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CORRIGENDA

IN Gazette Notice Number 8484 of 2023, include the words "for a period of three (3) years" before the words "with effect from 30th June, 2023".

IN Gazette Notice No. 8839 of 2023, Cause No. 55 of 2023, *amend* the expression printed as "Cause No. 55 of 2023" to "*read*" "Cause No. 55 of 2017".

IN Gazette Notice No.11489 of 2023, amend the expressions printed as "Cause No.129 of 2023" to "read" "Cause No. 129 of 2022", "Cause No. 134 of 2023" to "read" "Cause No. 134 of 2022" and "Cause No. 110 of 2023" to "read" "Cause No. 110 of 2021".

IN Gazette Notice No. 4409 of 2023, Cause No. 50 of 2008, amend the petitioner's name printed as "Grace Ngendo Muchiri" to read "Grace Mbira Githengi" and insert the missing date of death to read "on 29th March, 1997".

IN Gazette Notice No. 5252 of 2023, *amend* the expression printed as "Cause No. E702 of 2023" to "read" "Cause No. E702 of 2022".

IN Gazette Notice No. 9809 of 2022, *amend* the expression printed as "the land title deed issued thereof has been lost" to *read* "the land title deed issued on 12th June, 2000, was obtained fraudulently".

IN Gazette Notice No. 7801 of 2023, amend the Land Registrar's name printed as "A. W. MWAMBIA" to read "A. W. MARARIA".

GAZETTE NOTICE NO. 11582

THE STATE CORPORATIONS ACT

(Cap. 446)

THE HYDROLOGISTS ACT

(No. 19 of 2017)

HYDROLOGISTS REGISTRATION BOARD

APPOINTMENT

IN EXERCISE of the powers conferred by section 7 (3) of the State Corporations Act, I, William Samoei Ruto, President of the Republic of Kenya and Commander-in-Chief of the Defence Forces, appoint—

LAWRENCE THONGORO KURIA (ENG.)

to be the Chairperson of the Hydrologists Registration Board, with effect from the 1st September, 2023 up to the 4th August, 2025. The appointment* of Lawrence Thooko is revoked.

Dated the 31st August, 2023.

WILLIAM SAMOEI RUTO,

President.

*G.N. 9317/2022

GAZETTE NOTICE NO. 11583

THE STATE CORPORATIONS ACT

(Cap. 446)

THE WATER ACT

(No. 43 of 2016)

LAKE VICTORIA SOUTH WATER WORKS DEVELOPMENT AGENCY

APPOINTMENT

IN EXERCISE of the powers conferred by section 7 (3) of the State Corporations Act, I, William Samoei Ruto, President of the Republic of Kenya and Commander-in-Chief of the Defence Forces, appoint—

Millicent Oduor Olando, Mwita Maisoro,

to be members of the Board of Directors of the Lake Victoria South Water Works Development Agency, established *vide* Legal Notice No. 28 of 2019, with effect from the 1st September, 2023 up to the 4th July, 2025. The appointment* of Jeridah Bosibori Mbaka and Joseph Okoto Ajwang are revoked.

Dated the 31st August, 2023.

WILLIAM SAMOEI RUTO,

President.

*G N 8025/2022

GAZETTE NOTICE NO. 11584

THE STATE CORPORATIONS ACT

(Cap. 446)

THE WATER ACT

(No. 43 of 2016)

TANATHI WATER WORKS DEVELOPMENT AGENCY

APPOINTMENT

IN EXERCISE of the powers conferred by section 7 (3) of the State Corporations Act, I, William Samoei Ruto, President of the Republic of Kenya and Commander-in-Chief of the Defence Forces, appoint—

- Robert Muoria and David Kapaito Kitashu as members of the Board of Directors of Tanathi Water Works Development Agency, with effect from the 1st September, 2023 up to the 5th October, 2024.
- (ii) Anastacia Nyagaki Njoroge and Kiema Mwandia (Dr.) as members of the Board of Directors of Tanathi Water Works Development Agency, with effect from the 1st September, 2023 up to the 4th July, 2025.

the appointments* of Kirk Mutua Mbiti, Mary Mutungi, Jonathan Katiku and Wilson Wariua are revoked.

Dated the 31st August, 2023.

WILLIAM SAMOEI RUTO,

President.

*G.N. 10664/2021 *G.N. 8031/2022

GAZETTE NOTICE NO. 11585

THE STATE CORPORATIONS ACT

(Cap. 446)

THE WATER ACT

(No. 43 of 2016)

WATER RESOURCES AUTHORITY

APPOINTMENT

IN EXERCISE of the powers conferred by section 7 (3) of the State Corporations Act, I, William Samoei Ruto, President of the Republic of Kenya and Commander-in-Chief of the Defence Forces, appoint—

DONALD MURGOR

to be the Chairperson of the Board of Directors of the Water Resources Authority, with effect from the 1st September, 2023 up to the 5th October, 2024. The appointment* of Isaac Kuntai Kool is revoked.

Dated the 31st August, 2023.

WILLIAM SAMOEI RUTO,

President.

*G.N. 10631/2021

THE SMALL CLAIMS COURT ACT

(No. 2 of 2016)

ESTABLISHMENT

IN EXERCISE of the powers conferred by section 4 (2) of the Small Claims Act, 2016, the Chief Justice has established Small Claims Courts to exercise jurisdiction in the designated counties, with effect from the 28th August, 2023 as follows:

Small Claims Courts	County of Jurisdiction
Mandera Law Courts	Mandera
Moyale Law Courts	Marsabit
Kakuma Law Courts	Turkana
Wajir Law Courts	Wajir
Dadaab Law Courts	Garissa
Taveta Law Courts	Taita Taveta
Lamu Law Courts	Lamu
Mombasa Law Courts	Mombasa
Migori Law courts	Migori
Loitoktok Law Courts	Kajiado

Dated the 28th August, 2023.

MARTHA K. KOOME,

Chief Justice and President of the Supreme Court of Kenya.

GAZETTE NOTICE No. 11587

THE CONSTITUTION OF KENYA THE JUDICIAL SERVICE ACT

(No. 1 of 2011)

SENTENCING GUIDELINES (2023)

PART I: PRELIMINARIES

1.1 INTRODUCTION

- 1.1.1 Sentencing is the process by which a court imposes a penal sanction once an accused person has pleaded guilty or has been convicted of an offence following a trial.
- 1.1.2 The punishments that can be meted out for a specific offence are expressly set out in Section 24 of the Penal Code and other statutes in which offences are created. Most of these provisions are couched in terms that provide wide discretionary powers for Judges and Magistrates, enabling the court to determine the most suitable sentence for each individual offender. However, the disparities in the sentences imposed upon offenders who have committed similar offences under similar circumstances reveals a lack of uniformity that undermines public confidence in the Judiciary.
- 1.1.3 Courts are required to act objectively and impartially and remain accountable to the public for their decisions and actions. Article 73 (1) (a) (iii and iv) of the Constitution requires State officers to exercise their authority in a manner that "brings dignity to the office" and "promotes public confidence in the integrity of the office". Article 10 (2) of the Constitution sets out the following as the national values and principles of governance that bind all State Officers: rule of law, human dignity, equity, social justice, inclusiveness, equality, human rights, non-discrimination, good governance, integrity, transparency, and accountability.
- 1.1.4 A lack of uniformity in both the approach to sentencing and sentencing outcomes, undermines the above Constitutional values and further undermines public confidence. Over-utilisation of custodial sentences without consideration of the overarching objectives of sentencing has been linked to high recidivism rates and overcrowding in prisons with the obvious resource implications.
- 1.1.5 These Guidelines aim to standardise the sentencing processes and procedures in all of Kenya's criminal courts and provide a framework within which Magistrates and Judges can exercise their discretion in a manner which is objective, accountable, transparent, proportionate, consistent and respectful of the human rights of all concerned parties. They further aim to enhance coordination of all agencies involved in the sentencing process as well as supervision of the sentence passed.

- 1.1.6 In so doing, the Guidelines seek to enhance the delivery of justice and public confidence in the Judiciary.
- 1.1.7 The Guidelines are in no way intended to fetter judicial discretion. The Guided Approach to Sentencing (GATS) in Part V, aims to structure the approach to sentencing in a way that can achieve the above outcomes by anchoring the exercise of discretion in the principles articulated herein.
 - 1.1.8 The Guidelines specifically seek to-
 - align the sentencing process to the provisions of the Constitution of Kenya;
 - structure the process of exercising judicial discretion in sentencing.
 - (iii) link the sentencing process to the overarching objectives of sentencing;
 - encourage consideration of non-custodial measures and promote restorative justice values during sentencing;
 - provide guidance on the sentencing approach for vulnerable offenders identified as requiring special consideration; and
 - (vi) facilitate the participation and involvement of victims in the sentencing process.

1.2 PRINCIPLES UNDERPINNING THE SENTENCING PROCESS

- 1.2.1 Proportionality: The sentence meted out must be proportionate to the offending behaviour meaning it must not be more or less than is merited in view of the gravity of the offence. Proportionality of the sentence to the offending behaviour is weighted in view of the actual, foreseeable, and intended impact of the offence as well as the responsibility of the offender.
- 1.2.2 Equality/Uniformity/Parity/Consistency/Impartiality: The same sentences should be imposed for same offences committed by offenders in similar circumstances.
- 1.2.3 Accountability and Transparency: The reasoning behind the determination of sentence should be clearly set out and in accordance with the law and the sentencing principles laid out in these guidelines.
- 1.2.4 Inclusiveness: Both the offender and the victim should participate in and inform the sentencing process.
- 1.2.5 Totality of the Sentence: The sentence passed for offenders convicted for multiple counts must be just and proportionate, taking into account the offending behaviour as a whole. More guidance is given on this in paragraphs 2.3.21 to 2.3.30.
- 1.2.6 Respect for Human Rights and Fundamental Freedoms: The sentences imposed must promote, and not undermine, human rights and fundamental freedoms. Whilst upholding the dignity of both the offender (and where relevant, the victim), the sentencing regime should contribute to the broader enjoyment of human rights and fundamental freedoms in Kenya. Sentencing impacts on crime control and has a direct correlation to fostering an environment in which human rights and fundamental freedoms are enjoyed.
- 1.2.7 Enhancing Compliance with Domestic Laws and Recognised International and Regional Standards on Sentencing: Domestic law sets out the sentences that can be imposed for each offence. In addition, those international legal instruments, which have the force of law under Article 2 (6) of the Constitution of Kenya, should be applied. There are also international and regional standards and principles on sentencing that, even though not binding, provide important guidance on sentencing. Relevant international and regional legal instruments and guidelines include but are not limited to:

S/No	. Relevant Regional/International Instruments
i.	African Charter on the Rights and Welfare of the Child (adopted in 1990, entered into force on 29th November 1999) OAU Doc. CAB/LEG/24.9/49.
ii.	African Union Principles and Guidelines on the Right to a Fair Trial and Legal Assistance in Africa (proclaimed by the African Commission on Human and Peoples' Rights) DOC/OS (XXX) 247.

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S/No.	Relevant Regional/International Instruments
iii.	Convention on the Rights of the Child (adopted and opened for signature, ratification and accession by United Nations General Assembly (UNGA) Resolution 44/25 of 20th November 1989, entered into force on 2nd September 1990).
iv.	Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (adopted and opened for signature, ratification and accession by United Nations General Assembly (UNGA) Resolution 39/46 of 10th December 1984, entered into force on 26th June 1987).
v.	Declaration of Basic Principles of Justice for Victims of Crime and Abuse of Power (adopted by United Nations General Assembly (UNGA) Resolution 40/34 of 29th November 1985).
vi.	Guidelines for Action on Children in the Criminal Justice System (recommended by United Nations Economic and Social Council (ECOSOC) Resolution 1997/30 of 21st July 1997).
vii.	International Covenant on Civil and Political Rights (ICCPR) adopted by United Nations General Assembly (UNGA) Resolution 2200 A (XXI) of 16th December 1966, entered into force on 23rd March 1976 999 UNTS 171 (ICCPR).
viii.	Kampala Declaration on Prison Conditions in Africa and Plan of Action (adopted by a Conference of African Countries on 21st September 1996).
ix.	Ouagadougou Plan of Action Adopted on Accelerating Prisons and Penal Reforms in Africa (adopted by the African Commission on Human and Peoples' Rights on 20th November 2003) ACHPR /Resolution 64 (XXXIV) 03).
х.	Standard Minimum Rules for the Treatment of Prisoners (Mandela Rules) (adopted by the United Nations Congress on the Prevention of Crime and the Treatment of Offenders and approved by United Nations Economic and Social Council (ECOSOC) Resolution 663 C (XXIV) of 31st July 1957 and 2076 (LXII) of 13th May 1977).
xi.	United Nations Guidelines for the Prevention of Juvenile Delinquency (The Riyadh Guidelines) (adopted and proclaimed by the United Nations General Assembly (UNGA) Resolution 45/113 of 14th December 1990).
xii.	United Nations Rules for the Protection of Juveniles Deprived of their Liberty (adopted by United Nations General Assembly (UNGA) Resolution 45/113 of 14th December 1990).
xiii.	United Nations Rules for the Treatment of Women Prisoners and Non-Custodial Measures for Women Offenders (adopted by United Nations General Assembly (UNGA) Resolution 65/229 of 21st December 2010).
xiv.	United Nations Standard Minimum Rules for Non-Custodial Measures (Tokyo Rules) (adopted by United Nations General Assembly (UNGA) Resolution 45/110 of 14tth December 1990).
xv.	United Nations Standard Minimum Rules for the Administration of Juvenile Justice (Beijing Rules) (adopted by United Nations General Assembly (UNGA) Resolution 40/33

1.3 OBJECTIVES OF SENTENCING

of 29th November 1985).

- 1.3.1 Sentences are imposed to meet the following objectives. There will be instances in which the objectives may conflict with each other insofar as possible, sentences imposed should be geared towards meeting the objectives in totality.
 - (i) Retribution: To punish the offender for their criminal conduct in a just manner.
 - (ii) Deterrence: To deter the offender from committing a similar or any other offence in future as well as to discourage the public from committing offences.
 - (iii) Rehabilitation: To enable the offender to reform from his/her criminal disposition and become a law-abiding person.

- (iv) Restorative justice: To address the needs arising from the criminal conduct such as loss and damages sustained by the victim or the community and to promote a sense of responsibility through the offender's contribution towards meeting those needs.
- (v) Community protection: To protect the community by removing the offender from the community thus avoiding the further perpetuation of the offender's criminal acts.
- (vi) Denunciation: To clearly communicate the community's condemnation of the criminal conduct.
- (vii) Reconciliation: To mend the relationship between the offender, the victim and the community.
- (viii) Reintegration: To facilitate the re-entry of the offender into the society.

PART II: PENAL AND CORRECTIVE SANCTIONS RECOGNISED UNDER KENYAN LAW

- 2.1 THE FOLLOWING PENAL SANCTIONS ARE RECOGNISED IN KENYA
 - Death penalty
 - 2. Imprisonment
 - 3. Community service orders
 - 4. Probation order
 - 5. Fines
 - 6. Payment of compensation
 - Forfeiture
 - 8. Finding security to keep the peace and be of good behaviour
 - 9. Absolute and conditional discharge
 - Suspended sentences
 - 11. Restitution
 - 12. Suspension of certificate of competency in traffic offences
 - 13. Police supervision
 - 14. Revocation/forfeiture of licences
 - 15. Committal to rehabilitation centres
 - 16. Recommendation for removal from Kenya
 - 2.2 THE DEATH PENALTY
- 2.2.1 The death penalty is imposed upon offenders convicted of treason, administration of unlawful oaths to commit capital offences or robbery with violence or attempted robbery with violence, and in some instances of murder. According to Section 69 of the Prisons Act, Cap 90, the mode of administering the death penalty recognised by Kenyan law is by hanging.
- 2.2.2 Children in conflict with the law cannot be subjected to the death penalty. Further, the Criminal Procedure Code prohibits the imposition of the death penalty upon offenders convicted of an offence punishable by death, but that was committed when the offender was below the age of 18 years. Instead, in accordance with Section 25 (2) and (3) of the Penal Code, such an offender is to be detained at the President's pleasure, with the court required to forward to the President the notes of the evidence adduced during the trial, as well as a signed report expressing the court's observations or recommendations. Notably, the provisions regarding children and sentencing 'at the President's pleasure' have since been declared unconstitutional in AOO & 6 others V Attorney General & Another and pending any appellate reversal of this decision, that is now the position. The anomaly that would arise from the incarceration of offenders at the pleasure of the President insofar as vulnerable categories of offenders such as those suffering from a mental disorder is concerned has been further elaborated in paragraphs 3.4.
- 2.2.3 Pregnant offenders are also exempted from the death penalty and where they are convicted of offences punishable by death, are to be sentenced to life imprisonment instead.

Situational Analysis

- 2.2.4 Though a recognised form of punishment, the last execution took place in 1987. Following the Supreme Court's decisions in Muruatetu I & IIthe mandatory nature of the death sentence with respect to murder was declared unconstitutional. The Court specified that the decision does not outlaw the death penalty and that it is still applicable as a maximum punishment in instances where the circumstances so warrant.
- 2.2.5 In the period between Muruatetu I and Muruatetu II, the legality of all mandatory and even minimum sentences was called into question, leading to even greater disparity in sentencing and in some instances, minimum sentences were not applied at all despite being a statutory requirement. Whilst Muruatetu II has clarified the position relating to murder, it is likely that other offences that demand the mandatory death penalty will eventually be challenged and require resolution at the Supreme Court.

Policy Directions

- 2.2.6 Following Muruatetu II, the mandatory nature of the death penalty is still applicable to other capital offences, except murder.
- 2.2.7 Notwithstanding the nature of any offence punishable by death, no court shall impose the death penalty upon a child. This applies even where a child has attained the age of majority by the time the court renders its decision. However, based on the decision in the AOO & 6 others V Attorney General & Another case reviewed above, children in conflict with the law cannot be given indeterminate sentences to be held at the pleasure of the President. Instead, children in conflict with the law should as far as possible be given non-custodial sentences in accordance with the Children Act, 2022. See Part III of these Guidelines under 'Children.'
 - 2.2.8 Pregnant women cannot be sentenced to death.
- 2.2.9 Where an accused person is convicted of several counts of capital offences each attracting the death sentence, the court shall pass the death sentence on each count but direct that the second or subsequent sentences be held in abeyance.

2.3 IMPRISONMENT

- 2.3.1 Serving time in custody is the sentence provided for most offences created under various statutes. It is also the sentence meted out in many cases.
- 2.3.2 The wording used by the Penal Code in most cases is "...liable to...imprisonment" or in some cases using the words "not exceeding..." thus setting out the maximum sentence in most cases. Section 26 (2) of the Penal Code gives the court discretion to impose a sentence shorter than prescribed by the relevant provision except where mandatory minimum sentences are prescribed. Subsequent statutes such as the Sexual Offences Act provide minimum and maximum sentences. The Security Laws (Amendment) Act provides minimum sentences in some instances.
- 2.3.3 The court can order that part of the custodial sentence be served in a rehabilitation centre where the court is satisfied that an offender is addicted to narcotic drugs or psychotropic substances, and where the offender is in possession of those substances only for their own consumption.
- 2.3.4 The issue of consecutive or concurrent sentences is addressed in part under Section 14 of the Criminal Procedure Code and for offences committed during the currency of an existing sentence or before sentencing for a previous conviction, Section 37 of the Penal Code. However, this is a complex arena and so further guidance is given in paragraphs 2.3.21 to 2.2.30.

Situational Analysis

- 2.3.5 There exist notable disparities in the length of imprisonment of offenders committing same offences in more or less similar circumstances. There is a lack of uniformity and certainty in the sentences likely to be imposed. This has contributed to a negative perception against the Judiciary and lends support to claims of corruption and unprofessionalism. The uncertainty of the likely sentences also poses a challenge to prosecutors when negotiating plea agreements.
- 2.3.6 The prisons in Kenya are overcrowded with one of the major contributing factors being the over-utilisation of custodial sentences. Offenders serving sentences of less than three years have in

most cases been convicted of misdemeanours and so may have been more suitable candidates for non-custodial sentences.

- 2.3.7 The application of mandatory minimum sentences has been considered problematic due to its infringement on judicial discretion and its limiting effect on the right to fair trial in contravention of Article 25 (c) of the Constitution. The fettering of the judicial discretion owing to the prescription of mandatory minimum sentences imposed by statutes, is believed to have led to perceptions of undue harshness with respect to some of the sentences imposed offender's mitigation cannot be taken into account to the extent that it can lower the sentence below the mandatory minimum.
- 2.3.8 Following the Supreme Court's decision in Muruatetu I and II, there have been calls to extend the reasoning behind the judgement to all other circumstances where mandatory minimum or maximum sentences apply, including sexual offences. Kenya is clearly in transition away from minimum sentences with the applicability of mandatory minimum sentences in offences other than murder currently being challenged before Courts.
- 2.3.9 In addition, time spent in custody, including police custody, is not always taken into account during the sentencing exercise. There are some instances where offenders have been remanded in custody pending trial for periods longer than the statutory maximum or longer than they would have served had they pleaded guilty or had their trial heard at an earlier stage.
- 2.3.10 On sentencing an offender for multiple offences, Section 14 of the Criminal Procedure Code sets out the general rule that sentences run consecutively unless otherwise directed by the court. There is need for the courts to address this matter explicitly and in a uniform way, hence the further guidance on totality of sentence provided herein.
- 2.3.11 The option of committing offenders who suffer with substance abuse to appropriate rehabilitation centres is restricted to those convicted for offences under the Narcotics, Drugs and Psychotropic Substances (Control) Act 1994. For all other offenders, such committal would be under the court's general discretion. However, such options are not fully explored for several reasons including a lack of available facilities countrywide, a lack of awareness of the existence of such facilities, failure in early identification of substance abuse issues amongst offenders, and in matters relating to children, the absence of any such facilities altogether.

Policy Directions

Disparity in Sentence

2.3.12 In order to achieve greater uniformity in sentencing across the country, Judges and Magistrates are referred to Part V of these Guidelines.

Custodial versus Non-Custodial Sentences

- 2.3.13 Where the option of a non-custodial sentence is available, a custodial sentence should be reserved for cases where the offence is so serious that neither a fine nor a community sentence can be justified. The length of that sentence will depend on the maximum penalty allowed by law and the seriousness of the offence and other factors set out in Part V. The court should bear in mind the high rates of recidivism associated with imprisonment and seek to impose a sentence that is geared towards achieving the sentencing principles and objectives set out in Part I.
- 2.3.14 Imprisonment of petty offenders should be avoided, as the rehabilitative objective of sentencing is rarely met when offenders serve short sentences in custody. Further, short terms of imprisonment are disruptive and contribute to re-offending.
- 2.3.15 In deciding whether to impose a custodial or a non-custodial sentence, the following factors should be considered:
 - (i) Gravity of the offence: In the absence of aggravating circumstances, or any other circumstance that renders a noncustodial sentence unsuitable, a sentence of imprisonment should be avoided with respect to sentences that have been adjudged as deserving less than three (3) years.
 - (ii) Criminal history of the offender: Taking into account the seriousness of the offence, first offenders should be considered for non-custodial sentences except where the seriousness of the offence crosses the custody threshold as set out in paragraph

- 2.3.13 above. When dealing with repeat offenders, consideration should be given to the nature of the previous behaviour and the time that has elapsed between the previous conviction and the current offence. For adult offenders with previous convictions that relate to offences committed when the offender was a child, these should be disregarded unless the circumstances of the case demand that they be taken into account owing to the similarity or frequency of the behaviour, or the seriousness of the previous offence(s). In any event, previous convictions should not be taken into consideration unless they are either admitted or proved.
- (iii) Children in conflict with the law: For particular guidance see Part III below. Generally speaking, non-custodial orders should be imposed as a matter of course in the case of children in conflict with the law. The exception to this is in circumstances where in light of the seriousness of the offence, coupled with other factors, the court is satisfied that a custodial order is the most appropriate and would be in the child's best interest. Custodial orders should only be meted out as a measure of last resort and in accordance with the guidance provided under Section 239 of the Children's Act, 2022. The Court shall also issue clear post-committal supervision orders upon completion of the committal orders or attainment of the age of majority where it is appropriate to so do in light of the nature of the offence and circumstances of the offender.
- (iv) Conduct of the offender: non-custodial sentences are best suited for offenders who are already remorseful and receptive to rehabilitative measures.
- (v) Protection of the community: Where there is evidence that the offender is likely to pose a threat to the community, a custodial sentence may be more appropriate. The probation officer's report should inform the court of the risk posed by the offender to the community in order to inform sentencing.
- (vi) Offender's responsibility to third parties: Where committing an offender to a custodial sentence is likely to unduly prejudice others, particularly vulnerable persons who depend on them, a court should consider if, in light of the nature and seriousness of the offence, the objectives of sentencing can be met with a non-custodial sentence or a suspended sentence (see paragraph 2.11 of these Guidelines). The court should enquire into the offender's personal circumstances and, where appropriate, seek the assistance of a pre-sentence report.

Mandatory Minimum Sentences

- 2.3.16 Where the law provides mandatory minimum sentences, the court is bound by those provisions and must not impose a sentence lower than what is prescribed. A fine shall not substitute a term of imprisonment where a minimum term of imprisonment is the only option provided. Courts must however remain cognisant of any changes made to the applicability of mandatory minimum sentences with respect to specific offences given the clear concerns that have been raised in a number of cases about the constitutionality of such sentences.
- 2.3.17 Until the Supreme Court decides on the matters, Judicial Officers and Judges must adhere to the prevailing legislative frameworks, jurisprudence from courts and the SPGs 2022 during sentencing on the issue of the applicability of mandatory minimum sentences.

Time Served in Custody Prior to Conviction

- 2.3.18 Section 333 (2) of the Criminal Procedure Code obligates the court to take into account the time already served in custody. Failure to do so impacts the overall period of detention which may result in a punishment that is not proportionate to the seriousness of the offence committed. This also applies to those who are charged with offences that involve minimum sentences as well as where an accused person has spent time in custody because he or she could not meet the terms of bail or bond.
- 2.3.19 Upon determining the period of imprisonment to impose upon an offender, the court must then deduct the period spent in custody in identifying the actual period to be served (see GATS at Part V). This period must be carefully calculated and courts should make an enquiry particularly with unrepresented offenders for example, there may be periods served where bail was interrupted and a short remand in custody was followed by a reissuance of bail e.g., where a

surety is withdrawn, and a new surety is later found. This calculation must include time spent in police custody.

2.3.20 An offender convicted of a misdemeanour and who had been in custody throughout the trial for a period equal to or exceeding the maximum term of imprisonment provided for that offence, should be deemed to have served their sentence and be released immediately.

The Principle of Totality and Concurrent and Consecutive Sentences

- 2.3.21 Notwithstanding the provisions under the Criminal Procedure Code and the Penal Code summarised in paragraph 2.3.4 above, the discretion to impose concurrent or consecutive sentences lies with the court. There are two elements to the concept of totality, and these apply as much to terms of imprisonment as they do to community service and fines.
- 2.3.22 Firstly, all courts when sentencing for more than one offence should pass a total sentence which reflects all the offending behaviour in a way that is just and proportionate. This is whether the sentences are consecutive or concurrent and will usually mean that concurrent sentences will result in a longer sentence overall than a single sentence for one offence. However, the court must avoid 'double counting' where the additional offences are ancillary to the main offence e.g., robbery with a weapon the presence of a weapon an intrinsic part of the main offence of robbery will likely aggravate the sentence on robbery and so the weapon offence should run concurrently and will not necessarily exceed the sentence for the robbery itself.
- 2.3.23 Secondly, it is rarely possible to arrive at a just and proportionate sentence by simply adding together single sentences for each offence. The court must address the offending behaviour as a whole together with the personal circumstances of the offender. Accordingly, the court must bear in mind the purposes of sentencing set out in paragraph 1.3.
- 2.3.24 A concurrent sentence will normally be appropriate where the offences arise out of the same incident or facts. E.g., poaching of several animals that vary in the degree of protection they are afforded under the law; a burglary 'spree' of several properties committed in one night; fraud and associated forgeries, or a dangerous driving incident where multiple victims are injured as a result of one offence of dangerous driving e.g., driving into a bus stop.
- 2.3.25 A consecutive sentence will normally be appropriate where the offences arise out of unrelated facts or incidents e.g., attempting to obstruct the course of justice in relation to an unrelated offence; where the defendant is convicted of dealing in drugs and also possession of a firearm upon arrest the firearm offence is not an intrinsic part of the drugs matter and requires separate recognition, or where the accused commits a theft on one occasion and an assault on a different victim on another occasion.
- 2.3.26 A consecutive sentence may also be appropriate where the offences are of the same or similar kind but where the court is of the view that a concurrent sentence will not sufficiently reflect the overall criminality e.g., assault of a police officer whilst trying to evade arrest for the original offence; assault of the same victim committed in the context of domestic violence or where there are sexual offences against the same victim.
 - 2.3.27 Other considerations that apply include the following:
 - Where an accused person commits an additional offence during the operational period of a suspended sentence, and the court decides to activate the suspended sentence, the additional sentence should normally be consecutive as it will have arisen out of separate facts.
 - ii. Where consecutive sentences are to be passed, the court must add up the sentences together and then consider if the total is just and proportionate. A downward adjustment can then be made. See Part V and the GATS.
 - iii. Where sentencing multiple offenders who each have differing levels of culpability based on their role in the offence, any downward adjustment must be applied by the same proportion for each accused person so that the lead offender can be clearly identified.
 - iv. Where several offences are all imprisonable but none of the individual offences merit a custodial sentence, the custody threshold may be crossed by reason of multiple offending.

