

# THE KENYA GAZETTE

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#### CORRIGENDUM

In Gazette Notice No 1920 of 1969, page 616-

Insert "G W Nthenge" after "E Waliaula" in the list of "Present Membership of the Commission"

GAZETTE NOTICE NO 1985

(CONST 1/2/21)

## THE INTERPRETATION AND GENERAL PROVISIONS ACT

(Cap 2)

#### TEMPORARY TRANSFER OF MINISTERIAL POWERS

IN EXERCISE of the powers conferred by section 37 of the Interpretation and General Provisions Act, and of all other powers thereto enabling me, I hereby direct that, during the absence beginning on 27th June 1969 of the Minister for Defence (Dr Mungai) all the powers conferred, and all the duties imposed upon that Minister by or under any Act shall be had and may be exercised, and shall be performed, respectively, by the Minister for Finance (Mr Gichuru)

Dated this 11th day of July 1969

JOMO KENYATTA,

President

GAZETTE NOTICE NO 1986

## THE BETTING, LOTTERIES AND GAMING ACT (Cap 131)

#### **APPOINTMENT**

IN EXERCISE of the powers conferred by section 3 of the Betting, Lotteries and Gaming Act, the Minister for Home Affairs hereby appoints with effect from 3rd July 1969—

#### HON GEOFFRLY GITAHI KARIUKI

to be the Chairman of the Board in place of the Hon Josiah Mwangi Kariuki whose appointment is hereby cancelled

Dated this 3rd day of July 1969

D T ARAP MOI, Minister for Home Affairs

GAZETTE NOTICE NO 1987

# THE RENT RESTRICTION ACT 1959 (As Amended 1966) (Cap 296)

#### EXCEPTED DWELLING-HOUSES

IN EXERCISE of the powers conferred by section 4 ("excepted dwelling-houses") of the Rent Restriction Act 1959 (as amended 1966) the Minister for Housing hereby declares the following to be excepted dwelling-houses —

- (1) Dwelling-houses built and owned by the National Housing Corporation and let to the tenant by the National Housing Corporation
- (a) Dwelling-houses that were owned by the First Permanent (East Africa) Ltd on 1st June 1966, and situated on Land Reference 3734 in the City of Nairobi

Dated this 5th day of July 1969

P J NGEI, Minister for Housing

GAZETTE NOTICE NO 1988

#### THE JUDICIAL SERVICE COMMISSION

APPOINTMENT OF RESIDENT MAGISTRATES

IN EXERCISE of the powers conferred by section 185 of the Constitution of Kenya, the Judicial Service Commission hereby appoints—

ELIJAH NYAGAYA AROKA to be Resident Magistrate, Kenya, with effect from 1st July 1969

GABRIEL KWOKA MUKELE to be Deputy Registrar, Kenya, with effect from 1st July 1969

Dated this 7th day of July 1969

M K MWENDWA,

Chairman

Judicial Service Commission

GAZETTE NOTICE No. 1989

## THE ADVOCATES ACT

(Cap 16) Notice

PURSUAINT to regulation 13 (3) of the Advocates (Admission) Regulations (Cap 16, Sub Leg), it is hereby notified that an examination to be passed by applicants for admission to the Roll of Advocates under section 12 (1) (11) of the Act, will be held in Nairobi at the Kenya School of Law, Girouard Road, from Monday, 21st July 1969 to Thursday, 24th July 1969

Dated this 3rd day of July 1969

N J MONTGOMERY, Secretary of the Council of Legal Education

GAZETTE NOTICE NO 1990

#### TREASURY BILLS

#### Issue No 4

THE Central Bank of Kenya announces that under sections 4 and 5 of the Appropriations Act 1968 and the terms and conditions laid down in the Gazette Notice No 680 of 1969 applications for Treasury Bills to be issued for a total face value of K£2,000,000 in accordance with Invitation to Tender dated 16th June 1969 in respect of Issue No 4 have been finalized and the average tender rate is 3 9508 per cent

Nairobi, 21st June 1969 E MATU WAMAE,

General Manager,

Central Bank of Kenya

GAZETTE NOTICE NO 1991

#### KENYA GOVERNMENT 41 PER CENT STOCK 1961/71

#### Notice

IT IS notified for general information that the total amount of the above-mentioned stock held on the Local Register on 1st July 1969 was as follows —

£237,980 11 0d

Dated this 2nd day of July 1969

CENTRAL BANK OF KENYA, PO Box 30463, Narrobi

GAZETTE NOTICE NO 1992

## THE TRANSPORT LICENSING ACT (Cap 404)

THE undermentioned application was approved by the Transport Licensing Board meeting held at the Nyeri Urban Council Hall, Nyeri, on 10th June 1969

"B" CARRIER'S LICENCE

TLB 10927—Kiama Ruhem, PO Box 106, Nanyuki Carriage of all goods Route Nanyuki - Nyeri - Karatina - Fort Hall - Thika - Narrobi Districts (One vehicle, 7 to 10 tons) And carriage of all goods within Nanyuki, Meru, Nyeri District (7- to 10-ton vehicle)

M M MULWEYE,
Executive Officer,
Transport Licensing Board

GAZETTE NOTICE NO 1993

## THE TRANSPORT LICENSING ACT (Cap 404)

THE undermentioned application was refused by the Transport Licensing Board meeting held at the Ismail Rahimtulla Trust Library Hall, Nairobi, on 26th March 1969

"B" CARRIER'S LICENCE

TLB 4206—Northern Frontier Transporters Limited, PO Box 86, Thika

M M MULWEYE,

Executive Officer,

Transport Licensing Board

## THE TRANSPORT LICENSING ACT (Cap 404)

THE undermentioned application was approved by the Transport Licensing Board meeting held at the Mombasa Institute Hall, Mombasa, on 26th May 1969

#### ROAD SERVICE LICENCE

TLB 6935—Peter Mwamburi Saul, PO Box 1031, Wundanyi To operate as a standby in case of break-down of any of his three buses and also for charter hire within Taita District (KCW 993, 46 passengers)

M M MULWEYE,

Executive Officer
Transport Licensing Board

GAZETTE NOTICE NO 1995

#### PUBLIC SERVICE COMMISSION OF KENYA

#### VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, PO Box 30095, Nairobi, to reach him by 1st August 1969 Civil servants must complete applications in triplicate on Form PSC 2A, the original should be submitted to the Heads of Departments at least seven days before the closing date, and the duplicate and triplicate copies to be sent by the applicant directly to the Secretary

Superintending Geologist, Water Development Division, Ministry of Agriculture (No 232/69)

Salary scale —£1,839 to £1,989 PENSIONABLE or AGREE-MENT

Applicants should possess a Masters or an Honours Degree in Geology of an approved University and post-graduate training in Hydrogeology They should have, in addition, considerable experience especially in Applied Geophysics, some of which should have been in a responsible position. Ability to speak Swahili fluently is essential Duties of the post involve overall supervision of up to six qualified geologists and field staff together with general administration of the Geological Unit within the Division The work will entail giving technical advice on the location and development of groundwater, the inauguration and planning of specific water resources within the Republic and Technical Supervision of the Nairobi Groundwater Conservation Area The successful candidate will also be required to co-ordinate the work of other geologists working on specific UN or USAID Projects The work will be based in Nairobi but will involve extensive travelling to all parts of Kenya

Senior Assistant Telecommunications Engineer (Two Posts), Kenya Police (No 233/69)

Salary scale -£1,104 to £1,356 PENSIONABLF or AGREE-MENT

Applicants should possess at least the City and Guilds Telecommunications Technician Certificate (49) course or its equivalent and should have had considerable experience with a reputable Telecommunications Organization preferably a Police Force They should be familiar with all methods of telegraphic handling and preferably be acquainted with Government Regulations and Stores Accounting procedure The successful candidates will be required to exercise administrative control over uniformed staff. They will be posted to any Provincial Police Headquarters as Provincial Signals Officers or to any other places as and when required A working knowledge of MF (SSB/ISB), VHF and UHF fixed mobile and portable equipment together with associated aerial systems is essential, and that of Teleprinters and PETA would be desirable

Information Officer Grade II, Ministry of Information and Broadcasting (No 234/69)

Salary scale —£858 to £1,068 PENSIONABLE or AGREE-MENT

Applicants should possess at least the Cambridge School Certificate or its equivalent and have a minimum of three years' experience or training in Journalism and Information work. They should be fluent in English and Swahili and able to write news and feature articles for publication, informative reports and conduct correspondence. Experience in Public Relations or Press work will be an advantage. Knowledge of Government Regulations and service procedure is essential. The successful candidate will be responsible for the organization and supervision of staff and Information work, and should, therefore, have initiative and drive and practical experience in the control of staff.

Assistant News Editor Grade I (Two Posts), Ministry of Information and Broadcasting (No 235/69)

Salary scale —£858 to £1,068 PENSIONABLE or AGREE-MENT

Applicants should be well educated with a high standard of written and spoken English and Swahili They should have at least three years' experience in Journalism and/or training in editorial Journalism and be capable of selecting News and preparing News bulletins

Sales Executive, Ministry of Information and Broadcasting (No 236/69)

Salary scale —£858 to £1,068. PENSIONABLE or AGREE-MENT

Applicants should possess the Cambridge or Higher School Certificate or their equivalent and should have at least three years' experience in selling consumer goods or services (e.g. Insurance) or similar experience in connexion with any advertising medium

Supplies Officer Grade II, Water Development Division, Ministry of Agriculture (No 237/69)

Salary scale —£858 to £1,068 PENSIONABLE or AGREE-MENT

Applicants must be Civil Servants with a thorough knowledge of Government procedure and considerable experience of store-keeping. They must have served for not less than three years as Supplies Officer Grade III or Direct Entrants must have passed the Intermediate examination of an approved professional body or hold a degree of an approved University with supplies as a major field of study

Executive Officer Grade II (Two Posts), Water Development Division, Ministry of Agriculture (No 238/69)

Salary scale —£858 to £1,068 PENSIONABLE or AGREE-MENT

Applicants must be Civil Servants of Cambridge School Certificate standard of education and must have served for not less than one year at the level of Executive Officer Grade III or in a capacity providing similar experience. They must have considerable experience of office management and Personnel work Sound knowledge of Government Regulations, Accounting procedure, Financial Orders and ability to conduct correspondence and control staff is essential Successful completion of an Executive course either at the Kenya Institute of Administration or the Government Training Institute, Maseno, would be an advantage

Assistant Examinations Officer Grade II, Ministry of Education (No 239/69)

Salary scale —£858 to £1,068 PENSIONABLE or AGREE-MENT

Applicants must possess the Cambridge School Certificate or its equivalent and should have previous teaching experience. They must be conversant with structure and paper design for local examinations and be persons of high integrity Administrative ability and knowledge of Government Office procedure would be an advantage. The successful candidate will be required to plan and organize any examination allocated to him

Executive Officer Grade II Ministry of Lands and Settlement

Salary scale -£858 to £1,068 AGREEMENT only

Applicants should be Civil Servants of Cambridge School Certificate standard of education with not less than two years' experience in Land Administration work. They should be able to deal with members of the public, supervise staff and conduct correspondence. The successful candidate will be required to organize and control the work of the Settlement Scheme Section of the Department of Lands which is mainly concerned with the record and registration of Settlement Scheme plots. Civil Servants serving on permanent and pensionable terms and who intend to apply should be acquainted with the provisions of Personnel Circular No. 30 of 1965.

