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CORRIGENDA

IN Gazette Notice No. 2986 of 2015, *amend* the expression printed as "registered under title No. KJD/Ntashart/2358" to read "registered under title No. KJD/Ntashart/2538" where it appears.

IN Gazette Notice No. 3720 of 2015, amend the expression printed as "Cause No. 206 of 2014" to read "Cause No. 206 of 2015.

GAZETTE NOTICE No. 7046

THE EXPORT PROCESSING ZONES ACT

(Cap. 517)

THE EXPORT PROCESSING ZONES AUTHORITY

APPOINTMENT

IN EXERCISE of the powers conferred by section 6 (1) of the Export Processing Zones Act, the Cabinet Secretary for Industrialization and Enterprise Development appoints—

FANUEL ODEDE KIDENDA

to be the Chief Executive Officer of the Export Processing Zones Authority, for a period of three (3) years, with effect from 21st September, 2015.

Dated the 21st September, 2015.

ADAN MOHAMED,

Cabinet Secretary for Industrialization and Enterprise Development.

GAZETTE NOTICE No. 7047

THE FIREARMS ACT

(Cap. 114)

APPOINTMENT

IN EXERCISE of the powers conferred by section 3 of the Firearms Act, the Inspector-General of Police appoints—

William Sifuna Watitwa, Maurice Fredrick Rapudo,

to be Licensing Officers for purpose of the Act.

Dated the 22nd September, 2015.

J. K. BOINNET,

Inspector-General, National Police Service.

GAZETTE NOTICE NO. 7048

THE CONSTITUTION OF KENYA

THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

THE SIAYA COUNTY ASSEMBLY STANDING ORDERS

SPECIAL SITTING OF THE COUNTY ASSEMBLY

PURSUANT to Standing Order No. 27 (3) of the County Assembly of Siaya Standing Orders, it is notified for the information of Members of the County Assembly and the general public that there will be a Special Sitting of the County Assembly which shall be held in the County Assembly Chambers, in Siaya on Monday, 28th September, 2015 at 11.00 a.m. for purposes of:

The address by the Speaker of the Senate, Hon. Ekwe Ethuro.

Dated the 23rd September, 2015.

GEORGE O. OKODE,

Speaker of the County Assembly of Siaya.

GAZETTE NOTICE No. 7049

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Lovelace Anyango Kwasa, of P.O. Box 19344–00202, Nairobi in the Republic of Kenya, is registered as proprietor lessee of all that piece of land known as L.R. No. 209/9845, situate in the city of Nairobi in the Nairobi Area, by virtue of a lease registered as I.R. 98333/1, and whereas sufficient evidence has been adduced to show that the said lease has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 25th September, 2015.

C. N. KITUYI,

MR/8045971

Registrar of Titles, Nairobi.

GAZETTE NOTICE No. 7050

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Kennedy Wafula Waliaula Athanasias and (2) Anne Jebet Waliaula, as joint tenants, are registered as proprietors lessees of all that Maisonette No. 1 erected on all that piece of land known as L.R. No. 209/11421, situate in the city of Nairobi in the Nairobi Area, by virtue of a lease registered as I.R. 100088/1, and whereas sufficient evidence has been adduced to show that the said lease has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 25th September, 2015.

C. C. KETYENYA, Registrar of Titles, Nairobi.

MR/8105116

GAZETTE NOTICE NO. 7051

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Moses Nyaga Muriithi, (2) David Kiama Muriithi and (3) John Irungu Muriithi, as administrators of the estate of Samson Muriithi Nduhiu (deceased), all of P.O. Box 46851–00100, Nairobi in the Republic of Kenya, are registered as proprietors lessees of all that piece of land known as L.R. No. 15317/23, situate nort west of Nanyuki Municipality in Laikipia District, by virtue of a certificate of title registered as I.R. 65674/1, and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8105155

P. M. NG'ANG'A, Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 7052

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW CERTIFICATE OF LEASE

WHEREAS (1) Elkanah Kipyegon Mutai (ID/22490759) and (2) Caroline Wambui Mutugi (ID/21196121), both of P.O. Box 43310–00100, Nairobi in the Republic of Kenya, are registered as proprietors in leasehold interest of that piece of land containing 0.0297 hectare or thereabouts, situate in the district of Thika, registered under title No. Ruiru/Ruiru West Block 3/1532, and whereas sufficient evidence has been adduced to show that the certificate of lease issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. LEITICH,

MR/8045839

Land Registrar, Thika District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW CERTIFICATE OF LEASE

WHEREAS Christopher Mbote Chege (ID/1848561), of P.O. Box 1777–01000, Thika in the Republic of Kenya, is registered as proprietor in leasehold ownership interest of that piece of land containing 0.0326 hectare or thereabouts, situate in the district of Thika, registered under title No. Juja/Kalimoni Block 4/334, and whereas sufficient evidence has been adduced to show that the certificate of lease issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. LEITICH.

MR/8045775

Land Registrar, Thika District.

GAZETTE NOTICE NO. 7054

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Alice Owera Okwaro, of P.O. Box 1921, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.05 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Manyatta 'A'/1898, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

I. N. NJIRU,

MR/6724246

Land Registrar, Kisumu East/West Districts.

GAZETTE NOTICE NO. 7055

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Daniel Kinyanjui Kimani (ID/21632376), is registered as proprietor in absolute ownership interest of that piece of land containing 0.046 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Bahati/Kabatini Block 1/8689, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period

Dated the 25th September, 2015.

M. SUNGU,

MR/8045796

MR/8045795

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 7056

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Cecilia Nyambura Murunga, is registered as proprietor in absolute ownership interest of that piece of land containing 0.047 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Bahati/Kabatini Block 1/14487, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

M. SUNGU,

Land Registrar, Nakuru District.

GAZETTE NOTICE No. 7057

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Bibian Gathoni Kibugi, of P.O. Box 176, Kiambu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.3554 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Olenguruone/Keringet Block 2/165, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

M. SUNGU,

MR/8045925

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 7058

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Njuguna Ngai, of P.O. Box 4588, Nakuru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.0848 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Njoro/Njoro Block 5/36 (Egerton), and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

M. SUNGU,

MR/8045825

Land Registrar, Nakuru District.

GAZETTE NOTICE No. 7059

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Gerishon Geoche Macharia, of P.O. Box 632–00605, Uthiru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.34 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Mau Narok/Siapei Block 3/520 (Mutukanio 'A'), and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

M. SUNGU,

MR/8045828

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 7060

THE LAND REGISTRATION ACT

(No. 3 of 2012)

Issue of a New Land Title Deed

WHEREAS Laserlight Limited, is registered as proprietor in absolute ownership interest of that piece of land containing 0.0891 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Nakuru/Municipality Block 7/116, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

M. SUNGU,

MR/8045835

Land Registrar, Nakuru District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Magaret Waguthii Mathenge, of P.O. Box 1265–10101, Karatina in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.129 hectare or thereabouts, situate in the district of Nyeri, registered under title No. Karatina/Township Block 2/351, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

R. W. NGAANYI,

MR/8045815

Land Registrar, Nyeri District.

GAZETTE NOTICE NO. 7062

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Susan Wambui Maina, of P.O. Box 141, Mweiga in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.405 hectare or thereabouts, situate in the district of Nyeri, registered under title No. Nyeri/Naromoro/1185, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

R. W. NGAANYI,

MR/8045815

Land Registrar, Nyeri District.

GAZETTE NOTICE No. 7063

THE LAND REGISTRATION ACT

 $(No.\ 3\ of\ 2012)$

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Leah Wambura Migwi, of P.O. Box 74, Mukurweini in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.24 hectares or thereabout, situate in the district of Nyeri, registered under title No. Gakawa/Githima Block 1/Burguret/144, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

R. W. NGAANYI,

MR/8045815

Land Registrar, Nyeri District.

GAZETTE NOTICE No. 7064

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Optimax Agencies Limited, of P.O. Box 32310, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.089 hectare or thereabouts, situate in the district of Nyeri, registered under title No. Nyeri/Municipality Block III/192, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

R. W. NGAANYI,

Land Registrar, Nyeri District.

GAZETTE NOTICE No. 7065

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Ochieng Oduk, is registered as proprietor in absolute ownership interest of that piece of land containing 0.18 hectare or thereabouts, situate in the district of Kakamega, registered under title No. Butsotso/Shikoti/6487, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

J. M. FUNDIA,

MR/8045827

Land Registrar, Kakamega District.

GAZETTE NOTICE NO. 7066

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ezekia Machinji Ishenyi, is registered as proprietor in absolute ownership interest of that piece of land containing 0.46 hectare or thereabouts, situate in the district of Kakamega, registered under title No. Isukha/Lubao/1246, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

M. J. BOOR,

MR/8045827

Land Registrar, Kakamega District.

GAZETTE NOTICE No. 7067

THE LAND REGISTRATION ACT

 $(No.\ 3\ of\ 2012)$

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Sewe Oluoch, of P.O. Box 27, Funyula in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 3.2 hectares or thereabout, situate in the district of Busia/Teso, registered under title No. Luchululo/Bukhulungu/735, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

T. M. CHEPKWESI,

MR/8045797

Land Registrar, Busia/Teso Districts.

GAZETTE NOTICE NO. 7068

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Florence Nyachama Manuari, is registered as proprietor in absolute ownership interest of that piece of land containing 0.03 hectare or thereabouts, situate in the district of Busia/Teso, registered under title No. Bukhayo/Kisoko/4805, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

S. R. KAMBAGA,

MR/8105149

Land Registrar, Busia/Teso Districts.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Barasa Osabiri, of P.O. Box 122, Busia in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.22 hectares or thereabout, situate in the district of Busia, registered under title No. Bukhayo/Bugengi/2163, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

S. R. KAMBAGA,

MR/8105148

Land Registrar, Busia/Teso Districts.

GAZETTE NOTICE NO. 7070

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Humphrey Joseph Nafwa, is registered as proprietor in absolute ownership interest of that piece of land containing 0.053 hectare or thereabouts, situate in the district of Busia, registered under title No. Marach/Bumala/1887, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

S. R. KAMBAGA,

MR/8105148

Land Registrar, Busia/Teso Districts.

GAZETTE NOTICE NO. 7071

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Alex Pomwo Onyango Ogutu, is registered as proprietor in absolute ownership interest of that piece of land containing 0.50 hectare or thereabouts, situate in the district of Busia, registered under title No. Samia/Luanda/Mudoma/2215, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

S. R. KAMBAGA,

MR/8105148

Land Registrar, Busia/Teso Districts.

GAZETTE NOTICE NO. 7072

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Marete Kajogi (ID/7713923), is registered as proprietor in absolute ownership interest of that piece of land containing 9.76 hectares or thereabout, situate in the district of Meru, registered under title No. Abogeta/Nkachie/703, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. KAMWARO, Land Registrar, Meru District.

GAZETTE NOTICE No. 7073

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Micheni M'Rangata (ID/0886657), is registered as proprietor in absolute ownership interest of that piece of land containing 0.10 hectare or thereabouts, situate in the district of Meru, registered under title No. Igoji/Kiangua/2496, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. KAMWARO,

MR/8045823

Land Registrar, Meru District.

GAZETTE NOTICE NO. 7074

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS M'Mworia M'Mukangu (ID/7763091), is registered as proprietor in absolute ownership interest of that piece of land containing 2.02 hectares or thereabout, situate in the district of Meru, registered under title No. Nyaki/Giaki/1606, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. KAMWARO,

MR/8045823

Land Registrar, Meru District.

GAZETTE NOTICE NO. 7075

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joanna Gauku M'Tuamwari (ID/2373394), is registered as proprietor in absolute ownership interest of that piece of land containing 0.425 hectare or thereabouts, situate in the district of Meru, registered under title No. Abothuguchi/Katheri/922, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. KAMWARO,

MR/8045823

Land Registrar, Meru District.

GAZETTE NOTICE No. 7076

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Benjamin Muthuri Iburi (ID/8883646), is registered as proprietor in absolute ownership interest of that piece of land containing 2.956 hectares or thereabout, situate in the district of Meru, registered under title No. Ntima/Ntakira/1162, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

H. S. W. MUSUMIAH, Land Registrar, Meru District.

MR/8045823

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Daudi Mukindia Cokera (ID/2452456), is registered as proprietor in absolute ownership interest of that piece of land containing 3.4 hectares or thereabout, situate in the district of Meru, registered under title No. Abothuguchi/L-Kaongo/139, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

H. S. W. MUSUMIAH, Land Registrar, Meru District.

MR/8045823

GAZETTE NOTICE NO. 7078

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joab Muthigani (ID/7738822), is registered as proprietor in absolute ownership interest of that piece of land containing 0.0300 hectare or thereabouts, situate in the district of Meru, registered under title No. Ontulili/Ontulili Block I/Katheri/1422, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

H. S. W. MUSUMIAH, *Land Registrar, Meru District.*

MR/8045833

GAZETTE NOTICE No. 7079

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Joyce Wanjiru Mbau, is registered as proprietor in absolute ownership interest of those pieces of land containing 0.048, 0.048 and 0.048 hectare or thereabouts, situate in the district of Machakos, registered under title Nos. Donyo Sabuk/Komarock Block I/27841, 27842 and 27843, respectively, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 25h September, 2015.

G. M. NJOROGE,

MR/8045938

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 7080

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS George Otieno Ogolla, of P.O Box 151, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.10 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko/Town Block 2/5106, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. M. NJOROGE, Land Registrar, Machakos District.

GAZETTE NOTICE No. 7081

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Lawrence Musyoka Wambua, of P.O Box 1134–90100, Machakos in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 10.60 hectares or thereabout, situate in the district of Machakos, registered under title No. Mavoko/Town Block 3/2898, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. M. NJOROGE,

MR/8045752

Land Registrar, Machakos District.

GAZETTE NOTICE No. 7082

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Kimongo Kasau, of P.O Box 401–90137, Kibwezi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 4.0 hectares or thereabout, situate in the district of Machakos, registered under title No. Masii/Mbaani/336, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. M. NJOROGE,

MR/8045995

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 7083

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Mary Wanjiku Maingi, of P.O Box 9032–00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of those pieces of land containing 0.0375 and 0.0375 hectare or thereabouts, situate in the district of Machakos, registered under title Nos. Donyo Sabuk/Komarock Block 1/5049 and 6224, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. M. NJOROGE,

MR/8045781

Land Registrar, Machakos District.

GAZETTE NOTICE No. 7084

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jonathan Nyongesa Owola, of P.O Box 2149–90100, Machakos, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.905 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko Town Block 3/5564, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

R. M. SOO,

MR/8105005 Land Registrar, Machakos District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Nganga Njoroge (ID/13800968), of P.O Box 8727–00300, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.052 hectares or thereabout, situate in the district of Thika, registered under title No. Ngenda/Gathage/954, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

J. K. NJOROGE,

MR/8045962

Land Registrar, Thika District. MF

GAZETTE NOTICE NO. 7086

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mary Njeri Muchiri (ID/3106549), of P.O. Box 767–00232, Ruiru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.400 hectare or thereabouts, situate in the district of Thika, registered under title No. Ruiru/Ruiru East Block 2/101, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. LEITICH,

MR/8045964

Land Registrar, Thika District.

GAZETTE NOTICE NO. 7087

THE LAND REGISTRATION ACT

 $(No.\ 3\ of\ 2012)$

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Christopher Mbote Chege (ID/1848561), of P.O. Box 1777–01000, Thika in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.47 hectare or thereabouts, situate in the district of Thika, registered under title No. Ngenda/Nyamangara/1471, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. LEITICH, Land Registrar, Thika District.

MR/8045775

GAZETTE NOTICE No. 7088

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Christopher Mbote Chege (ID/1848561), of P.O. Box 1777–01000, Thika in the Republic of Kenya, is registered as proprietor in absolute ownership interest of those pieces of land containing 0.0864, 0.0800 and 1.300 hectares or thereabouts, situate in the district of Thika, registered under title Nos. Ruiru East/Juja East Block 2/T. 5929, T. 2858 and 775, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 25th September, 2015.

B. K. LEITICH, *Land Registrar, Thika District.*

GAZETTE NOTICE No. 7089

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Njenga Kimani (ID/3368181), of P.O. Box 545, Thika in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.44 hectares or thereabout, situate in the district of Thika, registered under title No. Ngenda/Karuri/672, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

S. W. KARIUKI,

MR/8045813

Land Registrar, Thika District.

GAZETTE NOTICE No. 7090

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Fedelis Hito Kiruthi (ID/3097140), of P.O. Box 876–00216, Githunguri in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 2.15 hectares or thereabout, situate in the district of Kiambu, registered under title No. Nguirubi/Ndiuni/610, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8045974

W. N. MUGURO, Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 7091

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Rose WangariWamui (ID/1843532), of P.O. Box 234, Karuri in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.11 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Kiambaa/Thimbigua/3227, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

I. N. NJIRU,

MR/8045988

Land Registrar, Kiambu District.

GAZETTE NOTICE No. 7092

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Kimani Kiarie (ID/11687468), of P.O. Box 417–00217, Limuru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.0 acre or thereabouts, situate in the district of Kiambu, registered under title No. Limuru/Kamirithu/1151, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

I. N. NJIRU,

MR/8045774

Land Registrar, Kiambu District.

MR/8045775

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Cross Style Peace Proclamation Ministries, of P.O. Box 297, Ugunja in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.45 hectare or thereabouts, situate in the district of Ugenya, registered under title No. East Ugenya/Ligala/1602, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

D. O. DULO,

MR/8045830

Land Registrar, Ugenya/Ugunja Districts.

GAZETTE NOTICE No. 7094

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS William Kamau Karanja (ID/8962202), is registered as proprietor in absolute ownership interest of that piece of land containing 0.19 hectare or thereabouts, situate in the district of Murang'a, registered under title No. Loc. 4/Muruka/1133, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

N. N. NJENGA,

MR/8045831

Land Registrar, Murang'a District.

GAZETTE NOTICE No. 7095

THE LAND REGISTRATION ACT

 $(No.\ 3\ of\ 2012)$

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Naman Njuguna Wahome (ID/20770772), is registered as proprietor in absolute ownership interest of those pieces of land containing 0.03 and 0.03 hectare or thereabouts, situate in the district of Murang'a, registered under title Nos. Makuyu/Kimorori/Block 1/2368, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 25th September, 2015.

M. N. MURIUKI,

MR/8105074

MR/8105014

Land Registrar, Murang'a District.

GAZETTE NOTICE No. 7096

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Priscila Nyawira Mugweru (ID/27842688), of P.O. Box 19–0520, Ruai in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.047 hectare or thereabouts, situate in the district of Naivasha, registered under title No. Naivasha/Maraigushu Block 6/1121 (Highland), and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

C. W. MWANIKI,

Land Registrar, Naivasha District.

GAZETTE NOTICE NO. 7097

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Njoroge Karuga (ID/3048768), of P.O. Box 162, Ruiru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 2.02 hectares or thereabout, situate in the district of Naivasha, registered under title No. Kijabe/Kijabe Block 1/1367, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

C. W. MWANIKI,

MR/8045805

Land Registrar, Naivasha District.

GAZETTE NOTICE No. 7098

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Florence Ruguru Kiura (ID/14505510), of P.O. Box 6, Kiamutugu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.40 hectare or thereabouts, situate in the district of Kirinyaga, registered under title No. Ngariama/Thirikwa/3024, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

J. K. MUTHEE,

MR/8105047

Land Registrar, Kirinyaga District.

GAZETTE NOTICE No. 7099

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ngumama Lentuala (ID/11586975), of P.O. Box 55, Loitoktok in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.045 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Loitoktok/Ngama/2204, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8045788

I. N. KAMAU, Land Registrar, Kajiado District.

GAZETTE NOTICE No. 7100

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Muthoni Gichuga (ID/1350768), of P.O. Box 102–00511, Ongata Rongai in the Republic of Kenya, is registered as proprietor in absolute ownership interest of those pieces of land containing 0.10, 0.40 and 0.40 hectare or thereabouts, situate in the district of Kajiado, registered under title Nos. Ngong/Ngong/32294, 20137 and 20136, respectively, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. W. MUMO,

MR/8105084

Land Registrar, Kajiado North District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Isaac Macharia Karanja (ID/1216548), of P.O. Box 1210-20300, Nyahururu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 2.754 hectares or thereabout, situate in the district of Nyandarua, registered under title No. Nyandarua/Ol Joro Orok West/3021, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

J. W. KARANJA,

MR/8045930

Land Registrar, Nyandarua/Samburu Districts.

GAZETTE NOTICE No. 7102

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jonah Kipkemoi Chemjor, of P.O. Box 249, Eldama Ravine in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 13.4 hecatres or thereabout, situate in the district of Koibatek, registered under title No. Lembus/Torongo/116, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

N.O. ODHIAMBO,

MR/8045809

Land Registrar, Koibatek/Mogotio Districts.

GAZETTE NOTICE No. 7103

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Zakaria Kiplagat Toroitich, of P.O. Box 28, Mogotio in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.05 hectare or thereabouts, situate in the district of Koibatek, registered under title No. Lembus/Kisokon/370, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

N.O. ODHIAMBO,

MR/8045809

Land Registrar, Koibatek/Mogotio Districts.

GAZETTE NOTICE NO. 7104

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joel Musyoka Kalii, of P.O. Box 14112, Kitui in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.030 hectare or thereabouts, situate in the district of Kitui, registered under title No. Kyangwithya/Tungutu/1680, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

F. M. MUTHUI, Land Registrar, Kitui District. GAZETTE NOTICE No. 7105

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mulwa Mwaniki, of Kitui in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.5 hectare or thereabouts, situate in the district of Kitui, registered under title No. Matinyani/Kasaini/77, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 25th September, 2015.

F. M. MUTHUI,

MR/8045970

Land Registrar, Kitui District.

