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GAZETTE NOTICE NO. 5583

THE CIVIL AVIATION ACT

(Cap. 394)

APPOINTMENT

IN EXERCISE of the powers conferred by section 5 (1) (a) of the Civil Aviation Act, the Minister for Transport and Communications appoints—

WILFRED KIPTUM KITUR KIMALAT

to be chairman of Civil Aviation Board, for a period of three (3) years with effect from 1st November, 1991, and revokes the appointment of H. N. Oyugi*.

Dated the 19th November, 1991.

D. O. ANYANGO,
Minister for Transport and Communications.
*G.N. 5183/1987.

GAZETTE NOTICE NO. 5584

THE LAW OF SUCCESSION ACT

(Cap. 160)

APPOINTMENTS

IN EXERCISE of the powers conferred by section 17 of the Law of Succession Act, the Chief Justice appoints—

Njeru Ithiga, Senior Resident Magistrate; and
Stephen Kibunja, Acting Resident Magistrate,
to represent the High Court for the purposes of that section.

Dated the 18th November, 1991.

A. R. W. HANCOX,
Chief Justice.

GAZETTE NOTICE NO. 5585

THE JUDICIAL SERVICE COMMISSION

APPOINTMENTS

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

RICHARD KULOBA

to be chief magistrate, Kenya, with effect from 15th October, 1991.

MUTEGI KIRIGA KABUGU

to be principal magistrate, Kenya, with effect from 15th October, 1991.

SYLVESTER GREGORY O'NGANYI

to be senior resident magistrate, Kenya, with effect from 15th October, 1991.

Dated the 18th November, 1991.

A. R. W. HANCOX,
Chairman,
Judicial Service Commission.

GAZETTE NOTICE NO. 5586

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE KIRINYAGA TRADE DEVELOPMENT JOINT LOAN BOARD

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Kirinyaga Trade Development Joint Loan Board) Order, 1965, upon the Minister for Local Government and in pursuance of a direction* given under section 38 (1) of the Interpretation and General Provisions Act (Cap. 2), the Permanent Secretary, Ministry of Commerce, appoints—

District Commissioner, Kirinyaga District—(Chairman),
District Trade Development Officer, Kirinyaga—(Secretary),
Members:

Paul Ndungu Mwaura,
Titus Kaara Difatha,
Esther Nyagacheke Miano (Mrs.),

to be members of the Kirinyaga Trade Development Joint Loan Board, for a period of three (3) years. Gazette Notice No. 2329 of 1988 is cancelled.

Dated the 12th November, 1991.

M. W. GITHINJI,
Permanent Secretary, Ministry of Commerce.

*L.N. 221/1965.

GAZETTE NOTICE NO. 5587

THE LOCAL GOVERNMENT ACT

(Cap. 265)

THE KISUMU TRADE DEVELOPMENT JOINT LOAN BOARD

APPOINTMENT OF BOARD MEMBERS

IN EXERCISE of the powers conferred by paragraph 3 of the Local Government (Kisumu Trade Development Joint Loan Board) Order, 1965, upon the Minister for Local Government and in pursuance of a direction* given under section 38 (1) of the Interpretation and General Provisions Act (Cap. 2), the Permanent Secretary, Ministry of Commerce, appoints—

District Commissioner, Kisumu District—(Chairman),

District Trade Development Officer, Kisumu—(Secretary),
Members:

Consolata Adhiambo Amolo (Mrs.),
Simeon Alaro Randiak,
Valentine Joseph Omolo,

to be members of the Kisumu Trade Development Joint Loan Board, for a period of three (3) years. Gazette Notice No. 5680 of 1988 is cancelled.

Dated the 12th November, 1991.

M. W. GITHINJI,
Permanent Secretary, Ministry of Commerce.

*L.N. 221/1965.

GAZETTE NOTICE NO. 5588

THE ADVOCATES (ADMISSION) REGULATIONS

(L.N. 512 of 1991)

NOTIFICATION OF EXAMINATIONS DATES

PURSUANT to regulation 8 (4) of the Advocates (Admission) Regulations, 1991, it is notified that the Council of Legal Education examinations for December, 1991, will be held at the Kenya School of Law, Ralph Bunche Road, Nairobi, on 16th, 17th, 18th, 19th, 20th and 23rd December, 1991.

Dated the 18th November, 1991.

E. M. NG'ANG'A,
Acting Secretary, Council of Legal Education.

GAZETTE NOTICE NO. 5589

THE ADVOCATES (ADMISSION) REGULATIONS

(Cap. 16, Sub. Leg.)

PURSUANT to regulation 20 of the Advocates (Admission) Regulations, it is notified that—

Ochanda William Onguru,
Robert M. Mochache;
Anne Mukami Muthee,
Abel M. Momanyi Birundi,
Tony Waiguru Njuguna,

have complied with the provisions of section 13 of the Advocates Act, as to pupillage and the passing of examinations subject to such exemptions as may have been granted under subsection (2) of that section.

Dated the 14th November, 1991.

E. M. NG'ANG'A,
Acting Secretary, Council of Legal Education.

GAZETTE NOTICE NO. 5590

THE ADVOCATES (ADMISSION) REGULATIONS

(Cap. 16, Sub. Leg.)

PURSUANT to regulation 20 (b) of the Advocates (Admission) Regulations, it is notified that—

JOHN OLELO ONG'ELE

has for the purposes of section 13 of the Act, satisfactorily completed a course of legal education in accordance with part III, and passed the examinations held under part IV thereof.

Dated the 14th November, 1991.

E. M. NG'ANG'A,
Acting Secretary, Council of Legal Education.

GAZETTE NOTICE NO. 5591

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS Rajmuk Investments Limited, a limited liability company incorporated in Kenya, having its registered postal address as P.O. Box 45626, Nairobi, is the registered proprietor as lessee of that piece of land known as L.R. No. 209/8524/127, situate in the city of Nairobi, 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 ninety (90) 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 22nd November, 1991.

C. OCHIENG',
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 5592

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS Rajmuk Investments Limited, a limited liability company incorporated in Kenya, having its registered postal address as P.O. Box 45626, Nairobi, is the registered proprietor as lessee of that piece of land known as L.R. No. 209/8524/126, situate in the city of Nairobi, by virtue of a certificate of title registered as I.R. 37146/1, 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 ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated 22nd November, 1991.

C. OCHIENG',
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 5593

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS Rajmuk Investments Limited, a limited liability company incorporated in Kenya, having its registered postal address as P. O. Box 45626, Nairobi, is the registered proprietor as lessee of that piece of land known as L.R. No. 209/8524/128 situate in the city of Nairobi, by virtue of a certificate of title registered as I.R. 37326/1, 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 ninety (90) 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 22nd November, 1991.

C. OCHIENG',
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 5594

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS Magutu Farmers Limited, a limited liability company incorporated in Kenya, having its registered postal address as P.O. Box 99, Timau, is the registered proprietor as lessee of those pieces of land known as L.R. No. 5165/17 and 5165/18, situate in north-east of Nanyuki Municipality in Laikipia District, by virtue of certificate of title registered as I.R. 1492/1 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 ninety (90) 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 22nd November, 1991.

T. N. MUIRURI,
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 5595

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS Leah Wanjiru Kihara, of P.O. Box 32914, Nairobi, is the registered proprietor as lessee of that piece of land known as I.R. No. 209/8552/318, situate in the city of Nairobi, by virtue of a lease registered as I.R. 47632/1, and whereas sufficient evidence has been adduced to show that the said lease has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of the title provided that no objection has been received within that period.

Dated the 22nd November, 1991.

T. N. MUIRURI,
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 5596

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS Lawrence Khirrecu, of P.O. Box 28241, Nairobi, is the registered proprietor as lessee of that piece of land known as L.R. No. 209/8819, situate in the city of Nairobi, by virtue of a grant registered as I.R. 31463/1, and whereas sufficient evidence has been adduced to show that the said grant has been lost, notice is given that after the expiration of ninety (90) 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 22nd November, 1991.

T. N. MUIRURI,
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 5597

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS (1) David Mwiraria and (2) Joseph Kirugumi Muchemi, both of P.O. Box 53827, Nairobi, are registered proprietors in fee simple of that piece of land known as subdivision No. 1450, Section I, Mainland North, within Mombasa Municipality in Mombasa District, held by a certificate of title registered as C.R. 14111/1, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof is lost, notice is given that I shall issue a provisional certificate after the expiration of ninety (90) days from the date hereof, unless a written objection is received within that period.

Dated the 22nd November, 1991.

L. M. MUTTIMOS,
Senior Registrar of Titles, Mombasa.

GAZETTE NOTICE NO. 5598

THE REGISTRATION OF TITLES ACT*(Cap. 281, section 71)***ISSUE OF A PROVISIONAL CERTIFICATE**

WHEREAS (1) Benjamin Revel Ndubai and (2) Chloris Josephine Ndubai, both of P.O. Box 73730, Nairobi, are the registered proprietors as lessees of all that piece of land known as L.R. No. 3734/122, situate in the city of Nairobi in the Nairobi Area, by virtue of a certificate of title registered as I.R. No. 9765/1 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 ninety (90) 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 22nd November, 1991.

CHARLES OCHIENG',
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 5599

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Joseph Onyango Odero, of P.O. Box 48, Segia, is registered as proprietor of that piece of land known as parcel No. North Ugenya/Sega/1126, situate in Siaya District, and whereas the Resident Magistrate's Court at Kisumu, in civil suit No. 1 of 1983, has ordered that the said piece of land be transferred to Juma Ochieng' Othieno, of P.O. Box 606, Siaya, and whereas the senior executive officer of the court has in pursuance of an order of the said court, executed a transfer of the said piece of land in favour of Juma Ochieng' Othieno, of P.O. Box 606, Siaya, 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 the said instrument of transfer and issue a land title deed to the said Juma Ochieng' Othieno, and upon such registration, the land title deed issued earlier to the said Joseph Onyango Odero shall be deemed to be cancelled and of no effect.

Dated the 22nd November, 1991.

J. P. K. ADONGO,
Land Registrar,
Siaya District.

GAZETTE NOTICE NO. 5600

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Peter Wayod Oriang, of P.O. Box 137, Ugunja, is registered as proprietor of that piece of land known as parcel No. East Ugenya/Ligala/1448, situate in Siaya District, and whereas the Resident Magistrate's Court at Siaya in civil suit No. 31 of 1988, has ordered that the said piece of land be subdivided and a portion measuring 7.30 hectares to be transferred to Dismas Muga Ngaka, of P.O. Box 137, Ugunja, and whereas the executive officer of the court has, in pursuance of an order of the said court, executed both mutation and transfer of the said piece of land in favour of Dismas Muga Ngaka, of P.O. Box 137, Ugunja, 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 the said instruments of mutation and transfer and issue a land title deed to the said Dismas Muga Ngaka, and upon such registration, the land title deed issued earlier to the said Peter Wayod Oriang shall be deemed to be cancelled and of no effect.

Dated the 22nd November, 1991.

J. P. K. ADONGO,
Land Registrar,
Siaya District.

GAZETTE NOTICE NO. 5601

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Muhoru Muchiri, P.O. Box 2, Gikoe, is registered as proprietor of that piece of land known as parcel No. Loc. 19/Gacharageini/627, situate in Murang'a District, and whereas the subordinate court at Murang'a in civil suit No. 39 of 1990, has ordered that the said piece of land be transferred to Hanah Wagikuyu Muigai, of P.O. Box 619, Nyahururu, 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 Hanah Wagikuyu Muigai, of P.O. Box 619, Nyahururu, 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 the said instrument of transfer and issue a land title deed to the said Hanah Wagikuyu Muigai, and upon such registration the land title deed issued earlier to the said Muhoru Muchiri, shall be deemed to be cancelled and of no effect.

Dated the 22nd November, 1991.

S. K. GATHERU,
Land Registrar,
Murang'a District.

GAZETTE NOTICE NO. 5602

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Julius Njiri Maina, of P.O. Box 72818, Nairobi, is registered as proprietor of that piece of land known as parcel No. Loc. 2/Gacharage/1422, situate in the Murang'a District, and whereas the High Court of Kenya at Nyeri in civil suit No. 210 of 1983, has ordered that the said piece of land be transferred to Joseph Kihara Maina, of P.O. Box 68, Maragua, and whereas the deputy registrar 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 Joseph Kihara Maina, of P.O. Box 68, Maragua, and whereas all efforts made to compel the 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 the said instrument of transfer and issue a land title deed to the said Joseph Kihara Maina, and upon such registration the land title deed issued earlier to the said Julius Njiri Maina shall be deemed to be cancelled and of no effect.

Dated the 22nd November, 1991.

S. K. GATHERU,
Land Registrar,
Murang'a District.

GAZETTE NOTICE NO. 5603

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Jestimore Mulindi Kitui, of North Sangalo Sub-location, East Bukusu Location, Bungoma District in the Republic of Kenya, is registered as proprietor of that piece of land known as parcel No. E. Bukusu/N. Sangalo/1338, of approximately 6.07 hectares, and whereas the land title deed issued on 2nd March, 1990, has been called for destruction and sufficient evidence has been adduced that the said Jestimore Mulindi Kitui, has refused to surrender the said land title deed, 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 register a transfer instrument and issue a land title deed to Kutukhulu Nabukha and upon such registration, the land title deed issued earlier to the said Jestimore Mulindi Kitui shall be deemed to be cancelled and of no effect.

Dated the 22nd November, 1991.

C. K. KEMEI,
Land Registrar,
Bungoma District.

GAZETTE NOTICE NO. 5604

THE REGISTERED LAND ACT

(Cap. 300, section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Antony Sifuna Bwasi, of P.O. Box 102, Chwele, is registered as proprietor of that piece of land known as parcel No. East Bukusu/North Sangalo/1692, situate in the district of Bungoma, and whereas the said piece of land be transferred to Julius Masivo Sindani, of P.O. Box 183, Bungoma, and whereas the transfer has been executed of the said piece of land in favour of Julius Masivo Sindani, P.O. Box 183, Bungoma, 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 the said instrument of transfer and issue a land title deed to the said Julius Masivo Sindani, and upon such registration the land title deed issued earlier to the said Antony Sifuna Bwasi shall be deemed to be cancelled and of no effect.

Dated the 22nd November, 1991.

C. K. KEMEI,
Land Registrar,
Bungoma District.

GAZETTE NOTICE NO. 5605

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ishmael Waweru Lukas Muchiri (ID/1865099/64), of P.O. Box 41244, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of those pieces of lands, situate in the District of Kiambu, registered under title No. Limuru/Kamirithu/T638, and Kimbaa/Muchatha T. 119 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 land title deed provided that no objection has been received within that period.

Dated the 22nd November, 1991.

J. N. MIRIE,
Land Registrar, Kiambu.

GAZETTE NOTICE NO. 5606

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ishmael Waweru Luka Muchiri, of P.O. Box 4124, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.21 hectare or thereabout, situate in the district of Nairobi, registered under title No. Dagoretti/Waithaka/367, 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 of publication of this notice, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 22nd November, 1991.

