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PUBLIC SERVICE COMMISSION OF KENYA

APPOINTMENTS

Job Mukule, to act as Head of Co operatives Department, Kenya Institute of Administration, Lower Kabete, with effect from 15th January 1970

BENJAMIN ALBERT OSUNDWA, to be District Commissioner, Uasin Gishu District, Rift Valley Province, with effect from 16th March 1970

EUSTACE GATIMU KARANJA, to be District Officei, Laikipia District, Rift Valley Province, with effect from 5th October 1969

ZAKAYO JOHN KAMENCU, to be District Officer, Nyeri District, Central Province, with effect from 1st April 1970

PRIMO WILFRED D'SOUZA, to act as Principal, Government Training Institute, Maseno, with effect from 6th April 1970 Mwai Wahome, to act as Senior Assistant Secretary, Ministry of Agriculture, with effect from 11th March 1970

Ioseph Paul Mwangovya, to be District Commissioner, Kisumu District, Nyanza Province, with effect from 26th February 1970

Francis Mwangi Njuguna, to act as Senior Assistant Secretary, Office of the President, with effect from 3rd November 1969 Samuel Ezekiel Oburu, to act as District Commissioner, Meru District, Eastern Province, with effect from 15th December 1970

NICHOLAS KIPYATOR KIPRONO-BIWOTT, to act as Senior Assistant Secretary, Ministry of Agriculture, with effect from 11th March 1970

Anastasius Harrison Kamau, to act as Senior Assistant Secretary, Ministry of Co-operatives and Social Services, with effect from 16th March 1970

Josephar Kihanya, to be District Commissioner, Baringo District, Rift Valley Province, with effect from 2nd March 1970

Muno Julio de Lima, to act as Chief Personnel Officer, Ministry of Agriculture, with effect from 13th April 1970

Simon Danson Gathiuni, to act as Deputy Secretary, Ministry of Lands and Settlement, with effect from 26th January 1970

PROMOTIONS

REUBEN KADIVILA ESSENDI, to be Senior Administrative Officer, Department of Settlement, Ministry of Lands and Settlement, with effect from 8th October 1969

JOSEPH MUNYAO KILEA, to be Chief Accountant, Department of Settlement, Ministry of Lands and Settlement, with effect from 3rd December 1969

GEOFFREY KANU KINYUA, to be Accounts Controller, Department of Settlement, Ministry of Lands and Settlement, with effect from 19th March 1969

James Kihara Kinyanjui, to be Assistant Director of Land Adjudication, Department of Land Adjudication, Ministry of Lands and Settlement, with effect from 1st September 1969

RAPHAEL OMONDI, to be Superintendent of Surveys, Department of Surveys Ministry of Lands and Settlement, with effect from 30th July 1969

DAVID KAMAU, to be Superintendent of Surveys, Department of Surveys, Ministry of Lands and Settlement, with effect from 30th July 1969

JOHN ROBERT WERE, to be Senior Internal Auditor, Department of Settlement, Ministry of Lands and Settlement, with effect from 15th February 1970

RICHARD ZAKAYO CHESONI, to be Assistant Commissioner of Lands, Department of Lands, Ministry of Lands and Settlement, with effect from 8th October 1969

REVERSION

Job Mukulf, ceased to act as Head of Co operatives Department, Kenya Institute of Administration, Lower Kabete, with effect from 12th March 1970

By Order of the Commission

A A A EKIRAPA,

Secretary
Public Service Commission of Kenya

GAZETTE NOTICE NO 1686

INDUSTRIAL AND COMMERCIAL DEVELOPMENT CORPORATION

APPOINTMENT

IT IS hereby notified for general information that in exercise of the powers conferred by section 4 (1) of the Industrial Development Act, the Minister for Commerce and Industry has appointed the following person to the Board of Directors of Industrial and Commercial Development Corporation —

M JUBAT

Dated this 29th day of May 1970

J C N OSOGO

Minister for Commerce and Industry

GAZETTE NOTICE NO 1687

THE TRADE DISPUTES ACT 1965

ORDER UNDER SECTION 36—COLLECTION OF TRADE UNION DUES IN EXERCISE of the powers conferred by section 36 of the Trade Disputes Act 1965, the Minister for Labour hereby orders every employer who employs not less than five members of the Kenya Union of National Parks Employees, to—

- (a) deduct every month Sh 5 (five) in respect of trade union dues from wages of each of his employees who is a member of that trade union,
- (b) pay 85 per cent of the total sums so deducted in any month, not later than the 10th day of the following month, by crossed cheque made payable into the account of the Kenya Union of National Parks Employees at the Standard Bank Limited, Government Road Branch, PO Box 12585, Namobi,
- (c) pay 15 per cent of the total sums so deducted in any month, not later than the 10th day of the following month, by crossed cheque made payable into the account of the Central Organization of Trade Unions (Kenya) Account No 140793-7 at the Baiclays Bank, Queensway Bianch, PO Box 30011 Nairobi,
- (d) notify in writing that trade union and that federation before the end of each month, of the amounts of any payments made to the accounts of that trade union and of that federation in that month,
- (e) notify in writing the Registrar of Trade Unions before the end of each month of the amounts of any payments into the accounts of 'hat trade union and of that federation in that month

Gazette Notice No 1440 of the 10th of May 1968, is accordingly varied

E N MWENDWA,

Minister for Labour

GAZEITE NOTICE NO 1688

(MUM/1/146)

THE PRESERVATION OF OBJECTS OF ARCHAEOLOGICAL AND PALAEONTOLOGICAL INTEREST ACT

(Cap 215)

NOTICE OF DECLARATION OF MONUMENTS

IN EXERCISE of the powers conferred by subsection (1) of section 6 of the Preservation of Objects of Archaeological and Palaeontological Interest Act, the Minister for Natural Resources hereby declares the areas of land specified in the Schedule hereto to be monuments within the meaning of the Act

Any objection to the declaration of any of the said areas as monuments shall be lodged with the Minister within one month from the date of publication of this notice

Gazette Notice No 375 of 1969 is hereby cancelled

SCHEDULF

Fort Jesus National Monument (formerly Fort Jesus National Park)*

An area of land 2 306 hectares (approximately) known as Mombasa—Block XXV, Parcel No 80, situated within Mombasa Municipality (Island), Mombasa District, Coast Province

The boundaries of which are more particularly delineated, edged blue on Boundary Plan No 537/3, which is signed, sealed with the seal of the Survey of Kenya and is deposited at the Survey Records Office, Survey of Kenya, Nairobi

* Legal Notice No 477 of 24th October 1958, has been revoked vide Legal Notice No 243 of 7th November 1969

Gedi National Monument (formerly Gedi National Park)†

An area of land of 43 50 hectares (approximately) known as LR No 10993, situated 16 kilometres south-west of Malindi Town in Kilifi District, Coast Province, the boundaries of which are more particularly delineated, edged blue, on Boundary Plan No 537/1 which is signed, sealed with the seal of the Survey of Kenya and is deposited at the Survey Records Office, Survey of Kenya, Naiiobi

† Proclamation No 16 of 2nd April 1948, has been revoked ride Legal Notice No 243 of 7th November 1969

Olorgasailie National Monument (formerly Olorgasailie National Park);

An area of land 21 25 hectares (approximately) known as LR No 10994, situated 46 kilometres north east of Lake Magadi in Kajiado District, Rift Valley Province

The boundaries of which are more particularly delineated, edged blue on Boundary Plan No 537/2, which is signed, sealed with the seal of the Survey of Kenya and is deposited in the Survey Records Office, Survey of Kenya, Namobi

! Proclamation No 7 of 3rd February 1949, has been revoked vide Legal Notice No 243 of 7th November 1969

Dated this 4th day of May 1970

W O OMAMO,
Minister for Natural Resources

THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF RESIDENT MAGISTRATE

IN EXERCISE of the powers conferred by section 69 of the Constitution of Kenya, the Judicial Service Commission hereby appoints—

Francis Gathungu Hiuhu

to be Resident Magistrate, Kenya, with effect from 2nd June

Dated this 3rd day of June 1970

M K MWENDWA. Chairman

Judicial Service Commission

GAZETTE NOTICE NO 1690

JUDICIAL SERVICE COMMISSION APPOINTMENT OF DISTRICT MAGISTRATES

IN EXERCISE of the powers conferred by section 69 of the Constitution of Kenya and by sections 6, 7 and 8 of the Magistrate's Courts Act 1967, the Judicial Service Commission hereby appoints the persons named in the first column to be District Magistrates with power to hold a Magistrate's court of the class designated in the second column, and assigns them to the districts named in the third column

Name	Class of Court	District
Paul Saul Mulama	Third Class (Remand and Bail only)	Garissa
Waudo Barani Nicholas	Second Class	Garissa
Wakhisi Wafula Walukhu	Third Class (Remand and Bail only)	Garissa

Dated this 8th day of June 1970

M K MWENDWA, Chairman, Judicial Service Commission

GAZETTE NOTICE NO 1691

JUDICIAL SERVICE COMMISSION THE MAGISTRATE'S COURTS ACT 1967

(No 17 of 1967)

ASSIGNMENT

IN EXERCISE of the powers conferred by section 8 (1) of the Magistrate's Courts Act 1967, the Chairman* of the Judicial Service Commission makes the following assignment of a District Magistrate —

GEORGE MUBEA MATHAI, a District Magistrate empowered to hold a magistrate's court of the second class, is assigned to the Nyandarua, Naiok, Baringo and Nakuru Districts, with effect from 28th May 1970, and his assignment to the Nyeri District by Gazette Notice No 3750/1968 is cancelled from that date

Dated this 8th day of June 1970

M K MWENDWA,

Chairman,

Judicial Service Commission

*GN 3606/1967

GAZETTE NOTICE NO 1692

(28/5/19)

THE PRISONS ACT

(Cap 90)

Appointment of Visiting Justices

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Vice President's Office and Ministry of Home Affairs, hereby appoints—

Joseph Francis Jilo,

Athuman Bulo,

as Visiting Justices to Lamu Prison, in the Lamu District, Coast Province

Dated this 5th day of June 1970

G S K BOIT, Permanent Secretary Vice President's Office and Ministry of Home Affairs

*L N 692/1963

GAZETTE NOTICE NO 1693

(28/5/1)

THE PRISONS ACT

(Cap 90)

CANCELLATION OF APPOINTMENT OF A VISITING JUSTICE

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Vice-President's Office and Ministry of Home Affairs, hereby cancels the appointment + of-

VICTOR DE VERE ALLEN

as a Visiting Justice to Prisons at Kamiti and Nairobi, in the Kiambu District, Central Province, and Nairobi Extra Provincial District

Dated this 5th day of June 1970

G S K BOIT, Permanent Secretary Vice-President's Office and Ministry of Home Affairs

*L N 692/1963

†G N 1702/1963

GAZETTE NOTICE NO 1694

 $(28/5/27/Vol\ II)$

THE PRISONS ACT

(Cap 90)

CANCELLATION AND APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Vice President's Office and Ministry of Home Affairs, hereby-

(a) cancels the appointment of— Timothy Orenge, and

(b) appoints—

Paul Theodoro Nyacheo,

as Visiting Justices to Kish Phison, in the Kish District, Central Nyanza Province

Dated this 5th day of June 1970

G S K BOIT, Permanent Secretary Vice-President's Office and Ministry of Home Affairs

*LN 692/1963

†G N 4129/1967

GAZETTE NOTICE NO 1695

(28/5/8)

THE PRISONS ACT

(Cap 90)

CANCELLATION AND APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary*, Vice-President's Office and Ministry of Home Affairs, hereby-

(a) cancels the appointment of—

Jane Gichukia,

Miriam Ichangi,

Agnes Wairima Nderitu, and

(b) appoints—

Charity Mwangi,

Jerioth Nyanguthie,

as Visiting Justices to Nyeri Women's Prison, in the Nyeri District, Central Province

Dated this 3rd day of June 1970

G S K BOIT, Permanent Secretary Vice President's Office and Ministry of Home Affairs

†GN 3189/1966 *LN 692/1963 †GN 2362/1964

- THE PARLIAMENTARY AND PRESIDENTIAL ELECTIONS REGULATIONS 1969

(LN 221 of 1969)

Notice of Elections

ELECTIONS are to be held of members to serve in the National Assembly for the Emuhaya and Makuyu Constituencies

Preliminary elections will be held on the 6th day of July 1970

A nomination paper for the pieliminary elections may be delivered by the candidate to the Returning Officer at his office in the Office of the District Commissioner in the district in which the constituency is situated between the hours of eight p clock in the moining and noon on the 27th day of June 1970

The day for nomination, of persons selected at the preliminary elections, for the Parliamentary election will be the 20th day of July 1970, and such nomination shall be effected at the office of the Returning Officer aforesaid

If the Pailiamentary election is contested the poll will take place on the 31d day of August 1970

Dated this 8th day of June 1970

N J MONTGOMERY, Supervisor of Elections

Notes

- 1 The attention of candidates and persons subscribing nomination papers is drawn to the rules for filling up nomination papers and other provisions relating to nominations contained in the Parliamentary and Presidential Elections Regulations 1969
- 2 A person guilty of an election offence will be liable to the penalties imposed by the Election Offences Act, and to the disqualifications imposed by the National Assembly and Presidential Elections Act 1969

GAZETTE NOTICE NO 1697

(QUAR/O/X/182)

THE ANIMAL DISEASES ACT

(Cap 364)

IN EXERCISE of the powers conferred by section 5 of the Animal Diseases Act, I hereby declare—

- (a) the areas specified in Schedule II, Schedule III, and Schedule IV to be 'infected areas' in respect of the diseases indicated at the head of such Schedules,
- (b) the notices specified in the first column of Schedule V to be amended in the manner specified in the second column of such Schedule

Kabete, 7th May 1970 I E MURIITHI
Duector of Veterinary Services

SCHEDULE I—FOOT-AND MOUTH DISEASE

Mudogashi Division The District Commissioner, PO Box 1, Garissa, Garissa District

Voo Location, Senior District Commissioner PO Box 1, Kitui, Kitui District

Ildamat Section as delineated on the Boundary Plan No 534, The District Commissioner, PO Box 4, Narok, Narok District