Examiner of Accounts Ministry of Co-operatives and Social Services (No 241/69)

Salary scale —£858 to £1,068 PENSIONABLE or AGREE-MENT

Applicants must have passed the Intermediate Examination of a recognized professional Accountancy body or hold a degree of an approved University including Accountancy as a major field of study plus, in either case, three years' satisfactory accounting experience A thorough knowledge of budgeting and the preparation of final accounts including expenditure control is essential as is ability to conduct correspondence

VACANCIES—PUBLIC SERVICE COMMISSION—(Contd)

Personal Secretary Grade II, Ministry of Works (No 242/69) Salary scale—£696 to £1,020 PENSIONABLE or AGREE MENT

Applicants must have passed the Kenya Government Senior Shorthand and Typewriting Examinations or possess recognized certificates for Shorthand 120 wpm and Typewriting 50 wpm, and should have secretarial experience

Technical Instructor (Woodworking), National Youth Service Ministry of Labour (No 243/69)

Salary scale —£684 to £1,119 PENSIONABLE or AGREE-MENT

Applicants should be of Cambridge School Certificate standard of education They must possess the final City and Guilds Certificate or its equivalent, and the Kenya Government Grade I Trade Test Certificate in Woodwork Preference will be given to those with some experience especially in the teaching of a relevant skill

Inspector (Roads) (Four Posts), Ministry of Works (No 244/69)
Salary scale —£708 to £966 Two posts, PENSIONABLE Two posts, AGREEMENT only

Applicants should have considerable practical experience of road construction and maintenance and a good working knowledge of the capabilities, operation, care and running main tenance of Road Plant and Machinery They should be able to take charge efficiently of works and administration of a self-contained Road Construction and Maintenance Organization of moderate sizes with only occasional supervision by senior staff Ability to plan works and allocate expenditure on several different votes is essential, as is ability to write and speak English and Swahili fluently Applicants must be prepared to serve anywhere in Kenya and to live in field accommodation

Supervisor (Punch Card Installation), Ministry of Economic Planning and Development (No 245/69)

Salary scale —£678 to £828 PENSIONABLE

Applicants must be Civil Servants with at least four years' experience of Punch Card equipment with particular emphasis on the management of a substantial Key Punch Section They must be capable of organizing methodically large volumes of input data Ability to train and control staff is essential

Foreman (Mechanical), National Youth Service, Ministry of Labour (No 246/69)

Salary scale —£603 to £828 PENSIONABLE or AGREE-MENT

Applicants must possess the Kenya Government Grade I Trade Test Certificate for Plant Mechanics or Vehicle Mechanics and must be fully conversant with the type of work normally encountered in a vehicle and plant repair shop and have expenence in heavy vehicles. They must be capable of conducting correspondence, keeping job cards and vehicle records

Chargehand (Buildings), Ministry of Works (No 247/69)
Salary scale —£474 to £582 PENSIONABLE or AGREE-MENT

Applicants must be Grade I Artisans. They must be able to read drawings and to prepare a list of materials required for simple jobs in their respective trade. Ability to speak English is desirable though not essential

GAZETTE NOTICE NO 1996

## THE GENERAL LOCAL LOANS ACT (Cap 420)

LOSS OF SHARE CERTIFICATE

IN PURSUANCE of the provisions of regulation 15 (2) of the Local Loans Regulations 1945, the General Manager, Central Bank of Kenya on behalf of the Permanent Secretary to the Treasury, hereby gives notice that the undermentioned Stock Certificate has been lost and that it is proposed after the expiration of 30 days from the date of this notice to issue a duplicate of such certificate —

5 per cent Kenya Stock 1970/72 Stock Certificate No 159 in the name of County Council of Nairobi

E M WAMAE, General Manager

GAZETTE NOTICE NO 1997

#### HUGHES LIMITED

Loss of Shares Certificate

One ordinary share certificate for 100 shares, numbered 1368898 to 1368997 issued to Charles Samuel Faulker Hole of 7 Downsway, Merrow Guildsford, Surrey, England

AN application has been made to the Company for the issue of duplicate of the above certificate, the original of which is said to have been lost

Notice is hereby given that a duplicate certificate will be issued unless written objection is received by the Company at its address given below within 30 days from the date of publication of this notice

And notice is also given that the duplicate certificate so issued thereafter be recognized by the Company as the sole evidence of the contract for all purposes to the exclusion of the original

H McCULLAGH,
Company Secretary,
Hughes Limited,
PO Box 30060, Nairobi

GAZETTE NOTICE NO 1998

#### THE REGISTRATION OF TITLES ACT

(Cap 281 section 71)

ISSUF OF PROVISIONAL CERTIFICATE

WHEREAS James Paul Rvan, Michael John Benson, Thomas Ewan Fariar, William Hugh Kindley and David Ewait Lennard Slater all of PO Box 52 Molo in the Republic of Kenya are registered as proprietor of all that piece of land known as Land Reference No 533/306 situate in Molo Township by virtue of a Grant registered as IR 15589/1 and whereas sufficient evidence has been adduced to show that the said grant has been lost notice is hereby given that after the expiration of 90 (ninety) days from the date hereof I shall issue a provisional certificate provided that no objection has been received within that period

Dated this 11th day of July 1969

S H SHAH Registral of Ittles

#### GAZETTE NOTICE NO 1999

#### CENTRAL BANK OF KENYA

#### BANKI KUU YA KENYA

	STATEM	MENT AS AT 30TH	JUNE 1969	r cl	E CI
CURRENCY IN CIRCULATION		K Sh	Foreign Exchangi —	K Sh	K Sh
Notes Com		530,308, <b>5</b> 90 31,03 <b>5</b> ,803	Balances with Banks and Cash Treasury Bills	502,622,647 137,243,321	
		561,344,393	Other Investments	277,358,348	
	K Sh				917,224,316
Government of Kenya Banks—Kenya	196,262,912 260,615,292		KENYA GOVERNMENT SECURITIES E A CURRENCY BOARD	RECEIVED FROM	64,187,732
External Others	9,840,993 5,289 618		OTHER KENYA GOVERNMENT SECU	RITIES	
<b>V</b>		472,008,815	SECURITIES GUARANTEED BY THE	KENYA GOVERNA	
OTHER LIABILITIES AND PROVISIO	NS	36,225,010	MENT	ILLIVIA GOVERN	7 044,044
TOTAL LIABILITIES AND PR	ROVISIONS K Sh	1,069,578 218	ADVANCES AND DISCOUNTS		
Capital (Authorized K Sh. 26	000,000)	13,333,320	OTHER ASSETS		28,679,096
GENERAL RESERVE FUND		5,701 725	REVALUATION ACCOUNT (Set up under section 51 of the A	Act)	71,478,075
	K Sh	1,088,613,263		K Sh	1,088,613,263

D N NDEGWA, Governor

Nairobi, 4th July 1969

#### THE TEA BOARD OF KENYA

#### BALANCE SHEET AS AT 31ST DECEMBER 1968

1967	CAPITAL FUND			Fixed Assets		1967
K£	Excess Income over Expenditure for the the year to 31-12-68  Less Adverse Balance as at 1-1-68	K£ 14,204 4,877	K£	At cost or valuation less depreciation and amounts written off as per schedule attached	K£ 7,050	K.£ 7,058
518 65 19,499	Current Liabilities and Provisions Provision for Staff Gratuity Sundry Creditors Bank Overdraft—National and Grind-		9,327 391 50	Current Assets K£ Sundry Debtors 7,301 Cash 14 Capital Fund	7,315	8,130 17
20,082	lays Bank Ltd, Nairobi	K£_	4,597 14,365	Adverse Balance K£	14,365	4,877 20,082

C M CAMPBELL, Chairman

> B C A SCOTT, Secretary

We have examined the above balance sheet and annexed revenue account which in our opinion respectively give a true and fair view of the state of the Board's affairs at 31st December 1968 and of its income and expenditure for the year ended on that date

Nairobi, 9th May 1969 GILL AND JOHNSON, Chartered Accountants

#### THE TEA BOARD OF KENYA

#### REVENUE ACCOUNT FOR THE YEAR ENDED 31ST DECEMBER 1968

1967	Expenditure		Income		1967
K£ 41,931 1,008 263 957 1,993 3,287 483 1,399 581 750 17 139 50 14 224 865 10,000 2,099 964 150 320	Tea Research Institute Jamhuri Park Expenses Competition Prizes Fees and Allowances to Board Members Travelling Expenses Salaries Passages Office Expenses General Expenses Contribution to Kagochi Experimental Station Exhibitions and Publicity Subscriptions Audit Fees Depreciations Magazine—"Tea" Bursaries U K Tea Propaganda Campaign U S Tea Propaganda Campaign Interest on Overdraft Ministry of Agriculture—Fees Provision for Staff Gratuity	K£ 46,165 1,315 376 808 1,293 4,425 724 1,433 692 750 1 119 50 8 214 519 8,591 4,199 602 150 123	Cess on Acreage Cess on Tea Manufactured and Delivered for Sale Magazine Subscriptions Sundry Receipts	K£ 3,722 82,889 135 15	K£ 3,390 54,412 186 19
67,494	Excess of Income over Expenditure 1968	14,204			1
(9,497)	Excess of Expenditure over Income 1967				
57,997	1	₹£ 86 761	K£	86 761	57,997

#### THE TEA BOARD OF KENYA

#### SCHEDULE OF FIXED ASSETS AT 31ST DECEMBER 1968

	Cost or Valuation			Depreciation and Amounts Written off			Net Book Value	
	To 31-12-67	Additions in Year	To 31–12–68	To 31–12–67	For the Year	To 31–12–68	At 31-12-68	
	K£	K£	K£	K£	K£	K£	K£	
Staff House—Nairobi as revalued by the Board Staff House—Furniture Office Equipment	7,000 579 962	Nıl Nıl Nıl	7,000 579 962		Nil Nil 8	579 913	7,000 Nıl 49	
Jamhuri Park Stand, Nairobi	8,541 9,74 <b>2</b>	Nıl	8,541 9,742	1,484 9,741	8 Nıl	1,492 9,741	7,049 1	
	18,283		18,283	11 225	8	11,233	7,050	

#### THE GOVERNMENT LANDS ACT

(Cap 280)

KILIFI FERRY—PLOIS FOR SHOPS AND FLATS EXCLUDING SALE OF PETROL

THE Commissioner of Lands invites applications for the plots described in the Schedule herebelow, which are available for direct alienation

- 2 The plan of the plots may be inspected at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or purchased therefrom at Sh 3 per copy, post free
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner, PO Box 29, Kilifi, stating the plot required, but not direct to the Commissioner
- 4 Applications must be submitted so as to reach the District Commissioner not later than noon on 10th August 1969
- 5 Applicants must enclose a cheque for Sh 1,000 as deposit which will be dealt with as follows
  - (a) Credited to a successful applicant
  - (b) Refunded to an unsuccessful applicant
  - (c) Forfeited if a successful applicant fails to accept formally an offer of a plot made to him within the stipulated time, and the applicant who fails to take such offer within the prescribed time, shall have no further claim thereto

#### General Conditions

- 1 The ordinary conditions applicable to urban 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 diains to serve the plot, the assessed stand premium and proportion of 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 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 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 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 Piesident of the Eastern Regional Assembly 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 of the Eastern Regional Assembly 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 conditions all buildings at any time erected on the land

4 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 gantee 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), offices and flats
- 6 The buildings shall not cover more than 50 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
- 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 prior consent in writing of the President of the Eastern Regional Assembly 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 of 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 Government in lieu thereof
- 14 The Commissioner of 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 effect any building 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 rent payable hereunder after the expiry of 33rd and 66th year of the term hereby granted. Such rent will be at the rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands.