GAZETTE NOTICE No. 7106

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Julia Mugure Kamau, of P.O. Box 49092-00100, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 209/8552/447, situate in Nairobi District, by virtue of a lease registered as I.R. 105818, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. M. MUYANGA, Land Registrar, Nairobi.

MR/8045829

GAZETTE NOTICE No. 7107

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS The Heritage Insurance Company Kenya Limited, of P.O. Box 30390-00100, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 330/155, situate in Nairobi City, by virtue of a conveyance registered in Volume N 30 Folio 372/7 File 9732, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8045943

G. M. MUYANGA, Land Registrar, Nairobi.

GAZETTE NOTICE No. 7108

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Krishan Poonjal Patel, of P.O. Box 49032-00100, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 209/65/21, situate in Nairobi City, by virtue of a lease registered in Volume N 47 Folio 401/1 File 15072, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. M. MUYANGA, Land Registrar, Nairobi.

MR/8045950

MR/8045924

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Lizzie Muthoni Wanyoike, of P.O. Box 49962–00100, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 7418/12, situate in Kiambu District, by virtue of a certificate of title registered as I.R. 51070, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8045933

G. M. MUYANGA, Land Registrar, Nairobi.

GAZETTE NOTICE NO. 7110

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Shashikani Samji Kotecha, of P.O. Box 61767–00200, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 20264, situate in Nairobi District, by virtue of a grant registered as I.R. 66454, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8045955

G. M. MUYANGA, Land Registrar, Nairobi.

GAZETTE NOTICE NO. 7111

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Waithira Muchiri, of P.O. Box 46212, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 76/956, situate in Kiambu District, by virtue of an indenture registered as Vol. N 54 Folio 407/1 File 16705, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8045832

G. M. MUYANGA, Land Registrar, Nairobi.

GAZETTE NOTICE No. 7112

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Chui Estates Limited, of P.O. Box 2483–00621, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 214/817, situate in Nairobi District, by virtue of an indenture registered as Vol. N 27 Folio 287/17 File 8244, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

G. M. MUYANGA, Land Registrar, Nairobi. GAZETTE NOTICE NO. 7113

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Paul Nakachii Ereng, of P.O. Box 18950–00100, Nairobi in the Republic of Kenya, is registered as proprietor lessee of all that piece of land known as L.R. No. 13815, situate in the city of Nairobi, by virtue of a grant registered as I.R. 52887, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

P. K. TONUI, Land Registrar, Nairobi.

MR/8045778

GAZETTE NOTICE NO. 7114

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Joshua Njeru Mwaura, of P.O. Box 11324–00100, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 36/1/662, situate in the city of Nairobi, by virtue of an indenture registered as Vol. N 26 Folio 81 File 4550, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8105156

A. W. MARARIA, Land Registrar, Nairobi.

GAZETTE NOTICE NO. 7115

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) John Kiega Mwihia and (2) Julius Njau Mwihia, both of P.O. Box 71015–00200, Nairobi in the Republic of Kenya, are registered as proprietors of all that piece of land known as L.R. No. 36/11/384, situate in the city of Nairobi, by virtue of a grant registered as I.R. 33802, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

C. N. KITUYI, Land Registrar, Nairobi.

MR/8045922

GAZETTE NOTICE No. 7116

THE LAND REGISTRATION ACT

(No. 3 of 2012)

LOSS OF GREEN CARD

WHEREAS Mogens Hojholdt Hansen, is registered as proprietor of that piece of land known as Kwale/Diani S.S/1325, situate in the district of Kwale, and whereas sufficient evidence has been adduced to show that the green card issued thereof is lost and efforts to trace it in the office have failed, notice is given that after the expiration of sixty (60) days from the date hereof, provided that no valid objection has been received within that period, I shall open an new register.

Dated the 25th September, 2015.

C. K. NG'ETICH, Land Registrar, Kwale District.

MR/8105122

egistrar, Nairobi. MR/8045817

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Ngombe Holdings Company Limited, of P.O. Box 53407–00200, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 12715/455, situate in the district of Machakos, by virtue of a grant registered as I.R. 45923/1, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8105179

G. M. MUYANGA, Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 7118

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) Daniel Kamau Karonjo, (2) Lilian Njeri w/o Ndehi Kamau, (3) Francis Njoroge Kamau, (4) Nyambura w/o Nganga, (5) Nduta w/o Karonjo Kamau, (6) Francis Muniu Karonjo, (7) Daniel Kamau Ndehi, (8) Joseph Kamau Kiburu, (9) Philip Karonjo Ndehi, (10) Kimani Kamau, (11) Daniel Wainaina Kiiru, (12) Joyce Waithira w/o Kamau Ndehi, (13) Karonjo Kamau, (14) Njoki w/o Gathui Kamau, (15) Kihara Ragae, (16) Gathui Kamau, (17) Muigai Waiti, (18) Isaac Wathiru Kiiru, (19) Jeremiah Mugo Muchiiri and (20) Ruth Wairimu w/o Kihara Ragae trading as Mwatha Company, all of P.O. Box 7727, Nairobi in the Republic of Kenya, are registered as proprietors of all that piece of land known as L.R. No. 36/495/7, situate in the district of Nairobi, by virtue of an indenture registered as Vol N 44 Folio 190/3 File 13734, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

MR/8105177

G. M. MUYANGA, Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 7119

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Rex Holdings Limited, of P.O. Box 85798, Mombasa in the Republic of Kenya, is registered as proprietor in leasehold interest of that piece of land known as 3151/I/MN, situate within Mombasa Municipality in Mombasa District, by virtue of a grant registered as 15967/7, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 25th September, 2015.

D. J. SAFARI,

MR/8105178

Registrar of titles, Mombasa District.

GAZETTE NOTICE NO. 7120

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Daniel Mbogo Kiarie (deceased), of Nairobi in the Republic of Kenya, is registered as proprietor of that piece of land known as Dagoretti/Riruta/S. 94, situate in the district of Nairobi, and

whereas the High Court at Nairobi in succession cause No. 1718 of 2010, has issued grant of letters of administration and certificate of confirmation of grant in favour of Karen Mwihaki Mbogo, of P.O. Box 21444–00505, Nairobi, and whereas the said court has executed an application to be registered as proprietor by transmission R.L. 19, and whereas the certificate of lease of the said piece of land is lost, notice is given that after the expiration of sixty (60) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said certificate of lease and proceed with registration of the said application to be registered as proprietor by transmission R.L. 19 in favour of Karen Mwihaki Mbogo, of P.O. Box 21444–00505, Nairobi, and upon such registration the land title deed issued earlier to the said Daniel Mbogo Kiarie (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th Septembere, 2015.

B. A. CHOKA, Land Registrar, Nairobi.

MR/8045757

GAZETTE NOTICE No. 7121

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Paul Kihugu Mungai (deceased), is registered as proprietor of that piece of land containing 0.662 hectare or thereabouts, known as Nakuru/Piave/3288, situate in the district of Nakuru, and whereas (1) Beatrice Muthoni Mwenda and (2) Jacquline Wambui Ngiro, are the administrators of the estate, and whereas the said title deed is missing, notice is given that after the expiration of sixty (60) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the death certificate of the deceased herein and issue a title deed to the beneficiaries thereof, and upon such registration the land title deed issued earlier to the said shall be deemed to be cancelled and of no effect

Dated the 25th September, 2015.

MR/8045961

M. V. BUNYOLI, Land Registrar, Nakuru District.

GAZETTE NOTICE No. 7122

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Eliud Gachunga Nguyai (deceased), is registered as proprietor of that piece of land containing 0.24 hectare or thereabouts, known as Dagoretti/Thogoto/2632, situate in the district of Kiambu, and whereas the High Court at Nairobi in succession cause No. 1156 of 2012, has issued grant of letters of administration to Elizabeth Wangui Gachunga, and whereas the said title deed issued to Eliud Gachunga Nguyai (deceased) has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of R. L. 19 and R. L. 7, and issue a land title deed to the said Elizabeth Wangui Gachunga, and upon such registration the land title deed issued to Eliud Gachunga Nguyai (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

K. G. GITAU,

MR/8045939

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 7123

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Muthee Njuguna (deceased), is registered as proprietor of that piece of land containing 5.4 acres or thereabout, known as Limuru/Ngecha/402, situate in the district of Kiambu, and whereas the senior principal magistrate's court at Limuru in succession

cause No. 149 of 2014, has issued grant of letters of administration to Kamau Kangethe, and whereas the said title deed issued to Muthee Njuguna (deceased) has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of R. L. 19 and R. L. 7, and upon such registration the land title deed issued earlier to Muthee Njuguna (deceased), shall be deemed to be cancelled and of no effect

Dated the 25th September, 2015.

I. N. NJIRU,

MR/8045942

Land Registrar, Kiambu District.

GAZETTE NOTICE No. 7124

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Gideon Gitau Wangengi (deceased), is registered as proprietor of that piece of land containing 0.068 hectare or thereabouts, known as Githunguri/Kanjai/T. 425, situate in the district of Kiambu, and whereas the principal magistrate's court at Githunguri in succession cause No. 65 of 2000, has issued grant of letters of administration to Mary Wanjiru Gitau, and whereas the said title deed issued to Gideon Gitau Wangengi (deceased) has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of R. L. 19 and R. L. 7, and upon such registration the land title deed issued earlier to Gideon Gitau Wangengi (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

K. G. NDEGWA,

MR/8105157

Land Registrar, Kiambu District.

GAZETTE NOTICE No. 7125

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Joseph Mbacia Kagondu (deceased), is registered as proprietor of that piece of land containing 0.85 hectare or thereabouts, known as Nginda Samar/Block 2/853, situate in the district of Murang'a, and whereas the High Court at Kitale in succession cause No. 234 of 2005, has issued grant of letters of administration to Irene Wangari Mbacia, and whereas the said title deed issued to Joseph Mbacia Kagondu (deceased) has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of R. L. 19 and R. L. 7, and upon such registration the land title deed issued earlier to Joseph Mbacia Kagondu (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

M. N. MURIUKI,

MR/8045759

Land Registrar, Murang'a District.

GAZETTE NOTICE NO. 7126

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS M'Ndatho M'Nabea (deceased), is registered as proprietor of that piece of land known as Nyaki/Thuura/2243, situate in the district of Meru, and whereas the High Court in succession cause No. 486 of 2011, has issued grant of letters of administration and certificate of confirmation of grant in favour of Cecilia Mukomuga, and whereas the said court has executed an application to be registered as proprietor by transmission R.L. 19, and whereas the land title deed in respect of the said piece of land are registered in the name of

M'Ndatho M'Nabea (deceased) is lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said application to be registered as proprietor by transmission R.L. 19 in the name of Cecilia Mukomuga, and upon such registration the land title deed issued earlier to the said M'Ndatho M'Nabea (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

MR/8045833

H. S. W. MUSUMIAH, Land Registrar, Meru District.

GAZETTE NOTICE No. 7127

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Nathaniel Thiruaine Rungai (deceased), is registered as proprietor of that piece of land containing 1.78 hectares or thereabout, known as Kianjai/Mituntu/281, situate in the district of Meru North, and whereas the senior resident magistrate's court at Maua in succession cause No. 45 of 2010, has issued grant of letters of administration to (1) Philliphina Thathi M'Thiruaini (ID/7757306) and (2) Amos Kinyua Thiruine (ID/10970423), and whereas the land title deed in respect of the said piece of land are registered in the name of Nathaniel Thiruaine Rungai (deceased) is lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument R.L. 19 and R.L. 7, and upon such registration the land title deed issued earlier to the said Nathaniel Thiruaine Rungai (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

MR/8045758

D. M. KARANJA, Land Registrar, Meru North District.

GAZETTE NOTICE No. 7128

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Peter Muriuki Paul Njeru, of Embu in the Republic of Kenya, is registered as proprietor of land containing 1.32 hectares or thereabout, known as Gaturi/Nembure/1054, situate in the district of Embu, and whereas the High Court at Embu in civil suit No. 259 of 1988, has ordered that the said piece of land be registered in the name of the plaintiff, Ejidio Njuki Gitari and others, of Embu, and whereas the executive officer has in pursuance to an order of the said court executed a transfer of the said piece of land in favour of Ejidio Njuki Gitari and others, and whereas all efforts made to compel the registered proprietor to surrender the land title deed issued in respect of the said piece of land to the land registrar has failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said land title deed and proceed with the registration of the said instrument of transfer and issue a land title deed to the said Ejidio Njuki Gitari and others, and upon such registration the land title deed issued earlier to the said Peter Muriuki Paul Njeru, shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

J. M. MUNGUTI, Land Registrar, Embu District.

MR/8046000

GAZETTE NOTICE No. 7129

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Titus Ndungu Gichuki (deceased), is registered as proprietor of that piece of land containing 0.325 hectare or thereabouts, known as Nyandarua/Ol Joro Orok Salient/8485, situate

in the district of Nyandarua, and whereas the principal magistrate's court at Nyahururu in succession cause No. 15 of 2013, has issued grant of letters of administration to (1) Rebecca Wangari Njuguna and (2) Josphat Njuguna Kamiti, as the administrators of the estate of Titus Ndungu Gichuki (deceased), and whereas the said title deed issued to Titus Ndungu Gichuki (deceased) has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of R. L. 19 and R. L. 7, and upon such registration the land title deed issued earlier to the said Titus Ndungu Gichuki (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

J. W. KARANJA,

MR/8045816

Land Registrar, Nyandarua/Samburu Districts.

GAZETTE NOTICE No. 7130

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Kitiwa Michael Mutui, of P.O. Box 1, Kitui in the Republic of Kenya, is registered as proprietor of that piece of land known as Yatta B 2/Kangonde/2, situate in the district of Kitui, and whereas the chief magistrate's court at Kitui, in civil suit No. 93 of 2015, has ordered that the said piece of land be transferred to Muturi Kiome, of P.O. Box 1, Kitui, and whereas the Executive officer of the court has in pursuance to an order of the said court executed a transfer of the said piece of land in favour of Muturi Kiome, of P.O. Box 1, Kitui, and whereas all efforts made to compel the registered proprietor to surrender the land title deed issued in respect of the said piece of land to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of instrument of transfer and issue a land title deed to the said Muturi Kiome, of P.O. Box 1, Kitui, and upon such registration the land title deed issued earlier to the said Kitiwa Michael Mutui, shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

F. M. MUTHUI,

MR/8045954

Land Registrar, Kitui District.

GAZETTE NOTICE No. 7131

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS John Willington Oyomba (deceased), of Yala in the Republic of Kenya, is registered as proprietor of that piece of land known as South Gem/Rera/1446, situate in the district of Siaya, and whereas the High Court at Kisumu in succession cause No. H.C./R. M. 1072 of 2014, has ordered that the piece of land be registered in the

name of James Gabriel Mugoya Oyomba, and whereas efforts made to recover the land title deed issued thereof by the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said grant document and issue a land title deed to the said James Gabriel Mugoya Oyomba, and upon such registration the land title deed issued earlier to the said John Willington Oyomba (deceased), shall be deemed to be cancelled and of no effect.

Dated the 25th September, 2015.

P. A. OWEYA,

MR/8045773

Land Registrar, Siaya District.

GAZETTE NOTICE No. 7132

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Eliud Njoroge Ndathu, is registered as proprietor of that piece of land containing 0.38 hectare or thereabouts, known as Bukira/Buhirimonono/1998, situate in the district of Kuria, and whereas the said piece of land has been transferred to William Gesamba Mwita, and whereas the said title deed issued earlier to Eliud Njoroge Ndathu cannot be traced, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said instrument of transfer and upon such registration, the land title deed issued earlier to the said Eliud Njoroge Ndathu shall be deemed to have been cancelled and of no effect.

Dated the 25th September, 2015.

N. MARUBE,

MR/8045799

Land Registrar, Kuria District.

GAZETTE NOTICE NO. 7133

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Marita Amweno Simon, is registered as proprietor of that piece of land known as North Teso/Kolanya/351, situate in the district of Busia, and whereas the chief magistrate's court at Busia has ordered that the title deed of the said piece of land be cancelled and be registered in the name of Fanice Kamira Omusungu, and whereas all efforts made to compel the registered proprietor to surrender the land title deed to the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, I intend to proceed with the registration of the documents therein.

Dated the 25th September, 2015.

T. M. CHEPKWESI,

MR/8045989

Land Registrar, Busia/Teso Districts.

GAZETTE NOTICE No. 7134

THE NATIONAL TREASURY

STATEMENT OF ACTUAL REVENUES AND NET EXCHEQUER ISSUES AS AT 31ST AUGUST, 2015

Receipts	Printed Estimates (KSh.)	Actual Receipts (KSh.)
Opening Balance 1–7–2015		203,491,418.97
Total Tax Income	1,215,294,941,956.00	152,733,115,176.70
Total Non Tax Income	39,572,089,436.00	1,623,686,189.20
Net Domestic Borrowing	224,900,006,808.00	23,100,000,000.00
Loans—Foreign Government and International Organization	37,909,738,198.00	2,725,780,970.00
Programme Loan—Budget Support (Social Safety net)	8,213,020,000.00	_
Domestic Lending and on-lending	2,180,145,000.00	_
Grants—Foreign Government and International Organisation	15,202,764,562.00	827,852,608.20
Grants—DANIDA	844,000,000.00	· · · —
Grants—Debt swap	500,000,000.00	_
Grants from AMISON	6,440,000,000.00	_
Rights Issue NBK	4,998,000,000.00	_
Commercial Loan	71,800,000,000.00	_
Total Revenue	1,627,854,705,960.00	181,213,926,363.07

RECURRENT EXCHEQUER ISSUES

Vote	Ministries / Departments/Agencies	Net Estimates (KSh.)	Exchequer Issues (KSh.)
R.1011	The Presidency	5,941,525,810.00	1,052,000,000.00
R.1021	State Department for Interior	87,662,133,802.00	5,620,000,000.00
R.1022	State Department for Co-ordination of National Government	16,967,134,466.00	2,165,000,000.00
R.1031	State Department for Planning	19,600,767,000.00	4,482,000,000.00
R.1032	State Department for Devolution	2,298,785,390.00	484,000,000.00
R.1041	Ministry of Defence	92,329,042,100.00	11,945,000,000.00
R.1051	Ministry of Foreign Affairs and International Trade	12,067,065,466.00	2,230,000,000.00
R.1061	State Department for Education	56,923,926,360.00	581,000,000.00
R.1062	State Department for Science and Technology	42,669,829,183.00	2,850,000,000.00
R.1071	The National Treasury	43,216,461,912.00	2,170,000,000.00
R.1081	Ministry of Health	24,541,636,512.00	3,747,000,000.00
R.1091	State Department of Infrastructure	1,738,426,310.00	280,000,000.00
R.1092	State Department of Transport	1,421,462,190.00	46,000,000.00
R.1101	State Department for Environment And Natural Resource	6,565,747,374.00	1,203,000,000.00
R.1102	State Department for Water and Regional Authorities	2,122,203,542.00	270,000,000.00
R.1111	Ministry of Lands Housing and Urban Development	3,926,131,392.00	524,000,000.00
R.1121	Ministry of Information, Communications and Technology	2,949,532,300.00	329,000,000.00
R.1131	Ministry of Sports Culture and Arts	2,936,339,278.00	949,000,000.00
R.1141	Ministry of Labour Social Security and Services	9,158,881,990.00	2,131,000,000.00
R.1151	Ministry of Energy and Petroleum	1,793,068,130.00	390,000,000.00
R.1161	State Department for Agriculture	7,885,636,906.00	841,000,000.00
R.1162	State Department for Livestock	1,923,855,128.00	294,000,000.00
R.1163	State Department for Fisheries	1,368,536,694.00	123,000,000.00
R.1171	Ministry of Industrialization and Enterprise Development	2,544,513,330.00	570,000,000.00
R.1181	State Department for Commerce and Tourism	2,838,537,766.00	810,000,000.00
R.1182	State Department for East African Affairs	1,664,097,404.00	70,100,000.00
R.1191	Ministry of Mining	714,072,090.00	102,100,000.00
R.1251	Office of the Attorney-General and Department of Justice	3,711,026,884.00	582,000,000.00
R.1261	The Judiciary	12,623,930,000.00	1,395,000,000.00
R.1201	Ethics and Anti-Corruption Commission	2,311,920,000.00	300,000,000.00
R.1281	National Intelligence Service	20,142,000,000.00	1,605,000,000.00
R.1291	Office of the Director of Public Prosecutions	1,964,004,002.00	186,000,000.00
R.1301	Commission for Implementation of the Constitution	312,040,000.00	50,000,000.00
R.1311	Office of the Registrar of Political Parties	505,781,810.00	202,400,000.00
R.1311	Witness Protection Agency	364,705,000.00	60,000,000.00
R.2011	Kenya National Commission on Human Rights	459,100,000.00	47,000,000.00
R.2021	National land Commission	1,101,365,410.00	267,000,000.00
R.2021	Independent Electoral and Boundaries Commission	4,187,919,790.00	360,000,000.00
R.2041	Parliamentary Service Commission	8,900,416,731.00	2,220,000,000.00
R.2042	National assembly	15,156,583,269.00	2,220,000,000.00
R.2051	Judicial Service commission	473,200,002.00	43,000,000.00
R.2061	Commission on Revenue Allocation	344,342,400.00	45,000,000.00
R.2001 R.2071	Public Service Commission	1,118,400,000.00	120,000,000.00
R.2071 R.2081	Salaries and Remuneration Commission		35,000,000.00
R.2091	Teachers Service Commission	722,732,086.00	14,000,000,000.00
		180,991,612,264.00	
R.2101	National Police Service Commission	437,500,000.00	46,100,000.00
R.2111	Auditor General	3,626,090,000.00	405,000,000.00
R.2121	Controller of Budget	580,830,272.00	45,000,000.00
R.2131	Commission on Administrative Justice	480,710,920.00	43,000,000.00
R.2141	National Gender and Equality Commission	314,151,440.00	34,500,000.00
R.2151	Independent Police Oversight Authority	419,483,700.00	51,000,000.00
OPG 050	P.11. D.14	717,019,195,805.00	68,400,200,000.00
CFS 050	Public Debt	397,035,494,249.09	72,677,220,990.00
CFS 051	Pensions and gratuities	38,991,127,200.00	2,700,000,000.00
CFS 052	Salaries, Allowances and Miscellaneous	5,510,457,718.84	400,000,000.00
CFS 053	Subscription to International Organisation	500,000.00	
	Total Consolidated Funds Services	441,537,579,167.93	75,777,220,990.00