SCHEDULE II—EAST COAST FEVER

- L R No 71/7 The Manager, Kahawa Farmers Co operative Society, PO Box 30649, Nairobi Nairobi District
- LR Nos 7390 and 7391, N Peckovei, Nzai Faim, PO Emali, Machakos District
- LR No G/6, Kariuki Muchiri, Kimoiori Farm, Riara Ridge, Kiambu, Kiambu District
- LR Nos 2872/14, 2872/17, Ndurukuma FC Society, PO Box 108, Nanyuki Laikipia District
- L R No 3770/1, 3370/2, 11002, 4773/2, 2603, 4503, 3367, 2599, 3365 and 5163, Messrs Bellevue Estate, PO Box 39, Naro Moiu, Nyeri Laikipia Districts
- LR No 8238 The Manager, Kipsigis Tugen Faimers, PO Box 5031, Subukia, Nakuru District
- LR No 11641 The Manager, Quarry Estate, PO Box 8658, Nairobi, Nairobi District
- LR No 7640, The Officer 1/c Kamiti Prison Farm, PO Box 169, Kiambu, Kiambu District
- LR No 10090/R Messrs Mary Thimba, PO Ruiru Kiambu District

SCHEDULE III—NEWCASTLE DISEASE

Ngong Section as delineated on the Boundary Plan No 534, District Officer, PO Box 24960, Kaien, Kajiado District Kakamega District District Commissioner PO Box 43, Kakamega District

SCHEDULL IV -PULLORUM DISEASE

LR No 8517, The Manager, Kaslak Farm Ltd, PO Ukunda, Kwale District

S CHEDULE	V

Fust Column

Gazette Notice No 707 dated the 15th day of January 1970

Gazette Notice No 317 dated the 30th day of November 1969

Gazette Notice No 789 dated the 28th day of February 1969

Gazette Notice No 2855 dated the 31st day of August 1969

Gazette Notice No 3182 dated the 30th day of September 1969

Gazette Notice No 707 dated the 15th day of January 1970

Gazette Notice No 400 dated the 15th day of December 1969

Gazette Notice No 619 dated the 30th day of December 1969

Gazette Notice No 13 dated the 15th day of November 1969

Gazette Notice No 317 dated the 30th day of November 1969

Gazette Notice No 8 dated the 15th day of December 1968

Gazette Notice No 619 dated the 30th day of December 1969

Gazette Notice No 2442 dated the 4th day of June 1965

Gazette Notice No 1806 dated the 31st day of May 1969 ____

By deleting from Schedule I (Footand-Mouth Disease) thereto the following — "Plot No 540, M 53, M 3B,

Second Column

988 and 29, The Farm Manager, Kisima Farm, Malindi, Kilifi District"

By deleting from Schedule V (Fowl Typhoid) thereto the following —

"Bassi Location, The District Commissioner, Kisii,"

By deleting from Schedule II (East Coast Fever) thereto the following —

"I R Nos 8971, 8973, 5516, 5517, 5518/2 (pt), 8974, 5581/1, 10497 (pt), The Settlement Officer, Kabisi/Kamakoiwa Complex, PO Box 27, Hoey's Bridge, Bungoma District"

By deleting from Schedule II (East Coast Fever) thereto the following —

"LR No 771/7, Mr Samuel Kıhuga PO Box 551, Eldoret, Uasın Gıshu District"

By deleting from Schedule II (East Coast Fever) thereto the follow ing —

"LR No 9330, M1 Kibotock arap Chepkwony, PO Box 667, Eldoret, Uasin Gishu District"

By deleting from Schedule I (Footand-Mouth Disease) thereto the following — "Baragoi Division, The

"Baragoi Division, The District Commissioner, PO Maralal Samburu"

By deleting from Schedule I (Foot and-Mouth Disease) thereto the following —

"Ildamat Section, as delineated in Boundary Plan No 534 Kiserian (Ngong), The District Commissioner, PO Box 1, Kajiado District'

By deleting from Schedule II (East Coast Fever) thereto the following —

'LR No 10821, Mr Njau Wambura Ndarugu Plantation Krambu District

By deleting from Schedule III (Newcastle Disease) thereto the following —

LR No 7234, 10820 The Manager Kuraiha Estate PO Box 740, Thika, Kiambu District"

By deleting from Schedule I (Footand Mouth Disease) thereto the following —

Tambach, Elgeyo Marakwet

By deleting from Schedule III (Newcastle Disease) thereto the following —

"Iveti Location The District Commissioner PO Box 1 Machakos Machakos District"

By deleting from Schedule II (East Coast Fever) thereto the following —

"LR No 1504/8 Messis Beacon Ranch, LMD, PO Athi River"

By deleting from Schedule II (East Coast Fever) thereto the follow ing—

'Location 16 The District Commissioner Muranga Fort Hall District

By deleting from Schedule I (Footand Mouth Disease) thereto the following —

"North Kabras Location, The District Commissioner, PO Box 43, Kakamega, Kakamega District"

SCHEDULE V—(Contd)

SCHEDOLE V (Collar)					
First Column	Second Column				
Gazette Notice No 782 dated the 30th day of January 1970	By deleting from Schedule I (Foot- and-Mouth Disease) thereto the following — "The whole of Eastern Mau Forest Divisional Forest Offi- cer, PO Box 25, Elburgon,				
Gazette Notice No 789 dated the 28th day of February 1969	Nakuru" By deleting from Schedule III (Newcastle Disease) thereto the following — "Kandara Divisional Head quarters, The District Commissioner, Fort Hall, Muranga District"				
Gazette Notice No 3900 dated the 30th day of October 1969	By deleting from Schedule II (East Coast Fever) thereto the following— LR Nos 4838/4, 7185/2, Mr N M Adembesa, PO Box 686, Kitale Trans Nzoia				
Gazette Notice No 1663 dated the 15th day of May 1969	District " By deleting from Schedule II (East Coast Fever) thereto the following— "L R No 170/15 Mr Dedan Thiongo, PO Box 30028,				
Gazette Notice No 619 dated the 30th day of December 1969	Nairobi, Kiambu District" By deleting from Schedule I (Foot and-Mouth Disease) thereto the following — "LR Nos 5847, 5841/R, 4690, 4607, 5840, 5931, 313/21, 3558, 1544, 1361, 5817, 315/R, 9974, 5938, 4466/2, The Manager, Kakuzi Fibrelands, PO Box 24, Makuyu, Murang'a"				
Gazette Notice No 1069 dated the 28th day of February 1970	By deleting from Schedule II (East Coast Fever) thereto the following— "LR Nos 4519, 4520, 4742 and 4745, The Manager, Nyangamara Estate, PO Box 23 Makuyu, Murang'a"				
Gazette Notice No 13 dated the 15th day of November 1969	By deleting from Schedule I (Foot- and-Mouth Disease) thereto the following — "LR No 2303, 2304, The Manager, Matungulu Yatta Ranch PO Kilimani, Macha kos District"				
Gazette Notice No 3900 dated the 30th day of October 1969	By deleting from Schedule III (Newcastle Disease) thereto the following — 'Ruchu Location, The Dis- trict Officer, Kandara Division, Muiang'a District'				
Gazette Notice No 707 dated the 15th day of January 1970	By deleting from Schedule I (Foot and-Mouth Disease) thereto the following — "South Teso Location, The District Commissioner, PO Box 14, Busia"				

GAZETTE NOTICE NO 1698

(QUAR/O/X/184)

THE ANIMAL DISEASES ACT

(Cap 364)

IN EXERCISE of the powers conferred by section 5 of the Animal Diseases Act, I hereby declare—

- (a) the areas specified in Schedule I, Schedule II, Schedule III and Schedule IV to be "infected areas" in respect of the disease indicated at the head of such Schedule,
- (b) the notices specified in the first column of Schedule V to be amended in the manner specified in the second column of such Schedule

Kabete, 21st May 1970 I E MURIITHI,
Director of Veterinary Services

SCHEDULE I-FOOT-AND-MOUTH DISEASE

Marsabit Mountain, The District Commissioner, PO Musabit, Marsabit District

SCHEDULE II—EASI COAST FEVER

- LR Nos 1159/49, R 1159/94, Wilfred Nganga Kangacha, PO Box 11442, Nairobi
- LR Nos 1459/1, 1462/2, 1475/2/PT and 1475/1, The Manager, Kamasian Rarch, PO Box 48, Songhor, Kericho District

SCHEDULE III—NEWCASTLE DISEASE

- Ngecha Location, The District Commissioner, PO Box 32, Kiambu, Kiambu District
- Central Division, The District Commissioner, PO Box 1, Homa Bay, South Nyanza District

SCHEDULE IV-TRYPANOSOMIASIS

LR No 1853, The Manager, Kayatta Plantation, PO Box 30, Thika, Machakos District

SCHEDULE V

Fust Column	Second Column
Gazette Notice No 620 dated the 1st day of January 1970	By deleting from Schedule I (Footand Mouth Disease) thereto the following — 'L R Nos 5384, 6487 and 7085, Messrs Segeru Farm, PO Box 25, Hoey's Bridge, Uasin Gishu District
Gazette Notice No 2427 dated the 31st day of July 1969	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — LR Nos 7825, 3832/3 and 3832/1, The Settlement Officer, Lumakanda Scheme, PO Box 3, Turbo, Kakamega District
Gazette Notice No 707 dated the 15th day of January 1970	By deleting from Schedule I (Foot and Mouth Disease) thereto the following — Kipkomo Location, The District Commissioner, West Pokot"
Gazette Notice No 620 dated the 1st day of January 1970	By deleting from Schedule I (Foot and-Mouth Disease) thereto the following — 'Bater Location, The District Commissioner, West Pokot, West Pokot District"
Gazette Notice No 400 dated the 15th day of December 1969	By deleting from Schedule III (Newcastle Disease) thereto the following — "LR No 293/5, Mutiso Munguti, Glanlee Estate, PO Box 26, Runu, Kiambu" By deleting from Schedule III (Newcastle Disease) thereto the following — 'LR No 4670, Gibson Kibiku, PO Box 610, Thika"

GAZETTE NOTICE NO 1699

THE RECORDS DISPOSAL (COURTS) RULES

Notice of Intended Destruction of Court Records

IN ACCORDANCE with the Records Disposal (Courts) Rules, notice is hereby given that three months after the date of this notice, I intend to apply to the Chief Justice for leave to destroy the records, books and papers of the African Court at Kaloleni as set out below—

- 1 All Civil Proceedings of the Kaloleni African Court for the years 1955-1958
- 2 All Civil Proceedings of the Rabai African Court for the year 1955
- 3 All Criminal Proceedings of the Kaloleni African Court rendered useless by insects for the years 1959 1961
- 4 All Criminal Proceedings of the Rabai African Court for the year 1955

Any person desiring the return of an exhibit in any of the above cases must make good his claim before the 31d day of September 1970

All exhibits to which no claim is substantiated as above will be liable to be destroyed

Dated this 2nd day of June 1970

H M KALUME,
District Magistrate, Kaloleni

REPUBLIC OF KENYA

EXCHEQUER RETURN

	Current Year 1st July 1969 to 30th May 1970	Previous Year 1st July 1968 to 31st May 1969
	K£	K£
Receipts Ordinary Revenue		
Customs and Excise and Export Duty Income Tax Stamp Duties, Various Revenue Purposes	32,758,202 26,248,795 925,802	29,311,029 21,594,417 724,000
Other Licences, Duties and Taxes Miscellaneous Land Revenue Forest Revenue	5,275,307 185,592 517,474 209,073	4,859,878 189,043 318,675 278,277
Game Revenue Interest and Redemption Fines and Forfeitures	51,952 2,405 575 419,663	38 300 2,702,311 573,675
Aviation Landing Fees Distributable Pool	1,241,586 183,200	1,002,502 548 040
Total Ordinary Revenue	70 422,221	62,140,147
Other Receipts Extra Exchequer Receipts Grant by British Government—Overseas Service Aid Scheme Proceeds of Uganda Education Loan—Sinking Fund	268,150 441,707 310	173,932 439,158 68,224
Reimbursement of Advance by Cereals and Sugar Finance Corporation Net Profit of Central Bank of Kenya Loan for Commuted Pensions and Compensation—Designated Officers Distribution of Profits from E A C Board Proceeds of Sinking Fund of 6½ per cent Kenya Stock 'A" 1968	1,723,000 1,002,825 68,572 913 373	1,211,515 610,591 105,429 475,715 19,533
Proceeds of 6 per cent Kenya Stock "B" 1974 1979 and 1986 Proceeds of 53 per cent Kenya Stock 1976 and 1988	1,238,038	143 954
Kenya's Share of E A C Board Dividend Distribution Refund of Advance by Civil Contingencies Fund Realization of Investments from National Bank of Kenya	700,000 500,000	876,657 ————————————————————————————————————
	77,278,196	66,264,855
Issues		
Supply Services Investments—National Bank of Kenya Consolidated Fund Services —	54,908,525 500,000	41,424,816
Public Debt Overseas Service Aid Scheme Advance to Civil Contingencies Fund	9,344,600 610,140 800,000	6,388,176 704,343 675 000
Advance to Cereals and Sugar Finance Corporation Pensions and Gratuities Salaries Allowances and Miscellaneous Services	373,000 3,000,000 90,432	3,106,500 2,700,000 92,570
Subscription to International Bank for Reconstruction and Development Subscription to International Monetary Fund Subscription to the African Development Bank	150,000 1 900 —	50,000 2,600 160,370
Pan African Foods Limited United Dominions Corporation Limited Transfer to Development Exchequer	4,000,000	70,000 3,506 3,000 000
	73,778,597	58,377,881
Surplus (+) or Deficit (-)	(+) 3 499,599	(+) 7,886 974

DEVELOPMENT EXCHEQUER

	1st July 1969 to 30th May 1970	1st July 1968 to 31st May 1969
Dragger	K£	K£
From Receivers of Revenue Extra Exchequer Receipts Surrender of Unspent Balances Proceeds of 6 per cent Kenya Stock 'B" 1974, 1979, and 1986 Proceeds of 6 per cent Kenya Stock 1987 Proceeds of 6½ per cent Kenya Stock 1994 Proceeds of 5¾ per cent Kenya Stock "A" 1976 and 1989 Kenya Savings Bond Transfer from Recurrent Exchequer Transfer to Development Exchequer—Proceeds of 6 per cent Kenya Stock 1975 and 1987	8 413,096 178,975 1 4,040,188 3,520,000 3,249,890 4,000,000	6,466,416 100,053 126,727 4,269,073 ————————————————————————————————————
	23,402,150	17 668,324
Issues Development Services	26,887,819	20,297,874
Surplus (+) or Deficit (-)	(-) 3,485 669	(-) 2 629,550

TAX RESERVE CERTIFICATES

	1st July 1969 to 30th May 1970	1st July 1968 to 31st May 1969
	K£	K£
Receipts Surrenders	4,096,620 3,168,283	2,500 825 2,939,549
Surplus (+) or Deficit (-)	(+) 928,337	(-) 438,724