A. O. OBBAM,
Land Registrar, Nairobi.

GAZETTE NOTICE NO. 5607

THE REGISTERED LAND ACT

(Cap. 300, Section 33)

REGISTRATION OF INSTRUMENT

WHEREAS Kipkosgei Metto, of Eldoret, P.O. Plateau, is registered as proprietor of that piece of land known as parcel Cheptiret/Cheplaskei Block 4 (Mosop "B" (68), situate in Uasin Gishu District, and whereas the Principal Magistrate's Court at Eldoret, in civil suit No. 197 of 1991, has ordered that the said piece of land be transferred to John Kimaiyo Chesang, of P.O. Box 165, Eldoret, 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 John Kimaiyo Chesang, of P.O. Box 165, Eldoret, 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 the said instrument of transfer and issue a land title deed to the said John Kimaiyo Chesang, and upon such registration, of the land title deed issued earlier to the said Kipkosgei Metto shall be deemed to be cancelled and no effect.

Dated the 22nd November, 1991.

G. M. KIILU,
Land Registrar,
Uasin Gishu District.

GAZETTE NOTICE NO. 5608

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Longinus S. Obbanya, of P.O. Box 171, Busia (K) in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land, situate in the district of Busia, registered under the title No. South Teso/Apkor/215, 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 land title deed provided that no objection has been received within that period.

Dated the 22nd November, 1991.

H. K. B. KIPSUTO,
Land Registrar,
Busia District (K).

GAZETTE NOTICE NO. 5609

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Tabitha Wangari Mbuthia, P.O. Box 68, Njoro in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.92 hectares or thereabout, situate in the district of Nakuru, registered under title No. Rare/Kiriri/1154, 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 land title deed provided that no objection has been received within that period.

Dated the 22nd November, 1991.

A. N. NIJOROGE,
Assistant Land Registrar,
Nakuru District.

GAZETTE NOTICE NO. 5610

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

TAKE NOTICE that applications having been made in this court in:

CAUSE No. 487 OF 1989

By (1) Shukri Kassim and (2) Ahmed Abdille Nur, both of P.O. Box 121, Garissa in Kenya, the deceased's father and uncle, respectively, for a grant of letters of administration intestate to the estate of Hassan Ahmed Abdille Haji, late of Wajir in Kenya, who died at Kimulot, Kericho, on 21st May, 1988.

CAUSE No. 1289 OF 1989

By Grace Kalimi Mwadime, of P.O. Box 57468, Nairobi in Kenya, the executrix named in the deceased's will, through Messrs. Gatheru Gathemia & Company, advocates of Nairobi, for a grant of probate of the will of Mwadime Herman Ngolo, late of Taita/Taveta in Kenya, who died at Nairobi in Kenya, on 21st September, 1989.

CAUSE No. 395 OF 1990

By Perice Wangui Mbai, of P.O. Box 983, Naivasha in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of John Mbai Karuri, late of Karati, Magumu in Kenya, who died at Provincial General Hospital, Nyeri in Kenya, on 28th November, 1987.

CAUSE No. 66 OF 1991

By (1) Martha Nthoki Kithyo and (2) Jeremiah Mutisya Matemu, both of P.O. Box 81, Wamunyu in Kenya, the deceased's widow and brother, respectively, through Messrs. Njoroge Nyagah & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Wilson Matemu Kithyo, late of Machakos in Kenya, who died at Athi River, Machakos, on 11th December, 1988.

CAUSE No. 583 OF 1991

By Jerusa Nyakerario Obare, of P.O. Box 72324, Nairobi in Kenya, the deceased's widow, through Messrs. Kangwana & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Evans Omani Obare, late of Nairobi in Kenya, who died at Kericho in Kenya, on 16th February, 1991.

CAUSE No. 703 OF 1991

By (1) Janet Auma Odhiambo and (2) Grace Achieng, both of P.O. Box 244, Siaya in Kenya, the deceased's widows, for a grant of letters of administration intestate to the estate of Walter Odhiambo Oluoch, late of Nairobi in Kenya, who died there, on 2nd July, 1990.

CAUSE No. 803 OF 1991

By Shabudin Gulamhussein Walji Samnani, of P.O. Box 22302, Nairobi in Kenya, one of the executors named in the deceased's will (the other executor, Abdul Rasool Walji, having renounced his right and title to probate), for a grant of probate of the will of Gulam Hussein Walji Samnani, late of Parklands Road, Nairobi in Kenya, who died at Webuye in Kenya, on 26th October, 1986.

CAUSE No. 812 OF 1991

By (1) Mary Nduta Chege and (2) Bernard Chege, both of P.O. Box 48, Matathia in Kenya, the deceased's mother and father respectively through Messrs. Mukhi Njenga & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Anna Njeri Chege, late of Kiambu District in Kenya, who died at Kimende in Kenya, on 26th July, 1990.

CAUSE No. 920 OF 1991

By (1) Mariam Wambui Warui and (2) Joshua Masuki Warui, both of P.O. Box 11503, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. Muchui & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Samuel Warui Macuki, late of Mutithi in Kenya, who died at Makuyu near Police Station, on 9th February, 1989.

CAUSE No. 934 OF 1991

By Stephen Kinuthia Muchiri, of P.O. Box 16, Ruiru in Kenya, the deceased's brother, through Messrs. A. M. Wahome & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Kamau Muchiri, late of Murang'a District in Kenya, who died at Muchine in Kenya, on 12th December, 1990.

CAUSE No. 935 OF 1991

By (1) Teresiah Wanjiru Gitau and (2) James Mwangi Kariuki, both of P.O. Banana Hill in Kenya, the deceased's widow and brother, respectively, through Messrs. A. M. Wahome & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Stephen Gitau Kariuki, late of Nairobi in Kenya, who died there, on 29th March, 1991.

CAUSE No. 953 OF 1991

By (1) Symprose Adhiambo Okello, of P.O. Box 21746, Nairobi in Kenya, and (2) Paul Oduor Otieno, of P.O. Box 30006, Nairobi in Kenya, the deceased's widow and brother, respectively, through Messrs. Obura & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Peter Okello Odongo, alias Okello Odongo, late of Nairobi in Kenya, who died at Kenyatta National Hospital, on 23rd February, 1990.

CAUSE No. 1112 OF 1991

By Aloys Odondo, of P.O. Box 53522, Nairobi in Kenya, the deceased's first born son, for a grant of letters of administration intestate to the estate of Norbert Odondo Oloo, late of Busia in Kenya, who died at Nangina Hospital, on 17th March, 1979.

CAUSE No. 1144 OF 1991

By (1) Deborah Ouma and (2) Dismas Ogola, both of P.O. Box 30161, Nairobi in Kenya, the deceased's mother and uncle, respectively, through Messrs. Ombija, Wasuna & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Stephen Karume Ouma, late of Kigali, Rwanda, who died there, on 5th October, 1990.

CAUSE No. 1155 OF 1991

By (1) Jecinta Waruguru Maina and (2) Kevin Muthiora Maina, both of P.O. Box 55759, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. Kamau Kinga & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Stanley Maina Muthiora, late of Nairobi in Kenya, who died there, on 21st October, 1989.

CAUSE No. 1156 OF 1991

By (1) Joseph Kanyi Gathua and (2) Neelius Konyu, both of P.O. Box 67329, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. Kamau Kinga & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Andrew Gathora Machalino Thangii, late of Murang'a in Kenya, who died at Nairobi in Kenya, on 26th September, 1990.

CAUSE No. 1158 OF 1991

By (1) Nyambura Kuria and (2) Philip Njoroge, both of P.O. Box 1815, Nairobi in Kenya, the deceased's widow and father, respectively, through Messrs. Kamau Kinga & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Geoffrey Kuria Njoroge, late of Murang'a in Kenya, who died at Nairobi in Kenya, on 31st December, 1989.

CAUSE No. 1169 OF 1991

By (1) Margaret Wanja Ntauwa and (2) Agnes Njeri, both of P.O. Box 196, Limuru in Kenya, the deceased's widow and sister-in-law, respectively, for a grant of letters of administration intestate to the estate of Andrew Githua Nyangi, late of Kiambu District in Kenya, who died at Tigoni in Kenya, on 9th May, 1991.

CAUSE No. 1185 OF 1991

By (1) Angelina Adhiambo Owino and (2) Mary Gorretty Aluoch Owino, both of P.O. Box 58187, Nairobi in Kenya, the deceased's daughters, for a grant of letters of administration intestate to the estate of Samson Owino Oyamo, late of Kakamega in Kenya, who died at Bukaya Sub-location in Kenya, on 17th June, 1988.

CAUSE No. 1186 OF 1991

By (1) Antari Ngura Ngure, (2) Rashid Gachiri, (3) Simon Gacugi and (4) Milka Wangui, all of P.O. Box 57604, Nairobi in Kenya, the deceased's sons and daughter, respectively, through Messrs. D. K. Thuo & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of David Ngure Gichaga, late of Kiambu, who died at Muguga Jet Scheme, Kikuyu Location in Kenya, on 23rd February, 1982.

CAUSE NO. 1188 OF 1991

By (1) Elijah Ngumi Waichuhi and (2) Mary Wambui Machunia, both of P.O. Box 69260, Nairobi in Kenya, the deceased's brother and widow, respectively, through Messrs. D. A. Nanjero & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Godfrey Gichuki Waichuhi, late of Magongo in Kenya, who died at Mombasa Hospital, on 22nd June, 1991.

CAUSE NO. 1194 OF 1991

By Peter Magera Chege, of P.O. Box 67489, Nairobi in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Sarah Wanjiru Magera, late of Nairobi in Kenya, who died there, on 20th March, 1987.

CAUSE NO. 1197 OF 1991

By (1) Narikai Kutata Serina and (2) Ngamunu Kutata Serina, both of P.O. Box 292, Kajiado in Kenya, the deceased's widows, for a grant of letters of administration intestate to the estate of Kotata ole Serina Kores, late of Kajiado in Kenya, who died at Enkirigirri in Kenya, on 21st September, 1988.

CAUSE NO. 1199 OF 1991

By (1) David Gatama Geturo and (2) Susan Muthoni Geturo, both of P.O. Box 54853, Nairobi in Kenya, the deceased's son and widow, respectively, for a grant of letters of administration intestate to the estate of Geoffrey Gaturo Gatama, late of Nairobi in Kenya, who died there, on 24th June, 1991.

CAUSE NO. 1201 OF 1991

By (1) Monicah Wanjiru Munai and (2) John Mburu Munai, both of P.O. Box 21127, Nairobi in Kenya, the deceased's widow and son, respectively, for a grant of letters of administration intestate to the estate of Munai Kangau, late of Dagoretti, Mutuini in Kenya, who died at Kenyatta National Hospital, on 27th May, 1960.

CAUSE NO. 1204 OF 1991

By Mbaraka Harubu Mbarak, of P.O. Box 85389, Mombasa in Kenya, the deceased's only son, for a grant of letters of administration intestate to the estate of Ali Bilali Chande, late of Kisau in Kenya, who died at Shanzu in Kenya, on 16th April, 1985.

CAUSE NO. 1205 OF 1991

By (1) Ruth Philice Oduol and (2) William Waiya Oriwo, both of P.O. Box 30300, Nairobi in Kenya, the deceased's widow and brother, respectively, for a grant of letters of administration intestate to the estate of Peter Oketch Oriwo, late of Nairobi in Kenya, who died there, on 8th May, 1991.

CAUSE NO. 1206 OF 1991

By (1) Paulina Nduta and (2) Eliud P. Njomo, both of P.O. Box 22047, Nairobi in Kenya, the deceased's widow and brother-in-law, respectively, for a grant of letters of administration intestate to the estate of Geoffrey Ndungu Ndungi, late of Kiambu District in Kenya, who died at Kihara Location in Kenya, on 10th August, 1991.

CAUSE NO. 1212 OF 1991

By (1) Wilfrida Aluoch Nandi and (2) Alex Maringu Nandi, both of P.O. Box 571, Busia in Kenya, the deceased's mother and brother, respectively, through C. B. Nagillah, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Paul Jacky Nandy, late of Busia Town, who died at Mauko Village, on 1st April, 1991.

CAUSE NO. 1213 OF 1991

By Joseph Anyango Mbagi, of P.O. Box 527, Siaya in Kenya, the deceased's father, through C. B. Nagillah, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Roseline Awuor Juma Mbagi, late of Busia District in Kenya, who died at Mabinjo in Kenya, on 26th May, 1990.

CAUSE NO. 1218 OF 1991

By (1) Jane Wambui Karanja and (2) Daniel Gathogo, both of P.O. Box 8019, Nairobi in Kenya, the deceased's widow and brother-in-law, respectively, through Messrs. A. M. Wahome & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Martin Karanja Kaigai, late of Kiambu in Kenya, who died at Kericho in Kenya, on 16th January, 1988.

CAUSE NO. 1220 OF 1991

By (1) Susan Nduta and (2) Francis Waweru Kamutu, both of P.O. Box 32284, Nairobi in Kenya, the deceased's widow and brother, respectively, through Messrs. J. K. Gatuguta & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Michael Nyaga Kamutu, late of Kiambu District in Kenya, who died at New Naivasha-Nairobi Road, on 26th May, 1991.

CAUSE NO. 1221 OF 1991

By Pamela Jane Ohagan, of P.O. Box 68, Kiambu in Kenya, the executrix named in the deceased's will, through Messrs. Kaplan & Stratton, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Richard Herbert Symes Thomson, late of Banbury, Oxfordshire England, who died at Horton General Hospital, Banbury, England, on 17th April, 1991.

CAUSE NO. 1225 OF 1991

By (1) Grace Njeri Njoroge and (2) Ester Nyakio Njoroge, both of P.O. Box 26448, Nairobi in Kenya, the deceased's widow and daughter, respectively, through G. Kamonde, advocate of Nairobi, for a grant of letters of administration intestate to the estate of James Njoroge Nyingi alias James Njoroge Kanyangi, late of Nairobi in Kenya, who died there, on 8th April, 1991.

CAUSE NO. 1226 OF 1991

By (1) Josephine Waithira Kabui and (2) Lucas Karuu Kihuhiro, both of P.O. Box 52582, Nairobi in Kenya, the deceased's widow and father, respectively, through G. Kamonde, advocate of Nairobi, for a grant of letters of administration intestate to the estate of George Kabui Karuu alias George Kabui, late of Kiambu District in Kenya, who died at Ngarariga, on 23rd June, 1991.

CAUSE NO. 1227 OF 1991

By (1) Alex Kahu Kihanya and (2) Waruiru Kihanya Kibathi, both of P.O. Box 1253, Kakamega in Kenya, the deceased's brother and mother, respectively, through G. Kamonde, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Sarah Njeri Kihanya, late of Nairobi in Kenya, who died on 30th June, 1990.

CAUSE NO. 1229 OF 1991

By (1) James Wangunyu and (2) Hilda Nyokabi Nganga, both of P.O. Box 60211, Nairobi in Kenya, the deceased's son and sister-in-law, respectively, through G. Kamonde, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Goko Nganga, late of Nairobi in Kenya, who died there, on 20th August, 1984.