- v. Indeterminate sentences should generally be ordered to run concurrently. In the absence of parole or similar mechanisms, it is not practicable at this stage to advise on the application of either determinate or indeterminate sentences imposed after the passage of a previous indeterminate sentence. The general principles of proportionality should be applied.
- 2.3.28 In the case of imprisonment in default of payment of a fine, the sentence cannot run concurrently with a previous sentence.
- 2.3.29 A community service order imposed for multiple offences is a composite package rather than an accumulation of sentences for individual charges. Where the court believes it is necessary to impose more than one community order, it should order that they run concurrently and for ease of administration, each order should be identical and should not exceed the maximum period is three years in totality.
- 2.3.30 In relation to fines imposed for non-imprisonable offences, the court should start by determining the fine appropriate for each individual offence based on the seriousness of the offence and the financial circumstances of the offender insofar as they are known, or appear, to the court. The court should then add up the fines together and then consider if the total is just and proportionate.

Alternative places of custody – rehabilitation/treatment for substance addiction or abuse

- 2.3.31 Where a court is satisfied, based on the report of an appropriate agency, that an offender convicted of an offence under the Narcotic and Psychotropic Substances (Control) Act is a drug addict in accordance with Section 58 (1) thereof, it should make an order requiring the offender to serve a term in a rehabilitation centre, hospital or any other institution where his condition can be attended to. It is worth noting that the court has the power to order similar rehabilitation pending completion of the trial if it is practicable.
- 2.3.32 Where the court is satisfied, based on the report of an appropriate agency, that an offender convicted for an offence other than under the Narcotic and Psychotropic Substances (Control) Act is addicted to narcotic drugs or psychotropic substances, the court shall ensure that the person is referred to a drug rehabilitation centre for treatment before they can be transferred to prison to serve the remainder of their sentence if any.
- 2.3.33 In both instances, the court must enquire about the location and availability of such institutions.
- 2.3.34 In the case of a non-custodial sentence, with a requirement to attend treatment under this section, the court shall give clear directions on the supervision requirements.

2.4 COMMUNITY SERVICE ORDERS

- 2.4.1 Community Service Orders (CSO) is a non-custodial sentence that entails doing unpaid public work for the benefit of the community and for a period that does not exceed the term of imprisonment that the offender could have been sentenced to, up to a maximum of three years.
- 2.4.2 CSOs, in suitable cases, are effective as they promote a sense of responsibility to the offender. They may also contribute to the community wronged by the offender. In some cases, this form of sentence is retributive, particularly for offenders who find it demeaning to serve a sentence publicly and it can be very demanding for offenders with other responsibilities. If supervised properly, it achieves the objectives of sentencing and courts should impose it where it is the most appropriate sentence under the circumstances.
- 2.4.3 According to the Second Schedule of the Community Service Orders Act, it is the duty of the community service officers, in this case probation officers, to identify suitable work placements and to oversee the work and progress of offenders.

Situational Analysis

2.4.4 CSOs need to be more underutilised with supervision of such orders cited as the major challenge. In the absence of a guarantee of proper supervision, the courts are sometimes reluctant to impose such orders. There is also need for the identification of a larger pool of work placements for the execution of such orders.

Policy Direction

- 2.4.5 Where the court intends to commit a person to serve community service for one month and above, it should request for a community service officer's report before pronouncing the order.
- 2.4.6 Prior to imposing a CSO, the court must engage with the community service officer to satisfy itself as to the suitability of the work placement and the adequacy of the supervision arrangements.
- 2.4.7 To strengthen and streamline the framework for CSOs, the court should routinely engage with the Community Service Orders Committee and contribute towards addressing issues undermining the effectiveness of the orders.
- 2.4.8 The Chairperson of the Community Service Orders Committees bears the responsibility of ensuring that the system of community service orders is functioning effectively.
- 2.4.9 Community Service Orders Committees should consistently engage with the National Community Service Orders Committee to raise issues affecting the realisation of the objectives of Community Service Orders such as funding.

2.5 PROBATION ORDERS

- 2.5.1 The Probation of Offenders Act, Cap 64, gives courts the option of placing offenders on probation. A probation order is one which places an offender under the supervision of a probation officer for not less than six months and not exceeding three years. An offender may be required to enter into a recognisance, with or without sureties, where a probation order is imposed. An offender is required to comply strictly with the terms of the probation order the breach of which will attract a range of sanctions outlined in the Probation of Offenders Act. If an offender commits an offence during the probation term, the offender becomes liable to be sentenced for the original offence. The court is under an obligation to explain these terms to the offender when the order is imposed.
- 2.5.2 When deciding on whether to place an offender on probation, Section 4 (i) of the Probation of Offenders Act calls upon the court to have regard to the following information, typically contained in a pre-sentence report:
 - i. Age
 - ii. Character
 - iii. Antecedents
 - iv. Home surroundings
 - v. Health or mental condition of the offender
 - vi. The nature of the offence
 - vii. The victim impact statement
 - viii. Any extenuating circumstances in which the offence was committed
- 2.5.3 The court must be satisfied of the offender's willingness to comply with the provisions of the probation order for it to impose the order.

Situational Analysis

- 2.5.4 There is a gradual increase in the number of probation orders imposed as courts increasingly recognise the merits of probation as opposed to custody.
- 2.5.5 Whilst pre-sentence reports are required in cases where courts are considering imposing probation orders, there are concerns over the insufficient numbers of available and qualified probation officers, and the limited resources available to discharge this function. This also means that the eventual supervision of a probation order is also hampered.

Policy Directions

- 2.5.6 The policy guidelines on custodial versus non-custodial sentences in paragraphs 2.3.13 to 2.3.15 of these guidelines apply.
- 2.5.7 Before issuing a probation order, the court must receive and consider a probation officer's report alongside any victim impact statement if available.

- 2.5.8 The main aim of a probation order is to facilitate the reformation and rehabilitation of the offender. Therefore, an offender's remorsefulness and attitude should be considered when determining the suitability of the sentence.
- 2.5.9 The court should engage with the probation officer to establish conditions that are necessary to enhance the supervision of the probation order. Section 5 of the Probation of Offenders Act obligates the court to set out the conditions necessary to secure the supervision of the offender. Section 4 (3) requires the court to clearly explain to the offender the terms of the Probation Order and the consequences of any breach.
- 2.5.10 The Judicial Officer representing the court station in the Probation Orders Case Committee should continuously engage with the chair of the committee to ensure that the committee meets consistently and addresses issues that may undermine the effective operation of probation orders.
- 2.5.11 The Probation Orders Case Committee should consistently engage with the Central Probation Committee to raise issues such as funding affecting the realisation of the objectives of probation orders.

2.6 COMPENSATION

- 2.6.1 Compensation orders are particularly desirable as they fuse restorative and retributive justice. Payment of compensation is a punishment to the offender, but it also gives the offender an opportunity to take responsibility for their conduct and remedy the harm caused.
- 2.6.2 The court is mandated to make a compensation order in addition or in substitution for any punishment. However, the court cannot make a compensation order in substitution of an offence that attracts a mandatory minimum custodial sentence. An order of compensation takes effect on the expiry of the time limited for an appeal, and where an appeal is lodged, on confirmation of the conviction and order.
- 2.6.3 Where a person is convicted of corruption or an economic crime that occasioned loss to anyone, it is mandatory for the court to impose compensation orders, upon conviction or on subsequent application.
- 2.6.4 The sum to be paid by the offender to the injured party is such sum as the court considers could justly be recovered as damages were civil proceedings to be brought by the injured party against the offender in respect of the civil liability concerned.
- 2.6.5 The court is mandated to make compensation orders with respect to costs incurred by the victim during treatment as a result of the harm caused by the offender. It can also require the convicted person to compensate the victim for costs incurred in relation to the proceedings including repairs of any damage. To ascertain the proper compensation, the court shall request for evidence of the said costs.

Situational Analysis

- 2.6.6 In practice, courts have been reluctant to impose compensation orders mainly due to the following reasons:
 - i. Firstly, the determination of the quantum of the compensation raises issues of civil law that a criminal court is reluctant to engage in. Section 175 (3) (i and ii) of the Criminal Procedure Code appreciates instances where the complexity of the evidentiary matters may require a civil suit. However, there are instances where there are no complexities, and the court can determine the amount of compensation that a victim deserves.
 - Secondly, enforcement of compensation orders is in certain instances challenging and the courts are keen to impose orders that will be met, thus maintaining the authority of the court.
- iii. Thirdly, there has been an emphasis on retributive justice with focus being on punishing the offender with little or no attention to the victim.

Policy Directions

- 2.6.7 In deciding whether to make an order of compensation, the court must consider:
 - Jurisdiction: Where the appropriate compensation order exceeds the pecuniary jurisdiction of that court, then it must not pronounce the order. The judicial officer should advise the injured party to seek compensation in a civil suit.

- ii. The complexity of evidentiary matters touching on the quantum of damages: Where, in the opinion of the court, evidentiary matters are complex and require a civil suit, or where the evidence available is not adequate to determine the damages, the court shall refrain from making a compensation order and should advise the injured party to seek compensation in a civil suit.
- iii. Validity of action: Where the claim is barred by the Limitations of Action Act, the court shall not make a compensation order.
- iv. Undue prejudice to the rights of the convicted person: Where there are circumstances which, in the opinion of the court, would render compensation order unduly prejudicial to the rights of a convicted person in respect to the civil liability, then the court shall not make a compensation order.
- 2.6.8 Compensation should benefit and not inflict further harm on the victim. Any financial recompense from the accused person may cause distress and the victim may not want compensation from that offender in the first place assumptions should not be made either way. The victim's views should be properly obtained through sensitive discussions by the police or probation services, but it should be explained that the offender's ability to pay will ultimately determine whether and how compensation might be ordered.
- 2.6.9 The court should consider two types of loss financial loss such as the cost of repairing damage or, in the case of injury, loss of earnings or medical expenses; and pain and suffering caused by injury.
- 2.6.10 The court should engage with the offender to determine a practical and achievable schedule of payment. Where the court is satisfied that the offender is not in a position to make a single payment but can do so in instalments, then it should give directions on the payment of such instalments and set mention dates to correspond with the dates that payments are due.
- 2.6.11 The compensation order shall specify the amount of money or form of compensation payable, manner of payment, date of payment and provide the applicable interest rates. The Judge or Judicial Officer should explain the consequences of any breach of payment.
- 2.6.12 Upon convicting an offender of a corruption or economic crime, the court is obligated to order the offender to return to the rightful owner the property acquired through or as a result of the offence. The court is also obligated to impose compensation orders where loss has been occasioned by any person because of the conduct.
- 2.6.13 The fact that a custodial sentence is imposed does not, in itself, make it inappropriate to order compensation but the court should enquire whether the offender will have the means to satisfy the order if imprisoned. It may be more appropriate to advise the injured party to seek a civil suit. Where a compensation order is imposed alongside a custodial sentence, imprisonment in default of non-payment should not be imposed.

2.7 FINES

- 2.7.1 The law permits the imposition of fines and as specified in the relevant provisions, they may be imposed in addition to or in substitution of another punishment. However, where only a minimum sentence of imprisonment is provided, a fine must not be imposed in substitution
- 2.7.2 In some cases, minimum fines are prescribed but, in most cases, the relevant provisions provide the maximum amount payable in fines, leaving the court to determine the level of fine that is appropriate.

Situation Analysis

2.7.3 There are many instances where the fines are in effect excessive, and offenders end up serving imprisonment terms in default of payment. Further, many terms of imprisonment in default set by the courts fall foul of the provisions under the Penal Code and other statutes where the term of imprisonment in default is explicitly set out. A major challenge is in regard to minimum fines fixed by statute which, in view of the circumstances of a given case, are excessive. Moreover, even where the amount is minimal, many offenders are unable to pay and are imprisoned resulting in further overloading of Kenya's prison system and placing offenders in prison for offences that in and of themselves are not serious enough to merit a custodial term.

2.7.4 Whereas the law allows for the payment of fines in instalments, this option is rarely utilised. The reluctance to allow fines to be paid in instalments is attributed to the challenges in enforcement.

Policy Directions

Preference for a Fine

2.7.5 Where the option of a fine is provided in the law, the court must first consider it before proceeding to impose a custodial sentence. If in the circumstances a fine is not a suitable sentence, then the court should expressly indicate the reasons why it is not appropriate to impose a fine.

Determination of a Fine

- 2.7.6 Enquiry should be made of the offender regarding his/her means. Except in petty cases and in cases where the necessary information is within the court's knowledge, this should ordinarily be addressed in the pre-sentence report but there is nothing to prevent the court from asking the accused person to take the oath and give evidence about his or her means, making clear the dangers of committing perjury. Courts shall also factor stare decisis in calculating the fine
- 2.7.7 The aim of the fine is to have equal impact on offenders of different financial circumstances. It should be a hardship but should not force the offender below a reasonable 'subsistence' level. Accordingly, multiple offenders sentenced for the same offence may receive differing levels of fines according to their means even though they are being sentenced for an identical offence.
- 2.7.8 The fines should not be so excessive as to render the offender incapable of paying and thus liable to imprisonment. The consequences of non-payment should be clearly explained to the offender.

Payment in Instalments

- 2.7.9 Where an offender is incapable of paying a fine in one lump sum, but undertakes to pay within a given period, the court should make an order for payment in instalments. The order should specify the schedule of payments and the amount payable at each instance.
- 2.7.10 For an order for the payment of a fine in instalments to be imposed, the offender should be required to execute a bond with or without sureties unless, in view of the individual circumstances, it appears to the court that the offender is unlikely to default and/or abscond.
- 2.7.11 Where payment of a fine in instalments has been ordered by the court, the case shall be listed for mention 14 days after each date on which an instalment is due.
- 2.7.12 Default of a single instalment shall result in the whole outstanding amount being payable immediately, potentially leading to imprisonment in default of payment. Courts should list the matter for mention with the offender in attendance and enquire as to the reasons for the default and hear submissions from the prosecution and defence (and if appropriate, any victim), before making any final pronouncement.

Imprisonment in Default of Payment of a Fine

- 2.7.13 Courts should be cognizant of the limits of the term of imprisonment that can be applied in the event of default of payment of a fine normally six months unless a period of imprisonment in default of payment of a fine is explicitly stipulated under the relevant law.
- 2.7.14 Under the Penal Code, the fall-back position rests in Section 28 of the Penal Code where a scale is set out, the maximum being just 12 months' imprisonment in default of non-payment for any fine that exceeds Kshs. 50,000.
- 2.7.15 Where a court imposes separate fines for individual offences, it must indicate a separate sentence in default of payment of each fine. For further guidance on totality in relation to fines, see paragraph 2.3.30 above.

2.8 FORFEITURE

2.8.1 Criminal forfeiture refers to the court's power to confiscate the accused property as part of a sentence. According to Black's Law Dictionary, 7th Edition, confiscation is defined as appropriating

property as forfeited to the government, to seize property by authority of the law.

- 2.8.2 An order of forfeiture complements the other forms of punishment. The offender is unable to benefit from their criminality. Forfeiture, for example, under the Anti-Corruption and Economic Crimes Act, can serve as a strong general deterrent. Orders of forfeiture can also raise revenue that should be used to enhance the response to crime such as equipping and upskilling investigations of serious crimes such as terrorism.
- 2.8.3 There is no general power for a court to order forfeiture unless it is expressly provided for. Courts must be mindful that laws are amended and that new provisions may come into place that might expand or restrict the power of forfeiture for certain offences. Some examples of forfeiture powers can be found in Section 29 of the Penal Code, Section 40 of the Prevention of Terrorism Act, 2012, Section 68 (c) of the Forest and Conservation Management Act, 2016, Section 105 of the Wildlife Conservation and Management Act 2013 (as amended). The Narcotic Drugs and Psychotropic Substances (Control) Act, 1994 provides for the forfeiture of narcotic drugs, psychotropic substances, and all conveyance and implements used in the carrying out of the offence, and the property of persons convicted under the Act.

Situational Analysis

- 2.8.4 The process for effecting forfeiture orders is not straightforward. Many of the aforementioned laws do not provide for a procedure for the courts to follow. Section 389 A of the Criminal Procedure Act makes some provision for protecting third party interests but procedures for disposal of forfeited goods is not clearly articulated anywhere. In the case of abandoned property, disposal becomes even more complicated e.g., tools, vehicles, weapons left in protected area pose a challenge to Kenya Wildlife Service. Police stations and courts also face the same issue in relation exhibits. Livestock present a liability issue to anyone who steps in to care for them pending any orders of the court and subsequent disposal.
- 2.8.5 Forfeiture of vehicles, tools or implements used in the commission of an offence, under powers such as Section 68 (c) of the Forests Conservation and Management Act, may cause injustices to third parties where the offenders are not the owners of the vehicles, tools or implements.

Policy Directions

- 2.8.6 Where the court is satisfied of the link between property and the offence committed as set out in the different provisions, and where the court is mandated by the law, it should, in addition to the general punishment meted out to the offender, make an order for forfeiture of the property to the State.
- 2.8.7 In all cases in which an order of forfeiture is applicable, the prosecutor should, at the earliest opportunity before sentencing, bring to the attention of the court any such property that is linked to the commission of the offence.
- 2.8.8 Where the court has the discretion to order forfeiture, it should be careful not to cause an injustice to a third party who is the owner of the property in question, where the offence is not one in which they took part in, and it is clear that they could not have reasonably been aware that the property would be so used. The Court should also be careful to consider the beneficial ownership of properties by third parties to ensure that third parties are not used to conceal the proceeds of crime.

$2.9\,\,$ FINDING SECURITY TO KEEP THE PEACE AND BE OF GOOD BEHAVIOUR

2.9.1 A court can, in offences other than capital offences or those offences that require a mandatory minimum term of imprisonment, require a convicted offender to enter into a recognisance, with or without sureties to keep the peace and be of good behaviour. This order can be imposed instead of or in addition to the sentence that the offender is liable to. The court is mandated to order that the offender is held in custody until they enter into such recognisance. The period the person is held in custody must not exceed one year. Where the order is in addition to a term of imprisonment, the period in custody awaiting the recognisance, when added to the term of imprisonment, must not exceed the maximum sentence for that offence.

Situational Analysis

- 2.9.2 There are instances where this order is suitable but has not been imposed.
- 2.9.3 A distinction is drawn between an order to keep the peace and be of good behaviour as a sentence when an offender has been convicted of an offence, and a similar order prior to conviction as envisaged by Sections 43 to 61 A of the Criminal Procedure Code. The latter was declared unconstitutional.

Policy Directions

2.9.4 The order to keep the peace and be of good behaviour is a useful tool for dealing with petty offenders. It is particularly suitable and should be imposed, where, in the opinion of the court, the offender takes his recognisance seriously or where the sureties are able to influence the offender to adhere to the order.

2.10 ABSOLUTE AND CONDITIONAL DISCHARGE

- 2.10.1 Section 35 of the Penal Code provides three options:
- · Firstly, where an offender is discharged absolutely.
- Secondly, where an offender is discharged but with the condition that any offences committed within a fixed period will make them liable to a sentence for the original offence (a conditional discharge).
- Thirdly, where an offender is discharged, absolutely or conditionally, and is ordered to pay compensation. This is in accordance with Section 12 of the Criminal Procedure Code which allows the court to combine sentences. The payment of the compensation is distinct and separate from the discharge.
- 2.10.2 The operational period of a conditional discharge cannot exceed twelve months. If an offender, who has been discharged conditionally, commits an offence during the term fixed by the court, they become liable for the punishment of the original offence as well as the punishment for the new offence see the section on Totality of Sentence. The court is under an obligation to inform the offender of the consequences of a breach of a conditional discharge.

Situational Analysis

- 2.10.3 Where a discharge is imposed, courts are keen to state the reasons so as not to appear to be absolving the offender.
- $2.10.4\,$ Orders discharging offenders are used sparingly, which is in tandem with the wording used in Section 35 of the Penal Code.

Policy Directions

- 2.10.5 An offender should only be discharged if, in light of the nature of the offence and their character, the offender is a suitable candidate for a non-custodial sentence and a probation order is not appropriate.
- 2.10.6 The decision of the court must be guided by the principles and objectives of sentencing set out in paragraphs 1.2 and 1.3 of these SPGs.
- 2.10.7 The upshot, therefore, is that a discharge, especially an absolute one, should be sparingly imposed. However, where the court is satisfied, in light of the circumstances that justice demands a discharge, then it should exercise its powers under Section 35 of the Penal Code.

2.11 SUSPENDED SENTENCES

2.11.1 Section 15 of the Criminal Procedure Code allows the court, when it passes a sentence of not more than two years imprisonment, to suspend a sentence of imprisonment for a fixed period of time. If the offender does not commit an offence during the fixed period, then the sentence does not take effect. In the event that the offender commits an offence during the fixed period, then the sentence takes effect and the sentence for the second offence runs consecutively with the original sentence.

Situational Analysis

2.11.2 There is no guidance on the criteria that would justify the imposition of a suspended sentence of imprisonment. As a result, the use of this option is limited and open to abuse.

2.11.3 The lack of digital records at police stations and courts may enable offenders on suspended sentences who offend during the operational period of that suspended sentence, to get away without serving their original sentence.

Policy Directions

- 2.11.4 Before imposing a suspended sentence, the court must be satisfied that the case meets the criteria for an immediate term of imprisonment. i.e. the offence is so serious that neither a fine nor a community sentence can be justified.
- 2.11.5 Suspending that period of imprisonment may then be considered where there are exceptional circumstances that would justify that suspension. Examples may include undue prejudice or injustice to the offender or his dependants or other compelling factors that would make the punishment unduly harsh when measured against the objectives of sentencing set out in these Guidelines. Examples may include where the offender is the sole provider or has a disability that would make a custodial term extremely difficult. See Part III of these Guidelines for particular guidance on certain categories of offenders.

2.12 SUSPENSION OF DRIVING LICENCES FOR TRAFFIC OFFENCES

- 2.12.1 Pursuant to Section 39 of the Penal Code, where a person is convicted of an offence connected to driving a motor vehicle, a court can:
 - i. Suspend a driving license for a fixed period.
 - Cancel the license and disqualify the person from obtaining another driving licence permanently or for a fixed period.
- 2.12.2 When a court makes such an order, it is required to endorse the certificate with particulars of the conviction and of the order, and to forward the same to the Inspector General of the National Police Service and the Director-General of National Transport Services Authority (NTSA).
- 2.12.3 Such an order is both retributive as well as rehabilitative and can impact the offender positively. It may also contribute towards decreasing road carnage.

Situational Analysis

2.12.4 This order needs to be more utilized. The implementation is challenging – there is no mechanism for the court to ensure that NTSA has implemented the suspension. It is unclear whether NTSA has the means to ensure that a reissue of a driving license does not occur within the operational period of a cancellation or suspension. Fines are the predominant sentence imposed in traffic offences.

Policy Direction

- 2.12.5 Certain offences require a mandatory cancellation of a driving licence for a set period. For offences where a suspension is discretionary, the courts should consider the detrimental effect upon an offender e.g., his or her ability to work, and any dependants. A permanent suspension should be reserved for the most extreme cases. Where the offence is serious enough to justify a lengthy period of suspension, then the courts should consider whether the length imposed is just and proportionate, taking into account the seriousness of the offence and any other relevant factors as outlined in the SPGs.
- 2.12.6 The principles underpinning sentencing in paragraph 1.2 of these Guidelines must guide the court when considering whether to order a suspension of a certificate of competency.

2.13 RESTITUTION

- 2.13.1 According to Black Law's Dictionary, restitution is defined as the return or restoration of some specific thing to its rightful owner or status, compensation for benefits derived from a wrong done to another, and also compensation or reparation for the loss caused to another.
- 2.13.2 Section 178 of the Criminal Procedure Code mandates the court to make orders for restitution in respect of stolen property.

Situational Analysis

2.13.3 Restitution orders are not generally imposed though there are some cases where courts have utilised this power. This perhaps reflects the emphasis on retribution in the sentencing process, and that victims have often played a peripheral role. With the advent of the

Victim Protection Act and the increasing use of victim impact statements, courts are more alive to the issues of compensation, restitution and reparation.

2.13.4 However, due to lack of adequate storage facilities in police stations and courts, property seized is not maintained in good condition and in many cases is not in a state to be returned to the victim

Policy Direction

- 2.13.5 Exhibits belonging to a victim or witness that are in good condition/value and/or were in use by the victim or witness before the offence, should, as far as practicable, be produced formally for the purposes of trial as early as possible this issue should be tackled at the pre-trial stage and once produced, the item returned to the owner, unless ownership is an issue in dispute in the trial. This recognises the realities regarding poor storage facilities and lack of adequate security surrounding such storage. It also improves public confidence and cooperation in the criminal justice process the loss of a vehicle or a mobile phone by a victim or a witness to a criminal trial process that may be measured over a prolonged period of time, can have a very harsh impact and deter them from future engagement with the criminal justice system.
- 2.13.6 In any event, exhibits used in a trial, generally, should be returned to the owner once the trial is concluded, unless, for example, where the stolen property cannot be recovered.
- 2.13.7 A proper chain of command and inventory should be established and maintained for the proper documentation of the detained property. The officer in-charge of the police station shall maintain the inventory. Once produced in court, the court must take responsibility for maintaining the chain of custody and shall create its own inventory of exhibits produced during court proceedings.

2.14 POLICE SUPERVISION

- 2.14.1 Section 18 of the Security Laws (Amendment) Act amends the Criminal Procedure Code and gives the court powers to order police supervision of an offender for a period not exceeding five years upon release from custody in certain circumstances.
 - 2.14.2 The court may impose such an order for up to five years:
 - When an offender, having been convicted of an offence punishable with imprisonment for a term of three years or more, is again convicted of an offence punishable with imprisonment for a similar term.
 - When an offender is convicted of an offence that relates to violation of conditions imposed upon offenders placed on police supervision.
- 2.14.3 The court must impose such an order under Section 344A of the Criminal Procedure Code in respect to offenders convicted of offences under sections 296 (l), 297 (l), 308 and 322 of the Penal Code, the Prevention of Terrorism Act or the Sexual Offences Act. In this case, the supervision is for a fixed term of five years.

Situational Analysis

2.14.4 Police supervision was previously provided for in section 344A of the Criminal Procedure Code but was abolished by the Criminal Law (Amendment) Act of 2003. Its operation since its reintroduction is yet to be fully implemented.

Policy Directions

- $2.14.5\,$ To facilitate the supervision, the court should impose necessary conditions upon the offender as provided for in section 344 (1) and section 344 A (2) of the Criminal Procedure Code.
- 2.14.6 In respect to offenders convicted of an offence under section 296 (I), 297 (I), 308 and 322 of the Penal Code, the Prevention of Terrorism Act or the Sexual Offences Act, the court must state that the offender shall be under police supervision for five years on release from prison. The court must also reiterate the mandatory conditions for the offender to comply with during the period of supervision as set out in section 344A of the Criminal Procedure Code.
- 2.14.7 First offenders are not liable to police supervision except where they are convicted of offences under section 296 (1), 297 (1), 308 and 322 of the Penal Code, the Prevention of Terrorism Act or the Sexual Offences Act.

2.15 REVOCATION OF LICENCES

- 2.15.1 Various statutes provide for the revocation/forfeiture of licences upon conviction for an offence. For instance:
 - Section 42 of the Alcoholic Drinks Control Act, 2010 provides for the revocation of a licence in addition to any other penalty if the conditions set out in that section exist.
 - ii. Under section 146 (3) of the Environmental Management and Coordination Act, Cap 387, the court is mandated to order the cancellation of any licence, permit or authorisation given under the Act and that relates to the offence.
 - iii. Section 34 of the Food, Drugs and Chemical Substances Act, Cap 254, gives the court the discretion to cancel a licence issued under the Act if a person is convicted of any offence under the Act.

Situational Analysis

- 2.15.2 Orders of the court cancelling/revoking licences are not frequent.
- 2.15.3 Owing to its impact, cancelling/revoking of a licence serves as both a specific and general deterrent.

Policy Directions

- 2.15.4 The power to cancel or revoke a licence is in most cases discretionary. In deciding as to whether to exercise this power, a court should be guided by the principles set out in paragraph 1.2 of these Guidelines. In particular, the court should consider whether the revocation/cancellation of a licence would amount to an excessive punishment in view of the nature and circumstances of the offence.
- 2.16 RECOMMENDATION FOR REMOVAL OF FOREIGN NATIONALS (REPATRIATION)
- 2.16.1 Section 26A of the Penal Code allows the court to make recommendations for the removal of foreign nationals who are convicted and sentenced to custodial sentences in Kenya. There are two scenarios envisaged:
 - Where a court convicts and sentences a person who is not a citizen of Kenya to a term of imprisonment not exceeding twelve (12) months, it may recommend the removal of such person immediately or on completion of the sentence.
 - ii. Where a court convicts and sentences such a person to a term of imprisonment exceeding twelve (12) months it shall, where the Court is satisfied that the person may be removed, recommend to the relevant minister, now relevant Cabinet Secretary, the removal of such person upon completion of the sentence.
 - iii. Where a recommendation for removal from Kenya is issued by the Court, the Cabinet Secretary responsible for matters relating to citizenship and the management of foreign nationals, the Inspector General of the Police, and Commissioner of Prisons shall assess the merits and practicability of the order. The assessment of the order will inform whether to implement the repatriation or direct that the person be kept and remain in police custody, prison or immigration holding facility or until his/her departure from Kenya in line with Section 43 (2) of the Kenya Citizenship and Immigration Act.