DEVELOPMENT EXCHEQUER ISSUES

	Ministries/Departments/Agencies	Net Estimates (KSh.)	Exchequer Issues (KSh.)
D.1011	The Presidency	1,846,129,798.00	
D.1021	State Department for Interior	14,200,122,356.00	_
D.1022	State Department for Coordination of National Government	1,011,000,000.00	_
D.1031	State Department for Planning	60,218,095,064.00	4,094,851,500.00
D.1032	State Department for Devolution	5,322,417,760.00	_
D.1051	Ministry of Foreign Affairs and International Trade	1,349,150,000.00	_
D.1061	State Department for Education	21,356,204,460.00	5,000,000.00
D.1062	State Department for Science & Technology	11,086,318,227.00	_
D.1071	The National Treasury	33,568,291,200.00	702,020,000.00
D.1081	Ministry of Health	19,648,428,814.00	2,562,866,480.00
D.1091	State Department of Infrastructure	62,266,034,686.00	_
D.1092	State Department of Transport	5,337,970,456.00	_
D.1101	State Department for Environment And Natural Resource	5,191,308,490.00	_
D.1102	State Department for Water and Regional Authorities	18,858,613,500.00	_
D.1111	Ministry of Land Housing and Urban Development	23,608,119,030.00	1,100,000,000.00

	Ministries/Departments/Agencies	Net Estimates (KSh.)	Exchequer Issues (KSh.)
D.1121	Ministry of Information, Communications and Technology	5,143,097,566.00	1,455,599,490.00
D.1131	Ministry of Sports Culture and Arts	3,550,400,000.00	65,000,000.00
D.1141	Ministry of Labour Social Security and Services	15,578,313,290.00	_
D.1151	Ministry of Energy and Petroleum	28,970,161,900.00	3,500,000,000.00
D.1161	State Department for Agriculture	20,412,053,968.00	2,990,000,000.00
D.1162	State Department for Livestock	3,801,694,598.00	31,151,200.00
D.1163	State Department for Fisheries	2,139,232,762.00	_
D.1171	Ministry of Industrialization and Enterprise Development	5,938,862,658.00	1,020,000,000.00
D.1181	State Department for Commerce and Tourism	7,789,898,400.00	_
D.1182	State Department for East African Affairs	50,000,000.00	_
D.1191	Ministry of Mining	1,474,000,000.00	_
D.1251	Office of The Attorney General and Department of Justice	241,000,000.00	80,000,000.00
D.1261	The Judiciary	4,063,770,000.00	_
D.1271	Ethics and Anti-Corruption Commission	300,000,000.00	_
D.1291	Office of the Director of Public Prosecutions	254,000,000.00	_
D.2021	National land Commission	439,200,000.00	_
D.2031	Independent Electoral and Boundaries Commission	98,000,000.00	_
D.2041	Parliamentary Service	3,200,000,000.00	_
D.2071	Public Service Commission	166,831,450.00	_
D.2091	Teachers Service Commission	200,000,000.00	_
D.2111	Auditor General	402,183,176.00	_
		389,080,903,609.00	17,606,488,670.00
	Total Issues to National Government MDAs	1,547,637,678,581.93	161,783,909,660.00

Note.—The printed estimates and actuals for National Government exclude Appropriation in Aid (AIA).

Code	County Governments	Total Allocation (KSh.)	Total Cash Released (KSh.)
3010	Mombasa	5,607,104,835.00	448,064,387.00
3060	Kwale	5,139,317,562.00	_
3110	Kilifi	7,456,746,645.00	_
3160	Tana River	3,993,859,971.00	_
3210	Lame	2,059,523,746.00	_
3260	Taita Taveta	3,324,378,191.00	264,765,455.00
3310	Garissa	6,149,677,408.00	<u> </u>
3360	Wajir	7,252,830,318.00	_
3410	Mandera	8,970,323,809.00	_
3460	Marsabit	5,204,811,933.00	_
3510	Isiolo	3,064,535,534.00	519,616,141.00
3560	Meru	6,758,511,070.00	
3610	Tharaka Nithi	3,149,896,667.00	
3660	Embu	4,044,572,698.00	_
3710	Kitui	7,304,263,063.00	_
3760	Machakos	7,099,679,754.00	1,202,406,558.00
3810	Makueni	5,993,801,381.00	1,202,400,338.00
3860	Nyandarua	4,325,930,831.00	_
3910	· · · · · · · · · · · · · · · · · · ·		295 427 219 00
	Nyeri	4,840,770,219.00	385,427,218.00
3960	Kirinyaga	3,550,987,626.00	_
4010	Murang'a	5,380,807,309.00	1 224 000 504 00
4060	Kiambu	7,812,785,789.00	1,324,909,584.00
4110	Turkana	10,491,103,426.00	
4160	West Pokot	4,325,872,404.00	345,095,392.00
4210	Samburu	3,563,271,938.00	_
4260	Trans Nzoia	5,110,942,701.00	407,969,016.00
4310	Uasin Gishu	5,208,199,968.00	_
4360	Elgeyo/Marakwet	3,291,240,729.00	261,635,258.00
4410	Nandi	4,773,415,868.00	_
4460	Baringo	4,466,546,026.00	_
4510	Laikipia	3,461,078,893.00	275,963,911.00
4560	Nakuru	8,518,784,087.00	_
4610	Narok	5,305,791,138.00	423,032,091.00
4660	Kajiado	4,430,515,800.00	_
4710	Kericho	4,527,664,038.00	360,405,123.00
4760	Bomet	4,721,843,298.00	800,171,861.00
4810	Kakamega	9,274,632,376.00	, , , <u> </u>
4860	Vihiga	3,885,581,960.00	658,140,034.00
4910	Bungoma	7,690,476,962.00	_
4960	Busia	5,453,237,944.00	435,219,836.00
5010	Siaya	5,022,828,722.00	
5060	Kisumu	6,036,462,140.00	
5110	Homa Bay	5,659,730,034.00	450,796,803.00
5160	Maori	5,857,292,127.00	466,948,170.00
5210	Kisii		594,579,527.00
		7,455,194,085.00	394,379,327.00
5260	Nyamira	4,178,458,019.00	2 200 422 522 00
5310	Nairobi	13,024,408,958.00	2,209,423,523.00
	Total issues to County Governments	264,219,690,000.00	11,834,569,888.00

The total amount due to County Governments as per County Allocation of Revenue Act amount to KSh. 273,225,935,204.00. The balance of KSh. 9,006,245,204.00 relating to fuel levy fund, maternity health care, user fees foregone and World Bank grant for Health Sector Services Fund is excluded as the amounts will be disbursed directly to the Counties by the responsible National Government entities.

Grand Total

1,811,857,368,581.93

173,618,479,548.00 7,595,446,815.07

Exchequer Balance as at 31.08.2015

Dated the 17th September, 2015.

HENRY ROTICH,

Cabinet Secretary for the National Treasury.

GAZETTE NOTICE No. 7135

THE LEADERSHIP AND INTEGRITY ACT

(No. 19 of 2012)

LEADERSHIP AND INTERIGTY CODE FOR STATE OFFICERS IN THE MINISTRY OF EDUCATION SCIENCE AND TECHNOLOGY

PURSUANT to the provisions of sections 37 and 39 of the Leadership and Integrity Act, 2012, the Ministry of Education, Science and Technology publishes the Leadership and Integrity Code for State Officers in the Ministry.

This is a commitment made by State Officers in the Ministry of Education, Science and Technology to abide by the requirements of the Leadership and Integrity Act, 2012.

This is a commitment made by State Officers in the Ministry of Education, Science and Technology to abide by the requirements of the Leadership and Integrity Act, 2012.

ABBREVIATIONS AND ACRONYMS

COR Code of Regulations

EACC Ethics and Anti-Corruption Commission

LIA Leadership and Integrity Act

MOEST Ministry of Education, Science and

Technology

POEA Public Officer Ethics Act

SAGA Semi-Autonomous Government Agency
UNESCO United Nations Educational, Scientific and

Cultural Organization

ARRANGEMENT OF THE CODE

Abbreviations and Acronyms

Preamble

PART I—PRELIMINARY

- 1—Citation.
- 2-Interpretation.
- 3—Application of Code.
- 4—Application of the Public Officer Ethics Act, 2003.
- 5—State Officers to sign Code.

PART II—REQUIREMENTS

- 6-Rule of Law.
- 7—Public trust.
- 8—Responsibility and duties.
- 9-Performance of duties.
- 10-Professionalism.
- 11—Financial Probity.
- 12-Moral and ethical requirements.
- 13—Gifts or benefits in Kind.
- 14—Wrongful or unlawful acquisition of property.
- 15-Conflict of interest.
- 16—Participation in tenders.
- 17—Public collections.
- 18—Bank accounts outside Kenya.
- 19—Acting for foreigners.
- 20—Care of property.
- 21—Misuse of official information.
- 22—Political neutrality.
- 23—Impartiality.

- 24—Giving of advice.
- 25—Gainful employment.
- 26—Offers of future employment.
- 27—Former State Officer acting in a government or public entity matter.
- 28—Misleading the public.
- 29-Falsification of records.
- 30-Conduct of private affairs.
- 31—Bullying.
- 32-Acting through others.
- 33—Reporting improper orders.
- 34—Confidentiality
- 35—Duty to prevent occurrence of corruption or unethical practice in the Commission.
- 36—Promotion of ethics, integrity and best practices in the Commission.
- 37—Dress Code.
- 38—Implementation of the Code.
- 39-Review.
- 40-Breach of Code.

THE LEADERSHIP AND INTEGRITY ACT

(No. 19 of 2012)

Establishment of the Code

In exercise of the powers conferred by Section 37 of the Leadership and Integrity Act (LIA), 2012, the Ministry of Education, Science and Technology establishes this Leadership and Integrity Code for the State Officers in the Ministry.

Preamble

This Code is established pursuant to Section 37 of the Leadership and Integrity Act, 2012 which requires every public entity to prescribe a Specific Leadership and Integrity Code for the State Officers in the entity. The Code is intended to establish standards of integrity and ethical conduct in the leadership of the Ministry by ensuring that the State Officers respect the values, principles and requirements of the Constitution of Kenya, 2010 in the discharge of their duties.

Vision, mission, core values and functions of the Ministry of Education, Science and Technology (MOEST)

- 1. Our Vision
- " global competitive education, training, research and innovation system for sustainable development".
- 2. Our Mission

"To provide, promote and co-ordinate quality education, training and research; and enhance integration of science, technology and innovation in sustainable national socio-economic development processes"

3. Core Values

In pursuit of its mandate and in the running of its day-to-day operations, the Ministry is guided by the following values:-

(i) Integrity

We are committed to honesty, always doing the right things and upholding high moral principles.

(ii) Courtesy

We are committed to treating colleagues and members of the public with respect.

(iii) Professionalism

We are committed to the highest standards of professionalism.

(iv) Accountability

We are committed to doing our work in a rational manner and taking responsibility for all our actions.

(v) Teamwork

We are committed to working together and supporting one another in our efforts to achieve our goals and objectives.

(vi) Diligence

We are committed to working together and supporting one another in our efforts to achieve our goals and objectives.

(vii) Transparency

We are committed to operating in an atmosphere of openness and eliminating underhand transactions.

(viii) Fairness

We are committed to promoting equality and equity.

(ix) Social responsibility

We are committed to making positive contribution towards national building.

4 Core Functions

Emanating from our legislative mandate, our core functions are as follows:

- Education Policy Management.
- Management of Continuing Education.
- Administration of Early Childhood Education, Standards and Norms
- · Management of Education Standards.
- · Management of National Examinations and Certification.
- Curriculum Development.
- Quality Assurance in Educations.
- Primary and Secondary Education Institutions Management.
- Teacher Education and Management.
- School Administration and Programmes Training Institutions.
- Special Needs Education Management.
- Representation of Kenya in UNESCO.
- Adult Education Management.
- University Education Policy Management.
- · University Education.
- Public Universities and Tertiary Education.
- Science, Technology and Innovation Policy.
- Management of Technical Training Institutes including Youth Polytechnics
- Management of Institutes of Science and Technology.
- · Management of National Polytechnics.
- Registration of Education and Training Institutions.
- · Promotion of Research, Science, Technology and Innovation
- Research Authorization, Co-ordination, Inventory and Dissemination.
- Supervision of SAGAs in the Sector.

PART I—PRELIMINARY

1. Citation

This Code may be cited as the Leadership and Integrity Code for State Officers in the Ministry of Education, Science and Technology.

2. Interpretation

In this Code, unless the context otherwise requires—

"Act" means the Leadership and Integrity Act, 2012;

"Bank Account" has the meaning assigned to it under section 2 of the Act; "Business Associate" means a person who does business with or on behalf of a State Officer and has express or implied authority from that State Officer:

"Code" means the Leadership and Integrity Code for State Officers in the Ministry of Education, Science and Technology;

"Commission" means the Ethics and Anti-Corruption Commission (EACC);

"Ministry" means the Ministry of Education, Science and Technology;

"General Code" means the Code prescribed under Part II of the Act:

"Personal interest" means a matter in which a State officer has a direct or indirect pecuniary or non-pecuniary interest and includes the interest of his/her spouse, child, business associate or agent;

"Regulations" means the Regulations made by the Ethics and Anti-Corruption Commission pursuant to section 54 of the Leadership and Integrity Act, 2012;

"Spouse" means a wife or husband;

"State Officer" means a State Officer for the time being serving in the Ministry of Education, Science and Technology.

3. Application of the Code

This Code applies to State Officers of the Ministry of Education Science and Technology.

- Application of the Constitution of Kenya, 2010; the Public Officer Ethics Act, 2003; Leadership and Integrity Act, 2012; and the Code of Regulations (COR), 2006.
 - (i) The provisions of Chapter Six of the Constitution and the listed laws and regulations shall form part of this Code.
 - (ii) Commencement: This Code shall take effect on the date of publication in the Kenya Gazette.
- 5. State Officer to sign the Code
 - A State Officer shall sign and commit to this Code at the time of taking oath of office or within seven (7) days of assuming state office
 - (ii) A serving State Officer shall sign and commit to this Code within seven (7) days of publication in the *Kenya Gazette*.

PART II—REQUIREMENTS

6. Rule of Law

- (1) A State Officer shall respect and abide by the Constitution and the existing laws;
- (2) A State Officer shall carry out the duties of his/her office in accordance with the law:
- (3) In carrying out the duties of his/her office, a State Officer shall not violate the rights and fundamental freedoms of any person unless otherwise expressly provided for in the law and in accordance with Article 24 of the Constitution.

7. Public trust

A State office is a position of public trust and the authority and responsibility vested in a State Officer shall be exercised in the best interest of the Ministry and the people of Kenya.

8. Responsibility and duties

Subject to the Constitution and any other law, a State Officer shall take personal responsibility for the reasonably foreseeable consequences of any actions or omissions arising from the discharge of the duties of his/ her office.

9. Performance of duties

A State officer shall, to the best of his/her ability—

- (1) Carry out the duties of the office efficiently, effectively and with honesty;
- (2) Carry out the duties of the office in a transparent and accountable manner;
- (3) Keep accurate records and documents relating to the functions of the office: and
- (4) Report truthfully on all matters related to the Ministry.

10. Professionalism

A State officer shall—

- Carry out the duties of his/her office in a manner that maintains public confidence in the integrity of the office;
- Treat members of the public, staff and other State and Public Officers with courtesy and respect;
- Not discriminate against any person, except as is expressly provided by the law;
- (4) To the extent appropriate to the office, maintain high standards of performance and level of professionalism with integrity within the Ministry; and
- (5) If the State Officer is a member of a professional body, observe and subscribe to the ethical and professional requirements of that body in so far as the requirements do not contravene the Constitution, any other law or this Code.

11. Financial Probity

- A State officer shall not use his or her office to unlawfully enrich himself/herself, family or any other person;
- (2) Subject to Article 76(2)(b) of the Constitution, a State Officer shall not accept a personal loan or benefit which may compromise him/her in carrying out duties;
- (3) A State Officer shall submit an initial declaration of assets and liabilities within thirty days of assuming office in the Ministry and thereafter bi-annually as per the requirements of the Public Officer Ethics Act;
- (4) A State Officer shall not:
 - (a) Evade paying taxes.
 - (b) Neglect their financial obligations.

12. Moral and ethical requirements

- A State Officer shall observe and maintain the following ethical and moral requirements—
- (a) Demonstrate honesty in the conduct of his/her public and private affairs;
- (b) Not to engage in activities that amount to abuse of office;
- (c) Accurately and honestly represent information to the public;
- (d) Not engage in wrongful conduct in furtherance of personal benefit;
- (e) Not misuse public resources;
- (f) Not falsify any records;
- (g) Not sexually harass or have inappropriate sexual relations with other state officers, staff of the Ministry, client or a member of the public;
- (h) Not engage in actions which would lead to the State Officer's removal from the membership of a professional body in accordance with the law; and
- Not neglect family or parental obligations as provided for under any law.

13. Gifts or benefits in kind

- A gift or donation given to a State Officer in a public or official occasion shall be treated as a gift or donation to the Ministry;
- (2) Notwithstanding subsection (1) above, a State Officer may receive a gift given to him/her in official capacity provided that—
- (a) The gift is within the ordinary bounds of propriety, a usual expression of courtesy or protocol and within the ordinary standards of hospitality;
- (b) The gift is non-monetary. Monetary gifts are strictly prohibited and should not be given or received.
- (c) The gift does not exceed a value of KSh. 20000.
- (3) A State Officer shall not-
- (a) Accept or solicit gifts, hospitality or other benefits from a person who—

- (i) Is under investigation;
- (ii) Has a contractual relationship with the Ministry.
- (iii) Has any interest that is directly or indirectly connected with the State Officer's duties;
- (b) Receive a gift which has the potential of compromising his or her integrity, objectivity or impartiality;
- (c) Accept any type of gift expressly prohibited under the Leadership and Integrity Act, 2012.
- (4) Subject to Section 13(2) of the Act, a State Officer who receives a gift or donation shall declare the gift/donation to the Ministry within fourteen days of receipt of the gift.
- (5) The Ministry shall maintain a register of all gifts received by State Officers and dispose them of as provided for in the Regulations.
- 14. Wrongful or unlawful acquisition of property

A State Officer shall not use the office to wrongfully or unlawfully acquire or influence the acquisition of property.

15. Conflict of interest

- A State Officer shall use the best efforts to avoid being in a situation where his/her personal interests conflict or appear to conflict with the State Officer's official duties.
- (2) Without limiting the generality of Sub-section (1) above, a State Officer shall not hold shares or have any other interest in a corporation, partnership or other body, directly or through proxy, if holding those shares or having that interest would result in a conflict of the State Officer's personal interests and the officer's official duties.
- (3) A State Officer whose personal interests conflict with their official duties shall declare the personal interests to the Ministry.
- (4) The Ministry may give directions on the appropriate action to be taken by the State Officer to avoid the conflict of interest and the State Officer shall comply with the directions; and refrain from participating in any deliberations with respect to the matter. Any direction issued by Ministry under this subsection shall be in writing.
- (5) Notwithstanding any directions to the contrary under Subsection (4) above, a State Officer shall not award or influence the award of a contract to—
- (a) Himself or herself;
- (b) The State Officer's spouse or child;
- (c) A business associate or agent; or
- (d) A corporation, private company, partnership or other body in which the officer has a substantial or controlling interest.
- (6) Where a State Officer is present at a meeting, and an issue which is likely to result in a conflict of interest is to be discussed, the State Officer shall declare the interest at the beginning of the meeting or before the issue is deliberated upon.
- (7) A declaration of a conflict of interest under sub-section (6) shall be recorded in the minutes of that meeting.
- (8) The Ministry shall maintain a register of conflicts of interest in the prescribed form in which the affected State Officer shall register the particulars of the registrable interests, stating the nature and extent of the conflict.
- (9) For purposes of sub-section (8) above, the registrable interests shall include:-
- (a) The interests set out in the Second Schedule of the Leadership and Integrity Act, 2012;
- (b) Any connection with a person or a company, whether by relation, friendship, holding of shares or otherwise, which is subject of an investigation by the Ministry;
- (c) Any application for employment or other form of

- engagement with the Ministry, by a family member or friend of the State Officer or by a corporation associated with the State Officer:
- (d) Any application to the Ministry, by a Family member or friend of the State Officer, for clearance with respect to appointment or election to any public office;
- (e) Any other matter which, in the opinion of the State Officer, taking into account the circumstances thereof, is necessary for registration as a conflict of interest.
- (10) The Ministry shall keep the register of conflicts of interest for one performance year and submit copies of registered interests to EACC quarterly.
- (11) A State Officer shall ensure that an entry of registrable interests under sub-section (7) is updated and notify the Ministry of any changes in the registrable interests within one month of each change occurring.

16. Participation in tenders issued by the Ministry

- A State Officer shall not participate in a tender for the supply goods or services to the Ministry.
- (2) Notwithstanding sub-section (1) above, a company or entity associated with the State Officer shall not be construed as trading with the Ministry unless:-
- (a) The State Officer has a controlling shareholding in the company or entity; or
- (d) The State Officer is a Director of the Company.