SHORT TERM BORROWINGS

		1st July 1969 to 30th May 1970	1st July 1968 to 31st May 1969
Receipts		K£	K£
Cereals and Sugar Finance Corporation Treasury Bills Central Bank of Kenya Others	1	17,768,000 9,000,000 1,150	12,929,500 5,949,019 850,000 2,750
		26,769,150	19,731,269
Issurs Cereals and Sugar Finance Corporation Treasury Bills Central Bank of Kenya		14,345,500 14,000,000	11,975,000 2,000,000 850,000
		28,345,500	14,825,000
Surplus (+) or Deficit (-)	1	(-) 1,576,350	(+) 4,906,269

SUMMARY

	Surplus (+) or Deficit (-) as at 30th June 1969	Surplus (+) or Deficit (-) for the period 1-7-69 to 30-5-70	Surplus (+) or Deficit (-) as at 30th May 1970
Exchequer Development Tax Reserve Certificates Short Term Borrowings	K£ (+) 5,389,620 (-) 9,107,217 (+) 2,747,561 (+) 5,679,750	K£ (+) 3,499,599 (-) 3,485,669 (+) 928,337 (-) 1,576,350	K£ (+) 8,889,219 (-) 12,592,886 (+) 3,675,898 (+) 4,103,400
	(+) 4,709,714	(-) 634,083	(+) 4 075,631

The Treasury, P O Box 30007, Nairobi 3rd June 1970

GAZETTE NOTICE NO 1701

CENTRAL BANK OF KENYA BANKI KUU YA KENYA

STATEMENT AS AT 31ST MAY 1970

Currency in Circulation —		K Sh	Foreign Exchange —	K Sh	K Sh
Notes Coin		631,131,430 34,841,433	Balances with Banks and Cash Treasury Bills	730,110,879 135,753,491	
		665,972,863	Other Investments Special Drawing Rights	439,780,534 38,400,000	1,344,044,904
Deposits —	K Sh				1,511,011,501
Government of Kenya Banks—Kenya	278,436,059 397,901,346		Kenya Government Securities 1 E A Currency Board	RECEIVED FROM	63,931,745
External Others	7,166,546 16,176,068		Other Kenya Government Secur	ITIES	
OTHER LIABILITIES AND PROVISIONS		699,680,019 109,064,652	SECURITIES GUARANTEED BY THE E	Kenya Govern-	7,006,133
TOTAL LIABILITIES AND PROVIS	ions KSh	1,474,717,534	Advances and Discounts		-
Capital (Authorized K Sh 26,000,	000)	13,333,320	Other Assets		15,564,345
GENERAL RESERVE FUND		12,387,225	REVALUATION ACCOUNT (Set up under section 51 of the Ac	et)	69,890,952
	K Sh	1,500,438,079		K Sh	1,500,438,079
Nairobi,				D N N	DEGWA,

GAZETTE NOTICE NO 1702

5th June 1970

6 PER CENT KENYA STOCK 1974 6 PER CENT KENYA STOCK 1985

FOR the purpose of preparing the warrants for interest due on 30th July 1970, the balances of the several accounts in the above stocks will be struck at the close of business on 30th June 1970, after which date the stocks will be transferable ex dividend

CENTRAL BANK OF KENYA,
PO Box 30463 Nairobi

GAZETTE NOTICE No 1703

dividend

5³/₄ PER CENT KENYA STOCK 1976 5³/₄ PER CENT KENYA STOCK 1988

above stocks will be struck at the close of business on 1st July

1970, after which date the stocks will be transferable ex

FOR the purpose of preparing the warrants for interest due on 1st August 1970, the balances of the several accounts in the

CENTRAL BANK OF KENYA, PO Box 30463, Nairobi

Governor

6½ PER CENT KENYA STOCK 1971 $6\frac{1}{2}$ PER CENT KENYA STOCK 1976 6½ PER CENT KENYA STOCK 1981

FOR the purpose of preparing the warrants for interest due

on 7th August 1970, the balances of the several accounts in the above stocks will be struck at the close of business on 7th July 1970, after which date the stocks will be transferable ex dividend

> CENTRAL BANK OF KENYA, PO Box 30463, Nanobi

GAZETTE NOTICE NO 1705

EAST AFRICAN CURRENCY BOARD May 1970

Currency in circulation

£EA4,313,363

H R HIRST,

Nan obi,

Secretary East African Currency Board

8th June 1970

GAZETTE NOTICE NO 1706

IRANIAN GOVERNMENT SCHOLARSHIPS—1970/71

APPLICATIONS are invited for scholarships offered by the Iranian Government from qualified Kenya citizens to study at the University of Djondi Shapour for the academic year 1970/71

Applicants must have good Second Division School Certificate with Credit in Science Subjects and Mathematics Scholarship offers courses in Agriculture and Medicine

Preliminary application forms may be obtained from the Ministry of Education, Higher Education Section, as well as from Provincial and District Offices

Completed application forms should be returned to the Permanent Secretary, Ministry of Education, PO Box 30040, Nairobi, so as to be received not later than 20th June 1970 Late applications and applications from unqualified persons shall neither be acknowledged nor be considered

GAZETTE NOTICE NO 1707

THE LAND ACQUISITION ACT 1968

(No 47 of 1968)

Notice of Intention to Acquire Land

IN PURSUANCE of section 6 (2) of the Land Acquisition Act 1968, I hereby give notice that the Government intends to acquire the following land for road re-alignment —

SCHEDULE

Plot No	Location	Sub Location	Registered Owners	Approx Area to be Acquired in Hectares
434	Gaichanjiro	Gıtura	Wanjiru Muchiri	0 023
285	, ,	,,	Eustace Wainaina Njoroge	0 041
95	,,	,,	Wangui Kamau	0 026
330	,,		Mungai Gachee	0 011
221	,,	,,	Kubai Kinuthia	0 063
380	,,	,, ,,	Josphat Kinuthia	0 018
880	Kamahuha	Sabasaba	Kangethe Munyu	0 183
822	,,	**	Kıruku Nyanjui	0 075
329	,	,	Muiru Gichingiri	0 372
823	,,	**	Eliud Kabugua	0 498
836	,,	**	Erastrick M Rwagana	0 189
825	,,	,,	Leonard Njiraini	0 473
1107	**	**	Jamleck Joram	0 334
22	,,	**	Tıras Macharıa	0 069
824	,,	**	Harrison Nganga	0 012
339	,,	,,	Duncan Muchina	0 233
380	,,	•	Ngure Wagema	0 290
487	,,	,	Kabui Kababi	0 094
480	,,	**	Ngugi Wakaba	0 126
500	,,	"	Njagi Kabugua	0 460
365	,,	**	Kinuthia Gachuhi	0 063
358	,	,,	Ndungu Kamanu	0 208
364	,,		Mburu Kımandu	0 107
24 841	Carabanana	Mariaini	John R Komotho	0 075
807	Gaichanjiro		Kabere Gathenya Muthoni Gitau	1 117 0 075
423	**	**	Shem Murigi Kamau	0 073
113	"	"	John Wahinya Kamau	0 233
1031	,,	**	Kımanı Mubea	0 233
94	, ,	,	Njua Wainaina	0 025
$56\overline{2}$	Muthithi	Gıkarangu	Godfrey Mburu Wainaina	0 303
1234	j		Muiriri Waweru	0 145
389	, ,,	**	Frederick Njihia	0 031
207	"	"	Thungu Karinga	0 157
2071	,,	,	County Council of Muranga	0 397
2123	"	,,	County Council of Muranga	0 170
70	, ,,	•	Kıbe Wainaina	0 416
265	, ,	•	Laban Kıragu Kabıro	0 012
870	Mbiri	Maragi	Gıthındı Gakaı	0 044
526	,,,	,,	Muiruri Misheck	0 688
671	,,	,,	Wambui Ndithi	0 126
525	, ,,	,	Kezia Wanjiru Gichira (Mrs)	0 530
524	22	,	Kinuthia Kimani	0 151
1236	,,,		Ethan Kabue	0 063
399	,,		Kamau Gathai	0 719
1158	,,	,	Gitetu Ngonjo	0 252
1352	>>	,,	Irungu Mwangi	0 669
1340	**	,,	David Chege	0 050
R 10720			Nyota Holdings Ltd	2 999
R 11354			Samar Ltd	4 729

Plans of the land may be inspected during office hours at the office of the Commissioner of Lands, Nairobi

THE LAND ACQUISITION ACT 1968 (No 47 of 1968)

NOTICE OF INQUIRY

IN PURSUANCE of section 9 (1) (a) of the Land Acquisition Act 1968, I hereby give notice that an Inquiry will be held at 9 30 a m on 29th June 1970, at the office of the Chief, Gaichanjiro Location, Karugia, for the hearing of claims to compensation by persons interested in the following land —

SCHEDULE

Plot No	Location	Sub-Location	Registered Owners	Approx Area to be Acquired in Hectard
434	Gaichanjiro	Gıtura	Wanjiru Muchiri	0 023
285	,,	***	Eustace Wainaina Njoroge	0 041
95	,,,	,,	Wangui Kamau	0 026
330	,,,	,,,	Mungai Gachee	0 011
221	"	,,,	Kubai Kinuthia	0 063
380	,,	, ,,,	Josphat Kinuthia	0 018
880	Kamahuha	Sabasaba	Kangethe Munyu	0 183
822	,,	>>	Kıruku Nyanjui	0 075
329	,,	,,	Muiru Gichingiri	0 372
823	,,	,,,	Eliud Kabugua	0 498
836	,,	,,	Erastrick M Rwagana	0 189
825	,,	,,	Leonard Njiraini	0 473
1107	,,	,	Jamleck Joram	0 334
22	,,	,,	Tiras Macharia	0 069
824	,,	,,	Harrison Nganga	0 012
339	,	,	Duncan Muchina	0 233
380	,	,,	Ngure Wagema	0 290
487	,,	**	Kabui Kababi	0 094
480	,,	99	Ngugi Wakaba	0 126
500	,,	,	Njagi Kabugua	0 460
365	,	,,	Kinuthia Gachuhi	0 063
358	,	,	Ndungu Kamanu	0 208
364	,,	,,	Mburu Kimandu	0 107
24	.,,	,,	John R Komotho	0 075
841	Gaichanjiro	Mariaini	Kabere Gathenya	1 117
807		,,	Muthoni Gitau	0 075
423	,,	,,	Shem Murigi Kamau	0 397
113	,,	,,	John Wahinya Kamau	0 233
1031	,,	,,	Kımanı Mubea	0 050
94	Muthithi	,,,	Njua Wainaina	0 025
562	Muthithi	Gıkarangu	Godfrey Mburu Wainaina	0 303
1234	, ,	,,	Muiriri Waweru	0 145
389	**	**	Frederick Njihia	0 031
207	,,		Thungu Karinga	0 157
2071	,	,	County Council of Muranga	0 397
2123 70	,	,,	County Council of Muranga Kibe Wainaina	0 170
265	j ,,	,,	Laban Kıragu Kabıro	0 416
87 0	Mbiri	,, Maragı	Githindi Gakai	0 012
526		Wiaragi	Mururi Misheck	0 044
671	,,	,,	Wambui Ndithi	0 688
525	,	,,	Kezia Wanjiru Gichira (Mrs)	0 126
524	"	,,	Kinuthia Kimani	0 530
1236	"	"	Ethan Kabue	0 151 0 063
399	,	,,	Kamau Gathai	0 063
1158	,,,	,,	Gitetu Ngonjo	0 719
1352	"		Irungu Mwangi	0 669
1340	"	;; ;;	David Chege	0 050
R 10720 R 11354			Nyota Holdings Ltd Samar Ltd	2 999 4 729

Every person who is interested in the land is required to deliver to me, not later than the day of Inquiry, written claim to compensation

Dated this 8th day of June 1970

THE GOVERNMENT LANDS ACT

(Cap 280)

NAIROBI-KILELESHWA-UNSURVEYED RESIDENTIAL PLOTS

THE Commissioner of Lands gives notice that applications are invited in terms of proposa's for development of unsurveyed plots in Kileleshwa, Nairobi, for purposes of private residence, as described in the Schedule hereto. A plan showing the plots may be seen in the Lands Department, City Square, Nairobi, or prints may be obtained by post from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh. 4, post free

Conditions of Sale

Applications should be submitted to the Commissioner of Lands, PO Box 30089, Nairobi, on or before noon on 11th July 1970 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit made payable to the Commissioner of Lands which will be dealt with as follows—

- (a) If the applicant is offered and takes up and pays for the plot within the period of 14 days as required by Condition No 4 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within the period of 14 days as required by Condition No 4 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
- 2 Applicants must in their applications state if they own any residential plots in the Nairobi area giving details of plot numbers and whether these are developed or not Failure to disclose this information may result in the application being disqualified
- 3 Each application should be accompanied by a statement indicating the amount of capital it is proposed to spend on the project, with a banker's letter or other evidence of financial status in support
- 4 Each allottee of the plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been successful the stand premium and proportion of the annual rental together with survey, conveyancing, stamp duty, registration fees and provisional assessment for roads and drains charges. In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot

General Conditions

- 1 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 2 The grant will be issued in the name of the allottee as given in the letter of application
- 3 The term of the grant will be for 99 years from the 1st day of the month following the issue of the letter of allotment

Special Conditions

- 1 No buildings shall be elected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the position of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re enter into and upon the land or any part thereof in the name of the whole and thereupon

the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner of Lands in respect of any antecedent breach of any condition herein contained

Provided further that should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised therein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 The land and buildings shall only be used for private residential purposes and not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto shall be erected on the land. A guest-house will not be permitted
- 5 The buildings shall not cover a greater or lesser area of the land as may be laid down by the local authority in its by-laws
 - 6 The grantee shall not subdivide the land
- 7 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except with the prior consent in writing of the Commissioner of Lands no application for such consent (except in respect of a loan for building purposes) will be considered until Special Condition No 2 has been performed
- 8 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of construction of all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 9 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 10 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 11 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof
- 12 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains, of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains
- 13 The Commissioner of Lands reserves the right to revise the annual ground rental payable after the expiration of the 33rd and 66th year of the term hereby granted Such rental will be at a rate of 5 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot No	Area (Approx)	Stand Premium	Annual Rent	Road Charges
	Hectares	Sh	Sh	Sh
09/2971	0 2011	4,700	940	2,455/20
09/3137	0 3877	7,120	1,424	On demand
09/3141	0 3401	6,840	1,368	,,
Ä	0 2186	6,120	1,224	,,
В	0 2373	6,240	1,248	,,
C	0 2498	6,300	1,260	,,,
$\bar{\mathbf{D}}$	0 2498	5,900	1,180	1
Ē	0 1902	5,600	1,120	,,,
E F	0 2248	6,160	1,232	,,
Ġ	0 2186	6,120	1,224	"
H	0 2310	6,200	1,240	**
Î	0 2498	6,300	1,260	"
Ĵ	0 2435	6,260	1,252	**
K	0 2186	6,120	1,224	"
Ĺ	0 2810	6,480	1,224	,,
M	0 2997		1,290	,
TAT	0 2997	6,200	1,240	,