CAUSE NO. 1230 OF 1991

By (1) Timina Efeda Muhanji and (2) Oscar Alusiola Muhanji, both of P.O. Box 210, Nakuru in Kenya, the deceased's widow and son, respectively, through Messrs. K. I. Laibuta & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Jethro Alusiola Muhanji, late of Nairobi in Kenya, who died there, on 25th December, 1990.

CAUSE NO. 1231 OF 1991

By (1) Francis Ngigi Ngugi and (2) Monica Wairimu Ngugi, both of P.O. Box 18286, Nairobi in Kenya, the deceased's widow and son, respectively, through Messrs. Nduta & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of Samuel Ngugi Wangku, late of Nairobi in Kenya, who died at Nairobi Hospital in Kenya, on 23rd March, 1991.

CAUSE NO. 1233 OF 1991

By Sarah Asewe, of P.O. Box 30000, Nairobi in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Ernest Asewe Gwena, late of Kisumu, who died at Nairobi in Kenya, on 9th May, 1991.

CAUSE NO. 1234 OF 1991

By Hannah Muguru Matu, of P.O. Box 125, Kiganjo in Kenya, the deceased's widow, through Messrs. Mwaura & Mwaura Wahiga & Co., advocates of Nairobi, for a grant of letters of administration intestate to the estate of William Matu Kiumi, late of Gatei, Ngonde in Kenya, who died at Kiganjo-Nyeri in Kenya, on 12th September, 1991.

CAUSE NO. 1235 OF 1991

By Eddah Nyakeru Kinuthia, of P.O. Box 11993, Nairobi in Kenya, the deceased's mother, through Messrs. Mwaura & Mwaura Waihiga, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Edward Ngigi, late of Kiambu in Kenya, who died at Nairobi in Kenya, on 7th November, 1990.

CAUSE NO. 1236 OF 1991

By Wangui Kiberenge Kibugi, of P.O. Box 68633, Nairobi in Kenya, the deceased's mother, for a grant of letters of administration intestate to the estate of James Kibugi Kiberenge, late of Kiambu District in Kenya, who died at Karunga in Kenya, on 12th April, 1991.

CAUSE NO. 1240 OF 1991

By Abysalom Okonde, of P.O. Box 52232, Nairobi in Kenya, the deceased's cousin, through P. S. Gatimu, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Kogwang Kokal of South Nyanza in Kenya, who died at Kenyatta National Hospital in Kenya, on 27th February, 1989.

CAUSE NO. 1241 OF 1991

By (1) Mary Wangari Gachunga and (2) Josephine Njeri Kamatu, both of P.O. Box 59018, Nairobi in Kenya, the deceased's widow and mother, respectively, through G. Kamonde, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Geoffrey Gachunga Kamatu, late of Nyandarua in Kenya, who died at Nairobi in Kenya, on 22nd September, 1991.

CAUSE NO. 1242 OF 1991

By Stephen Kamuyu Ndwaru, of P.O. Box 74746, Nairobi in Kenya, the deceased's son for a grant of letters of administration intestate to the estate of Salome Wanjiku Kungu, late of Kiambu District in Kenya, who died at Machakos Hospital in Kenya, on 13th February, 1991.

CAUSE NO. 1245 OF 1991

By Maria Odhiambo, of P.O. Box 67851, Nairobi in Kenya, the deceased's widow, for a grant of letters of administration intestate to the estate of Fredrick Nanyangi, alias Fredrick Nanyangi Obuya, late of Nairobi in Kenya, who died there, on 9th July, 1991.

GAZETTE NOTICE NO. 5611

PROBATE AND ADMINISTRATION

LET ALL persons concerned take notice that the Public Trustee of Kenya of Sheria House, P.O. Box 30031, Nairobi has filed application for representation of the estates of persons named in the second column of the Schedule hereto who died on the dates respectively set forth against their names.

And further take notice that objections in the prescribed form to any of the aforesaid applications are invited and must be lodged in this registry within thirty (30) days of the publication of this notice.

And further take notice that if no objections has been lodged in this registry in the prescribed form within thirty (30) days of the date of the publication of this notice the court shall proceed to make the respective grants of representation as prayed or to make such other order as it thinks fit.

SCHEDULE

Succession Cause No.	Name of the Deceased	P.T. Cause No.	Address	Date of Death	Testate or Intestate
1172/91	Patrick Mwanza Mutua	43/90	P.O. Box 1109, Kangundo	19-4-86	Intestate
1173/91	Robert Phillip Otieno	313/89	P.O. Box 31470, Nairobi	3-1-88	Intestate
1174/91	Kenduiwa arap Koirotwet	347/90	P.O. Box 30510, Nairobi	15-2-89	Intestate
1175/91	Dorcas Etemesi	276/89	P.O. Box 74899, Nairobi	30-10-87	Intestate
1176/91	Fredrick Peterson Maina	27/88	P.O. Box 51179, Nairobi	6-7-87	Intestate
1177/91	Kabera Mbuthia	231/77	P.O. Dagoretti via Kikuyu	16-2-77	Intestate
1178/91	Kamau Njoroge Alia, Eshipan Kamau Njoroge	202/84 342/90	P.O. Box 32, Kangema P.O. Box 52, Masii	27-6-82 18-10-89	Intestate Intestate
1179/91	Patrick Nzuki Ngumbi	60/89	P.O. Box 104, Gilgil	20-2-86	Intestate
1180/91	Philip Kamau Nditi	143/86	P.O. Box 35, Kangema	11-4-85	Intestate
1181/91	Jairus Josphat Macharia Kibe				

Dated the 23rd October, 1991.

C. K. NJAI,
Principal Deputy Registrar, Nairobi.

GAZETTE NOTICE NO. 5612

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF M'RINGERA
 M'IRURA ALIAS RINGERA IRURA OF NKUENE
 LOCATION, MERU DISTRICT
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 168 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nkubu Hospital, on 28th February, 1982, has been filed in this registry by David Mutwiri, of P.O. Box 155, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th September, 1991.

MARY MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5613

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF ELPHIAS
 KINGATIA NJOKA OF MAGUMONI LOCATION,
 MERU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 169 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 1st November, 1989, has been filed in this registry by Beatrice Kaari Njoka, of P.O. Box 18, Magumoni, Meru, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th September, 1991.

MARY MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5614

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF MUKIRI
 MWICHIA OF NTIMA LOCATION, MERU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 170 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Ntima Location, on 17th February, 1960, has been filed in this registry by Zipporah Mwarania M'Nkanata, of P.O. Box 170, Meru, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th September, 1991.

MARY MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5615

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF M'THIRINGI
 MITIMITU OF MIKINDURI LOCATION,
 MERU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 171 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nkubu Hospital, on 18th May, 1991, has been filed in this registry by (1) Sebelina Ciamitii and (2) Hellen Gatambi Jacob, both of P.O. Box 477, Meru, in their capacities as administratrices of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th September, 1991.

MARY MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5616

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF JONOTHAN
 KINDIA ALIAS JONOTHAN KINDIA IMUNYA OF
 BURIERURI LOCATION, MERU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 172 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Burieruri, on 15th June, 1980, has been filed in this registry by Janet Kaome, of P.O. Kangeta, Meru, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5617

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF M'NOTI
 M'TWERANDU ALIAS NOTI TWERANDU OF
 NTIMA LOCATION, MERU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 173 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Meru Hospital, on 19th April, 1989, has been filed in this registry by Elizabeth Kainda M'Noti, of P.O. Box 2208, Meru, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th September, 1991.

MARY MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE No. 5618

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF M'ITONGA
 M'IMANENE OF KANYAKINE LOCATION,
 MERU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 174 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kanyakine Location, on 22nd September, 1975, has been filed in this registry by Bernard Murithi Gitonga, of P.O. Box 430, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th September, 1991.

MARY MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE No. 5619

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF MUGUNGII
 KARINGA OF ABOTHUGUCHI LOCATION, MERU
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 175 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Githongo Sub-location, on 15th July, 1981, has been filed in this registry by James Kaburu Mutumbi, of P.O. Githongo, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE No. 5620

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF EPHANTUS
 GACHANJA KAMAU ALIAS GACHANJA KAMAU OF
 MULANTHANKARI SUB-LOCATION, NYAKI
 LOCATION, MERU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 180 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Isiolo, on 7th June, 1991, has been filed in this registry by Nancy Mwari Douglas, of P.O. Box 1476, Meru, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 18th September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE No. 5621

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF MAITIMA
 M'NKABITU OF KATHERI SUB-LOCATION, MERU
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 181 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Katheri Sub-location, Meru, on 22nd July, 1991, has been filed in this registry by John Mburunga M'Ringeria, of P.O. Box 1268, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 23rd September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE No. 5622

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF JUSTUS KITHAKA
 ALIAS JUSTUS KITHAKA KAUNIANGU OF NORTH
 THARAKA LOCATION, MERU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 182 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta National Hospital, on 30th November, 1983, has been filed in this registry by Elizabeth Gacwe Kithaka, of P.O. Nkondi, Meru, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 26th September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE No. 5623

IN THE HIGH COURT OF KENYA AT MERU
 IN THE MATTER OF THE ESTATE OF JUSTUS CHABARI
 MUNGACHIA OF KIERA LOCATION, MERU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 183 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 21st May, 1987, has been filed in this registry by Patrick Kathenya Njau, of P.O. Box 232, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5624

IN THE HIGH COURT OF KENYA AT MERU
IN THE MATTER OF THE ESTATE OF PETRO MUGWI
ALIAS PETROL MUGWI OF KANYAKINE LOCATION,
MERU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 184 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kanyakine Location, on 21st June, 1991, has been filed in this registry by Dominico Mbabu Mugwi, of P.O. Box 363, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 26th September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5625

IN THE HIGH COURT OF KENYA AT MERU
IN THE MATTER OF THE ESTATE OF M'MUGERA
GICHUNGURI OF KARINGANI LOCATION, MERU
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 185 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Karingani Location, on 16th November, 1984, has been filed in this registry by Nabea Gichunguri, of Chuka Township, Meru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th September, 1991.

M. J. M. W. MUGO,
Deputy Registrar, Meru.

GAZETTE NOTICE NO. 5626

IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF MASIRA
OMBONGI OF KISII DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 94 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bokiambori, on 16th April, 1976, has been filed in this registry by Thomas Nyamoti Masira, of Nyamaiya Sub-location, West Mugirango, P.O. Box 269, Nyamaiya, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th September, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 5627

IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF HERIBERITO
MISATI NYANGAU OF NYAMIRA DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 124 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bonkura, Bogusero, on 8th March, 1987, has been filed in this registry by Sabina Gechabe Misati, of Matieko Sub-location, P.O. Box 600, Kisii, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th October, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 5628

IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF GUTO RABOSO
OF NYAMIRA DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 191 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mesobwa, Ikonge, on 4th December, 1983, has been filed in this registry by Zibia Kerebi Guto, of Mesobwa Sub-location, P.O. Ikonge, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 9th October, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE NO. 5629

IN THE HIGH COURT OF KENYA AT KISII
IN THE MATTER OF THE ESTATE OF MANDERE
NYAMATANGE OF KISII DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 192 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bomariba, Boroko, on 21st October, 1990, has been filed in this registry by Stella Kerubo Isena, of Bomariba Sub-location, Wanjare Location, P.O. Box 28, Kisii, in her capacity as granddaughter of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 10th September, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5630

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF MOGIRE OTI
 OF KISII DISTRICT
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 194 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Irianyi Bogeka, on 16th October, 1987, has been filed in this registry by Teresia Kerubo Sakawa, of Bogeka Sub-location, Nyakoe Location, P.O. Box 520, Kisii, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th September, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5631

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF MOGIRE
 MARANGA OF KISII DISTRICT
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 195 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mwamosioma, Central Kitutu, on 3rd July, 1978, has been filed in this registry by James Omae, of Mwamosioma Sub-location, P.O. Box 148, Kisii, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 19th September, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5632

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF RABURA
 ONYWERA OF KISII DISTRICT
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 197 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyaramba, South Mugirango, on 26th May, 1977, has been filed in this registry by Basibika Mongare Moturi, of Nyaramba Sub-location, P.O. Box 590, Kisii, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 23rd September, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5633

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF NYANGAU
 MONGARE OF KISII DISTRICT
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 198 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyanya/Bonyamatuta, on 6th April, 1985, has been filed in this registry by Enock Omanwa Nyangau, of Bonyamatuta Sub-location, P.O. Box 620, Kisii, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th September, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5634

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF JAMES ONGERA
 SONOI OF KISII DISTRICT
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 200 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Ekeonga Area, on 10th March, 1991, has been filed in this registry by Florence Basweti Ongera, of Bassi Borabu Sub-location, P.O. Nyangusu, F.C.S. Ltd. via Nyangusu, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 27th September, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5635

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF JULIUS OBEGI
 NYAMWEYA OF KISII DISTRICT
 PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 203 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kenyatta-Nakuru road, on 16th February, 1991, has been filed in this registry by Caren Nyabute Obegi, of Daraja Mbili Sub-location, Central Kitutu Location, P.O. Box 146, Kisii, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 3rd October, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5636

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF MORAA OMACHE
 KEROSI OF KISII DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE No. 205 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rikenyne, Mwamangera, East Kitutu, on 3rd April, 1981, has been filed in this registry by Michael Nyakundi Kerosi, of Mwamangera Sub-location, East Kitutu Location, P.O. Box 590, Keroka, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 3rd October, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5637

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF MATHIAS
 NYAMWEYA ONDIEKI OF KISM DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE No. 210 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tabaka Hospital, on 20th January, 1991, has been filed in this registry by Rebecca Kerubo Onsare, of Masimba Sub-location, P.O. Box 82, Keroka, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th October, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5638

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF OBINO OMWENGA
 OF KISII DISTRICT
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE No. 212 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Bomorenda, Wanjare, on 2nd July, 1973, has been filed in this registry by Bosibori Obino, of Bomorenda Sub-location, Wanjare Location, P.O. Box 897, Kisii, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 15th October, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5639

IN THE HIGH COURT OF KENYA AT KISII
 IN THE MATTER OF THE ESTATE OF OYUGI OUKO
 OF SOUTH Nyanza District
 PROBATE AND ADMINISTRATION
 SUCCESSION CAUSE No. 214 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kakelo, Dudi, East Kasipul, on 28th November, 1986, has been filed in this registry by Penina Auma Oyugi, of Kakelo, Dudi Sub-location, East Kasipul Location, P.O. Box 40, Oyugis, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 16th October, 1991.

MUGA APONDI,
Deputy Registrar, Kisii.

GAZETTE NOTICE No. 5640

IN THE HIGH COURT OF KENYA AT MACHAKOS
 PROBATE AND ADMINISTRATION
 TAKE NOTICE that applications having been made in this court in:

CAUSE No. 87 OF 1991

By Rose Mukonyo Mwanja, of P.O. Box 58254, Nairobi, the deceased's widow, for a grant of letters of administration intestate to the estate of Philip Mwanja Timothy Liti, of Mbomoi Location, who died at Nakuru, Kenya, on 20th June, 1991.