17. Public Collections

- (1) A State Officer shall not solicit for contributions from the Ministry or any other person or entity for a public purpose unless the President has by notice in the Gazette, declared a national disaster and allowed a public collection for the purpose of the national disaster in accordance with the law;
- (2) A State Officer shall not participate in a public collection of funds in a way that reflects adversely on that State Officer's integrity, impartiality or interferes with the performance of the official duties.
- (3) Subject to sub-section (2) above, a State Officer may, with the approval of the Ministry, participate in a collection involving a private cause within the limits approved by the Ministry.

18. Bank Accounts outside Kenya

- Subject to Article 76(2) of the Constitution of Kenya or any other written law, a State Officer shall not open or continue to operate a bank account outside Kenya without the express approval of the Commission;
- (2) A State Officer who has reasonable grounds for opening or operating a bank account outside Kenya shall apply to the Commission for approval to open or operate a bank account;
- (3) A State Officer who operates or controls the operation of a bank account outside Kenya shall submit statements of the account annually to the Commission and authorize the Commission to verify the statements and any other relevant information from the foreign financial institution in which the account is held;
- (4) Subject to sub-sections (1) and (2) above, a person who is appointed as a State Officer in the Ministry and has a bank account outside Kenya shall, upon such appointment, close the bank account within three months;
- (5) Notwithstanding subsection (4), a State Officer who wishes to open or continue to operate a bank account outside Kenya shall within thirty days of becoming a State Officer submit an application to the Commission for approval.

19. Acting for foreigners

(1) A State Officer shall not be an agent of, or further the interests of a foreign government, organization or individual in a manner that may be detrimental to the security interests of the country, except when acting in the course of official duty.

- (2) For purposes of this Section:
- (a) An individual is a foreigner if the individual is not a citizen of Kenya; and
- (b) An organization is foreign if it is established outside Kenya or is owned or controlled by a foreign government, organization or individual.

20. Care of property

- A State Officer shall take all reasonable steps to ensure that the Ministry's property in the officer's custody, possession or control is taken care of and is in good repair and condition;
- (2) A State officer shall not use the Ministry property, funds or services that are acquired in the course of or as a result of the official duties, for activities that are not related to the official work of the State Officer:
- (3) A State Officer shall return all Ministry property in his/her custody, possession or control at the end of the appointment term or tour of the Ministry;
- (3) A State Officer who contravenes sub-section (2) or (3) above shall, in addition to the penalties prescribed under the Constitution, the Act or any other law, be personally liable for any loss or damage to the Ministry's property.

21. Misuse of official information

- (1) A State Officer shall not directly or indirectly use or allow any person under the officer's authority to use any information obtained through or in connection with the office, which is not available in the public domain, for the furthering of any private interest, whether financial or otherwise.
- (2) A State Officer shall not be deemed to violate the requirements of sub-section (1) above, if the information is to be used for the purposes of:-
- (a) Furthering the interests of the Act; or
- (b) Educational, research, literary, scientific or other purposes not prohibited by law.

22. Political neutrality

- (1) A State Officer shall not, in the performance of his/her duties—
- (a) Act as an agent of or further the interests of a political party or candidate in an election; or
- (b) Manifest support for or opposition to any political party or candidate in an election.
- (c) Engage in any political activity that may compromise or be seen to compromise the political neutrality of the office subject to any laws relating to elections.

23. Impartiality

A State Officer shall, at all times, carry out the duties of the office with impartiality and objectivity in accordance with Articles 10, 27, 73(2)(b) and 232 of the Constitution and shall not practice favouritism, nepotism, tribalism, cronyism, religious bias or engage in corrupt or unethical practices.

24. Giving of advice

A State Officer who has a duty to give advice shall give honest, accurate and impartial advice without fear or favour.

25. Gainful employment

- (1) Subject to sub-section (2) below, a full time State Officer shall not participate in any other gainful employment.
- (2) In this Section, "gainful employment" means work that a person can pursue and perform for money or other form of compensation or remuneration which is inherently incompatible with the responsibilities of the State Office or which results in the impairment of the judgement of the State Officer in the execution of the functions of the State Office, or results in a conflict of interest.

26. Offers of future employment

(1) A State Officer shall not allow himself or herself to be influenced in the performance of their duties by plans or

expectations for or offers of future employment or benefits;

(2) A State Officer shall disclose, in writing, to the Ministry, all offers of future employment or benefits that could place the State Officer in a situation of conflict of interest.

27. Misleading the public

A State Officer shall not knowingly give false or misleading information to a member of the public.

28. Falsification of records

A State Officer shall not falsify any records or misrepresent information to the public.

29. Conduct of private affairs

A State Officer shall conduct their private affairs in a manner that maintains public confidence in the integrity of the office.

30. Bullying

- A State Officer shall not bully another State Officer, a member of staff or any other person; and
- (2) For purposes of subsection (1) above, "bullying" includes repeated offensive behaviour which is vindictive, cruel, malicious or humiliating and is intended to undermine a person.

31. Acting through others

- (1) A State Officer shall not-
- (a) Cause anything to be done through another person that would constitute a contravention of this Code, the Constitution or any other law if done by the State officer; or
- (b) Allow or direct a person under their supervision or control to do anything that is in contravention of this Code, the Constitution or any other law.
- (2) Sub-section (1) (b) above shall not apply where anything is done without the State Officer's knowledge or consent or if the State Officer has taken reasonable steps to prevent it.
- (3) A State Officer who acts under an unlawful direction shall be held responsible for his or her actions.

32. Reporting improper orders

- If a State Officer considers that anything required of them is in contravention of the Code or is otherwise improper or unethical, the State Officer shall report the matter to the Commission;
- (2) The Commission shall investigate the report and take appropriate action.

33. Confidentiality

A State Officer shall not disclose or cause to be disclosed any information in his/her custody to any unauthorized person.

 Duty to prevent occurrence of corruption or unethical practice in the Ministry.

A State Officer who believes or has reason to believe that a corrupt act or unethical malpractice has occurred or is about to occur in the Ministry shall take all necessary measures to prevent it from continuing or materializing in addition to any other appropriate action.

35. Promotion of ethics, integrity and best practices in the Ministry.

State Officers in the Ministry shall collectively and individually take measures to ensure that the staff of the Ministry uphold and practice the highest attainable degree of integrity in the performance of their duties.

36. Dress Code

A State Officer shall maintain appropriate standard of dress and personal hygiene at all times. Dressing that demeans the image of the Ministry will not be allowed.

37. Implementation of the Code

The Ministry shall be responsible for ensuring full implementation of this Code.

38. Review

The Code shall be reviewed at such intervals as the Ministry may determine subject to approval of the Commission.

39. Breach of Code

Breach of this Code amounts to misconduct for which the State Officer may be subjected to disciplinary proceedings including removal from office;

- Where a breach of this Code amounts to a violation of the Constitution, the State Officer may be removed from office in accordance with Articles 152 and 155 of the Constitution;
- (2) Subject to the Constitution, the Leadership and Integrity Act or the Regulations made for the enforcement of the Act or any other written law, a State Officer under investigation shall be suspended until the outcome of the investigations.

COMMITMENT TO THE CODE

I
Holder of National ID/Passport No
Signed
This dayof
Witnessed by:
CABINET SECRETARY/PRINCIPAL SECRETARY MINISTRY OF EDUCATION, SCIENCE AND TECHNOLOGY
Telegrams: "Education", Nairobi Jogoo House B Harambee Avenue, P.O. Box 30040–00100, Nairobi Fax No. 254-2-214287 Telephone: 318581 E-mail: cs@scienceandtechnology.go.ke, ps@education.go.ke, ps@scienceandtechnology.go.ke
FORM J $(r.35 (2))$
COMMITMENT TO SPECIFIC LEADERSHIP AND INTEGRITY CODE (Where the public entity has developed a specific code)
I
Sworn at}
By the said}
Deponent
This
Before me . }
Commissioner of Oaths / Magistrate }
Dated the 14th September, 2015. JACOB T. KAIMENYI, Cabinet Secretary.

GAZETTE NOTICE, NO. 7136

THE BANKRUPTCY ACT

(Cap. 53)

RECEIVING ORDER AND CREDITORS' MEETING

(Under Rule 145 of the Bankruptcy Rules)

Debtor's name.—Samuel Kamanga Gachau.

Address.—P.O. Box 192, Kangare, Muranga.

Description.-Peasant.

Date of filing petition.—30th June, 2008.

Court.-High Court of Kenya at Milimani Commercial Courts, Nairobi.

Date of order.—31st July, 2015.

Cause No.-17 of 2015.

Whether debtor's or creditors petition.—Debtor's petition.

Act or acts of bankruptcy.—Inability to pay debts

Date of creditors' meeting.—30th September, 2015.

Venue.—Sheria House, Ground Floor.

Time.—2.30. p.m.

Last day of filing proof of debt forms.—29th September, 2015.

Dated the 1st September, 2015.

MR/8045753

MARK GAKURU, Deputy Official Receiver.

GAZETTE NOTICE No. 7137

THE KENYA INFORMATION AND COMMUNICATIONS ACT

(Cap. 411A)

APPLICATION FOR LICENCES

NOTICE is given that the following applicants have, pursuant to the provisions of the Kenya Information and Communications Act, made applications to the Communications Authority of Kenya for the grant of the licences as below:

Company	Business
Himilo Television Company	Commercial free-to-air
Limited	
P.O. Box 57731-00200, Nairobi	
Kingson Auto Motors Limited	National postal courier operator
P.O. Box 731-60600, Maua	
Argon Telecom Services Limited	Network facilities provider
P.O. Box 42713, Nairobi	tier 3

The Authority wishes to notify the general public that any legal or natural person, or group of individuals, who are desirous of making any representation and/ or any objection to the grant of said licenses herein, to do so vide a letter addressed to the Director-General, Communications Authority of Kenya, Waiyaki Way, P.O. Box 14448-00800, Nairobi indicating the license category on the cover enclosing it. The said representation and/ or objection must be filed on/ or before expiry of thirty (30) days from the date of this notice and the copy of the same be forwarded to the concerned licensee.

Dated the 21st September, 2015.

FRANCIS W. WANGUSI,

PTG/3453/15-16

Director-General.

GAZETTE NOTICE No. 7138

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

INQUIRY ORDER

WHEREAS I have on my own accord, decided that an inquiry be held into the-

- (a) by-laws;
- (b) working and financial conditions; and
- (c) the conduct of the management committee, and past or present members or officers-

of Wanandege Housing Co-operative Society Limited (CS/10997) and in accordance with section 58 as read together with section 73 of the Co-operative Societies Act of the laws of Kenya.

Now therefore, I authorize (1) Michael A. Mbeka, Deputy Commissioner for Co-operative Development, Headquarters and (2) Messrs. Stela Muia, Chief Co-operative Officer, Headquarters, to hold an inquiry within twenty-five (25) days at such place and time as may be expedient and duly notified by them.

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

Section 60 (1)—Cost of inquiry.

Section 60 (2)—Recovery of costs of expenses.

Section 73—Surcharges. Section 94—Offences.

Dated the 3rd September, 2015.

P. L. M. MUSYIMI,

MR/8045780

Commissioner for Co-operative Development.

GAZETTE NOTICE No. 7139

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

APPOINTMENT OF LIQUIDATOR/CANCELLATION ORDER

WHEREAS I am of the opinion that Ruptex Sacco Society Limited, (CS/10627) should be dissolved pursuant to section 62 (1) (a), (b) and (c) of the Co-operative Societies Act. I, cancel the registration of the said Society and order that it be liquidated and note that the cancellation order takes effect immediately.

Any member of the society may within 30 days of this order appeal to the Cabinet Secretaty for Industrialization and Enterprise Development against the cancellation order.

Further, pursuant to section 65 of the said Act, I appoint Johnstone Njoroge, Sub-County Co-operative Officer, Athi River Sub-County to be liquidator for a period not exceeding one (1) year and authorize him to take into his custody all the properties of the said society including such books and documents as are deemed necessary for completion of the liquidation.

Dated the 31st July, 2015.

P. L. M. MUSYIMI,

MR/8105103

Commissioner for Co-operative Development.

GAZETTE NOTICE No. 7140

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

CO-OPERATIVE TRIBUNAL SESSIONS

IN EXERCISE of the powers conferred by section 78 (3) of the Co-operative Societies Act, revised 2005, the Chairman, Co-operative Tribunal notifies the general public of the Tribunal's calendar of Nairobi, during the financial year 2015/2016 as sittings outside follows:

Mombasa 26th to 30th October, 2015 Kakamega 23rd to 27th November, 2015 Nyeri 7th to 11th December, 2015 25th to 29th January, 2016 Kisumu 15th to 19th February, 2016 Mombasa Nyeri 21st to 25th March, 2016 18th to 22nd April, 2016 Kisumu Embu 16th to 20th May, 2016 13th to 17th June, 2016 Kakamega

Dated the 9th September, 2015.

ALEX ITHUKU,

MR/8105019

Ag. Chairman, Co-operative Tribunal.

GAZETTE NOTICE NO. 7141

THE POLITICAL PARTIES ACT

(No. 11 of 2011)

CHANGE OF PARTY OFFICIALS

IN EXERCISE of the powers conferred by section 20 (1) (c) of the Political Parties Act, 2011, the Registrar of Political Parties gives notice that the following parties intend to change their party officials:

Political Party	Name	Designation
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Political Party	Name	Designation	
Party of National Unity	Jeremiah Kioni	Party Leader	
(PNU)	Nderitu Mureithi	Director of Elections	
	Ezekiel Angwenyi	Secretary, Finance and Economic Affairs	
Maendeleo Democratic Party (MDP)	Martin Andati	Secretary-General	
Peoples Patriotic Party of Kenya (PPPK)	David Kipyegon Sang	Chairman	
	Joseph K. Cheruiyot	Assistant Secretary- General	
	Anastacia N. Loisah	Treasurer	

Political Party	Name	Designation
	Charles C.V. Nandain	Organizing Secretary

Any person with written submissions concerning the intended change(s) by the political party shall within 7 days deposit them with the Registrar of Political Parties.

Further enquiries can be made through the Registrar's Offices, P.O. Box 1131-00606, Lion Place, Waiyaki Way, 1st Floor from 8:00 a.m. to 5:00 p.m.

Dated the 14th September, 2015.

LUCY K. NDUNGU, Registrar of Political Parties.

MR/8105075

GAZETTE NOTICE No. 7142

THE ENERGY REGULATORY COMMISSION

SCHEDULE OF TARIFFS 2013 FOR ELECTRICITY TARIFFS, CHARGES, PRICES AND RATES

FUEL COST CHARGE

PURSUANT to clause 1 of Part III of the Schedule of Tariffs 2013, notice is given that all prices for electrical energy specified in Part II of the said Schedule will be liable to a fuel cost charge of plus 281 cents per kWh. for all meter readings taken in September, 2015.

Information used to calculate the fuel cost charge.

Power Station	Fuel Price in August, 2015 KSh./Kg. (Ci)	Fuel Displacement Charge/Fuel Charge August 2015 KSh./kWh	Variation from July, 2015 Prices Increase/ (Decrease)	Units in August, 2015 in kWh (Gi)
Kipevu I Diesel Plant	58.61		7.66	11,907,000
Kipevu II Diesel Plant (Tsavo)	63.42		0.76	3,254,200
Kipevu III Diesel Plant	62.76		0	13,713,000
Embakasi GT 1	65.3		-5.56	0
Embakasi GT 2	65.3		-5.56	180,614
Rabai Diesel with steam turbine	51.95		0.63	44,690,000
Iberafrica Diesel	79.01		0.9	1,174,250
Iberafrica Diesel—additional plant	78.93		0.83	8,647,590
Thika Power Diesel Plant	82.79		0.92	5,125,710
Thika Power Diesel Plant (with steam unit)	82.79		0.92	9,388,790
Gulf Power	85.9		1.04	1,191,528
Triumph Power	74.96		0.85	6,260,600
Mumias Sugar Company		3.48	0.04	0
Olkaria IV Steam Charge		2.05	0.03	61,158,949
Olkaria I Unit IV and V Steam Charge		2.05	0.03	97,283,214
UETCL Import (non-commercial)		13.49	-0.22	4,331,900
UETCL Import (commercial)		16.49	-0.62	0
UETCL Export (non-commercial)		13.49	-0.22	-3,885,650
UETCL Export (commercial)		13.35	-0.24	0
Emergency Power (muhoroni 3)	85.62		-6.89	3,587,810
Garissa Diesel (KenGen)	88.79		-3.97	465,185
Garissa Diesel (Agrekko)	88.79		-3.97	1,607,468
Lamu Diesel	92.03		4.85	600,599
Lodwar Diesel (thermal)	88.48		-12.13	620,289
Mandera Diesel (thermal)	98.51		-10.95	659,886
Marsabit Diesel (thermal)	91.18		-5.83	397,156
Wajir Diesel	94.16		-10.53	699,276
Moyale Diesel (thermal)	143.53		1.15	49,646
Mpeketoni	97.19		-0.58	178,747
Hola (thermal)	85.62		-10.37	242,880
Merti (thermal)	117.02		1.18	24,063
Habaswein (thermal)	105.81		1.78	105,336
Elwak (thermal)	111.52		0.5	70,591
Baragoi	119.66		-13.37	18,765
Mfangano (thermal)	177.54		0	35,695
Lokichogio	108.29		-4.2	113,624
Takaba (thermal)	115.08		0.31	29,544
Eldas	143.75		0	9,266
Rhamu	111.1		-3.98	35,137
Laisamis	102.02		-1.62	4,973

Total units generated and purchased including hydros, excluding exports in August, 2015 (G) = 816,078,722 kWh.

JOSEPH NG'ANG'A, Director-General.

MR/8045760

GAZETTE NOTICE No. 7143

THE ENERGY REGULATORY COMMISSION

SCHEDULE OF TARIFFS 2013 FOR ELECTRICITY TARIFFS, CHARGES, PRICES AND RATES

FOREIGN EXCHANGE FLUCTUATION ADJUSTMENT

PURSUANT to clause 2 of Part III of the Schedule of Tariffs 2013, notice is given that all prices for electrical energy specified in Part II of the said Schedule will be liable to a foreign exchange fluctuation adjustment of plus 93 cents per kWh. for all meter readings taken in September, 2015.

Information used to calculate the Adjustment:

	KenGen (FZ)	KPLC (HZ)	IPPs (IPPZ)	Total (ZF+ZH+IPPZ)
Exchange Gain/(Loss)	37,418,189.69	252,735,525.26	346,388,323.91	636,542,038.87

Total units generated and purchased excluding exports in June, 2015 (G) = 816,078,722 kWh.

JOSEPH NG'ANG'A, Director-General.

GAZETTE NOTICE No. 7144

MR/8045760

THE ENERGY REGULATORY COMMISSION

SCHEDULE OF TARIFFS 2013 FOR ELECTRICITY TARIFFS, PRICES, CHARGES AND RATES

WATER RESOURCE MANAGEMENT AUTHORITY LEVY

PURSUANT to clause 5 of Part III of the Schedule of Tariffs 2013, notice is given that all prices for electrical energy specified in Part II - (A) of the said Schedule will be liable to a Water Resource Management Authority (WRMA) levy of plus 5 Cents per kWh. for all meter readings taken in September, 2015.

Information used to calculate the WRMA Levy:

Approved WRMA levy for energy purchased from hydropower plants of capacity equal to or above 1MW = 5 Kenya cents per KWh.

Hydropower Plant	Units Purchased in August 2015 (kWh.)	
Gitaru	71,515,000	
Kamburu	37,040,000	
Kiambere	79,112,000	
Kindaruma	17,196,410	
Masinga	18,096,000	
Tana	7,156,300	
Wanjii	3,229,223	
Sagana	335,650	
Ndula	0	
Turkwel	40,976,930	
Gogo	511,502	
Sondu Miriu	32,559,000	
Sangoro	10,401,680	

Total units purchased from hydropower plants with capacity equal to or above 1MW = 318,129,695 kWh.

Total units generated and purchased including hydros excluding exports in August, 2015 = 816,078,722 kWh.

Approved 22nd installment of WRMA levy arrears of KSh. 630,285,413 being recovered in 36 equal installments (KSh.) 17,507,928.

JOSEPH NG'ANG'A, Director-General.

MR/8045760

GAZETTE NOTICE No. 7145

THE ANTI-CORRUPTION AND ECONOMIC CRIMES ACT

(Cap. 65)

THE ETHICS AND ANTI-CORRUPTION COMMISSION ACT

(Cap. 65A)

THE ETHICS AND ANTI-CORRUPTION COMMISSION

THE SECOND QUARTERLY REPORT FOR THE YEAR 2015 COVERING THE PERIOD 1ST APRIL TO 30TH JUNE, 2015

Preamble

The Ethics and Anti-Corruption Commission is required under section 36 of the Anti-Corruption and Economic Crimes Act, 2003, to

prepare quarterly reports setting out the number of reports made to the Director of Public Prosecutions under section 35 of the Anti-Corruption and Economic Crimes Act, 2003 as read with section 11(1) (d) of the Ethics and Anti-Corruption Commission Act, 2011.

Section 36 provides that:

- The Commission shall prepare quarterly reports setting out the number of reports made to the Director of Public Prosecutions under section 35 and such other statistical information relating to those reports, as the Commission considers appropriate.
- A quarterly report shall indicate if a recommendation of the Commission to prosecute a person for corruption or economic crime was not accepted.
- The Commission shall give a copy of each quarterly report to the Attorney-General.

- 4. The Attorney-General shall lay a copy of each quarterly report before the National Assembly.
- 5. The Commission shall cause each quarterly report to be published in the Gazette.

This report is therefore made pursuant to section 36 of the Anti-Corruption and Economic Crimes Act, 2003. The report covers the Second Quarter of the year 2014, and is for the period commencing 1st April, 2015 to 30th June, 2015.