Situational Analysis

- 2.16.2 Repatriation orders are rarely imposed for offenders who are legally in the country. For offenders who are illegally in the country, such orders are automatic, though the Ministry may intervene where that offender has status as an asylum seeker or refugee.
- 2.16.3 Removal from the country may have a diplomatic and consular effect between States. These are matters that the relevant Ministry will have to consider upon receipt of the recommendation of the court. For non-citizens who are legally in the country (e.g., under a work permit), the removal in such circumstances will be made by the relevant Cabinet Secretary upon concluding that the person's presence in Kenya is 'undesirable' or whose presence is contrary to national interests.
- 2.16.4 Failure to make such recommendations for offenders who are illegally in the country, could mean that such persons are liable to be arrested upon release from custody for offences related to being in Kenya, unlawfully.

Policy Directions

- 2.16.5 Where a person is illegally in the country and has no application for legal status either pending or anticipated, a recommendation should be made.
- 2.16.6 For offenders who are legally within the country, the making of such a recommendation should only be done after careful consideration of factors that include, but are not limited to
 - i. the nature and seriousness of the offence;
 - ii. the immigration status of the offender;
 - iii. the extent to which the nationality and status of the accused as a foreign national played a part in the commission of the offence:
 - iv. the personal circumstances of the offender and the impact of such an order upon the offender, any dependents and any other ties to the country e.g., a genuine and subsisting relationship with a partner who is Kenyan, or who is legally resident in the country, whether he or she is a home or business owner in Kenya, or where the offender provides employment or other benefits to the country;
 - where an offender has lived at least half of his/her life in Kenya and has no social, cultural or family ties with the country of return; and
 - vi. other relevant factors as identified in Part V.
- 2.16.7 Factors that might tend in favour of a recommendation might include where the offending has caused serious harm or where they are a persistent offender who shows a particular disregard for the law.
- 2.16.8 A recommendation should be a just and proportionate response to the nature and seriousness of the offence and the circumstances of the offender.

PART III: CATEGORIES OF OFFENDERS REQUIRING FURTHER CONSIDERATION

3.1 CHILDREN

- 3.1.1 Children deserve special consideration when it comes to committal or the giving of judicial/court orders. The enactment of the Children Act, 2022, reflects the Constitutional and international obligations placed upon Kenya in handling children in conflict with the law.
- 3.1.2 The death penalty cannot be imposed on children in conflict with the law, nor can they be imprisoned. However, a child can be committed to a rehabilitation school or a borstal institution. Rehabilitation schools cater for children aged from twelve to sixteen years. Borstal institutions cater for children aged fifteen years to seventeen years. Other orders such as fines, probation, committing the child to a fit person for care, placement in an educational institution or vocational training programme and more, are all possible options under section 239 of the Children Act, 2022.
- 3.1.3 Where the court is not satisfied with the findings with respect to the age of the offender, it should request for a further determination before proceeding to sentence. This may take the form of submissions from the child offender, his/her family or caregiver, medical reports, the directorate of children's services among others as need be.
- 3.1.4 In determining the most appropriate sentence, the court should be guided by the principles set out in this section alongside the general principles and objectives of sentencing as set out in Part I.

Situational Analysis

- 3.1.5 There are children in conflict with the law held in borstal institutions or rehabilitation schools who are best suited for non-custodial measures outlined in section 239 of the Children Act, 2022.
- 3.1.6 Orders placing children in rehabilitation schools or borstal institutions, when not executed on time, lead to children spending considerable time in police cells and sometimes prison facilities. This may be due to logistical/transport issues, or the lack of availability of an accompanying officer amongst other reasons.

- 3.1.7 Most children are not represented by advocates, and their parents or caregivers are rarely involved in the committal process, which is in contravention to Section 2 Practice Directions relating to Pauper Briefs Scheme and Pro Bono Services.
- 3.1.8 Owing to the inaccurate determination of age, some "youthful offenders" committed to rehabilitation schools or borstal institutions may actually be adults. This is an issue of concern since the law demands that children in conflict with the law must be separated from adult offenders.
- 3.1.9 In cases where custodial orders are handed to children, there exist very few facilities for their committal with Shimo la Tewa Borstal and Shikusa Borstal, being the only available facilities catering for boys, and Kamae Girls' Borstal for girls.
- 3.1.10 Children committed to rehabilitations schools are sometimes sent far away from their homes as the Directorate of Children Services has only nine rehabilitation schools classified as per the risk level.

Policy Directions

- 3.1.11 Section 8 (2) of the Children Act, 2022 requires that all judicial institutions shall treat the best interests of the child as the first and primary consideration to the extent that this is consistent with adopting a course of action to safeguard, secure, and promote the rights and welfare of the child, and secure such guidance and correction as necessary for the welfare of the child and in the public interest. This is consistent with the Constitution considers the child's best interest as the paramount consideration.
- 3.1.12 Domestic and international laws dictate that custodial orders should only be imposed as a matter of last resort when dealing with children in conflict with the law.
- 3.1.13 Whilst the seriousness of the offence will be the starting point, the approach to sentence should be child-focussed rather than offence -focussed, if the spirit of the Children Act, 2022 is to be applied. For a child in conflict with the law, rehabilitation should be the main objective, wherever possible.
- 3.1.14 It is important to bear in mind factors that might diminish the culpability of a child or young person. Children are not fully developed and have not attained full maturity. As such, this can impact upon their decision making and risk-taking behaviour it is important for the courts to consider the extent to which the child had been acting impulsively and whether their conduct has been affected by inexperience, emotional volatility, or negative influences. Children may not fully appreciate the effect of their actions on other people and may be more susceptible to peer pressure and external influences and also changes taking place during adolescence that can lead to experimentation and risk-taking. A child's emotional and developmental age may not be the same as their chronological age and so care must be taken.
- 3.1.15 The statutory obligation under the Children Act, 2022 to treat the child's best interests as the primary consideration requires the court to properly examine all relevant circumstances before passing a sentence. Factors regularly present in the background of children and young people that come before criminal courts include deprived homes, poor parental employment records, low education attainment, early experience of offending by other family members, experience of abuse or neglect and the misuse of drugs or alcohol. Special educational needs or emotional problems may have never been identified. The court must seek to ensure that it has access to information to identify these factors and where necessary ensure that a proper assessment is conducted before a sentence is passed.
- 3.1.16 The court should, whenever possible, ensure the attendance and participation of the parent(s) or caregivers during committal. This assists the court in identifying the most suitable orders. However, the parent(s) or caregivers may be excluded from the process if it is in the child's best interest.
- 3.1.17 The court should also consider reasons why a child or young person may conduct themselves inappropriately in court (e.g., due to nervousness, a lack of understanding of the process, a belief that they will be discriminated against, peer pressure to act in a certain way etc.) and take this into account.
- 3.1.18 In deciding to place a child within an institution e.g., a borstal institution, the court must be satisfied that the offence crosses the custody threshold and must consider the impact of such a sentence

on their leaving their existing care arrangements as well as whether the disposal could exacerbate any underlying issues – this is particularly important where there are concerns about the effect on vulnerable children with risks of self-harm including suicide. Any restriction on liberty must be commensurate with the seriousness of the offence.

- 3.1.19 In terms of practical and logistical considerations, before placing a child in a particular borstal institution, the court shall be guided by a probation officer's report on the availability of space in that institution. A child should only be placed in an institution if there is available accommodation and as much as practicable, in the institution closest to their home.
- 3.1.20 The order placing a child in a rehabilitation school or borstal institution must expressly indicate that the child is to be transferred to the committed institution as soon as possible but in any event not later than 24 hours from the date of the order.
- 3.1.21 Where a child is not represented by an advocate of choice, they are eligible for free legal representation provided by the state in accordance with the Legal Aid Act of 2016, and Practice Directions relating to Pauper Briefs Scheme and Pro Bono Services.

3.2 OFFENDERS WITH DISABILITY

3.2.1 Article 54 of the Constitution recognises the right of persons with disability to be treated with dignity and to have reasonable physical access to all places. Further, Article 29 (f) recognises the freedom from cruel, inhuman or degrading treatment. Article 14 of the UN Convention on the Rights of Persons with Disabilities requires States to ensure that persons who are detained are accorded reasonable accommodation. These provisions have a bearing on the sentences imposed upon offenders with disability. The sentence imposed must not amount to cruel, inhumane or degrading treatment in view of the disability and the facilities available with respect to custodial sentences.

Situational Analysis

3.2.2 The prisons infrastructure does not sufficiently accommodate persons with disability. In effect, where the extent of disability is high, the offenders suffer undue hardship, which sometimes amounts to inhuman and degrading treatment. There is a need to enhance accessibility and accommodation for persons with disability in prisons.

Policy Directions

3.2.3 When imposing sentencing orders against offenders with disability, the court should ensure that the sentence imposed does not amount to an excessive punishment in light of the extent of disability, and considering the offence committed. In particular, the court should ensure that the sentence imposed does not amount to cruel, inhuman or degrading treatment in view of the extent of disability of the offender. Consideration should be given to suspended sentences and other noncustodial sentences that can adequately reflect the seriousness of the offence whilst also serving the other aims of sentencing. Depending on the extent of disability, a doctor's report may be required to have regard to the type of care, nutrition and treatment that may be required.

3.3 TERMINALLY ILL AND ELDERLY OFFENDERS AND OFFENDERS WITH CHRONIC ILLNESS

- 3.3.1 As with the case of offenders with disability the consideration should be whether in view of the illness or age, the sentence rendered is excessive. There are two dimensions worth considering. Firstly, whether the illness or old age would cause the offender to experience undue and unjustifiable hardship in custody and whether the conditions in custody would be termed inhuman bearing in mind the offenders' state. Secondly, whether the offender's condition is one that would cause undue burden on other offenders and/or prison officers taking care of them.
- 3.3.2 Article 57 of the Constitution affirms the right of older members of society to live in dignity. The sentence imposed on them must therefore not undermine this right.

Situational Analysis

3.3.3 The Kenya Prisons Service has made a good attempt at addressing the needs of HIV/AIDS positive offenders. However, other offenders with terminal illnesses such as those in need of chemotherapy for cancer treatment; hypertension; diabetes or other

chronic illnesses, are not adequately catered for and face undue hardship while in custody.

Policy Directions

- 3.3.4 When imposing sentencing orders against terminally ill and elderly offenders, a court should ensure that the sentence imposed does not amount to an excessive punishment in view of the extent of illness and age, as well as in light of the offence committed. In particular, the court should ensure that the sentence imposed does not amount to cruel, inhuman or degrading treatment in view of the extent of illness or age of the offender.
- 3.3.5 Non-custodial sentences or suspended sentences should be considered unless, in light of the nature and seriousness of the offence committed and other factors, justice would demand the imposition of a custodial sentence.

3.4 OFFENDERS WITH MENTAL ILLNESS

- 3.4.1 Some accused persons may come before the courts suffering from mental illness that varies in the degree to which it afflicts the accused. For the purposes of the Guidelines, there are three general categories:
 - Mental illness that may amount to a legal defence under section 166 of the Criminal Procedure Code, and with application of the M'Naughten Rules.
 - ii. Mental illness that does not amount to a legal defence may nevertheless require consideration in determining the ability of an accused person to understand the proceedings against him.
 - iii. Finally, mental illness that doesn't fall into the above two categories may nevertheless impact the kind of sentence that the court should impose in determining a just and proportionate response to the crime committed.
 - 3.4.2 It is important that these distinctions are made.
- 3.4.3 For offenders suffering from a mental illness that amounts to defence, section 166 of the Criminal Procedure Code makes provision for where the court makes a finding of 'guilty but insane'. Here, the law provides that the court must order the offender into custody whilst awaiting the President's order. The court has the discretion as to the place and manner of custody during this period. Under section 166 (3) of the Criminal Procedure Code, the President may then order that the person be detained in a mental hospital, prison or other suitable place of safe custody. In such circumstances, the order committing an offender with mental illness to safe custody is accompanied by a regular review mechanism. The review is undertaken through the aegis of the officer in charge of the institution keeping the offender in safe custody, with the first review coming three (3) years after the initial committal and subsequently after every two years.
- 3.4.4 Where improvement is noted in the follow-up evaluation of the offender, the same should be brought to the attention of the President for further appropriate orders including discharge where applicable.
- 3.4.5 For accused persons who cannot understand the proceedings against them as a result of a mental illness, Section 167 of the Criminal Procedure Code makes provision for cases where the accused person cannot understand the proceedings against him. The provisions are largely the same although notably, the review mechanism is not provided for.
- 3.4.6 No statutory guidance, however, exists relating to situations where the accused person suffers from mental illness that does not amount to a legal defence or affect his/her understanding of proceedings but nevertheless presents a relevant issue at the time of sentencing.

Situational Analysis

Mental disorder amounting to a defence or where the accused cannot understand the proceedings against him by virtue of a mental illness

3.4.7 A finding of 'guilty but insane' has divided the Judiciary on the legal soundness of such a finding. Emerging jurisprudence has called for urgent reform on this issue.

- 3.4.8 Further, jurisprudence has further raised doubt over the constitutionality of the procedure that follows a finding of 'guilty but insane', or where the accused cannot understand the proceedings. Concerns have been raised over the issue of holding such a person under 'Presidential Order' under these sections.
- In particular, the courts have found that the vesting of discretion on the President on how the accused is to be treated after a conviction is inimical to the fundamental duty of the Judiciary to determine guilt and determine the terms of how the accused person serves a sentence. In the case cited, the court ordered the accused to be sent to a mental hospital and left it to the psychiatrist in charge of the hospital to certify, at such time as was appropriate, when and if the accused was no longer a danger to society. In Republic v ENW [2019] eKLR, a distinction was drawn under section 166, between the judicial function to pass sentence, a reserve of the judicial process, and the executive responsibility of the President regarding the power of mercy. In conclusion, the court found that it was expedient and judicious to give a determinant sentence in cases concluded under sSection 166 (1) of the CPC. After so doing, the court becomes functus officio, and should let the Executive carry out its responsibility under section 166 (2) to (7) of the CPC.
- 3.4.10 The Court of Appeal in Wakesho v Republic (Criminal Appeal 8 of 2016) [2021] KECA (KLR) essentially followed this approach by ordering the offender who had been in custody to be sent to a mental hospital until such time a psychiatrist, responsible for his/her care, certified the offender as no longer a danger to society.
- 3.4.11 However, what happens thereafter is unclear. Does the psychiatrist order the offenders' release? Does it require a referral back to court? Is there any question of the accused then being sent into custody to serve a sentence?
- 3.4.12 Further concerns have arisen on the implementation of the review mechanism under Section 166 in that it falls short of the standards expected of the treatment of persons with mental illness. A first review coming three (3) years after committal to safe custody is an inordinately long period for an enquiry into the safety and wellbeing of an offender with mental illness.
- 3.4.13 For persons committed to safe custody under Section 167 of the Criminal Procedure Code, the lack of provision for any review mechanism clearly falls markedly short of the fair and just treatment expected of persons who lack the capacity to understand legal proceedings or the consequences of their actions.
- 3.4.14 The lack of a cogent treatment and care regime and adequate confinement facilities for the categories of offenders highlighted above exposes them to the possibility of worsened mental illness and physical deterioration.

Where a 'mental disorder' becomes a relevant issue upon sentencing

- 3.4.15 A 'mental disorder' is a catch-all for mental illness and developmental disorders. Examples might include schizophrenia, bipolar disorder, Post-Traumatic Stress Disorder (PTSD), or depression. Developmental disorders are conditions that may be apparent at birth or might manifest in a way that means the individual never quite fitted in with the average behavioural range. Autism is one example as might be a personality disorder such as being exceptionally anxious, obsessive or paranoid, or where the person has a severe generalised intellectual disability (low IQ) and cannot live independently. Other disorders may also be relevant such as dementia, Alzheimer's or an acquired brain injury. The symptoms may not be full blown at the time of sentence, but some disorders are progressive and may be exacerbated by a period of imprisonment.
- 3.4.16 Situations will arise where the courts are sentencing offenders who, at the time of passing a sentence, have a mental disorder, neurological impairment or development disorder that does not amount to a defence and equally does not impact their ability to understand the proceedings. No guidance currently exists on how the courts should approach this issue.
- 3.4.17 There are no mental health institutions/facilities for children with mental illness in Kenya.

Policy Directions

For offenders who are found 'guilty but insane'

3.4.18 The cases cited in the footnotes above make clear that the basis for any finding of 'guilty but insane' must be clearly expressed by the courts, pending further clarification and/or amendment in the law.

- 3.4.19 On the question of sentence following findings under Sections 166 or 167, the court must be guided by relevant expert opinion based on the thorough examination of the offender. Among other things, courts should specifically request for advice on the treatment and care regime suitable for the offender.
- 3.4.20 The court should then determine where the offender should be placed and give a direction that he or she be detained until a psychiatrist responsible for that facility, at such time certifies the offender as no longer a danger to society. The court should expressly state that upon making such a finding, the psychiatrist responsible for the facility must refer the matter back to the court before any release is made for further directions/order. This would also apply where treatment is failing, whereupon the court may make further orders on treatment.

For offenders with mental illness who do not understand the proceedings against them

3.4.21 For accused persons that fall under section 167 of the Criminal Procedure Code (namely those that do not understand proceedings by virtue of mental illness), Section 167 (4) of the Criminal Procedure Code gives an opportunity for the court to make recommendations on a suitable intervention. This provision should be utilised to address the lack of any review mechanism expressed under Section 167. The court should in such a case recommend a more responsive review timeline and care regime for implementation by the relevant care agency based on a comprehensive expert report in the terms outlined in paragraph 3.4.19 above. Similar directions as outlined in paragraph 3.4.20 above should also be given.

Sentencing offenders with a mental disorder

- 3.4.22 For all other cases that do not fall within Sections 166 or 167, where it appears that the offender is or appears to be suffering from a mental disorder at the time of sentencing, the court must obtain a medical report before passing a sentence unless the court considers it unnecessary to do so e.g., if existing, reliable and up to date information is available. Where conditions are progressive, the impact of the sentence may also require expert opinion particularly where custody is being considered.
- 3.4.23 In determining the sentence, courts will naturally assess culpability see the section on GATS in Part V. Culpability may be reduced if at the time of the offence the offender was suffering from a mental disorder and provided that there is a sufficient connection between the offender's disorder, and the actual offending behaviour. Whilst expert testimony can be very helpful on this issue, the court is not bound to follow that opinion if there are compelling reasons to set it aside in which case the court must state those reasons. If the court considers that culpability should be reduced, it must provide the reasons and the extent of that reduction. Relevant factors in this context may include but are not limited to:
 - i. Whether at the time of the offence, the offender's disorder causes them to behave in a disinhibited way.
 - ii. Where an offender was failing to take medication prescribed for the disorder at the time of the offence, the court must consider the extent to which that failure was wilful or arose as a result of the offender's own lack of insight into their mental disorder.
 - iii. Was the offender 'self-medicating' with alcohol or nonprescribed or illegal drugs at the time and did that make it worse? If so, the court should consider the extent to which the offender was aware that would be the effect.
- 3.4.24 If the court considers a custodial sentence is merited, the court must consider the impact of the mental disorder when assessing the length of sentence. This is because the sentence may exacerbate the effects of the disorder. When a custodial sentence is passed, the report and any other relevant information concerning the offenders physical and mental health should be forwarded to the prison to ensure they have the appropriate information and can ensure the welfare of the offender.
- 3.4.25 Courts must take particular care to ensure that the offender understands the sentence and what will happen if they reoffend or breach the terms of community service, probation, or suspended sentence order.

3.5 PREGNANT AND LACTATING FEMALE OFFENDERS

3.5.1 The law protects pregnant offenders from receiving the death penalty. The decision on the appropriate sentence for a pregnant offender usually raises issues related to the welfare of the unborn child. Thus, the best interest of the child becomes an important consideration.

Situational Analysis

- 3.5.2 There are pregnant and lactating offenders who are imprisoned yet are suitable candidates for non-custodial sentences. The majority of pregnant and lactating offenders are imprisoned for terms of three years and below.
- 3.5.3 The Kenya Prisons Service seeks to offer reasonable services to pregnant offenders and the children born in custody. However, there are financial challenges and significant concerns concerning the upbringing of children born and raised in the prison environment.

Policy Directions

- 3.5.4 Where the court is satisfied that an offender is pregnant or lactating, and in the absence of any aggravating features, it should consider imposing a non-custodial sentence unless the seriousness of the offence and other factors demand a custodial sentence for justice to be served. This is in keeping with international conventions and best practice on the topic.
- 3.5.5 The court should direct that a file is opened for a child of a lactating offender to go hand in hand with the criminal file for purposes of keeping track of the child.

3.6 INTERSEX PERSONS

- 3.6.1 For long, the plight of intersex persons had been ignored, exposing this group of vulnerable persons to numerous human rights violations.
- 3.6.2 However, Kenya is making significant strides in addressing the needs of intersex persons. For instance, section 21 of the Children Act, 2022 makes particular reference to intersex children and their right to be treated with dignity. Further, section 144 (z) of the same Act now provides that intersex children who may be at risk of their rights been violated be categorized as children in need of care and protection. The National Police Service Standing Orders Chapter 5 Rule 15 (4), makes provision for detention of intersex persons in police custody. The Persons Deprived of Liberty Act, 2014 contains specific provisions on the protection of the human rights of intersex offenders and the need to ensure separate confinement.
- 3.6.3 In addition, intersex persons are officially recognised as a third gender in Kenya, as evidenced in the Census of 2019 in which Kenya became the first country in Africa to recognise and collect data on intersex persons.

Situational Analysis

3.6.4 In 2017, a Taskforce on the Policy, Legal, Institutional and Administrative Reforms regarding Intersex Persons was established partly informed by the outcome of R.M. vs AG case and 4 Others (2010) eKLR and Baby A's case. The handling of intersex persons still remains a very practical challenge for Kenya's criminal justice system.

Policy Directions

3.6.5 The court should give appropriate directions, taking into account all the relevant circumstances, in the sentencing or committal orders relating to intersex persons to ensure the protection of their dignity and their physical person particularly when they are committed to custodial sentences.

PART IV: THE SENTENCING PROCESS

$4.1\,$ The Role of Criminal Justice actors in Sentencing

The sentencing process commences once a person has been convicted and the court begins to consider the sentence to be imposed. The following parties have a role to play in the sentencing process:

- 4.1.1 THE OFFICE OF THE DIRECTOR OF PUBLIC PROSECUTION
- 4.1.1.1 The Office of the Director of Public Prosecution (ODPP) bears the duty:
 - To draw to the attention of the court all issues that would impact upon the sentence including aggravating or mitigating circumstances, the previous record of the offender and victim impact statements.
 - To submit to the court on relevant provisions of the law and judicial precedents that should be considered when sentencing.
 - iii. To draw to the attention of the court any other issue that would impact upon the sentence, such as the presence of witnesses under the protection of the Witness Protection Agency.

Situational Analysis

- 4.1.1.2 Typically, prosecutors inform the court whether the accused person is a repeat offender and sometimes implore the court to impose a harsh sentence.
- 4.1.1.3 It emerges that, in many cases, the prosecutors do not have information on the offenders' past convictions, and hence ask the court to treat offenders as first-time offenders. Unfortunately, some of those offenders are recidivists. This is attributed to the lack of digital police records.

Policy Directions

- 4.1.1.4 The Prosecutor should ensure that the offender's accurate criminal record is obtained before the trial is concluded.
- 4.1.1.5 Prosecutors should adequately and objectively guide the court by effectively dispensing with the duties listed above.

4.1.2 CHILDREN OFFICERS

- 4.1.2.1 When sentencing children in conflict with the law (the 'child'), the court will usually rely on the probation officer to produce a pre-sentence report. However, occasionally the courts may ask for a social enquiry report from the Directorate of Children's Service to provide more information. This will be conducted by a children's officer who bears the duty to provide accurate, objective and reliable information about the child offender that would assist the court in reaching the most appropriate sentence. The officer should gather information from all the parties involved to avoid biased information and/or conclusions. Information to be obtained as part of such a report might include, but is not limited to
 - i. the circumstances under which the offence was committed;
 - ii. the child's background:
 - iii. the child's family ties;
 - iv. the child's past criminal history;
 - v. the child's health status;
 - vi. the child's social status:
 - vii. the child's attitude towards the offence/remorsefulness;
- viii. the likelihood of the child reforming.; or
- ix. any other relevant information such as availability of space in borstal or rehabilitation school concerning children.

Situational Analysis

4.1.2.2 The role of children's officers in the sentencing process is not clearly understood. Probation officers are routinely used for the preparation of pre-sentence reports in relation to children in conflict with the law. The added value of a social enquiry report prepared by a children's officer has not been fully recognised. Having said that, resource challenges have been cited in the delivery of such reports and the availability of enough qualified children's officers to assist the courts in this way.

Policy Directions

4.1.2.3 To pass a just sentence, it is vital that the court receives and considers relevant information. This is particularly important when sentencing children in accordance with the principles and policy directions set out in these Guidelines. Accordingly, the court should

always give consideration to the need for a social enquiry report before proceeding to sentencing. While appreciating that such reports are not binding, the court should give reasons for departing from any recommendations therein.

4.1.2.4 Children officers must provide accurate information and should endeavour to uphold the principles of accountability and transparency. Offering inaccurate information shall attract administrative sanctions and potentially criminal prosecution. The court may seek clarity on information provided either orally or through the reports.

4.1.3 PROBATION AND AFTERCARE SERVICE (PACS)

- 4.1.3.1 PACS implements two primary laws namely the Probation of Offenders Act CAP 64 and the Community Services Orders Cap 93. Probation officers bear the duty to provide factual, unbiased, objective and reliable information about the offender, victim and the community which would assist the court to determine the most appropriate sentence.
- 4.1.3.2 The sentencing options recommended by probation officers include Probation Orders, Community Service Orders and committal to statutory penal institutions for children and youth.
- 4.1.3.3 The recommendations guide the court on the statutory institutions to commit an offender based on law, the age of the child and the programmes available as follows:

Agency	Institution	Age	Primary Legislation
Department of Children Services	Rehabilitation school	12 - to below 16 years	Children's Act 2022
Probation and Aftercare Service	Hostel	12 and above	Probation of Offenders Act Cap 64
Kenya Prisons Service	Borstal Institution	15- 17 years	Borstal Institutions Act Cap 92
	Youth Corrective Training Centre	17- 21 years	Prisons Act Cap 90

Situational Analysis

4.1.3.4 As identified in Part II above ('Probation Orders'), PACS is not well resourced through the budget making process to allow them to conduct their duties effectively. Challenges to the recommendations and findings are sometimes made by offenders on the basis that they are inaccurate or have been made without proper interview of the parties involved.

Policy Directions

- 4.1.3.4 It is vital that the court receives and considers relevant information. The court should, as a matter of course, request a presentence report in appropriate cases. The court should be guided by the pre-sentence reports presented and should be satisfied that the enquiry has been adequately conducted for the purposes of sentencing. While appreciating that pre-sentence reports are not binding, the court should give reasons for departing from the recommendations therein.
- 4.1.3.5 The offender, whether an adult or a child, should be interviewed by the probation officer. In addition, where victims are available and willing, they should also be interviewed. This avoids allegations of bias on one side.
- 4.1.3.6 Probation officers must provide accurate information and should endeavour to uphold the principles of accountability and transparency. Offering inaccurate information shall attract administrative sanctions and potentially criminal prosecution. The court may seek clarity on information provided either orally or through the reports.

4.1.4 THE DEFENCE

- 4.1.4.1 The offender may be represented or unrepresented.
- 4.1.4.2 The defence should bring to the attention of the court—
- any mitigating and other circumstances which should be taken into account including evidence of the remorsefulness of the offender as well as the positive attitude of the offender towards rehabilitative efforts where applicable;

- ii. circumstances which would make a particular form of sentence inappropriate;
- any information that may have a bearing on the sentence including a commitment to restorative justice measures such as compensation, restitution of and reconciliation with the victim;
- iv. the reception towards rehabilitative efforts;
- v. relevant provisions of the law and judicial precedents that should be taken into account when sentencing; or
- vi. Any other relevant issue that has a bearing on sentencing.

Situational Analysis

4.1.4.3Where offenders are not represented by advocates, many of them fail to understand what is required in terms of mitigation. In many cases, they fail to provide information that may impact on the sentence, opting to remain silent or giving irrelevant information.

Policy Directions

- 4.1.4.4 Upon conviction, the court shall invite the offender to make submissions before proceeding to consider the sentence. This is especially so for the unrepresented. Whereupon the court should guide the offender on what is required of them at this stage. This may take the form of a question-and-answer approach as the court sensitively extracts relevant information from the offender.
- 4.1.4.5 The offender's replies, including opting to remain silent should be recorded.
- 4.1.4.6 The offender should be given an opportunity to challenge or respond to any issue raised by the other parties that impacts on the punishment including reports submitted towards sentencing.

4.1.5 THE VICTIM

- 4.1.5.1 The victim is entitled to submit their views on the appropriate sentence. This includes the impact of the crime, needs arising from the crime or other sentiments such as a desire to reconcile with the offender. Where a victim wishes to submit views, the court is obligated to hear them.
- 4.1.5.2 The victim's views can be submitted by a legal representative or an intermediary as envisioned in the Constitution if they so wish.
- 4.1.5.3 Victim impact statements can be filed by or on behalf of the victim, including by the prosecutor. These statements provide particulars of the personal harm suffered by the primary victim or, where the primary victim is deceased, particulars of the impact of the primary victim's death on their dependants, family or community.

Situational Analysis

4.1.5.4 Typically, victims have been placed in the periphery of the sentencing process with participation largely limited to their role in the trial process as witnesses. They are, on many occasions, not informed of the progress in the case.

Policy Directions

- 4.1.5.5 The court should provide hearing notices to the victims to attend the sentencing hearing, but their reluctance to participate should be respected.
- 4.1.5.6 Before sentencing, a court should enquire whether victim impact statements will be submitted. Victim impact statements are not mandatory. Where submitted, they, together with views submitted by the victim, should be considered in determining the sentence to be imposed.
- 4.1.5.7 At the beginning of the sentencing hearing, the court should inform the victims of their right to express their views and that the court would give them an opportunity to do so after hearing submissions from the prosecution and defence.
- 4.1.5.8 Participation of the victim at this stage is voluntary and the court should keep the victims informed of this position. In achieving the objectives outlined in Part I, the impact upon the victim may be a particular consideration on the issue of reconciliation and reintegration.

