier Exports Limited and that the Petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on 13th July, 2012; 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 me to any creditor or contributory of the company requiring it on payment of the prescribed charge.

The petitioner's address is: P.O. Box 37921, Parnell, Auckland, New Zealand.

The petitioner's lawyer is: Gadens Lawyers, Level 12, Pacific Place, Cnr Musgrave Street & Champion Parade, Port Moresby, NCD, Papua New Guinea.

JASON BROOKS,
of Gadens Lawyers,
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-named 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 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 p.m. on Thursday 12th July, 2012.

Companies Act 1997

PUBLIC NOTICE OF AMALGAMATION IN ACCORDANCE WITH SECTION 234(4)

THE Board of Directors of the Amalgamating Companies, Anomaly Limited and Gold Aura (PNG) Limited, hereby give notice of the intention to amalgamate to form the Amalgamated Company, Anomaly Limited. The Registration of this amalgamation proposal will take place one month after the date of the notice. Copies of the amalgamating proposal are available for inspection, within normal business hours, by any shareholder or creditor of an amalgamating company, or any person to whom an amalgamating company is under obligation at the Registered Office of each of the amalgamating companies which is the Office of Sinton Spence Chartered Accountants, 2nd Floor, Brian Bell Plaza, Turumu Street, Boroko, NCD. A shareholder or creditor of the amalgamating Company or any person to whom any of the amalgamating companies is under an obligation, is entitled to be supplied free of charge a copy of the amalgamation proposal upon request to one of the Amalgamating Companies detailed above. Shareholders and Creditors may write to any of the Companies detailed above at P.O. Box 6861, Boroko, NCD.

Dated this 12th day of June, 2012.

M. T. EYAL,
Director,
on behalf of Gold Aura (PNG) Limited.

J. S. SPENCE,
On behalf of Anomaly Limited.

Companies Act 1997
Company Number 1-53554

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

I, Andrew Akiye of P.O. Box 1206, Port Moresby, National Capital District, give notice that I intend to apply to the Registrar of Companies to reinstate Takuba Kayumba Investment Limited, a company that was removed from the Register of registered companies on 30th May, 2008, and give notice that my grounds of application will be that:—

1. I am a Director of this Company; and
2. The company was still carrying on business; and
3. The company should not have been removed from the Register.

Dated this 15th day of June, 2012.

A. AKIPE,
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 18th day of June, 2012.

A. TONGAYU,
Depty 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 1-24868

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

I, Martin Akuroh of P.O. Box 380, Kavieng, New Ireland Province, give notice that I intend to apply to the Registrar of Companies to reinstate Lamatlik Ltd, a company that was removed from the Register of registered companies on 12th October, 2009, and give notice that my grounds of application will be that:—

1. I was the Director/Shareholder of Lamatlik Ltd at the time of the removal of the company from the Register; and
2. The company was still carrying on business at the time of the removal of the company from the Register; and
3. The company should not have been removed from the Register.

Dated this 9th day of January, 2012.

M. AKUROH,
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 20th day of February, 2012.

T. TAPE,
Depty 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 1-62450

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

I, James Moisa of P.O. Box 483, Boroko, National Capital District, give notice that I intend to apply to the Registrar of Companies to reinstate ABBA Co-operation Limited, a company that was removed from the Register of registered companies on 20th April, 2010, and give notice that my grounds of application will be that:—

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

Dated this 6th day of June, 2012.

J. MOISA,
Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies.

Dated this 6th day of June, 2012.

A. TONGAYU,
Depty 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. 159 Of 2012

Between

In the matter of Companies Act 1997
and
In the matter of Koiari Holdings Limited
(1-24030)

ADVERTISEMENT OF PETITION

NOTICE is given that a petition for the winding-up of the abovenamed Company by the National Court was on the 29th day of May, 2012 presented by Charles Gadei of Allotment 14, Section 21, Pine Street, Hohola, National Capital District and that the Petition is directed to be heard before the Court sitting at Waigani at 9.30 a.m. on the 20th day of July, 2012; 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 is care of Ashurst PNG, 4th Floor, Mogoru Moto Building, Champion Parade (P.O. Box 850), Port Moresby.

I. R. SHEPHERD,
Lawyer for the Petitioner.