INVESTIGATION REPORTS COVERING THE PERIOD 1ST APRIL TO 30TH JUNE, 2015

EACC/FI/INQ/100/2014

Inquiry into allegations that the Kisumu County Speaker and Kisumu County Assembly Service Board irregularly contracted an agent at a cost of KSh. 15,400,000.00 to facilitate the travel for 70 Members of the County Assembly (MCAs) and Members of County Staff to Singapore, Israel and China.

Investigations established that the procurement of the private agent by the Kisumu County Assembly Board to facilitate conferences in three destinations was irregular. There was no due regard to the public procurement regulations and the said agent was engaged without due competition. The method of procurement the County Assembly Service Board used was irregular, and further the Board usurped the mandate of the Tender Committee to make the award of the contract to the said agent. Investigations further established that the Kisumu Assembly Speaker received money from the said agent which was an inducement for the said irregular award.

A report was compiled and forwarded to the Director of Public Prosecutions on 10th April, 2015 recommending that the Members of the Kisumu County Assembly Service Board be charged jointly with the offence of willful failure to comply with the law relating to procurement contrary to section 45(2) (b) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, 2003. It was further recommended that the Speaker of the Kisumu County Assembly, her husband and the directors of the private agent be charged with the offence of conspiracy contrary to section 317 of the Penal Code.

On 7th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INQ/103/2014

Inquiry into allegations of alleged misappropriation of KSh. 15.9 million grant by the Ministry of Industrialization to Export Processing Zone Authority (EPZA).

Investigations established that EPZA procured the services of a consultant to undertake the design, bid evaluation and construction supervisor of works at the Athi River. Investigations further established that due regard to the requirement of the Public Procurement and Disposal Act, 2005 (PPDA) and Regulations were observed in the said procurement. The consultant performed the contract satisfactorily and payments were duly made. The investigation did not establish any culpability on the part of the officers involved in the procurement to warrant any criminal prosecution or other action against them.

A report was compiled and forwarded to the Director of Public Prosecutions on 20th April, 2015 recommending the closure of the inquiry file.

On 10th April, 2015, the DPP accepted the recommendation for closure.

EACC/FI/INQ/32/2012

Inquiry into allegations of irregularities in awarding NSSF Tender No. 04/2010-2012 for the Design, Supply, Installation and Commissioning of appropriate Electronic Surveillance System – Closed Circuit Television (CCTV) and Restricted Access Control Systems to Micro City Computers Ltd at a tender sum of KSh. 244,825,708.

Investigations established that after the need for CCTV cameras was identified, NSSF commenced procurement proceedings. Due process which included approval by the Board, Development of Tender Documents, Advertisements, Invitation for tender, sale of tender documents, Opening of Tenders by a Committee, Evaluation by a Committee and Notification of Award was complied with. The proposals (Financial and Technical) were submitted and were found to

meet the threshold. Investigations further established although an award was made to the successful bidder, the contract was not concluded hence the legal contractual relationship was not established. The proceedings were terminated at the point when the Managing Trustee wrote to the successful bidder relaying the information of inability to proceed with the project due to budgetary constraints.

A Report was compiled and forwarded to Director of Public Prosecutions on 20th April, 2015 with recommendation that the inquiry file be closed.

On 8th May, 2015, the DPP accepted advised that further investigations be carried out.

EACC/GSA/FI/INQ/9/2014

Inquiry into allegations that the Deputy County Commissioner and the District Clerk misappropriated relief food meant for the needy and vulnerable people of Garissa Sub-County.

Investigations established that the suspects colluded to acquire relief food meant for the needy and vulnerable people of Garissa Sub-County. They both prepared the list of beneficiaries in which they knowingly included names of non-existent groups of persons as beneficiaries. The Sub-County Relief Food Distribution Committee believing the list contained genuine beneficiaries approved it. The Deputy County Commissioner and the District Clerk prepared food permits and S11 forms for collection of the relief food, using an unauthorized Government vehicle collected food and took it to the Deputy County Commissioner's office and failed to distribute it as required.

A report was compiled and forwarded to Director of Public Prosecutions on 27th April, 2015 with recommendation that the Deputy County Commissioner and the District Clerk at the County Government be charged with the offence of fraudulent acquisition of Public Property contrary to section 45(1) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, 2003.

On 7th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INQ/63/2013

Inquiry into allegations that the Acting Chief Executive Officer of the Youth Enterprise Development Fund (YEDF) chaired a Committee that approved Procurement of Hatcheries worth KSh. 200 million and further signed an addendum for payment knowing very well that these were not approved by the Board.

Investigations established that the Acting CEO of the Youth Enterprise Development Fund Board (YEDF) approved the purchase of hatcheries worth KSh. 200 million whereas the said purchase had not been approved by the YEDF Board. Investigations established that the Board only discovered about the said procurement when the contract with supplier of the hatcheries had already been executed by the Chief Executive Officer. Investigations further established that, the first installment of the advance payment was made to the supplier without the company submitting the advance payment bond as per the terms of contract hence exposing the Fund to great risk. Investigations also revealed that the CEO sourced storage facilities for the hatcheries without following the requisite procurement procedures.

A report was compiled and forwarded to Director of Public Prosecutions on 7th May, 2015 with recommendation that the Chief Executive Officer be charged with the offences of abuse of office contrary to section 46 as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003 and engaging in a project without prior planning contrary to section 45(2) as read together with section 48 of the Anti-Corruption and Economic Crimes Act, Cap 65 laws of Kenya.

On 11th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/MSA/FI/INQ/03/2014

An inquiry into allegations of irregular purchase of Kilifi Governor's Residential House by the Kilifi County Government at KSh. 168,000,000 during the Financial Year 2013/2014.

Investigations established that due regard to the requirements of the PPDA, 2005 and Regulations thereto were observed in the procurement of the Kilifi Governor's residential house. There was no quantifiable monetary loss incurred by the procuring entity when procuring the

Kilifi Governor's House. Further investigations established that the two independent valuations done on the same property returned a value indicating that the price offered by the owners of the premises was reasonable. The evidence obtained also did not establish that the officers involved in the procurement process were culpable for any wrong doing.

A report was compiled and forwarded to Director of Public Prosecutions on 7th May, 2015 with recommendation that the inquiry file be closed.

On 14th May, 2015, the DPP accepted the recommendation for closure. In addition, he advised that administrative action be taken against the procurement officers involved in the purchase of the Governor's residence.

EACC/FI/INQ NO.51/2014

An inquiry into allegations of irregular purchasing of 15 pre-used vehicles, Subaru Outback Motor Vehicles and 1 Toyota Land Cruiser for the Machakos County Executive Members through Single Sourcing and that they were during the Financial Year 2013/2014.

Investigations established that the process of procurement was done by the office of the Governor and not the user department, which is the Ministry of Transport, Roads and Infrastructure. The Interim Tender Committee (ITC) contravened the law by endorsing the use of direct procurement for procuring the subject vehicles thus not ensuring that there was fair competition and that the prices at which the said vehicles were acquired was with the prevailing market rates. Further, the ITC endorsed the award of this tender to Messrs. Extreme Autos Limited through unlawful procurement method. Investigations further revealed that there was no market survey that was carried out and the supplier was handpicked. Investigations further established that the vehicles were never inspected before delivery and the delivery dates are not clearly indicated. The generation of the LPO was irregular since it was done way after the vehicles had been delivered and the payments by the finance officers were highly inconsistent.

A report was compiled and forwarded to Director of Public Prosecutions on 11th May, 2015, with recommendation that the suspects namely; the Assistant Director of Youth training at the Ministry of Education Science and Technology, the Interim Head of Supply Chain Management of Machakos County Government, the Chief of Staff for Machakos County Government, the Acting Director of Administration and Planning in the department of Health and Emergency Services, a Senior ICT Officer working with the Ministry of Devolution in the Directorate of Personnel Management (PSTD), the County Secretary for Machakos County Government be charged jointly with the offence of willful failure to comply with the law relating to procurement contrary to section 45 (2)(b) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003, and the Governor of Machakos County Government be charged with the offence of abuse of office contrary to section 46 as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003.

On 18th May, 2015, the DPP accepted the recommendation for prosecution of all the County officials culpable for the irregularities. In regard to the Governor, the DPP advised that the matter should await the determination of the petition filed by the Governor in the High Court where orders were given barring any action against him.

EACC/FI/INQ/117/2014

An inquiry into allegations of full payment by Turkana County Government for work not done in respect of rehabilitation of Kaputir-Loyanat-Kainuk Road.

Investigations established that the process of procurement was fully followed up to the point of the award of contract for the rehabilitation of the aforementioned road which involved gravelling and grading. However, the gravelling of the road was not done yet the contractor received the full payment of the sum of KSh. 9,023,711 thereby benefiting for work not done. The contractor through the Manager whose role was to negotiate contracts raised invoices which were paid promptly by the County Treasury vide three (3) interim payment certificates. Investigations established that the payments were made based on false completion certificates prepared by the suspects purporting that gravelling of the road had been completed whereas no works were done.

A report was compiled and forwarded to Director of Public Prosecutions on 12th May, 2015 with recommendation that the County

Executive Ministry of Roads, Transport, Housing and Public Works, Turkana County Government be charged with offences of Willful failure to comply with the law relating to the procurement contrary to section 45(2) (b) and Abuse of office contrary to section 46 as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act No. 3 of 2003. The other suspects be charged with the offence of fraudulent acquisition of public property contrary to section 45(1) (a) as read with section 48(1) and (2) of the Anti-Corruption and Economic Crimes Act, 2003. The Superintendent of Roads in the Ministry of Roads, Transport, Housing and Public Works be charged with the offence of fraudulent acquisition of public property contrary to section 45(1) (a) as read with section 48(1) and (2) of the Anti-Corruption and Economic Crimes Act, 2003. The County Executive Ministry of Roads, Transport, Housing and Public Works, Turkana County Government and the Superintendent of Roads in the Ministry of Roads, Transport, Housing and Public Works be charged with the offence of knowingly giving a misleading document to one's principal contrary to section 41(2) as read with section 48(1) and (2) of the Anti-Corruption and Economic Crimes Act, 2003.

EACC/FI/INO/45/2013

Inquiry into allegation of irregular withdrawal of KSh. 3,000,000 (Three million shillings) on 18th December, 2012 from KCB Account Number 1134443684, Kitengela Branch, held by Kenya Meat Commission, a State Corporation.

Investigations established that the Company Secretary accompanied the Managing Commissioner and the Chief Accountant to Kitengela Branch to carry out a transaction to pay certain debtors. It was established that the three, together with one person, who is not a subject to investigations, were nominated as the signatories to the said account. Investigations further established that the sum of KSh. 3 million was withdrawn in the name of the Company Secretary because the Managing Commissioner did not have his National ID on him at that time and that immediately the funds were withdrawn the same were handed over to the Managing Commissioner in the presence of the Chief Accountant within the precincts of the Banking Hall. Investigations established that the money withdrawn was not accounted for.

A report was compiled and forwarded to the Director of Public Prosecutions on 13th May, 2015 recommending that the suspects be charged with the offences of Abuse of office contrary to section 46 of the Anti-Corruption and Economic Crimes Act, 2003, Unlawfully acquiring public property contrary to section 45(1) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, 2003; and Conspiracy to commit and offence of corruption contrary to section 47A (3) of the Anti-Corruption and Economic Crimes Act, 2003.

On 18th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INQ/141/2014

Inquiry into allegations of irregular award of Tender for the Renovation of Kenyatta Stadium, Kitale by the County Government of Trans-Nzoia to West End Company for KSh. 68 million.

Investigations established that pursuant to the approved budget the County Government of Trans-Nzoia embarked on the procurement exercise by first developing the relevant tender documents that set out the kind of works to be undertaken. A select number of companies were invited to tender for the work. Five (5) companies responded to this invitation. Further evidence revealed that County Tender Committee (CTC) met and adjudicated the tender which they awarded to the lowest responsive bidder. Investigations established that the Contractor did some renovation works but the works done did not measure up with the approved bill of quantities. Investigations further established that after the Contractor raised his fees the County Government made payments. However, investigations revealed that the payments made to the Contractor were in excess of the value of the work done.

A report was compiled and forwarded to Director of Public Prosecutions on 20th May, 2015 with recommendation that the Members of the Tender Committee, the Interim Head of Supply Chain Management and Interim Finance Officer of Trans-Nzoia County Government and the County Architect respectively be charged with the offences of Willful failure to comply with the law relating to

procurement contrary to section 45 (2) (b) and Abuse of office contrary to section 46 as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act No.3 of 2003. The Commission further recommended that the County Architect, the Interim Head of Supply Chain Management and the District Works Officer of Trans-Nzoia County Government be charged jointly with the offence of knowingly using a misleading document to one's Principal contrary to section 41(2), the Interim Head of Supply Chain Management be charged with the offence of making of false document contrary to section 347(a) as read together with section 349 of the Penal Code; and the building contractor be charged with the offence of fraudulent acquisition of public property contrary to section 45(10 (a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

On 3rd June, 2015, the DPP accepted the recommendation for prosecution. $\ \ \,$

EACC/KSM/INQ/FI/02/2014

Inquiry into allegations of corruption in the procurement procedures against the Procurement Officer and the Finance Officer in the purchase of furniture and equipment for the Residence of the Kisumu County Assembly.

Investigations established that direct procurement was used in the purchase of furniture and equipment for the Speaker's house. Investigations established that the Kisumu County Assembly Procurement Officer requested suppliers of furniture who were not in the County Assembly's pre-qualified list of suppliers to supply furniture for the Speaker's house. The evidence further shows that the County Assembly Clerk who is the Accounting Officer together with the Finance Officer authorized payment to the suppliers immediately after the Tender Committee awarded them the Tenders. This was before any written contracts were entered into between the County Assembly Service Board and the suppliers and before the suppliers delivered the relevant goods.

A report was compiled and forwarded to Director of Public Prosecution on 19th May, 2015 with recommendation that the Accounting Officer and other suspects who include the members of the Tender Committee be charged with the offences of Willful failure to comply with the law relating to procurement and tendering of contracts contrary to section 45(2) (b) as read with section 48(1) (a) of the Anti-Corruption and Economic Crimes Act, 2003 and Abuse of office contrary to section 46 as read with section 48(1) (a) of the Anti-Corruption and Economic Crimes Act, 2003.

On 21st May, 2015, the DPP advised that the Inquiry file be closed in lieu of prosecution.

EACC/FI/INQ/111/2014

Inquiry into allegations of corruption and misappropriation of public funds in the tender to renovate the house of Speaker and tender to erect a perimeter wall around the house of Speaker, Trans-Nzoia County Assembly.

Investigations established that the suspects through corrupt and fraudulent practices falsified minutes and tender documents leading to award of contracts for Renovation of Speakers' residence and construction of Perimeter wall through single sourcing and inflated pricing contrary to procurement rules. Investigations established that payments were made for works not done and for works that had already been paid for by the County Government. It was established that the Procurement Officer and the Finance Officer were responsible for the irregularities in the procurement and the irregular payments

A report was compiled and forwarded to Director of Public Prosecutions with recommendation that the suspects be charged jointly with the offences of conspiracy to commit an offence of Economic Crime contrary to section 47A Willful failure to comply with the law relating to procurement and tendering of contracts contrary to section 45(2) (b), Abuse of office contrary to section 46 and Knowingly using a false/misleading document to one's principal contrary to section 41 (2) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003. It was further recommended that the Procurement Officer and the Secretary to the Tender Opening, Evaluation, Negotiation and County Assembly Tender Committee be charged with the offence of

forgery contrary to section 347 (a) as read with section 349 of the Penal Code

On 18th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/KSM/INQ/FI/04/2014

Inquiry into allegations that Nyamira County Assembly irregularly procured and awarded Medical Insurance Covers for Members of County Assembly through single sourcing and at an inflated rate of KSh. 30 million.

Investigations established that the procurement for provision of medical cover was done through a Request for Quotations and no tenders were floated. The procedure used did not comply with the Procurement Law and Regulations as the amount involved called for an open tendering process and not Request for Quotation; and the Tender Committee in breach of the Public Procurement and Disposal Act awarded the contract. Investigations further revealed that there was no Inspection and Acceptance Committee contrary to the provisions of the Public Procurement and Disposal Regulations, 2006. Investigations established that no Local Service Order was issued to the service providers awarded the contract.

A report was compiled and forwarded to the Director of Public Prosecutions on 15th May, 2015 with recommendation that members of the Nyamira County Assembly Tender Committee be charged with the offence of Careless failure to comply with applicable procedures and guidelines relating to procurement and tendering of contracts contrary to section 45 (2) (b) as read with section 48 of the Anti-Corruption and Economic Crimes Act, 2003. The Acting Clerk and the Principal Finance Officer be charged jointly with the offence of willful failure to comply with the applicable procedures and guidelines relating to management of funds contrary to section 45(2) (b) as read with section 48 (1) (a) of the Anti-Corruption and Economic Crimes Act, 2003. Separately the Principal Finance Officer be charged with the offence of fraudulently making payment from public revenue contrary to section 45(2) (a) (iii) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, 2003.

On 20th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INQ/01/2013

Inquiry into alleged loss of public funds in the project of tarmacking of the Kamukuywa-Kaptama-Kapsokwony-Sirisia Road.

Investigations established that the project was advertised on the print media on 10th January, 2007 Investigations also established that the tender had attracted four (4) applicants who were all present during the pre-bid sit visit conducted on 12th February, 2007. Investigations established that after due procurement process, the contract was awarded to the successful tenderer at a contract sum of KSh. 2,699,623,837.35 for the construction to bitumen standards of Kamukuywa-Kaptama-Kapsokwony-Sirisia (D285/D265) roads. The Committee's decision was communicated to the user department Chief Engineer Roads on 13th April, 2007 and the successful and unsuccessful bidders were notified of the award whereby the successful bidder promptly accepted the offer. However, at the commencement of works on the road, the Resident Engineer proposed a redesigning of the project on the ground that the consultant who had done the designing had failed to take into account certain parameters. The Cabinet Secretary for Roads who was the Permanent Secretary, Ministry of Roads and Public Works signed a Memorandum of Understanding between his Ministry and a Construction Company that the Resident Engineer was to, in effect re-design the project, which he did. This decision taken ignored the fact that the design that had previously been done and for which the Government paid KSh. 33 million, a fact well within the knowledge of the suspect. The re-designing was to cost the Government additional costs which were not factored in for the project.

Investigations further established the Resident Engineer in charge of the project informed the Ministerial Tender Committee that the redesigning would not have any cost implications, a fact he knew was misleading. The evidence obtained revealed that the suspects were culpable for abuse of office.

A report was compiled and forwarded to the Director of Public Prosecutions on 22nd May, 2015 recommending that the suspects, the then Permanent Secretary, Ministry of Roads, the Chief Engineer, Roads and the Resident Engineer, Kamukuywa-Kaptama-Kapsokwony-Sirisia Road be charged jointly with the offence of abuse of office contrary to section 101 as read with section 102A of the Penal Code,

whereas the Chief Engineer, Roads be charged with the offence of giving a false document to a principal contrary to section 41 as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act.

On 28th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INQ/063/2015

Inquiry into allegations of irregular leasing of Kenya Veterinary Vaccine Production Institute (KEVEVAPI) Land at Tigoni in Limuru.

The investigation established that KEVEVAPI received a letter from a farmer requesting to be allowed to clear and do farming on a portion of KEVEVAPI land in Limuru. A similar request was received from Kenya Agricultural Research Institute (KARI), proposing that they be allowed to use 20 acres of the land for a potato research. The Committee then recommended that the requests be considered and approved by the Full Board of Directors. Evidence obtained revealed that a letter of offer granting the request was given to the farmer and he entered into a contract with the Institute. The letter was given by the Managing Director and Head of Procurement before the requisite approval was given by the Board.

Whereas it was alleged that the Cabinet Secretary for Agriculture was the one who had leased the land from KEVEVAPI, investigations revealed that he was not involved nor did he influence the approval given to the private farmer to lease the land.

A report was compiled and forwarded to the Director of Public Prosecutions on 22nd May, 2015 recommending that the Managing Director be charged with the offence of abuse of office contrary to section 46 as read with section 48 of the Anti-Corruption and Economic Crimes, 2003. It was further recommended that the Managing Director and the Head of Supply Chain Management be charged jointly with the offence of willful failure to comply with the law or applicable procedures and guidelines relating to procurement, contrary to section 45 (2) (b) as read with section 48(1) of the Anti-Corruption and Economic Crimes, 2003.

On 28th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/NYERI/FI/INQ/1/2014

Inquiry into allegations that the Embu County Secretary and three other County Officials awarded contracts for the Rehabilitation of the Embu Municipal Stadium without following the applicable procurement procedures.

Investigations established that the procurement process in regard to the rehabilitation of the Embu Stadium and construction of a perimeter wall was flawed. The direct procurement of the contractor was not approved by the Tender Committee. Investigations further established that no tenders were invited and some of the contractors who purportedly bid for the two projects confirmed that they did not bid an indication that the bids were not genuine documents. There was no tender opening exercise in this procurement and the contractor engaged by the Embu County was not in the approved list of pre-qualified contractors for the County and the Evaluation Committee that evaluated the bids was not properly constituted as only two persons evaluated the bids instead of the three provided for in the Public Procurement and Disposal Act.

Investigations further established that the award of the contract for the rehabilitation of the Embu Stadium was irregularly made by the County Secretary; who also tried to implore upon the members of the Tender Committee and other county officials to tamper with documents.

A report was compiled and forwarded to the Director of Public Prosecutions on 21st May, 2015 recommending that the suspects be charged with the offence of Conspiracy to Commit an offence of economic crime contrary to section 47A as read with section 48 of the Anti-Corruption and Economic Crimes Act, 2003, the County Secretary Embu County Government be charged with the offences of abuse of office contrary to section 46 as read with section 48 of the Anti-Corruption and Economic Crimes Act, 2003 and willful failure to comply with the law relating to procurement contrary to section 45 (2) (b) as read with section 48 of the Anti-Corruption and Economic Crimes Act, 2003.