CAUSE No. 95 OF 1991

By (1) Nduku Mutua Ndunda and (2) Joyce Kateve Mutua, both of P.O. Box 242, Machakos, the deceased's widows, for a grant of letters of administration intestate to the estate of Mutua Ndunda, of Mungala Location, who died at Mungala, Kenya, on 28th December, 1975.

CAUSE No. 110 OF 1991

By Ndindi Ndeti Nzoka, of P.O. Box 37, Kola, the deceased's widow, for a grant of letters of administration intestate to the estate of David Ndeti Nzoka, of Kalama Location, who died at Kalanga Sub-location, Kalama Location in Kenya, on 3rd March, 1980.

The court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within thirty (30) days from the date of publication of this notice in the *Kenya Gazette*.

Dated the 30th October, 1991.

N. N. NJAGI,
Deputy Registrar, Machakos.

GAZETTE NOTICE No. 5641

IN THE HIGH COURT OF KENYA AT KISUMU
 IN THE MATTER OF THE ESTATE OF ODONGO
 ONYANGO

TAKE NOTICE that an application having been made in this court in:

CAUSE No. 298 OF 1991

By Kristabel Nyagilo Odongo, of Koguta East Sub-location, South Nyakach Location, of P.O. Box 94, Sondu, for a grant of letters of administration intestate to the estate of Odongo Onyango, who died on 24th March, 1972.

The court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within thirty (30) days from the date of publication of this notice in the *Kenya Gazette*.

O. A. SEWE,
Deputy Registrar, Kisumu.

GAZETTE NOTICE NO. 5642

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF WAITHUMBI
GATHEGE OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE No. 219 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nginda Location, on 8th May, 1975, has been filed in this registry by Muturi Waithumbi, of P.O. Box 8, Maragua, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 19th August, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5643

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF NYAMBURA
NJOROGE OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 231 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mugumoini, Ichagaki "A", on 19th January, 1986, has been filed in this registry by Festus Kamau Njoroge, of P.O. Box 11, Maragua, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 2nd October, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5644

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF JONATHAN
KINGORI KAHARE OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 272 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kihuri, on 21st October, 1985, has been filed in this registry by David Kahare Kiru, of P.O. Box 53, Kangema, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 4th October, 1991.

H. N. NDUNGU,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5645

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF WANGUI
MUCHERU OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 273 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Muringaini, Iyego Location, Kangema, in 1968, has been filed in this registry by Mugo Mucheru, of P.O. Box 214, Kangema, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th October, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5646

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF MBURU MWANIKI
OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 283 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Munguini Gituya Village, on 10th May, 1974, has been filed in this registry by Ethan Mbau Gitau, of P.O. Box 183, Maragua, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 23rd October, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5647

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF WALTER
KIRURI OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 284 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died in Nairobi Area, on 19th December, 1983, has been filed in this registry by Mariam Wambui Ruthi, of P.O. Box 274, Sagana, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 15th October, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5648

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF NGAHU KAMAU
OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 286 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gathigia, Githunguri, on 5th August, 1991, has been filed in this registry by Agness Waithira Kamau, of P.O. Box 31, Murang'a, as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th November, 1991.

N. N. NJAGE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5649

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF MUCHOKI
KIRUGO OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 287 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiriani Hospital, on 3rd August, 1986, has been filed in this registry by Danson Gatambo Muchoki, of P.O. Box 244, Murang'a, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 28th October, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5650

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF JOSEPH
KAMANJA WAIRURA OF MURANG'A DISTRICT
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 292 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gakuyu Village, Location 15, Murang'a, on 16th October, 1978, has been filed in this registry by Bethcifar Wanjiru Nahashon, of P.O. Box 161, Murang'a, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 31st October, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5651

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT MURANG'A
IN THE MATTER OF THE ESTATE OF WATHOME
GATAMA
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 294 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyakihai Village, Gaturi Location, Murang'a, has been filed in this registry by Nicholas Mwangi Gatama, of P.O. Box 111, Murang'a, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 4th November, 1991.

A. O. MUCHELULE,
District Registrar, Murang'a.

GAZETTE NOTICE NO. 5652

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT NYERI
IN THE MATTER OF THE ESTATE OF CHIURI
GITHUTO OF NGORANO LOCATION
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 165 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Ngorano Location, on 6th April, 1964, has been filed in this registry by Machau Chiuri, P.O. Box 431, Karatina, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th October, 1991.

J. S. MUSHELLE,
District Registrar, Nyeri.

GAZETTE NOTICE NO. 5653

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT NYERI
IN THE MATTER OF THE ESTATE OF KAHINU
MWANIKI OF GATURA SUB-LOCATION
PROBATE AND ADMINISTRATION
SUCCESSION CAUSE NO. 224 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tumu Tumu Hospital, on 9th September, 1966, has been filed in this registry by (1) Samuel Njagi Kahuno and (2) James Wachira Kahuno, both of P.O. Box 17, Mukurweini, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 4th November, 1991.

J. S. MUSHELLE,
District Registrar, Nyeri.

GAZETTE NOTICE NO. 5654

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF MALAABA
NGICHABE OF NABIKOTO, SOYSAMBU, NDALU
LOCATION, BUNGOMA DISTRICT
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 52 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nabikoto, Soysambu, Ndalu Location, Bungoma District, on 14th March, 1979, has been filed in this registry by (1) Gabriel Nyongesa Malaba and (2) Erastus Wanyama Malaba, both of P.O. Box 7, Ndalu, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th September, 1991.

J. N. M. WANJALA,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5655

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF PKEMOI SIRMA
LONGURAKOL OF IKAPENGURIA, KISIAUNET,
WEST POKOT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 53 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kisiaunet, West Pokot District, on 27th August, 1979, has been filed in this registry by Esther Chepochepkai, of P.O. Box 1, Kapenguria, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 23rd September, 1991.

J. N. M. WANJALA,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5656

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF JOEL BUHOYA
ONDWALE OF WAMBULISHE SUB-LOCATION,
KAKAMEGA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 59 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Wambulishe Sub-location, on 24th December, 1985, has been filed in this registry by Ismael Nyamwata Buhyoya, of P.O. Box 375, Yala, in her capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th October, 1991.

C. O. KANYANGI,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5657

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF GLADYS MIGIDE
KAGASI OF KAKAMEGA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 60 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kitale, on 4th May, 1987, has been filed in this registry by Hezon Tonny Mashaka, of P.O. Box 800, Moi's Bridge, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th October, 1991.

C. O. KANYANGI,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5658

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF ALFAN SURURU
OF KABARNET, NANDI DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 62 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Nakuru, on 7th September, 1985, has been filed in this registry by Bakari Khalifani, of P.O. Box 2762, Nakuru, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 2nd October, 1991.

G. A. MMASI,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5659

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF MARIKO
SIMATWA CHEBUSIRE OF MARESI, SOY SAMBU
SUB-LOCATION, BUNGOMA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 63 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died on 28th August, 1989, has been filed in this registry by Samuel Keya Simatwa, of P.O. Box 79, Tongaren, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 19th September, 1991.

J. N. M. WANJALA,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5660

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF KITILITI
BAROSWA KAPTINGEI OF SOY AREA, UASIN GISHU
DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 65 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Eldoret, on 21st June, 1988, has been filed in this registry by Sawe Randich Baroswa, of P.O. Box 831, Kitale, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 22nd October, 1991.

C. O. KANYANGI,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5661

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF ZAKAYO
KIPNGENO NYIGEI OF TRANS INZOIA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 66 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mt. Elgon Hospital, Kitale, on 7th November, 1989, has been filed in this registry by Florence Taburandi Nyikei, of P.O. Box 192, Kitale, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th October, 1991.

C. O. KANYANGI,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5662

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF ERENST
IKOLOMANI SHIBACHI OF PLOT NO. 20,
NDALU LOCATION

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 67 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Plot No. 20, Ndalu Location, on 5th March, 1980, has been filed in this registry by (1) Thomas Shikachi and (2) Johnstone Shikali, of P.O. Box 775, Kitale, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 9th October, 1991.

C. O. KANYANGI,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5663

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KITALE

IN THE MATTER OF THE ESTATE OF WILLINGTONE
WAFULA CHESITITI OF MITUA, NAITIRI,
BUNGOMA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 68 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Lugulu Hospital, on 14th July, 1991, has been filed in this registry by (1) Mutambo Wafula Chesititi and (2) Isaac Barasa Wafula, both of P.O. Box 40, Naitiri, Turbo, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 22nd October, 1991.

C. O. KANYANGI,
District Registrar, Kitale.

GAZETTE NOTICE NO. 5664

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT NYAHURURU

IN THE MATTER OF THE ESTATE OF MUCHEMI
GICHERU (ALIAS JOHANA MUCHEMI GICHERU OF
OLJORO OROK WEST SCHEME, NYANDARUA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 115 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyahururu District Hospital, Nyandarua, on 30th January, 1974, has been filed in this registry by Elizabeth Wangari Muchemi, of P.O. Box 395, Nyahururu, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th September, 1991.

M. K. KABUGU,
District Registrar, Nyahururu.

GAZETTE NOTICE NO. 5665

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBU

IN THE MATTER OF THE ESTATE OF GICIA GICAGA
KARUMBA OF IKINU VILLAGE, GITUNGURI
LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE NO. 267 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Ngemwa Village, on 12th September, 1988, has been filed in this registry by (1) Peter Kamau Gichia, (2) Francis Kibe Gichia and (3) Mary Nyaguthii Karachu, all of P.O. Box 274, Kiambu, in their respective capacities as sons and daughter of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 24th October, 1991.

R. K. MWANGI,
District Registrar, Kiambu.

GAZETTE NOTICE No. 5666

IN THE PRINCIPAL MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF KIURA MWITA
OF EMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 167 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Embu, on 16th September, 1973, has been filed in this registry by Njue Mwita, of P.O. Box 21, Embu, in his capacity as brother of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th November, 1991.

E. M. MUTAHI,
District Registrar, Embu.

GAZETTE NOTICE No. 5667

IN THE PRINCIPAL MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF GITUMBI NJOGU
OF KIRINYAGA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 181 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Karingari/Kanyei, on 8th December, 1989, has been filed in this registry by Charles Karigi Gitumbi, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 30th October, 1991.

KABURU BAUNI,
District Registrar, Embu.

GAZETTE NOTICE No. 5668

IN THE PRINCIPAL MAGISTRATE'S COURT AT EMBU
IN THE MATTER OF THE ESTATE OF WALTER KIURA
NDWIGA OF EMBU

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 186 OF 1991

LET ALL persons concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 1st March, 1991, has been filed in this registry by Charity Rwamba Kiura, of P.O. Box 21, Embu, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 28th October, 1991.

E. M. MUTAHI,
District Registrar, Embu.

GAZETTE NOTICE No. 5669

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBУ

IN THE MATTER OF THE ESTATE OF PETER MURIGI
KIRUKU OF KAMWANGI VILLAGE, INDARUGU
LOCATION, KIAMBУ DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 273 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of probate of the will (with codicil) annexed to the above-named deceased, who died at Limuru Nursing Home, on 5th March, 1991, has been filed in this registry by Grace Wanjiru Murigi, of Kamwangi Village, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 11th October, 1991.

R. K. MWANGI,
District Registrar, Kiambу.

GAZETTE NOTICE No. 5670

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBУ

IN THE MATTER OF THE ESTATE OF MWAURA
GITUBIA OF GITITHIA VILLAGE, LARI LOCATION,
KIAMBУ DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 293 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gitithia, on 9th July, 1991, has been filed in this registry by Josphine Wamuita Mwaaura, of Uplands, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th November, 1991.

R. K. MWANGI,
District Registrar, Kiambу.

GAZETTE NOTICE No. 5671

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT KIAMBУ

IN THE MATTER OF THE ESTATE OF MARGARET
WANJIRU NDIHO ALIAS MWAURA OF KIHARA
VILLAGE, KIHARA LOCATION, KIAMBУ

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 296 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kwale, on 2nd January, 1979, has been filed in this registry by Jackson Mwaaura, of P.O. Box 41584, Nairobi, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th November, 1991.

R. K. MWANGI,
District Registrar, Kiambу.

GAZETTE NOTICE No. 5672

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF JAMES
OKELLO OKOLA
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 108 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Makunga, on 23rd April, 1989, has been filed in this registry by Samuel Olwenyo Okola, of P.O. Box 475, Kakamega, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

N. H. OUNDU,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5673

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF ABEDINEGO
ODERO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 113 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Funyula, on 3rd September, 1978, has been filed in this registry by Joshua Nachuino, of P.O. Box 2, Funyula, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

N. H. OUNDU,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5674

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF JACOB OWUOR

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 114 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Marachi, on 13th March, 1987, has been filed in this registry by Chrispinus Opiyo, of P.O. Box 143, Bumala, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

N. H. OUNDU,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5675

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF OGWANDE
RAKEDO OGESA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 131 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Sio Port, on 25th June, 1991, has been filed in this registry by Gabriel Wandera Ogwande, of P.O. Box 20, Sio Port, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 18th October, 1991.

N. H. OUNDU,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5676

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF ALEXANDER
BWAKU MEESO

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 132 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Angoromo, on 8th May, 1978, has been filed in this registry by Francis Meeso Bwaku, of P.O. Box 293, Busia (K), in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 18th October, 1991.

S. J. ONG'ANYI,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5677

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF LIYONDO
ARACHI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 133 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kingandole, on 20th December, 1969, has been filed in this registry by Marseline Aor Makokha, of P.O. Box 53, Murumbia, in her capacity as daughter-in-law of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 7th October, 1991.

S. J. ONG'ANYI,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5678

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF OREMBO OUMA
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 135 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Butula, on 9th October, 1990, has been filed in this registry by William O. Orembo, of P.O. Box 195, Butula, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th October, 1991.

N. H. OUNDU,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5679

IN THE RESIDENT MAGISTRATE'S COURT AT BUSIA
IN THE MATTER OF THE ESTATE OF JOHANA
JUYO JUYA

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 136 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nambale, on 10th January, 1983, has been filed in this registry by Fredrick Ooko Ikasi, of P.O. Box 121, Nambale, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th October, 1991.

N. H. OUNDU,
District Registrar, Busia (K).

GAZETTE NOTICE No. 5680

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF NYANJUI
NJUGUNA OF KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 130 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gathanjie, Kiambu District, on 2nd March, 1991, has been filed in this registry by Patrick Kahuri Kuria, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 26th July, 1991.

F. N. MUCHEMI,
District Registrar, Thika.

GAZETTE NOTICE No. 5681

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF PHILIP MUIRURI
OF KANDARA, MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 169 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 19th March, 1990, has been filed in this registry by Joanninah Nyagitha Muiruri, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th September, 1991.

S. N. MUTUKU,
District Registrar, Thika.

GAZETTE NOTICE No. 5682

IN THE RESIDENT MAGISTRATE'S COURT AT THIKA
IN THE MATTER OF THE ESTATE OF RUTINU
WANJOGU ON ITHIRU LOCATION, MURANG'A

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 172 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 28th August, 1971, has been filed in this registry by Ngugi Njuguna, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th September, 1991.