#### Schedule

LR No Not Surveyed	Area	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh	Sh	Sh	Sh
A B C D	0 0396 0 0396 0 0396 0 048	870 870 870 1,050	174 174 174 210		

#### THE GOVERNMENT LANDS ACT

(Cap 280)

#### KILIFI BEACH PLOTS FOR HOTEL PURPOSES

THE Commissioner of Lands invites applications for the plots described in the schedule herebelow, which are available for direct alienation

- 2 The plan of the plots may be inspected it the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or purchased therefrom at Sh 3 per copy, post free
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner, Kilifi, stating the plot required, but not direct to the Commissioner
- 4 Applications must be submitted so as to reach the said District Commissioner not later than noon on 30th August 1969
- 5 Applicants must enclose a cheque for Sh 1,000 as deposit which will be dealt with as follows
  - (a) Credited to a successful applicant
  - (b) Refunded to an unsuccessful applicant
  - (c) Forfeited if a successful applicant fails to accept formally an offer of a plot made to him within the stipulated time, and the applicant who fails to take such offer within the prescribed time, shall have no further claim thereto
- 6 Each application must be accompanied by a statement indicating—
  - (a) the details of the proposed development of the site,
  - (b) the amount of capital it is proposed to spend on the project,
  - (c) the amount of capital actually available for development with a banker's letter or other evidence of financial status in support, and
  - (d) the manner in which it is proposed to raise the balance of the capital necessary for development, if any

#### General Conditions

- 1 The ordinary conditions applicable to urban 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 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 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 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 or implied by the Government Lands Act 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 complised 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 hotel purposes
- 6 The buildings shall not cover more than 40 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
- 7 The land shall not be used for the purposes of any trade or business which the Commissioner of Lands considers 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 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 as essed 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 building 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 rent payable hereunder after the expiry of the 33rd and 66th year of the term hereby granted Such rent will be at the 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 Premium	Annual Rent	Road Charges	Survey Fees
10173–5 and 10172 (part)	Hectares 3 834	Sh 52,400	Sh 10,480	Sh cts 7,200 85	
10165-7 and 10168 (part)	3 834	50 400	10,080	7 200 85	

## THE GOVERNMENT LANDS ACT (Cap 280)

#### KILIFI NORTH BEACH PLOTS

THE Commissioner of Lands invites applications for the plots described in the Schedule herebelow, which are available for direct alienation

- 2 The plan of the plots may be inspected at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or purchased therefrom at Sh 3 per copy, post free
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner, Kilifi, stating the plot required, but not direct to the Commissioner
- 4 Applications must be submitted so as to reach the said District Commissioner not later than noon on 11th August 1969
- 5 Applicants must enclose a cheque for Sh 1,000 as deposit which will be dealt with as follows
  - (a) Credited to a successful applicant
  - (b) Refunded to an unsuccessful applicant
  - (c) Forfeited if a successful applicant fails to accept formally an offer of a plot made to him within the stipulated time, and the applicant who fails to take such offer within the prescribed time, shall have no further claim thereto

#### General Conditions

- 1 The ordinary conditions applicable to urban 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 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 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 The grantee shall erect complete for occupation within two years of the commencement of the term buildings of approved design on proper foundations constructed of stone, burnt-brick or concrete with roofing of tiles or other permanent materials approved by the Commissioner of Lands and shall maintain the same (including the external paint-work) in good and substantial tenantable repair and condition

Provided that 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 one year 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

- 2 The buildings shall not be erected until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water on the land), drawings, elevations and specifications thereof shall have been approved in writing by the Local Authority and the Commissioner of Lands Such plans, drawings, elevations and specifications shall be submitted in triplicate to the Local Authority within six months of the commencement of the
- 3 Not more than one private dwelling-house with the necessary offices and outbuildings appurtenant thereto (excluding a guest-house) shall be erected on the land
- 4 The buildings shall not cover more than 50 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
  - 5 The grantee shall not subdivide the land
- 6 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 required for building purposes) will be considered until Special Condition No 1 has been performed
- 7 The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands 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 exceeds or falls short of the amount paid as aforesaid
- 8 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
- 9 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
- 10 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 building erected thereon, including any contribution or other sum paid by the President of Republic of Kenya in lieu thereof
- 11 The President of 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 building 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
- 12 The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder after the expiry of the thirty-third and sixty-sixth year of the term hereby granted Such rent will be at the 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 Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh	Sh	Sh cts	
10176	1 04	8,000	1,600	1,955 00	
10164	1 0765	8,000	1,600	2,023 00	
10163	1 0765	7,600	1,520	2,023 00	
10158	1 0279	8,000	1,600	1,932 50	
10157	1 0117	8,000	1,600	1,902 05	
10156	1 0239	8,000	1 600	1,925 00	
10155	1 032	8,000	1,600	1,940 25	
A	0 37	3,000	600	695 60	
В	0 37	3,000	600	695 60	
$\mathbf{C}$	0 37	3 000	600	695 60	
D	0 26	5,600	1,120	488 80	
E F	0 31	6 400	1,280	582 80	
$\mathbf{F}$	0 23	5 000	1,000	432 40	
G	0 28	6,400	1,280	526 40	
H J	0 26	5,600	1,120	488 80	
J	0 23	5 000	1,000	432 40	

#### THE REGISTERED LAND ACT

(Cap 300)

PETROL SERVICE STATION SITE AHERO MARKET

THE Commissioner of Lands on behalf of the County Commission, Kisumu, gives notice that a plot in Ahero Market 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 Commission's Offices, Kısumu
- 3 Applications should be submitted to the Clerk to the Commission, Kisumu, PO Box 86, Kisumu Applications must be sent so as to reach the Clerk to the Commission, Kisumu, not later than noon on 15th August 1969
- 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 Commissioner 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 paragraph 5 below, the deposit will be credited to him
- (b) If the application is unsuccessful, the applicant's deposit will be refunded
- (c) If the application is successful and the applicant fails to take up and pay for the plots offered to him within 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
- 5 The allottee shall pay to the Clerk to the Commission, Kisumu, 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 35 In default of payment within the specified time the Clerk to Commission 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 grants of this nature shall apply to this grant
- 2 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 lessee shall complete the erection of approved building on the land within 24 months of the commencement of the term
- 2 The erection of the building 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 lessor and by any authority whose approval is required by law Such plans, drawings, elevations and specifications shall be submitted for approval in duplicate
- 3 The lessee shall maintain the building and the drainage system in good repair and condition to the satisfaction of the lessor
- 4 The land shall only be used for a petrol service station and the lessee shall throughout the term and to the satisfaction of the lessor, make substantial use of the land for such purposes
- 5 No additions shall be made to the approved buildings without prior consent in writing of the lessor
- 6 The land shall not be used in any manner which the lessor considers to be dangerous or offensive to the public or the neighbourhood
  - 7 The land shall not be subdivided
- 8 The land shall not be charged, sublet or subleased or transferred without the prior consent of the lessor in writing No applications for such consent (except in respect of loan required for building purpose) will be considered until Special Condition No 1 has been performed
- 9 The lessee shall pay all sums that may from time to time be demanded by the lessor in respect of the cost of construction, maintaining, repairing, improving and renewing all roads, drains and sewers serving or adjoining the land
- 10 The lessee shall be responsible for all rates, taxes, charges or duties of whatever description that may be levied, imposed or charged by the Government or by any Local Government Authority upon the land or the buildings
- 11 The lessee shall on receipt of the notice in writing in that behalf from the lessor forthwith adequately fence or hedge the land and shall thereafter maintain such fence or hedge to the satisfaction of the lessor

- 12 The lessor 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 description either overhead or underground
- 13 The lessee shall comply with the provisions of the Petroleum Act (Cap 304) and any amendment thereto or reenactment thereof for the time being in force and the rules made from time to time thereunder

Dated at Nairobi this 11th day of July 1969

SCHEDULE

Parcel No —86, Ahero
Area —0 0900 hectares
Stand premium —Sh 2,400
Annual rent —Sh 480
Stamp duty —Sh 73
Survey fees —Sh 320
Road charges —On demand

GAZETTE NOTICE NO 2005

#### THE REGISTFRED LAND ACT

(Cap 300)

Jebbren Township Tamu and Muhoroni Settlement Scheme No 64

Plots for Hotels, Shops, Workshops, Charcoal, Hides and Skins

THE Commissioner of Lands gives notice that the plots in the above-mentioned township as described in the Schedule appended hereto are available for alienation and applications are invited for the direct grants thereof

- 2 A plan of the plots may be seen at the offices of the District Commissioner, the Local Senior Settlement Officer and the Clerk to Council
- 3 Applications should be submitted to the Commissioner of Lands through the District Commissioner and not direct so as to reach the District Commissioner not later than 16th August 1969
- 4 Applicants must enclose with their applications the sum of Sh 200 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 30 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 refunded 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 30 days as required in paragraph 5, the Commissioner of Lands may declare the deposit forfered and the applicant shall have no further claim thereto
- 5 Each allottee of a plot shall pay to the Commissioner of Lands within 30 days of the notification that his application has been approved, the assessed stand premium and proportion of annual rent together with survey fees also the fees payable in respect of preparation and registration of the grant and stamp duty assessed at 2 per cent of the stand premium and annual rent, in default of payment of which 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 offered

#### General Conditions

The ordinary conditions applicable to township grants of this nature as varied hereby shall apply to the grants —

- (a) The grants shall be made initially for a term of 33 years convertible to 99 years in due course in cases where development has taken place to the required standard as shown in (b) below
- (b) The grantee will be required to erect within 24 months of the commencement of the lease buildings in traditional style in accordance with plans previously approved in writing by the Local Authority and the Commissioner of Lands Should the buildings be of permanent materials and of an approved design and erected within two years of the commencement of the lease to the satisfaction of the authority concerned, the term of the lease, may, on application made prior to the expiry of the 33-year lease be extended to 99 years at such rental and conditions as may then be prescribed
- (c) The grantee shall maintain in good and substantial repair all buildings at any time erected on the land
- (d) To provide on the land to the satisfaction of the Local Authority, a proper system for the disposal of sewage and sullage water
- (e) The grantee shall erect a fence or plant a hedge on the boundaries of the land other than the frontage and shall keep such fence or hedge in good repair

- (f) The grantee shall use the land for the purpose of the business specifically permitted and residence where stated and shall not indulge in any trade or business which the Commissioner of Lands considers dangerous or offensive
- (g) The grantee shall not transfer, charge or part with the possession of the land without the previous written consent of the Commissioner of Lands
- (h) The Commissioner of Lands 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 such installations

(i) The stantee will be required to pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or Local Authority upon the land or the buildings erected thereon including any contributions or other sums paid in heu thereof

SCHEDULE

Plot No	Area (approx)	Stand Premium	Annual Rent	Road Charges	Survey Fees
	Hectares	Sh	Sh		Sh
Workshops and Residence Plots 7–10 (4) Shops and Residence	0 0485	540	108	on demand	50
Plots 11–17 (7)	0 0445	580	116	on demand	50
Hotel plot 18 (1)	0 072	1 100	220	on demand	50 50 50
Hides and Skins plot 37 (1)	0 0931	840	168	on demand	50

GAZETTE NOTICE NO 2006

#### THE REGISTERED LAND ACT

(Section 35 (3))

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Assayed Abdalla bin Hussein Alsaggaff is registered as proprietor of all that piece of land situate in Mombasa District known as Mombasa/Block XLV/67 by virtue of a Certificate of Ownership registered as No CR 6264/1 and whereas sufficient evidence has been adduced to show that the said certificate of ownership has been lost notice is hereby given that after the expiration of 60 (sixty) days from the date of publication of this notice a provisional certificate of ownership will be issued by me provided that no objections have been received within that period

Dated at Mombasa this 11th day of July 1969

A V D SOUZA, Acting Land Registrar

GAZETTE NOTICE NO 2007

#### CIVIL AIRCRAFT ACCIDENT

INSPECTOR S INVESTIGATION

NOTICE is hereby given that an Inspector's Investigation is taking place into the cause of the accident to Piper PA 23-250, 5X UVF, which occurred on 28th June 1969 on Keekorok Airstrip, Kenya

Any persons interested who desire to make representations as to the circumstances or cause of this accident should do so in writing to the Chief Inspector of Accidents, PO Box 30163, Nairobi, within 14 days of this notice and should quote the reference CAV/ACC/12/69

Dated this 2nd day of July 1969

D C STEWART, Chief Inspector of Accidents

GAZETTE NOTICE NO 2008

# THE EAST AFRICAN COMMUNITY THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

Notice of Application for a Licence to Operate an Air Service

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Mount Kenya Aviation Limited, PO Box 7874, Natrobi, Kenya, has applied to the East African Civil Aviation Board for a licence to operate the following service—

Non-scheduled freight services into, out of and within East Africa based at Nairobi and Mombasa with a DC-6B type of aircraft, for a period of three years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002 Arusha, Tanzania, not later than 28th July 1969 Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 28th day of June 1969

D M WAIRINDI, for Secretary East African Civil Aviation Board GAZETTE NOTICE NO 2009

## THE EAST AFRICAN COMMUNITY THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

Notice of Application for a Licence to Operate an Air Service

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Air Tanzania Limited, PO Box 813, Arusha, Tanzania, has applied to the East African Civil Aviation Board for a hierore to operate the following service —

Non-scheduled freight services into, out of and within East Africa based at Dar es Salaam, Mtwara and Kigoma with a DC—6B type of aircraft, for a period of three years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002, Arusha, Tanzama, not later than 28th July 1969 Every such represensation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 26th day of June 1969