On 2nd June, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INO/50/2014

Inquiry into allegations that Multi Media University (MMU) irregularly awarded the contract for reroofing to Multimedia Hotel for KSh. 10,030,770 without following Public Procurement and Disposal Act, 2005 and the 2006 Regulations.

Investigations established that the proposal for works was presented to the Tender Committee meeting where the request was accepted and approved but subject to the management's approval of the project The Committee also approved use of 2009/2010 prequalified list of suppliers in addition to responsive bidders who participated in the Tender for the Perimeter Fence and the Gymnasium which were through the Open Tendering method. It was agreed that that Tender uses the Restricted Tendering method so as to enhance competitiveness in the bidding. As such the Tender Committee in this case did not go wrong when they used the prequalified six suppliers for the Tender for the Perimeter and Gymnasium as the Open Tender method was used to identify them during prequalification. In addition the Tender Committee used the four prequalified suppliers in this service that qualified in the year 2009/2010 thus making a total of ten suppliers. This was to fulfill the provisions of section 53(3) of the PPDR. The Clerk of Works confirmed that the work was done to his satisfaction and as per the Bill of Quantities (BQs and the contract. AS such the PPSA 2005 and PPDR 2006 were not flouted. The Hotel was reroofed and work done.

A report was compiled and forwarded to the Director of Public Prosecutions on 25th May, 2015 recommending that the inquiry file be closed

On 19th June, 2015, the DPP accepted the recommendations for closure of the inquiry file.

EACC/MSA/FI/INQ/06/2013

Inquiry into allegations of irregular withdrawal of KSh. 1.6 million from Lamu West CDF Project Management Committee account allocated for construction of a cattle dip.

Investigations established that the Cattle Dip Project in Lamu West was approved by the Lamu West CDF Committee and a sum of KSh. 2,000,000 was approved for the project. The same was cleared and authorized by the CDF Fund Accounts Manager who prepared a voucher instructing the Lamu District Accountant to prepare a cheque of KSh. 2 million in favour of the construction of the Cattle Dip, which cheque was later deposited in Kenya Commercial Bank (KCB). Investigations established that since the funds in the said account had still not been utilized and the Personal Assistant to the Lamu West Constituency Member of Parliament approached the Project Management Committee Members with a view to borrow KSh. 1,675,000 from the project's account to be transferred to the CDF office account.

Investigations established that a promise was made by the Personal Assistant that the said amount would be reimbursed once the funds were allocated and sent to the Lamu CDF office from the National Assembly. Investigations further revealed that it is clear that Lamu Constituency Fund Committee Members and Cattle Dip Project Management Committee members had schemed to transfer the said funds from the PMC account without due procedure. It is also clear that that the Accounts Manager and the Treasurer facilitated the said transfer. The Accounts Manager confirms that after the unwarranted transfer of funds, the same were in custody of the CDF Committee Treasurer. Investigations further established that KSh. 1,005,000/- was transferred from the Lamu West Constituency office account to a Bookshop, a business name registered in the name of the Member of Parliament's wife from the Lamu West Constituency office account. The M.P. is also a signatory of the Bookshop's bank account. The investigations established that the M.P. used the said KSh. 1,005,000 for his own personal use.

A report was compiled and forwarded to the Director of Public Prosecutions on 27th May 2015 recommending that the Lamu West Constituency Fund Committee Members and the Co-operative Cattle Dip Project Management Committee Members be charged jointly with offences of conspiracy to commit an offence of Economic Crime contrary to section 47A as read with section 48 of the Anti-Corruption and Economic Crimes Act, 2003, irregular re-allocation of allocated funds within the Constituency Development Fund contrary to section 30 of the Constituencies Development Act No. 3 of 2013 and misappropriation of Constituency Development Funds Contrary to section 48 of the Constituencies Development Fund Act No. 3 of 2013.

It was further recommended that the Member of Parliament of Lamu West Constituency be charged with the office of abuse of office contrary to section 46 as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act No. 3 of 2003.

On 2nd June, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INO/52/2015

Inquiry into allegations of Financial, Human Resource Management and Procurement irregularities in the Narok County Government.

Investigations established that the Narok County Council Government had entered into an agreement with Equity Bank Limited for provision of Revenue Collection Services using the pre-paid Smart Card system which agreement was terminated following a disagreement. The termination of the agreement was contested in court vide High Court of Kenya at Nairobi Milimani, Civil Case No.266 of 2013 and a decision was entered in favour of Narok County Government and the matter was referred to arbitration. Investigations established that due process was followed in the procurement of automation of revenue collection services by the Narok County Government. Investigations further established that the revenue collected from the Mara Triangle is deposited into the County Revenue KCB Narok Branch, and neither the Governor of the County Government nor any other County official are directors and signatories of the accounts of the County Government and Mara Conservancy.

A report was compiled and forwarded to the Director of Prosecutions on 4th June, 2015 recommending that the inquiry file be closed for lack of evidence to support any prosecution or any other action.

On 10th June, 2015, the DPP returned the file for further investigations.

EACC/FI/INQ/234/2014

Inquiry into allegations of use of funds exceeding approved budget by the County Assembly against the Makueni County Governor and His Executive Committee for the purchase of a milk plant for the Kikima Dairy.

Investigations established that the provisions of the Public Procurement and Disposal Act as far as the procurement of the project is concerned were not strictly followed. Investigations established that the negotiations between the County Government and the winning bidder were entered into and subsequently a contract price of KSh. 5,950,000 was agreed upon even before the tender had been awarded and a notification of the award given.

Investigations further established that the Tender Committee purported to award the contract to the winning bidder even though a proper evaluation of the tender had not been carried out in accordance with the Public Procurement and Disposal Regulations. The evidence obtained established that the County Secretary and the members of the Makueni County Government Tender Committee were culpable for the infractions of the procurement law and regulations.

A report was compiled and forwarded to the Director of Public Prosecutions on 28th May, 2015 recommending that the employees of the Makueni County Government and Members of the Tender Committee be charged with the offences of conspiracy to commit an Economic Crimes contrary to section 47A, Willful failure to comply with the law relating to the Procurement contrary to section 45(2) (b) and Knowingly giving a misleading document to one's principal contrary to section 41 (2) as read with section 48 (1) and (2) of the Anti-Corruption and Economic Crimes Act, 2003. I was further recommended that the Acting County Secretary be charged with the offences of Abuse of office contrary to section 46 and willful failure to comply with the law relating to the Procurement contrary to section 45(2) (b) as read together with section 48 of the Anti-Corruption and Economic Crimes Act, 2003.

On 10th June, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INQ/61/2015

Inquiry into allegations of irregular award of secret allocation of permits to import sugar against Cabinet Secretary in the Ministry of Agriculture, Livestock and Fisheries.

Investigations established that the Kenya Sugar Board Directorate which is mandated to issue licenses, for purposes of accountability established an ad-hoc Regulation and Compliance Committee to consider applications for issuance of permits to import sugar. Investigations established that after the said committee approved the issuance of several permits, an official of the Sugar Directorate would then issue permits as recommended. Investigations established that the Cabinet Secretary in the Ministry of Agriculture, Livestock and Fisheries has no role in such decision making; and thus did not issue any irregular sugar import permits as alleged. Investigations however revealed that there are lapses in the issuance of sugar import permits owing to absence of Regulations.

The investigations did not establish any culpability on the part of the Cabinet Secretary.

A report was compiled and forwarded to the Director of Prosecutions on 4th June, 2015 recommending that the inquiry file be closed. The Commission however recommended that that there is need for the Ministry of Agriculture, Livestock and Fisheries to liaise with the Office of the Attorney-General to formulate watertight regulations either under the Crops Act or Agriculture Fisheries and Food Authority Act to guide the process of issuance of the permits.

On 10th June, 2015, the DPP accepted the recommendation for closure of the inquiry file.

EACC/FI/INQ/45/2015

Inquiry into allegations of corruption against the Cabinet Secretary, Ministry of Energy and the Nairobi Senator in a tender award at Kenya Pipeline Company (KPC).

Investigations established that the existing KPC Line 1 pipeline was commissioned in 1978 or thereabouts, and since then regular intelligent pigging is carried out to assess the condition of the pipeline. In the course of one such pigging, it was decided that it was not economically viable to continue using the pipeline because of the high cost of maintenance. Following this decision, the KPC management and the Board decided that it was necessary to replace it with a new pipeline. A decision was made to procure a consultant to carry out design of a new pipeline to cater for demand up to year 2044, prepare tender documents for procurement of a contractor and supervise the implementation of the project.

Investigations revealed that a consultant to do the aforementioned was procured through competitive bidding and a contract signed in mid 2012. The consultant carried out the design which was reviewed and approved by KPC on the basis of which they prepared tender documents for the procurement of a contractor. Investigations established that due process was complied with in the procurement of a contractor who was awarded the tender at a contract price of USD 484,502,886.40. The evidence obtained also revealed that the Public Procurement Administrative Review Board after hearing complaints in regard to the procurement process gave the same a clean bill of health and allowed the procuring entity to enter into contract with successful bidders. The contract was signed on 1st July, 2014 after several court cases. The evidence did not establish any acts of corruption by the Cabinet Secretary and the Senator to warrant any action against them.

A report was compiled and forwarded to the Director of Public Prosecutions on 4th June 2015 recommending that the file be closed with no further action.

On 10th June, 2015, the DPP accepted the recommendation for closure of the inquiry file. The DPP however advised that investigations be carried out in respect of the allegation that the Cabinet Secretary, Ministry of Energy and the Managing Director, Kenya Power and Lighting Company Limited have been receiving bribes in the award of several tenders.

EACC/FI/INQ/40/2015

Inquiry into allegations of irregular award of a contract award to a Clearing and Forwarding Company by the Cabinet Secretary for Transport and Infrastructure

Investigations established that sometime in 2012, the Government of Kenya and the China Road and Bridge Corporation (CRBC) entered into a contract for the construction of the Standard Gauge Railway (SGR). The contract with CRBC was a turnkey contract in which CRBC was contracted as an engineering, procurement and construction (EFC) contractor. CRBC was at liberty to procure their own labour and contractors and other services which included Investigations further

revealed that some of the contractors engaged by CRBC included Clearing and Forwarding Agents to clear goods for the construction. Investigations established that the Cabinet Secretary and the Ministry of Roads did not have any control over CRBC in regard to the above function. The investigations did not establish that established that the aforementioned Clearing and Forwarding Company was engaged by CRBC. The evidence obtained did not also reveal that the Cabinet Secretary was related to the said company.

A report was compiled and forwarded to the Director of Prosecutions on 4th June, 2015, recommending that the inquiry file be closed.

On 10th June, 2015, the DPP accepted the recommendation for closure.

EACC/FI/INQ/110/2014

Inquiry into allegations that top Government Officials, Members of Parliament and State/Public Officers were beneficiaries of Public Land Parcel No. L.R. 3586/3 IR 31187 with double allocation to Horatius Da Gama Rose M/s Muchanga Investment Ltd and Jos Konzolo of Messrs. Telesource.Com Ltd.

Investigations established that the subject property was owned by a private person, and was later transferred to other persons upon demise of the initial owner. The said transfer was effected by the bank which was the administrator of the estate of the original owner.

Investigations further established that in unclear circumstances, the land was again transferred to another person who the investigations have established had long died at the time of the alleged said transfer. The evidence obtained revealed that the bona fide owners decided to subdivide the land in several plots with an intention of disposing them off. However, this owner later recalled the said subdivision and indicated that they wanted the land as one block. However, in again unclear circumstances and with the connivance of officials from the Lands office, the land was transferred to another company. This was effected through fraud and conspiracy and use of false documents.

When the investigations commenced, the Ministry of Lands and the Cabinet Secretary being the custodian of all land documents and information failed to give a clear position as to who the legitimate owner of the subject parcel of land was. The Cabinet Secretary openly interfered with the investigation by instructing her officers not to cooperate with the Commission, which necessitated the issuance of summons to Ministry officials to appear before the Commission. The Officers were under instructions not hand over documents relating to the parcel of land and not to record statements without the express permission of the Cabinet Secretary. The Cabinet Secretary acted in a manner contrary to her trust as the Cabinet Secretary; subversive to the constitution, to the great prejudice to the cause of law and justice.

A report was compiled and forwarded to the Director of Public Prosecutions on 10th June, 2015 recommending that the Chief Registrar, Deputy Chief Land Registrar, Senior Deputy Director of Survey and Registrar of Titles be charged jointly with the offences of conspiracy to defraud contrary to section 317 of the Penal Code, breach of trust by a person employed in the public service contrary to section 127 of the Penal Code and concealing deeds contrary to section 288 of the Penal code and concealing evidence under section 66(1) (c) as read with section 66 (2) of the Anti-Corruption and Economic Crimes Act. It was further recommended that the Director of the Company that currently also holds a title deed in regard to the subject land and his lawyer and the company be charged with the offence of conspiracy to defraud contrary to section 317 of the Penal Code, obtaining registration by false pretence contrary to section 320 of the Penal Code and uttering false documents contrary to section 353 of the Penal Code. The Cabinet Secretary, Ministry of Lands, Housing and Urban Development be charged with the offence of obstruction contrary to section 66(1) (a) as read with section 66(2) of the Anti-Corruption and Economic Crimes Act, No.3 of 2003

On 17th June, 2015, the DPP accepted the recommendation for prosecution.

EACC/FI/INQ/107/14

Inquiry into allegations that the County Government of Trans-Nzoia irregularly acquired Vipul House in Kitale at an exorbitant cost of KSh. 500 million on the pretext that the said building would be used as the Kitale Referral Hospital.

The investigations established that pursuant to the County Tender Committee meeting of 3rd June, 2014, that approved the purchase of the building, the County Government of Trans-Nzoia wrote to the owners of the property informing them of the award. An agreement was drawn between the vendor and the County Government and a deposit of 105 million was paid to the vendor. The County Government used direct procurement in procuring the said building. They however failed to inform the Public Procurement Oversight Authority of the decision to use direct procurement method within the stipulated period which was a minor infraction.

A report was compiled and forwarded to the Director of Public Prosecutions on 9th June, 2015 recommending that the file be closed with no further action.

On 17th June, 2015, the DPP advised that further investigations be carried out in the matter.

EACC/MSA/FI/INQ/18/2014

Inquiry into allegations that the Ganze Member of Parliament and the Constituency Development Funds Manager jointly with others misappropriated funds from the CDF Account through purported Constituency Development Fund projects in the Financial Year 2013/2014 and conferring benefits for themselves and causing loss of public funds amounting to KSh. 45 million.

Investigations established that although Ganze CDFC sought approval from the CDF Board for the implementation of the various projects in Ganze Constituency, these projects were not implemented. Investigations established that the Ganze M.P. in collusion with other officials of the CDF approved several payments to various contractors for projects that were non-existent. Investigations further established that several documents were falsified in a bid to justify and authenticate the said payments which were not approved by the CDFC members. These included minutes of tender Committee minutes which were not held and payment vouchers Investigations also established that there were no tenders advertised for the purported projects in respect of which payments were made.

Investigations further established that after payments were made to the several contractors and suppliers, some of the money received was paid back to the M.P. for Ganze, the Fund manager and other officials. The money was paid out through the bank and Mpesa transactions. The contractors and suppliers also received and retained the CDF funds whereas they had not rendered any services, supplied any goods or done any works to warrant received of public funds.

Investigations established that the Constituency Development Fund Manager, the Accounts Clerk, the Member of Parliament for Ganze Constituency and the Supply Chain Manager at Ganze jointly with contractors and suppliers actively participated in the embezzlement and misappropriation of funds and assets of the Ganze Constituency Development Fund causing loss of public funds and resources.

A report was compiled and forwarded to the Director of Public Prosecutions on 10th June, 2015 recommending that the employees of the Ganze Constituency Development Fund be charged jointly with the offences of conspiracy to commit an offence of Economic Crimes contrary to section 47A, the Fund Manager, Accounts Clerk and the Supply Chain Manager be charged jointly with the offences of knowingly giving a misleading document to one's principal contrary to section 41 (2) engaging in a project without prior planning contrary to section 45 (2) (c) fraudulently making payments from public revenue contrary to section 45 (2) (b) as read with section 48 (1) (a) of the Anti-Corruption and Economic Crimes Act, 2003, breach of trust by a person employed in the public service contrary to section 127 of the Penal Code and fraudulent false accounting by a clerk or servant employed in the Public Service contrary to section 330 (b) of the Penal Code.

It was further recommended that the Ganze Member of Parliament, Fund Manager, Accounts Clerk and the Supply Chain Manager be charged jointly with the offences of abuse of office contrary to section 46, failure to comply with the law/applicable procedures and guidelines relating to procurement and tendering of contracts or incurring of expenditures contrary to section 45(2) (b) and failure to comply with the law/applicable procedures and guidelines relating to management of funds or incurring expenditures contrary to section 198 (b) as read with section 199 of the Public Finance Management Act, 2012; the Ganze

Member of Parliament, the Fund Manager, Accounts Clerk, the Supply Chain Manager and the Kilifi County Government Economist be charged jointly with the offence of misappropriation of Constituency Development Funds contrary to section 48 of the Constituencies Development Fund Act No.3 of 2013.

On 15th June, 2015, the DPP accepted the recommendation for prosecution. He however advised that the various contractors and suppliers also be charged with fraudulent acquisition of public property contrary to section 45(1) (a) of the Anti-Corruption and Economic Crimes Act, 2003.

EACC/FI/INQ/46/2015

Inquiry into allegations that the Managing Director of the National Water Conservation and Pipeline Corporation (NWCPC) irregularly procured the structural cabling of NWCPC Headquarters office block as well as employed unqualified staff members.

Investigations revealed that the construction and completion of the NWCPC Headquarters Office Block was provided for in its procurement Plan for the Financial Year 2012-2013. Investigations established that after the contract was awarded for the construction of the main Corporation Headquarters Office Block, it was later discovered that there was need to sub-contract for the installation of structural cabling in the same building. Investigations established that the tendering for the said additional works was carried out within the provisions of the Public Procurement and Disposal Act; and the contract awarded to the lowest evaluated bidder.

With regard to the employment of unqualified employees by the Managing Director, NWCPC, investigations established that the said employees had genuine certificates. There were no irregularities in their employment.

A report was compiled and forwarded to the Director of Prosecutions on 24th June, 2015 recommending that the inquiry file be closed.

On 1st July, 2015, the DPP advised that further investigations be carried out in the matter.

EACC/NYR/FI/INQ/01/2015

Inquiry into allegations of irregular procurement of Technical Audit Services from a consultant by the County Government of Nyeri.

Investigations established that the consultant engaged by the Nyeri County to carry out the technical audit services was not a pre-qualified consultant for the year 2014/2015. Investigations further established that the Chief Executive Member (CEC) for Roads and Infrastructure unilaterally hand-picked and invited the consultant to undertake the consultancy works yet the procurement process had not commenced. It is clear that the suspect breached procurement rules by failing to obtain the requisite approval to use restricted tendering from the Tender Committee before he wrote to the consultant inviting them to undertake the Consultancy Audit services. Investigations further established that the Tender Committee did not approve the award of the contract to the consultant. Investigations further established that in spite of the procurement of the aforementioned contractor being flawed, the CEC Finance authorized payment to the consultant.

A report was compiled and forwarded to the Director of Prosecutions on 19th June, 2015 recommending that the County Executive Secretary, Land, Housing and Infrastructure Development, County Executive Secretary – Finance and Economic Planning and the Chief of Staff jointly be charged with the offences of Willful failure to comply with the law or applicable procedures and guidelines relating to procurement, contrary to section 45 (2) (b) as read with section 48(1) (a) of the Anti-Corruption and Economic Crimes, 2003 and Abuse of office contrary to section 46 as read with section 48 of the Anti-Corruption and Economic Crimes, 2003.

On 1st July, 2015, the DPP accepted the recommendation for prosecution.

EACC/GSA/FI/INO/01/2015

Inquiry into alleged irregular leasing ambulance services by Garissa County Government from Emergency Plus (E-Plus) Medical Services Ltd, a Company owned by the Kenya Red Cross.

Investigations established that after the need arose for the purchase of ambulances by the Garissa County Government, a tender was advertised for interested persons to sell ambulances. Investigations however revealed that before the completion of the procurement

process, the Governor of Garissa and other County Officials engaged negotiations with E-Plus Medical Services Limited, a company affiliated to the Kenya Red Cross for the lease of ambulance services. This was a departure from the initial process which envisaged purchase of ambulances. The hire of ambulance services from the said company was not budgeted for nor approved by the County Assembly.

Investigations further established that the open tendering process for the purchase of ambulances was thus shelved and E-PLUS Medical Services was directly procured to lease ambulance services to the Garissa County Government. The Governor of Garissa and other County officials negotiated and signed a contract for the lease of ambulance services at a monthly cost of KSh. 600,000 per ambulance for six ambulances. There was no budgetary allocation for this engagement, the Supplementary budget for the County was passed two months after the County Government had already entered into a contract with the Kenya Red Cross and the latter had already billed the County for services rendered in March and April, 2014. Investigations further established that the Tender Committee of the Garissa County purported to award the contract to E-PLUS after purporting to evaluate bids from several ambulance providers. These other providers were categorical that they did not place any bids to lease ambulance services to the County. The purported award by the Tender Committee was thus a sham and a means to justify the contract with E-PLUS Medical Services Limited. It was also established that in engaging the said company no due regard was made to the prevailing market prices to confirm whether the payments made to the company were within the market prices.