4.1.6 THE WITNESS PROTECTION AGENCY

4.1.6.1 Where there is a protected witness under the witness protection programme, issues relating to the place of imprisonment, or where a non-custodial sentence is passed the WPA must be notified. This is also the case where the offender is transferred from one place of custody to another or is afforded early release. This is to ensure that witnesses remain protected.

4.2 CONDUCTING THE SENTENCING HEARING

- 4.2.1 Prior to scheduling a sentencing hearing, the court should confirm whether the accused person has received the requisite reports within a reasonable time to be able to prepare for the sentencing hearing. The court should schedule a hearing in which it receives submissions that would impact on the sentence from all relevant persons and agencies. Whilst the pertinent information is typically contained in the pre-sentence reports, and particularly probation reports in accordance with the Probation of Offenders Act, Cap 64, the hearing provides the court with an opportunity to examine the information and seek clarity on all issues.
- 4.2.2 The sentencing hearing also provides the offender with an opportunity to submit on any adverse information that would be prejudicial to him/her. This is in keeping with the spirit of the Constitution that guarantees the offender the right to a fair hearing.
- 4.2.3 Section 39 (13) of the Sexual Offences Act No.3 of 2006 requires that Registrar of the High Court shall maintain register with respect to sexual offenders. Prosecutors, police and the courts should peruse that register for convicted sexual offenders in exercise of the supervision of dangerous sexual offenders and to be aware of past perpetration of such an offence by an accused person that may be material to the determination of sentence. Indeed, under that provision, any person who has reasonable cause to so do, may access that register.

4.3 ACCUSED PERSONS PLEADING GUILTY

- 4.3.1 Although a guilty person is entitled not to admit the offence and to put the prosecution to proof of its case, an acceptance of guilt, reflected in a guilty plea
 - i. normally reduces the impact of the crime upon the victims;
 - ii. saves victims and witnesses from having to testify; and
 - iii. is in the public interest in that it saves public time and money on investigations and trial.
- 4.3.2 In order to maximise these benefits, and to provide an incentive to those who are guilty to indicate a guilty plea as early as possible, this guideline suggests that a reduction in sentence should always follow upon a guilty plea.
- 4.3.3 However, an accused person should never be pressured to plead guilty.

Situational Analysis

4.3.4 An offender's guilty plea rarely impacted on the decision of the courts in the past. This is because of underlying perceptions that such consideration would be tantamount to 'rewarding' an offender. However, today, the discounting of sentences on this basis is considered acceptable; this is because aside from the aforementioned benefits to the victims and the criminal justice system, it is a clear expression of the willingness on the part of the offender to take responsibility for their actions. In addition, an early plea of guilty increases the chances of positive outcomes of reconciliation and reintegration of the offender.

Policy Directions

- 4.3.5 The court must remain guided by the overall objective, which is the conviction of the guilty. It, therefore, shall satisfy itself that the accused person fully understands what pleading guilty means and the effect of pleading guilty.
- 4.3.6 Where courts are satisfied that it is safe to accept a plea of guilty, they should grant a discount after considering the appropriate sentence based on culpability and harm specific to the offence alongside other aggravating and mitigating features. Once the court has arrived at that sentence, a discount of up to one third of the sentence should be applied where the offender has pleaded guilty at the earliest opportunity. Thereafter, e.g., where an offender has pleaded guilty just before, or during trial, a lesser reduction may be afforded.

- 4.3.7 The reduction in sentence for a guilty plea can be taken into account by imposing one type of sentence rather than another for example, by reducing a custodial sentence to one of community service or reducing community service to a fine.
- 4.3.8 Where an offender has indicated a plea to a lesser or different offence which is not accepted by the prosecution or the court, but is then later convicted of that lesser offence, the court should give a level of reduction that is appropriate to the stage at which that indication of plea was given.
- 4.3.9 In the case of a mandatory minimum sentence, the discount cannot go below that minimum term set by statute.

4.4 PLEA BARGAINING

- 4.4.1 Plea bargaining is an alternative to trial with the purpose being to expedite the administration of justice in accordance with Article 159 (1) (d) of the Constitution.
- 4.4.2 A prosecutor and an accused person or his representative may negotiate and enter into an agreement for the reduction of a charge to a lesser included offence; the agreement of a basis of facts in relation to the current charge, or the withdrawal of the charge or a stay of other charges or the promise not to proceed with other possible charges.

Situational Analysis

4.4.3 Plea bargaining is yet to be effectively embraced in the justice system. The unpredictability of sentencing outcomes is seen as one of the reasons for the reluctance of accused persons and prosecutors to enter into such agreements. There is need for robust sensitization on justice sector actors and active support by judicial officers and judges where necessary.

Policy Directions

- 4.4.4 Where satisfied about the lawfulness of a plea-bargaining agreement, courts should be guided by the recommendations therein.
- 4.4.5 Where a court determines that there are compelling reasons to deviate from the terms proposed in the agreement it shall state so and qualify its reasons.
- 4.4.6 Where a plea-bargaining agreement is accepted, the court is still left with a discretion on the issue on sentencing. The court should then still follow the guided approach to sentencing and a discount for guilty plea because of the benefits highlighted above should be afforded.

4.5 DETERMINATION OF THE SENTENCE

- 4.5.1 In determining the appropriate sentence, courts must assess a number of issues starting with the degree of both culpability and harm.
- 4.5.2 The assessment of culpability will be based on evidence of the crime provided through testimony where a trial has been conducted, or, where a plea is entered, through the prosecution summary of facts. Aggravating and mitigating features surrounding the offence may be advanced by the prosecution and the accused person (or his/her representative).
- 4.5.3 Where an offence is committed by more than one offender a court shall ascertain the culpability of each of the offenders involved and render individual sentences commensurate to their involvement in the offence.
- 4.5.4 The assessment of harm may be based on testimony, or the summary of facts presented and also by a victim impact statement where that has been obtained.
- 4.5.5 Mitigating factors refers to any fact or circumstance that lessens the severity or culpability of a criminal act and can also include the personal circumstances of the offender.
- 4.5.6 Convicted offenders should be expressly provided with the opportunity to present submissions in mitigation.
- 4.5.7 A list of aggravating and mitigating circumstances which is not exhaustive is contained within the GATS along with those specific to murder, manslaughter, and wildlife cases, in Part V.
- 4.5.8 Having heard all relevant submissions and considered any reports advanced by either prosecution or defence, or the probation or children's officer (where applicable), and any victim impact statement, the court should:

- i. Decide as to whether a custodial or a non-custodial sentence should be imposed in line with these guidelines.
- ii. In the case of sexual offences, before the terms of a custodial sentence are determined, the court must have recourse to relevant probation reports as required in sections 39 (2) and (4) of the Sexual Offences Act No. 3 of 2006 that contain provisions about post-penal supervision of dangerous sexual offenders.

4.6 PRONOUNCEMENT AND FORM OF JUDGMENT

- 4.6.1 The sentencing process forms part of the trial and is therefore subject to the fair hearing constitutional guarantees. The sentence must be pronounced without unreasonable delay. The judgment must clearly set out the reasons that informed the sentence. This includes the factual grounds and legal provisions that led to the sentence and these should be pronounced in open court. Care must be taken to explain the sentence to the offender in line with these Guidelines.
- 4.6.2 Where a court departs from these Guidelines, it must give reasons.
- 4.6.3 Copies of the judgment should be availed to the accused person, victim and witnesses, and the Witness Protection Agency where necessary.

4.7 PROTECTION AND POST-PENAL SUPERVISION ORDERS

Protection Orders

- 4.7.1 Protection and supervision orders are an important part of sentencing because of the respective ends they are purposed to achieve. They are expressly provided in certain statutes such as the Domestic Violence Act No. 2 of 2015, the Witness Protection Act No. 10 of 2006, and the Victim Protection Act No.17 of 2014.
- 4.7.2 Protection orders are targeted towards safeguarding vulnerabilities whether in relation to the accused person or to relevant third parties e.g., the requirement for regular treatment for accused persons suffering from chronic diseases that require regular medication and doctor's supervision the absence of which would be life-threatening.
- 4.7.3 Children who may be affected by the incarceration of their parent who may be their sole carer are also vulnerable because the incarceration of their parent may lead to inhuman suffering caused by the lack of parental care.
- 4.7.4 Refugees, asylum seekers, and undocumented immigrants who come into contact with the criminal justice system are also vulnerable to harassment. This stems from their inability to navigate through the criminal justice system unaided for lack of familiarity and grounding, and often time may lack the resources required to defend themselves adequately. In the case of undocumented immigrants, they may be re-arrested for the same offence of being in the country illegally immediately upon release, thus the need for protection orders to ensure that after serving their sentence they are handed over to the appropriate and authorised agencies for the safe processing of their documents, status and the administration of any other lawful action or procedure. The implementation of protection orders commences immediately upon the need arising after the pronouncement of sentence.

Post-Penal Supervision Orders

- 4.7.5 Post-penal supervision orders are targeted towards the released offender with the benefits intended for both the released offender and the public. Continued supervision of the released offender is aimed at boosting the success of their rehabilitation and integration processes. It is also aimed towards the protection of the public from the dangers posed by yet to be fully rehabilitated or incorrigible released offenders such as dangerous sexual offenders and murderers among others.
- 4.7.6 Post-penal supervision orders are carried out upon the release of the offender from custody e.g., the supervision of dangerous sexual offenders as outlined in paragraph 4.2.3

Situational Analysis

4.7.7 Courts routinely request for pre-sentence reports as a guide for the award of both custodial and non-custodial sentences. In this regard, they may request the inclusion of specific information

concerning the accused person that should indicate any relevant and present vulnerability of note that is applicable to them directly or connected third parties. In addition, courts may in some cases request for recommendations on sentencing.

- 4.7.8 Often, the accused person or connected third party dependents suffer for lack of an appropriate mechanism to ensure that the vulnerabilities arising from the accused person's incarceration are addressed promptly. This is important in minimizing suffering in the case of accused persons in need of specific and ongoing treatment such as dialysis as well as a long-term healthcare plan. The same applies in the case of children, senior citizens and other family members of ill-health who are solely dependent on the accused person. For these reasons there is need for protection orders that prevent deterioration in specific vulnerabilities caused by the sentencing decision to incarcerate an accused person.
- 4.7.9 Similarly, communities have paid the price for being oblivious to the dangers posed by released offenders in their midst having continued or unresolved offending behaviour such as dangerous sex offenders and murderers. Post-penal supervision orders are necessary in such cases to protect the public from the harmful consequences thereof through the release of the offender into a supervision programme by relevant agencies. Such post-penal supervision is aimed at protecting the released offender from deterioration in their offending behaviour as well as from the vengeful acts of a furious public.

Policy Directions

- 4.7.10 Courts should be guided by pre-sentence reports as to the appropriateness of issuing a protection or post-penal supervision order. As much as possible, courts should make requests for specific information to be included in the reports based on the presentation of respective cases before them.
- 4.7.11 The court may also seek clarity on information provided either orally or through the reports to determine the need for issuance of appropriate protection or post-penal supervision reports.
- 4.7.12 In issuing protection or post-penal supervision orders, courts should refer to applicable laws and specify the agency required to implement the orders.

4.8 GUIDELINES FOR RE-SENTENCING HEARINGS, AND THE IMPERATIVES FOR RESENTENCING

- 4.8.1 The phenomenon of re-sentencing hearings and the procedure of resentencing originate from the Supreme Court decision in Muruatetu I and II Cases. The import of the decisions is that all offenders convicted of murder who have been subject to the mandatory death penalty and desire to be heard on sentence are entitled to resentencing hearing for consideration of mitigation.
- 4.8.2 In this circumstance, the re-sentencing court is clothed with the power to review a sentence by factoring in the weight of an offender's mitigation in calculating a definitive term of imprisonment. As already noted, there is a resolute move towards reviewing all mandatory minimum and maximum sentences to promote judicial discretion and strengthen the right to a fair trial. The following guidelines are aimed at providing guidance to judicial officers and judges when faced with a re-sentencing application.

Situational Analysis

- 4.8.3 The legislative framework on the death penalty and more so the mandatory nature of the penalty has been defined and applied differently by various courts pursuant to Muruatetu I, contributing to disparities in the resentencing processes and decisions.
- 4.8.4 In conducting resentencing, it has been observed that some courts have not been requesting a resentencing report that would be important in reaching an informed determination of the suitable sentence.
- $4.8.5\,\mathrm{There}$ is no clarity with respect to which category of offenders can apply for resentencing hearing.
- 4.8.6 The timelines and process for a resentencing application are unclear to all relevant stakeholders including offenders.
- 4.8.7 There is a lack of clear guidance on the jurisdiction of the resentencing court.

- 4.8.8 There is a need for new guidelines to indicate aggravating and mitigating factors that a sentencing court may take into account in determining whether to impose a sentence of death, or where to 'pitch' the length of any term of imprisonment that may be imposed upon conviction for murder.
- 4.8.9 There is a lack of clarity on the right of appeal or its process upon a resentencing decision.
- 4.8.10 There is a lack of guidance on the right to revision as guaranteed in the criminal procedure code.
- 4.8.11 The courts continue to experience the challenge of missing and incomplete files. There needs to be guidance regarding how the court should approach the issue of resentencing in such cases.
- 4.8.12 Offenders appearing for resentencing hearing continue to do so mostly without legal representation amid the complexities of the resentencing process.
- 4.8.13 The parameters of what constitutes life imprisonment are unclear i.e., whether life means life in prison, or whether 'life' might be a determinate period, set by the court, after which the offender becomes eligible for release.

Policy Directions

- A. Who can Apply for Resentencing?
- $4.8.14 \; All$ convicts as specified in the relevant instructing instrument.

In the case of murder convicts:

- All offenders convicted of murder who have been subject to the mandatory death penalty and desire to be heard on sentence as at the time of the Supreme Court's decision (14 December 2017).
- All offenders sentenced to death for murder after the decision in Muruatetu but without regard to or compliance with the court's declaration (i.e., not taken into account mitigating factors).
- 4.8.15 Capital offenders in murder cases whose sentence has been commuted to life imprisonment cannot apply for resentencing where mitigation had been considered. However, Article 50 (6) of the Constitution can be invoked by convicts who have gone through the entire appellate process to petition for a retrial.
 - B. Timelines for a Resentencing Application
 - 4.8.16 A resentencing application can be made:
 - After the completion of the trial process and where a sentence has been issued.
 - ii. Where an appeal is pending before the Court of Appeal, the High Court will entertain an application for resentencing upon being satisfied that the appeal has been withdrawn.
- iii. Alternatively, a resentencing application can be made once an applicant has received judgment on appeal, and where it is submitted that neither the High Court nor the Court of Appeal considered the mitigating and circumstances of the case.
- iv. On development of new jurisprudence after conviction, it is expected that trial courts shall have considered the said jurisprudence during sentencing under the principle of stare decisis.
- 4.8.17 The trial court should always ensure that any mitigation presented is recorded in writing.

C. Jurisdiction

- 4.8.18 Resentencing cases shall be handled by the 'Sentencing Court' e.g., if the last court that sentenced the convict was the Court of Appeal, then the resentencing hearing shall also be handled at the Court of Appeal and not a lower court. This applies *mutatis mutandis* to cases in either superior or inferior courts.
- 4.8.19 Petitioners in prison shall present their petitions for rehearing to the Officer in Charge (OIC) of the prison, who shall

thereupon forward the petition and copies to the Registrar of the Sentencing Court.

- D. Presentation of Mitigating and Aggravating Factors in Resentencing Hearings
- 4.8.20 The Sentencing Court shall be guided by the sentencing principles and objectives set out in Part I of these the Guidelines in all resentencing hearings. The following mitigating factors were set out by the Supreme Court as particularly relevant in a resentencing hearing:
 - i. Age of the offender.
 - ii. Being a first offender.
 - iii. Whether the offender pleaded guilty.
 - iv. Character and record of the offender.
 - v. Commission of the offence in response to gender-based violence.
 - vi. Remorsefulness of the offender.
 - The possibility of reform and social re-adaptation of the offender.
 - viii. Any other factor that the court considers relevant.
 - ix. Time already spent in prison by the convict.
 - x. Duress, provocation, less participation in the offence (including progressive provocation).
 - xi. Any attempt to make reparation for the offence.
- 4.8.21 As in any sentencing hearing, proper investigations must address the above factors. This may be done by way of, for example, a pre-sentence report, completed by PACS, any victim impact statement, a witness protection report (where relevant), and a report from the prison where the convict was in custody.
- 4.8.22 Finally, the Sentencing Court has a duty to ensure applications made are robust and present sufficient information in mitigation for there to be a true consideration of all the circumstances. The information to be presented includes but is not limited to:
 - i. The circumstances under which the offence was committed.
 - ii. If charged and convicted with others, the precise role the offender played in the commission of the offence and the overall impact of their role in the harm suffered by the victim.
 - iii. The offender's background.
 - iv. The offender's family.
 - v. The offender's past criminal history.
 - vi. The responsibilities the offender has in society and whether the offender is a primary care giver.
 - vii. The offender's health status, including both physical and mental health at the time of the offence.
 - viii. The offender's health status, including both physical and mental health at the time of resentencing.
 - ix. The offender's means of livelihood
 - x. The offender's attitude towards the offence/remorsefulness.
 - The offender's behaviour whilst in prison and likelihood of reform.
 - xii. Impact of potential release on the victim; and
 - xiii. Any other relevant information.
 - E. Access to Legal Representation
- 4.8.23 Every offender/convict eligible for resentencing must have effective legal representation. This is in line with Kenya's national and international obligations. Whilst there is a history of inmates representing themselves in resentencing cases, the serious nature of the proceedings and the complex legal context requires that all eligible persons have legal representation.

Policy Direction

4.8.24 Every re-sentencing hearing shall be conducted with the participation of legal representation on behalf of every offender/convict. The State shall provide free legal representation for indigent offenders/convicts through the National Legal Aid Service or the Pauper Briefs Scheme.

F. Missing or Partial Court Records

- 4.8.25 Where a trial record is missing or incomplete, the court shall maintain a record of efforts made to trace the file, and as a last resort, approach the matter as follows:
 - Reconstruction of the court file by calling for police/prosecution file.
 - ii. Use judgments made by judicial officers and/or judges to reconstruct the content of the trial record.
 - iii. Where file reconstruction cannot be achieved, the court has jurisdiction to still proceed with the sentence re-hearings. The absence of a trial record shall not deprive a convict of an opportunity for a sentence re-hearing.
 - iv. The maximum punishment must be reserved for the worst of offenders in the worst of cases. However, the death sentence should not be preferred where the trial record is wholly or partially missing to warrant uncertainty on the circumstances of the commission of the offence. On the other hand, such reasoning would apply with equal measure to where the murder re-sentencing is based on evidence received. New pieces of evidence adduced by the State and the convict should be carefully assessed on a case-by-case basis.
 - Any omissions in the record must resolved in favour of the accused.

G. Right to Appeal a Resentencing Decision

4.8.26 Every offender shall have the right to appeal a resentencing ruling to a higher court. There shall only be one right of appeal to a resentencing ruling. This is in view of the fact that in offences other than murder, appeals to the Court of Appeal are only on matters law. Where there has been a revision of a sentence, one cannot apply for re-sentencing.

H. Revision

4.8.27 In the exercise of their desire to be heard in a resentencing hearing, convicted persons should limit their right to revision as guaranteed by the Criminal Procedure Code.

PART V--THE GUIDED APPROACH TO SENTENCING

5.1 THE GUIDED APPROACH TO SENTENCING

Step 1: Determine the Sentencing Range

- 5.1.1 For each offence, start by determining whether there is a statutory maximum, minimum, or both.
- 5.1.2 Next, look at the case law. Have the High Court, Court of Appeal or Supreme Court issued any judgments that would be relevant to sentencing? Make sure to provide the prosecution and defence with an opportunity to address case law:
 - Before hearing submissions from the prosecution and defence counsel, ask them if there are any judicial precedents the Court should consider. Judicial precedent may be relevant to the appropriate sentence, the principles to be applied when determining the sentence, or both.
 - Copies of any judgments or the citations should be given to all parties by the party relying on them.
- iii. If the Court is aware of a judicial precedent that neither the prosecution nor the defence has identified, the Court should ask both to consider that precedent before making their submissions. The Court should give them sufficient time to do so.
- 5.1.3 Once submissions on the issue of sentencing range and any relevant case law are made from the prosecution and the defence, and the statutory sentencing range identified, move on to Step 2.

Step 2: Determining the Level of Seriousness

- 5.1.4 There are generally four levels of seriousness although as offence specific guidance is developed in time, this may vary. For the purposes of the GATS, the following 'traffic lights' are proposed.
 - Very High
 - High
 - Medium
 - Low
- 5.1.5 Determining the seriousness level requires the Court to assess both culpability of the offender and the harm caused by the offending behaviour. This information will come from the evidence that was adduced during the trial or, where there has been a plea, from the prosecution summary of facts and victim impact statements, and defence submissions.
 - 5.1.6 At this stage, a guilty plea should NOT be considered.

Step 2A: Determining Culpability

- 5.1.7 The circumstances of the offence may justify either reducing or increasing the sentence. Here are some factors to consider:
 - Was the offence motivated by or did it demonstrate hostility based on race, gender, sex, pregnancy, marital status, health status, ethnicity, age, disability, religion, conscience, belief, culture, dress, language, or birth.
 - Was the offence planned or premeditated?
 - The length of time over which the offending behaviour took place.
 - Did the offence require a high level of planning, organisation, sophistication, or professionalism?
 - Did the crime involve sustained or prolonged offending behaviour such as repeated attacks upon the same victim or a spate of robberies?
 - Did the accused intend to cause a more severe consequence than what actually occurred?
 - Was the offence committed whilst under the influence of alcohol or drugs which were consumed voluntarily and deliberately so as to effect the commission of the offence (i.e., to give the accused 'Dutch courage')?
 - Was the offence intended to interfere with or obstruct the course of justice?
 - Was the offence committed by a group rather than an individual?
 - Did the accused use or threaten to use a weapon? The more dangerous the weapon, the higher the culpability.
 - Did the offence involve a flagrant and excessive use of violence or damage to a person or property in the execution of the offence?
 - Was the offence committed for financial gain? Examples might include a person killed in order to make an insurance claim.
 - Was there a high level of profit realised or anticipated from the commission of the offence?
 - Did the offence involve an abuse of trust or position of authority?
 - Did the offence involve restraint, detention, inhuman treatment, or other degradation of the victim?
 - Was the victim vulnerable, e.g., very young, elderly, or disabled?
 - Was the victim providing a public service or performing a public duty at the time of the offence?
 - Did the offence cross international borders?
 - Was a witness placed in the witness protection programme because of dangers posed to them by the accused person or their agents?

- Was there an attempt to dispose of or conceal evidence following the commission of the crime or did the accused attempt to blame others?
- Was the offence committed whilst the accused was on bail?
- Was the offence committed in the presence of others (especially children)?
- Was the offence committed while the accused was subject to court orders or whilst the accused was in custody?
- Does the accused have relevant previous convictions e.g., of a similar nature to the offence committed?
- Did the accused intend to harm more than one victim?
- 5.1.8 The absence or presence of any of these factors will either increase or reduce the level of culpability. This list does not include every potential factor; every case is different. A complete analysis of culpability will require the Court to look closely at all factors.

Step 2B: Determining Harm

- 5.1.9 A victim impact statement is an obvious source of information for determining the level of harm, but it may not always be availed to the court - not all victims may wish to make such a statement and they should not be forced to do so. The following factors may be considered in determining the harm caused by the offence:
 - Were multiple victims involved?
 - Were other people placed at risk by the accused's conduct?
 - Where injury was inflicted, how serious were the injuries both physical and psychological -to the victim?
 - How did the offence affect the victim? Consider the impact upon the victim's employment prospects, mobility, or ability to continue their lifestyle as a result of the offence, and any medical or psychological prognoses.
 - Where damage occurred, how serious was the damage?
 - Did the victim suffer losses as a direct result of the offence? Consider both financial and less tangible losses, such as the loss of items of sentimental value.
 - Is the kind of offence prevalent in the victim's community?
 - Did the offence have a harmful impact on the broader community, or is the type of offence prevalent in the community?
- 5.1.10 The absence or presence of these factors will either increase or reduce the level of harm as assessed by the court. The above list is not exhaustive, and different offences will have different types of harm that must be considered. The court must judge each case separately on its own facts.
- Step 3: Determine the Bandwidth for Sentence (but don't announce)
- 5.1.11 This is simply the 'ENTRY POINT' on sentence. No announcement is made at this point. By determining culpability and harm relating to the offence itself, the court can determine the sentencing range applicable, with red being the most serious and blue the least.

	CULPABILITY				
		VERY HIGH	HIGH	MEDIUM	LOW
HARM	VERY HIGH				
	HIGH				
	MEDIUM				
	LOW				

5.1.12 The four bandwidths should be considered as providing a sentencing 'range' with red being the most serious and blue the least. The illustrations below will guide the court.

ILLUSTRATIONS

- If the court determines the sentence falls into the 'very high' or 'red' range, this could mean a sentence that lies within the top quarter of a maximum custodial sentence. E.g., where maximum sentence is 12 years under statute, the sentencing range will fall somewhere between 9 and 12 years.
- Where the statute calls for a minimum sentence, a 'very high', 'high' or 'red' range of sentence might impose a sentence starting at 1.5 times the minimum sentence up to twice the minimum sentence. This would apply to fines as well as custodial terms where both are provided for as minimum terms.
- Where a sentencing range falls within the 'amber' range the sentence might fall from the mid-way point of the statutory maximum up to three-quarters of the statutory maximum. E.g., where a maximum sentence is 12 years under statute, the sentencing range would fall somewhere between 6 and 9 years.
- Where the statute calls for a minimum sentence, an amber range of sentence might impose a sentence starting at the minimum sentence up to 1.5 times the minimum sentence. This would apply to fines as well as custodial terms where both are provided for as minimum terms.
- Within the green range, this would mean a custodial sentence might be regarded as falling from one quarter of the maximum sentence up to the half-way point but can also mean a high-level community service up to the statutory maximum of community service. E.g., for an offence where the maximum is 12 years, the sentencing range would fall between 3 to 6 years but could also mean a high level of community service (close to 3 years).
- Where the statute calls for a minimum sentence, a 'green range' of sentence might impose a sentence starting at the minimum sentence up to over the minimum sentence to a maximum of 50% of the minimum term again. This would apply to fines as well as custodial terms where both are provided for as minimum terms.
- Within the blue range, this would mean a sentence that could range from a fine up to probation, community service, or up one quarter of the statutory custodial maximum. e.g., where the statutory maximum is 12 years, the custodial sentencing range would not go above 3 years, but the court could also impose probation, community service or even a fine.
- Where the statute calls for a minimum sentence, a 'green range' of sentence might impose the minimum sentence and where a fine is one of the options, the starting point might be that minimum financial term as opposed to custody.
- Where fines are the only option, the same approach can be applied with the statutory maximum divided into four and the bandwidths applied accordingly.

Case example:

The offender has been involved in an argument in a nightclub with a victim. He lashes out and pushes the victim once. The victim falls down, hits his head on the edge of a table and sustains an injury that renders him facially paralysed on one side of his face. Here, the harm might be judged to be 'very high', but the culpability is low. The sentencing range would therefore fall into the amber or even green range.

Contrast this with an offender who, in the same scenario, pushes the victim down to the ground, loses his temper and viciously kicks the victim repeatedly to the head. The victim surprisingly sustains very limited injuries – just superficial bruising. The harm may be medium to low but the culpability - kicking someone to the head repeatedly is extremely serious – is deemed high or very high. The sentencing range would then fall within medium or amber range of sentence.

Step 4: Consider Additional Information such as Personal Mitigation

5.1.13 Apart from factors that relate to the culpability of the offender in the execution of the offence or offences, the court will also be told of other factors that relate to the offenders' personal circumstances, conduct after the offence, the role the offender played in the offence as a whole, and other matters raised by the defence (if represented), or elicited by the court directly from the offender through careful questioning. The prosecution may also have raised certain

issues that are not directly relevant to the offence (such as assistance given to the investigation) or previous relevant convictions. This may raise or reduce the 'moral culpability' of the accused.

5.1.14 In taking these factors into account, the court may be persuaded to move up or down WITHIN the range of sentence applicable (e.g., to the bottom end of the 'red' range), or even to move to a different bandwidth on sentencing altogether. It is for the court to determine how much weight should be assigned to the aggravating or mitigating features presented. Not all factors that apply will necessarily influence the sentence.