THE GOVERNMENT LANDS ACT (Cap 280)

KIGANIO TOWNSHIP-PLOTS FOR SHOPS, OFFICES AND FLATS (EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands gives notice that plots in Kiganjo as described in the Schedule hereto are available for alienation and applications are invited for the direct grant of the plots

- 2 A plan of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3, post free
- 3 Application forms, on the approved pro forma obtainable from the Clerk to the Council, Nyeri County Council, should be submitted to the Commissioner of Lands, Nairobi, through the Clerk to the Council
- 4 Applications must be sent so as to reach the Clerk to the Council, Nyeri, not later than noon on 30th July 1970
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

General Conditions

- 1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the first day of the month following notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the position of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any condition herein contained

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made

- 5 The land and buildings shall only be used for shops (excluding the sale of petrol), offices and flats
- 6 The buildings shall not cover more than 75 per centum of the area of the land if used for shops and/or office purposes only or such lesser area as may be laid down by the local authority in its By-laws and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the local authority in its By-laws
- 7 The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers to be dangerous or offensive
 - 8 The grantee shall not subdivide the land
- 9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the prior consent in writing of the President no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

Provided that such consent shall not be required for the letting of individual shops, offices and flats

- 10 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 11 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 13 The grantee shall pay such rates, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof
- 14 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignment of main or service pipes or telephone or telegraph were and electric mains

Dated at Nairobi this 29th day of May 1970

SCHEDULE

Plot No	Area	Stand Premium	Annual Rent	Road Charges	Survey Fees
A	Hectares 0 0445	<i>Sh</i> 960	<i>Sh</i> 192	On demand	On demand
B C	0 0464 0 0464	900 900	180 180	,,	,,
Ď	0 0464	900	180	"	,, ,,
E	0 0464	900	180	,,,	,,

THE GOVERNMENT LANDS ACT (Cap 280)

THOMSON'S FAILS-SITE FOR A PETROL SERVICE STATION

THE Commissioner of Lands, on behalf of the Piesident of the Republic of Kenya, gives notice that a plot in Thomson's Falls, as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot

- 2 A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications must be sent so as to reach the Clerk to the Council, not later than noon on 7th July 1970
- 4 Application forms on the approved pro forma obtainable from the Clerk to the Council, Nyandarua, should be submitted to the Commissioner of Lands, Nairobi, through the Clerk to the Council, Nyandarua
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for the plot within a period of 14 days as required in para graph 5 below, the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfested and the applicant shall have no further claim thereto
- 7 Applicants must produce documentary evidence to indicate that they have sufficient funds for the development of the plot

General Conditions

- 1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registra tion of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land not shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the local authority and the Commissioner of Lands. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the Commissioner of Lands through the local authority, plans (including block plans showing the position of the buildings, system of drainage for the disposal of sewage, surface and sullage water), drawings, clevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of a petrol service station and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any conditions herein contained

- 3 The grantee shall at his own expense suitably connect the said drainage system and also the water supply system with any town drainage and/or town water supply system when in the opinion of the local authority the latter systems are so far completed as to enable the grantee to do so
- 4 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 5 Should the grantee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

- 6 The land and buildings shall be used for the purpose of a petrol and service station which shall include only the greasing, washing and oiling of vehicles Adequate car-parking facilities are to be provided on the plot for those cars which are serviced at the station
- 7 The grantee shall comply with the provisions of the Petroleum Act (Cap 116), and any amendment thereto or made from time to time thereunder
- 8 The buildings shall not cover a greater area of the land than may be prescribed by the local authority
 - 9 The grantee shall not subdivide the land
- 10 The grantee shall not sell, transfer, sublet or charge the land or any part thereof except with the prior consent in writing of the Commissioner of Lands, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed
- 11 The grantee shall not erect on the land any hoarding, placard, poster, sign or advertisement except a notice advertising the presence of products of the grantee's business
- 12 The grantee shall pay to the Commissioner of Lands on demand such sums as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 13 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining roads and drains serving or adjoining the land as the Commissioner may assess
- 14 Should the Commissioner of Lands at any time require any roads serving or adjoining the land to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 15 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof
- 16 The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing align ments of main or service pipes or telephone or telegraph wires and electric mains

SCHEDULE

Plot No —Unsurveyed
Area —0:199 hectare
Road charges —On demand
Stand premium —Sh 1,240
Annual rent —Sh 248
Survey fees —On demand

THE GOVERNMENT LANDS ACT

(Cap 280)

KERICHO TOWNSHIP—PLOT FOR SHOPS, OFFICES AND FLATS (EXCLUDING SALE OF PETROL)

THE Commissioner of Lands gives notice that the plot in Kericho as described in the Schedule hereto is available for alienation and applications are invited for the direct grant of the individual plot

- 2 A plan of the plot may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk of the Council, County Council of Kipsigis Applications must be on prescribed forms which are available from Lands Department and the office of the Clerk of the Council, County Council of Kipsigis
- 4 Applications must be sent so as to reach the Clerk of the Council not later than noon on 26th June 1970
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for the plot within a period of 14 days as required in paragraph 5 below, the deposit will be credited to him
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a periods of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

General Conditions

- 1 The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and the proportion of the annual rent together with the legal fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and the annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case), by the Commissioner

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap 280), if default shall be made in the performance or observance of

any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the president or the Commissioner in respect of any antecedent breach of any condition herein contained

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

- 5 The land and the buildings shall only be used for shops, offices and flats (excluding the sale of petrol)
- 6 The buildings shall not cover more than 75 per centum of the area of the land if used for shop and/or office purposes only or such lesser area of the land as may be laid down by the local authority in its by-laws, and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the local authority in its by-laws
- 7 The land shall not be used for the purpose of any trade or business which the Commissioner of Lands considers to be dangerous or offensive
 - & The grantee shall not subdivide the land
- 9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except with the prior consent in writing of the President no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed
- 10 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 11 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 13 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof
- 14 The President or such person or authority as may be appointed for the purpose shall have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 15 The Commissioner of Lands reserves the right to revise the annual ground rental of Sh 960 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted Such rental will be at a rate of 4 per cent of the unimproved freehold value of land as assessed by the Commissioner of Lands

SCHEDULE

Plot —L R No 631/281

Area —0 06596 hectare (approximately)

Stand premium —Sh 4,800

Annual rent —Sh 960

Road charges —Sh 4,313/85

Survey fees —Sh 199

THE GOVERNMENT LANDS ACT (Cap 280)

NANYUKI TOWNSHIP—PLOTS FOR SHOPS AND/OR OFFICES COMBINED WITH RESIDENCE (EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands gives notice that the plots in Nanyuki Township as described in the Schedule hereto are available for alienation and applications are invited for the direct grants of the individual plots

- 2 A plan of the plots may be seen at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk, Laikipia County Council, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk of the Laikipia County Council, stating the plot required in order of preference Applications must be on prescribed forms which are available from Lands Department or the Clerk of the Laikipia County Council
- 4 Applications must be sent so as to reach the Clerk of the Laikipia County Council not later than noon on the 26th June 1970
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their applications their cheque for Sh 1,000 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of seven days as required in paragraph 5 below, the deposit will be credited to him
- (b) If the application is unsuccessful the applicant's deposit will be returned to him
- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto

General Conditions

- 1 The ordinary conditions applicable to township giants of this nature except as varied hereby shall apply to this grant
- 2 The grant will be made under the provision of the Government Lands Act (Cap 280 of the Laws of Kenya), and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of grant (Sh 225), and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be elected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily
- 2 The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the constituction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act (Cap 280), if default shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to reenter into and upon the land or any part thereof in the name of the whole and thereupon

the term hereby created shall cease but without prejudice in respect of any antecedent breach of any condition herein contained

- 3 The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land
- 4 Should the grantee give notice in writing to the Commissioner of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the grantee's expense) accept a surrender of the land comprised therein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land, or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the grantee 25 per centum of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made

- 5 The land and buildings shall only be used for shops (excluding a petrol station) and/or offices combined with residence
- 6 The buildings shall not cover more than 75 per centum of the area of the land or such lesser area as may be laid down by the local authority in its by laws, and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats or such lesser area as may be laid down by the local authority in its by-laws
- 7 The land shall not be used for the purpose of any trade or business which the Commissioner of Lands considers to be dangerous or offensive
 - 8 The grantee shall not subdivide the land
- 9 The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof except with the pilor consent in writing of the President, no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 2 has been performed

Provided that such consent shall not be required for the letting of individual shops, offices and flats

- 10 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid
- 11 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 13 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President in lieu thereof
- 14 The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains, of all description, whether overhead or underground, and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 15 The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted Such rental will be at a rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

LR No	Area	Stand	Annual	Road	Survey
	(Approx)	Premium	Rent	Charges	Fees
2787/86 2787/87 2787/88 2787/90 2787/99	Hectares 0 0474 0 0511 0 0474 0 0643 0 0464	Sh 2,600 2,800 2,600 3,400 2,600	Sh 520 560 520 680 520	Sh 500 500 500 1,000 1,000	Sh 199 199 199 199

THE TRUST LAND ACT (Cap 288)

MIGORI-SITE FOR A PFTROL SERVICE STATION

THE Commissioner of Lands on behalf of the County Council of South Nyanza gives notice that a plot in Migori Trading Centre, as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot

- 2 Plans of the plot may be seen at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk to Council, South Nyanza, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 per copy, post free
- 3 Applications should be submitted to the Clerk to the Council of South Nyanza Applications must be sent so as to reach the Clerk to the Council, PO Homa Bay, not later than noon on Monday, 29th June 1970
- 4 Applicants must enclose with their applications their cheque for Sh 1,000 drawn on the applicant's own banking account (no other cheque will be accepted) made payable to the Clerk to the Council, South Nyanza, as a deposit which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for the plots within a period of 14 days, as required in para graph 5 below, the deposit will be credited to him
 - (b) If the application is successful and the applicant fails to take up and pay for the plots offered to him within a period of 14 days, as required in paragraph 5 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto
 - (c) If the applicant is unsuccessful his deposit will be refunded
- 5 The allottee shall pay to the District Commissioner, South Nyanza, within 14 days of notification that his application has been approved, the assessed stand premium and proportion of annual rent, together with the survey fees, the fees payable in respect of the preparation and registration of the grant (Sh 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent) In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

General Conditions

- 1 The ordinary conditions applicable to township and trading centre grants of this nature shall apply except as varied hereby
- 2 The grant will be made under the Trust Land Act (Cap 288), and title will be issued under the Registration of Titles Act The term of the grant will be 33 years from the first day of the month following the notification of the approval of the grant
- 3 The grant will be issued in the name of the applicant as stated in the letter of application

Special Conditions

- 1 The grantee shall erect for occupation within 24 months of the commencement of the term buildings of approved design on proper foundation constructed of stone, burnt brick or concrete with roofing of tiles or other permanent materials approved by the County Council and shall maintain the same (including the external paintwork) in good and substantial repair and condition to the satisfaction of the County Council
- 2 The erection of buildings shall not be commenced until plans (including block plans showing the position of the buildings and a system of drainage for disposal of sewage, surface and sullage water), drawings, elevations and specifications thereof have been approved in writing by the County Council Such drawings, elevations and specifications shall be submitted in triplicate to the County Council
- 3 No additions shall be made to the buildings without the prior consent in writing of the County Council
- 4 The land and buildings shall only be used for a petrol service station and the grantee shall throughout the term and to the satisfaction of the local authority make substantial use of the land and buildings for such purpose
- 5 The land shall not be used in any manner which the County Council considers to be dangerous or offensive to the public in the neighbourhood
 - 6 The land shall not be subdivided
- 7 The grantee shall not alienate the land or part thereof by sale, charge, transfer of possession, sublease, bequest or otherwise, howsoever without the previous consent in writing of the County Council of South Nyanza and no application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed

- 8 The grantee shall pay all sums that may from time to time be demanded by the County Council of South Nyanza in respect of the cost of constructing, maintaining, repairing, improving and renewing all roads, drains and sewers serving or adjoining the land
- 9 The grantee shall be responsible for the payment of all taxes, charges or duties of whatever description that may be levied, imposed or charged by the County Council or Government upon land or buildings
- 10 The grantee shall on receipt of notice in writing in that behalf from the County Council forthwith adequately fence or hedge the land and shall thereafter maintain such fence or hedge to the satisfaction of the County Council
- 11 The County Council or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone and telegraph wires and electric mains of all descriptions either overhead or underground

Dated at Nairobi this 29th day of May 1970

SCHEDULE

Plot No -8534/31

Area -0 0884 hectares

Stand premium -Sh 2,000

Annual rent -Sh 400

Road charges -On demand

Survey fees -Sh 460

GAZETTE NOTICE NO 1710

THE TRUST LAND ACT

(Cap 288)

SETTING APART OF LAND

WHEREAS the County Council of Bungoma was, on the 24th February 1970, given written notice by the President that the area of Trust land specified in the Schedule hereto is required for the purposes of the Government of Kenya, notice is hereby given for and on behalf of the Bungoma County Council that the said land is required to be set apart for a pulp and paper factory and for purposes ancillary thereto and that all applications for compensation by persons who claim to be entitled to compensation under section 8 of the Act, should be submitted to the District Commissioner, Bungoma, on or before the 26th June 1970

SCHEDULE

The area of land situate generally on the east of Broderick Falls Trading Centre the boundaries of which are shown on LD Plan 43872/II 117A, copies of which may be seen at the Office of the District Commissioner, Bungoma, and at the Department of Lands, Nairobi, or obtained from the Commissioner of Lands, PO Box 30089, Nairobi, at the cost of Sh 3 per copy

Dated this 8th day of June 1970

J A O'LOUGHLIN, Commissioner of Lands

GAZETTE NOTICE NO 1711

THE REGISTRATION OF PERSONS ACT (Cap 107)

APPOINTMENT OF REGISTRATION OFFICERS

IN EXERCISE of the powers conferred by section 4 (2) of the Registration of Persons Act, the Principal Registrar, with effect from the 18th day of May 1970, hereby appoints—