A report was compiled and forwarded to the Director of Public Prosecutions on 25th June, 2015 recommending that Governor of Garissa County Government be charged with the offences of Abuse of office contrary to section 46 and Careless failure to comply with the law relating to management of public funds contrary to section 45(2) (b) as read with section 48 of the Anti-Corruption and Economic Crimes Act, 2003; The Members of the Garissa County Government Tender Committee be charged with the offence of Willful failure to comply with the law relating to procurement contrary to section 45(2) (b) as read together with section 48 of the Anti-Corruption and Economic Crimes Act, 2003. It was further recommended that the Chief Officer of Health, Garissa County Government be charged with the offence of Engaging in a project without prior planning contrary to section 45(2) (c) as read with section 548 of the Anti-Corruption and Economic Crimes Act, 2003.

EACC/EL/INQ/8/2014

Inquiry into allegations that current Governor of Murang'a swore a false declaration in the self-declaration form set out in the First Schedule under the Leadership and Integrity Act, 2012 (LIA) and submitted the same to the Ethics and Anti-Corruption Commission on 11th December, 2012.

Investigations established that the Governor, personally filled and signed the self-declaration form dated 11th December, 2012 under oath and submitted the same to the Ethics and Anti-Corruption Commission on the 11th December, 2012. In the said declaration, the suspect affirmed that he had not been convicted of any criminal offence a fact he knew was false. Investigations established that he had been convicted and sentenced to pay a fine of KSh. 400,000 in default to serve six months in prison in criminal case No. 2322 of 2010 at the Makadara Chief Magistrates Court on 3/8/2012.

A report was compiled and forwarded to Director of Public Prosecutions on 20th April, 2015 with recommendation that the suspect be charged with the offences of False declaration contrary to section 11 of the Oaths and Statutory Declarations Act and Providing false information to the Ethics and Anti-Corruption Commission contrary to section 46 (1) (b) of the Leadership and Integrity Act, 2012 as read with section 46 (2) of the same Act.

On 11th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/EL/INQ/1/2015

Inquiry into allegations of breach of Chapter Six of the Constitution of Kenya and the provisions of the Ethics and Integrity Act, 2013 by the M.P. Nandi Hills and nominated M.P. at the Gilgil Weigh Bridge.

Investigations established that the M.P. Nandi Hills and a nominated M.P. at the Gilgil Weighbridge in Gilgil Sub-County within Nakuru, jointly intimidated the Duty Manager, by invoking the name of

the President and other Senior Government Officials with the intention of causing him to release a motor vehicle Registration No. KHMA 005A which had been impounded for violation of the Provisions of section 12 (1) of the Kenya Roads Act. Investigations further established that the M.P. Nandi Hills created disturbance by repeatedly shouting and uttering abusive words to the officers manning the weighbridge demanding the release of the truck.

A report was compiled and forwarded to Director of Public Prosecutions on 4th May, 2015 recommending that the M.P. for Nandi be charged with the offence of creating disturbance in a manner likely to cause a breach of the peace contrary to section 95(1) (b) of the Penal Code and the two be jointly charged with offences of incitement to disobedience of the law contrary to section 96 (c) of the Penal Code and intimidation contrary to section 228 (1) of the Penal Code.

On 11th May, 2015, the DPP accepted the recommendation for prosecution, and further advised that the matter be referred to the National Assembly for disciplinary action against the two suspects.

EACC/OPS/INQ/11/2013

Inquiry into alleged financial impropriety at the National Police Service Commission.

Investigations established that when the need arose for the National Police Service to lease office space, the Commissioners commenced a search for suitable premises. This was contrary to the provisions of the Public Procurement and Disposal Act and Regulations which places the responsibility on the Tender Committee. The NPSC directly procured the lease of the premises contrary to due procedure. Investigations further established that the National Police Service Commission also directly procured a contractor to partition the said leased premises. Investigations also established that persons who bid for the partitioning works used the documents of a company in which they were not directors or officers.

A report was compiled and forwarded to Director of Public Prosecutions on 7th May, 2015 with recommendation that (i). The Chairman, Commissioners and Chief Executive Officer (NPSC), and the County Works Officer and Chief Superintendent be charged jointly with the offence of willful failure to comply with the law relating to procurement contrary to section 45 (2) (b) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, 2003. (ii). The persons who bid for the partitioning works be charged jointly with the offence of fraudulent acquisition of public benefit contrary to section 45 (1) (a) of the Anti-Corruption and Economic Crimes Act, 2003 and Engaging in fraudulent practice in procurement proceedings contrary to section 41 (1) and (4) as read with section 137 (1) (b) of Public Procurement and Disposal Act, 2005.

On 15th May, 2015, the DPP declined the recommendation for prosecution of the NPSC Commissioners and CEO. He advised that administrative action be taken against the officers from the Public Works for breaching the procurement rules.

EACC/OPS/INQ/16/2013

Inquiry into allegations of corruption against a Revenue Collector at the County Council of Olkejuado.

The investigation established that the suspect corruptly solicited for a benefit of KSh. 30,000 from the complainant as an inducement to settle a land dispute between the complainant, a church minister and a businessman at Namanga. Investigations established that the suspect solicited for a benefit and sent his agents to collect the bribe on his behalf. However, at the time of the arrest of the suspects, two of them concealed the trap money.

A report was compiled and forwarded to the Director of Public Prosecutions on 13th May, 2015 recommending that the suspect be charged with the offences of corruptly soliciting for a benefit contrary to section 39(3) (a) as read with section 48(1) of the Anti-Corruption and Economic Crimes Act No. 3 of 2003. The other two suspects be charged with the offences of concealing evidence contrary to section 66 (1) (c) as read with section 66 (2) of the Anti-Corruption and Economic Crimes Act. No. 3 of 2003.

On 19th May, 2015, the DPP accepted the recommendation for prosecution.

EACC/AT/INQ/17/2015

Inquiry into allegation that a former Minister for Transport, used his office to acquire a Kenya Railways House that had been set aside for purchase by former employees of the Corporation.

Investigations established that house number K8 Kileleshwa is leased to an employee who works with the Ministry of Interior and National Coordination and that he has been living in the same house from 2008. Investigations established that the said lessee has entered into a tenancy agreement with Kenya Railways Corporation since 2014. The occupant applied to lease the house and the procedure for renting was complied with. There is no evidence that the former Minister in any way influenced the said transaction by virtue of being the Minister for Transport, or used his office to deprive Kenya Railways Corporation staff of a house belonging to the Corporation as alleged. It was confirmed that he does not appear in the Corporation's records in regard to the houses.

A report was compiled and forwarded to Director of Public Prosecutions on 14th May, 2015 with a recommendation that the inquiry file be closed.

On 18th May, 2015, the DPP accepted the recommendation for closure. $\,$

CR.211/20/2015 CF THIKA ACC.690/2015

An inquiry into allegations of corruption against a Registration Clerk at the Births and Deaths Registration Office in Githunguri Sub-County.

The investigation established that the suspect corruptly solicited for a benefit of KSh. 2,000 from the complainant as an inducement to facilitate the processing of Birth Certificate application forms. Investigations established the solicitation and receipt of a benefit.

A report was compiled and forwarded to the Director of Public Prosecutions on 13th May, 2015, recommending that the case against the suspect proceed to its logical conclusion.

On 19th June, 2015, the DPP accepted the recommendation for prosecution.

EACC/AT/INQ/20/2015

Inquiry into allegations of irregular allocation of parcel of Land IRN (L.R.8934/10) at Maraboi Trading Center to a former Minister for Lands.

Investigations established that the term for the lease of the parcel of land which was initially allocated to the family of the former Minister expired and no person expressed interest in the said parcel of land IRN (L.R.8934/10) at Maraboi Trading Center. The parcel of land was free for allotment to any applicant who expressed interest including the former Minister and he therefore applied for allotment. The allotment was transparent having gone through the County Council of Kipsigis Sub-Committee of Works, Town Planning and Markets Committee held on 18th November, 2008 in whose jurisdiction it was located. No irregularities were established in the said allocation of the land and neither the former Minister nor any of the officers involved in the allocation were culpable.

A report was compiled and forwarded to the Director of Public Prosecutions on 19th May, 2015 with recommendation that the inquiry file be closed.

On 25th May, 2015, the DPP accepted the recommendation for closure of the inquiry file.

EACC/AT/INQ/15/2015

An inquiry into allegations that the Former Secretary to the Cabinet used his office to irregularly acquire a Kenya Railways Corporation's House set aside for purchase by Former Employees of the said Corporation.

Investigations established that former Secretary to the Cabinet leased a house from the Kenya Railways Corporation. The house is situated within Kileleshwa. Investigations further established that the Secretary entered into a two year Tenancy Agreement with Kenya Railways in 2009 and since then he has been paying rent which qualifies him as a tenant and not the owner of the said house. The evidence further reveals that the suspect refurbished the house without the permission of the Corporation due to the Corporation's inability to observe its obligations of ensuring timely maintenance and repairs of

the house to make it habitable. This notwithstanding, the renovation has enabled the Corporation to fetch rent equivalent to that paid for similar KR houses in that area which is a beneficial to the Corporation. The investigation did not establish that the Secretary used his office to have the house leased to him nor did he acquire the house as alleged.

A report was compiled and forwarded to the Director of Public Prosecutions on 20th May, 2015 with recommendation that the inquiry file be closed.

On 25th May, 2015, the DPP accepted the recommendation for closure of the inquiry file.

EACC/OPS/INO/NYR/1/2015

Inquiry into allegations of corruption against a Medical Doctor working at the Meru Level 5 Teaching and Referral Hospital.

The investigations established that the suspect who is a Medical Doctor, Meru Level 5 corruptly solicited for a benefit of KSh. 25,000.00 from the complainant as an inducement to supervise an exhumation and perform a postmortem of the body of her deceased son.

Investigations established the solicitation and receipt of a benefit.

A report was compiled and forwarded to the Director of Public Prosecutions on 21st May, 2015 recommending that the suspect be charged with the offences of corruptly soliciting for and receiving a benefit contrary to section 39 (3) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003.

On 17th June, 2015, the DPP accepted the recommendation for prosecution.

CR/021/9/2015 CF MOMBASA ACC. NO. 1/2015

Inquiry into allegations of corruption against an Assistant Director of Medical Services in the Health Services Department of Mombasa County Government.

The investigations established that the suspect who is an Assistant Director of Medical Services in the Health Services Department of Mombasa County Government corruptly solicited for a benefit of KSh. 1,000 from the complainant as an inducement in order to complete a P3 form for the complainant.

Investigations established the solicitation and receipt of a benefit by the suspect.

A report was compiled and forwarded to the Director of Public Prosecutions on 22nd May, 2015 recommending that the suspect be charged with the offences of corruptly soliciting for and receiving a benefit contrary to section 39 (3) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003.

On 19th June, 2015, the DPP accepted the recommendation for prosecution

EACC/MSA/PI/005/2015

Inquiry into allegations that the Cabinet Secretary, Ministry of Lands, Housing and Urban Development conspired with valuers working in her Ministry and the alleged owner and vendor of Plot Number Mombasa MN/1/397 (Waitiki Farm) to inflate the cost of the said plot earmarked for purchase by the Government.

Investigations established that the property Mombasa/Mainland North/1/397 belongs to Kencent Holdings Ltd. It is situated at Northern side of Mombasa County in Shanzu area famously known as Kwa Mbulo and measures approximately 86.84 acres. The said property was bought through a public auction way back on 10th November, 2006 in consideration of the sum of KSh. 43,945,000/-. Investigations established that squatters trespassed on the said land. Since it was becoming increasingly impossible for the bona fide owner of the land to occupy the same, the Government offered to purchase the land to settle the squatters.

Further investigations revealed that the proposal for the sale of the said property to the government was agreed upon by the Cabinet Secretary. An offer to sale the said property was tabled to her for consideration of the sum of KSh. 20,000,000 per acre. Thereafter, the Cabinet Secretary held a meeting with the Ministerial Tender Committee to deliberate on the issue of purchasing the said property and the Committee approved the purchase of the said properties at the Government Valuation price. Investigations established that negotiations with the owner went on with the Cabinet Secretary and

were subsequently escalated to the Office of the President. She then held several meetings with the owner to negotiate on the said offer.

The owner was offered KSh. 1,000,000,000 but he declined for the reasons that the same was on the lower side way beyond the offer in the valuation. Investigations further established that the Cabinet Secretary, Ministry of Lands and Urban Development made a request for allocation of 2 billion from the Agricultural Settlement Fund for purposes of the purchase of Waitiki Farm at KSh. 1,000,000,000 but property L.R. Number Mainland North 1/397 was kept pending for consideration. An additional sum of KSh. 1.1 billion was approved for the settlement Fund Trustees to enable the Ministry of Lands, Housing and Urban Development to acquire land for settlement of squatters.

The evidence did not establish that the offer price for the land was inflated nor was any collusion established between the Cabinet Secretary, the valuers and the owners of the subject property. There was no culpability established on the part of the Cabinet Secretary, Ministry of Lands and Urban Development and the owner of the Waitiki Farm, to warrant any action against them.

A report was compiled and forwarded to Director of Public Prosecutions on 22nd May, 2015 with a recommendation that the inquiry file be closed.

On 28th May, 2015, the DPP accepted the recommendation for closure of the inquiry file.

EACC/EL/4/2015

Inquiry into allegations of irregular appointments of Members to the National Social Security Fund Board by Cabinet Secretary for Labour.

Investigations established that Cabinet Secretary for Labour appointed members to the Board of Trustees of the NSSF whereas they held positions in public office. This was contrary to the provisions of the NSSF Act contravening the provisions and regulations of the Act and the Constitution. The Cabinet Secretary alleged that he was not aware that the appointees were public officers.

A report was compiled and forwarded to the Director of Public Prosecutions on 25th May, 2015 recommending that the Cabinet Secretary for Labour be charged with the offence of Abuse of office contrary to section 46 as read with section 48(1) of the Anti-Corruption and Economic Crimes Act No. 3 of 2003.

On 28th May, 2015, the DPP did not accept the recommendation for prosecution. He advised that the inquiry file be closed.

EACC/AT/INQ/12/2012

Inquiry into allegations of abuse of office and failure by the Management of Kenya Airport Authority to comply with the provisions of Public Procurement and Disposal Act, 2005 and Regulations, 2006 together with other statutory provisions in the procurement of proposed Greenfield Terminal Project, Tender Number: KAA-ES/JKIA/658-DB.

Investigations established that Kenya Airports Authority (KAA) in the year 2011 identified the need to expand the Jomo Kenyatta International Airport (JKIA) terminal so as to meet the demands of passenger increase, safety and other security related issues. KAA Board of Directors (BOD) approved the construction of the green-field passenger terminal complex and associated works as JKIA at a budget of USD 499,730,725.40. KAA commenced the necessary procurement process and finally awarded the tender to an Engineering Group Company in joint venture with an International Engineering Corporation. However, the KAA BOD resolved in a Board meeting to terminate the procurement process mainly because the Ministries of Finance and Transport had not given their respective concurrence for the process. The winning bidder got wind of the termination and filed a reference at the Public Procurement Administrative Review Board (PPARB) challenging the decision. PPARB finally ruled in favour of the winning bidder directing KAA to sign the contract for the subject project within twenty eight days of that decision. Investigations further revealed that the Tender Committee on 27/7/2012 cancelled the tender process before the delivery of PPARB ruling and the signing of the contract. The said Tender Committee action accorded will with section 36 of PPDA which entitles a procuring entity to cancel a procurement process at any time before the signing of a contract. That means all those infractions are of no legal effect. All those responsible for the impugned processes and decisions suffer no criminal culpability.

A report was compiled and forwarded to the Director of Public Prosecutions on 25th May, 2015 with the recommendation that the inquiry file be closed with no further action.

On 2nd June, 2015, the DPP accepted the recommendation for closure

EACC/EL/INQ/02/2015

Inquiry into allegation of Breach of Chapter Six of the Constitution and Provisions of the Leadership and Integrity Act, 2012 against the Senator of Nairobi County.

Investigations established that on 26th December, 2014, a truck registration number KBY 259P was ferrying water passed through the Mtwapa Weigh Bridge. The said truck was ferrying water to the residence of the Senator of Nairobi County. At the Weigh Bridge the truck was weighed and found to have exceeded the axle load by 6440 kg. The driver of the truck was instructed to park the aside. It was at that juncture that the Senator stormed the Weigh Bridge demanding that the truck be released. He threatened the officers on duty at the Weigh Bridge. After making a lot of noise, the suspect was seen making several calls and later the officers were instructed to release the truck by an Engineer of the Kenya National Highways Authority (KenHa). There is sufficient evidence that the suspect created disturbance in a manner likely to cause a breach of the peace, intimidation and incitement to disobedience of the law and that his conduct contravened Chapter Six of the Constitution to warrant action by the Speaker of the Senate.

A report was compiled and forwarded to the Director of Public Prosecutions on 25th May, 2015 recommending that the matter be referred to the Directorate of Criminal Investigations. Secondly, with regard to breach of Chapter Six of the Constitution, the Commission recommended that the Senate, being the responsible Commission take appropriate administrative action against the suspect.

On 28th May, 2015, the DPP accepted the recommendations by EACC.

CR.811/919/2014, ACC.6/2014

Inquiry into allegations of corruption against a Prosecutor at Kitale Law Courts.

The investigation established that the suspect corruptly solicited for a benefit of KSh. 60,000/- as an inducement so as not to object an application for bail terms in relation to four members of staff of a Cooperative Society who had been arrested and charged with an offence of Conspiracy to defraud to section 317 of the Penal Code.

Investigations established the solicitation and receipt of a benefit by the suspect.

A report was compiled and forwarded to the Director of Public Prosecutions on 28th May, 2015 recommending that the suspect be charged with the offences of corruptly soliciting for and receiving a benefit contrary to section 39 (3) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003.

On 10th July, 2015, the DPP accepted the recommendation for prosecution.

CR.148/6/2015 CF. NAIROBI ACC/5/2015

Inquiry into allegations of corruption against a Labour Inspection Officer based at the Sub-County Labour Office in Industrial Area – Nairobi.

The investigation established that the suspect corruptly solicited for a benefit of KSh. 100,000 so as to forbear the complainant from depositing KSh. 1,980,412, being the total amount of money that his employees were allegedly underpaid. The investigations established the solicitation and receipt of a benefit.

A report was compiled and forwarded to the Director of Public Prosecutions on 28th May, 2015 recommending that the suspect be charged with the offences of corruptly soliciting for and receiving a benefit contrary to section 39 (3) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003.

On 13th July, 2015, the DPP accepted the recommendation for prosecution.

EACC CR.148/7/2015 CF. ACC NAIROBI NO.06/15

Inquiry into allegations of corruption against a Technician at the Nairobi City Water and Sewerage Company.

The investigations established that the suspect who is a Technician, Nairobi City Water and Sewerage Company corruptly solicited for a benefit of KSh. 30,000/- as an inducement to facilitate the connection of a sewer line in the complainant's premises. Investigations established that the suspect also received a benefit.

A report was compiled and forwarded to the Director of Prosecutions on 5th June, 2015 recommending that the case against the suspect proceeds to its logical conclusion.

On 19th June, 2015, the DPP accepted the recommendation for prosecution.

CR.933/40/201/ CF NO.813/14

Inquiry into allegations of corruption against a Senior Support Staff at Bunyala District Education Office.

The investigation established that the suspect corruptly solicited for a benefit of KSh. 15,000/- from the complainant as an inducement to facilitate employment of the complainant's wife as a P1 teacher. Investigations established the solicitation and receipt of a benefit.

A report was compiled and forwarded to the Director of Prosecutions on 17th June, 2015, recommending that the suspect be charged with the offences of corruptly soliciting for and receiving a benefit contrary to section 39 (3) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003.

On 25th July, 2015, the DPP accepted the recommendation for prosecution.

CR.242/13/2015 NYERI ACC. NO.1/2015

Inquiry into allegations of corruption against the Chief of Kahutha Location.

The investigation established that the suspect solicited for a benefit of KSh. 7,000 from the complainant as an inducement so as to release confiscated planks of timber back to the complainant and to forbear reporting him to the Kenya Forest Service for illegal logging. Investigations established that the suspect received a benefit.

A report was compiled and forwarded to the Director of Public Prosecutions on 22nd June, 2015 recommending that the suspect be charged with the offences of corruptly soliciting for and receiving a benefit contrary to section 39 (3) (a) as read with section 48 (1) of the Anti-Corruption and Economic Crimes Act, No. 3 of 2003.

On 14th July, 2015, the DPP accepted the recommendation for prosecution.

EACC/INQ/14/2015

Inquiry into allegations of corruption against the Senator for Siaya County in the matter of Property LR.1870/1/217 in Westlands Nairobi

Investigations established that the property LR.1870/1/217 was registered in the name of a private owner sometime in 2006. The land ceased to be public land when the City Council of Nairobi allocated the same to a private Company. With regard to the bribery allegations against the Senator, investigations did not establish that the Senator for Siaya County was involved in acts of corruption in regard to the transactions involving the subject land. There was no culpability established on the part of the Senator to warrant any action against him.

A report was compiled and forwarded to the Director of Public Prosecutions on 23rd June, 2015, recommending that the inquiry file be closed.

On 1st July, 2015, the DPP accepted the recommendation for closure of the inquiry file.

INQUIRY NO.10/2013

Inquiry into allegations of corruption against officers of the Anti-Counterfeit Agency in the manner in which Exhibits were disposed of in respect of a Criminal Case before the Principal Magistrate's Court, Winam, Kisumu.

Investigations established that the Anti-Counterfeit Agency preferred charges of counterfeit against a hardware dealer in Kisumu. The said case was however withdrawn after the complainant in the case

reached an out of court settlement with the persons charged. Whereas the Court did not make an order that the goods in question be released to the owner of the hardware, the Deputy Director Enforcement, Prosecution and Legal Services, at the Anti-Counterfeit Agency released the goods. He failed to observe the provisions of section 27 and 28 of Anti-Counterfeit Act, 2008 in disposing off exhibits in question.