5.1.15 The common mitigating factors include:

- Absence of any prior convictions or absence of any relevant/recent convictions.
- Is there evidence of the accused's good character or exemplary conduct?
- Has the accused demonstrated or expressed remorse evidenced by, for example, cooperation with the authorities, an apology, or an offer for reconciliation?
- · Did the accused self-report?
- Was there minimal or no planning involved in the commission of the offence?
- If acting with others, was the accused in a lesser or subordinate role or did the accused perform a limited role under the direction of others?
- Did the offender become involved through coercion, intimidation, or exploitation that did not rise to an affirmative defence?
- Did the accused have a limited awareness or understanding of the offence?
- Has there been a delay between arrest and conviction, that delay not being attributable to the conduct of the offender?
- Was the activity initially legitimate but subsequently evolved into illegal conduct?
- Did the accused age or maturity factor into the offence?
- Is the accused the sole or primary caretaker for dependent relatives? The consequences of the incarceration of the accused on other vulnerable persons dependent on them such as children, elderly persons, bedridden persons, etc. should be considered.
- Evidence of disability or serious medical condition requiring urgent, intensive or long-term treatment – see 3.3 of these Guidelines.
- Mental disability or disorder see 3.4 of these Guidelines.
- Cultural or other factors that may have a bearing on how the offender reacted or behaved in the commission of the offence.
- 5.1.16 Common aggravating features, separate to the circumstances directly relating to the commission of the offence or offences, might include:
- Previous convictions the nature of these convictions and the time between the last conviction and the present offence should be carefully considered.
- Was the offence committed whilst the accused was on bail?
- Did the accused fail to respond to warnings or concerns expressed by others about the accused's behaviour?
- At the time the offence was committed, was the accused subject to court orders e.g., a restraining order?
- Was the offence committed whilst the accused was in custody?
- Was the offence committed against the same victim or same class of victim as revealed by previous convictions?
- Is this particular crime prevalent in the community?

Step 5: Determine the Sentence

Taking into account all of the above factors, the court will then determine the applicable sentence.

Example: The statutory maximum on actual bodily harm is 5 years.

'Red' would mean a sentence in the top 25% of the table which translates into a sentencing range of anywhere from 3.75 years to 5 years. After hearing mitigation, the court may decide to impose a sentence at the lower end of this range at 3 years and 8 months.

'Amber' would mean a sentence between the midway point of 5 years (2.5 years) up to 3.75 years. After hearing additional factors in particular previous convictions for violence, the court may decide to impose a sentence of 3 years.

'Green' would mean anywhere from high level of community service up to 50% of the statutory maximum which is 2.5 years. After hearing mitigation, the court might decide to impose a sentence of community service.

'Blue' from a fine, to probation, community service or up to 25% of the statutory maximum which is 1.25 years. After hearing additional information, the court might decide to impose probation.

Step 6: Apply any Reduction for a Guilty Plea

- 5.1.17 Although the Court has the discretion to consider the extent to which a guilty plea should impact the sentence, it should consider the following standards:
 - If the accused person pleaded guilty at the earliest opportunity, the sentence arrived at in Step 5 should now be reduced by one-third. So, a sentence of 3 years would then be reduced by 1 year.
 - If the accused pleads guilty after pleading not guilty at plea taking but at any time before or during trial, the sentence should be reduced anywhere up to a third.

Step 7: Consider Totality of Sentence

5.1.18 Always bearing in mind the aims of sentencing outlined in Part II and the principles governing totality of sentence as outlined in 2.3.21 to 2.3.30, the courts may make a further upward or downward adjustment in order to arrive at a sentence that is just and proportionate.

Step 8: Consider Compensation and Ancillary Orders

5.1.19 The Court should consider whether to make a compensation order or other ancillary orders such as forfeiture or disqualification as allowed by the law applicable to the offence. The Court should prioritise compensation over fines when imposing financial orders. Prioritising the compensation may mean that any fine is reduced or dispensed with altogether to enable the compensation to be paid.

Step 9: Announce the Sentence and Give Reasons

5.1.20 The Court should give reasons for its decision, identifying the particular aggravating and mitigating features that it has taken into account, and explain the effects of the sentence e.g., where a suspended sentence is given, an explanation of what that means in terms of the operational period and the consequences of further offending on any future sentence. Where sentences fall outside the guidelines discussed here, the Court must give reasons for departing from these guidelines.

Step 10: Give Consideration for Time Spent in Custody

5.1.21 The court must give credit for time spent in custody pending the determination of the sentence and deduct that period from the sentence to be served. See paragraphs 2.3.18 to 2.3.20 for specific guidance on how to calculate this.

Additional matters

5.1.22 The process for seeking a confiscation order of any proceeds of crime is NOT a part of the sentencing process. However, the court should be aware that the prosecution may, in some instances, want to apply to the court for orders against tainted property or for pecuniary penalty orders for any benefit derived from the commission of the offence. It is good practice for the Court to ask the prosecution if such an application is being considered.

5.2. MURDER, MANSLAUGHTER AND WILDLIFE CRIMES - OFFENCE-SPECIFIC GUIDANCE

5.2.1 Different offences will have specific aggravating features. Developing offence specific guidance can be helpful to the courts in determining the range of sentence applicable and thus delivering greater consistency and uniformity in approach. Below are some examples that would distinguish between features applicable to murder, manslaughter and wildlife crimes.

MURDER

- 5.2.2 The harm caused by such an offence is immeasurable. The sentence is not a measure of the value placed on the life of the victim. Therefore, the assessment of aggravating and mitigating features relating to the offence focusses on culpability. However, the victims' family may wish to make a statement to the court about the impact of the offence.
- 5.2.3 In addition to the generic features contained in the GATS, features particularly relevant to murder may include but are not limited to:
 - 5.2.4 Aggravating Factors in Murder Cases:
 - i. A significant degree of planning or premeditation.
 - The mental or physical suffering inflicted upon the victim before death. Factors such as the type of weapon used, torture or inhuman or degrading treatment prior to death will be relevant.
 - iii. The use of duress or threats to enable the offence to take place.
 - iv. The vulnerability of the victim e.g., due to age or disability.
 - The fact that the victim was providing a public service or performing a public duty.
 - vi. Multiple victims or multiple perpetrators.
 - Where the offence involved an abuse of trust. The relationship between the victim and the accused should be carefully considered.
- viii. Offence was motivated by, or there was demonstrated hostility to the victim based on his or her race, gender, sex, sexual orientation (or presumed sexual orientation), pregnancy, marital status (so called 'honour killings' for example), health status (e.g., murder occurred because of the HIV status of the victim, or albinism), ethnicity, culture, dress, language, birth, or religious orientation (or presumed religious orientation).
- ix. A history of assaults, threats, or coercion upon the same victim.
- x. Absence of self-defence or provocation.
- xi. The offence involved deliberate drugging or stupefying of the
- Proven abduction or kidnapping of the victim before the murder was committed.
- xiii. Where a demand for ransom was made, signifying a financial motive.
- xiv. Concealing, destroying, or dismembering the body.
- xv. Where the murder was conducted in furtherance of a ritualistic practice such as witchcraft.
- 5.2.5 Mitigating features relating to murder might include:
- Lack of premeditation.
- The offender suffered from a mental disorder or mental disability which lowered his degree of blame.
- iii. In a case of joint enterprise, the role the offender played may be lower than his co-accused. For example, in the resentencing of the Applicants in Francis Karioko Muruatetu & 6 others v Director of Public Prosecution [2019] eKLR the Judge categorised the offenders into four categories based on their culpability. The first category involved the architects of an offence e.g., those who financed the killing, the second category involves offenders who ensnared the deceased into his death, the third category is the henchmen, those who carried out the brutal killing and the fourth category involves offenders

involved in the cover up of the offence by attempting to silence witnesses. The Judge sentenced the third category with the highest term of imprisonment and graduated the term down for the other categories.

- iv. That the offender was provoked.
- That the offender acted to any extent in self-defence or in fear of violence.
- vi. The age of the offender.

MANSLAUGHTER

- 5.2.6 Where an unlawful killing is done without an intention to kill (or cause grievous bodily harm?), the offence of manslaughter may be made out. In sentencing such cases, as with murder, the focus must lie primarily upon culpability. With manslaughter cases, the degree of culpability may vary widely, from the 'one punch' manslaughter to the case involving a prolonged campaign of domestic violence which ultimately results in the victim's death. The focus must be on the offender's actions and intentions at the time of the crime in assessing the degree of culpability. Sometimes a nuanced approach is called for.
- 5.2.7 In addition to the generic features contained in the GATS, some features that are relevant to assessing culpability in manslaughter cases include, but are not limited to the following:
 - Where death was caused in the course of an unlawful act which involved an intention by the offender to cause harm falling short of grievous bodily harm e.g., one punch that caused the victim to fall and suffer a catastrophic and fatal brain injury.
 - ii. Where death was caused in the course of an unlawful act that carried a high risk of death or grievous bodily harm which was or ought to have been obvious to the offender e.g., driving a motor vehicle dangerously through a crowded street.
 - Where death was caused in the course of committing or escaping from a serious offence.
 - Where the offender tried to conceal the offence by concealing, dismembering, or destroying the body.
 - Where death was caused in the course of self-defence or defence of another (though not amounting to a defence).
 - vi. Where there was no intention by the offender to cause ANY harm AND no obvious risk of anything more than minor harm e.g., the offender pushed the victim out of the way and the victim fell and suffered a fatal injury.
 - vii. Where the offender's responsibility was substantially reduced by mental disorder, learning disability or lack of maturity. Examples might include the woman who suffers severe postnatal depression, or the war veteran who suffers posttraumatic stress disorder to the extent that he behaves in a way that is erratic and violent in the face of ordinary day-today stressors.
 - viii. Where there has been a history of violence towards the victim by the offender, this might be relevant to sentencing.
 - Significant mental or physical suffering caused to the deceased.
 - x. Where the offence involved use of a weapon.
 - xi. Offence committed in the presence of children (particularly relevant to domestic violence deaths).

OFFENCES CONCERNING WILDLIFE

5.2.8 The destruction of Kenya's wildlife negatively impacts a significant contributor to Kenya's Gross Domestic Product, namely tourism. At present, global discussions of climate change and biodiversity protection demand greater attention to how Kenya must address the need to protect the environment. The contribution of wildlife to Kenya's ecosystems is key to this objective. Whilst great strides have been made in recent years regarding legislative reform and addressing stronger prosecutions and investigations in this field, sentences must properly reflect the harm caused and further deter such offending.

5.2.9 Typically sentencing in this arena does not fully take into account the impact upon the environment or the impact upon human populations are affected by such crimes. Some of the relevant laws have not been updated to take into account the current climate.

5.2.10 Many offences concerning protected species (both wildlife and forestry) call for minimum sentences to be applied. These Guidelines state the current position on such mandatory minimum terms. Below are some factors to take into consideration that may justify an elevation from the mandatory minimum term in certain circumstances. Were such minimum terms to be removed from the statute books, these factors may guide the sentencing court in determining the level of seriousness and appropriate 'bandwidth' on sentence, more generally. This is not an exhaustive list and courts must take care to consider all relevant factors:

- The species is a particular driver of tourism or other economic benefit to Kenya.
- The species is a protected species under Kenyan law or international agreement to which Kenya is party, such as the Convention on International Trade in Endangered Species (CITES).
- The offence against the protected species also took place within a protected area.
- The accused is a public official charged with the duty of protecting Kenya's natural resources and heritage or involved law enforcement or military officials in the commission of the offence.
- The commission of the offence involved international elements.
- The offence involved a group of persons acting in the execution or furtherance of a common purpose, in which the accused played a leadership role.
- The offence was planned or meticulously premeditated and executed.
- The offence was committed for commercial purposes with a high value, whether realised or not.
- The offence involved a high degree of sophistication in execution such as the use of poisoning, illegal weaponry or explosives, concealment of trophies, or corruption of others.
- A protected species was actually killed.
- A law enforcement officer was killed or injured during the execution of the offence.
- Death or injury to any human.
- The offence involved a large number of protected species.
- The offence caused significant damage to the environment or a community (e.g., pollution or loss of a keystone species).
- Where damage has been caused, the cost of cleanup/restoration/rebuilding is significant.
- The offence caused significant financial loss to a community.
- The offence brought disrepute to a government agency or the national government.
- The offence posed a high risk to public health such as bushmeat consumption.
- The offence has inflamed community tension and conflict.
- Where a protected species has been killed as a result of cultural practices e.g., giraffes are killed for their tails, or as a result of a belief in the medicinal value (e.g., pangolin scales being a cure for hysteria).
- Where the impact upon the population of that species is particularly high e.g., certain species of sea turtle can take 35 years before it is ready to reproduce. Elephants take 2 years to gestate. Rhinos only reproduce every four or five years producing one calf at a time.
- Where the impact upon the ecosystem is high as a result of sustained or prolonged poaching either of that particular species (such as elephants) or in that particular area.
- Suffering to the animal e.g., the use of snares is a cruel and indiscriminate practice resulting in a slow and painful death to animals that are caught.

PART VI: REVISED SENTENCING POLICY GUIDELINES

These Sentencing Policy Guidelines (2023) shall come into operation upon publication in the Kenya Gazette, whereupon Sentencing Guidelines published under Gazette Notice No. 2970 of 29th April, 2016 shall be revoked.

MARTHA K. KOOME,

Chief Justice and President of the Supreme Court of Kenya and Chairperson, National Council on the Administration of Justice.

GAZETTE NOTICE NO. 11588

THE NATIONAL CAMPAIGN AGAINST DRUG ABUSE AUTHORITY ACT, 2012

NATIONAL CAMPAIGN AGAINST DRUG ABUSE AUTHORITY

APPOINTMENT

IN EXERCISE of the powers conferred by section 6 (1) of the National Campaign Against Drug Abuse Authority Act, as read together with section 51 (1) of the Interpretation and General Provisions Act, the Cabinet Secretary, Interior and National Administration appoints—

Under sub-paragraph (i)-

Hassan ole Naado,

as a member of the National Campaign Against Drug Abuse Authority Board, for a period of three (3) years, with effect from the 1st September, 2023. The appointment* of Lucia Nzoongo is revoked.

Dated the 31st August, 2023.

KITHURE KINDIKI.

Cabinet Secretary for Interior and National Administration.

*G.N. 2376/2023

GAZETTE NOTICE No. 11589

THE STATE CORPORATIONS ACT

 $(Cap.\,446)$

THE KENYA FILM COMMISSION ORDER

(L.N. 147 of 2015)

APPOINTMENT

IN EXERCISE of the powers conferred by section 6 (1) (e) of the Kenya Film Commission Order, 2015, the Cabinet Secretary for Youth Affairs, the Arts and Sports appoints—

LUCIA NZOONGO

to be a member of the Board of Directors of the Kenya Film Commission, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

ABABU NAMWAMBA,

Cabinet Secretary for Youth Affairs, the Arts and Sports.

GAZETTE NOTICE NO. 11590

THE EXPORT PROCESSING ZONES ACT

(Cap. 517)

EXPORT PROCESSING ZONES AUTHORITY

APPOINTMENT

IN EXERCISE of the powers conferred by section 3 (3) (c) of the Export Processing Zones Act, the Cabinet Secretary for Investments, Trade and Industry appoints—

WILLY KENEI

to be a member of the Board of Directors of Export Processing Zones Authority, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

MOSES KURIA.

Cabinet Secretary for Investments, Trade and Industry.

THE STANDARDS ACT

(Cap. 496)

DE-GAZETTEMENT OF INSPECTORS

IN EXERCISE of the powers conferred by section 13 (1) of the Standards Act, the Cabinet Secretary for Investments, Trade and Industry de-gazettes—

John W. Abong, Michael Mwasie Mwanzo, John Wepukhulu, Henry Moranga Obonyo, Alvince Omondi Korero, Barnabas Lihema, Samuel Ongidi, Immaculate Odwori. Mureithi Ngatia, Lawrence Oduma Odipo, Jane Kinya Maina, Pascal Vusa Nzioki, Gabriel Waiganjo, Joseph Keeru, Joel Ombwayo, John Murungi Rukari, Fredrick Imongi, Henry Mokaya, Samuel Kiarie. Richard Mwangi, David Koech, James Oisebe, Mungathia Julius Kalionchi, Alexander Langat, Jared Obewa, Wilberforce Muthigani, Ian Waweru. Nelson Karanja, Oliver Mwawuda, Jacob Kibe, Teresa Wanjohi, Onyango Ogallo, Magaret Rotich Julius Khara, Elizabeth Maindi, Eric Chesire, Raymond Michuki,

as Inspectors for purposes of the Standards Act.

Dated the 1st September, 2023.

MOSES KURIA,

Cabinet Secretary for Investments, Trade and Industry.

GAZETTE NOTICE NO. 11592

THE STANDARDS ACT

(Cap. 496)

APPOINTMENT OF INSPECTORS

IN EXERCISE of the powers conferred by section 13 (1) of the Standards Act, the Cabinet Secretary for Investments, Trade and Industry appoints—

Jackline Sigio Kirruti, Daisy Mumia, Luise Rasanga, Carolyn Chepwogen, Angela Mwenga, Stephen Owuor, Khaira Mohamed, Catherine Nduva, Vitoria Nyutu, Liza Akinyi Okoth, Geoffrey Mureithi, Eric Kilai. Dolphine Chepngetich, Moses Ndunda, Wycliffe Ondoro, Gitonga Ken, Munyao Musyia, Jacqueline Muthuo, Ruth Kawira, Mwaura Evanson, Maureen Ochieng, Marinda Donn, Evans Momanvi. Onguso Geoffrey, Donald Osongo, Abdifatah Dakane, Mercy Nyamwange, Emanuel Rakua, Daisy Shikanga, Nicholas Kirni James Maina, Jacinta Kilimo, Eunice Wangare Dickens Gilly, Solomon Kusina. Shem Ondari. Diana Mrima Julian Maina, Evelyne Mwakio, Peter Kaigwara, Peris Rweva Miriam Kahiro Amos Kiptoo. Gibson Aguko, Louiza Okanda, Flora Serem, Lilian Kilatya, Daniel Kimonge, Mark Matheka, Benard Atito, Joseph Bojo,

as Inspectors for purposes of the Standards Act.

Dated the 1st September, 2023.

MOSES KURIA,

Cabinet Secretary for Investments, Trade and Industry.

GAZETTE NOTICE NO. 11593

THE UNIVERSITIES ACT

(No. 42 of 2012)

GARISSA UNIVERSITY

APPOINTMENT

IN EXERCISE of the powers conferred by section 36 (1) (*d*) of the Universities Act, the Cabinet Secretary for Education appoints—

VINCENT BETT

to be a member of the Council of Garissa University, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

EZEKIEL MACHOGU, Cabinet Secretary for Education.

GAZETTE NOTICE No. 11594

THE SCIENCE, TECHNOLOGY AND INNOVATION ACT

(No. 28 of 2013)

THE KENYA MARINE AND FISHERIES RESEARCH INSTITUTE

APPOINTMENT

IN EXERCISE of the powers conferred by section 9 (1) of the Science, Technology and Innovation Act and para. 2 (*b*) of the Third Schedule of the Act, the Cabinet Secretary for Mining, Blue Economy and Maritime Affairs, appoints—

NANCY C. TELE (DR.)

to be a member of the Kenya Marine and Fisheries Research Institute, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

SALIM MVURYA,

Cabinet Secretary for Mining, Blue Economy and Maritime Affairs.

GAZETTE NOTICE No. 11595

THE STATE CORPORATIONS ACT

(Cap. 446)

KENYA YEARBOOK ORDER, 2007

(L. N. 187 of 2007)

KENYA YEARBOOK EDITORIAL BOARD

APPOINTMENT

IN EXERCISE of the powers conferred by paragraph 3 (2) (j) of the Kenya Yearbook Order, 2007, as read together with section 51 (1) of the Interpretation and General Provisions Act, the Cabinet Secretary for Information, Communications and the Digital Economy appoints—

Ndungu Guchu, Jimmy Munyao Mauta, Dinah Samikwo,

to be members of the Kenya Yearbook Editorial Board, for a period of three (3) years, with effect from the 1st September, 2023. The appointment* of Stephen K. Cheboi, Timothy Muasya Kitenge, Loise H. Akumu and Timothy Odongo is revoked.

Dated the 31st August, 2023.

ELIUD OWALO,

Cabinet Secretary for Information, Communications and the Digital Economy.

*G.N. 8036/2022

*G.N. 8813/2022

THE POSTAL CORPORATION OF KENYA ACT

(No. 3 of 1998)

POSTAL CORPORATION OF KENYA

APPOINTMENT

IN EXERCISE of the powers conferred by section 6 (1) of the Postal Corporation of Kenya Act, the Cabinet Secretary for Information, Communications and the Digital Economy appoints—

Under paragraph (e)-

Julius Masisya Musyoki,

to be a member of the Board of Directors of the Postal Corporation of Kenya, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

ELIUD OWALO.

Cabinet Secretary for Information, Communications and the Digital Economy.

GAZETTE NOTICE No. 11597

THE MICRO AND SMALL ENTERPRISES ACT

(No. 55 of 2012)

MICRO AND SMALL ENTERPRISE AUTHORITY

APPOINTMENT

IN EXERCISE of the powers conferred by section 30 (1) of the Micro and Small Enterprises Act, the Cabinet Secretary for Cooperatives and Micro, Small and Medium Enterprises (MSMEs) Development appoints—

Under paragraph (g) (i) (aa)

Anthony Mwangi,

Under paragraph (g) (i) (bb)

Adan Sheikh Abdullahi,

Under paragraph (g)(i)(dd)

Felix Kabara Chege,

Under paragraph (g) (ii)

Margaret Kithambi Kitonga,

Under paragraph (g) (iii)

Billy Baltazar,

Under paragraph (j)

Timothy Biwott,

as members of the Board of Directors of the Micro and Small Enterprise Authority, for a period of three (3) years, with effect from the 1st September, 2023. Gazette Notice Nos. 9350 of 2022 and 9360 of 2022 are revoked.

Dated the 31st August, 2023.

SIMON CHELUGUI,

Cabinet Secretary for Co-operatives and Micro, Small and Medium Enterprises (MSMEs) Development.

GAZETTE NOTICE NO. 11598

THE WATER ACT

(No. 43 of 2016)

LAKE VICTORIA SOUTH WATER WORKS DEVELOPMENT AGENCY

APPOINTMENT

IN EXERCISE of the powers conferred by section 66 (1) (b) of the Water Act, the Cabinet Secretary for Water, Sanitation and Irrigation appoints—

John Billy Momanyi, Cecilia Ngetich, to be members of the Board of Directors of the Lake Victoria South Water Works Development Agency, established *vide* Legal Notice No. 28 of 2019, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

ALICE WAHOME.

Cabinet Secretary for Water, Sanitation and Irrigation.

GAZETTE NOTICE NO. 11599

THE WATER ACT

(No. 43 of 2016)

NORTH RIFT VALLEY WATER WORKS DEVELOPMENT AGENCY

APPOINTMENT

IN EXERCISE of the powers conferred by section 66 (1) (b) of the Water Act, the Cabinet Secretary for Water, Sanitation and Irrigation appoints—

EVERLYNE NADIO

to be a member of the North Rift Valley Water Works Development Agency, for a period of three (3) years, with effect from the 1st September, 2023. The appointment* of Joyce Narumbe Ekwam is revoked.

Dated the 31st August, 2023.

ALICE WAHOME.

Cabinet Secretary for Water, Sanitation and Irrigation.

*G.N. 7042/2023

GAZETTE NOTICE No. 11600

THE WATER ACT

(No. 43 of 2016)

WATER SECTOR TRUST FUND

APPOINTMENT

IN EXERCISE of the powers conferred by section 115 (2) of the Water Act, the Cabinet Secretary for Water, Sanitation and Irrigation appoints—

MARSELINO MALIMO ARBELLE

to be a member of the Board of Trustees of the Water Sector Trust Fund, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

ALICE WAHOME,

Cabinet Secretary for Water, Sanitation and Irrigation.

GAZETTE NOTICE NO. 11601

THE WATER ACT

(No. 43 of 2016)

WATER SERVICES REGULATORY BOARD

APPOINTMENT

IN EXERCISE of the powers conferred by section 71 (1) (b) of the Water Act, the Cabinet Secretary for Water, Sanitation and Irrigation appoints—

Rev. (Dr.) Stephen Kanyaru, Irene Chebichi Cheruiyot, Peter Ndunda Mutisya,

as members of the Board of Directors of the Water Services Regulatory Board, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

ALICE WAHOME,

Cabinet Secretary for Water, Sanitation and Irrigation.

THE EWASO NG'IRO SOUTH RIVER BASIN DEVELOPMENT AUTHORITY ACT

(Cap. 448)

EWASO NG'IRO SOUTH RIVER BASIN DEVELOPMENT AUTHORITY

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 (1) (*l*) of the Ewaso Ng'iro South River Basin Development Authority Act, the Cabinet Secretary for East African Community (EAC), the ASALS and Regional Development appoints—

Judith Kirorei, Pacha Amos Ntaika, Agnes Sempeyo Nairowua,

to be members of the Ewaso Ng'iro South River Basin Development Authority, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

REBECCA MIANO.

Cabinet Secretary for East African Community (EAC), the ASALS and Regional Development.

GAZETTE NOTICE No. 11603

THE KERIO VALLEY DEVELOPMENT AUTHORITY ACT

(Cap. 441)

KERIO VALLEY DEVELOPMENT AUTHORITY

APPOINTMENT

IN EXERCISE of the powers conferred section 4 (1) (h) of the Kerio Valley Development Authority Act, the Cabinet Secretary for East African Community (EAC), the ASALS and Regional Development appoints—

CAPT. (RTD.) AUGUSTINE LOKWANG EKITELA

to be a member of the Kerio Valley Development Authority, for a period of three (3) years, with effect from the 1st September, 2023.

Dated the 31st August, 2023.

REBECCA MIANO,

Cabinet Secretary for East African Community (EAC), the ASALS and Regional Development.

GAZETTE NOTICE NO. 11604

THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

THE LAIKIPIA COUNTY ENTERPRISE FUND ACT, 2014

LAIKIPIA COUNTY ENTERPRISE FUND BOARD

APPOINTMENT

IN EXERCISE of the powers conferred by Article 183 (1) (a) of the Constitution as read together with sections 30 and 31 of the County Governments Act and sections 6 (1) (d) and 6 (2) (a) of the Laikipia County Enterprise Fund Act, 2014, I, Joshua Irungu, Governor, Laikipia County, appoint the person listed in the Schedule, as the Chairperson of Laikipia County Enterprise Fund Board, with effect from the 1st May, 2023 to 30th April, 2026.

SCHEDULE

Name	Designation
Joseph Maina Mdoido Njogu	Chairperson

Dated the 1st May, 2023.

MR/4524227

JOSHUA IRUNGU, Governor, Laikipia County.

GAZETTE NOTICE No. 11605

THE COUNTY GOVERNMENTS ACT, 2012 THE PUBLIC FINANCE MANAGEMENT ACT, 2012 COUNTY GOVERNMENT OF BUSIA

APPOINTMENT

IN EXERCISE of the powers and executive authority conferred by section 137 of the Public Finance Management Act, 2012, I, Paul Nyongesa Otuoma, Governor, Busia County, appoint the following persons to be members of Busia County Budget and Economic Forum (CBEF) representing professionals, business community, labour issues, women, persons with disabilities, the elderly and faith-based groups in Busia County.

Name	Interest Group/ Non-State Actors Represented
Chris Okemo	Professionals
Maurice Langiri (Rev.)	Faith-based Groups
James Nyongesa	Business Community
Patricia Okello (Mrs.)	Labour Issues
Amos Wako	The Elderly
Benedette Muyomi (Miss)	The youth
Dickson Mrade Pekol	Person Living with Disability
Bertha Okoyo (Mrs.)	Women
Stephen Ojiambo	Professionals
Roselyne Amunyelet (Mrs.)	Women
Dennis Awori	Professionals

Dated the 15th December, 2022.

PAUL NYONGESA OTUOMA (DR.), Governor, Busia County

MR/5175990

GAZETTE NOTICE NO. 11606

THE CONSTITUTION OF KENYA THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

(No. 8 of 1999)

HOMA BAY COUNTY ENVIRONMENT COMMITTEE

APPOINTMENT

IN EXERCISE of powers conferred by section 29 (1) of the Environmental Management and Co-ordination Act, I, Gladys Nyasuna Wanga, Governor, Homa Bay County, appoint—

Name	Position
Joash Aloo (Dr.) (Chairperson)	CECM, Water, Sanitation, Irrigation, Environment, Forestry, Energy and Climate Change
Josiah Nyandoro (Secretary)	NEMA County Director of Environment
Moses Lilan	Public Administration
Samson Kine	Law Enforcement
Donald Ogweno (Prof.)	Environment, Forestry, Energy and Climate Change
Roy Odongo	Climate Change
Stacy Atieno Virginia (Ms.)	Environment and Forestry
Walter Muok	Enforcement
George Omija	Agriculture
Gordon Okomo (Dr.)	Health
Lilian Nyajowi (Mrs.)	Infrastructure
Norsea Bayer Ponde (Mrs.)	Physical Planning and Urban Development
Oscar Oluoch Abote	Special Projects and Disaster Management
Mark Okech	Homa Bay Municipality
David Muigai	Ecosystem Conservator
Zakayo Mutahi	Water Resources Authority
William Tenai	Kenya Ports Authority
CPA Dan Okech	Homa Bay County Water and Sanitation Company Limited

Name	Position	
Apollo Bwana	Representative of Farmers	
Abonyo Onditi	Representative of Fishermen	
Perez Oliech	Representative of Business Community	
Japheth Ojijo	Public Benefit Organisation in Environment	
Philip Oloo	Lake Basin Development Authority	
Beryl Achieng' Otieno (Mrs.)	Kenya Forestry Research Institute.	

to be members of Homa Bay County Environment Committee, for a period of three (3) years, with effect from the 25th August, 2023.

Dated the 25th August, 2023.

MR/4524267

GLADYS NYASUNA WANGA, Governor, Homa Bay County.

GAZETTE NOTICE No. 11607

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A REPLACEMENT TITLE

WHEREAS Ruth Akoth Juma, of P.O. Box 48231–00100, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 209/12116/37 (now converted to Nairobi/Block 93/2559), situate in the city of Nairobi in Nairobi Area, by virtue of a certificate of title registered as I.R. 64121/1, and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a replacement title provided that no objection has been received within that period.

Dated the 1st September, 2023.