D M WAIRINDI, for Secretary East African Civil Aviation Board

GAZETTE NOTICE NO 2010

# THE EAST AFRICAN COMMUNITY THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AN AIR SERVICE

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Derek Hubert Wales, Esq., PO Box 6696, Nairobi, has applied to the East African Civil Aviation Board for a licence to operate the following service—

Scheduled coach service from Nairobi (Wilson Airport) to Garissa/Wajir/El Wak/Mandera and vice versa with a Cessna 310 aircraft, for a period of 2 years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002, Arusha, Tanzania, not later than 29th July 1969 Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha thus 30th day of June 1969

R S NYAGA,
Secretary,
East African Civil Aviation Board

#### THE EAST AFRICAN COMMUNITY

## THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

Notice of Application for a Licence to Operate an Air Service

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Fanzania Air Services Limited (Tanzaniar), PO Box 364, Dar es Salaam, has applied to the East African Civil Aviation Board for a licence to operate the following service —

Air charter and aerial work throughout East Africa based at Iringa or Mbeya with one Cessna 206, for a period of three years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002, Arusha, Tanzania, not later than 28th July 1969 Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 28th day of June 1969

R S NYAGA,
Secretary,
East African Civil Aviation Board

GAZETTE NOTICE NO 2012

#### THE EAST AFRICAN COMMUNITY

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

Notice of Application for a Licence to Operate an Air Service

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Wilkenair (Nanyuki) Limited, Nanyuki Airfield, PO Box 255, Nanyuki, Kenya, has applied to the East African Civil Aviation Board for a licence to operate the following service —

Air charter and aerial work throughout East Africa with 21 passenger seats based at Nanyuki, for a period of 6 years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002, Arusha, Tanzania, not later than 28th July 1969 Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 28th day of June 1969

R S NYAGA
Secretary
East African Civil Aviation Board

GAZETTE NOTICE No 2013

#### THE EAST AFRICAN COMMUNITY

## THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

Notice of Application for a Licence to Operate an Air Service

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Wilkenair (Nanyuki) Limited, Nanyuki Airfield, PO Box 255, Nanyuki, Kenya, has applied to the East African Civil Aviation Board for a licence to operate the following service —

Air charter and aerial work throughout East Africa with 21 passenger seats based at Nanyuki, for a period of 6 years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002, Arusha, Tanzania, not later than 28th July 1969 Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 28th day of June 1969

R S NYAGA,
Secretary,
East African Civil Aviation Board

GAZETTE NOTICE No 2014

#### THE EAST AFRICAN COMMUNITY

## THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

Notice of Application for a Licence to Operate an Air Service

PURSUAINT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Wilkenair (Nanyuki) Limited, Nanyuki Airfield, PO Box 255, Nanyuki, Kenya, has applied to the East African Civil Aviation Board for a licence to operate the following service—

- (1) A daily coach service from Nanyuki on the route Nanyuki / Samburu / Maralal / Fergusons Gulf / Marsabit / Samburu / Nanyuki
- (2) A twice weekly coach service from Nanyuki to Isiolo / Garba Tula / Madde Gashe / Wajir / Moyale / Marsabit / Isiolo / Nanyuki on Tuesdays in one direction and Fridays in the other
- (3) A once weekly service from Nanyuki to operate on Wednesdays on the route Nanyuki / Nairobi / Nanyuki

For a period of 6 years

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002, Arusha, Tanzania, not later than 28th July 1969 Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 28th day of June 1969

R S NYAGA,
Secretary,
East African Civil Aviation Board

# THE EAST AFRICAN COMMUNITY THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

Notice of Application for a Licence to Operate an Air Service

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Kenya Air Charters Limited, PO Box 3060, Nairobi, Kenya, has applied to the East African Civil Aviation Board for variation of Licence No CAB 108 to operate the following service —

Air charter and aerial work within Tanzania, Uganda and Kenya with 30 passenger seats instead of 12 passenger seats presently authorized, and with base in Nairobi instead of Nairobi and Arusha as at present

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, PO Box 1002, Arusha, Tanzania, not later than 26th July 1969 Every such representation or objection shall be made in writing shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board

Dated at Arusha this 26th day of June 1969

P P NCHAI, for Secretary East African Civil Aviation Board

GAZETTE NOTICE NO 2016

#### EAST AFRICAN HARBOURS CORPORATION

Tariff of Harbour Dues and Charges No 6 (Kenya Ports Only)

IT IS notified for general information of the public that the following amendments and additions to the Tariff of Harbour Dues and Charges No 6 have been made —

Clause No 23-Tonnage Scale

Delete entirely the words-

"Metals, minerals, alloys, not wholly manufactured over £300, per net deadweight ton" appearing on page 31 of the tariff book under "Per £100 c 1 f value"

and add the following items to the list appearing on page 32 under "Per ton of 1,000 kg" —

After "Barbed wire in coils or on reels" add "Brass rods", and "Bronze plates"

After "Cement in casks, drums and bags" add "Copper rods"

After "Wire rope in coils" add "Zinc blocks"

These amendments and additions are effective from 1st July 1969

C TAMALE, Director-General, Harbours Corporation

GAZETTE NOTICE NO 2017

#### THE INDUSTRIAL COURT

Cause No 40 of 1968

Parties -

Kenya Union of Commercial Food and Allied Workers and

Kenya Bankers (Employers) Association

#### Interpretation

- 1 The Respondents made an application for interpretation of the Court's award in this cause in respect of the following clauses of the award —
  - (a) Amendment to recognition agreement—Union representation
  - (b) Amendment to recognition agreement
  - (c) Collective agreement
- 2 The Respondents maintained that their interpretation of the said three items was as follows —
- (a) Amendment to recognition agreement—Union representation

The Respondents stated that the existing collective agreement expired at the end of February 1968 although the existing recognition agreement had no expiry date. They recalled that as negotiations to amend the agreement were not successful the matter was referred to the Industrial Court. The Respondents submitted that after the announcement of the Court's award, they set about to draw up new agreements, the drafts of which were sent to the Claimants on 24th January 1969.

They pointed out that although these documents were complicated they did a quick work as the collective agreement was effective from 1st March 1968, and involved a large amount of arrears. The Respondents further stated that they held a meeting on 19th and 20th February 1969 with the Claimants but the Claimants' attitude was not co-operative and they appeared to be bent on going back on previous proceedings. The Respondents informed the Court that they were surprised when they learned on 31st March 1969 that the Claimants had divergent views on the award and refused to sign the new recognition agreement.

The Respondents maintained that in their view, the award was very clear and they hoped that when the matter was resolved the Claimants would sign the two agreements. They referred the Court to a certain paragraph in its own award which reads as follows—

However, as the definitions of these words have been referred to a sub-committee of COTU/FKE the Court rules that unless these definitions are finalized the present Recognition Agreement should remain in force"

The Respondents stated that as the COTU/FKE had not met, these definitions could not be altered. They submitted that there was a difference of opinion on what the award meant, although to them it was very clear but the Claimants were trying to twist it

The Respondents submitted that the Court had made it very clear in its award that after both parties had examined in detail the definition of supervisors, in the event of deadlock, the matter should be by ought up as a fresh dispute before the Court They pointed out that this could only happen when these definitions are finalized by the COTU/FKE otherwise the existing provisions as regards Union representation should continue in force

The Respondents finally requested the Court to rule that their interpretation of the Court's award on this point was correct and the Claimants' interpretation was incorrect

#### (b) Amenament to recognition agreement

The Respondents submitted that this interpretation related to clause 25 of the recognition agreement which was currently in force between them and which is reproduced herebelow—

"This agreement shall come into force on the 3rd day of August 1962

"Any clause of this agreement may be revised, altered or rescinded as a result of negotiations between the Association and the Union, subject to 30 days' notice being given in writing by either party of the proposed variation, alteration or amendment, and provided such amendments and alterations are mutually agreed by both parties"

The Respondents stated that they could not agree with the Claimants' interp etation whereby they wanted this clause to lead as follows—

In the event that there is no mutual agreement both parties agree that the issue in dispute should be processed as a trade dispute "

The Respondents maintained that what the Court had done in its award was to rule that it had jurisdiction to amend the recognition agreement, but it did not amend this clause as it was not an issue in dispute before the Court

The Respondents therefore requested the Court to state that the award did not in any way amend the wording of clause 25 of the agreement but merely ruled that it had jurisdiction to amend the recognition agreement, i.e. that the Court had jurisdiction to deal with the two items concerning "amendment to recognition agreement" which had been referred to it by the parties

#### (c) Collective agreement

The Respondents referred to the first paragraph of the section under the above heading at page 6 of the award which is reproduced herebelow —

"In view of the Court's award given hereinabove under item (1) (a) the Court rules that its award on the following items should apply to such supervisors who, after the matter had been sorted out and settled on the lines indicated by the Court, are accorded the right of representation by the Claimants In the meantime the award will apply to clerical and subordinate staff only"

The Respondents submitted that according to their interpretation the Court had ruled that until such times as the question of union representation as it affected supervisors had been sorted out—initially by COTU (K) and FKE and then by the Kenya Bankers (Employers) Association and the Kenya Union of Commercial Food and Allied Workers—the collective agreement should apply to clerical and subordinate staff only

They stated that their view had been reinforced by the fact that various awards which had been made by the Court in relation to the collective agreement on such items as salaries, length of scales, efficiency bars, annual increments, merit increments, house and housing allowance, local leave and local leave allowance, accumulation of local leave, etc, were all in respect of clerical and subordinate staff only—no mention in any of these individual awards was made to any category of staff other than clerical and subordinate

The Respondents added that the Claimants refused to accept this interpretation of the award as it affected that particular point and contended that the Court's award laid down that collective agreement should cover supervisors and subordinate staff also. They therefore requested the Court to rule that their interpretation on this point was the correct one and the Claimants' interpretation was incorrect.

In conclusion the Respondents stated that the Claimants' stand was completely frivolous and as far as they were concerned the award was very clear. They submitted that the Claimants were trying to read in the award matters which were not there. They added that the parties had agreed to be bound by the Court's award and that the Claimants were committing contempt of the Court. They finally stated that the Claimants should be rebuked for this situation as it was a waste of Court's time.

#### SUBMISSIONS BY THE CLAIMANTS

The Claimants submitted that strictly speaking they did not have different interpretation to that of the Respondents on the Court's award. They had refused to sign a new recognition agreement because the existing one continued in force with all the amendments they had agreed. They preferred to wait the outcome on the issue of supervisors before signing a new document. They did not see anything wrong in this

On the first interpretation sought, they recalled that they had to wait up to the end of March 1969 because COTU/FKE had to settle the matter by then. The Claimants stated that although they had made representations to COTU (K) no action had been taken in the matter so far. The date recommended by the Court, i.e. the end of March 1969, had expired and they only wanted to know what the position now was They submitted that the Court should now have a fresh hearing on this issue to decide it. The Claimants further stated that as COTU (K) had submitted some names to the FKE as their representatives on the committee to revise the definitions of the words "supervisory", "confidential" and "managerial", the Court should extend the time beyond the one recommended by it in the award

On the second interpretation the Claimants submitted that they had only put a proposal to the Respondents to bring the recognition agreement in line with the Court's ruling, i.e. that the Court had jurisdiction to amend the recognition agreement

They further stated that this was not an issue in dispute, it was only a proposal which they could make at any time for the amendment of the recognition agreement. They added that although they agreed with the Respondents that the award was very clear, it did not mean that they should sign a new agreement.

On the third point the Claimants stated that they had all along accepted the Respondents' interpretation but there was no necessity for them to sign an agreement as the terms and conditions were quite clear

#### RULING

There does not seem to be much difference between the parties on the interpretation of the three matters which have been referred to the Court by the Respondents in this application

The Claimants have explained that they had refused to sign a new recognition agreement because they understood that the existing one continued in force with all the amendments that had been agreed between the parties. In any case it was a mere formality which they would rather comply with after the issue of supervisors had been decided. The Court has in the past expressed the view that the parties should as soon as practicable reduce their obligations in writing but in the present dispute elaborate agreements do exist to which minor amendments have been made. Therefore if the Claimants prefer to wait for the one outstanding issue to be finalized before a new agreement is drawn up incorporating all the amendments to date, it does not amount to a negative approach. The Court does not find this attitude to be unreasonable.