- S J. Otumba,
- E M Obaga,
- C J Muga,

to be Registration Officers for the purpose of the Act

Dated this 22nd day of April 1970

P M OKUMU, Principal Registrar

THE REGISTRATION OF TITLES ACT

(Cap 281 section 71)

WHEREAS Hezekiah Macharia of (PO Box 150) Ol Kalou in the Republic of Kenya is registered as lessee of all that piece of land known as LR No 3777/279/38 in Ol Kalou Township in the Naivasha District by virtue of a lease registered as IR 21720/1 and whereas sufficient evidence has been adduced to show that the said lease has been lost notice is hereby given that after the expiration of 90 days from the date hereof I shall issue a provisional certificate provided that no objection has been received within that period

Dated at Nanobi this 12th day of June 1970

F OKINYO AMATA,
Registrar of Titles

GAZETTE NOTICE NO 1713

THE REGULATION OF WAGES AND CONDITIONS OF EMPLOYMENT ACT

(Cap 229)

THE LAUNDRY, CLEANING AND DYEING TRADES WAGES COUNCIL

NOTICE is hereby given that the Laundry, Cleaning and Dyeing Trades Wages Council, established under Legal Notice No 588/1960, intends to submit Wages Regulation Proposals to the Minister for Labour, in respect of employees employed in the laundry, cleaning and dyeing trades

Copies of the Wages Regulation Proposals may be obtained from the Secretary of the Wages Council at the address given below, or from the Labour Offices throughout Kenya

Representations in regard to the proposals must be in writing, setting out clearly the reasons for making same, and must reach the Secretary not later than 13th July 1970

Dated this 12th day of June 1970

J B C CHEGGE,
Secretary
Office of the Wages Council,
Ministry of Labour
P O Box 326, Nairobi

GAZETTE NOTICE NO 1656

THE EAST AFRICAN INDUSTRIAL LICENSING ACT 1953 (Section 8)

APPLICATION FOR THE VARIATION OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Act 1953, it is hereby notified for general information that an application dated 26th March 1970, has been received from Uganda Blanket Manufacturers Ltd of PO Box 2400, Kampala, for the variation of an industrial licence to manufacture for sale and to erect, establish and operate a factory for the manufacture for sale of 2 million woollen, cotton and rayon blankets and travelling rugs including blankets and travelling rugs of various mixtures of natural and man-made fibres. Also to manufacture towels, carpets and bed-covers

Any person having a financial interest in the East African Territories who claims that, in respect of any industry, commerce or trade, in which he is concerned, he is liable to be injuriously affected by the granting of this application may, not later than 30 days from the date of the last publication of this notice, lodge with the Registrar an objection and shall serve a copy thereof on the applicant. Any objection so made must be in writing and must set out the grounds upon which the objector claims that he is liable to be injuriously affected by the granting of such application. An objection must be certified to the effect that a copy thereof has been served on the applicant

DICK C S NYAI, for Registrar, PO Box 1003, Arusha GAZETTE NOTICE NO 1714

THE INDUSTRIAL COURT

Cause No 10 of 1970

Parties —

E A Federation of Building and Construction Workers' Union and

Precast Concrete Manufacturing Group of the Federation of Kenya Employers

Issue in dispute -

The insertion of a clause ensuring the automatic continuation of terms and conditions of service applicable to the building industry

- 1 The EA Federation of Building and Construction Workers' Union shall hereinafter be refered to as the Claimants and the Precast Concrete Manufacturing Group of the Federation of Kenya Employers shall hereinafter be referred to as the Respondents
- 2 The parties were heard in Nairobi on the 13th day of May 1970, and relied on their written and verbal submissions

Award

3 The Respondents' group was formed early in 1968 At that time three separate trade unions were each endeavouring to recruit employees of the different firms. The unions were unable to reach agreement among themselves and the problem was referred to a Demarcation Committee which met on 8th February 1968. As a result the Claimants were granted the right to represent workers employed by the Respondents

The Recognition Agreement between the parties was signed and came into force on 1st April 1968 During the hearing the Claimants relied mainly on clauses 2 (a) and 3 (b) of this Agreement and they are accordingly reproduced hereinbelow —

Recognition

"2 (a) The Group affords full recognition to the union as a properly constituted and representative body and the sole labour organization representing the interests of workers who are in the employment of the Group members concerning rates of pay and overtime, hours of work, method of wage payment, paid leave, duration of employment, medical benefits, principles of redundancy and other generally accepted terms and conditions of service. This shall not include supervisory staff as defined from time to time by the FKE and COTU(K)

Negotiating procedure

3 (b) Collective Claims — These shall mean any claims for alteration to terms of service regarding matters specified in clause 2 (a) of this agreement, which may affect all employees or any group of employees of the Group"

Subsequent to the signing of the aforesaid Recognition Agreement the parties entered into an agreement relating to wages and other terms and conditions of employment of the Respondents' employees. This agreement was nothing more than the adoption by the Respondents of the Wages Council Regulations for the Building and Civil Engineering Industry. As a result of this agreement the Respondents claimed, and it was not denied by the Claimants, that many of their members who were paying statutory minimum wages to their employees had to give an increase in some cases of as much as Sh. 80 per month. They alleged that this was on condition that in all future negotiations between the parties, at least in the foreseeable future, they would follow the Wages Council Regulations for the Building Industry. Under the heading of "effective date and duration" the parties agreed as follows—

"12 This agreement shall be effective as from 1st July 1968, and it shall remain in force until the Wages Council Order for the Building Industry 1967 is revoked. The new Order shall be followed when it comes into operation."

The Regulation of Wages (Building and Construction Industry) Order was revised and a new Order (hereinafter referred to as the Order) came into operation on 1st October 1969 vide Legal Notice No 236 As a result of the agreement made between the parties referred to under clause 12 quoted hereinabove, it was agreed that the parties would follow the new Order Accordingly an agreement was drawn to regularize the position The employers suggested the following clause on effective date and duration —

"This agreement shall be effective as from 1st October 1969 and it shall remain in force until the Wages Council Order for the Building Industry 1969 is revoked. The new Order shall be adopted as a whole when it comes into operation But the union shall have the right to discuss with the employers only the items which are not covered by the Order."

The Claimants did not agree with this on the ground that this was an attempt to deprive them of their rights to carry out collective bargaining with the Respondents on behalf of their members and was contrary to the Recognition Agreement Furthermore they argued that the Respondents' attempt, it successful, would amount to refusal on their part to negotiate with the Claimants on a voluntary basis thereby violating

Arusha, 18th April 1970 ILO Convention No 98 of Article 4 of 1949 which guarantees the promotion of machinery for voluntary collective bargaining, consultation and co-operation at all levels of undertaking The Claimants suggested the final clause of their new agreement to be as follows —

- "(a) This agreement shall be effective as from 1st October 1969 and it shall remain in force until Wages Council Order for the Building Industry 1969 is revoked
- (b) Thereafter the agreement shall continue in force until it is amended by mutual agreement between the Precast Concrete Manufacturing Industries Group and the union in accordance with provisions of the current agreement on recognition and negotiating procedure between the parties or provided that the party desiring to amend any clause/s in the agreement shall give three months' notice in writing to the other party which notice shall set out in details the amendment/s which such party desires"

During the hearing the Claimants submitted that they were a responsible union and it was not their intention to depart radically from the aforesaid Order when it came to an end They merely wanted to preserve their right to negotiate on fringe benefits which are not normally covered under the Wages Council Regulation Orders

The Respondents on the other hand strongly submitted that when they had moved from the statutory minimum wages to the Order granting a wage increase of up to $33\frac{1}{3}$ per cent in wages earned by their employees, they had done this on the understanding that for the future the Order would always apply to them. They reminded the Court of the fact that they carried out work which the building industry itself could undertake and that quite a few builders do make their piecast concrete requirements on the building site. Any move to increase the expenses of their group above those of the building industry itself would therefore lead only to financial hardships as it would tend to encourage higher costs which would force the building industry to do their own precast concrete manufacturing

The Court finds that there is considerable merit in this submission as the Respondents are a service industry to the building and construction industry. Their existence is dependent upon their providing to the building industry service at a cost which discourages the building industry from undertaking this service itself. It is therefore logical to the up the terms of service of the two allied industries together. The Court is fully satisfied that the parties accepted this position when they made their 1968 agreement.

The position now is that as a result of the 1968 agreement the parties have adopted in 1969 the Order for the building industry This means that from 1st July 1968 until such time as the said Order is revised, which usually is after about two years, the Respondents' wages and terms and conditions of service would be the same as those of the building industry, i.e. for a period of three years and three months. The Court accepts the Claimants submission as it is correct and right in principle and cannot be subject to question because a recognition agreement is signed in order to provide free negotiations, once a recognition agreement is signed it should not be a matter of dispute as to whether or not the parties are free to negotiate However, as has been pointed out above, there are certain peculiar circumstances in this dispute which could be a source of considerable embarrassment to both parties if the award was given in favour of the Claimants at the present juncture

The Court has carefully considered all aspects of this dispute and the submissions made in respect thereof and has come to the conclusion that if the Claimants had not given an assurance to the Respondents-that the Order would apply to them in the foreseeable future-the Respondents would not have agreed to give their members such high increases in wages. The Claimants having achieved a high level of wages and fringe benefits by making certain representations to the Respondents, it would be inequitable and unfair to allow them, after three years and a few months only, the freedom to put forward demands which would mevitably be higher than those made against the building industry generally This would lead to unnecessary industrial trouble and could easily result in the Claimants not only failing to achieve any higher wages and benefits but in fact they would be faced with the prospect of having to accept lower wages and benefits for their members employed by the Respondents

The Court finds that the clause as suggested by the Respondents ensuring automatic continuation of terms and conditions of service applicable to the building industry should be inserted in the agreement which the parties are in the process of finalizing but the Court rules that the Claimants shall have the right to put forward demands and negotiate on fringe benefits which are not covered by the Order

The Court further directs that this clause regarding the automatic continuation of the Order should not be inserted after the present agreement expires

Given in Nairobi this 8th day of June 1970

SAEED R COCKAR

President

S K NGOLOMA, I W NZYOKA, Members GAZETTE NOTICE NO 1715

THE TRADE MARKS ACT (Cap 506)

NOTICE is hereby given that any person who has grounds of opposition to the registration of any of the trade marks advertised herein according to the classes may, within 60 days from the date of this Gazette, lodge notice of opposition on Form T M No 6 (in duplicate) together with a fee of Sh 50

Notice is also hereby given that official objection will be taken under rule 21 (3) to all applications in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the mark which the applicant has made, or intends to make, if and when it is registered. Where an applicant considers that a claim in respect of all the goods included in a class can be justified it will save unnecessary delay in examining applications if a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents

The period for lodging notice of opposition may be extended by the Registrar as he thinks fit and upon such terms as he may direct. Any request for such extension should be made to the Registrar so as to reach him before the expiry of the period allowed

Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant for registration so as to afford him any opportunity of withdrawing his application before the expense of preparing the notice of opposition is incurred. Failure to give such notice will be taken into account in considering any application by an opponent for an order for costs if the opposition is uncontested by the applicant.

Where it is stated in the advertisement of the applicant that the mark, upon its registration, is to be limited to certain colours, the colours are, as far as possible, indicated in the accompanying representations of the mark in the usual heraldic manner

Representations of the marks advertised herein can be seen at the Trade Marks Registry, State I aw Offices, Natrobi

Applications for registration in Part A of the Register are shown with the official number unaccompanied by any letter Applications for Part B are distinguished by the letter B prefixed to the official number

CLASS 5—SCHEDULE III

HELMATAC

By consent under rule 42 (2) of the Trade Marks Rules

17106—An anthelmintic preparation for veterinary use SMITH KLINE & FRENCH LABORATORIES LIMITED, a limited liability company organized under the laws of England, manufacturers and merchants, of Mundells, Welwyn Garden City, Hertfordshire, England and c/o Messis Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 4th November 1969

CLASS 6-SCHEDULE III

RAM.BRAND



Registration of this trade mark shall give no right to the exclusive use of the word 'Brand'

16562—Unwrought and partly wrought common metals and their alloys, cables and wires, springs, nails, screws and staples, gabions Trefileries Leon Bekaert PVBA, a Belgian company, manufacturers, of Zwevegem, Belgium and c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi 10th April 1969

The undermentioned applications are proceeding in the name of SIEMENS AKTIENGESELLSCHAFT, a German company, manufacturers, of Wittelsbacherplatz 2, 8000 Munich 2, Germany, and of Berlin, Germany and c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi 4th June 1969

SIEMENS

CLASS 7—SCHEDULE III

B 16679—Electrical machinery and parts thereof, all included in Class 7 To be associated with TMA Nos B 16680, B 16681 and B 16682

CLASS 9—SCHEDULE III

B 16680—Electrical apparatus and instruments and parts thereof, all included in Class 9 To be associated with TMA Nos B 16679, B 16681 and B 16682

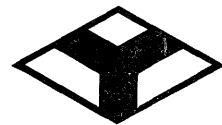
CLASS 10-SCHEDULE III

B 16681 —Surgical, medical, dental and veterinary apparatus and instruments, all being electrically operated To be associated with TMA Nos B 16679, B 16680 and B 16682

CLASS 11—SCHEDULE III

B 16682—All electrical goods included in Class 11 and parts thereof not included in other classes. To be associated with TMA Nos. B 16679, B 16680 and B 16681

CLASS 12—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letter "Y" apart from the Mark as a whole

16889—Pneumatic tyres and tubes Yokohama Gomu Kabushiki Kaisha (The Yokohama Rubber Company Limited), a Japanese corporation, manufacturers, of Shinbashi 5-36-11, Minato-ku, Tokyo, Japan and c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi 13th August 1969

The undermentioned applications are proceeding in the name of Kenya Flying Safaris Limited, a limited liability company incorporated in Kenya, of Pearl Assurance House, Wabera Street, PO Box 1500, Nairobi and c/o Messrs Hamilton Harrison & Mathews, advocates, PO Box 30333, Nairobi 20th November 1969



CLASS 12—SCHEDULE III
17128—Aircraft To be associated with TMA No 17127

CLASS 16-SCHEDULE III

17127—Stationery and pamphlets To be associated with TMA No 17128

The undermentioned applications are proceeding in the name of The Calico Printers' Association Limited, a British company, Calico Printers and Merchants, of St James's Building, Oxford Street, Manchester, 1, Lancashire, England and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 8th October 1969

· CALPRETA

Registration of these trade marks shall give no right to the exclusive use of the letters "C", "P" and "A"