S. C. NJOROGE, Registrar of Titles, Nairobi.

MR/4524135

GAZETTE NOTICE NO. 11608

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Property One Limited, of P.O. Box 2211–00202, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 8826/30, situate in Mavoko Municipality in Machakos District, by virtue of a certificate of title registered as I.R. 177229/1, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. J. MAROA,

MR/4524270

Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 11609

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Rachel Njoki Gichinga and (2) Paul Wakanyua Gitau, as the administrators of the estate of Peter Gitau Karanja, of P.O. Box 671, Karuri in the Republic of Kenya, are registered as proprietors of all that piece of land known as L.R. No. 145/30, situate in the North East of Limuru Town, by virtue of a certificate of title registered as I.R. 36508/1, and whereas sufficient evidence has been adduced to show that the certificate of title thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 1st September, 2023.

P. M. NG'ANG'A, Registrar of Titles, Nairobi. GAZETTE NOTICE NO. 11610

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW CERTIFICATE OF TITLE

WHEREAS (1) Pravinbhai Bhailbhai Patel, (2) Sahdevbhai Bhailalbhai Patel and (3) Chimanbhai Bhailalbhai Patel, all of P.O. Box 80933–80100, Mombasa in the Republic of Kenya, are registered as proprietors in fee simple of all that piece of land containing 0.1229 hectare or thereabouts, situate in Mombasa, registered under title No. Mombasa/Block XLVII/53, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of title provided that no objection has been received within that period.

Dated the 1st September, 2023.

S. N. SOITA,

MR/4524255

Land Registrar, Mombasa.

GAZETTE NOTICE NO. 11611

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE OF TITLE

WHEREAS Danis Misango Asava, is registered as proprietor in freehold ownership interest of all that piece of land containing 0.397 hectare or thereabouts, known as Gede/Dabaso/979, situate in Kilifi District, registered as C.R. 67910, and whereas sufficient evidence has been adduced to show that the said land tittle deed has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a provisional certificate of title as provided under section 33 (3) of the act, provided that no objection has been received within that period.

Dated the 1st September, 2023.

J. M. RAMA,

MR/4524264

Land Registrar, Kilifi District.

GAZETTE NOTICE No. 11612

THE LAND REGISTRATION ACT

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

ISSUE OF A PROVISIONAL CERTIFICATE OF LEASE

WHEREAS Livingstone Musanga Kisotu, of P.O. Box 3058–00200, Nairobi in the Republic of Kenya, is the registered proprietor of a leasehold interest of all that piece of land containing 0.18 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Dagoretti/Riruta/3581, and whereas sufficient evidence has been adduced to show that the said certificate of lease issued thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st September, 2023.

MR/4524056

C. M. MUTUA, Land Registrar, Nairobi.

GAZETTE NOTICE NO. 11613

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE OF LEASE

WHEREAS Ruanei Self Help Group, of P.O. Box 59512–00200, Nairobi in the Republic of Kenya, is the registered proprietor of a leasehold interest of all that piece of land containing 0.40 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 118/167, and whereas sufficient evidence has been adduced to show that the said certificate of lease issued thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. M. MUTUA, Land Registrar, Nairobi.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE OF LEASE

WHEREAS Gibson Bundi Magiri, of P.O. Box 535, Webuye in the Republic of Kenya, is the registered proprietor of a leasehold interest of all that piece of land containing 0.0399 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 97/2424, and whereas sufficient evidence has been adduced to show that the said certificate of lease issued thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. M. MUTUA, Land Registrar, Nairobi.

MR/4524218

GAZETTE NOTICE NO. 11615

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE OF LEASE

WHEREAS Richard Ndichu Kamiri (ID/9237158), of P.O. Box 237, Limuru in the Republic of Kenya, is the registered proprietor in absolute ownership of all that piece of land containing 0.672 hectare or thereabouts, situate in the district of Naivasha, registered under title No. Naivasha/Maraigushu Block 10/3796, and whereas sufficient evidence has been adduced to show that the said certificate of lease issued thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st September, 2023.

R. M. RITHO,

MR/4524186

Land Registrar, Naivasha District.

GAZETTE NOTICE NO. 11616

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A CERTIFICATE OF LEASE

WHEREAS (1) Munywoki Kimilu, (2) Paul Nganga Njoroge, (3) Sammy Nganga Njoroge, (4) Mary Nyamaingi and (5) Joseck Ingahu, all of P.O. Box 23359–00625, Nairobi in the Republic of Kenya, are registered as proprietors in freehold ownership interest of all that piece of land containing 0.10 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Dagoretti/Riruta/3828, and whereas sufficient evidence has been adduced to show that the certificate of lease issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. M. MUTUA, Land Registrar, Nairobi.

MR/5175655

GAZETTE NOTICE NO. 11617

THE LAND REGISTRATION ACT

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

ISSUE OF A CERTIFICATE OF LEASE

WHEREAS (1) Simon Ngigi Ngoko and (2) Cecilia Wanjiru Ngigi, are registered as proprietors in leasehold ownership interest of all that piece of land containing 0.2038 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 105/327, and whereas sufficient evidence has been adduced to show

that the certificate of lease issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. M. MUTUA, Land Registrar, Nairobi.

MR/5175749

GAZETTE NOTICE NO. 11618

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A CERTIFICATE OF LEASE

WHEREAS Muturi Kamau (deceased), of P.O. Box 1–00520, Nairobi in the Republic of Kenya, is registered as proprietor in leasehold ownership interest of all that piece of land containing 0.11 acre or thereabouts, situate in the district of Nairobi, registered under title No. Dagoretti/Kangemi/S. 394, and whereas the High court of Kenya at Nairobi in Succession Cause No. 235 of 1990 has issued grant of lettes of administration and confirmation of grant in favour of Kamau Muturi, of P.O. Box 28636–00100, Nairobi in the Republic of Kenya, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost or misplaced, notice is given that after the expiration of thirty (30) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st September, 2023.

MR/5175984

C. M. MUTUA, Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 11619

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Tabitha Jeptoo Seii (ID/1883725), of P.O. Box 39155–30100, Eldoret in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Uasin Gishu, registered under title No. Pioneer/Langas Block 1(Malel)/79, 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 1st September, 2023.

E. C. SITIENEI,

MR/5175708

Land Registrar, Uasin Gishu District.

GAZETTE NOTICE NO. 11620

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Philip Kitur Skul (ID/4902956), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Uasin Gishu, registered under title No. Kapsaret/Simat Block 1 (Mutwot) 7, 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 1st September, 2023.

E. M. NYAKUNDI,

MR/4524122

Land Registrar, Uasin Gishu District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Francis Ndegwa Kogie, of P.O. Box 435, Nakuru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.046 hectare or thereabouts situate in the district of Nakuru, registered under title No. Kiambogo/Kiambogo Block 2/5768 (Mwariki), 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 1st September, 2023.

J. M. GITARI,

MR/4524089

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 11622

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Francis Wandera Juma, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Busia, registered under title No. Bukhayo/Bugengi/3662, 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 1st September, 2023.

W. N. NYABERI,

MR/5175687

 $Land\ Registrar, Busia\ District.$

*Gazette Notice No. 155 of 2023 is revoked.

GAZETTE NOTICE No. 11623

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS David Omudek Osingah, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Busia, registered under title No. North Teso/Kocholia/5026, 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 1st September, 2023.

V. K. LAMU,

MR/5150209

District Registrar, Busia District.

*Gazette Notice No. 9682 of 2023 is revoked.

GAZETTE NOTICE No. 11624

THE LAND REGISTRATION ACT

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

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Francisco Kiprop Ronoh, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kakamega, registered under title No. Kakamega/Sergoit/530, 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 1st September, 2023.

D. M. KIMAULO,

Land Registrar, Kakamega District.

GAZETTE NOTICE NO. 11625

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Ochilo Onyango alias John Olako Onyango, of P.O. Box 20, Butere in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kakamega, registered under title No. Marama/Shisembe/774, 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 1st September, 2023.

N.O. ODHIAMBO,

MR/5175662

Land Registrar, Kakamega District.

GAZETTE NOTICE NO. 11626

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Shiundu Mulama, of P.O. Box 50, Butere in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kakamega, registered under title No. Marama/Shinamwenyuli/618, 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 1st September, 2023.

D. M. KIMAULO,

MR/5175689

Land Registrar, Kakamega District.

GAZETTE NOTICE NO. 11627

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Mbagaya Andangulu, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kakamega, registered under title No. S/Kabras/Chesero/2579, 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 1st September, 2023.

D. M. KIMAULO,

MR/5175660

Land Registrar, Kakamega District.

GAZETTE NOTICE NO. 11628

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mary Aoya Nyangweso, of P.O. Box 189, Emuhaya in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kakamega, registered under title No. Marama/Lunza/2144, 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 1st September, 2023.

N.O. ODHIAMBO,

MR/5175709

Land Registrar, Kakamega District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kanisio Namakhabwa Omukunde, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kakamega, registered under title No. Butsotso/Esumeyia/5381, 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 1st September, 2023.

N.O. ODHIAMBO,

MR/5175590

Land Registrar, Kakamega District.

GAZETTE NOTICE No. 11630

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Rajab Abwao Makanda, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kakamega, registered under title No. N/Wanga/Koyonzo/2478, 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 1st September, 2023.

N.O. ODHIAMBO,

MR/4524187

Land Registrar, Kakamega District.

GAZETTE NOTICE No. 11631

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Benjamin Kerre Khaemba, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Bungoma, registered under title No. W. Bukusu/N. Mateka/4062, 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 1st September, 2023.

A.O.BABU,

MR/4524113

Land Registrar, Bungoma District.

GAZETTE NOTICE NO. 11632

THE LAND REGISTRATION ACT

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

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Shem Mang'ari Gunyari (ID/3621042), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.34 hectare or thereabouts, situate in the district of Vihiga, registered under title No. Kakamega/Bugonda/107, 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 1st September, 2023.

H. K. LANGAT, Land Registrar, Vihiga District. GAZETTE NOTICE NO. 11633

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Hannah Wambui Ngethe (ID/3081047), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Kiambaa/Kihara/8748, 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 25th August, 2023.

MR/4524254

G. M. MUYANGA, Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 11634

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS George Maina Kaberere (ID/12525720), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Githunguri/Gathangari/3487, 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 1st September, 2023.

A. W. MARARIA,

MR/5175988

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 11635

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS James Alphonse Ndegwa Kahiga (ID/0795687), of P.O. Box 426, Ruiru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Ruiru, registered under title No. Ruiru East Block 1/54, 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 1st September, 2023.

R. M. MBUBA, Land Registrar, Ruiru District.

MR/5175712

GAZETTE NOTICE NO. 11636

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Henry Ndegwa Mutahi (ID/21164148), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Kiambu Gatuanyaga/6410, 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 1st September, 2023.

R. K. NGILA, Land Registrar, Thika.

gistrar, Vihiga District. MR/5175863

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Pharis Daniel Kariuki, of P.O. Box 368-10100, Nyeri in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.405 hectares or thereabout, situate in the district of Nyeri, registered under title No. Gatarakwa/Gatarakwa Block 4/459, 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 1st September, 2023.

MR/5175745

N. G. GATHAIYA, Land Registrar, Nyeri District.

GAZETTE NOTICE NO. 11638

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Veronicah Mukami Gatheru, of P.O. Box 3152-10400, Nanyuki in te Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.41 hectare or thereabouts, situate in the district of Nyeri, registered under title No. Naromoru/Block 1/Ragati/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 1st September, 2023.

M. M. MWIGIRE,

MR/4224210

Land Registrar, Nyeri District.

GAZETTE NOTICE NO. 11639

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Simon Ngari Gacara, of P.O. Box 127-10400, Nanyuki in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0422 hectare or thereabouts, situate in the district of Nyeri, registered under title No. Naromoru/Block 1/Ragati/2141, 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 1st September, 2023.

M. M. MWIGIRE,

MR/4224210

Land Registrar, Nyeri District.

GAZETTE NOTICE NO. 11640

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Beatrice Wambui Njagi (ID/6449667, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.31 hectare or thereabouts, situate in the district of Kirinyaga, registered under title No. Ngariama/Rungeto/2741, 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 1st September, 2023.

F. U. MUTEI, Land Registrar, Kirinyaga District. GAZETTE NOTICE NO. 11641

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Joseph Kinyanjui Kimenju (ID/4935877), is registered as proprietor in absolute ownership interest of all those pieces of land containing 0.78 and 0.580 hectare or thereabouts, situate in the district of Kirinyaga, registered under title No. Mwerua/Kagio/3603 and 4869, respectively, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land title deeds provided that no objection has been received within that period.

Dated the 1st September, 2023.

A. M. MWAKIO.

MR/4524169

Land Registrar, Kirinyaga District.

GAZETTE NOTICE No. 11642

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Speranza Rhoda Njoki Kiura, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kirinyaga, registered under title No. Ngariama/Ngariama/1561, 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 1st September, 2023.

A. M. MWAKIO,

MR/5175959

Land Registrar, Kirinyaga District.

GAZETTE NOTICE NO. 11643

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Andrew Kanyata Miano (ID/22074717), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situate in the district of Kirinyaga, registered under title No. Mutira/Kiaga/5503, 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 1st September, 2023.

A. M. MWAKIO,

MR/5175559

Land Registrar, Kirinyaga District.

GAZETTE NOTICE NO. 11644

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Patrick Edward Njeru Kanyue (ID/3438804), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.59 hectare or thereabouts, situate in the district of Embu, registered under title No. Gaturi/Githimu/5375, 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 1st September, 2023.

A. M. MWAKIO,

MR/5175559

Land Registrar, Kirinyaga District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Josphat Kariuki Muigai (ID/23725088) and (2) Rachael Wacera Mwangi (ID/24616965), are registered as proprietors in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situate in the district of Kirinyaga, registered under title No. Mwerua/Kagio/10275, 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 1st September, 2023.

A. M. MWAKIO,

MR/4524257

Land Registrar, Kirinyaga District.

GAZETTE NOTICE NO. 11646

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Julius Muriungi Njuru (ID/2529086), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.75 hectare or thereabouts, situate in the district of Meru, registered under title No. Nkuene/Nkumari/3011, 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 1st September, 2023.

M. C. NJERU,

MR/5175731

Land Registrar, Meru Central District.

GAZETTE NOTICE NO. 11647

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Flora Kagwiria (ID/11169517), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.146 hectare or thereabouts, situate in the district of Meru, registered under title No. Nyaki/Mulathankari/1785, 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 1st September, 2023.

M. K. NJUE,

MR/5175731

Land Registrar, Meru Central District.

GAZETTE NOTICE NO. 11648

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Margaret Ndegi Munyiri (ID/9678931) and (2) Johnson K. Mwamba (ID/7469538), are registered as proprietors in absolute ownership interest of all that piece of land containing 0.029 hectare or thereabouts, situate in the district of Meru, registered under title No. Nkuene/Mitunguu/2923, 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 1st September, 2023.

M. C. NJERU,

23.

GAZETTE NOTICE NO. 11649

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Joseck Njuki (ID/10795006), is registered as proprietor in absolute ownership interest of all those pieces of land containing 0.81 hectare or thereabouts, each, situate in the district of Meru, registered under title Nos. Abothuguchi/Makandune/1384 and 1385, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land title deeds provided that no objection has been received within that period.

Dated the 1st September, 2023.

M. C. NJERU,

MR/4524119

Land Registrar, Meru Central District.

GAZETTE NOTICE No. 11650

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Johnson Njeru J. Riua (ID/0264893), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.20 hectare or thereabouts, situate in the district of Embu, registered under title No. Kyeni/Kigumo/4078, 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 1st September, 2023.

C. K. KITAVI,

MR/5175701

Land Registrar, Embu District.

GAZETTE NOTICE NO. 11651

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Dominic Njeru N. Anthony (ID/0884814), of P.O. Box 276, Embu in the Republic of Kenya, in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 3.45 hectares or thereabout, situate in the district of Mbeere, registered under title No. Mbeere/Riachina/134, 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 1st September, 2023.

MR/4524131

M. M. MUTAI, Land Registrar, Kiritiri.

GAZETTE NOTICE NO. 11652

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Emmanuel Nyumba Mayau (ID/11611838), of P.O. Box 175, Kiritiri in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situate in the district of Mbeere, registered under title No. Mbeere/Mbita/5882, 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 1st September, 2023.

M. M. MUTAI, Land Registrar, Kiritiri.

Land Registrar, Meru Central District. MR/5175733

MR/5175700

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jayne L. Gaciithire (ID/071212), of P.O. Box 1377, Embu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.096 hectare or thereabouts, situate in the district of Mbeere, registered under title No. Mbeti/Gachoka/5545, 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 1st September, 2023.

MR/5175967

M. M. MUTAI, Land Registrar, Kiritiri.

GAZETTE NOTICE No. 11654

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Nelson Runji Njira (ID/8067816), is registered as proprietor in absolute ownership interest of all that piece of land containing 54.410 hectares or thereabout, situate in the district of Mbeere, registered under title No. Mbeere/Kirima/2968, 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 1st September, 2023.

M. M. MUTAI, Land Registrar, Kiritiri.

GAZETTE NOTICE NO. 11655

MR/5175728

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Nasra Ali Kala (ID/13003000), is registered as proprietor in absolute ownership interest of all that piece of land containing 8.44 hectares or thereabout, situate in the district of Nyandarua, registered under title No. Samburu/Suguta Marmar "A"/2178, 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 1st September, 2023.

S. W. GITHINJI,

MR/5175578

 $Land\ Registrar, Ny and arua\ District.$

GAZETTE NOTICE NO. 11656

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joyce Wairimu Ngugi (ID/14428086), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.102 hectare or thereabouts, situate in the district of Nyandarua, registered under title No. Nyandarua/OI Aragwai/7245, 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 1st September, 2023.

W. N. MUGURO, Land Registrar, Nyandarua District. GAZETTE NOTICE No. 11657

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jeremiah Kamau Muratha (ID/4689929), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.34 hectare or thereabouts, situate in the district of Nyandarua, registered under title No. Nyandarua/Ol Aragwai/7212, 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 1st September, 2023.

M. A. OMULLO,

MR/4524240

Land Registrar, Nyandarua District.

GAZETTE NOTICE NO. 11658

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Paul Kungu Kiongo (ID/0526668), is registered as proprietor in absolute ownership interest of all those pieces of land containing 0.10, 4.45 and 7.121 hectares or thereabout, situate in the of Nyandarua, under title district registered Nyandarua/Mumui/138, Nyandarua/Mumui/421 Nyandarua/Mumui/1528, respectively, and sufficient whereas evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land title deeds provided that no objection has been received within that period.

Dated the 1st September, 2023.

S. W. GITHINJI,

MR/4524256

Land Registrar, Nyandarua District.

GAZETTE NOTICE NO. 11659

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Stanley Kiumbe Gichahi (ID/25631541), of P.O. Box 13754, Nakuru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.041 hectare or thereabouts, situate in the district of Naivasha, registered under title No. Gilgil/Gilgil Block 1/12537, 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 1st September, 2023.

R. M. RITHO,

MR/4524128

Land Registrar, Naivasha District.

GAZETTE NOTICE NO. 11660

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Charles Ngugi Wainaina (ID/3100449), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.289 hectare or thereabouts, situate in the district of Naivasha, registered under title No. Kijabe/Kijabe Block 1/21923, 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 1st September, 2023.

T. M. CHARAGU, Land Registrar, Naivasha District.

gistrar, Nyandarua District. MR/4524116

MR/5175573

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Kariuki Ngachire (ID/0811168), is registered as proprietor in absolute ownership interest of all that piece of land containing 1.53 hectares or thereabout, situate in the district of Laikipia, registered under title No. Laikipia Solio Ranch/2951, 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 1st September, 2023.

MR/4524250

C. A. NYANGICHA, Land Registrar, Nanyuki.

GAZETTE NOTICE NO. 11662

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Grace Nyaguthii Macharia (ID/3183242), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.032 hectare or thereabouts, situate in the district of Laikipia, registered under title No. Laikipia Euasonyiro Suguroi Block VI/4862, 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 1st September, 2023.

MR/5175892

C. A. NYANGICHA, Land Registrar, Nanyuki.

GAZETTE NOTICE NO. 11663

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Paul Wagiita Theuri (ID/11565111), is registered as proprietor in absolute ownership interest of all those pieces of land containing 1.081 and 1.890, hectares or thereabouts, situate in the county of Laikipia, registered under title Nos. Segera/Segera Block I/2390 and 2458 (Laikipia), respectively, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land title deeds provided that no objection has been received within that period.

Dated the 1st September, 2023.

MR/4524219

C. A. NYANGICHA, Land Registrar, Nanyuki District.

GAZETTE NOTICE NO. 11664

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Paul Wagiita Theuri (ID/11565111), is registered as proprietor in absolute ownership interest of all those pieces of land containing 0.7416 and 0.3780, hectare or thereabouts, situate in the county of Laikipia, registered under title Nos. Segera/Segera Block I/570 and 1707 (Laikipia), respectively, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new land title deeds provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. A. NYANGICHA, Land Registrar, Nanyuki District. GAZETTE NOTICE No. 11665

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Paul Wagiita Theuri (ID/11565111), is registered as proprietor in absolute ownership interest of all that piece of land containing 19.8 hectares or thereabout, situate in the district of Nyahururu, registered under title No. Laikipia/Suguta/440, 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 1st September, 2023.

MR/4524219

P. M. NDUNGU, Land Registrar, Rumuruti.

GAZETTE NOTICE NO. 11666

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Julius M'Meeni M'Ranyu (ID/4518064), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.15 hectare or thereabouts, situate in the district of Tharaka, registered under title No. Tharaka/Marimanti/294, 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 1st September, 2023.

B. MAINA,

MR/4524120

Land Registrar, Marimanti District.

GAZETTE NOTICE NO. 11667

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS M'Mwereria M'Ethangatha, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0299 hectare or thereabouts, situate in the district of Meru North, registered under title No. Amwathi/Maua/4592, and whereas sufficient evidence has been adduced to show that he 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 1st September, 2023.

MR/4524183

N. N. NJENGA, Land Registrar, Igembe.

GAZETTE NOTICE NO. 11668

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Safaricom Investment Co-operative Society Limited (CS/11960), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.040 hectare or thereabouts, situate in the district of Machakos, registered under title No. Donyo Sabuk/Komarock Block 1/60120, 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 1st September, 2023.

F. K. ROP,

MR/5175556

Land Registrar, Machakos District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Safaricom Investment Co-operative Society Limited (CS/11960), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.040 hectare or thereabouts, situate in the district of Machakos, registered under title No. Donyo Sabuk/Komarock Block 1/60154, 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 1st September, 2023.

F. K. ROP,

MR/5175556

Land Registrar, Machakos District. MR/51

GAZETTE NOTICE NO. 11670

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Safaricom Investment Co-operative Society Limited (CS/11960), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.040 hectare or thereabouts, situate in the district of Machakos, registered under title No. Donyo Sabuk/Komarock Block 1/60112, 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 1st September, 2023.

F. K. ROP,

MR/5175556

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11671

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Gideon Wambua Mungalu (ID/10274981) is registered as proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situate in the district of Machakos, registered under title No. Donyo Sabuk/Komarock Block 1/70604, 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 1st September, 2023.

J. K. MUNDIA,

MR/5175977

MR/5175667

Land Registrar, Machakos District.

GAZETTE NOTICE No. 11672

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS James Kyumu Mwei (ID/1698685), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0522 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko Town Block 3/918, 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 1st September, 2023.

J. K. MUNDIA,

Land Registrar, Machakos District.

GAZETTE NOTICE No. 11673

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Damaris Njeri Gacoka (ID/3357695), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0297 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko Town Block 2/406, 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 1st September, 2023.

J. K. MUNDIA,

MR/5175874

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11674

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Damaris Njeri Gacoka (ID/3357695), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0297 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko Town Block 2/408, 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 1st September, 2023.

J. K. MUNDIA,

MR/5175874

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11675

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Alex Mukuna Njoroge (ID/10620697), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0375 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko Town Block 2/663, 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 1st September, 2023.

J. K. MUNDIA,

MR/5175864

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11676

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Wayua Mutunga (ID/1467485), is registered as proprietor in absolute ownership interest of all that piece of land containing 15.0 hectares or thereabout, situate in the district of Machakos, registered under title No. Mwala/Kyawango/32, 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 1st September, 2023.

J. K. MUNDIA,

MR/5175707

Land Registrar, Machakos District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jackson Mutungi Mulinge (ID/14426805), is registered as proprietor in absolute ownership interest of all that piece of land containing 4.0470 hectares or thereabout, situate in the district of Machakos, registered under title No. Konza South/Konza South Block 4 (Aimi Ma Kilungu)/1249, 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 1st September, 2023.

J. K. MUNDIA,

MR/4524266

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11678

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Francis Dick Oluoch (ID/23913104), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.040 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko Town Block 3/38696, 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 1st September, 2023.

F. K. ROP.

MR/4524265

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11679

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mwania Kikwau, of P.O. Box 1, Makueni in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Makueni, registered under title No. Makueni/Mubau/352, 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 1st September, 2023.

C. M. MAKAU,

MR/5175873

Land Registrar, Makueni District.

GAZETTE NOTICE NO. 11680

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mwendwa Mutambuki Mutunga, is registered as proprietor in absolute ownership interest of all that piece of land containing 24.97 hectares or thereabout, situate in the district of Kitui, registered under title No. Voo/Kyaango/1309, 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 1st September, 2023.

G. R. GICHUKI, Land Registrar, Kitui District. GAZETTE NOTICE NO. 11681

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ngava Nzeko Mukwele, of P.O. Box 1, Kitui in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.92 hectares or thereabout, situate in the district of Kitui, registered under title No. Mutonguni/Usiani/2849, 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 1st September, 2023.

G. R. GICHUKI,

MR/5175750

Land Registrar, Kitui District.

GAZETTE NOTICE NO. 11682

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Godwin Anzigare Luvai (ID/24056443 and (2) Annet Mukungu Jarenga (ID/29253519), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.04 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/91469, 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 1st September, 2023.

T. L. INGONGA,

MR/4524003

Land Registrar, Kajido District.

GAZETTE NOTICE NO. 11683

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Faith Wanjiku Mwai (ID/20539353), of P.O. Box 1014–00900, Kiambu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kajiado, registered under title No. Kajiado/Olchoro Onyore/26882, 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 1st September, 2023.

R. M. NJOROGE,

MR/5175958

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 11684

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Mary Njoki Njenga, (2) Joyce Nyokabi Njenga and (3) Jane Wangechi Njenga, are registered as proprietors in absolute ownership interest of all that piece of land containing 0.191 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Olchoro Onyore/28275, 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 1st September, 2023.

L. W. KIBIRU,

MR/5175955

Land Registrar, Kajiado District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kawi Housing Co-operative Society, of P.O. Box 10585-00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/87662, 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

Dated the 1st September, 2023.

R. W. MWANGI,

MR/4524133

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 11686

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Metui ole Kirung (ID/0499757), is registered as proprietor in absolute ownership interest of all that piece of land containing 23.472 hectares or thereabout, situate in the district of Kajiado, registered under title No. Loitokitok/Kimana Tikondo/3398, 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 1st September, 2023.

R. W. MWANGI,

MR/4524200

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 11687

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Richard Ongwenyi Anyega (ID/12899344), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.045 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Ngong/Ngong/33247, 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

Dated the 1st September, 2023.

R. W. MWANGI, Land Registrar, Kajiado District.

MR/4524198

GAZETTE NOTICE NO. 11688

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jackson Koisinget Mpatia (ID/23813020), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.040 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/76235, 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 1st September, 2023.

R. W. MWANGI, Land Registrar, Kajiado District. GAZETTE NOTICE NO. 11689

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jackson Koisinget Mpatia (ID/23813020), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.040 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/76225, 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

Dated the 1st September, 2023.

R. W. MWANGI,

MR/5175727

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 11690

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Cretum Properties Limited, of P.O. box 22742-00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.0455 hectare or thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kaputiei North/63090, 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 1st September, 2023.

R. W. MWANGI,

MR/5175722

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 11691

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Loyda Jael Pete (ID/13463575), of P.O. Box 4383-00506, Nyayo Stadium in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kajiado, registered under title No. Kajiado/Ntashart/2176, 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 1st September, 2023.

R. M. NJOROGE.

MR/5175742

Land Registrar, Kajiado District.

GAZETTE NOTICE No. 11692

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kelmentina Auma Ojuang, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.36 hectare or thereabouts, situate in the district of Siaya, registered under title No. East Alego/kogelo Nyangoma/1210, 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 1st September, 2023.

A. A. MUTUA Land Registrar, Siaya District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Ouma Ayugi, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.2 hectares or thereabout, situate in the district of Siaya, registered under title No. South Gem/Kaudha/1678, 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 1st September, 2023.

MR/5175570

A. A. MUTUA. Land Registrar, Siaya District.

GAZETTE NOTICE No. 11694

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Oyiro Mala, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.62 hectare or thereabouts, situate in the district of Siaya, registered under title No. East Alego/Ulafu/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 1st September, 2023.

A. A. MUTUA. Land Registrar, Siaya District.

MR/5175570

GAZETTE NOTICE NO. 11695

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Ouma Otieno, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.33 hectare or thereabouts, situate in the district of Siaya, registered under title No. East Alego/Baragulu/1636, 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 1st September, 2023.

A. A. MUTUA,

MR/5175690

MR/5175690

Land Registrar, Siaya District.

GAZETTE NOTICE NO. 11696

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS George Odhiambo Osino, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.78 hectares or thereabout, situate in the district of Siaya, registered under title No. South Gem/Wagai/1658, 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 1st September, 2023.

A. A. MUTUA, Land Registrar, Siaya District. GAZETTE NOTICE NO. 11697

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Aketch Ochilo, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.41 hectare or thereabouts, situate in the district of Siaya, registered under title No. East Alego/Karapul Ramba/4511, 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 1st September, 2023.