S. N. MUTUKU,
District Registrar, Thika.

GAZETTE NOTICE No. 5683

IN THE SENIOR RESIDENT MAGISTRATE'S COURT
AT THIKA

IN THE MATTER OF THE ESTATE OF MARY WANJIRU
NJOROGE OF MURUKA LOCATION, MURANG'A

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE 205 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nagararia Village, Muruka, Murang'a, on 27th June, 1989, has been filed in this registry by Njuguna Njoroge, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 6th November, 1991.

W. N. NYARIIMA,
District Registrar, Thika.

GAZETTE NOTICE No. 5684

**IN THE RESIDENT MAGISTRATE'S COURT AT NAROK
IN THE MATTER OF THE ESTATE OF OLTETIA
OLE SAILOA KEMERIA
PROBATE AND ADMINISTRATION**

SUCCESSION CAUSE No. 9 OF 1990

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at N/Enkare, on 12th January, 1990, has been filed in this registry by Lemaidok ole Sairowa, of P.O. Box 88, Narok, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 31st July, 1991.

G. N. OMBONGI,
District Registrar, Narok.

GAZETTE NOTICE No. 5685

**IN THE RESIDENT MAGISTRATE'S COURT AT NAROK
IN THE MATTER OF THE ESTATE OF KUYONI
OLE PASIANY
PROBATE AND ADMINISTRATION**

SUCCESSION CAUSE No. 8 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Enabelbel Location, on 10th September, 1991, has been filed in this registry by Tumpes Kauria ole Pasiany, of P.O. Box 149, Narok, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th October, 1991.

G. N. OMBONGI,
District Registrar, Narok.

GAZETTE NOTICE No. 5686

**IN THE RESIDENT MAGISTRATE'S COURT AT NAROK
IN THE MATTER OF THE ESTATE OF MEMUSI SAGUT
ALIAS MEMUSI OLE SAKUT
PROBATE AND ADMINISTRATION**

SUCCESSION CAUSE No. 9 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Narok, on 25th April, 1990, has been filed in this registry by Kaunda Ologolimo ole Sakut, of P.O. Box 93, Narok, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 8th October, 1991.

G. N. OMBONGI,
District Registrar, Narok.

GAZETTE NOTICE No. 5461

THE GOVERNMENT LANDS ACT**(Cap. 280)****PLOTS FOR ALIENATION—ELDORET MUNICIPALITY**

THE Commissioner of Lands invites applications for the allocation of plots in the above municipality described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the Town Clerk, Eldoret Municipal Council, P.O. Box 40, Eldoret, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the Town Clerk, P.O. Box 40, Eldoret.

3. Applications must be sent so as to reach the town clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage

water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or

(b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or

(c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for purposes in the schedule.

6. The buildings shall not cover more than 50 per cent of the area of the land or such lesser area as may be laid down by the local authority in its by-laws.

7. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The land and buildings shall not be used for any trade or business which the Commissioner of Lands considers to be dangerous or offensive.

9. Accommodation not exceeding 100 sq. ft. may be provided for a caretaker or night watchman.

10. The lessee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any buildings thereon except with prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

11. The lessee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall, on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

12. The lessee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

13. Should the Commissioner of Lands at any time require the said roads to be constructed to higher standard the lessee shall pay to the Commissioner of Lands, on demand, such proportion of the cost of such construction as the Commissioner of Lands may assess.

14. The lessee shall pay rates, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any government or local authority upon the land or buildings erected thereon including any contributions or other sum paid by the President of the Republic of Kenya in lieu thereof.

15. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

16. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of ten (10) years. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

RESIDENTIAL PLOTS—ELDORET MUNICIPALITY

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
		Sh	Sh	Sh
1-12	0.0450	5,400	1,080	2,250
13	0.0678	8,000	1,600	2,250
14	0.0648	7,800	1,560	2,250
15	0.0718	8,600	1,720	2,250
16	0.0480	5,800	1,160	2,250
17-20	0.045	5,400	1,080	2,250
21	0.0510	6,000	1,200	2,250
22	0.0615	7,400	1,480	2,250
23-25	0.0510	6,000	1,200	2,250
26	0.0810	9,600	1,920	2,250
27	0.0450	5,400	1,080	2,250
28	0.0868	10,400	2,080	2,250
29	0.0746	9,000	1,800	2,250
30-35	0.0740	8,800	1,760	2,250
36	0.1203	14,400	2,880	2,250
37-40	0.0851	10,200	2,040	2,250
41	0.0999	12,000	2,400	2,250
42-46	0.0740	8,800	1,760	2,250
47-54	0.0525	6,300	1,260	2,250
55	0.78975	79,000	15,800	2,250

COMMERCIAL PLOTS—ELDORET MUNICIPALITY

SHOPS, OFFICES AND FLATS

Plot No.	Area	Stand Premium	Annual Rent	Survey Fee
		Sh	Sh	Sh
27-88	0.09	27,000	5,400	2,250

GAZETTE NOTICE No. 5462

THE GOVERNMENT LANDS ACT
(Cap. 280)

PLOTS FOR ALIENATION—TAPSAGOI TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 30, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, County Council of Wareng, P.O. Box 100, Eldoret, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 100, Eldoret.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system

of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, complete the erection of such buildings and the elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

6. The buildings shall not cover a greater area of the land or such lesser area as may be laid down by the local authority in its by-laws.

7. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The grantee shall not sell, transfer, sublet, charge or part with the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall, on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

11. Should the Commissioner of Lands at any time require the roads to be constructed to higher standard the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost as the Commissioner of Lands may assess.

12. The grantee shall pay rates, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any government or local authority upon the land or buildings erected thereon including any contributions or other sum paid by the President of the Republic of Kenya in lieu thereof.

13. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have

the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

14. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of ten (10) years of the term. The rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

TAPSAGOI TOWNSHIP

BUSINESS-CUM-RESIDENTIAL

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Road Charges	Survey Fees
		Sh.	Sh.	Sh.	Sh.
5-22	0.0390	2,400	480	Demand	2,250
32-35	0.0525	3,200	640	"	2,250
36	0.0840	5,000	1,000	"	2,250
38	0.0752	4,600	920	"	2,250
43	0.1125	4,500	900	"	2,250
26	0.1932	—	—	"	2,250
39	0.0752	—	—	"	2,250
28	0.1680	—	—	"	2,250
27	0.1836	—	—	"	2,250

GAZETTE NOTICE NO. 5463

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION—SUGOI TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 30, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, County Council of Wareng, P.O. Box 100, Eldoret, on the prescribed forms which are available from the District Lands Office, P.O. Box 100, Eldoret.

3. Applications must be sent so as to reach the county clerk not later than noon, on 19th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
 - (b) Refunded to an unsuccessful applicant.
 - (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
 - (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.
4. Each application should be accompanied by a statement indicating:
- (a) The amount of capital it is proposed to spend on the project.
 - (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
 - (e) Individual applicants to indicate numbers of their identity cards.
 - (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

6. The buildings shall not cover a greater area of the land or such lesser area as may be laid down by the local authority in its by-laws.

7. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The grantee shall not sell, transfer, sublet, charge or part with the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall, on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

11. Should the Commissioner of Lands at any time require the roads to be constructed to higher standard the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost as the Commissioner of Lands may assess.

12. The grantee shall pay rates, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any government or local authority upon the land or buildings erected thereon including any contributions or other sum paid by the President of the Republic of Kenya in lieu thereof.

13. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

14. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of every (10) years of the term. The rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

SCHEDULE "A"

SIGOI TOWNSHIP

BUSINESS-CUM-RESIDENTIAL PLOTS

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survey Fees
18	0.0600	3,600	720	2,250
39	0.0500	3,600	720	2,250
41	0.0600	3,600	720	2,250
42	0.0760	4,600	920	2,250

RESIDENTIAL PLOTS ONLY

43	0.0540	1,600	320	2,250
44	0.450	1,400	280	2,250
45	0.450	1,400	280	2,250
46	0.450	1,400	280	2,250
47	0.0540	1,600	320	2,250
49	0.450	1,400	280	2,250
50	0.450	1,400	280	2,250
51	0.450	1,400	280	2,250

GAZETTE NOTICE NO. 5464

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION—MOLO TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Molo Urban Council, P.O. Box 138, Molo, on the prescribed forms which are available from the District Lands Office, Nakuru, and the office of the Clerk to the Council, P.O. Box 138, Molo.

3. Applications must be sent so as to reach the clerk to the council not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

(a) Credited to a successful applicant.

(b) Refunded to an unsuccessful applicant.

(c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.

(d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

(a) The amount of capital it is proposed to spend on the project.

(b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.

(c) The manner in which it is proposed to raise the balance required for development, if any.

(d) Full details of both residential and/or commercial properties owned by the applicant in the township.

(e) Individual applicants to indicate numbers of their identity cards.

(f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letter of application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additional or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and systems of drainage for the disposal of sewage, surface and surface water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within

twenty-four (24) months of the actual registration of the lease, complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such is the case), by the Commissioner of Lands:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Land Act (Cap. 280), if default, shall be made in the performance or observance of any of the requirements of this condition it shall be lawful for the Commissioner of Lands or any person authorized by him on behalf of the President to re-enter into and upon the land or any part thereof in the name of the whole and thereupon the term hereby created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner in respect of any antecedent breach of any conditions herein contained.

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's expense), accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of lease, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land;

(b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium;

(c) in the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

6. The buildings shall not cover area of the land or such lesser area as may be laid down by the local authority in its by-laws.

7. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven (7) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains, serving or adjoining the land as the Commissioner of Lands may assess.

11. Should the Commissioner of Lands at any time require the roads to be constructed to higher standard the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost as the Commissioner of Lands may assess.

12. The grantee shall pay rates, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof.

13. The President of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the

grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments for main or service pipes or telephone or telegraph wires and electric mains.

14. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at end of every tenth (10) year of the term.

SCHEDULE "A"

MEDIUM DENSITY RESIDENTIAL PLOTS—MOLO TOWNSHIP
(ONE PRIVATE DWELLING HOUSE) SITE CLEAR (50%)

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
1-7	0.15	6,600	1,320	
8-15	0.14	6,200	1,240	
16	0.15	6,600	1,320	
17-23	0.15	6,600	1,320	
24	0.14	6,200	1,240	
25-31	0.15	6,600	1,320	
32	0.14	6,200	1,240	
33-39	0.15	6,600	1,320	
40	0.14	6,200	1,240	
41	0.17	7,200	1,440	

SCHEDULE "B"

SITE AND SERVICE (50%)—MOLO TOWNSHIP

		Sh.	Sh.	Sh.
1-74	0.028	1,400	280	

SCHEDULE "C"

COMMERCIAL PLOTS (75%)—MOLO TOWNSHIP

1-10	0.042	4,200	840
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GAZETTE NOTICE NO. 5465

THE GOVERNMENT LANDS ACT

(Cap. 280)

PLOTS FOR ALIENATION—GILGIL TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Nakuru County Council, P.O. Box 138, Nakuru, on the prescribed forms which are available from the District Lands Office, Nakuru, and the office of the County Clerk, P.O. Box 138, Nakuru.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.

- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or

(b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or

(c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

6. The buildings shall not cover more than 75 per cent of the area.

7. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The grantee shall not sell, transfer, sublet, charge or part with the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and shall, on completion of such construction and the ascertainment of the actual proportionate cost either pay (within seven (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

10. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportionate of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

11. Should the Commissioner of Lands at any time require the roads to be constructed to higher standard the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost as the Commissioner of Lands may assess.

12. The grantee shall pay rates, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any government or local authority upon the land or buildings erected thereon including any contributions or other sum paid by the President of the Republic of Kenya in lieu thereof.

13. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

14. The Commissioner of Lands reserves the right to revise the annual grounds rent payable hereunder at the expiration of every ten (10) years of the term. The rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10) year of the term.

SCHEDULE "A"

SHOPS, OFFICES AND FLATS—GILGIL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fee
3	0.04	6,000	1,200	2,290
4-5	0.05	7,500	1,500	2,290
6	0.06	9,000	1,800	2,290
7	0.05	7,500	1,500	2,290
8	0.04	6,000	1,200	2,290
9	0.05	7,500	1,500	2,290
10-11	0.102	15,300	3,060	2,290
14	0.03	4,500	900	2,290
15-24	0.045	6,750	1,350	2,290
25-29	0.09	13,500	2,700	2,290
35-41	0.045	6,750	1,350	2,290
42-43	0.04	6,000	1,200	2,290
51	0.05	7,500	1,500	2,290
52	0.04	6,000	1,200	2,290
53	0.045	6,750	1,350	2,290
56	0.05	7,500	1,500	2,290
57	0.06	9,000	1,800	2,290

SCHEDULE "B"

LIGHT INDUSTRIAL PLOTS—GILGIL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
58-59	0.03	2,100	420	2,290
60-61	0.04	2,800	560	2,290
62-63	0.03	2,100	420	2,290
64	0.04	2,800	560	2,290
65-68	0.03	2,100	420	2,290
69	0.04	2,800	560	2,290
70	0.03	2,100	420	2,290
71-90	0.045	3,150	630	2,290
91-93	0.06	4,200	840	2,290
92	0.05	3,500	700	2,290
49-99	0.045	3,150	630	2,290

GAZETTE NOTICE NO. 5466

THE TRUST LAND ACT

(Cap. 288)

PLOTS FOR ALIENATION—NGONG TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 30, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Ol'Kejuado County Council, P.O. Box 11, Kajiado, on the prescribed forms which are available from the District Lands Office, the office of the County Clerk, P.O. Box 11, Kajiado.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands, as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in town.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. Persons who had applied as per Gazette Notice No. 882 of 1987, are advised to re-apply once more as per Gazette Notice.

6. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing fees, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letters of application and will be subject to special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, sullage and surface water), drawings, elevations and specifications of the

buildings the grantee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the grant complete the erection of such buildings and the constructions of the drainage system in conformity with such plans, drawings, elevations and specifications as amended if such be the case by the Commissioner of Lands:

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

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the grantee give notice in writing to the Commissioner of Lands that he/she is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the grantee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to grantee 50 per cent of the stand premium paid in respect of the land;

(b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund to the grantee 25 per cent of the said stand premium; or

(c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purposes on the attached schedule.

6. The buildings shall not cover more than 50 or 90 per cent, respectively, of the area of land or such lesser area as may be laid down by the local authority in its by-laws.

7. The land shall not be used for the purpose of any trade or business which the local authority considers to be dangerous or offensive.

8. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

9. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

10. The grantee shall pay to the Commissioner of Lands, on demand, such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both water and the electric power to the land and shall, on completion of such construction and the ascertainment of the actual proportionate cost, either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

11. The grantee shall, from time to time, pay to the Commissioner of Lands, on demand, such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

12. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands, on demand, such proportion of the cost of such construction as the Commissioner of Lands may assess.

13. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

14. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and

the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

15. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder at the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

SCHEDULE "A"

RESIDENTIAL PLOTS—NGONG TOWNSHIP

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
1	0.0465	Sh. 4,200	Sh. 840	Sh. 2,250
2	0.06	5,400	1,080	2,250
3-6	0.04	3,600	720	2,250
7	0.06	5,400	1,080	2,250
8	0.04	3,600	720	2,250
9	0.05	4,600	920	2,250
10	0.04	3,600	720	2,250
11	0.04	3,600	720	2,250
12	0.05	4,600	920	2,250
13	0.03	2,800	560	2,250
14	0.0375	3,400	680	2,250
15-18	0.0375	3,400	680	2,250
19	0.036	3,200	640	2,250
20	0.0465	4,200	840	2,250
21	0.0162	1,400	280	2,250
22	0.0162	1,400	280	2,250
23-40	0.0162	1,400	280	2,250
41	0.0364	3,200	640	2,250
42	0.0162	1,400	280	2,250
43	0.0162	1,400	280	2,250
44-53	0.0162	1,400	280	2,250
54	0.0162	1,400	280	2,250
55	0.0162	1,400	280	2,250
56-61	0.0162	1,400	280	2,250
62	0.0162	1,400	280	2,250
63	0.0324	3,000	600	2,250

SCHEDULE "B"

COMMERCIAL PLOTS—NGONG TOWNSHIP

1-8	0.0465	11,200	2,240	2,250
9	0.0365	8,800	1,760	2,250
10-11	0.0465	11,200	2,240	2,250
12-17	0.0364	8,800	1,760	2,250
18	0.0465	11,200	2,240	2,250
19	0.0364	8,800	1,760	2,250
20-23	0.0464	11,200	2,240	2,250
34-45	0.0465	11,200	2,240	2,250
L R 4480/156	0.0465	11,200	2,240	2,250

SCHEDULE "C"

INDUSTRIAL PLOT—NGONG TOWNSHIP

L R 4480/182	0.0465	4,600	920	2,250
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GAZETTE NOTICE NO. 5467

THE TRUST LAND ACT

(Cap. 288)

PLOTS FOR ALIENATION—KAPTEREN TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Keiyo/Marakwet County Council, P.O. Box 220, Iten, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 220, Iten.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands, as deposit which will be dealt with as follows:

(a) Credited to a successful applicant.

(b) Refunded to an unsuccessful applicant.

(c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.

(d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

(a) The amount of capital it is proposed to spend on the project.

(b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.

(c) The manner in which it is proposed to raise the balance required for development, if any.

(d) Full details of both residential and/or commercial properties owned by the applicant in town.

(e) Individual applicants to indicate numbers of their identity cards.

(f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing fees, stamp duty, registration fees, contribution in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letters of application and will be subject to special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and effluent water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the grant, complete the erection of such buildings and the constructions of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

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

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the grantee give notice in writing to the Commissioner of Lands that he/she is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the grantee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to

- the grantee 50 per cent of the stand premium paid in respect of the land;
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the grantee 25 per cent of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for one private dwelling house (excluding a guest house).

6. The buildings shall not cover more than 50 or 90 per cent, respectively, of the area of land or such lesser area as may be laid down by the local authority in its by-laws.

7. The land shall not be used for the purpose of any trade or business which the local authority considers to be dangerous or offensive.

8. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

9. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

10. The grantee shall pay to the Commissioner of Lands, on demand, such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both water and the electric power to the land and shall, on completion of such construction and the ascertainment of the actual proportionate cost, either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

11. The grantee shall, from time-to-time, pay to the Commissioner of Lands, on demand, such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

12. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands, on demand, such proportion of the cost of such construction as the Commissioner of Lands may assess.

13. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

14. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

15. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder at the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the county council of the unimproved value of land as at the end of every tenth (10th) year of the term.

KAPTEREN

A-SHOPS, OFFICES AND FLATS

Plot No.	Area	Stand Premium	Annual Rent	Survey Fee
1-3	0.054	3,200	640	2,290
4	0.048	2,900	580	"
5	0.063	3,800	760	"
6	0.050	3,600	720	"
7	0.051	3,100	620	"
8	0.045	2,700	540	"
9	0.042	2,500	500	"
10	0.053	3,200	640	"
11	0.045	2,700	540	"
12	0.048	2,900	580	"
13	0.045	2,700	540	"
14	0.044	2,600	520	"
15	0.045	2,700	540	"
16	0.042	2,500	500	"
17	0.042	2,900	580	"
18-19	0.048	2,900	580	"
20	0.045	2,700	540	"

B-LIGHT INDSTRIAL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
21-24	0.048	2,900	580	2,290
25-26	0.045	2,700	540	"
27-28	0.048	2,900	580	"
29	0.024	1,400	280	"

GAZETTE NOTICE NO. 5468

THE TRUST LAND ACT

(Cap. 288)

PLOTS FOR ALIENATION—BUGAR TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Keiyo/Marakwet County Council, P.O. Box 220, Iten, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 220, Iten.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands, as deposit which will be dealt with as follows:

(a) Credited to a successful applicant.

(b) Refunded to an unsuccessful applicant.

(c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.

(d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

(a) The amount of capital it is proposed to spend on the project.

(b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.

(c) The manner in which it is proposed to raise the balance required for development, if any.

(d) Full details of both residential and/or commercial properties owned by the applicant in town.

(e) Individual applicants to indicate numbers of their identity cards.

(f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing fees, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letters of application and will be subject to special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage surface water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the grant, complete the erection of such buildings and the constructions of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

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

3. The grantee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he/she is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the grantee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of the lease, the Commissioner of Lands shall refund to the grantee 50 per cent of the stand premium paid in respect of the land;

(b) at any subsequent time prior to the expiration of the said building period, the county council shall refund the grantee 25 per cent of the said stand premium; or

(c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purpose on the attached schedules only.

6. The buildings shall not cover more than 50 or 90 per cent, respectively, of the area of land or such lesser area as may be laid down by the local authority in its by-laws.

7. The land shall not be used for the purpose of any trade or business which the local authority considers to be dangerous or offensive.

8. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

9. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

10. The grantee shall pay to the Commissioner of Lands, on demand, such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both water and the electric power to the land and shall, on completion of such construction and the ascertainment of the actual proportionate cost, either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

11. The grantee shall, from time-to-time, pay to the Commissioner of Lands, on demand, such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner of Lands may assess.

12. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands, on demand, such proportion of the cost of such construction as the Commissioner of Lands may assess.

13. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President in lieu thereof.

14. The President or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of mains or service pipes or telephone or telegraph wires and electric mains.

15. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder at the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the county council of the unimproved value of the land as at the end of every tenth (10th) year of the term.

BUGAR

A—SHOPS, OFFICES AND FLATS

Plot No.	Area	Stand Premium	Annual Rent	Survey Fee
1	0.068	4,100	820	2,290
2	0.053	3,200	640	"
3-5	0.046	2,800	560	"
6	0.132	800	160	"
6-9	0.046	2,800	560	"
10-11	0.044	2,600	520	"
12-17	0.046	2,800	560	"
18	0.056	3,400	680	"
19	0.061	3,700	740	"
20-22	0.046	2,800	560	"
23-24	0.053	3,200	640	"
25	0.070	4,200	840	"
26-29	0.051	3,100	620	"
30-31	0.045	2,700	540	"
32	0.120	700	140	"
33-34	0.045	2,700	540	"
35-36	0.040	2,400	480	"
37	0.046	2,800	560	"
38-39	0.058	4,100	820	"
40	0.072	4,300	860	"
41	0.058	4,100	820	"
42	0.072	4,300	860	"
43	0.081	4,900	980	"
44-47	0.068	4,100	820	"
48	0.043	2,600	520	"
49-51	0.045	2,700	540	"
52-53	0.060	3,600	720	"
54	0.045	2,700	540	"
55	0.039	2,300	460	"
56	0.043	2,600	520	"
57	0.040	2,400	480	"
58	0.045	2,700	540	"
59	0.039	2,300	460	"
60-61	0.045	2,700	540	"
62	0.048	2,900	580	"
63	0.060	3,600	720	"
64	0.040	2,400	480	"
65	0.043	2,600	520	"
66	0.070	4,200	840	"
67	0.053	3,200	640	"
68	0.053	3,200	640	"
69-70	0.049	2,900	580	"
71	0.053	3,200	640	"
72	0.051	3,100	620	"
73	0.043	2,600	520	"

B—LIGHT INDUSTRIAL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
96-102	0.045	1,800	360	2,290
103	0.056	2,200	440	"
104	0.036	1,400	280	"
105-107	0.038	1,500	300	"
108	0.033	1,300	260	"
109-110	0.038	1,500	360	"
111	0.043	1,700	340	"

GAZETTE NOTICE NO. 5469

THE TRUST LAND ACT

(Cap. 288)

PLOTS FOR ALIENATION—KIMWAIER TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Keiyo/Marakwet County Council, P.O. Box 220, Iten, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 220, Iten.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
 - (b) Refunded to an unsuccessful applicant.
 - (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
 - (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.
4. Each application should be accompanied by a statement indicating:
- (a) The amount of capital it is proposed to spend on the project.
 - (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
 - (e) Individual applicants to indicate numbers of their identity cards.

(f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letter of application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additional or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and systems of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease complete the erection of such buildings and the constructions of the drainage system in conformity with such plans drawings elevations and specifications as amended (if such is the case), by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he/she is unable to complete the buildings within the period aforesaid, the Commissioner of Lands shall (at the lessee's expense), accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of lease, the Commissioner of Lands shall refund to the lessee fifty (50) per centum of the stand premium paid in respect of the land; or

(b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund the lessee twenty-five (25) per centum of the said stand premium;

(c) in the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for purposes as the attached schedule.

6. The buildings shall not cover more than 50 or 90 per cent, respectively, of land or such lesser area as may be laid down by the local authority in its by-laws.

7. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The land shall not be used for any purpose which the Commissioner of Lands considers to be dangerous or offensive.

9. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

10. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

11. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both the water and the electric power to the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

12. The grantee shall, from time to time, pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains, serving or adjoining the land as the Commissioner of Lands may assess.

13. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost of such construction as the Commissioner may assess.

14. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof.

15. The President of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments for main or service pipes or telephone or telegraph wires and electric mains.

16. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved freehold value of the land as at the end of every tenth year of the term.

KIMWATER

SCHEDULE "A"—SHOPS, OFFICES AND FLATS

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
5	0.058	Sh. 5,300	700	2,290
6	0.070	4,200	340	2,290
7	0.043	2,600	520	2,290
8-9	0.056	3,400	680	2,290
10-14	0.044	2,600	520	2,290
15	0.055	3,300	660	2,290
16	0.048	2,900	580	2,290
17	0.050	3,000	600	2,290
18-21	0.048	2,900	580	2,290
22	0.040	2,400	480	2,290
23-24	0.050	3,000	600	2,290
25	0.039	2,400	480	2,290
26	0.056	3,400	680	2,290
27-28	0.062	3,700	740	2,290
29	0.064	3,800	760	2,290
30	0.057	3,400	680	2,290
31	0.072	4,300	800	2,290
32	0.058	3,500	700	2,290
33	0.047	2,800	560	2,290
34	0.061	3,700	740	2,290
35	0.053	3,800	760	2,290
36	0.066	4,000	800	2,290
37	0.099	6,000	1,200	2,290
38	0.083	5,000	1,000	2,290
39	0.039	3,600	720	2,290
40	0.064	3,800	760	2,290
41-43	0.060	3,600	720	2,290
44	0.062	3,700	740	2,290
45	0.055	3,300	660	2,290
46	0.058	3,500	700	2,290
47	0.056	3,600	720	2,290
48	0.058	3,500	700	2,290
49-50	0.056	3,400	680	2,290
52	0.075	4,500	900	2,290
51	0.051	3,100	620	2,290
53	0.046	2,800	560	2,290
54-59	0.051	3,100	620	2,290
60	0.054	3,200	640	2,290
61	0.051	3,100	620	2,290
62	0.039	2,400	480	2,290

SCHEDULE "B"—LIGHT INDUSTRIES

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
63	0.050	2,000	400	2,290
64-67	0.045	1,800	360	2,290

SCHEDULE "C"—RESIDENTIAL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
68	0.043	1,700	340	2,290
69	0.038	1,500	300	2,290
70	0.033	1,300	260	2,290
71	0.039	1,600	320	2,290
72	0.033	1,300	260	2,290
73	0.042	1,700	340	2,290
74-75	0.035	1,400	280	2,290
76	0.085	4,300	680	2,290

GAZETTE NOTICE NO. 5470

THE TRUST LAND ACT

(Cap. 288)

PLOTS FOR ALIENATION—CHEPKORIO TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Keiyo/Marakwet County Council, P.O. Box 220, Iten, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 220, Iten.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100 payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letter of application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additional or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and systems of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease complete the erection of such buildings and the constructions of the drainage system in conformity with such plans drawings elevations and specifications as amended (if such be the case), by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's expense), accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months of the actual registration of lease, the Commissioner of Lands shall refund to the lessee fifty (50) per centum of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the lessee twenty-five (25) per centum of the said stand premium;
- (c) in the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for purposes as per attached schedules.

6. The buildings shall not cover more than 50 or 90 per cent, respectively, of land or such lesser area as may be laid down by the local authority in its by-laws.

7. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The land shall not be used for any purpose which the Commissioner of Lands considers to be dangerous or offensive.

9. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

10. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

11. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both the water and the electric power to the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

12. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains, serving or adjoining the land as the Commissioner of Lands may assess.

13. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost of such construction as the Commissioner may assess.

14. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or local authority upon the land or the buildings erected thereon including Republic of Kenya in lieu thereof.

15. The President of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments for main or service pipes or telephone or telegraph wires and electric mains.

16. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth year of the term.

CHEPKORIO

A—SHOPS, OFFICES AND FLATS

Plot No.	Area	Stand Premium	Annual Rent	Survey Fee
12	0.043	2,600	520	2,290
13-18	0.045	2,700	540	"
19	0.043	2,600	520	"
20	0.048	2,900	580	"
21-23	0.045	2,700	540	"
24	0.069	4,100	820	"
25	0.045	2,700	540	"
26	0.043	2,600	520	"
27	0.058	3,500	700	"
28	0.042	2,500	500	"
29	0.048	2,900	580	"
30	0.039	2,300	460	"
31-34	0.045	2,700	540	"
35-41	0.045	2,700	540	"
42	0.060	3,600	720	"
43	0.045	2,700	540	"
44	0.036	2,200	440	"
45	0.044	2,600	520	"
46-48	0.045	2,700	540	"
49	0.048	2,900	580	"
50	0.045	2,700	540	"
51	0.043	2,600	520	"

B—LIGHT INDUSTRIAL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fee
1	0.033	1,300	260	2,290
2-4	0.045	1,800	360	"

GAZETTE NOTICE NO. 5471

THE TRUST LAND ACT
(Cap. 288)

PLOTS FOR ALIENATION—KAPCHORUA TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Keiyo/Marakwet County Council, P.O. Box 220, Iten, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 220, Iten.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100 payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letter of application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additional or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and systems drainage for the disposal of sewage, surface and sullage

water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease complete the erection of such buildings and the constructions elevations and specifications as amended (if such is the case), by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's expense), accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months of the actual registration of lease, the Commissioner of Lands shall refund to the lessee fifty (50) per centum of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund the lessee twenty-five (25) per centum of the said stand premium;
- (c) in the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for purposes as per attached schedules.