CLASS 24—SCHEDULE III

17078—Textile piece goods To be associated with TMA No 17079

CLASS 25—SCHEDULE III

17079—Articles of clothing To be associated with TMA No 17078

The undermentioned applications are proceeding in the name of Midco Textiles (EA) Ltd, incorporated in Kenya under the laws of Kenya, of corner of Enterprise and Glasgow Road, PO Box 18160, Nairobi 18th May 1970

safari

A Midco PRODUCT

Registration of these trade marks shall give no right to the exclusive use of the word "Safari"

CLASSES 24 AND 25-SCHEDULE HI

17573 —All goods included in Class 24 (Schedule III) To be associated with TMA Nos 17574, 17575 and 17576

17574—All goods included in Class 25 (Schedule III) To be associated with TMA Nos 17573, 17575 and 17576

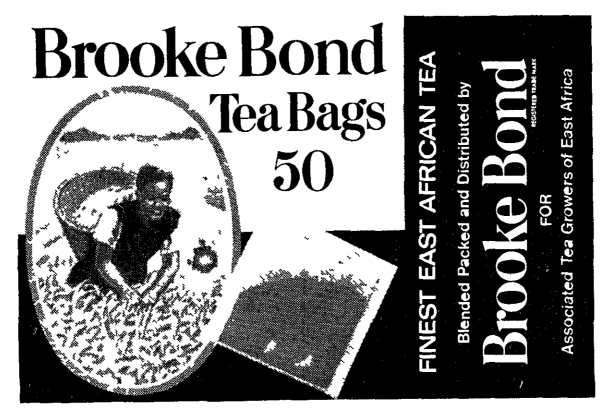
Classes 25 and 24—Schedule III

Midco

17575—All goods included in Class 25 (Schedule III) To be associated with TMA Nos 17573, 17574 and 17576

17576—All goods included in Class 24 (Schedule III) To be associated with TMA Nos 17573, 17574 and 17575

CLASS 30-SCHEDULE III



THIS BOX CONTAINS 50 TEA BAGS TOTAL NET WEIGHT 112 GRAMS

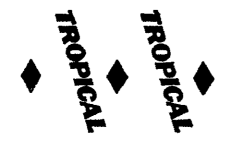


Registration of this trade mark shall give no right to the exclusive use of the devices of a teapicker teabag and a teapot per se and all numerals

17603—Tea and Tea Products Brooke Bond Oxo Kenya Ltd, a limited liability company duly registered under the laws of the Republic of Kenya, merchants, of Ilford Road, PO Box 1160, Nairobi To be associated with TM No 16194 29th May 1970

CLASS 30—SCHEDULE III







Registration of this trade mark shall give no right to the exclusive use of the letters "K", "S" and "L"

17407—Confectionery Kenya Sweets Ltd, incorporated under the laws of the Republic of Kenya, manufacturers and merchants, Plot No 7219, Birmingham Road, Industrial Area, PO Box 733 Nairobi 20th March 1970

The undermentioned applications are proceeding in the name of CULEMBORG EXPLOITATLE MAATCHAPPIJ N V, a company duly organized and existing under and by virtue of the laws of The Netherlands, manufacturers and merchants, of Drentestraat 21, Amsterdam, The Netherlands and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 12th July 1969

CLASSES 32 AND 33—SCHEDULE III

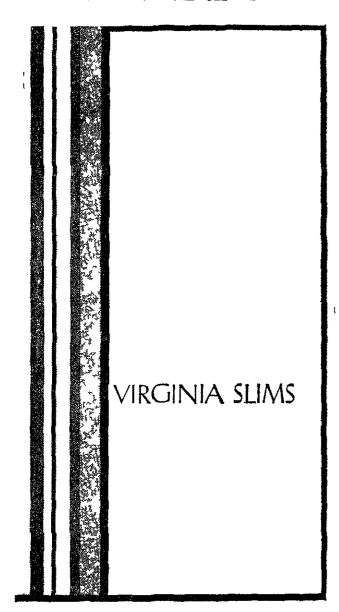


Registration of these trade marks shall give no right to the exclusive use of the words "Golden Selection, Class "A" Export, Pilsner" and the device of medals

16794—All goods included in Class 32 To be associated with TMA No 16795 and TM 12624

16795 —All goods included in Class 33 To be associated with TMA No 16794 and TM 12624

CLASS 34—SCHEDULE III



Advertisement of a series of three trade marks under rule 44 of the Trade Marks Rules

Registration of this trade mark shall give no right to the exclusive use of the words Virginia, Filter, Menthol and Slim separately and apart from the mark as a whole

The trade marks are limited to the colour shades of green and white and of beige as shown in the representation on the form of application

In use in relation to the goods covered by the specification other than the descriptions Filter and Menthol Filter, the mark will be varied by the substitution of the name of such goods for the aforesaid descriptions

B 16684—All goods included in Class 34 (Schedule III) PHILIP MORRIS INCORPORATED, a corporation of the State of Virginia, United States of America, manufacturers, of 100 Park Avenue, City and State of New York, United States of America and c/o Messrs Kaplan & Stratton, advocates PO Box 111, Nairobi 9th June 1969

INTENDED REMOVAL OF TRADE MARKS THROUGH NON-PAYMENT OF RENEWAL FEES

TM No	Class	Trade Mark	Name
1304	24	Spring Scale	The Bombay Dyeing and Manufacturing Company Limited
6291	13	Mılcrown	The Crown Cork Company Limited
6438	42	Fairfeast	Federal Products Limited
6494	1	Totall	Compagnie Francaise Des Petroles
6499	50	Totall	Compagnie Francaise Des Petroles
6750	50	Shantasia	Nahums Fabrics Limited
6943	47	Ozo	L'Omniun Francais De Petroles

TRADE MARKS RENEWED

TM No	Class	Trade Mark	Name
2711 6482	42 2	Dhow Brand Jesol	Brook Oxo Kenya Limited Ambalal Haribhai Patel trading as Jupiter Chem ical Co
11912	5	Tordon	The Dow Chemical Com-
7229 7383 7385	12 45 23	Cat Time Snowwhite	pany Caterpillar Tractor Co American-Cigarette Company (Overseas) Limited Garenfabrieken N V

Nairobi, 5th June 1970 N K NJAU,
Assistant Registrar of Trade Marks

GAZETTE NOTICE NO 1716

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No 1938 of 1970 in the Kenya Register of Patents on the 30th day of May 1970

SCHEDULE

No of application —1938

Date of application -30th May 1970

Name of applicant—Farbwerke Hoechst Aktiengesellschaft, vormals Meister Lucius & Bruning

Registered address —Of 6230 Frankfurt (M)-Hoechst, West Germany

Particulars of grant in the United Kingdom —

No —1,149,391

Date -20th August 1969

Date of filing complete specification—25th July 1966 Complete specification published—23rd April 1969

Nature of invention—Benzenesulphonyl-Ureas and process for their manufacture

Documents etc, filed in registry —

- (a) One certified copy of the specification of the United Kingdom patent
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office
- (c) Authorization in favour of Messrs Atkinson, Cleasby & Satchu, PO Box 29, Mombasa

Nairobi, 5th June 1970

D J COWARD,
Registrar of Patents

GAZETTE NOTICE NO 1717

THE PATENTS REGISTRATION ACT

(Cap 508)

Original Entry

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No 1939 of 1970 in the Kenya Register of Patents on the 30th day of May 1970

SCHEDULE

No of application —1939

Date of application -30th May 1970

Name of applicant—Farbwerke Hoechst Aktiengesellschaft, vormals Meister Lucius & Biuning

Registered address — Of 6230 Frankfurt (M)-Hoechst, West Germany

Particulars of grant in the United Kingdom -

No —1,153,272

Date —24th September 1969

Date of filing complete specification—25th July 1966 Complete specification published—29th May 1969

Nature of invention—Benzenesulphonyl-Ureas and process for their manufacture

Documents etc filed in registry -

- (a) One certified copy of the specification of the United Kingdom patent
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office
- (c) Authorization in favour of Messrs Atkinson, Cleasby & Satchu, PO Box 29, Mombasa

Nairobi, 5th June 1970 D J COWARD, Registrar of Patents

THE PATENTS REGISTRATION ACT

(Cap 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent, particulars of which appear in the Schedule hereto, was registered as No 1940 of 1970 in the Kenya Register of Patents on the 3rd day of June 1970

SCHEDUI E

No of application—1940

Date of application—3rd June 1970

Name of applicant —Imperial Chemical Industries Limited Registered address—Imperial Chemical House, Millbank,

London SW 1, England

Particulars of grant in the United Kingdom -

No --1,113,979

Date —11th September 1968

Date of filing complete specification—1st May 1967

Complete specification published—15th May 1968

Nature of invention - Modified Carbohydrate Material for Smoking Mixtures Documents etc., filed in registry -

(a) One certified copy of the specification of the United Kingdom patent

(b) Certificate of the Comptroller-General of the United Kingdom Patent Office

(c) Authorization in favour of Messrs Kaplan & Stratton, PO Box 111, Nairobi

Nairobi, 5th June 1970 D J COWARD, Registrar of Patents

GAZETTE NOTICE NO 1719

THE LIQUOR LICENSING ACT

(Cap 121)

South Coast Liquor Licensing Court

DULY authorized by the Provincial Commissioner, Coast, a special meeting of the South Coast Liquor Licensing Court will be held in the District Commissioner's Office, Mombasa, on Monday, 15th June 1970, at 10 a m

Applications to be considered at this meeting may be seen on the notice boards at this office and the District Treasury, Treasury Square, Mombasa

ELIUD NJENGA,

Mombasa,

President.

26th May 1970

South Coast Liquor Licensing Court

GAZETTE NOTICE NO 1720

THE AFRICAN LIQUOR ACT

(Cap 122)

Mombasa African Liquor Licensing Board

DULY authorized by the Provincial Commissioner, Coast, a special meeting of the Mombasa African Liquor Licensing Board will be held in the District Commissioner's Office, Mombasa, on Monday, 15th June 1970, at 2 15 pm

Applications to be considered at this meeting may be seen on the notice boards at this office and the District Treasury, Treasury Square, Mombasa

ELIUD NJENGA,

Chairman

Mombasa. 26th May 1970 Mombasa African Liquor Licensing Board

GAZETTE NOTICE NO 1721

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

TAKE NOTICE that an application having been made in this Court in -

Cause No 68 of 1970

By (1) Mohanlal Narshi Umradia, and (2) Chhaganlal Narshi Umradia, both of PO Box 946, Nairobi in Kenya, the sons of the deceased, through Messrs Khanna & Khanna, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Narshi Harji Umradia of Nairobi aforesaid, who died at Nairobi on the 7th day of November 1964

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 26th June 1970

> VIJAY KAPILA. Senior Deputy Registrar, High Court of Kenya Nairobi

Note

The above notice cancels and supersedes the one in relation to the above cause appearing in Gazette Notice No. 1426 of 15th May 1970

GAZETTE NOTICE NO 1722

IN THE HIGH COURT OF KENYA AT NAIROBI PROBATE AND ADMINISTRATION

TAKE NOTICE that applications having been made in this Court in —

(1) Cause No 358 of 1969

By Aryaz-Ul-Haq s/o Shah Mohamed Nabi Bux Buta of PO Box 713, Nairobi in Kenya, the son of the deceased, through Messrs A H Malik & Co, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Shah Mohamed Nabi Bux Buta of Nairobi aforesaid, who died at Bombay in India, on the 13th day of October 1965

(2) Cause No 138 of 1970

By Frederick Crown Dansie of PO Box 11, Songhor in Kenya, one of the executors named in the will of the deceased, through Messrs Kaplan & Stratton, advocates of Nairobi, for a grant of probate of the will of Ivan Crown Dansie of Mombasa in Kenya, who died at Mombasa aforesaid, on the 1st day of January 1970

(3) Cause No 139 of 1970

By Abdul Rashid Tajudin Parkar of PO Box 822, Nairobi in Kenya, the son of the deceased, through Messrs Ahamed & Ahamed, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Tajudin Sheikh Ahamed Parkar of Nairobi aforesaid, who died at Nairobi on the 12th day of July 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 26th June 1970

VIJAY KAPILA,

Nairobi, 8th June 1970

Senior Deputy Registrar, High Court of Kenya, Nairobi

NB—The will mentioned above has been deposited in and is open to inspection at the Court

GAZETTE NOTICE NO 1723

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the estate of the person named in the second column of the Schedule hereto, who died on the date set forth against his name

And further take notice that all persons having any claims against or interests in the estate of the said deceased person are required to prove such claims or interests before me within two months from the date of this Gazette, after which date the claims and interests so proved will be paid and satisfied and the estate distributed according to law

SCHEDULE

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
56/70	Albert Kamau	Starehe, Nairobi	28-12-68	Intestate

Nairobi, 5th June 1970 D J COWARD. Public Trustee

GAZETTE NOTICE NO 1724

MAJOR KENNETH ARROWSMITH BROWN, DSO, **DECEASED**

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Major Kenneth Arrowsmith Brown, DSO, of PO Box 24953, Kaien, who died at Karen on the 25th May 1970, is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank DCO, Trustee Department, PO Box 30356, Nairobi, before the 14th August 1970, after which date the executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be hable to any person of whose claim they shall not then have had notice

Dated the 2nd day of June 1970

BARCLAYS BANK DCO, Trustee Department PO Box 30356 Nairobi

VALLABHDAS JAGJIVAN BAVISI, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Vallabhdas Jagjivan Bavisi of Eldoret, who died on the 22nd day of September 1967, at Nairobi, is hereby required to send particulars in writing of his or her claim or interest to the undersigned, K I Joshi, Esq, advocate, PO Box 230, Mombasa, Kenya, before the 15th August 1970, after which date the administrators will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice

Dated at Mombasa this 5th day of June 1970

K I JOSHI, Advocate for the Administrators

GAZETTE NOTICE NO 1726

ALFRED GRANVILLE RICHARDSON, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in, the estate of the late Alfred Granville Richardson of Nairobi, who died on 18th May 1970, at Nairobi, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 14th day of August 1970, after which date the executrix will distribute the estate amongst the persons entitled thereto having regard only to the claims and interests of which she shall have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have had notice

Dated this 5th day of June 1970

K S D ENNION. PO Box 2827 Nairobi Advocate for the Executrix

GAZETTE NOTICE NO 1727

WILLIAM JAMES WELBY ATTY, DECEASED

TAKE NOTICE that all persons having any claims against the estate of the above-named deceased late of Old Boma Estate, Hoey's Bridge, who died on the 13th May 1970, at Kitale Hospital, are requested to lodge and prove details thereof with the undersigned on or before the 10th August 1970, after which date the executrix will distribute the estate having regard only to valid claims then notified