A report was compiled and forwarded to Director of Public Prosecutions on 23rd April, 2015 with recommendation that the Deputy Director Enforcement, Prosecution and Legal Services be charged with the offence of abuse of office contrary to section 46 as read with section 48(1) of the Anti-Corruption and Economic Crimes Act, 2003.

On 18th June, 2015, the DPP advised that further investigations be carried out

STATISTICAL SUMMARY OF FILES FORWARDED TO THE DIRECTOR OF PUBLIC PROSECUTIONS

Total No. of files forwarded to the Director of Public Prosecutions	50
No. of files recommended for prosecution	32
No. of files recommended for administrative or other action	3
No. of files recommended for closure	15
No. of files recommended for prosecution and the cases are already lodged before Court	
No. of files where recommendation to prosecute accepted	31
No. of files where recommendation for administrative or	3
other action accepted	
No. of files where recommendation for closure accepted	9
No. of files returned for further investigations	4
No. of files where recommendation to prosecute not accepted	1
No. of files where recommendation for administrative or	0
other action not accepted	
No. of files where closure not accepted	2
No. of files awaiting Director of Public Prosecution's action	0

Dated the 20th August, 2015.

HALAKHE D. WAQO, Secretary/Chief Executive Officer.

GAZETTE NOTICE No. 6952

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

 $(No.\ 8\ of\ 1999)$

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED RESIDENTIAL DEVELOPMENT ON PLOT L.R. NO. MN/I/1571, NYALI AREA IN MOMBASA COUNTY

INVITATION OF PUBLIC COMMENTS

PURSUANT to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The proponent, Fatma Ali Haji and Amina Kassim Osman, is proposing a Residential Development within Nyali Area in Mombasa County. The Project involves the construction, subsequent operation and possible decommissioning of six typically identical residential apartment blocks consisting of a ground, 1st to 3rd floors. Every floor of every block will constitute two household units, each featuring the following; 3 Bedrooms with one being the master bedroom, living room, dining, titchen, store, dhobi, stairwell, sanitary facilities. Other communal features will include: - Underground water storage tanks, 57 parking slots, Boundary wall, Gate house, landscaped areas and swimming pool. The built up area of the proposed project shall cover 8328m² and contain 48 residential units.

The following are the anticipated impacts and proposed mitigation measures:

Environmental Impact Mitigation Measures

Noise • Sheltering of the site.

- Restricting demolition to day time only.
- Using well-conditioned demolition machines.
- Providing those working at the site with PPE such as ear muffs and earplugs to reduce the levels of noise reaching the inner ear.

Solid waste generation

- Recover the reusable and recyclable components of the waste either for use in the new construction or for sale to other constructors/ recyclers.
- Contract the services of a NEMA licensed demolition waste handler to deal with the non-usable, non-recyclable waste.

Workforce effluent

Air pollution

- Procure portable toilet facilities to be emptied regularly.
- Demolition will be conducted within the shortest time possible.
- Restricting demolition to daytime at times when the wind intensity is low.
- The site will be sheltered from the other parts of the premise.
- The rubble will be sprinkled with water.
- Workers on site will be provided with the necessary PPE such as dust masks.
- The contractor will deploy dust control screens.

Occupational health and safety of workers and neighbors

- · Provision of PPE to the workers.
- Clear signposting and warning signs on site.
- Accidents will be investigated and appropriate measure to prevent recurrence.
- Demarcate and sign post routes and parking for traffic into the site.
- Only allow the number of vehicles that can be accommodated at the designated parking at a time.

Unused soak pit and septictank

- The sewage in the septic tanks and soak pit will be pumped out by contracted NEMA accredited sewage handlers and transported offsite for disposal.
- The septic tanks will be desludged and the sludge likewise taken off site for disposal.
- The septic tanks should first be emptied of all residues and cleaned preferably with lime which acts as a disinfectant.
- Once soak pits are emptied, lime can also be used as a disinfectant.
- The holes should then be filled up with either sand or gravel to ground level.
 The disturbed areas once backfilled should be properly graded and seeded/ planted (if necessary) with appropriate vegetation (trees and grass).
- For the purposes of the planned new developments the proponent should keep a record of the location of the decommissioned septic tanks and soak pits.

Change of user conflicts •

- Change of user to be approved by the County Government of Mombasa and the Ministry of Lands.
- Proponent to commit to implementation of the Environmental Management Plan at operational phase to mitigate change of user impacts.

 The proponent and neighbors to constitute a liaison team to ensure compliance with EMP.

Sourcing of raw materials •

- The contractor will obtain raw materials for the construction from sources that are compliant with NEMA Regulations.
- The contractor will procure quantities that are sufficient for the intended works only and recycle as far as practical to curtail wastage.
- The contractor will commit to extensive use of recycled raw materials as will be appropriate and in a manner that does not compromise the safety of the development.

Destruction of the physical environment

- Obtain a permit from Kenya Forest Service and County Government of Mombasa prior to cutting any trees on site.
- Compacted areas to be ripped to prevent erosion.
- Restore degraded areas through landscaping using trees and sediment binding grasses.

Occupational health and • safety of workers

- The contractor will provide workers with appropriate Personnel Protective Equipment (PPE) and ensure their use.
- Workers to be trained on equipment use.
- First aid facilities to be available on site.
- Contractor to comply with the requirements of the Occupational Safety and Health Act (OSHA) by registering the site as a work place.
- All visitors to the site to be provided with PPEs.

Workforce sanitation

 Procure portable toilets for use by the workforce from a NEMA licensed waste management company.

Solid wastes generation •

- All recyclable materials should be collected and sent to a licensed company for recycling.
- Provide litter bins that encourage the separation of wastes into paper, glass, plastics etc for recycling.
- Contract a NEMA licensed solid waste handler to manage wastes from the development.
- Comply with Legal Notice No. 121 of 2006 in management of solid wastes generated by the development.

Increased demand for water for construction use

- The contractor will ensure prudential use of water resources during construction by avoiding wastage such as running pipes and taps.
- The proponent should meter and monitor the water yields from the borehole on a monthly basis.

Air pollution

- Contractor to deploy fine dust screens at the project site during construction.
- Sprinkle dust producing materials such as ballast with water during offloading on site.
- The contractor has retained sediment binding grass within the site to mitigate against dust generation by vehicles delivering raw materials on site.
- Use serviceable machinery and vehicles for supply of raw materials.
- Delivery of raw materials to site to be done only during the day.
- No delivery of raw materials should be

undertaken during weekends.

- Workers on site should be provided with earmuffs to attenuate high noise levels associated with concrete mixing machines, hoists and lift installations during casting works.
- Use of serviceable vehicles and machinery is also expected to reduce noise levels.

Insecurity

- Proponent and contractor to vet all workers on site.
- Require certificates of good conduct from potential employees and copies of identification documents for all workers to be retained by the contractor.

Wastewater generation

- Installation of a wastewater treatment plant (bio-digester).
- Monitoring the performance of the treatment plant on a monthly basis at a NEMA designated laboratory to ensure treated water conforms to Schedule III of Legal Notice No. 120 of 2006.

The full report of the proposed project is available for inspection during working hours at:

- (a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.
- (b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126– 00100, Nairobi.
- (c) County Director of Environment, Mombasa County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process for this project. A copy of Environmental Assessment report can be downloaded at www.nema.go.ke and comments can also be e-mailed to dgnema@nema.go.ke.

SALOME MACHUA,

for Director-General, National Environment Management Authority.

MR/8045843

GAZETTE NOTICE NO. 6953

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT
AUTHORITY ENVIRONMENTAL IMPACT ASSESSMENT
STUDY REPORT FOR THE PROPOSED 60MW WIND POWER
PROJECT LOCATED IN KITHIMA, MUGAE AND KIRWIRO SUB
LOCATIONS OF RWARERA LOCATION IN BUURI
CONSTITUENCY IN MERU COUNTY

INVITATION OF PUBLIC COMMENTS

PURSUANT to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The proponent, Maralal Energy Limited, intends to develop a 60MW Wind Power Project of electricity and supply to the National grid Rwarera Location in Meru County. The Project is located about 2KM off the Nanyuki–Isiolo Road in Buuri Constituency of Meru County in Kithima, Kirirwo and Mugae sub-locations of Rwarera Location. The project proponent will intend to use Model Suzlon 297 of the turbine Specifications.

The following are the anticipated impacts and proposed mitigation measures:

Environmental Aspect Mitigating Measures

Dust

• Excavate during off-peak hours of the

Noise

wind movement.

- · Safety procedures.
- Use of PPE.

Emissions (particulates, carbon dioxide and monoxide) from equipment such as bulldozers, graders

- Use of respirator by workers.
- Recondition engine exhaust systems.
- Establish equipment inspection program.

Noise

- · Use of ear protectors.
- Establish equipment inspection programme.

Electromagnetic Interference Install coated turbines (nacelle insulation).

Aircraft safety impacts

• KCCA high restriction will be adhered to.

Spills of oil and other hazardous chemicals from construction equipment

- Spill prevention procedures & response plan.
- · Concrete floor waterproofed.
- · Spill control kit.
- Training.
- Water site regularly.

Sewage disposal /overflow waste water disposal

- Sewage and waste water to be discharged to septic tank.
- Monitor level of septic tank and exhaust as necessary.

Solid waste disposal

- Provide suitable solid waste containers.
- Segregate and recycle solid waste use of a waste pit.

Oil, chemical and material spills

- · Spill control procedures.
- Training.
- Spill control kit.

Removal of soil and vegetation

- Landscaping (grass, plants and flowers
- Allow grazing in the wind farm.

Water usage

- Apply to local authority for permit for abstraction.
- Apply for temporary connection during construction.

Electricity usage

- Apply to KPLC for connection.
- Implement appropriate energy conservation measures.

Mortality of the bird species

- Install bird scare on the tower to scare off the birds from perching.
- Place visible markers including light at night to help birds avoid coming close to the turbines.

Grazing of animals Visual change

- Allow access into the site for grazing.
- Landscaping (grass, plants and flowers
- Creation of a buffer zone.
- Installation of window awnings, or curtailing wind turbine operations when certain lighting conditions exist (Lantz, Wiser, and Hand, 2012)
- Installation of coated turbines with low reflectivity.

Transportation of turbines and construction

 All vehicles delivering bulk material to the site not to exceed recommended weight limit and comply with traffic rules

materials to the site

 Use of signage to control flow of traffic.

The full report of the proposed project is available for inspection during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.

- (b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126– 00100, Nairobi.
- (c) County Director of Environment, Meru County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process for this project. A copy of Environmental Assessment report can be downloaded at www.nema.go.ke and comments can also be e-mailed to dgnema@nema.go.ke.

SALOME MACHUA,

for Director-General,

MR/8045782

National Environment Management Authority.

GAZETTE NOTICE No. 7146

KITISURU ESTATE LIMITED

(Cap. 265)

CLOSURE OF ROADS

NOTICE is given that all roads and footpaths on Kitisuru Estate owned by Kitisuru Estate Limited, will be closed to the public on Sunday, 11th October, 2015. We apologize for any inconvenience caused

Dated the 14th September, 2015.

P. A. SPENCE,

MR/8045767

Company Secretary.

GAZETTE NOTICE No. 7147

BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30375-00100, Nairobi

LOSS OF POLICY

Policy No. 122–10307 in the name and on the life of Francis Waikinyi Waichonya.

REPORT having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to British American Insurance Company (K) Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only valid documents by the company for all future transactions.

Dated the 10th September, 2015.

J. K. MITEI,

MR/8045821

Underwriting Manager, Life.

GAZETTE NOTICE NO. 7148

BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30375-00100, Nairobi

LOSS OF POLICY

Policy No. 161–5707 in the name and on the life of Mary Nyambura Karugi.

REPORT having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to British American Insurance Company (K) Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only valid documents by the company for all future transactions.

Dated the 10th September, 2015.

J. K. MITEI,

MR/8045821

Underwriting Manager, Life.

GAZETTE NOTICE No. 7149

BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30375-00100, Nairobi

LOSS OF POLICY

Policy No. 461-1896 in the name and on the life of Eric Ariba Olembo.

REPORT having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to British American Insurance Company (K) Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only valid documents by the company for all future transactions

Dated the 10th September, 2015.

J. K. MITEI,

MR/8045821

Underwriting Manager, Life.

GAZETTE NOTICE No. 7150

THE JUBILEE INSURANCE COMPANY OF KENYA LIMITED Head Office: P.O. Box 30376-00100, Nairobi

LOSS OF POLICY

Policy No. 195368 in the name and on the life of Vincent Domoi Shirao.

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

Dated the 15th July, 2015.

ALEX MWANGI, Life Department.

MR/8045993

GAZETTE NOTICE No. 7151

THE JUBILEE INSURANCE COMPANY OF KENYA LIMITED Head Office: P.O. Box 30376-00100, Nairobi

LOSS OF POLICY

Policy No. 206880 in the name and on the life of Vivian Mutenyo Barasa Khisa.

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

Dated the 12th August, 2015.

ALEX MWANGI,

MR/8045993

Life Department.

GAZETTE NOTICE No. 7152

THE JUBILEE INSURANCE COMPANY OF KENYA LIMITED Head Office: P.O. Box 30376-00100, Nairobi

LOSS OF POLICY

Policy No. 178613 in the name and on the life of Paul Mwaniki Mbui.

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

Dated the 26th August, 2015.

ALEX MWANGL MR/8045993

Life Department.

THE JUBILEE INSURANCE COMPANY OF KENYA LIMITED

Head Office: P.O. Box 30376-00100, Nairobi

LOSS OF POLICY

Policy No. 173015 in the name and on the life of Catherine Muthoni Mwangi.

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

Dated the 25th August, 2015.

ALEX MWANGI,

MR/8045993

Life Department.

GAZETTE NOTICE No. 7154

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 37002461 in the name of Peter Macharia Mungai.

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

Dated the 9th September, 2015.

LUCY KINUTHIA,

MR/8045984

Officer, Claims.

GAZETTE NOTICE No. 7155

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 37000868 in the name of Serah Wairimu Wambugu.

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

Dated the 9th September, 2015.

LUCY KINUTHIA,

MR/8045984

Officer, Claims.

GAZETTE NOTICE NO. 7156

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 37002871 in the name of David Mutiso Mwania.

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

Dated the 9th September, 2015.

LUCY KINUTHIA, Officer, Claims.

MR/8045984

GAZETTE NOTICE No. 7157

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 37014178 in the name of Paul Njenga Mbugua.

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

Dated the 9th September, 2015.

LUCY KINUTHIA,

MR/8045984

Officer, Claims.

GAZETTE NOTICE NO. 7158

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 37001960 in the name of Husein Nargis Fazal.

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

Dated the 9th September, 2015.

LUCY KINUTHIA,

Officer, Claims.

MR/8045984

GAZETTE NOTICE NO. 7159

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 37002905 in the name of Benson Mwenda Musomi.

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

Dated the 9th September, 2015.

LUCY KINUTHIA, MR/8045984 Officer, Claims.

GAZETTE NOTICE NO. 7160

OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30059-00100, Nairobi

LOSS OF POLICY

Policy No. 37003458 in the name of Helen Njeri Kiunuhe.

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

Dated the 9th September, 2015.

LUCY KINUTHIA,

MR/8045984

Officer, Claims. MR/8

GAZETTE NOTICE NO. 7161

CHANGE OF NAME

NOTICE is given that by a deed poll dated 7th July, 2015, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2288, in Volume DI, Folio 186/4810, File No. MMXV, by our client, Haron Ogachi Mogusu, of P.O. Box 514910–00200, Nairobi in the Republic of Kenya, formerly known as Haron Ogachi Mogusu Ombega, formally and absolutely renounced and abandoned the use of his former name Haron Ogachi Mogusu Ombega, and in lieu thereof assumed and adopted the name Haron Ogachi Mogusu, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Haron Ogachi Mogusu only.

Dated the 22nd July, 2015.

ERIC NTABO & COMPANY,

MR/8045937

Advocates for Haron Ogachi Mogusu, formerly known as Haron Ogachi Mogusu Ombega.

GAZETTE NOTICE No. 7162

CHANGE OF NAME

NOTICE is given that by a deed poll dated 15th June, 2015, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 504, in Volume DI, Folio 200/5094, File No. MMXV, by our client, Irene Wanjiku, of P.O. Box 17225–00100, Nairobi in the Republic of Kenya, formerly known as Irene Wanjiku Maina, formally and absolutely renounced and abandoned the use of her former name Irene Wanjiku Maina, and in lieu thereof assumed and adopted the name Irene Wanjiku, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Irene Wanjiku only.

Dated the 8th September, 2015.

MOSETI ODONGO WAITHAKA PARTNERS,

MR/8045963

Advocates for Irene Wanjiku, formerly known as Irene Wanjiku Maina.

GAZETTE NOTICE No. 7163

CHANGE OF NAME

NOTICE is given that by a deed poll dated 28th August, 2015, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 490, in Volume DI, Folio 230/5497, File No. MMXV, by my client, Valerie Neema George, formerly known as Mary Naswa Musungu, formally and absolutely renounced and abandoned the use of her former name Mary Naswa Musungu, and in lieu thereof assumed and adopted the name Valerie Neema George, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Valerie Neema George only.

Dated the 7th September, 2015.

ROSE GRACE WANDIA KARIUKI,

MR/8045960

Advocate for Valerie Neema George, formerly known as Mary Naswa Musungu.

GAZETTE NOTICE No. 7164

CHANGE OF NAME

NOTICE is given that by a deed poll dated 4th August, 2015, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2036, in Volume DI, Folio 210/5227, File No. MMXV, by me, Zacharia Kiama Kinyanjui, of P.O. Box 1103, Naivasha in the Republic of Kenya, formerly known as Zacharia Githitu Kinyanjui, formally and absolutely renounced and abandoned the use of my former name Zacharia Githitu Kinyanjui, and in lieu thereof assumed and adopted the name Zacharia Kiama Kinyanjui, for all purposes and authorizes and requests all persons at all times to designate, describe and address me by my assumed name Zacharia Kiama Kinyanjui only.

Dated the 3rd September, 2015.

ZACHARIA KIAMA KINYANJUI,

MR/8045986

formerly known as Zacharia Githitu Kinyanjui.

GAZETTE NOTICE No. 7165

2259

CHANGE OF NAME

NOTICE is given that by a deed poll dated 2nd July, 2015, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1927, in Volume DI, Folio 24/5233, File No. MMXV by our client, Paul Muchunu Mbaria, of P.O. Box 212, Murang'a in the Republic of Kenya, formerly known as Paul Mbariani Muchunu, formally and absolutely renounced and abandoned the use of his former name Paul Mbariani Muchunu, and in lieu thereof assumed and adopted the name Paul Muchunu Mbaria, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Paul Muchunu Mbaria only.

Dated the 11th September, 2015.

KENYATTA ODIWUOR & COMPANY,

MR/8045800

Advocates for Paul Muchunu Mbaria, formerly known as Paul Mbariani Muchunu.

NOW ON SALE

THE NATIONAL POVERTY ERADICATION PLAN (1999-2015)

Price: KSh. 500

2010/2011 ANNEX OF ESTIMATES OF REVENUE AND EXPENDITURE OF STATE CORPORATIONS OF GOVERNMENT OF KENYA FOR THE YEAR ENDING 30TH JUNE, 2011

Price: KSh. 250

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April, 2005

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March, 2004

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2011/2012 ESTIMATES OF RECURRENT EXPENDITURE

OF THE

GOVERNMENT OF KENYA FOR THE YEAR ENDING 30TH JUNE, 2011

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VOL. III

Price: KSh. 1,100

2011/2012 ESTIMATES OF DEVELOPMENT EXPENDITURE

OF THE

GOVERNMENT OF KENYA FOR YEAR ENDING 30TH JUNE, 2011

VOL. I

Price: KSh. 1,100

VOL. II

Price: KSh. 1,100

THE NATIONAL ASSEMBLY CONSTITUENCIES AND COUNTY ASSEMBLY WARDS ORDER, 2012

Kenya Gazette Supplement No. 13

(Legal Notice No. 14 of 2012)

Price: KSh. 880

STATISTICAL ABSTRACT, 2011

Price: KSh. 1,000

THE CONSTITUTION OF KENYA

Price: KSh. 250

For further Information contact: The Government Printer, P.O. Box 30128-00100, Nairobi, Tel. 317840/41/57/86/87.

IMPORTANT NOTICE TO SUBSCRIBERS TO THE KENYA GAZETTE

THE following notes are for the guidance of persons submitting "copy" for inclusion in the Kenya Gazette, Supplement, etc.:

- The Kenya Gazette contains Notices of a general nature which do not affect legislation. They are, therefore, submitted to the Government Printer directly.
- (2) Legislative Supplement contains Rules and Regulations which are issued by the Central Government. Because of this, they must be submitted to the Government Printer through the office of the Attorney-General.
- (3) Bill Supplement contains Bills which are for introduction in the National Assembly.
- (4) Act Supplement contains Acts passed by the National Assembly.

All "copy" submitted for publication should be prepared on one side of an A4 sheet no matter how small the Notice is, each page being numbered and should be typewritten with double spacing. Copy should be clear, legible and contain no alterations.

Particular attention should be paid to the following points:

 Signature must be supported by rubber-stamping or typing the name of the signatory in capital letters.

(iiust be correct and filled in where necessary.

(iii) Care should be taken to ensure that all headings to Notices and references to legislation are up to date and conform with the Revised Edition of the Laws of Kenya.

EXTRACT FROM THE CODE OF REGULATIONS, SECTION D—

Kenya Gazette

- "D 34. (1) Communications for the *Kenya Gazette* should reach the Government Printer not later than 9 a.m. on Friday of the week before publication is desired. The Government Printer will not publish communications received after that hour until the next subsequent issue of the Gazette.
- (2) Ministries will be required to pay for the *Kenya Gazette* and to meet the cost of advertising in it.

It is emphasized that these notes are for guidance only, but it is requested that persons submitting copy for publication first satisfy themselves that such copy is complete in every respect.

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