It is also to be noted that the Claimants had suggested to the Respondents to amend clause 25 of the recognition agreement in such a way so as to give force to the Court's ruling that it had jurisdiction to amend the recognition agreement. It is only a proposal which the Claimants are entitled to make at any time and which the Respondents would then have to discuss. The Claimants have made it very clear that it was only a proposal subject to discussion and that they were fully aware that it was not an issue in dispute in the present case. Here again, the Court feels that the Claimants' approach is legitimate and the least the Respondents could have done was to discuss it although quite separately from the award in the current dispute

The Claimants conceded during the hearing of the application that all along they had accepted the Respondents' interpretation on item (c) before the Court under this application but maintained that they were not bound to sign an agreement as the terms and conditions were quite clear. The Court understands the fears of the Claimants on this matter as the Court has previously ruled that the parties are debarred from raising new matters during the lifetime of a valid and binding agreement. In view of the fact that the question and status of supervisors in the banks is a burning issue and the decision in respect of this matter is still pending, the Court rules that the Claimants should not be forced to sign an agreement until this matter has been sorted out

The most important item in this application is the one relating to the status of supervisors whom the Claimants want to represent The Court had ruled in its award very clearly that as the definitions of certain categories of workers including "supervisor" had been referred to a subcommittee of COTU/ FKE the present recognition agreement should remain in force until such time as the subcommittee completes its work. The Court had also made it clear that after the aforesaid subcommittee had agreed on the definitions or the definitions had been finalized by the Industrial Court, the parties should then get together and examine in details whether the supervisors in the banks fall within it or not. In the event of the parties failing to sort this matter out then it should be brought before the Court as a fresh dispute The Court had further expressed the hope that the COTU/FKE would finalize the matter before the end of March 1969

It is quite clear to the Court now that the chances of the definitions of the words "confidential", "directive", "administrative", "representational" and "supervisor' being revised and agreed upon by COTU/FKE are very slim indeed. This manner has been pending since the Court's award in Cause No 21 of 1966—Kenya Local Government Workers' Union and Nairobi City Council—but no progress seems to have been made in this matter at all The Court is not prepared to let this matter drag on in this unsatisfactory state as these definitions are causing a lot of difficulty not only in the banks but in various other industries in the country as well. The Court therefore rules that if no definite decision is reached by COTU/FKE on this matter by the end of August 1969 then the Claimants and the Respondents should embark on discussions on the question of Union representation as far as their supervisors are concerned These discussions will naturally start off by finding an acceptable definition of the word "supervisor" after which a detailed examination will be made to find out whether or not the supervisors in the banks fit into the agreed definition. In the event of a deadlock the matter should be referred to the Ministry of Labour and if still not settled then it should come before the Industrial Court for adjudication as a fresh dispute The Court is aware that the discussions between the parties and the efforts of the Ministry of Labour officials are not likely to succeed in solving this complex issue but the Court is not prepared to bypass the pre-Industrial Court steps-the parties must go through this procedure and define their demands and offers and their respective attitudes in respect thereto The Court hopes that during these discussions it will be brought out what work these "supervisors" in the banks actually do

Dated in Nairobi this 7th day of July 1969

SAEED R COCKAR, President

GAZETTE NOTICE NO 2018

## 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 TM 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 Law Offices, Nairobi

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

#### **MEASURIN**

15951—Medicinal, pharmaceutical, veterinary and odonto-logical preparations and substances, in Class 5 Sterling Products International, Incorporated, a corporation organized and existing under the laws of the State of Delaware, manufacturers and merchants, of 90 Park Avenue, City of New York, State of New York 10016, USA, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 22nd August 1968

#### **BENEVIT**

16028—Vitamin preparation for human use BDH Pharmaceuticals Limited, manufacturing chemists, of Birkbeck Street, London, E, England, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 17th September 1968

#### BERIGLOBIN

16341—Pharmaceutical preparations for human and veterinary use Behringwerke Aktiengesellschaft, a joint stock Company organized under the laws of Germany (Federal Republic of Western Germany), manufacturers and merchants, of Marburg, Lahn, Germany, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 6th January 1969

The undermentioned applications are proceeding in the name of Joseph Lucas (Industries) Limited (a limited liability Company incorporated in the United Kingdom), manufacturers, of Great King Street, Birmingham, England, and c/o Messrs Lysaght & Co, c/o Barclays Bank DCO, Government Road, Nairobi 21st March 1969

#### CLASS 7—SCHEDULE III

#### **LUCAS**

16526 — Dynamos and alternators, magnetos, fuel starters for stationary internal combustion engines, filters for fuel, fuel injection equipment, ignition apparatus being parts of internal combustion engines, devices for facilitating the starting of internal combustion engines, pumps, hydraulic transmission gear, hydraulic motors, fuel supply systems for gas turbine engines, gas turbine engines and parts thereof, hoists, oil burning equipment, electric motors and parts of all the aforesaid goods included in Class 7 To be associated with TM Nos 16527, 16529, 16530 and 7877

#### CLASS 9—SCHEDULE III

#### **LUCAS**

16527—Searchlights, solenoids, relays, switches, rheostatis, resistors, electrical apparatus and instruments, speed limiters, capacitors, suppressors, solenoid valves, semi-conductor devices, batteries and parts thereof, battery charging units, battery filling devices, apparatus and equipment for testing fuel supply systems for internal combustion engines, parts of all the aforesaid goods included in Class 9 To be associated with TM Nos 16526, 16529, 16530 and 7877

#### CLASS 10—SCHEDULE III

#### **LUCAS**

16528 —Surgical, medical, dental and veterinary instruments and apparatus included in Class 10

#### CLASS 11—SCHEDULE III

#### **LUCAS**

16529—Lamps and parts thereof for use on board, land, sea and aircraft, vehicle interior heaters and demisters, combustion heaters and oil burning equipment included in Class 11, and parts of all the aforesaid goods. To be associated with TM Nos 16526, 16527, 16530 and 7877

#### CLASS 12—SCHEDULE III

#### LUCAS

16530 —Vehicle direction indicators, vehicle warning devices, electric motors, windscreen wipers and for operating windows, seats, and other movable devices in motor vehicles, windscreen wipers themselves, rearview mirrors for vehicles, hydraulic transmission units, starters for land vehicles, devices for facilitating the starting of internal combustion engines, foam crash pads, parts of all the aforesaid goods included in Class 12 To be associated with TM Nos 16526, 16527, 16529 and 7877

#### CLASS 20—SCHEDULE III

#### LUCAS

16531 —Badges and nameplates made from plastics materials

The undermentioned applications are proceeding in the name of Union Carbide Corporation, a corporation organized under the laws of the State of New York, manufacturers and merchants, of 270 Park Avenue, New York, New York, USA, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 18th March 1969

#### CLASS 9—SCHEDULE III

#### **EVEREADY**

16522—Electric dry cells and batteries To be associated with TM No 16523

#### CLASS 11—SCHEDULE III

#### **EVEREADY**

16523—Electric flashlights, electric lamps and bulbs To be associated with TM No 16522

The undermentioned applications are proceeding in the name of Teijin Kabushiki Kaisha, a corporation organized and existing under the laws of Japan, manufacturers and merchants, of No 1 Umeda, Kita-ku, Osaka, Japan, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa 18th March 1969



The mark is limited to the colours black, orange and gold as shown in the representation on the form of application

#### CLASS 22—SCHFDULE III

16518 —Staple fibres To be associated with TM Nos 16519, 16520, 16521 and 12614

#### CLASS 23—SCHEDULE III

16519—Yarns and threads To be associated with TM Nos 16518, 16520, 16521 and 12615

#### CLASS 24—SCHEDULE III

16520 — Textile piece-goods, woven, knitted and netted To be associated with TM Nos 16518, 16519, 16521 and 12616

#### CLASS 25—SCHEDULE III

16521 —Articles of clothing To be associated with TM Nos 16518, 16519, 16520 and 12617

CLASS 31—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the device of a "Chicken"

16426—Lave animals and live poultry, animals for breeding poultry, including chicks for breeding, hatching eggs, agricultural seeds, grams and legumes, food and feed for animals and for poultry Pioneer Hi-Bred Corn Company, a corporation organized and existing under the laws of the State of Iowa, manufacturers, of 1206 Mulberry Street, Des Moines, Iowa, USA, and c/o Messrs Atkinson, Cleasby & Satchu, advocates, PO Box 29, Mombasa To be associated with TM No B 12228 10th February 1969

TRADE MARKS RESTORED TO THE REGISTER

			1
TM No	Class	Trade Mark	Name
10968	19	Flying Arrow Device	Bowaters Sales Company Limited
B 10896	25	Special X by Sil- houette	Corsetts Silhouette Ltd

#### TRADE MARKS RENEWED

		TRADE MARKS	RENEWED
TM No	Class	Trade Mark	Name
11285	5	Almamin	Takeda Chemical Industries Ltd
11286	5	Beniol	Takeda Chemical Industries Ltd
11287	5	Bonpyrin	Takeda Chemical Industries
11288	5	Benza	Takeda Chemical Industries
11289	5	Fromin	Takeda Chemical Industries
11290	5	Hesna	Takeda Chemical Industries
11291	5	Lipoicin	Takeda Chemical Industries
11292	5	Metabolin	Takeda (hemical Industries
11293	5	Metaplex	Takeda Chemical Industries
11294	5	Toyomycın	Takeda Chemical Industries
11295	5	Vitacimin	Takeda Chemical Industries Ltd
11300	1	Twiga Device	Twiga Chemical Industries
11301	2	Twiga Device	Twiga Chemical Industries Ltd
11303	4	Twiga Device	Twiga Chemical Industries Ltd
11304	5	Twiga Device	Twiga Chemical Industries Ltd
11305	13	Twiga Device	Twiga (hemical Industries Ltd
11306	17	Twiga Device	Twiga Chemical Industries Ltd
11307	18	Twiga Device	Twiga Chemical Industries Ltd
11308	19	Twiga Device	Twiga Chemical Industries Ltd
11309	31	Twiga Device	Twiga Chemical Industries Ltd
1404	47	Mobilubricant	Mobil Petroleum Company Inc
2531	42	Florylin	Norddeutsche Hefeindustrie Aktiengesellschaft
2707	42	Peptang	Kenya Sunshine Products Limited
11391 1139	29 30	Surprise Campfire	Batchelors Foods Limited Borden Inc

TRADE MARKS INTENDED TO BE REMOVED FROM THE REGISTER THROUGH NON-PAYMENT OF RENEWAL FEES

TM No	Class	Trade Mark	Name
6083	50	Tower	Norddeutsche Schleifmittel- Industrie Christiansen and
5987	50	Flying Wheel	Hagemeyer Trading Co (E A   Ltd
6087	3	Scurocilline	Societe Des Usines Chimiques Rhone-Poulenc

J M LONG,
Deputy Registrar of Trade Marks

GAZETTE NOTICE No 2019

#### THE TRADE MARKS ACT

(Cap 506)

INTENDED APPLICATION TO REGISTER AN ASSIGNMENT WITHOUT GOODWILL

PURSUANT to section 25 (7) of the above Act notice is hereby given of an intended application received on the 30th day of June 1969 to register an Assignment of the trade marks listed below, the said assignment being otherwise than in connexion with the goodwill of the business in which the trade marks were used on the goods in question at the time of the Assignment —

Trade Mark No 12381 "AMBI" in Class 3 (Schedule III) in respect of "toilet preparations including a skin lightening cream" (Advertised under Gazette Notice No 2177, on page 595, dated 7th July 1964)

Trade Mark No 15646 'AMBI" in Class 5 (Schedule III) in respect of 'soap, perfumery, essential oils, skin creams, dentifrices, cosmetics, all being medicated and included in Class 5" (Advertised under Gazette Notice No 309, on page 84, dated the 31st day of January 1969)

Registered proprietor — John Henry Atkinson of PO Box 1355, Nassau, Bahamas

Name of assignee —APD Industries Limited, of Bernard Sunley Building, Rawson Square, Nassau, Bahamas