A. A. MUTUA,

MR/5175690

Land Registrar, Siaya District.

GAZETTE NOTICE NO. 11698

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joseph Nyamwango Kayaka, of P.O. Box 503, Suna in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Migori, registered under title No. Suna East/Wasweta 1/9443, 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 1st September, 2023.

P. MAKINI.

MR/5175571

Land Registrar, Migori District.

GAZETTE NOTICE NO. 11699

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Hashim Hussein Madey, of P.O. Box 134-20400 Bomet in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Bomet, registered under title No. Kericho/Silibwet/5380, 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 1st September, 2023.

J. M. BOOR,

MR/4524117

Land Registrar, Bomet District.

GAZETTE NOTICE No. 11700

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Lina Chepkirui Cheruiyot, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.52 hectares or thereabout, situate in the district of Kericho, registered under title No. Kericho/Kapsuser/6347, 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 1st September, 2023.

C. M. WACUKA, Land Registrar, Kericho District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kipkoros arap Too, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.3 hectares or thereabout, situate in the district of Kericho, registered under title No. Kericho/kiptugumo/763, 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 1st September, 2023.

C. M. WACUKA, MR/5175856 Land Registrar, Kericho District.

GAZETTE NOTICE NO. 11702

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Pius Kipkosgei Kiplagat, of P.O. box 213–30700, Iten in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 11.0 hectares or thereabout, situate in the district of Elgeiyo/Marakwet, registered under title No. Cherangany/Kondabilet/40, 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 1st September, 2023.

T. N. NDEGE,

MR/5175574

Land Registrar, Elgeiyo/Marakwet District.

GAZETTE NOTICE No. 11703

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Mongare Manoti (ID/10784061), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.04 hectare or thereabouts, situate in the district of Kisii, registered under title No. Majoge/Boochi/5332, 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 1st September, 2023.

C. H. OSWERA,

MR/5175672

Land Registrar, Kisii District.

GAZETTE NOTICE NO. 11704

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Zipporah Zephania Ngowa, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kilifi, registered under title No. Malindi/Langobaya Makobeni/1528, 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 1st September, 2023.

J. B. OKETCH, Land Registrar, Kilifi District. GAZETTE NOTICE NO. 11705

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Khamis Said Nasser, as administrator to the estate of (1) Saif Said and (2) Hamida Said Nassor (both deceased), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kilifi, registered under title No. Buni/Kisimani/1042, 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 1st September, 2023.

J. B. OKETCH,

MR/4524264

Land Registrar, Kilifi District.

GAZETTE NOTICE NO. 11706

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Masha Kalume Mwachanze, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kiliffi, registered under title No. Gongoni Settlement Scheme/1585, 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 1st September, 2023.

J. B. OKETCH,

MR/4524264

Land Registrar, Kilifi District.

GAZETTE NOTICE No. 11707

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Finafran Limited, of P.O. Box 1102–00600, Nairobi in the Republic of Kenya, is registered as proprietor of all that piece of land known as L.R. No. 10803 (Orig. No. 7280/2), situate in the east of Rumuruti Township in Laikipia District, by virtue of a certificate of title registered as I.R. 19708/1, whereas the land register in respect thereof is lost/destroyed and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, I intend to proceed with the reconstruction of the land register under the provisions of section 33 (5), provided that no objection has been received within that period.

Dated the 1st September, 2023.

Z. F. KINGA,

MR/4524195

Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 11708

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Safaricom Investment Co-operative Society Limited, of P.O. Box 66827–00800, Nairobi in the Republic of Kenya, is the registered proprietor of all that piece of land known as L.R. No. 14813/2, situate in South of Mavoko (Athi River) Township in the Machakos District, by virtue of a certificate of title registered as I.R. 96227/1, and whereas the land register in respect thereof is lost or destroyed and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, I intend to proceed with the reconstruction of the land register as provided under section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. K. MUCHIRI, Registrar of Titles, Nairobi.

MR/51

MR/4524264

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Giorgio Iannone, of P.O. Box 836, Malindi in the Republic of Kenya, is registered as proprietor of freehold interest of all that piece of land containing 0.2030 hectare or thereabouts, known as L.R. No. 7826, Malindi, situate in Malindi Municipality in the Kilifi County, registered as C.R. 26534/1, whereas sufficient evidence has been adduced to show that the deed file register in respect of the title has been lost or destroyed, and whereas the owner has executed a deed of indemnity in favour of the Government, notice is given that after the expiration of sixty (60) days from the date hereof provided that no objection has been received within that period, I intend to proceed with the registration of the said instrument of indemnity and reconstruct the deed file as provided under section 33 (5) of Land Registration Act and remove restriction.

Dated the 1st September, 2023.

G.O.NYANGWESO,

MR/4524070

Registrar of Titles, Mombasa.

GAZETTE NOTICE NO. 11710

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) Said Hamisi Mgupu, (2) Sulaiman Mabanda, (3) Swaleh Ali mwakunyapa, (4) Hassan Juma Maband and (4) Athuman Juma Mabanda, all of P.O. Box 41689–80100, Mombasa in the Republic of Kenya, are registered as proprietors in freehold interest ownership interest of all that piece of land containing 1.709 hectares or thereabout, registered under plot No. Mombasa/MS/I/133, situate in Mombasa Municipality in the Mombasa County, whereas sufficient evidence has been adduced to show that the land register (green card) in respect of the title has been lost or destroyed, and whereas the owner has executed a deed of indemnity in favour of the Government, notice is given that after the expiration of sixty (60) days from the date hereof provided that no objection has been received within that period, I intend to open another register (green card) provided that no objection has been received within that period.

Dated the 1st September, 2023.

S. N. SOITA,

MR/5175595

Registrar of Titles, Mombasa.

GAZETTE NOTICE NO. 11711

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS David Waweru Thuku, of P.O. Box 50902, Nairobi in the Republic of Kenya, is registered proprietor in absolute ownership interest of all that piece of land containing 0.52 hectare or thereabouts, known as Kiambogo/Kiambogo Block 2/510 (Mwariki), situate in the district of Nakuru, and whereas sufficient evidence has been adduced to show that the land register opened thereof is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I intend to proceed with the reconstruction of the land register under section 33 (5), provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. A. LIYAYI,

MR/5175975

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 11712

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS John Gatama Kamau, of P.O. Box 444, Njoro in the Republic of Kenya, is registered proprietor in absolute ownership interest of all that piece of land containing 1.01 hectares or thereabout, known as Njoro/Njoro Block 1/326 (Kikapu), situate in the district of Nakuru, and whereas sufficient evidence has been adduced to show that the land register opened thereof is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I intend to proceed with the reconstruction of the land register under section 33 (5), provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. A. LIYAYI,

MR/5175974

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 11713

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS James Gathuta Mwangi, of P.O. Box 1020, Nakuru in the Republic of Kenya, is registered proprietor in absolute ownership interest of all that piece of land containing 0.0373 hectare or thereabouts, known as Dundori/Mugwathi Block 1/499, situate in the district of Nakuru, and whereas sufficient evidence has been adduced to show that the land register opened thereof is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I intend to proceed with the reconstruction of the land register under section 33 (5), provided that no objection has been received within that period.

Dated the 1st September, 2023.

E. M. NYAMU,

MR/5175897

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 11714

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Andrew Kiptonui Ruto, of P.O. Box 17, Rongai in the Republic of Kenya, is registered as proprietor of all that piece of land containing 4.90 hectares or thereabout, known as Shawa/Gicheha Block 1/40 (Belbur), situate in the district of Nakuru, whereas sufficient evidence has been adduced to show that the land register opened thereof is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I intend to proceed with the reconstruction of the land register under the provisions of section 33 (5), provided that no objection has been received within that period.

Dated the 1st September, 2023.

C. A. LIYAYI,

MR/4524179

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 11715

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Apollo Nyangayo, of P.O. Box 702, Maseno in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kisumu, registered under title No. Kisumu/Marera/4951, and whereas sufficient evidence has been adduced to show that the land register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

N. A. OBIERO,

MR/5175584

Land Registrar, Kisumu District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) Samson Odundo and (2) Johnstone Aggrey Ochola, of P.O. Box 44–40100, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kisumu, registered under title No. Kisumu/Manyatta "A"/2407, and whereas sufficient evidence has been adduced to show that the land register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

N. A. OBIERO,

MR/4524253

Land Registrar, Kisumu District.

GAZETTE NOTICE NO. 11717

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) Monicah Njeri Njoroge (ID/13743199) and (2) Peter Karomo Kamau (ID/11029985), both of P.O. Box 20515–00400, Nairobi in the Republic of Kenya, are registered as proprietors in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Kiambaa/Ruaka/5787, and whereas sufficient evidence has been adduced to show that the land register in respect thereof is lost or destroyed, and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

A. W. MARARIA,

MR/4524101

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 11718

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) James Wagachire Njenga (ID/1842486) and (2) Salome Wanjiru Njenga (ID/1842827), both of P.O. Box 75629–00200, Nairobi in the Republic of Kenya, as administrators of the estate of Grace Wairimu Gachire (deceased), are registered as proprietors in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Kiambaa/Kiambaa/T. 224, and whereas sufficient evidence has been adduced to show that the land register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

A. W. MARARIA,

MR/5175976

 $Land\ Registrar,\ Kiambu\ District.$

GAZETTE NOTICE No. 11719

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS David Kinyanjui Kimani (ID/1846298), of P.O. Box 223-00900, Kiambu in the Republic of Kenya, is registered as

proprietor in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Tigoni/Tigoni Block 1/2367, and whereas sufficient evidence has been adduced to show that the land register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

A. W. MARARIA,

MR/5175891

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 11720

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Irene Mbene Njoki (ID/22772705), of P.O. Box 1095–00219, Karuri in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Tigoni/Tigoni Block 1/2158, and whereas sufficient evidence has been adduced to show that the land register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

A. W. MARARIA,

MR/5175581

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 11721

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Margaret Nduta Kimithi (ID/1188438), of P.O. Box 59899–00200, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kiambu, registered under title No. Kiambu/Municipality Block 2/348, and whereas sufficient evidence has been adduced to show that the land register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

A. W. MARARIA,

MR/5175737

Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 11722

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS David Kingori Mukua, of P.O. Box 235, Mweiga in the Republic of Kenya, is the registered proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouta, situate in Nyeri District, registered under title No. Gatarakwa/Gatarakwa Block 1/1154, and whereas sufficient evidence has been adduced to show that the register (green card) is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall reconstruct a new register (green card) provided that no valid objection has been received within that period.

Dated the 1st September, 2023.

M. M. MWIGIRE,

MR/5175957

Land Registrar, Nyeri District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Mary Wambui Njuguna, of P.O. Box 71, Naivasha in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Nyandarua, registered under title No. Nyandarua/Kahuru/6401, and whereas sufficient evidence has been adduced to show that the land register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

M. A. OMULLO,

MR/5175734

Land Registrar, Nyandarua District.

GAZETTE NOTICE NO. 11724

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Jeremiah Githui Wagura (ID/3224672), is registered proprietor in absolute ownership interest of all that piece of land containing 1.220 hectares or thereabout, known as Sipili/Donyoloip Block 1/3182 (Laikipia), situate in the district of Laikipia, and whereas sufficient evidence has been adduced to show that the land register (green card) in respect of the said piece of land is lost and efforts made to locate register (green card) have failed, notice is given that after the expiration of thirty (30) days from the date hereof, I shall proceed and reconstruct the land register(green card) as provided under section 33 (1) (5), provided that no objection has been received within that period.

Dated the 1st September, 2023.

P. M. NDUNGU,

MR/4524252

Land Registrar, Rumuruti.

GAZETTE NOTICE NO. 11725

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Stephen Gichahi Njukia (ID/3506712), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.711 hectare or thereabouts, situate in the district of Laikipia, registered under title No. Ngobit/Muhonia Block I/473, and whereas sufficient evidence has been adduced to show that the land register (green card) in respect of the said parcel of land have been lost/misplaced, and efforts made to locate the said green card have failed, notice is given that after the expiration of thirty (30) days from the date hereof, I shall proceed and reconstruct the green card as provided under section 33 (1) (5) of the Act, provided that no objection has been received within that period.

Dated the 1st September, 2023.

MR/4524154

C. A. NYANGICHA, Land Registrar, Laikipia District.

GAZETTE NOTICE NO. 11726

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Rebecca Nduta Kamau (ID/22187331), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.045 hectare our thereabouts, situate in the district of Kajiado, registered under title No. Kajiado/Kitengela/26173, and whereas sufficient evidence has been adduced to show that the land

register opened thereof has been lost or misplaced, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

R. W. MWANGI,

MR/5175952

Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 11727

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Wesley Mokua Nyariki (ID/10908405), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Nyamira, registered under title No. East Kitutu/Mwamangera/2690, by virtue of adjudication, and whereas the land register in respect thereof is lost or destroyed and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, I intend to proceed with the reconstruction the land register as provided under section 33 (5) of Land Registration Act provided that no objection has been received within that period.

Dated the 1st September, 2023.

M. M. OSANO

MR/4524132

Land Registrar, Nyamira District.

GAZETTE NOTICE No. 11728

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS James Otieno Aran, of P.O. Box 303, Sare in the Republic of Kenya, is registered as proprietor of all that piece of land known as North Sakwa/Kamasoga/1622, situate in the district of Migori, and whereas sufficient evidence has been adduced to show that the land register in respect thereof is lost or destroyed, and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the land register shall be reconstructed provided that no objection has been received within that period.

Dated the 1st September, 2023.

P. MAKINI,

MR/4524121

Land Registrar, Migori District.

GAZETTE NOTICE No. 11729

THE LAND REGISTRATION ACT

(No. 3 of 2012)

LOSS OF LAND REGISTER

WHEREAS Grace Muthoni Waithaka (ID/3492207), of P.O. Box 74542–00200, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land situate in the district of Ruiru, registered under title No. Ruiru Kiu Block 7/321, and whereas sufficient evidence has been adduced to show that the land register of the said piece of land is missing, and whereas all efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, provided that no valid objection has been received within that period, I intend to issue another land register and the missing land register is deemed to be of no effect.

Dated the 1st September, 2023.

R. M. MBUBA, Land Registrar, Ruiru District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF A NEW GREEN CARD

WHEREAS (1) Josphine Thira Muchene, (2) Evan Thuo Muigai and (3) George Gitau Njenga, are the registered proprietors in absolute ownership interest of all that piece of land situate in Kilifi District, registered under title No. Kilifi/kinagoni Kambicha/3838, and whereas sufficient evidence has been adduced to show that the green card is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall reconstruct a new green card provided that no valid objection has been received within that period.

Dated the 1st September, 2023.

J. B. OKETCH,

MR/5175972

Land Registrar, Kilifi District.

GAZETTE NOTICE No. 11731

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF A GREEN CARD

WHEREAS Chengo Kazungu Masha, is proprietor of all that piece of land known as Kilifi/Mtondia/4869, situate in the district of Uasin Gishu, and whereas sufficient evidence has been adduced to show that the green card cannot be traced, notice is given that after the expiration of sixty (60) days from the date hereof, I shall reconstruct a new green card provided that no objection has been received within that period.

Dated the 1st September, 2023.

J. B. OKETCH,

MR/4524074

Land Registrar, Kilifi District.

GAZETTE NOTICE No. 11732

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF A NEW GREEN CARD

WHEREAS Diani Drive Limited, is the registered proprietor in absolute ownership interest of all that piece of land situate in Kwale District, registered under title No. Kwale/Diani Beach Block /1351, and whereas sufficient evidence has been adduced to show that the register (green card) is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall reconstruct a new register (green card) provided that no valid objection has been received within that period.

Dated the 1st September, 2023.

S. N. MOKAYA,

MR/5175739

Land Registrar, Kwale District.

GAZETTE NOTICE NO. 11733

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF A NEW GREEN CARD

WHEREAS Swan Island Limited, is the registered proprietor in absolute ownership interest of all that piece of land situate in Kwale District, registered under title No. Kwale/Diani Complex/397, and whereas sufficient evidence has been adduced to show that the register (green card) is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall reconstruct a new register (green card) provided that no valid objection has been received within that provided

Dated the 1st September, 2023.

S. N. MOKAYA, Land Registrar, Kwale District. GAZETTE NOTICE No. 11734

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF A NEW GREEN CARD

WHEREAS Swaleh Abubakar Bajabir, is the registered proprietor in absolute ownership interest of all that piece of land situate in Kwale District, registered under title No. Kwale/Majoreni/1624, and whereas sufficient evidence has been adduced to show that the green card is lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall reconstruct a new green card provided that no valid objection has been received within that period.

Dated the 1st September, 2023.

W. M. MUIGAI,

MR/4524106

Land Registrar, Kwale District.

GAZETTE NOTICE No. 11735

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Samwel Manyeko Mbira (deceased), is registered as proprietor of all that piece of land situate in the district of Kakamega, known as Isukha/Murhanda/903, and whereas the Court in Succession Cause No. E1031 of 2018 formerly 468 of 2014, has issued grant of letters of administration and certificate of confirmation of grant in favour of Rita Achitsa Atswalal, and whereas the land title deed issued earlier to Samwel Manyeko Mbira (deceased), has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said instrument and RL. 19 and RL. 7 and upon such registration the land title deed issued earlier to the said Samwel Manyeko Mbira (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

D. M. KIMAULO,

MR/5175857

Land Registrar, Kakamega District.

GAZETTE NOTICE NO. 11736

THE LAND REGISTRATION ACT

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

REGISTRATION OF INSTRUMENT

WHEREAS Washuma Shibukara (deceased), is registered as proprietor of all that piece of land situate in the district of Kakamega, known as Marama/Shinamwenyuli/667, and whereas the Court in Succession Cause No. E60 of 2023, has issued grant of letters of administration and certificate of confirmation of grant in favour of Sarah Khanda Oyaya, and whereas the land title deed issued earlier to Washuma Shibukara (deceased), has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said instrument and RL. 19 and RL. 7 and upon such registration the land title deed issued earlier to the said Washuma Shibukara (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

D. M. KIMAULO,

MR/5175569

Land Registrar, Kakamega District.

GAZETTE NOTICE NO. 11737

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Stephen Dancan Kamau alias Stephen Duncan Kamau (deceased), is registered as proprietor in absolute ownership interest of

all that piece of land known as Solai/Ndungiri Block 6/269, situate in the district of Nakuru, and whereas the High Court of Kenva at Nakuru in Succession Cause No. 135 of 2018, has issued grant in favour of Sylivia Nyambura Kamau, and whereas the said court has executed an application to be registered as proprietor by transmission of L.R.A. 50, and whereas the title deed issued in respect of Stephen Dancan Kamau alias Stephen Duncan Kamau (deceased) is lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided that no 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 application of the said land title deed and proceed with registration of the said application to be registered as proprietor by transmission of L.R.A.50 in the name of Sylivia Nyambura Kamau, and upon such registration the land title deed issued earlier to the said Stephen Dancan Kamau alias Stephen Duncan Kamau (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

C. A. LIYAYI,

MR/4524208

Land Registrar, Nakuru District.

GAZETTE NOTICE NO. 11738

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS John Lukalo Zavani (deceased), is registered as proprietor of that piece of land containing 2.20 hectares or thereabout, known as North Maragoli/Kegondi/2316, situate in the district of Sabatia, and whereas the High Court of Kenya at Kisumu in succession cause No. 775 of 2008, has issued letters of administration in favour of (1) Beatrice Vugutsa and (2) Wilson Sabwa Lukalo, and whereas the said (1) Beatrice Vugutsa and (2) Wilson Sabwa Lukalo has executed an application to be registered as proprietor by transmission in respect of the said piece of land, and whereas the land title deed is lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the application to be registered as proprietor by transmission in favour of the said (1) Beatrice Vugutsa and (2) Wilson Sabwa Lukalo, and upon such registration the land title deed issued earlier to the said John Lukalo Zavani (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

H. K. LANGAT,

MR/4524025

Land Registrar, Vihiga District.

GAZETTE NOTICE No. 11739

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Karari Gaceru alias Karari Mungai (deceased), is registered as proprietor of all that piece of land containing 9.3 acres or thereabout, known as Ndeiya/Makutano/63, situate in the district of Kiambu, and whereas the High Court of Kenya at Nairobi in Succession Cause No. 65 of 1983, has issued grant of letters of administration to Susan Mumbi Mungai, of P.O. Box 227, Limuru in the Republic of Kenya, and whereas the said title deed issued earlier to the said Karari Gaceru alias Karari Mungai (deceased), has been reported to be missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said Susan Mumbi Mungai, and upon such registration the land title deed issued earlier to the said Karari Gaceru alias Karari Mungai (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

R. W. MACHARIA. Land Registrar, Kiambu District. GAZETTE NOTICE NO. 11740

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Milka Wangari Kibaru alias Wangari Kibaru (deceased), is registered as proprietor of all that piece of land containing 1.50 acres or thereabout, known as Kiganjo/Gatei/983, situate in the district of Gatundu, and whereas in the Chief Magistrate's Court at Thika in Succession Cause No. 320 of 2017, has issued grant and confirmation letters to Nyambura Kibaru Kinyanjui, of P.O. Box 186, Kanjuku in the Republic of Kenya, and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 registration of the said administration letters to Nyambura Kibaru Kinyanjui, and upon such registration the land title deed issued earlier to the said Milka Wangari Kibaru alias Wangari Kibaru (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

F. U. MUTEL

MR/452130

Land Registrar, Gatundu District.

GAZETTE NOTICE NO. 11741

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Ndirangu Kimani (deceased), is registered as proprietor of all that piece of land containing 2.90 acres or thereabout, known as Ngenda/Kimunyu/630, situate in the district of Gatundu, and whereas in the Chief Magistrate's Court at Gatundu in Succession Cause No. 75 of 2020, has issued grant and confirmation letters to Wanjiru Ndirangu, of P.O. Box 380-01030, Gatundu in the Republic of Kenya, and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 registration of the said administration letters to Wanjiru Ndirangu, and upon such registration the land title deed issued earlier to the said Ndirangu Kimani (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

MR/4524259

F. U. MUTEI, Land Registrar, Gatundu District.

GAZETTE NOTICE No. 11742

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Ndirangu Kimani (deceased), is registered as proprietor of all that piece of land containing 0.19 acre or thereabouts, known as Ngenda/Gathage/T.53, situate in the district of Gatundu, and whereas in the Chief Magistrate's Court at Gatundu in Succession Cause No. 75 of 2020, has issued grant and confirmation letters to Wanjiru Ndirangu, of P.O. Box 380-01030, Gatundu in the Republic of Kenya, and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 registration of the said administration letters to Wanjiru Ndirangu, and upon such registration the land title deed issued earlier to the said Ndirangu Kimani (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

MR/4524259

F. U. MUTEI, Land Registrar, Gatundu District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Karechu Gitau (deceased), is registered as proprietor of all that piece of land containing 0.95 hectare or thereabouts, known as Kiganjo/Kiamwangi/849, situate in the district of Gatundu, and whereas in the Chief Magistrate's Court at Gatundu in Succession Cause No. E138 of 2023, has issued grant and confirmation letters to Paul Gitau Karechu, of P.O. Box 22-00232, Ruiru in the Republic of Kenya, and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 registration of the said administration letters to Paul Gitau Karechu, and upon such registration the land title deed issued earlier to the said Karechu Gitau (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

F. U. MUTEI,

MR/4524260

Land Registrar, Gatundu District.

GAZETTE NOTICE No. 11744

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS James Ngugi Mugo (deceased), is registered as proprietor of that piece of land containing 0.60 hectare or thereabouts, situate in the district of Nyeri, known as Othaya/Kiahagu/1087, and whereas the Court at Othaya in succession cause No. 105 of 2019, has issued grant of letters intestate to Joseph Wambugu Ngugi as administrator and the beneficiary is Consolata Wachera Thebere, and whereas the said title deed issued in respect of the said piece of land is lost and cannot be traced, notice is given that after the expiration of sixty (60) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of transfer by transmission documents R.L. 19 and R.L. 7 in favour of the said Joseph Wambugu Ngugi as administrator and the beneficiary is Consolata Wachera Thebere, and upon such registration the land title deed issued earlier to the said James Ngugi Mugo (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

N. G. GATHAIYA,

MR/4524001

Land Registrar, Nyeri District.

GAZETTE NOTICE No. 11745

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Charles Kirume Kagwe alias Kirume Kibe (deceased), of P.O. Box 21-10200, Murang'a in the Republic of Kenya, is registered as proprietor of all that piece of land containing 2.3 acres or thereabout, known as Loc. 13/Gakoe/445, situate in the district of Murang'a, and whereas in the High Court of Kenya at Murang'a in Succession Cause No. 225 of 2016, has issued grant and confirmation letters to Wairimu Kagwe (ID/1893834), and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 registration of the said grant documents and issue land title deed to Wairimu Kagwe (ID/1893834) and upon such registration the land title deed issued earlier to the said Charles Kirume Kagwe alias Kirume Kibe (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

S. K. MWANGI,

GAZETTE NOTICE NO. 11746

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Kingori Maingi alias Muchiri Maingi (deceased), is registered as proprietor of all that piece of land containing 6.06 hectares or thereabout, known as Ngariama/Ngiriambu/46, situate in the district of Kirinyaga, and whereas in the Magistrate's Court at Gichugu in Succession Cause No. 97 of 2021, has issued grant and confirmation letters to Agnes Wairimu Muchiri (ID/2924620), and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 registration of the said administration letters to Agnes Wairimu Muchiri (ID/2924620, and upon such registration the land title deed issued earlier to the said Kingori Maingi alias Muchiri Maingi (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

G. M. NJOROGE.

MR/4524251

Land Registrar, Kirinyaga District.

GAZETTE NOTICE No. 11747

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Charles Kirundi Magu (deceased), is registered as proprietor of that piece of land known as Sosian/Sosian Block 3/1539 (Maundu ni Meri), situate in the district of Laikipia, and whereas the Chief Magistrate's Court at Nyahururu in Succession Cause No. E452of 2022, has issued grant in favour of Leah Njeri Kirundi, and whereas the said Leah Njeri Kirundi has excecuted an application to be registered as proprietor by transmission of R. L. 19, and whereas the said title deed issued earlier has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said instrument of R. L. 19 in the name of Leah Njeri Kirundi, and upon such registration the land title deed issued to the said Charles Kirundi Magu (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

MR/5175960

M. N. MWANGI, Land Registrar, Rumuruti.

GAZETTE NOTICE NO. 11748

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS John Mwangi Kinyanjui (deceased), is registered as proprietor of that piece of land known as Laikipia/Marmanet/South Rumuruti Block I/200 (Salama), situate in the district of Laikipia, and whereas the Senior Principal Magistrate's Court in Succession Cause No. 122 of 2021, has issued grant in favour of Lucy Muringi Mwangi, and whereas the said Lucy Muringi Mwangi has executed land application to be registered as proprietor by transmission R.L. 19, and whereas the land title deed in respect of John Mwangi Kinyanjui (deceased) is lost, and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 application to be registered as proprietor by transmission R.L. 19 in the name of Lucy Muringi Mwangi, and upon such registration the land title deed issued earlier to the said John Mwangi Kinyanjui (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

P. M. NDUNGU, Land Registrar, Rumuruti.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS (1) Michael Kariuki and (2) Sarah Ngima Paul Gacoki (deceased), are registered as proprietors of all that piece of land containing 0.67 hectare or thereabouts, situate in the district of Embu, known as Ngandori/Kirigi/8516, and whereas the Chief Magistrate's Court at Embu in succession Cause No. E83 of 2022, has directed that the said piece of land be registered in the name of Michael Kariuki as administrator to the estate of Sarah Ngima Paul Gacoki (deceased), and whereas all the efforts made to recover the land title deed in respect of the said piece of land have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said grant document in the name of Michael Kariuki as administrator and upon such registration the land title deed issued earlier to the said Sarah Ngima Paul Gacoki (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

C. K. KITAVI,

MR/5175677

Land Registrar, Embu District.