Dated this 27th day of May 1970

HAMILTON HARRISON & MATHEWS, Advocates for the Executrix PO Box 30333, Natrobi

GAZETTE NOTICE NO 1728

REVOCATION OF POWER OF ATTORNEY

TAKE NOTICE that by a deed dated the 5th day of June 1970, I revoked the power of attorney dated the 30th day of December 1968, created by me in favour of Gurbachan Singh s/o Sadhu Singh of PO Box 8686, Nairobi, and that henceforth the said Gurbachan Singh has no power to act for me in any manner whatsoever

Dated at Nairobi this 5th day of June 1970

ASSAWANTI WIDOW OF MAGHAR SINGH

GAZETTE NOTICE NO 1729

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF RELEASE OF TRUSTEE

Debtor s name -Babubhai Lallubhai Patel Address —PO Box 185, Nakuru Court - The High Court of Kenya, Law Courts, PO Box 30041, Nairobi No of matter—BC 7 of 1961 Trustee's name—The Official Receiver

Date of release -2nd June 1970

J W ONYANGO OTIENO, Deputy Registiar High Court of Kenya Nairobi

GAZETTE NOTICE NO 1730

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF RELEASE OF TRUSTEE

Debtors names—(1) Jiwandas Shamji, (2) Chandulal Jiwandas, (3) Pranlal Jiwandas, (4) Vrajlal Jiwandas, all trading as Jiwandas & Company, debtor Address —c/o PO Box 2367, Nairobi Court - The High Court of Kenya, Law Courts, PO Box 30041, No of matter—BC 102 of 1960 Trustee s name —The Official Receives Date of release -2nd June 1970

> J W ONYANGO OTIENO. Deputy Registrai, High Court of Kenya, Nairobi

GAZETTE NOTICE NO 1731

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF RELEASE OF TRUSTEE

Debtor's name - David Gordon Harvey Kelly Address —PO Box 368, Nakuru Court - The High Court of Kenya, Law Courts, PO Box 30041, No of matter —BC 32 of 1963 Trustee's name—The Official Receiver Date of release -2nd June 1970

> J W ONYANGO OTIENO. Deputy Registrar, High Court of Kenya, Nanobi

GAZETTE NOTICE NO 1732

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF RELEASE OF TRUSTEE

Debtors names - Romulo De Souza and Euphomea N Desouza, trading as Empire Bakery Address -- PO Box 2895, Nairobi Court — The High Court of Kenya, Law Courts, PO Box 30041, Nairobi No of matter—BC 56 of 1956 Trustee's name—The Official Receiver Date of release—2nd June 1970

> J W ONYANGO OTIENO. Deputy Registrar High Court of Kenya Nairobi

THE BANKRUPTCY ACT

(*Cap* 53)

NOTICE OF RELEASE OF TRUSTEE

Debtor s name — Sheikh Mohamed Bin Ali Address — PO Box 4, Kitui Description — Trader Court — The High Court of Kenya, Law Courts, PO Box 30041, Nairobi No of matter — BC 24 of 1953 Trustee s name — The Official Receiver Date of release — 2nd June 1970

J W ONYANGO OTIENO,

Deputy Registrar

High Court of Kenya Nairobi

GAZETTE NOTICE NO 1734

THE BANKRUPTCY ACT

(Cap 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name—Ratilal Harishanker Shukla

Address—PO Box 367, Nairobi

Court—The High Court of Kenya, PO Box 30041, Nairobi

No of matter—BC 13 of 1966

ite of order—8th May 1970

ite of issue—26th May 1970

Nature of order made—Discharge granted but suspended for a

period of 18 months

J W ONYANGO OTIENO,

Deputy Registrar

High Court of Kenya Nanobi

GAZETTE NOTICE NO 1735

THE BANKRUPTCY ACT

(Cap 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor s name — Mansukhalal Harishankei Shukla

Address — PO Box 3811, Nairobi

Court — The High Court of Kenya, PO Box 30041, Nairobi

No of matter — BC 14 of 1966

ate of order — 8th May 1970

ate of issue — 26th May 1970

Nature of order made — Discharge granted but suspended for a period of 18 months

J W ONYANGO OFIENO,

Deputy Registrar

High Court of Kenya Nairobi

GAZETTE NOTICE NO 1736

THE BANKRUPTCY ACT

(Cap 53)

RECEIVING ORDER

Debtors names—(1) Narandas Rattanshi Chohan, and (2) Madhukant Kantilal Pandya, trading as Naran's Car Sales Address—Residing at Basheikh Road and Kilindini Road, Mombasa

Description—Businessmen
Date of filing petition—19th March 1970
Court—High Court of Kenya at Mombasa
No of matter—BC 1 of 1970
Date of order—19th May 1970
Whether debtors or creditors petition—Creditor's

Act or acts of bankruptcy—The debtors have notified the petitioning cieditor on the 2nd day of March 1970, that they have suspended the payment of their debts

Mombasa, 20th May 1970

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J N KING'ARUI, for Official Receiver GAZETTE NOTICE NO 1737

IN THE HIGH COURT OF KENYA AT NAIROBI

IN BANKRUPTCY CAUSE No. 10 of 1968

Re Pranjiwandas Ihinabhai Shaima bankrupt

THE bankrupt having applied to the Court for his discharge, the Court has fixed Friday, the 3rd day of July 1970, at 1030 o clock in the forenoon, at Law Courts, Naiiobi, for hearing the application

Dated this 2nd day of June 1970

J W ONYANGO OTIENO,

Deputy Registrat

High Court of Kenya

GAZETTE NOTICE NO 1738

THF COMPANIES ACT

(*Cap* 486)

PURSUANT to section 339, subsection (3) of the above Act, it is hereby notified that at the expiration of three months from the date hereof, the names of the undermentioned companies will, unless cause be shown to the contrary, be struck off the Register of Companies and the companies will be dissolved —

Reg No	Name
3758	Riverglade Estates Limited
4402	Govindji Popatlal Limited
4477	Mombasa Lime and Chemical Industries Limited
4866	National Shoe Company Limited
5895	Settlement Contracting Services Limited
6026	Kenya African Commercial and Construction Company Limited
6042	Lear Limited
6058	Kenya Modern Development Company Limited
6187	Gawia (Kenya) Limited
6413	Shiraz Traders Limited
6495	Neo Chemists Limited
6570	Mau Wheat Plantations Limited
6698	East African Building and Painters Limited
6756	New Era Enterprise Limited
6733	Bijal Limited
6896	Jackson Nzioki Mutweia Limited
6953	Guaranteed Services Limited
7024	African Movie Industries (1967) Limited
7032	Kayblox Limited
7083	The Kenya Itegi Farmers Company Limited
7136	BGB Kenya Limited
7164	Swift Construction Company Limited
7165	Rondinella Hotels Limited
7166	Rondinella Investment Company Limited
7270	Emining Soi Trading Company Limited
7509	Talai Faim Company Limited
7615	Wilson Aii port Lightair Sales Limited
76 44	Afropai Commercial Representatives (E A) Ltd

Dated this 5th day of June 1970

O M SAMEJA, Assistant Registral of Companies

GAZETTE NOTICE NO 1739

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF MARIAKANI MILK TRADERS SYNDICATE LTD

(Members Voluntary Winding Up)

NOTICE OF APPOINTMENT OF LIQUIDATOR

Name of company—Mariakani Milk Traders Syndicate Ltd Address of the registered office—Plot No 12, Mariakani Registered postal address—PO Box 2, Mariakani Nature of business—General business

Liquidator's name and address—G G Sheikh, PO Box 1565, Mombasa

Date of appointment—23rd May 1970
By whom appointed—Board of Directors

IN THE MATTER OF THE COMPANIES ACT

(Cap 486)

AND

IN THE MATTER OF DALGETY (SECRETARIAL AND ADMINISTRATION) LIMITED

MEMBERS' VOLUNTARY LIQUIDATION

NOTICE is hereby given that at an extraordinary general meeting of the members of the above company duly convened and held at Nairobi on the 5th June 1970, the following resolution was passed as a special resolution —

"That the company be wound up voluntarily and that William Daniel Goddard and Deryk John Taylor be and they are hereby appointed liquidators for the purpose of such winding up"

Creditors of the above-named company are required on or before 5th July 1970, to send their names and addresses and particulars of their debts or claims to the liquidators, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved

> W D GODDARD, D J TAYLOR,

Nairobi, 5th June 1970 Liquidators PO Box 30345, Natrobi

GAZETTE NOTICE NO 1741

IN THE MATTER OF THE COMPANIES ACT

(Cap 486)

AND

IN THE MATTER OF SABUGO ESTATE LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of Sabugo Estate Limited, held at Nakuru, on the 4th June 1970, the following special resolution was duly passed—

"That the company be wound up as a members' voluntary winding up and that Wyndham Kinloch Forbes, chartered accountant of PO Box 45, Nakuru, be and is hereby appointed liquidator for the purposes of the winding up"

Creditors of the company are required on or before 31st July 1970, to send particulars of all claims they may have against the company to the undersigned, the liquidator of the said company, and if so required by notice in writing from the liquidator, personally, or by their advocates, to come in and prove their debts or claims set out in such notice or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved

Dated this 4th day of June 1970

W K FORBES, Liquidator, PO Box 45 Nakuru

GAZETTE NOTICE NO 1742

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF SABUGO ESTATE LIMITED (Members Voluntary Winding Up)

APPOINTMENT OF LIQUIDATOR (Rule 51 (2))

Name of company — Sabugo Estate Limited

Address of registered office — National Bank Building, Nakuru

Registered postal address — PO Box 45, Nakuru

Nature of business — Farming

Liquidator s name — Wyndham Kinloch Forbes

Address — PO Box 45, Nakuru

Date of appointment — 4th June 1970

By whom appointed — Members

Dated at Nakuru this 4th day of June 1970

W K FORBES,
Liquidator

GAZETTE NOTICE NO 1743

THE SOCIETIES RULES 1968

(L N 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given of the registration of change of name of the society exempted from registration named in the Schedule hereto

SCHEDULE

Insurance Training and Education Society, to Insurance Training and Education Board

Dated this 5th day of June 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE NO 1744

THE SOCIETIES RULES 1968

(LN 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that—

- (a) the societies listed in the First Schedule hereto have been registered, and
- (b) the societies listed in the Second Schedule hereto have been refused registration,

under the provisions of the Societies Act 1968

FIRST SCHEDULE

Name of Society Regi	ected
Nyakach Social and Welfare Association, Nakuru African Holy Ghost Christian Church, Nakuru	9-5 70
Branch 29	9-5-70 3-6-70

SECOND SCHEDULE

Name of Society	Date of Refusal
Motsigulu Unity Society	2-6-70
1950 Circumcission Alliance Union Nzangathi Society, Kitui Branch Kiwambogo Farmers Night Club	2-6 70 2-6-70 3 6-70

Dated this 5th day of June 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE NO 1745

THE TRADE UNIONS ACT

(Cap 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the registration of the—

Kenya Non-Teaching Staff Union

as a trade union has been refused

Dated this 3rd day of June 1970

G M MWANIKI,
Assistant Registrar of Trade Unions

GAZETTE NOTICE NO 1746

THE TRADE UNIONS ACT

(Cap 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the Mumias branch of the—

Kenya Union of Sugar Plantation Workers has been registered

Dated this 3rd day of June 1970

G M MWANIKI,
Assistant Registrar of Trade Unions

(CS/1535/33)

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490, section 61 (1))

INQUIRY

(Variation Ordei)

WHEREAS by Order dated the 6th day of February 1968, John Adungosi was authorized to hold an inquiry into the constitution, working and financial condition of the Uhuru Mwireri Farm Co-operative Society Limited, and whereas the said John Adungosi is unable to hold the said inquiry

Now, therefore, I hereby authorize T N Ochieng to hold the said inquiry

Given under my hand at Nairobi this 4th day of June 1970

J G AYUGI,

Commissioner for Co-operative Development

GAZETTE NOTICE NO 1748

(CS/1223/20)

THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

CLOSURE OF LIQUIDATION

Re Bahati Farmers Co-operative Society Limited (In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an Order made on the 30th day of May 1969, and which Order became effective on the 31st day of July 1969, and whereas the assets of the said society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said society be closed with effect from the date of this Order

No claims shall be against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 29th day of May 1970

J G AYUGI,

for Commissioner for Co-operative Development

GAZETTE NOTICE NO 1749

(CS/1208/20)

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490)

CLOSURE OF LIQUIDATION

Re Mahinga Mixed Farmers Co-operative Society Limited (In Liquidation)

WHEREAS the registration of the above-named society was cancelled by an Order made on the 12th day of July 1969, and which Order became effective on the 13th day of September 1969, and whereas the assets of the said society have now been realized and all creditors paid in accordance with a scheme of distribution approved by me so far as it has been found possible at this date so to do, I now order that the liquidation of the said society be closed with effect from the date of this Order

No claims shall lie against undistributed funds after the expiration of a period of two years from the date of publication of this Order

Given under my hand at Nairobi this 29th day of May 1970

J G AYUGI,

for Commissioner for Co-operative Development

GAZETTE NOTICE NO 1750

(CS/901/39)

THE CO OPERATIVE SOCIETIES ACT (Cap 490)

INQUIRY ORDER UNDER SECTION 61

WHEREAS, I Joseph G Ayugi, have, of my own accord, decided that an inquiry be held into the By-laws, working and financial condition of the Nyangati Farmers Co-operative Society Limited

Now, therefore, I hereby authorize John Richard Kabaa Njoroge to hold such inquiry at such place and at such time as may be expedient and duly notified by him

The attention of all officers and members of the society is directed to the following sections of the Co operative Societies Act —

Section 61 (1) and (2)—Inquiry by the Commissioner for Co-operative Development

Section 63 (1)—Costs of Inquiry

Section 63 (2)—Recovery of Costs

Section 87—Offences

Given under my hand at Nairobi this 29th day of May 1970

J G AYUGI,

for Commissioner for Co-operative Development

GAZETTE NOTICE NO 1751

(CS/1206/16)

THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

INQUIRY ORDER UNDER SECTION 61

WHEREAS, I, Joseph G Ayugi, have, of my own accord, decided that an inquiry be held into the By-laws, working and financial condition of the Kianjiru Farmers Co-operative Society Limited

Now, therefore, I hereby authorize John Richard Kabaa Njoroge to hold such inquiry at such place and at such time as may be expedient and duly notified by him

The attention of all officers and members of the society is directed to the following sections of the Co-operative Societies Act —