Address for service—c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi

Nature of instrument—Deed of an Assignment dated the 1st day of May 1969 between John Henry Atkinson as the Assignor of the one part and APD Industries Limited as the Assignees of the other part

A representation of the above-mentioned trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also in the publications of the Kenya Gazette indicated above

The registration of the said Assignment will not be completed until the expiration of two months from the date of publication of this notice All communications in relation hereto should be addressed to the Registrar of Trade Marks, PO Box 30031, Namobi

J M LONG,
Deputy Registrar of Trade Marks

GAZETTE NOTICE No 2020

#### THE TRADE MARKS ACT

(Cap 506)

REGISTERED USER

IT IS hereby notified for general information that the following was on the 30th day of June 1969 registered as the Registered User of the trade marks listed below and entered in the register in respect of the goods stated —

Registered proprietor — John Henry Atkinson, of PO Box 1355, Nassau, Bahamas

Registered user—Aspro-Nicholas (EA) Limited of Industrial Area, Enterprise Road, PO Box 18194, Nairobi, Kenya

Address for service—c/o Messrs Kaplan & Stratton, advocates, PO Box 111, Nairobi

Conditions or restrictions —

- 1 The Registered User shall use the trade marks only in relation to goods manufactured in accordance with specifications laid down and direction given from time to time by the Registered Proprietor
- 2 The Registered User shall permit duly authorized representatives of the Proprietor at all reasonable times to inspect the goods in relation to which the Registered User uses or intends to use the trade marks and the Registered User shall upon the request of the Proprietor submit to the Proprietor or its duly authorized representatives samples of the goods and specimen labels for the purpose of verifying that the User is complying with the terms of the Agreement
- 3 The Registered Proprietor shall not have the right to appoint other "Registered Users" whilst the Agreement remains in force
- 4 The proposed permitted use is without limit of period unless otherwise determined
- Trade Marks No 12381 "AMBI" in Class 3 (Schedule III) in respect of toilet preparations including a skin lightening cream
- Trade Mark No 15646 "AMBI" in Class 5 (Schedule III) in respect of soap, perfumery essential oils, skin creams, dentifrices, cosmetics, all being medicated and included in Class 5
- A representation of the above-mentioned trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi, and also in the publications of the Kenya Gazette

J M LONG, Deputy Registrat of Trade Marks

#### 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 1803 of 1969 in the Kenya Register of Patents on the 26th day of June 1969

#### SCHEDULE

No of application—1803

Date of application —26th June 1969

Name of applicant -E I Du Pont De Nemours and Company

Registered address - Wilmington 98, Delaware, United States of America

Particulars of grant in the United Kingdom —

No -1,085,516

Date —31st January 1968

Date of filing complete specification—26th August 1965 Complete specification published —4th October 1967

Nature of invention—Herbicidal compositions

Documents, etc., filed in registry —

- (a) One certified copy of the specification (of letters patent) 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, 27th June 1969

J M LONG, Deputy Registrar of Patents

GAZETTE NOTICE No 2022

## 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 1804 of 1969 in the Kenya Register of Patents on the 26th day of June 1969

#### SCHEDULE

No of application -1804

Date of application—26th June 1969

Name of applicant —Rexall Drug and Chemical Company

Registered address -8480, Beverly Boulevard, Los Angeles, State of California, 90054, United States of America

Particulars of grant in the United Kingdom -

*No* —1,128,292

Date —22nd January 1969

Date of filing complete specification—19th October 1965 Complete specification published —25th September 1968

Nature of invention -An improved container for fluids and the

Documents, etc., filed in registry —

- (a) One certified copy of the specification (including drawings of letters patent) 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, 27th June 1969

J M LONG, Deputy Registrar of Patents GAZETTE NOTICE No 2023

#### 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 1805 of 1969 in the Kenya Register of Patents on the 26th day of June 1969

#### SCHEDULE

No of application —1805

Date of application -26th June 1969

Name of applicant - Deutsche Gold-Und Silber Scheideanstalt

Vormals Roessler

Registered address -- 9 Weissfrauenstrasse, Frankfurt/Main, 1, Germany

Particulars of grant in the United Kingdom —

*No* —1,132,306 Date —26th February 1969

Date of filing complete specification—12th June 1967

Complete specification published —30th October 1968

Nature of invention —s-Triazine plant growth regulating agents Documents, etc., filed in registry —

- (a) One certified copy of the specification (including "office copy" of letters patent) 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, 27th June 1969

J M LONG. Deputy Registrar of Patents

GAZETTE NOTICE NO 2024

#### 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 1806 of 1969 in the Kenya Register of Patents on the 26th day of June 1969

#### SCHEDULE

No of application—1806 Date of application—26th June 1969 Name of applicant—Ciba Limited

Registered address -Basle, Switzerland

Particulars of grant in the United Kingdom —

*No* —1.119.353

Date—6th November 1968

Date of filing complete specification—6th August 1965

Complete specification published —10th July 1968

Nature of invention —Peptides having an adrenocorticotropic hormone action and process for their manufacture Documents, etc., filed in registry -

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

Nairobi,

27th June 1969

J M LONG, Deputy Registrar of Patents

GAZETTE NOTICE NO 2025

#### THE AFRICAN LIQUOR ACT (Cap 122)

NAIROBI AFRICAN LIQUOR LICENSING BOARD (Notice of Postponement of Meeting)

IT IS notified for general information that due to unavoidable circumstances, the statutory meeting of the Nairobi African Liquor Licensing Board which was scheduled to be held on Monday, 7th July 1969, has been postponed and will now be held on Monday, the 21st July 1969, at 9 am, at the District Commissioner's Office, Kenyatta Avenue, Nairobi Area, Nairobi

W K MARTIN,

Chairman Nairobi African Liquor Licensing Board

Nairobi, 7th July 1969

## THE AFRICAN LIQUOR ACT (Cap 122)

## NAROK AFRICAN LIQUOR LICENSING BOARD (Postponement of Meeting)

IT IS notified for general information that the Liquor Licensing Board meeting which was to be held at Narok on 3rd June 1969 will now be held on Friday, 18th July 1969 at 10 a m

J A MWANGI,

Narok,

Chairman, wor Licensing Roard

2nd July 1969 Narok African Liquor Licensing Board

#### GAZETTE NOTICE NO 2027

#### 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 her 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
78/69	Mariam Mtondeo	Nairobi	30–10–49	Intestate

Nairobi, 4th July 1969 KAMLA MADAN, Assistant Public Trustee

GAZETTE NOTICE NO 2028

## 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 127 of 1969

By Ronald Francis Janson Lindsell of PO Box 184, Kitale in Kenya, the attorney of Dorothy Evans of Mahe in Seychelles, the widow of the deceased, through R F J Lindsell, Esq, advocate of Kitale, for a grant of letters of administration with copy will annexed of the estate of Samuel Evans of Mahe afore mentioned, who died at Mahe on the 10th day of September 1968

#### (2) Cause No 206 of 1969

By The Standard Bank Limited (through its attorney Ronald Henry Fulbrook of PO Box 30299, Nairobi in Kenya), the duly constituted attorney of The Standard Bank of South Africa Limited, the executor named in the will of the deceased, through Messrs Daly & Figgis, advocates of Nairobi, for a grant of lette's of administration with a certified copy of the will annexed of the estate of Grattan Biddulph Norman of Pietermaritzburg, Natal in South Africa, who died at Pietermaritzburg, on the 5th day of March 1969

#### (3) Cause No 208 of 1969

By National and Grindlays Bank Limited (through its attorney John David Brown of PO Box 30402, Nairobi in Kenya), the duly constituted attorney of (1) Kathleen Julia Mulligan of Greystones in the County of Wicklow in Ireland, and (2) Eileen Duffy of Marshall, Missouri in the United States of America, the executrices named in the will of the deceased, through Messrs Shapley Barret Marsh & Co, advocates of Nairobi, for a grant of letters of administration with a certified copy of the will annexed of the estate of Edward Joseph Mulligan of Greystones aforesaid, who died at Greystones on the 29th day of March 1967

#### (4) Cause No 210 of 1969

By Reginald Wallace Falkner of PO Box 21, Nakuru in Kenya, the executor named in the will of the deceased, through Messrs Cresswell, Mann & Dod, advocates of Nairobi, for a grant of probate of the will of Adele Lockwood of Nakuru aforesaid, who died at Cape Town in South Africa, on the 25th day of February 1966

#### (5) Cause No 212 of 1969

By Pritam Singh s/o Ragharam of PO Box 5569, Nairobi in Kenya, the father of the deceased, through G S Vohra, Esq, advocate of Nairobi, for a grant of letters of administration intestate of the estate of Surinder Singh s/o Pritam Singh of Nairobi aforesaid, who died at Nairobi on the 19th day of October 1968

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 25th July 1969

Nairobi, 7th July 1969 M F PATEL,
Deputy Registrar,
High Court of Kenya Nairobi

NB—The wills mentioned above have been deposited in and are open to inspection at the Court

#### GAZETTE NOTICE No 2029

#### IN THE HIGH COURT OF KENYA AT NAKURU

#### PROBATE AND ADMINISTRATION

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

#### Cause No 6 of 1969

By Reginald Wallace Falkner of PO Box 21, Nakuru in the Republic of Kenya, one of the executors named in the will of the deceased, through Messrs Cresswell Mann & Dod, advocates, of Nakuru, for a grant of probate of the will of the late Reginald Francis Wordsworth Scholefied of Njoro, in Kenya, who died at Nakuru on the 10th day of April 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within 14 days from the date of publication of this notice in the Kenya Gazette

Nakuru,

R P MAINI,
District Delegate,
High Court of Kenya, Nakuru

Note — The will mentioned above is deposited and open to inspection at the Court

#### GAZETTE NOTICE No 2030

27th June 1969

#### IN THE HIGH COURT OF KENYA AT MOMBASA DISTRICT REGISTRY PROBATE AND ADMINISTRATION

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

#### Cause No 37 of 1969

By Abdulshakoor Abdulaziz Karimdin of Mombasa in Kenya, the son of the deceased through Messrs Sachdeva & Company, advocates, of Mombasa in Kenya, for a grant of letters of administration intestate of the estate of the late Abdulaziz Karimdin of Nairobi in Kenya who died on the 20th day of April 1964 at Nairobi in Kenya

The Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of the publication of this notice in the Kenya Gazette

P N KHANNA,
Acting Deputy Registrar,
High Court of Kenya,
Law Courts, Mombasa

Mombasa, 17th June 1969

GAZETTE NOTICE No 2031

#### IN THE HIGH COURT OF KENYA AT MOMBASA DISTRICT REGISTRY PROBATE AND ADMINISTRATION

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

#### Cause No 38 of 1969

By Somoe binti Mohamed of Mombasa in Kenya the attorney of (1) Manangu Mimi binti Avukame, (2) Iiyafae binti Avukame, (3) Mkuu binti Avukame and (4) Harun bin Avukame the heirs of the deceased, Somoye binti Awakame also of Mombasa in Kenya through C B Gor, Esq, advocate, of Mombasa in Kenya for a grant of letters of administration intestate of the estate of the late Somoye binti Awakame of Mombasa in Kenya who died on the 10th day of November 1968 at Mombasa in Kenya

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within fourteen (14) days from the date of publication of this notice in the Kenya Gazette

Mombasa, 27th June 1969 P N KHANNA, Acting Deputy Registrar, High Court of Kenya, Law Courts, Mombasa

#### IN THE HIGH COURT OF KENYA AT MOMBASA DISTRICT REGISTRY PROBATE AND ADMINISTRATION

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

Cause No 40 of 1969

By Depar Pethraj Shah of PO Box 1482, Mombasa in Kenya, the father of the deceased, through Messrs Sharma & Shah, advocates, of Mombasa, for a grant of letters of administration intestate of the estate of Mohanlal Depar Shah of Mombasa aforesaid, who died at Voi in Kenya on the 23rd day of February 1969

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within 14 days from the date of publication of this notice in the Kenya Gazette