6. The buildings shall not cover more than 50 or 90 per cent, respectively, of land or such lessee area as may be laid down by the local authority in its by-laws.

7. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The land shall not be used for any purpose which the Commissioner of Lands considers to be dangerous or offensive.

9. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

10. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

11. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both the water and the electric power to the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

12. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains, serving or adjoining the land as the Commissioner of Lands may assess.

13. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost of such construction as the Commissioner may assess.

14. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof.

15. The President of Kenya or such person or authority as upon the land and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments for main or service pipes or telephone or telegraph wires and electric mains.

16. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth year of the term.

KAPCHORUA
RESIDENTIAL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fee
		Sh.	Sh.	Sh.
1	0-055	3,300	660	2,290
2	0-045	2,700	540	"
3	0-041	2,500	500	"
4	0-053	3,200	640	"
5	0-047	2,800	560	"
6	0-038	2,300	460	"
7-13	0-045	2,700	540	"
20-23	0-047	2,800	560	"
24	0-045	2,700	540	"
25	0-039	2,300	460	"
26-28	0-041	2,500	500	"
29-32	0-044	2,600	520	"
33	0-041	2,500	500	"
34	0-042	2,500	500	"
35-36	0-045	2,700	540	"
37	0-059	3,500	700	"
38	0-045	2,700	540	"
39	0-057	3,400	680	"
40	0-070	4,200	840	"

SCHEDULE "B"
RESIDENTIAL PLOTS

42	0-110	6,600	1,320	2,290
43	0-108	6,500	1,300	"
44	0-099	5,900	1,180	"
45-46	0-11	6,700	1,340	"

GAZETTE NOTICE NO. 5472

THE TRUST LAND ACT

(Cap. 288)

PLOTS FOR ALIENATION—KAMWOSOR TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Keiyo/Marakwet County Council, P.O. Box 220, Iten, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 220, Iten.

3. Application must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100 payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.

(f) In case of companies, names of directors to be included

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the plot.

General Conditions

The grant will be made under the provisions of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letter of application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additional or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner of Lands shall not give approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and systems of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease complete the erection of such buildings and the constructions of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such is the case), by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's expense), accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months of the actual registration of lease, the Commissioner of Lands shall refund to the lessee fifty (50) per centum of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund the lessee twenty-five (25) per centum of the said stand premium;
- (c) in the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for purposes as per attached schedules.

6. The buildings shall not cover more than 50 or 90 per cent, respectively, such lease area as may be laid down by the local authority in its by-laws.

7. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The land shall not be used for any purpose which the Commissioner of Lands considers to be dangerous or offensive.

9. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

10. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

11. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both the water and the electric power to the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

12. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains, serving or adjoining the land as the Commissioner of Lands may assess.

13. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost of such construction as the Commissioner may assess.

14. The grantee shall pay such rates, taxes, charges, duties assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof.

15. The President of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments for main or service pipes or telephone or telegraph wires and electric mains.

16. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth year of the term.

KAMWOSOR A—SHOPS, OFFICES AND FLATS

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
1-2	0.043	2,600	520	2,290
3-8	0.045	2,700	540	"
9	0.043	2,600	520	"
10	0.042	2,500	500	"
11	0.045	2,700	540	"
12	0.048	2,900	580	"
13	0.042	2,500	500	"
14	0.045	2,700	540	"
15	0.042	2,500	500	"
16-17	0.045	2,700	540	"
18	0.048	2,900	580	"
19	0.043	2,600	520	"
20-21	0.052	3,100	620	"
24	0.045	2,700	540	"
25	0.069	4,100	820	"
28	0.042	2,500	500	"
29	0.045	2,700	540	"
32-33	0.048	2,900	580	"
35-36	0.045	2,700	540	"
38	0.042	2,500	500	"
41	0.045	2,700	540	"
42	0.064	3,900	780	"

B—LIGHT INDUSTRIAL

Plot No.	Area	Stand Premium	Annual Rent	Survey Fees
		Sh.	Sh.	Sh.
12-23	0.045	1,800	360	2,290
30,31,37	0.045	1,800	360	"
34-39	0.045	1,800	360	"
40	0.039	1,500	320	"
43	0.052	2,100	420	"

GAZETTE NOTICE NO. 5473

THE TRUST LAND ACT (Cap. 288)

PLOTS FOR ALIENATION—KAPCHEROP TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township as described in the schedule hereeto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Keiyo/Maiakwet County Council, P.O. Box 220, Iten, on the prescribed forms which are available from the District Lands Office, Eldoret, and the office of the County Clerk, P.O. Box 220, Iten.

3. Applications must be sent so as to reach the county clerk not later than noon, on 16th December, 1991, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- (a) Credited to a successful applicant.
- (b) Refunded to an unsuccessful applicant.
- (c) Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100 payable to the Commissioner of Lands.
- 4. Each application should be accompanied by a statement indicating:
 - (a) The amount of capital it is proposed to spend on the project.
 - (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
 - (c) The manner in which it is proposed to raise the balance required for development, if any.
 - (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
 - (e) Individual applicants to indicate numbers of their identity cards.
 - (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the plot.

General Conditions

The grant will be made under the provisions of the Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letters of application and will be subject to special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The grantee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands, plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, complete the erection of such buildings and the constructions of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

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

3. The lessee shall maintain in good and substantial repair and condition all buildings at any time erected on the land.

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's expense), accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months of the actual registration of lease, the Commissioner of Lands shall refund to the lessee fifty (50) per centum of the stand premium paid in respect of the land; or

(b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund the lessee twenty-five (25) per centum of the said stand stand premium;

(c) in the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for purposes as per attached schedules.

6. The buildings shall not cover more than 50 per cent of the area of land or such lesser area as may be laid down by the local authority in its by-laws.

7. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

8. The land shall not be used for any purpose which the Commissioner of Lands considers to be dangerous or offensive.

9. The grantee shall not subdivide the land without prior consent in writing of the Commissioner of Lands.

10. The grantee shall not sell, transfer, sublet, charge or part with the possession of the land or any part thereof or any building thereon except with the prior consent in writing of the Commissioner of Lands. No application for such consent (except in respect of a loan required for building purposes) will be considered until special condition No. 2 has been performed.

11. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be the proportionate cost of constructing all roads and drains and sewers serving or adjoining the land and the proportionate cost for the supply of both the water and the electric power to the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within thirty (30) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

12. The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains, serving or adjoining the land as the Commissioner of Lands may assess.

13. Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard, the grantee shall pay to the Commissioner of Lands on demand such proportion of the cost of such construction as the Commissioner may assess.

14. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by the Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof.

15. The President of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments for main or service pipes or telephone or telegraph wires and electric mains.

16. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved freehold value of the land as at the end of every tenth year of the term.

KAPCHEROP

SCHEDULE "A"—SHOPS, OFFICES AND FLATS

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survey Fee
1-2	0.045	2,700	540	2,290
3-4	0.048	2,900	580	2,290
5	0.042	2,500	500	2,290
6	0.045	2,700	540	2,290
7	0.051	3,100	620	2,290
8	0.042	2,500	500	2,290
9-10	0.045	2,700	450	2,290
11-12	0.048	2,900	580	2,290
13	0.042	2,500	500	2,290
14-15	0.048	2,900	580	2,290
16	0.042	2,500	500	2,290
17	0.048	2,900	580	2,290
18	0.046	2,800	560	2,290
19-23	0.045	2,700	540	2,290
24	0.054	3,200	640	2,290
25	0.048	2,900	580	2,290
26	0.042	2,500	500	2,290
27-28	0.048	2,900	580	2,290
29	0.042	2,500	500	2,290
30-34	0.045	2,700	540	2,290
35	0.051	3,100	620	2,290
36	0.045	2,700	540	2,290
37	0.042	2,500	500	2,290
38-39	0.048	2,900	580	2,290
40	0.045	2,700	540	2,290
41	0.049	2,900	580	2,290
42	0.041	2,500	500	2,290
43	0.047	2,800	560	2,290
44	0.042	2,500	500	2,290
45-50	0.045	2,700	540	2,290
51	0.048	2,900	580	2,290
52	0.042	2,500	500	2,290
53	0.041	2,500	500	2,290
54	0.045	2,700	540	2,290
55	0.043	2,600	520	2,290

SCHEDULE "B"—SHOPS, OFFICES AND FLATS

Plot No.	Area (Ha.)	Stand Premium	Annual Rent	Survey Fees
56	0.060	Sh. 3,600	Sh. 720	Sh. 2,290
57	0.052	3,100	6,200	2,290
58	0.056	3,400	680	2,290
59	0.060	3,600	720	2,290
60-61	0.056	3,400	680	2,290
62	0.049	2,900	580	2,290
63	0.054	3,200	640	2,290
64	0.069	4,100	820	2,290
65	0.058	3,500	700	2,290
66	0.049	2,900	580	2,290
67	0.054	3,200	640	2,290
68	0.050	3,000	600	2,290
69	0.041	2,500	500	2,290
70	0.051	3,100	620	2,290

GAZETTE NOTICE NO. 5687

THE PHARMACY AND POISONS ACT

(Cap. 244)

THE PHARMACY AND POISONS (REGISTRATION OF DRUGS) RULES

(L.N. No. 147 of 1991)

IT IS notified for general information that the following drugs have been registered in accordance with the provisions of the above rules.

REGISTRATION OF DRUGS

Name of Drug	Dosage Form	Active Ingredient(s)	Manufacturer
ANTIBIOTICS, SULPHONAMIDES AND ANTIBACTERIALS			
Zinnat 125	Tablets	Cefuroxime Axetil	Glaxo E.A. Ltd.
Zinnat 250	Tablets	Cefuroxime Axetil	Glaxo E.A. Ltd.
Thylacil	Tablets	Phthalysulphathiazole	Mac's Pharmaceuticals.
Zinnat—500	Tablets	Cefuroxime Axetil	Glaxo E.A. Ltd.
Unixil	Capsules	Amoxycillin	Regal Pharmaceuticals Ltd.
Moxylin	Capsules	Amoxycillin	Teva Pharmaceuticals Ltd.
Norfloxacin	Tablets	Norfloxacin	IPCA Laboratories.
Zinnat	Tablets	Cefuroxime Axetil	Glaxo E.A. Ltd.
Amolycillin	Capsules	Amoxycillin	H. N. Norton.
Amoxycillin	Suspension	Amoxycillin—125/5 ml.	H. N. Norton.
Amoxycillin	Suspension	Amoxycillin—250/5 ml.	H. N. Norton.
Rulid	Tablets	Roxythromycin	Roussel.
Cephalexin	Capsules	Cephalexin	Cosmos Limited.
Btron	Tablets	Sulphamethoxazole Trimethoprim	Bombay Pharma.
Amoxycillin	Capsules	Amoxycillin—500 mg.	H. N. Norton.
Tetracycline	Capsules	Tetracycline	Bombay Pharma.
HYDROCHLORIDE			
Co-trimoxazole	Tablets	Sulphamethoxazole Trimethoprim	H. N. Norton.
Tarivid	Injection	Oflloxacin—200 mg./vial	Hoechst GMBH.
Tizole	Tablets	Tinidazole—500 mg.	West Coast Pharmaceuticals.
Tarivid	Injection	Oflloxazine—100 mg./vial	Hoechst GMBH.
EYE PREPARATIONS			
Vistamethasone N.	Drops	Betamethasone Sodium	Richard Daniel & Sons Ltd.
Dexa-polyspectran	Eye/Ear Drop	Neomycin Sulphate Polymixin B. Sulphate Neomycin Sulphate Gramicidin	Thilo-Orient.
Vistagen Eye	Drops	Dexamethasone Sodium Sulphate	Richard Daniel.
FML Neoliquifilm	Eye drops	Gentamycin sulphate Fluoromethalone	Allergan.
Blephamide liquifilm	Eye drops	Neomycin sulphate Prednisolone Sulphacetamide sodium Phenylephrine hydrochloride	Allergan.
ANTIMALARIALS			
Laraquin	Syrup	Chloroquine	Pharmaceuticals Manufacturing Co. Ltd.
Falcidin	Tablets	Sulfadoxine Pyrimethamine	Cosmos Limited.
Delagil	Injection	Chloroquine phosphate	Egypt Pharmaceuticals Work.
TREMOR CONTROLLERS			
Akineton	Tablets	Biperiden hydrochloride	Knoll A.G.
Akineton	Injection	Biperiden hydrochloride	Knoll A.G.
Jumex	Tablets	Deprenyl	Chinoim Chemicals.
Kemadrin	Injection	Procyclidine hydrochloride	The Wellcome Foundation.
ANTIEMETICS			
Promotyl	Tablets	Methoclopramide	Adonis.
ANTIPROTOZOALS AND ANTITHELIMINTHICS			
Dyrade—M	Tablets	Metronidazole Diloxamide	Cipla Limited.
Ladstat	Tablets	Metronidazole	Cynamid.
Sandin	Tablets	Mebendazole	Adonis.
Albuzol	Tablets	Albendazole	Cosmos Limited.
ANTIULCERS			
Gastrodomina	Tablets	Famotidine—20 mg.	Prodes S. A.
Gastrodomina	Tablets	Famotidine—40 mg.	Prodes S. A.
Cemet	Tablets	Cimetidine	Cosmos Limited.

REGISTRATION OF DRUGS—(Contd.)