Section 61 (1) and (2)—Inquiry by the Commissioner for Co-operative Development

Section 63 (1)—Costs of Inquiry

Section 63 (2)—Recovery of Costs

Section 87 —Offences

Given under my hand at Nairobi this 29th day of May 1970

J G AYUGI,

for Commissioner for Co-operative Development

GAZETTE NOTICE NO 1752

(CS/965/36)

THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

INQUIRY ORDER UNDER SECTION 61

WHEREAS, I, Joseph G Ayugi, have, of my own accord, decided that an inquiry be held into the By-laws, working and financial condition of the Murinduko Farmers Co-operative Society Limited

Now, therefore, I hereby authorize John Richard Kabaa Njoroge to hold such inquiry at such place and at such time as may be expedient and duly notified by him

The attention of all officers and members of the society is directed to the following sections of the Co operative Societies

Section 61 (1) and (2)—Inquiry by the Commissioner for Co-operative Development

Section 63 (1)—Costs of Inquiry

Section 63 (2)—Recovery of Costs

Section 87 —Offences

Given under my hand at Nairobi this 29th day of May 1970

J G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 1753

(CS/1540/32)

THE CO OPERATIVE SOCIETIES ACT (Cap 490)

INQUIRY ORDER UNDER SECTION 61

WHEREAS, I, Joseph G Ayugi, have, of my own accord, decided that an inquiry be held into the By-laws, working and financial condition of the Kenya Borans and Ethiopians Cooperative Society Limited

Now, therefore, I hereby authorize A H Ochieng Okaka to hold such inquiry at such place and at such time as may be expedient and duly notified by him

The attention of all officers and members of the society is directed to the following sections of the Co-operative Societies \mathbf{Act} —

Section 61 (1) and (2)—Inquiry by the Commissioner for Co-operative Development

Section 63 (1)—Costs of Inquiry

Section 63 (2)—Recovery of Costs

Section 87 —Offences

Given under my hand at Nairobi this 29th day of May 1970

J G AYUGI,

for Commissioner for Co-operative Development

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office PO Box 30376, Nanobi

Loss of Policy

Re Life Policy No 32201—Dominic Kivindvo of PO Box 1040, Kangundo (Kenya)

APPLICATION has been made to this company for the issue of duplicate of the above numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contiary at the office of the company within 30 days from the date of this notice, duplicate policy will be issued, which will be the sole evidence of the contract

M R HOSANGADY,
Executive Director/Company Secretary

GAZETTE NOTICE NO 1755

THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office PO Box 30376, Nairobi

Loss of Policy

Re Life Policy No 42855—Humphrey Muturi Mwaniki of PO Box 213 Embu (Kenya)

APPLICATION has been made to this company for the issue of duplicate of the above-numbered policy, the original having been reported as lost or misplaced. Notice is hereby given that unless objection is lodged to the contrary at the office of the company within 30 days from the date of this notice, duplicate policy will be issued, which will be the sole evidence of the contract.

M R HOSANGADY,

Executive Director/Company Secretary

GAZETTE NOTICE NO 1756

THE PRUDENTIAL ASSURANCE COMPANY LIMITED PO Box 30064, Naulobi, Kenya

Loss of Policy

Life Policy No 6941923 effected for a sum assured of Sh 50,000 on the life of Narendra-Kumar Prabhudas Patel

NOTICE is hereby given that evidence of the loss of destruction of this policy having been submitted to the company, any person in possession of the policy or claiming to have interest therein should communicate immediately by registered post with the company Failing any such communication a certified copy of the policy (which will be the sole evidence of the contract) will be issued to the owner

E J MOWBRAY
Manager for East Africa

GAZETTE NOTICE NO 1757

THE OLD MUTUAL

South African Mutual Life Assurance Society (incorporated by Act of Parliament in South Africa with limited liability)

PO Box 30059, Nairobi, Kenya

Loss of Policy

Policy No 1616902 for Sh 44,600 (basic) dated 13 10-1960, on the life of and the property of Gulshan Adata

NOTICE is hereby given that evidence of the loss of destruction of the policy has been submitted to the society and any person in possession of the policy of claiming to have any interest therein should communicate immediately by registered post with the society. Fuling any such communication a certified copy of the policy (which shall be the sole evidence of the contract) will be issued to the owner.

I W GOLDMAN,

Manager for Kenya

GAZETTE NOTICE NO 1758

THE LOCAL GOVERNMENT REGULATIONS 1963
(L N 256 of 1963)

THE LOCAL GOVERNMENT (KAKAMEGA TRADE DEVELOPMENT JOINT BOARD) ORDER 1965

(LN 293 of 1965)

APPOINTMENT AND REVERSION TO THE BOARD

IN EXERCISE of the powers conferred by regulation 104 of the Local Government Regulations 1963 (Kakamega Trade Development Joint Board) Order 1965, the County Council of Kakamega hereby cancels the name of—

COUNCILLOR SHADRACK NAMUNYU OKOVA

from the list of Councillois appointed to be members of the Kakamega Trade Development Joint Board under Gazette Notice No 1289 of 25th April 1969, and hereby appoints—

Councillor Cornelius Missango

to be a member of the Kakamega Trade Development Joint Board

Dated at Kakamega this 7th day of May 1970

J A OTSOLA,
Acting Clerk to Council

GAZETTE NOTICE NO 1759

MINISTRY OF WORKS

CENTRAL TENDER BOARD

Tender Notice No 36/70

TENDERS are invited from caterers for providing canteen services at the Government Press Staff Canteen, Haile Selassie Avenue, Nairobi

Tender documents giving full details may be obtained from the Chief Purchasing Officer, Ministry of Works, Headquarters, Supplies Branch, Upper Ground Floor, Room No 38, Ngong Road, PO Box 30346, Nairobi

Final time and date for submission of tenders—9 am on 26th June 1970

P SHIYUKAH,
Permanent Secretary for Works

GAZETTE NOTICE NO 1760

THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of photography carried on by Purshottam Govindji under the firm name or style of Tropical Studio at Plot No 602, Joshi Avenue, Kisumu, has, as from the 1st day of May 1970, been sold and transferred to Michael Owiti Wambogo of PO Box 19050, Nairobi, who will carry on the said business under the name and style and at the same place

The address of the transferoi is PO Box 588 Kisumu

The address of the transferee is PO Box 19050, Nairobi

The transferee is not assuming nor does he intend to assume any of the liability in the said business by the transferor up to and including the 30th day of April 1970, and the same will be paid and/or discharged by the transferor and likewise all debts due to the transferor up to and including the 30th day of April 1970

Dited it Nillobi this 5th day of June 1970

PURSHOTTAM GOVINDJI,

Transferor

MICHAEI OWIΓI WAMBOGO,

Transferee

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that business of bai carried on by Charles Mwangi Githui at Plot No 52, Gakindu Maiket, Mukurweini Division, Nyeri, under the firm name and style of One Pound Corner, has, as from the 10th day of Maich 1970, been sold and transferred to John Waiguru, Thagana Gachura and Stephen Mwangi, who will carry on the said business under the same name or style and at the same place

The address of the transferor is PO Box 516, Nyeri

The address of the transferees is PO Box 243, Nyeri

The transferees are not assuming nor do they intend to assume any liability incurred by the transferor in the said business up to and including the 10th day of March 1970, and the same shall be paid and discharged by the transferor

All debts due to the transferoi up to and including the 10th day of Maich 1970, shall be received by him

Dated at Nyeri this 10th day of March 1970

CHARLES MWANGI GITHUI,

Transferor

JOHN WAIGURU
THAGANA GACHURA,
STEPHEN MWANGI
Transferees

GAZETTE NOTICE NO 1762

NOTICE OF CHANGE OF NAME

I Mohamed Dayalal Gangji, of PO Box 2268, Mombasa in Kenya, do hereby give public notice that by a deed poll dated 16th May 1970, duly executed and attested and registered in the Registry of Documents at Nairobi in Volume D 1, Folio 35/122, the use of my former name of Jagdish has been abandoned and in lieu thereof has been assumed and/or adopted the name of Mohamed

In pursuance of the change and adoption of the name aforesaid, I hereby declare that I shall at all times hereinafter upon all occasions whatsoever and wheresoever use and sign and/or subscribe my name as Mohamed Dayalal Gangji

Dated at Nairobi this 5th day of June 1970

MOHAMED DAYALAL GANGJI

GAZETTE NOTICE NO 1763

NOTICE OF CHANGE OF NAME

I, Ramneek Singh Nagi-Bhabra, of PO Box 30127, Nairobi in the Republic of Kenya, hereby give public notice that by a deed poll dated the 7th day of May 1970, duly executed by me the use of my former name Ramnik Singh has been abandoned and in lieu thereof has been assumed and adopted the said name of Ramneek Singh Nagi-Bhabra. In pursuance of the change and adoption of the name as aforesaid, I declare that I shall at all times hereafter upon all occasions whatsoever use and sign or subscribe my name as Ramneek Singh Nagi-Bhabra. I therefore hereby authorize and request all persons to designate call and address me by the new name of Ramneek Singh Nagi-Bhabra.

Dated at Nairobi this 4th day of May 1970

RAMNEEK SINGH NAGI BHABRA, New Name

> RAMNIK SINGH, Former Name

GAZETTE NOTICE NO 1764

NOTICE OF CHANGE OF NAME

I, Mark Julius Mkwaya, of PO Box 8448, Nanobi Kenya, heretofore called and known by the name of Mark Julius, hereby give public notice that by a deed poll dated the 13th day of May 1970, duly executed by me, I formally and absolutely renounced and abandoned the use of my said former name of Mark Julius, and in lieu thereof assumed and adopted the name of Mark Julius Mkwaya for all purposes, and I hereby authorize and request all persons to designate, describe and address me by such assumed name of Mark Julius Mkwaya

Dated at Nairobi this 8th day of June 1970

MARK JULIUS MKWAYA, formerly known as Mark Julius

GAZEITE NOTICE NO 1765

NOTICE OF CHANGE OF NAME

I, Jayaben w/o Prabhulal Dayaljı Pala, a married woman of PO Box 6044, Giogan Road, Nairobi, hereinbefore known and called by the name of Babibai, hereby give public notice that by a deed poll of change of name dated the 19th day of May 1970, duly executed by me, I have absolutely renounced and abandoned the use of my former name of Babibai and have, in lieu thereof, assumed and adopted the name of Jayaben for all purposes and I hereby request and authorize all persons at all times to describe and address me by the said assumed and adopted name of Jayaben Prabhulal Dayaljı Pala

Dated it Nairobi this 19th day of May 1970

JAYABEN PRABHULAL PALA, formerly known as Babibat w/o Prabhulal Davalu Pala

GAZETTE NOTICE NO 1766

NOTICE OF CHANGE OF NAME

I, Ebrahim Kassam Mohamed Jaffer, of Mombasa in the Republic of Kenya, formerly known as Asgher Kassam Mohamed Jaffer, hereby give public notice that by a deed poll dated the 30th day of May 1970, duly executed by me, I renounced and abandoned the use of my former name of Asgher Kassam Mohamed Jaffer and assumed in lieu thereof the name of Ebrahim Kassam Mohamed Jaffer and I hereby authorize and request all persons to designate and address me by such assumed name of Ebrahim Kassam Mohamed Jaffer

EBRAHIM KASSAM MOHAMFD JAFFER, formerly known as Asgher Kassam Mohamed Jaffer

GAZETTE NOTICE NO 1767

NOTICE OF CHANGE OF NAME

I Asghei Kassam Mohamed Jaffer of Mombasa in the Republic of Kenya, formerly known as Ebrahim Kassam Mohamed Jaffer, hereby give public notice that by a deed poll dated the 30th day of May 1970, duly executed by me, I renounced and abandoned the use of my former name of Ebrahim Kassam Mohamed Jaffer and assumed in lieu thereof the name of Asgher Kassam Mohamed Jaffer and I hereby authorize and request all persons to designate and address me by such assumed name of Asgher Kassam Mohamed Jaffer

ASGHER KASSAM MOHAMED JAFFER, formerly known as Ebrahim Kassam Mohamed Jaffer

PUBLICATIONS ON SALE AT GOVERNMENT PRINTING AND STATIONERY DEPARTMENT P O Box 30128, NAIROBI

	PO.	Box 3	30128, NAIROBI		
Annual Reports	K Sh	cts	Geological Reports—(Contd)	K Sh	ete
Agriculture Department Vol I 1966 (postage 50 cts)	5			11 2/1	CIB
Agriculture Department Vol I 1960 (postage 30 cts) Agriculture Department Vol I 1967 (postage 1/-)	5		Bulletin No 5 Prospecting for Minerals (postage 25 cts)	5	00
Agricultural Censuses 1965–1967 (postage 1/-)	7	50	Bulletin No 6, 'Graphite in Kenya' (postage 40 cts)	4	00
Community Development and Social Services 1965	_	2.0	Bulletin No 7, Geology of the Contact between the		
(postage 30 cts)	3	00	Nyanza Shed and The Mozambique Belt in Western	15	00
Directory of the Diplomatic Corps, September 1969 (postage 1/)	5	00	Kenya (postage 50 cts) Bulletin No 8, "Minerals of Kenya" (postage 75 cts)		00 00
Directory of the Government of the Republic of	,	00	Bulletin No 9, Geology and Mineral Resources of	10	00
Kenya, October 1969 (postage 50 cts)	2	50	Kenya (postage 80 cts)	5	00
Economic Survey 1968 (postage 1/-)	10		Memoir No 2, Geology and Asbestos Deposits of		***
Economic Survey 1969 (postage 1/-) Economic Survey of Central Province—1963/64	10	00	the Taita Hills (postage 50 cts)	17	50
(postage 1/-)	7	50	Memoir No 3, Gelogy and Mineral Resources of the Seychelles Archipelago (postage 80 cts)	20	00
Estimates Revenue 1969/70 (postage 50 cts)	2	00	Memoir No 4, Copper in Kenya (postage 2/-)		00
Estimates Development 1969/70 (postage 1/-)	5	00	Geological Reports Nos 21 to 69 are also available (list		
Estimates Recurrent Expenditure 1969/70 (postage 1/50)	15	00	on application) No 70, Kajiado Area (postage 50 cts)	20	00
Fisheries Kenya 1966 (postage 30 cts)	4	00	No 71, Loita Hills Area (postage 1/-)	20	00
Forest Department 1966 (postage 50 cts)	4	00	No 72, Karasuk Area (postage 75 cts)	15	00
Forest Department 1967 (postage 50 cts) Game Department 1964/65 (postage 50 cts)	5 4	00 00	No 73, Fort Hall Area (postage 50 cts) No 74, Loperor Area (postage 50 cts)	20	00 00
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