Mombasa, 2nd July 1969

P N KHANNA, Acting Deputy Registrar, High Court of Kenya, Law Courts, Mombasa

GAZETTE NOTICE NO 2033

#### ESTATE OF THE LATE EDWARD LEON PRUNIER

To All To Whom It may Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named Edward Leon Prunier of Stroud, Gloucestershire, England, who died at Stroud aforesaid, on 7th March 1968 are requested to prove such claims or to pay the amount due as the case may be to the Standard Bank Limited, PO Box 30299, Nairobi, on or before 30th August 1969 after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice

#### THE STANDARD BANK LIMITED,

Trustee Branch, PO Box 30299, Nairobi, Attorney Administrator

GAZETTE NOTICE NO 2034

#### ESTATE OF THE LATE LESLIE SYDNEY LOUIS SPRINGER

To All To Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above named Leslie Sydney Louis Springer late of Nairobi who died at Nairobi aforesaid on 23rd November 1968 are requested to prove such claims or to pay the amount due as the case may be to the Standard Bank Limited, PO Box 30299, Nairobi, Kenya, on or before the 17th day of September 1969 after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice

Dated this 1st day of July 1969

THE STANDARD BANK LIMITED,

Trustee Branch, PO Box 30299, Nairobi Administrator

GAZETTE NOTICE No 2035

#### THE BANKRUPTCY ACT

(Cap 53)

Notice of Intended Dividend

Debtor's name—Bhailalbhai Becharbhai Patel, trading as Dilipkumar and Company

Address — Formerly of Mombasa (at present in Nairobi)

Description—Trader

Court — High Court of Kenya at Mombasa

No of matter—BC 2 of 1959

Last day for receiving proofs—31st July 1969

Trustee's name - Official Receiver

Address —Old Customs House, Nkrumah Road, PO Box 366, Mombasa

Mombasa, 1st July 1969 J N KING'ARUI, for Official Receiver GAZETTE NOTICE No 2036

#### THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF INTENDED DIVIDEND

Debtor s name —Dahyalal Champshi Gujjar Address —PO Box 11029, Nairobi Description —Formerly a building contractor, now an employee Court — High Court of Kenya at Kisumu No of matter—BC 1 of 1961 Last day for receiving proofs -25th July 1969 Name of trustee -Official Receiver Address —PO Box 993, Kısumu

Kisumu, 4th July 1969

I H PATEL, Agent of the Official Receiver

GAZETTE NOTICE NO 2037

#### THE BANKRUPTCY ACT

(Cap 53)

APPLICATION FOR DISCHARGE

Debtor s name — Jadavji Shivji Address -PO Box 382, Natrobi Description —Trader Court —High Court of Kenya, Kisumu No of matter —B C 11 of 1957 Day fixed for hearing—11th July 1969 at 9 a m

Dated this 4th day of June 1969

J O ABRAHAM, District Registrar

GAZETTE NOTICE NO 2038

#### THE BANKRUPTCY ACT

(Cap 53)

APPLICATION FOR DISCHARGE

Debtor's name -Ratilal Tribhovandas Khiroya, trading as Ratilal and Company Address -- PO Box 1008, Kısumu Description —Trader Court - High Court of Kenya, Kisumu No of matter—BC 5 of 1965 Day fixed for hearing -11th July 1969 at 9 a m

Dated this 4th day of June 1969

J O ABRAHAM, District Registrar

GAZETTE NOTICE No 2039

#### THE BANKRUPTCY ACT

(Cap 53)

APPLICATION FOR DISCHARGE

Debtor's name—Ratilal Vashram Bhanji, trading as Amita Emporium Address —PO Box 191, Kısumu Description —Trader Court — High Court of Kenya, Kisumu No of matter—B C 1 of 1966 Day fixed for hearing -11th July 1969 at 9 a m

Dated this 4th day of June 1969

J O ABRAHAM. District Registrar

GAZETTE NOTICE No 2040

#### THE BANKRUPTCY ACT

(Cap 53)

APPLICATION FOR DISCHARGE

Debtor's name -Khimji Pethraj Shah Address -P O Box 10707, Nairobi Description —Trader Court - High Court of Kenya, Kisumu No of matter—BC 2 of 1958 Day fixed for hearing -11th July 1969 at 9 a m

Dated this 4th day of June 1969

J O ABRAHAM. District Registrar

#### THE BANKRUPTCY ACT

(Cap 53)

Application for Discharge

Debtor's name—Manubhai Ishverbhai Desai Address—PO Box 469, Kisumu
Description—Trader
Court—High Court of Kenya, Kisumu
No of matter—BC 1 of 1967
Day fixed for hearing—11th July 1969 at 9 a m

Dated this 4th day of June 1969

J O ABRAHAM, District Registrar

GAZETTE NOTICE NO 2042

#### THE 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
1702	The East African Diesel Mart Limited
1721	Delicatessen Limited
1866	Central Provision Stores Limited
1 <del>9</del> 46	EA Grocers Limited
2020	Sheriff Dewji & Sons Limited
2180	Masai Trading Company Limited
2182	Anglo-African Trading Company Limited
2233	Overseas Timber & Steelwares (Kenya) Limited
2262	Anglo-Africa Corporation Limited
2358	Tula Products Limited
2380	Garden Estate Company Limited
2820	Thigiri Water Supply Company Limited
3044	Summit Stores Limited
3053	Bueb Overhead Irrigation (EA) Limited

Dated this 4th day of July 1969

O M SAMEJA, Assistant Registrar of Companies

GAZETTE NOTICE NO 2043

#### THE COMPANIES ACT

(Cap 486)

PURSUANT to section 339, subsection (5) of the above Act, it is hereby notified that the undermentioned companies have this day been struck off the Register of Companies, and the companies are dissolved —

companies	are dissolved —						
Reg No	Name						
4	The Crystal Springs Aerated Water Company						
	Limited						
127	Tutura Estate Limited						
701	Archer's Mobilservice Limited						
706	The Nakuru Hotel Limited						
<i>79</i> 3	Central Garage Limited						
861	Hoppy's Limited						
993	Ngara Bakery Limited						
1110	Majı Chemka Limited						
1/149	The Kereita Produce Trading Company Limited						
1334	Lakhmı Dass & Sons Limited						
1352	The Embu Quarry Owners & General Contractors						
	Company Limited						
1354	Ocean Fisheries Limited						
1393	The Akamba Hides & Skins Supply Company Limited						
1467	The Ngambo Estate & Saw Mills Limited						
1621	Kıyefwa Lımıted						
1628	Mazoe Estates Limited						
1744	Sotik Sales Service Limited						
3207	Diarobi Limited						
3225	S Diamant Limited						
5903	Kaskı Estate Limited						
657 <del>9</del>	Zoka (Kenya) Limited						
420	Esmail & Ramjee Limited						
4021	Edward Atkinson Limited						

Dated this 4th day of July 1969

O M SAMEJA, Assistant Registrar of Companies GAZETTE NOTICE No 2044

## THE SOCIETIES ACT 1968 (No 4 of 1968)

PURSUANT to section 14 (3) of the Societies Act 1968, being satisfied that the society listed in the Schedule hereto has ceased to exist, I hereby notify that the registration of the said society is cancelled from the date hereof

SCHEDULE

Githithi Welfare Society

Dated this 4th day of July 1969

J M LONG, Deputy Registrar of Societies

GAZETTE NOTICE NO 2045

#### THE SOCIETIES RULES 1968

(L N 62 of 1968)

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that the societies listed in the Schedule hereto have been registered under the provisions of the Societies Act 1968

#### SCHEDULE

Name of Society	Date Registration Effected
National Agricultural Laboratories Welfare Society	28-6 <b>-6</b> 9
Magina Society	28 6-69
Lions Club Nairobi City	28 <b>6</b> 69
Amurono Society	28 <b>6-6</b> 9
Kenya Hockey Umpires Association	28-6-69
Young Muslim Womens Association	28-6-69
Kaluo Ulafu Young Generation Association	3-7-69
Tinganga Members Club	3-7-69
Umuri Welfare Society, Bunyala Branch	3-7 69
Walanyio wa Musyi	3-7 69
Kenya Peoples Union, Madaraka Sub-branch	4-7-69
Kenya Peoples Union, North Ugenya Sub-branch	4-7-69
Kenya Peoples Union, East Ugenya Sub-branch	4-7-69
Kenya Peoples Union, Siaya District Branch	4-7-69
Chemelil Club	4 7-69

Dated this 4th day of July 1969

J M LONG,
Deputy Registrar of Societies

GAZETTE NOTICE NO 2046

(CS 1091)

#### THE CO-OPERATIVE SOCIETIES ACT

(Cap 490)

Order

WHEREAS by Order dated the 29th day of January 1969 Joseph Muange Stephen Kyobe was appointed liquidator of Ngwataniro Muingi Farmers Co-operative Society Ltd

And whereas the said Joseph Muange Stephen Kyobe is unable to act as liquidator

Now, therefore, I hereby appoint Peter Gachihi Miatu as a higuidator of the aforesaid co-operative society

Given under my hand at Nairobi this 27th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 2047

(CS 1350)

## THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

ORDER

WHEREAS by Order dated the 30th day of October 1967 Joseph Kyobe was appointed liquidator of Kiganjo Farmers Co-operative Society Ltd

And whereas the said Joseph Kyobe is unable to act as liquidator

Now, therefore, I hereby appoint Peter Gachihi Miatu as a liquidator of the aforesaid co-operative society

Given under my hand at Nairobi this 1st day of July 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

(CS 626)

## THE CO OPERATIVE SOCIETIES ACT (Cap 490)

#### ORDER

WHEREAS by Order dated the 18th day of August 1966 Warieki Ndiga Harangui was appointed liquidator of Muthithi Pig Breeders Co-operative Society Ltd

And whereas the said Warieki Ndiga Harangui is unable to act as liquidator

Now, therefore, I hereby appoint E Ruhara Wanjohi as a liquidator of the aforesaid co-operative society

Given under my hand at Nairobi this 26th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 2049

(CS 637)

## THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

#### ORDER

WHEREAS by Order dated the 6th day of October 1966 Wanieki Ndiga Harangui was appointed liquidator of Maragi Pig Breeders Co-operative Society Ltd

And whereas the said Wanieki Ndiga Harangui is unable to act as liquidator

Now, therefore, I hereby appoint E Ruhara Wanjohi as a liquidator of the aforesaid co operative society

Gazette Notice No 4192 of 8th November 1966 is accordingly varied

Given under my hand at Nairobi this 26th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE No 2050

(CS 693)

## THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

#### ORDER

WHEREAS by Order dated the 19th day of September 1966 Gerald Kamau Kiguru was appointed liquidator of Samia Coffee Growers Co-operative Society Ltd

And whereas the said Gerald Kamau Kiguru is unable to act as liquidator

Now, therefore, I hereby appoint J R K Njoroge as a liquidator of the aforesaid co-operative society

Given under my hand at Nairobi this 30th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 2051

(CS 1411)

## THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

#### Order

WHEREAS by Order dated the 17th day of March 1967 Gerald Kamau Kiguru was appointed liquidator of Gathuthi/ Karangia Farmers Co-operative Society Ltd

And whereas the said Gerald Kamau Kiguru is unable to act as liquidator

Now, therefore, I hereby appoint Fred Kungu Njoroge as a liquidator of the aforesaid co-operative society

Given under my hand at Nairobi this 30th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 2052

(CS 782)

#### THE CO-OPERATIVE SOCIETIES ACT

(Cap 490)

ORDER

WHEREAS by Order dated the 17th day of March 1967 George Ezekiel Daniel Ogwa was appointed liquidator of Lwakhupa Farmers' Co-operative Society Ltd

And whereas the said George Ezekiel Daniel Ogwa is unable to act as liquidator

Now, therefore, I hereby appoint J M Othieno as a liquidator of the aforesaid co-operative society

Given under my hand at Nairobi this 27th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 2053

(CS 1525)

#### THE CO-OPERATIVE SOCIETIES ACT

(Cap 490)

**ORDER** 

WHEREAS by Order dated the 17th day of August 1967 Silvester Joshua Ouma was appointed liquidator of Wakamwangi Farmers' Co-operative Society Ltd

And whereas the said Silvester Joshua Ouma is unable to act as liquidator

Now, therefore, I hereby appoint Peter Gachihi Miatu as a liquidator of the aforesaid co-operative society

Given under my hand at Nairobi this 27th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE No 2054