CYTOTOXICS

Name of Drug	Dosage Form	Active Ingredient(s)	Manufacturer
Pharmorubicin	Injection	Epirubicin hydrochloride—10 mg.	Farmitalia Carlo Ebra.
Daunoblastine	Injection	Daunorubicin	Farmitalia Carlo Ebra.
Adriamycin RD—50	Injection	Dexorubicin hydrochloride	Farmitalia Carlo Ebra.
Adriamycin RD—10	Injection	Dexorubicin hydrochloride	Farmitalia Carlo Ebra.
ANTIFUNGALS			
Diflucan	Capsules	Fluconazole	Pfizer Laboratories.
Medisten Vaginal	Pessaries	Clotrimazole	Medisca.
DRUGS ACTING ON UPPER RESPIRATORY TRACT			
Tussosedan	Syrup	Ephedrine hydrochloride Codeine phosphate Pheniramine maleate Ammonium chloride	Ikapharm Ltd.
Claritine	Tablets	Loratadine	Schering U.S.A.
Medicof D.M.	Syrup	Detromethorphan Hydrochloride Pseudoephedrine Hydrochloride Triprolidine Hydrochloride	Cosmos Ltd.
Salbut	Syrup	Salbutamol—2 mg./5 ml.	Cosmos Ltd.
DRUGS ACTING EAR, NOSE AND THROAT			
Clomex	Ear Drops	Chloramphenicol	Pharmaceutical Manufacturing Co. Ltd.
Beclomet	Nasal spray	Beclomethasone Dipropionate	Orion Pharmacetica.
Dequadin	Lozenges (Strawberry)	Dequalinium Chloride	Glaxo E.A. Ltd.
Dequadin	Lozenges (Lemon)	Dequalinium chloride	Glaxo E.A. Ltd.
Curadol	Lozenges	Hexyresorcinol	Beecham of (K) Ltd.
Nakasol	Spray	Benzalkonium chloride Tan substance Carbohydrate Volatile oils Enzyme and Hormones Inorganic salts and Trace elements Vitamins	Human Institute.
ANTIDIARRHOEALS			
Diadis	Tablets	Activated attapulgite Furozolidone	Cosmos Ltd.
DERMATOLOGICALS			
Anthronol 1.0	Ointment	Dithranol	Stieffel Laboratories.
Anthronol 2.0	Ointment	Dithranol	Stieffel Laboratories.
Anthronol 4.0	Ointment	Dithranol	Stieffel Laboratories.
Whitfield	Ointment	Benzoic Acid Salicylic Acid	Tab Pharmaceuticals.
DDD Medicated	Lotion	Liquefied Phenol, Menthol, Salicylic Acid, Thymol, Chlorbutol, Resorcinol, Methylsalicylate Glycerol	DDD Limited.
DDD Medicated	Cream	Titanium Dioxide, Thymol, Menthol Methylsalicylate, Chlorbutol Resorcinol Liquified Phenol	DDD Limited.
Antibiotulle Lumiere	Dressing	Neomycin Polymixin sulphate	L.T.M.
Tulle Grass	Dressing	Perubalm	L.T.M.
Locacorten Vioform	Cream	Flumethasone TMA Vioform/AS	Ciba Geigy.
ANTINEOPLASTICS			
Novantrone	Injection	Mitozantrone Hydrochloride	Cynamid.
ANTIANDROGENIC			
Eulexin	Tablets	Flutamide—250 mg.	Schering Corporation.
MISCELLANEOUS			
Liceoma	Lotion	Gammabenzene, Hexachloride	Glenmark.
Uniroid	Suppository	Neomycin sulphate Polymixin B sulphate	Unigreg Ltd.
Dentinox teething	Gel	Hydrocortisone Acetate Cinchocaine Hydrochloride Lignocaine Hydrochloride Cetylpyridinium chloride Myrrh Tincture Camomile Tincture	DDD Ltd.
Blisteze	Cream	Strong Ammonia Solution Camphor x liquefied phenol	DDD Ltd.
Cotazym—S	Capsules	Lipase Activity Amylase Activity Protease Activity	N. V. Organon.
Streptase	Injection	Streptokinase lyophilized	Hoechst GMBH.
Omnipaque	Injection	Iohexol (anhydrous)	Sterling Products International
Azathioprine	Tablets	Azathioprine	H. N. Norton.
Coversyl	Tablets	Perindopril—2 mg.	Les Laboratoires Servier.
Coversyl	Tablets	Perindopril—4 mg.	Les Laboratoires Servier.

REGISTRATION OF DRUGS—(Contd.)

Name of Drug	Dosage Form	Acting Ingredient(s)	Manufacturer
Daflon	Tablets	Micronized Flavanoic Acid containing diosmin 450 mg. Flavonoids expressed in hesperidin—50 mg.	Les Laboratories Servier.
HORMONES			
Megestron	Injection	Medroxy progesterone	N.V. Ogranon.
LOCAL ANAESTHETICS			
Ethyl Chloride	Spray	Ethyl chloride	Walter Ritter.
Medijel	Gel	Lignocaine hydrochloride	DDD Ltd.
Medijel	Pastilles	Aminacrine hydrochloride Lignocaine hydrochloride	DDD Ltd.
ANTIHYPERTENSIVES			
Methyldopa	Tablets	Methyldopa	H. N. Norton.
Zestril 5	Tablets	Lisinopril dihydrate	Imperial Chemical Industries.
Zestril 20	Tablets	Lisinopril dihydrate	Imperial Chemical Industries.
Zestril 10	Tablets	Lisinopril dihydrate	Imperial Chemical Industries.
Tenolol 50	Tablets	Atenolol	IPCA Laboratories.
Sotacor	Tablets	Sotalol hydrochloride	Bristol Myers Co. Ltd.
Betapressin	Tablets	Peributolol sulfate—40 mg.	Hoechst GMBH.
ANTIDEPRESSANTS, SEDATIVES, AXIOLYTICS			
Faverin	Tablets	Fluroxamine	Duphar B.V.
Molipaxin	Capsule	Trazodone hydrochloride—50 mg.	Roussel Laboratories.
Molipaxin	Capsule	Trazodone hydrochloride—100 mg.	Roussel Laboratories.
Assival	Injection	Diazepam	Teva Pharmaceuticals.
Lorazepam	Tablets	Lorazepam—1 mg.	Cosmos Limited.
Lorazepam	Tablets	Lorazepam—2 mg.	Cosmos Limited.
Amitriptyline	Tablets	Amitriptyline	Cosmos Limited.
ANALGESICS, ANTIFLAMMATORY, ANTIPYRETICS, ANTISPASMODICS			
Calpol Six Plus	Syrup	Paracetamol	Wellcome (K) Ltd.
Lybrite	Injection	Acetylsalicylic Acid	Yung Shin Pharm.
Dicidol	Tablets	Hyoscine Butylbromide	Remedica.
Spasmanol	Syrup	Hyoscine Butylbromide	Arap Pharmaceuticals.
Clotan	Tablets	Tolfenamic Acid—100 mg.	Glaxo E.A. Ltd. for Denken Pharmaceuticals Ltd.
Clotan	Tablets	Tolfenamic Acid—200 mg.	Glaxo E.A. Ltd. for Denken Pharmaceuticals Ltd.
Novon—20	Capsules	Piroxicam	IPCA Laboratories.
Olfen 75	Injection	Diclofenac Sodium	Mepha.
Diclofenac Sodium	Injection	Diclofenac Sodium	Life Pharma.
Diclofenac Sodium	Tablets	Diclofenac Sodium	Life Pharma.
Serviprofen	Tablets	Ibuprofen—200 mg.	Servipharm.
Serviprofen	Tablets	Ibuprofen—400 mg.	Servipharm.
Diclofenac Sodium	Tablets	Diclofenac Sodium—25 mg.	H. N. Norton.
Diclofenac Sodium	Tablets	Diclofenac Sodium—50 mg.	H. N. Norton.
Mefenamic	Capsules	Mefenamic Acid—250 mg.	H. N. Norton.
Nazproxen	Tablets	Naproxen	H. N. Norton.
Mefenamic	Tablets	Mefenamic Acid Tablets—500 mg.	H. N. Norton.
Distalgesic	Tablets	Dextropropoxyphene Hcl.	Eli Lilly.
Lederfen F	Tablets	Paracetamol	Lederle Laboratories.
Hotemin	Capsules	Feribufen	Egis Pharmaceuticals.
Spasminal	Tablets	Piroxicam	West Coast Pharmaceuticals.
Hyoscine Butylbromide	Tablets	Hyoscine—Butylbromide	Lifepharm.
Allopurinol	Tablets	Allopurinol—300 mg.	H. N. Norton.
Allopurinol	Tablets	Allopurinol—100 mg.	H. N. Norton.
DRUGS AFFECTING METABOLISM, NUTRITION			
Ketamine	Injection	Ketamine Hydrochloride	Rotex Medica GMBH.
Vitamin B-1	Injection	Cyanocobalamin	Rotex Medica GMBH.
Orange Scotts	Emulsion	Cod Liver Oil	Beecham (K) Ltd.
		Vitamin A	
		Vitamin D	
		Calcium Hypophosphate	
Neurorubine	Injection	Thiamine	Mepha Ltd.
		Pyridoxine	
		Cyanocobalamin	
Intaplex	Tablets	Nicotinamide	Regal Pharmaceuticals.
		Riboflavin	
Nephrosteril	Infusion	Thiamine Hydrochloride	
		Isoleucine, Leucine, Lysine, Lycine-monoacetate, Methionine, Acetyl-cysteine, Phenylalanine, Tryptophan, Valine, Argihine, Histidine, Amino-acetic Acid, Alanine, Proline, Serine, Malic Acid	
Aminovenos Pead	Infusion	Isoleucine, Leucine, Lysine, Lycine-monoacetate, Methionine, Acetyl-cysteine, Phenylalanine, Tryptophan, Valine, Argihine, Histidine, Amino-acetic Acid, Alanine, Proline, Serine, Malic Acid	Hoechst GMBH.
Haemaccel	Infusion	Degraded Gelatin	Hoechst GMBH.
		Polypeptides Crosslinked via urea brid-ges 35g equivalent to 6.5g nitrogen.	Hoechst GMBH.

REGISTRATION OF DRUGS—(Contd.)

Name of Drug	Dosage Form	Active Ingredient(s)	Manufacturer
Continuous Ambulatory Peritoneal	Dialysis	Sodium Chloride Sodium Lactate Calcium Chloride Dextrose Monohydrate	Hoechst GMBH.
VETERINARY PRODUCTS			
Clamoxyl L.A.	Injection	Amoxycillin	Beecham Animal Health.
Wormicid	Bolus	Levamisole Hydrochloride	Cosmos Limited.
Fuzol	Suspension	Furazolidone	Cosmos Limited.
Thiabendazole	Bolus	Thiabendazole	Cosmos Limited.
Super Mastikort	Suspension (Intramammary)	Benzylpenicillin Neomycin Sulphate	Intervet International B.V.
Flukazole Oral	Suspension	Levamisole Hydrochloride	Chanelle Vet. Ltd.
Chronogest	Injection	Serum Gonadotrophin—600 I.U.	Intervet International B.V.
Chronogest Pmsb.	Injection	Serum Gonadotrophin—600 I.U.	Intervet International B.V.
Apox Vaccine	Nobilis	Live A.E. Virus, Strain Calnek Live fowl pox virus/ Strain Gibbs	Intervet International B.V.
Asecycline—5%	Injection	Oxytetracycline	Ase Europe.
Asecycline—10%	Injection	Oxytetracycline	Ase Europe.
Egocin (chick)	Powder	Oxytetracycline	Dawa Pharmaceuticals Ltd.
Vitamin A		Vitamin A	
Vitamin D-3		Vitamin D-3	
Vitamin E		Vitamin E	
Amidiostat	Powder	Amprolium Hydrochloride Furaftadone	Dawa Pharmaceuticals Ltd.
Oxytocina Pituitaria	Calier	Synthetic Oxytocin	Laboratories Calier.
Calcimicina 55	Injection	Oxytetracycline	Laboratories Calier.
Calcimicina 200	Injection	Oxytetracycline	Laboratories Calier.
Calidex 100	Injection	Elemental Iron	Laboratories Calier.
Calcimicina 100	Injection	Oxytetracycline	Laboratories Calier.
Gentacalier	Injection	Gentamicin Sulphate	Laboratories Calier.
Cloxaigel 200	Intramammary	Cloxacillin Sodium	Virbac Laboratories.
Promoter "43"	Suspension	Neomycin Sulphate	
	Oral Powder	Vitamin A, D, E, K, B, B-12, B-6, Biotin D Nicotinic Acid Ascorbic Acid Folic Acid Hydrolyzed Protein D. L. Methionine L-Lysine	Laboratories Calier.
Novomast	D.C. Intramammary	Procaine Penicillin	Bimedra.
Super Solvitax	Injection	Novobiocin	British Cod-Liver Oil Ltd.
Coli-tenavet	Cod Liver Oil	Retinol Vitamin A Cholecalciferol	Virbac Laboratories.
Baytril—10%	Oral Solution	Colistine Sulfate	
Baytril—5%	Oral Solution	Oxytetracycline Hydrochloride	
Oxomid—20	Oral Soluble Powder	Vit. A, D3, E, B12, B2	
Bimoxyl L.A.	Injection	Nicotinamide	
Butalex	Injection	Pantothenic Acid	
Terit	Oral Solution	Enrofloxacin—100 mg.	Bayer AG.
Ironject	Oral Solution	Enrofloxacin—50 mg.	Bayer AG.
		Oxolinic Acid	Virbac Laboratories.
Nifedepine	Capsules	Amoxycillin	Bimedra Chemicals Ltd.
Nifed—10	Capsules	Buparvaquone	Cooper Animal Health.
		Halofuginone	Hoechst E.A. Ltd.
		Elemental Iron	Bremer for E.T. Monks.
CARCIAC REACTANTS			
		Nifedipine—10 mg.	H. N. Norton.
		Nifedipine	West Coast Pharmaceuticals.

B. K. NJUE,
for Registrar, Pharmacy and Poisons Board.

GAZETTE NOTICE NO. 5688

KENYA NATIONAL ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

Policy No. 0344358 in the name and on the life of Thomas Ngigi Murega.

REPORT has been made to this company for the loss of the above-numbered policy, the original having been reported as lost or stolen. 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, the policy will be surrendered for cash by the assured and the company's liability will cease.

Dated the 30th October, 1991.

Z. J. OKONGO,
Life Manager.

GAZETTE NOTICE NO. 5689

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 390, section 70 (1))

ADMISSION OF CLAIMS

I, being the duly appointed liquidator of Kwale/Kilifi Dairy Co-operative Union Ltd., appoint Thursday, 9th January, 1992,

as the day on which or before which, all the creditors of the said co-operative union shall submit to me in writing, their claims for admission. Such claims will be addressed to me at the Ministry of Co-operative Development offices, P.O. Box 40811, Nairobi or P.O. Box 90333, Mombasa.

J. N. KARARI,
Liquidator.

GAZETTE NOTICE NO. 5690

CHANGE OF NAME

NOTICE is given that I, Peter Godfrey Oumah Okutoyi, of P.O. Box 74023, Nairobi in the Republic of Kenya, formerly known as Peter Godfrey Oumah, formally and absolutely renounced and abandoned the use of my former name Peter Godfrey Oumah and in lieu thereof assumed and adopted the name Peter Godfrey Oumah Okutoyi for all purposes and authorize and request all persons at all times to designate, describe and address me by my assumed name Peter Godfrey Oumah Okutoyi only.

Dated 30th July, 1991.

PETER GODFREY OUMAH OKUTOYI,
formerly known as Peter Godfrey Oumah.

GAZETTE NOTICE NO. 5691

6 PER CENT KENYA STOCK 1994
 8½ PER CENT KENYA STOCK 1994
 10½ PER CENT KENYA STOCK 2000
 (1986) 9½ PER CENT KENYA STOCK 2006
 (1986) 4 PER CENT KENYA STOCK 1992

FOR the purpose of preparing warrants for interest due on 29th and 30th December, 1991, the balances of the several accounts in the above stocks will be struck at close of business on 30th November, 1991, after which date the stocks will be transferable ex-dividend.

Dated the 22nd November, 1991.

CENTRAL BANK OF KENYA,
 P.O. Box 60000, Nairobi.

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