#### THE CO OPERATIVE SOCIETIES ACT

(Cap 490)

ORDER

WHEREAS by Order dated the 17th day of July 1968 Eli Kimngeno arap Sige was appointed liquidator of the following co-operative societies —

Sabugu African Farmers Co-operative Society Ltd (CS 1511)

Upendo Farming Co-operative Society Limited (CS 1503)

And whereas the said Eli Kimngeno arap Sige is unable to act as liquidator

Now, therefore, I hereby appoint Lazaro arap Ruto as a liquidator of the aforesaid co-operative societies

Given under my hand at Nairobi this 30th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE No 2055

(CS 162)

## THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

CLOSURE OF LIQUIDATION

Re Kenya Poultry Produce Co-operative Society Ltd (in liquidation)

WHEREAS the registration of the above-named society was cancelled by an Order made on the 4th day of May 1966 and which Order became effective on the 4th day of July 1966 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 1st day of July 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

(CS 1479)

#### THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

CLOSURE OF LIQUIDATION

Re Livestock Co-operative Society Ltd (in liquidation)

WHEREAS the registration of the above-named society was cancelled by an Order made on the 15th day of July 1968 and which Order became effective on the same date and whereas the said society has no assets nor is there evidence of any creditors

I now order that the liquidation of the society be closed with effect from the date of this Order

Given under my hand at Nairobi this 30th day of June 1969

JOSEPH G AYUGI, for Commissioner for Co-operative Development

GAZETTE NOTICE NO 2057

(CS 1493)

#### THE CO-OPERATIVE SOCIETIES ACT (Cap 490)

Re Thika Workers Co-operative Society Limited (in liquidation)

Admission of Claims

I, being the duly appointed liquidator of the above-named co-operative society, hereby appoint the 31st day of July 1969 as the day on or before which the creditors of the said society shall state to me their claims for admission

Such claims shall be addressed to me at the Department of Co-operative Development, PO Box 605, Thika

> P G MIATU, Liquidator

GAZETTE NOTICE NO 2058

#### RMCC (RTC) No 23 OF 1969

Abdullah Rahimtulla, Rahimtulla Abdullah Rahimtulla and Abdullah Hussein Alibhai Haji, the Trustees of the Rahimtulla Waljee Hirjee Charitable Trust v Samwel Thairu Njogu trading as Mugumbo Land Estate

#### NOTICE

To Samwel Thairu Njogu

TAKE NOTICE that Execution has been levied against you in the above case, and that all your goods lying in Rooms 16, 17 and 20 on Plot L R Nos 209/561 and 209/562, Rahimtulla Trust Building, Government Road, Nairobi, have been seized and will be sold, except for certain papers and documents, which the Court Bailiff has handed over to the said Trustees The said papers and documents are ready for collection by you at the offices of Delaney Management Limited, Shanker Dass House, Government Road, Nairobi Unless the said papers and documents are collected by you within fifteen (15) days from the publication of this notice, the said Trustees will destroy the same

Dated this 1st day of July 1969

for Daly & Figgis, Advocates for the said Trustees

GAZETTE NOTICE No 2059

Sagana

THE LOCAL GOVERNMENT (ELECTIONS) RULES 1963 (LN No 101 of 1966 as amended by LN 79 of 1968)

NOTICE OF ELECTION AND OF THE TIME AND PLACE FOR Nomination

AN election is to be held to determine the Councillor to serve in Mathira County Division (Area Council) of Nyeri in respect of the following vacant seat in the undermentioned electoral area —

Electoral Area Registration Unit Ruguru Location Councillor No Rutura 1666 & 1 1667

Nomination papers may be delivered by the candidate to the Returning Officer at Urban Council Offices, Nyeri, between the hours of eight o'clock in the morning and 12 o'clock on Monday, 21st July 1969

Forms of nomination may be obtained from the office of the District Commissioner, Nyeri, on any week day between the hours of nine o'clock in the morning and noon The Returning Officer will prepare a nomination paper for signature at the request of a voter

If the election is contested, the poll will take place on 18th August 1969

This cancels the Gazette Notice No. 1846 of 20th June 1969 Dated this 27th day of June 1969

A C KANG'ETHE. Returning Officer

Note — The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government (Elections) Rules 1963

GAZETTE NOTICE NO 2060

#### THE NORTH IMENTI ARLA COUNCIL THE LOCAL GOVERNMENT ELECTIONS RULES 1966 (L N 101 of 1966)

NOTICE OF BY-ELECTION AND THE TIME AND PLACE FOR Nominations

A By-election is to be held to determine the Councillor to serve in the North Imenti Area Council, Meru County, in respect of the following vacant post in the undermentioned electoral area, which fell vacant as a result of disqualification of M'Ikiaa Mbogori as a Councillor representing the electoral area -

Electoral area —Kıbırıchıa Registration Unit No -1813

No of seats vacant—1

Nomination papers may be delivered by the candidates to the Returning Officer at the District Commissioner's Office between the hours of eight o clock in the morning and noon on 19th July 1969

Forms for nomination may be obtained at District Commis sioner's Office on any week-day between the hours of nine o'clock and noon in the morning The Returning Officer will prepare a nomination paper for signature at the request of a

If the electron is contested the poll will take place on 2nd August 1969

Dated this 1st day of July 1969

B A OSUNDWA, Returning Officer

GAZETTE NOTICE NO 2061

#### THE UASIN GISHU DISTRICT

#### THE LOCAL GOVERNMENT ELECTIONS RULES 1966 (L N 101 of 1966)

- I, JAMES WAIBOCI the Returning Officer for the North and South (Wareng) Uasin Gishu electoral areas do hereby certify that —
- (a) The following person has been duly nominated as a councillor for the North Wareng Area Council, to fill Soy/Kipkarren vacant seat
- (b) The number of duly nominated candidates does not exceed the number of councillors to be elected
- (c) The following person is therefore elected as a Councillor for the said Council

Electoral Area	Registration Unit No	Name of Candidate	Place of Residence	Occupation	Party Affiliation	Date of Nomination
North Wareng	560	Kibor Arap Chepkwony	Turbo	Self- employed	KANU	4th July 1969

#### THE KERICHO DISTRICT

TENDERS FOR FOODSTUFFS, FUEL, UNIFORMS, ETC

TENDERS are invited for the supply of the above items in the Kericho District for the calendar year 1970

Tender forms giving full details are available in the office of the District Commissioner, Kericho Tenders in plain sealed envelopes marked "TENDERS FOR FOODSTUFFS, UNIFORMS, ETC" must be submitted before noon to the office of the District Commissioner, PO Box 19, Kericho, on 23rd September 1969

Dated this 3rd day of July 1969

M M OLE NCHARO,

District Commissioner,

Kencho

GAZETTE NOTICE No 2063

## THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of hotel carried on by Messis Mark Wambugu Kaigwa, Wachira Kimathi, Wambugu Gachoya and Hiram Ndirangu under the business name and style of Ruhia Bar and Lodging House on Plot No 209/6587, Hono Crescent, Nairobi in the Republic of Kenya, under the firm name and style of Ruhia Bar and Lodging House is as from the 2nd day of June 1969 sold and transferred to Mark Wambugu Kaigwa who will carry on the said business at the same place under the said name and style of Ruhia Bar and Lodging House

The address of the transferors is PO Box 6052, Nairobi

The address of the transferee is PO Box 6052, Nairobi

All debts due to and owing by the transferors in respect of the said business of Ruhia Bar and Lodging House up to and including 1st June 1969 will be received and paid by the transferors

The transferee does not assume nor does he intend to assume any liabilities whatsoever incurred in the said business by the transferors up to and including 1st June 1969

Dated this 1st day of July 1969

WACHIRA KIMATHI, WAMBUGU GACHOYA, HIRAM NDIRANGU, Returng Partners

MARK WAMBUGU KAIGWA, Continuing Partner

GAZETTE NOTICE No 2064

## THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of photographer and photographic studio carried on by Gianni La Magna at Plot No 209/616, Woolworth Buildings, Kimathi Street, PO Box 6779, Nairobi, in Kenya, has with effect from the 1st day of July 1969 been sold and transferred to Kulwant Singh Sandhu of PO Box 7064, Nairobi, aforesaid who will carry on the same business under the name and style of Gianni La Magna Photographers at the same place

The transferee does not assume nor does he intend to assume any liability incurred in the said business by the transferor up to and including the 30th day of June 1969 and the same will be paid and discharged by the transferor and likewise all debts due to the transferor up to and including 30th June 1969 will be received by the transferor and the transferor does not assume nor does he intend to assume any liability in the said business by the transferee after the said 30th June 1969

Dated at Nairobi this 30th day of June 1969

GIANNI LA MAGNA, Transferor

JOHAR & COMPANY, Advocates for the Transferee GAZETTE NOTICE NO 2065

## THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of hairdressers carried on by Hannah Marie Richmond at the Panafric Hotel (LR No 209/6348, Kenyatta Avenue, Nairobi) under the business name of Panafric Elegance Hairstylist and Beauty Shop has, as from the 1st day of April 1969 been sold and transferred to Mary Achieng who will carry on the said business under the same business name at the same place

The address of the transferor is PO Box 3961, Nairobi The address of the transferee is PO Box 4778, Nairobi

The transferee does not assume nor does she intend to assume any liabilities incurred in the said business by the transferor up to and including the said 1st day of April 1969 and the same will be paid and discharged by the transferor Likewise all debts due and owing to the transferor up to and including the 1st day of April 1969 shall be received by her

H M RICHMOND, Transferor

> M ACHIENG, Transferee

GAZETTE NOTICE NO 2066

## THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of photography carried on by Nathabhai Jiwabhai Odedra at Plot No 623, Oginga Odinga Road, Kisumu, under the firm name and style of Messrs Nyanza Art Studio has, as from the 24th day of June 1969 been sold and transferred to (1) Ramesh Haridas Kotak and (2) Jagjivan Jamnadas Ruparalia who will carry on the said business at the same place and address

The address of the transferor is PO Box 172, Kisumu The address of the transferees is PO Box 4, Butere

The transferees are not assuming nor do they intend to assume any hability incurred by the transferor in the said business up to and including the 24th day of June 1969 and the same will be paid and discharged by the transferor

All debts owing to the transferor up to and including the 24th day of June 1969 shall be received by him

NATHABHAI JIWABHAI ODEDRA, Transferor

RAMESH HARIDAS KOTAK, JAGJIVAN JAMNADAS RUPARALIA, Transferees

GAZETTE NOTICE NO 2067

#### DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Jasper Maskelyne and Keith Graysmark Brown in the business carried on at Lullington House, Queensway, Nairobi under the firm name or style of Overland Driving School has been dissolved by mutual consent by the retirement therefrom of the said Jasper Maskelyne as from the 12th day of May 1969

The continuing partner Keith Graysmark Brown will as from the 12th day of May 1969 carry on the said business at the same address and under the same firm name

All debts due to and habilities due from the said business up to and including the 12th day of May 1969 will be collected and paid by the continuing partner

Dated at Nairobi this 12th day of May 1969

KEITH G BROWN

Continuing Partner

JASPER MASKELYNE
Returng Partner

GAZETTE NOTICE NO 2068

#### NOTICE OF CHANGE OF NAME

I, Istvan Steven Barkasz de Csenger of Nairobi in the Republic of Kenya, hereby give public notice that by a deed poll dated the 25th day of June 1969 duly executed and registered by me and attested by Swaraj Singh, advocate, of Nairobi aforesaid and John Stephens Mottershead of PO Box 30134, Nairobi, aforesaid, I have renounced and abandoned the use of my former name of Istvan Barkasz and assumed in heu thereof the name of Istvan Steven Barkasz de Csenger for all purposes, and I hereby authorize and request all persons to designate and address me by the said assumed name of Istvan Steven Barkasz de Csenger

Dated at Nairobi this 25th day of June 1969

ISTVAN STEVEN BARKASZ DE CSENGER, Formerly known as Istvan Barkasz

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All copy submitted for publication should be prepared on one side of a foolscap sheet no matter how small the notice or Act, each page being numbered, and should be typewritten with double spacing Copy should be clear legible, and contain a minimum of alterations

Particular attention should be paid to the following points -

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Extract from the Code of Regulations section D-

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