GAZETTE NOTICE NO. 11750

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Henry Wamugo Nyaga alias Henry Nyaga alias Henry Nyaga Mugo (deceased), is registered as proprietor of all that piece of land containing 2.43 hectares or thereabout, situate in the district of Embu, known as Kyeni/Kigumo/8, and whereas the High Court of Kenya at Embu in Succession Cause No. E14 of 2021, has directed that the said piece of land be registered in the name of Joan Wanja Nyaga (ID/3736346) as administrator to the estate of Henry Wamugo Nyaga alias Henry Nyaga alias Henry Nyaga Mugo (deceased), and whereas all the efforts made to recover the land title deed in respect of the said piece of land have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said grant document in the name of Joan Wanja Nyaga (ID/3736346) as administrator and upon such registration the land title deed issued earlier to the said Henry Wamugo Nyaga alias Henry Nyaga alias Henry Nyaga Mugo (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

C. K. KITAVI, Land Registrar, Embu District.

MR/5175588

GAZETTE NOTICE NO. 11751

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Njihia Wanganga (deceased), is the legal owner of that piece of land containing 2.02 hectares or thereabout, situate in the district of Naivasha, known as Kijabe/Kijabe 1/553, situate in the district of Naivasha, and whereas in the Court at Naivasha in Succession Cause No. E369 of 2021, has issued grant and confirmation letters to (1) Salome Nduta Njoroge and (2) Daniel kimani Karanja, and whereas all efforts made to recover the land title deed and be surrendered to the land registrar for cancellation 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 registration of the said grant document and issue land title deed to to (1) Salome Nduta Njoroge and (2) Daniel kimani Karanja, and upon such registration the land title deed issued earlier to the said Njihia Wanganga (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

T. M. CHERAGU, Land Registrar, Naivasha District. GAZETTE NOTICE NO. 11752

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Mutisya Ngii (deceased), is registered as proprietor of all that piece of land containing 4.8 hectares or thereabout, known as Muthetheni/Kyethivo/206, situate in the district of Machakos, and whereas the High Court of Kenya at Machakos in Succession Cause No. 451 "B" of 2008, has issued grant of letters of administration to Joseph Kitavi Mutisya, and whereas the said Joseph Kitavi Mutisya has excecuted an application to be registered by transmission LRA. 39, and whereas sufficient has been adduced to show that the land title deed issued thereof has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration the land title deed issued to the said Mutisya Ngii (deceased) shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

K. K. MUNDIA,

MR/4524165

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11753

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Mutisya Ngii (deceased), is registered as proprietor of all that piece of land containing 4.8 hectares or thereabout, known as Muthetheni/Kyethivo/415, situate in the district of Machakos, and whereas the High Court of Kenya at Machakos in Succession Cause No. 451 "B" of 2008, has issued grant of letters of administration to Joseph Kitavi Mutisya, and whereas the said Joseph Kitavi Mutisya has excecuted an application to be registered by transmission LRA. 39, and whereas sufficient has been adduced to show that the land title deed issued thereof has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration the land title deed issued to the said Mutisya Ngii (deceased) shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

K. K. MUNDIA,

MR/4524165

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11754

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Mutisya Ngii (deceased), is registered as proprietor of all that piece of land containing 4.8 hectares or thereabout, known as Muthetheni/Kyethivo/444, situate in the district of Machakos, and whereas the High Court of Kenya at Machakos in Succession Cause No. 451 "B" of 2008, has issued grant of letters of administration to Joseph Kitavi Mutisya, and whereas the said Joseph Kitavi Mutisya has excecuted an application to be registered by transmission LRA. 39, and whereas sufficient has been adduced to show that the land title deed issued thereof has been reported missing or lost, notice is given that after the expiration of sixty (60) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and upon such registration the land title deed issued to the said Mutisya Ngii (deceased) shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

K. K. MUNDIA,

trar, Naivasha District. MR/4524165

MR/5175888

Land Registrar, Machakos District.

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Naumi Nthambi Kiluu (deceased), is registered as proprietor of all that piece of land containing 1.4 hectares or thereabout, known as Iveti/Mungala/710, situate in the district of Machakos, and whereas the High Court of Kenya at Machakos in Succession Cause No. 388 of 2012, has issued grant of letters of administration to (1) Rhodes Mutuku Kiluu and (2) Ibrahim Kilungu Kiluu, and whereas the said (1) Rhodes Mutuku Kiluu and (2) Ibrahim Kilungu Kiluu has excecuted an application to be registered by transmission LRA. 39, and whereas sufficient has been adduced to show that the land title deed issued thereof has been reported missing or lost, notice is given that after the expiration of sixty (60) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registrstion of LRA. 39 to (1) Rhodes Mutuku Kiluu and (2) Ibrahim Kilungu Kiluu and upon such registration the land title deed issued to the said Naumi Nthambi Kiluu (deceased) shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

D. M. MWANGANGI,

MR/5175986

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11756

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Naumi Nthambi Kiluu (deceased), is registered as proprietor of all that piece of land containing 1.4 hectares or thereabout, known as Iveti/Mungala/898, situate in the district of Machakos, and whereas the High Court of Kenya at Machakos in Succession Cause No. 388 of 2012, has issued grant of letters of administration to (1) Rhodes Mutuku Kiluu and (2) Ibrahim Kilungu Kiluu, and whereas the said (1) Rhodes Mutuku Kiluu and (2) Ibrahim Kilungu Kiluu has excecuted an application to be registered by transmission LRA. 39, and whereas sufficient has been adduced to show that the land title deed issued thereof has been reported missing or lost, notice is given that after the expiration of sixty (60) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registrstion of LRA. 39 to (1) Rhodes Mutuku Kiluu and (2) Ibrahim Kilungu Kiluu and upon such registration the land title deed issued to the said Naumi Nthambi Kiluu (deceased) shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

D. M. MWANGANGI,

MR/5175986

Land Registrar, Machakos District.

GAZETTE NOTICE NO. 11757

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Muthoka Nzuma Mwilu (deceased), is registered as proprietor of all that piece of land containing 5.4 hectares or thereabout, situate in the district of Machakos, known as Machakos/Katangi/211, and whereas the Chief Magistrate's Court of Kenya at Machakos in Succession Cause No. 5 of 2019, has issued a grant of letters of administration to Dominic Kavisi Nzulu, and

whereas the said Dominic Kavisi Nzulu has executed L.R.A. 39 for registration, and whereas all efforts made to recover the land title deed for the said piece of land have failed, notice is given that after the expiration of thirty (30) days from the date hereof, I intend to dispense with the production of the said land title deed and proceed with the registration of the said L.R.A. 39 to the said Dominic Kavisi Nzulu, and upon such registration the land title deed issued earlier to the said Muthoka Nzuma Mwilu (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

N. A. MIRERI,

MR/4524209

Land Registrar, Machakos District.

GAZETTE NOTICE No. 11758

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Francis Nyawire Omenda (deceased), is registered as proprietor of all that piece of land known as Siaya/Kaugagi/1296, situate in the district of Siaya, and whereas the Magistrate's Court at Siaya in Succession Cause No. E81 of 2022, has ordered that the piece of land be registered in the names (1) Christine Anyango Nyawire and (2) Moureen Awuor Ouma, and whereas all efforts made to recover the land title deed issued thereof by the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said grant document and issue a land title deed to the said (1) Christine Anyango Nyawire and (2) Moureen Awuor Ouma, and upon such registration the land title deed issued earlier to the said Francis Nyawire Omenda (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st September, 2023.

A. MUTUA,

MR/4524194

Land Registrar, Siaya District.

GAZETTE NOTICE No. 11759

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS (1) Abdalla Salimu, (2) Mohamed Salimu, (3) Juma Hamisi and (4) Juma Abdalla (deceased), are registered as proprietors of that piece of land known as Kwale/Kandutsi "B"/996, situate in the district of Kwale, and whereas the Kadhi's Court at Kwale in Succession Cause No. E27 of 2023 and E25 of 2023 have vested the property to (1) Ajali Jumaa Mwadiya and (2) Juma Mohamed Mwakuchiyachiya, and whereas sufficient evidence has been adduced to show the land title deed issued to ((1) Abdalla Salimu, (2) Mohamed Salimu, 930 Juma Hamisi and (3) Juma Abdalla (deceased) have been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said application to be registered L.R. 39 and L.R. 42, and upon such registration the land title deed issued earlier to the said (1) Abdalla Salimu, (2) Mohamed Salimu, (3) Juma Hamisi and (3) Juma Abdalla (deceased), shall be deemed to be cancelled and of

Dated the 1st September, 2023.

MR/5175596

S. N. MOKAYA, Land Registrar, Kwale District.

GAZETTE NOTICE No. 11760

THE CIVIL AVIATION ACT

(No. 21 of 2013)

KENYA CIVIL AVIATION AUTHORITY

APPLICATIONS FOR VARIATION OR ISSUE OF AIR SERVICE LICENCES

PURSUANT to the provisions of the Civil Aviation Act, 2013 read together with the Civil Aviation (Amendment) Act, 2016 and the Civil Aviation (Licensing of Air Services) Regulations, 2018 (Regulation 25), notice is given that the applicants whose particulars are specified in the first column of the Schedule below have applied for various air service licences. The particulars of the applications are specified in the second column.

Any representation in favour of or against any application should be made in writing to the Director-General, Kenya Civil Aviation Authority, P.O. Box 30163–00100, Nairobi so as to reach the Authority within twenty-one (21) days from the date of publication of this notice. Such representation should also be sent by the person making it to the applicant by registered mail at the same time it is sent to the Authority.

SCHEDULE

Name and Address of Applicant	Type of Service Applied for							
"Aerostan" Air Company LLC, 103 Ibraimov	International non-scheduled air service for cargo on the route; Bishkek– Macau –Colombo – Nairobi							
str. 720011, Bishkek, Kyrgyz Republic.	-Karachi- Bishkek, without traffic rights between Macau/Colombo/Karachi and Nairobi.							
	Using aircraft type B747 based in Bishkek, Kyrgyzstan.							
Phoenix Air Group, Inc., 100 Phoenix Air Drive SW, Cartersville, GA 30120, USA.	(a) International non-scheduled air service for passengers and cargo to/from points in Africa and the rest of the world.							
	(b) International non-scheduled emergency medical air service to/from points in Africa and the rest of the world.							
	(c) Domestic non-scheduled air service for passengers and cargo within Kenya.							
	(d) Domestic non-cheduled emergency medical air service within Kenya.							
	Using aircraft types GLF3, GLF4 and LJ36 based J.K.I.A. and Georgia (USA).							
Flight Training Centre Limited, P.O. Box 45538–00100, Nairobi.	Variation of the existing air service licence to include aircraft type; PA44							
Prime Aviation Limited, P.O. Box 2091–00502, Nairobi.	Variation of the existing air service licence to include aircraft type; AS350 B3.							
Transworld Safaris Kenya Limited, P.O. Box 44690–00100, Nairobi.	Variation of the existing air service licence to include hot air balloon type; Ultra magic N-425							
ALS Limited, P.O. Box 41937–00100, Nairobi	Variation of the existing air service licence to include aircraft types, C172N and C172P							
SAC (K) Limited, P.O. Box 59200–00200, Nairobi.	Variation of the existing air service licence to include aircraft type A330.							
Astral Aviation Limited, P.O. Box 594–	Variation of the existing licence to include on the International scheduled air service the routes;							
00606, Nairobi.	(a) Nairobi–Dubai–Guangzhou–Dubai–Nairobi							
	(b) Nairobi-Dubai-Shenzhen-Dubai-Nairobi							
Kasas Limited, P.O Box 1218–00502, Nairobi.	(a) International non-scheduled air service for passengers, cargo and mail to/from points in Africa and rest of the world.							
	(b) Domestic non-scheduled air service for passengers, cargo and mail within Kenya.							
	(c) Aerial work service for parachute jumping/tag operation within Kenya.							
	Using aircraft type D228 based at Wilson Airport.							
Pro Flight Limited, P.O Box 22899–00100,	(a) International non-scheduled air service for passengers, cargo and mail to/from points in Africa.							
Nairobi.	(b) International non-scheduled emergency medical air service to/from points in Africa.							
	(c) International non-scheduled air service for self–fly hire to/from points in Africa.							
	(d) Domestic non-scheduled air service for passengers, cargo and mail within Kenya.							
	(e) Domestic non-scheduled emergency medical air service within Kenya.							
	(f) Domestic non-scheduled air service for self–fly hire within Kenya.							
	(g) Aerial work service for advertising operations/banner towing within Kenya/Africa.							
	(h) Aerial work service for Aerial patrol/observation/surveys within Kenya/Africa.							
	(i) Aerial work service for aerial photography/sightseeing within Kenya/Africa.							
	(j) Aerial work service for agricultural spraying/seeding/dusting within Kenya/Africa.							
	(k) Aerial work service for cloud spraying/seeding within Kenya/Africa.							
	 (l) Aerial work service for fire for spotting/control/fighting within Kenya/Africa. (m) Aerial work service for game and livestock selection/culling/counting/herding within Kenya/Africa. 							
	(n) Aerial work service for parachute jumping/tag operation within Kenya/Africa.							
	(o) Flying Instructions within Kenya.							

Name and Address of Applicant	Type of Service Applied for							
	Using aircraft type AS350 B3, EC130 B4 and BELL407 based at Wilson Airport.							
Wilderness Air Limited, P.O. Box Private	(a) International non-scheduled air service for passengers to/from points in Africa.							
Bag-60300, Isiolo.	(b) Domestic non-scheduled air service for passengers within Kenya.							
	(c) Aerial work service for aerial patrol/observation/surveys within Kenya/Africa.							
	(d) Aerial work service for aerial photography/sightseeing within Kenya/Africa.							
	Using aircraft C206, C210 and YMF F5C based at Mutunyi airstrip, Lewa Wildlife Conservancy and Isiolo Airport.							
AIM International dba AIM AIR, P.O. Box	(a) International non-scheduled air service for passengers and cargo to/from points in Africa.							
21171–00505, Nairobi.	(b) International non-scheduled emergency medical air service to/from points in Africa.							
	(c) Domestic non-scheduled air service for passengers and cargo within Kenya.							
	(d) Domestic non-scheduled emergency medical air service within Kenya.							
	Using aircraft type C208 and C206 based at Wilson Airport.							
I Fly Air Solutions Limited, P.O. Box	International scheduled air service for passengers, cargo and mail on the routes.							
28781–00100, Nairobi.	(a) J.K.I.A./Wilson to/from Mogadishu							
	(b) J.K.I.A./Wilson to/from Juba							
	(c) J.K.I.A./Wilson to/from Goma							
	(d) J.K.I.A./Wilson to/from Dubai							
	(e) J.K.I.A./Wilson to/from Djibouti							
	(f) J.K.I.A./Wilson to/from Kisimayo							
	(g) J.K.I.A./Wilson to/from Entebbe							
	Using aircraft Fokker 70 and Fokker 50 based at J.K.I.A. and Wilson Airport.							
African Wild Wind Limited, P.O. Box 32272–00600, Nairobi.	Domestic non-scheduled air service for passengers within Masai Mara Game Reserve, Ambosel National Park, Kimana Sanctuary, Nanyuki, Lewa Conservancy and Kigio Conservancy using hot air balloon type; Kubicek BB120P based at Olkiombo, Kimana Sanctuary, Ol Jogi Conservancy, Lewa Conservancy and Kigio Conservancy.							
Encomm Limited, P.O. Box 2003–00200,	(a) Domestic scheduled air service for passengers, cargo and mail on the routes;							
Nairobi.	(i) J.K.I.A./Wilson to/from Malindi							
	(ii) J.K.I.A./Wilson to/from Mombasa							
	(iii) J.K.I.A./Wilson to/from Wajir							
	(iv) J.K.I.A./Wilson to/from Mandera							
	(v) J.K.I.A./Wilson to/from Elwak							
	(vi) J.K.I.A./Wilson to/from Eldoret							
	(vii) J.K.I.A./Wilson to/from Kisumu							
	(viii) J.K.I.A./Wilson to/from Ukunda							
	(b) International non-scheduled air service for passengers, cargo and mail to/from points in Africa /Indian Ocean Islands/Middle Ease/Europe							
	Using aircraft types BAE ATP, Fokker 27 and B737 based J.K.I.A. and Wilson airports.							

Dated the 25th August, 2023.

EMILE N. ARAO, PTG No. 240/23-24 Director-General.

GAZETTE NOTICE NO. 11761

THE CIVIL AVIATION ACT

(No. 21 of 2013)

KENYA CIVIL AVIATION AUTHORITY

DECISIONS OF THE KENYA CIVIL AVIATION AUTHORITY ON APPLICATIONS FOR AIR SERVICE LICENCES

PURSUANT to the provisions of the Civil Aviation Act, 2013 as read together with Civil Aviation (Amendment) Act, 2016 and the Civil Aviation (Licensing of Air Services Regulations), 2018 (Regulation 28), notice is given that the Kenya Civil Aviation Authority has made decisions on applications for air service licences whose particulars were previously published in the Kenya Gazette Notice No. 7653 of 2023.

The Decisions are specified in the third column and the particulars of the applications are in the second column for each applicant named in the first column of the Schedule below:

Name and Address of Applicant	Type of Service applied for	Decisions
Fly Safari Airlink Limited, P.O. Box 18065, Dar-es-Salaam,	(a) International non-scheduled air service for passengers, cargo and mail between designated entry/exit points in Tanzania and Kenya.	
Tanzania.	(b) International non-scheduled emergency medical service between designated entry/exit points in Tanzania and Kenya.	
	Using aircraft types; C208, C510 and R66 based in Dares-Salaam, Tanzania.	
Coastal Travels Limited, P.O. Box 3052, Dar es Salaam, Tanzania.	Variation of the existing air service licence to include International non-scheduled air service for cargo.	Variation of licence granted for the period of the existing licence.
Arusha Medivac Limited, P.O. Box 10906, Arusha, Tanzania.	International non-scheduled emergency medical air service between designated entry/exit points in Tanzania and Kenya using aircraft type PA31 based in Arusha, Tanzania.	
Advantage Air Travel Limited, P.O. Box 3753–00506, Nairobi.	Variation of the existing air service licence to include aircraft types; DHC8 and B190.	Variation of licnece granted for the period of validity of the existing licence.
Dragonfly Aviation Limited, P.O. Box 3542–00506, Nairobi.	Variation of the existing air service licence to include aircraft type DHC8.	Variation of licence granted for the period of validity of the existing licence.
Aberdair Aviation Limited, P.O Box 705–00517, Nairobi.	Variation of the existing air service licence to include aircraft types; B505 and B412.	Variation of licence granted for the period of validity of the existing licence.
Skyship Company Limited, P.O Box 59730–00200, Nairobi.	Variation of the existing air service licence to include aircraft type LBL 240A	Variation of licence granted for the period of validity of the existing licence.
Albatross Aviation Limited, P.O. Box 63772 – 00619, Nairobi.	(a) Domestic non-scheduled air service for passengers within Kenya	Licence granted for one (1) year with effect from 22nd September, 2023.
Nanobi.	(b) International non-scheduled air service for passengers to/from East/Eastern/Central/Southern/Northern Africa;	
	(c) Domestic non-scheduled emergency medical air service within Kenya;	
	 (d) International non-scheduled emergency medical air service to/from East/Eastern/Central/Southern/Northern Africa; 	
	Using aircraft type B407 based at J.K.I.A. and Wilson Airport.	
Mara Wildlife Balloons Services Limited, P.O. Box 104579–00100, Nairobi.	Domestic non-scheduled air service for passengers within Masai Mara using hot air balloons types; Cameron A415 and A315 based at Keekorok.	
Standards Aviation Limited, P.O. Box 3702–00506, Nairobi.	Flying Instructions within Kenya using aircraft types; C172 and BE76 based at Wilson Airport.	Licence granted for three (3) years with effect from 14th March, 2023.
Balloon Safaris Limited, P.O. Box 43747 – 00100,	(a) Domestic non-scheduled air service for passengers within Kenya	Licence granted for one (1) year with effect from 10th August, 2023.
Nairobi.	 (b) International non-scheduled air service for passengers to/from points in Africa/Indian Ocean Islands/Middle East; 	
	(c) Aerial work service for aerial photography/ sightseeing within Kenya/Africa/Indian Ocean Islands/Middle East	
Y 0 0 1 Y 1 1 1	Using aircraft type AS350 B3 based at Wilson Airport.	
Luca Safari Limited, P.O. Box 236–90128, Mtito Andei.	East/Asia	Licence granted for three (3) years with effect from 18th May, 2023.
	(b) Domestic non-scheduled air service for passengers, cargo and mail within Kenya Heing aircraft type C206 based at Chyulu Hills	
Freedom Airling Evensor	Using aircraft type C206 based at Chyulu Hills.	
Freedom Airline Express Limited, P.O. Box 24632–00100,	East/Europe/Asia/Far East.	Licence granted for three (3) years with effect from 26th April, 2023.
Nairobi.	(b) Domestic non-scheduled air service for passengers.	

Name and Address of Applicant	Type of Service applied for	Decisions
	cargo and mail within Kenya	
	(c) Domestic scheduled air service for passengers, carg and mail on the routes:	0
	(d) J.K.I.A./Wilson to/from Kisumu	
	(e) J.K.I.A./Wilson to/from Mombasa	
	(f) J.K.I.A./Wilson to/from Eldoret	
	(g) J.K.I.A./Wilson to/from Wajir	
	(h) J.K.I.A./Wilson to/from Lodwar	
	(i) J.K.I.A./Wilson to/from Ukunda	
	(j) J.K.I.A./Wilson to/from Mandera	
	(k) J.K.I.A./Wilson to/from Garisa	
	(l) J.K.I.A./Wilson to/from Kitale	
	(m) J.K.I.A./Wilson to/from Homabay	
	(n) J.K.I.A./Wilson to/from Elwak	
	(o) J.K.I.A./Wilson to/from Takaba	
	(p) J.K.I.A./Wilson to/from Masai mara	
	(q) J.K.I.A./Wilson to/from Malindi	
	(r) J.K.I.A./Wilson to/from Lamu	
	(s) J.K.I.A./Wilson to/from Moyale	
	(t) Kisumu to/from Mombasa	
	Using aircraft types; A320, E120, CRJ7 and F50 based a J.K.I.A. and Wilson Airport.	at .
Airspray Kenya Limited, P.O Box 15555–00509, Nairobi.	Aerial work service for agricultural spraying/seeding/dustin within Kenya/Africa using aircraft type C188 based a Wilson Airport.	
West Rift Air Services	(a) Domestic non-scheduled air service for passengers	
Limited, P.O. Box 60091–00200,	cargo and mail within Kenya	Licence granted for one (1) year with effect from 10th August, 2023.
Nairobi.	(b) International non-scheduled air service for passengers, cargo and mail to/from East/Easter Africa/Indian Ocean Islands/Middle East Usin aircraft type C208 based at Wilson Airport.	n
Ribway Cargo Airlines Limited,	(a) Domestic non-scheduled air service for passengers an cargo within Kenya	d Licence granted for one (1) year with effect from 10th August, 2023.
P.O. Box 19155–00501, Nairobi.	(b) International non-scheduled air service for passenger and cargo to/from East/Eastern Africa/Indian Ocea Islands Using aircraft types; DC8 and PA34 based a J.K.I.A., Mombasa, Malindi, Wilson Airport an Ukunda.	n ut
Aerojet Aviations Limited, P.O Box 13776–00100,	(a) Domestic non-scheduled air service for passenger within Kenya	s Licence granted for one (1) year with effect from 10th August, 2023.
Nairobi.	(b) International non-scheduled air service for passenger to/from points in Africa/Indian Ocean Islands/Middl East Using aircraft types; F50 and L410 based J.K.I.A and Wilson Airport	e
Volare Aviation E. A. Limited,	(a) Domestic non-scheduled air service for passengers cargo and mail within Kenya	Licence granted for one (1) year with effect from 10th
P.O. Box 10216–00100, Nairobi.	(b) International non-scheduled air service for passengers cargo and mail to/from points in Africa/Indian Ocea Islands/Middle East/ Europe/Asia/North America Usin aircraft types; BE30, EC130 B4, H125 B3E and CL6 based J.K.I.A	, August, 2023. n g
Sky-Swift Limited, P.O. Box 49993–00100,	(a) Domestic non-scheduled air service for passengers an cargo within Kenya	d Licence not granted.
Nairobi.	(b) International non-scheduled air service for passenger and cargo to/from points in Africa Using aircraft types C206 and C208 based J.K.I.A. and Wilson Airport.	

Dated the 29th August, 2023.

PTG No. 249/23-24

EMILE N. ARAO, Director-General.

GAZETTE NOTICE NO. 11762

PURSUANT to the provisions of section 42 of the East African Community Customs Management Act, 2004, notice is given that unless the under-mentioned goods are entered and removed from the Customs Warehouse within thirty (30) days from the date of this notice, they will be sold by public auction on 4th October, 2023.

Interested buyers may view the goods at ALT, CB2, MTS, BFT, IIL, KEN, SIG, CCF, MCT, AWD, CWHSE & MICT on 2nd October, 2023 and 3rd October, 2023 during office hours

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
475/2023	Kota Nazar 0306w	02/03/2023	K13-382556	Unit	Akl International Limited	ALT	Nissan March	2023MSASI035789 3	GOSUTYO001049692
476/2023	Alliance Norfork 127	15/03/2023	N17-708464	Unit	Catherine Njeri Kenyanjui	ALT	Nissan Sedan	2023MSASI036397 1	HOEGNF27SNM10046
477/2023	Alliance Norfork 127	15/03/2023	WDD2050422R1 50417	Unit	Nasim Logistics Limited	ALT	Mercedes Benz	2023MSASI036397 1	HOEGNF27YOM10016
478/2023	Dream Diamond 79A	28/03/2023	WDC2923242A0 63262	Unit	Autofest Dealers Limited	ALT	Mercedes Benz	2023MSASI037331 3	YMB-322-0101
479/2023	Jupiter Spirit	11/07/22	VM20-077738	Unit	Carii Motor Limited, Po Box 38355 Parklands Nairobi Kenya	CB2	Used Nissan Vanette Van Intransit to Cb2	2022MSASI024490 6	MOLU18003352757
480/2023	Asian Dynasty	24/07/22	NCP81-5226341	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel 254798100900,	CB2	Used Toyota Sienta Consolbase 2 Cfs	2022MSASI024906 2	CMB-262-0103(11)
481/2023	Asian Dynasty	24/07/22	ZC72S-351558	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel: 254798100900,	CB2	Used Suzuki Swift Consolbase 2 Cfs	2022MSASI024906 2	CMB-262-0103(12)
482/2023	Asian Dynasty	24/07/22	E12-260469	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel 254798100900,	CB2	Used Nissan Note Consolbase 2 Cfs	2022MSASI024906 2	CMB-262-0103(2)
483/2023	Asian Dynasty	24/07/22	E12-266278	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel 254798100900.	CB2	Used Nissan Note Consolbase 2 Cfs	2022MSASI024906 2	CMB-262-0103(3)
484/2023	Asian Dynasty	24/07/22	E12-336815	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel 254798100900	CB2	Used Nissan Note Consolbase 2 Cfs	2022MSASI024906 2	CMB-262-0103(5)
485/2023	Asian Dynasty	24/07/22	E12-356598	Unit	Carii Motor Limited P.O. Box 38355, Parklands Tokio@Cariim otor.Com Tel 254 798100900,	CB2	Used Nissan Note Consolbase 2 Cfs	2022MSASI024906 2	CMB-262-0103(8)
486/2023	Asian Dynasty	24/07/22	HB36S-202844	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email	CB2	Used Mazda Carol Consolbase 2 Cfs	2022MSASI024906 2	CMB-262-0103(9)

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
					Tokio@Cariim otor.Com Tel 254798100900,				
487/2023	Martorell	25/07/22	E12-339409	Unit	Carii Motor Limited, Po Box 38355 Parklands Nairobi Kenya	CB2	Used Nissan Note Intransit to Cb2 Cfs	2022MSASI025107 6	MOLU18003855140
488/2023	Martorell	25/07/22	VM20-079723	Unit	Carii Motor Limited Po Box 38355 Parklands Nairobi Kenya	CB2	Used Nissan Vanette Intransit to Cb2 Cfs	2022MSASI025107 6	MOLU18003855197
489/2023	Grand Cosmo	4/08/22	E12-324515	Unit	Carii Motor Limited, P.O. Box 38355, Parklands Email: Tokioacariimot or.Com Tel: +254 798100900, +25411289180	CB2	Nissan Note E12- 324515 Cb2		NYKS182090660
490/2023	Grand Cosmo	4/08/22	E12-344035	Unit	Carii Motor Limited, P.O. Box 38355, Parklands Email: Tokioacariimot or.Com Tel: +254 798100900, +254 112891801	CB2	Nissan Note E12- 344035 Cb2		NYKS182090661
491/2023	Grand Cosmo	4/08/22	NT32-521439	Unit	Carii Motor Limited, P.O. Box 38355, Parklands Email: Tokioacariimot or.Com Tel: +254 798100900, +254 112891801	CB2	X-Trail Nt32- 521439 Cb2		NYK\$182090662
492/2023	Baltimore Highway	6/08/22	NSP160-0014257	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Vehicle Cb2 Cfs	2022MSASI025506 6	KZMBS214DN004D
493/2023	Baltimore Highway	6/08/22	ZC72S-350012	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Suzuki Swift Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003A
494/2023	Baltimore Highway	6/08/22	ZSU65-0011903	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Toyota Harrier Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003D
495/2023	Baltimore Highway	6/08/22	NSP160-0015187	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Toyota Probox Van Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003G
496/2023	Baltimore Highway	6/08/22	NSP160-0015480	Unit	Carii Motor Limited P.O. Box 38355 Parklands	CB2	Used Toyota Probox Van Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003H

	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
					Tokio@Cariim otor.Com		3		
	Baltimore Highway	6/08/22	NT32-523657	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Nissan X- Trail Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003K
	Baltimore Highway	6/08/22	NT32-523301	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Nissan X- Trail Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003L
	Baltimore Highway	6/08/22	E12-407046	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Nissan Note Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003M
	Baltimore Highway	6/08/22	KGC30-0225200	Unit	Carii Motor Limited P.O. Box 38355 Parklands Tokio@Cariim otor.Com	CB2	Used Toyota Passo Cb2 Cfs	2022MSASI025506 6	KZMBS433DN003N
	Baltimore Highway	6/08/22	DJ3FS-113756	Unit	Carii Motor Limited P.O. Box 38355, Parklands Nairobi Kenya Email Tokio@Cariim otor.Com	CB2	Used Mazda Demio Cb2 Cfs	2022MSASI025506 6	SBMBS433DN017B
	Baltimore Highway	6/08/22	E12-322468	Unit	Carii Motor Limited P.O. Box 38355, Parklands Nairobi Kenya Email Tokio@Cariim otor.Com	CB2	Used Nissan Note Cb2 Cfs	2022MSASI025506 6	SBMB\$433DN017C
	Baltimore Highway	6/08/22	NCP81-5225522	Unit	Carii Motor Limited P.O. Box 38355,Parkland s Nairobi Kenya EmailTokio@C ariimotor.Com	CB2	Used Toyota Sienta Cb2 Cfs	2022MSASI025506 6	SBMBS433DN017D
	Baltimore Highway	6/08/22	WDD2050402R0 27455	Unit	Carii Motor Limited P.O. Box 38355, Parklands Nairobi Kenya Email Tokio@Cariim otor.Com	CB2	Used Mercedes Benz C Class Cb2 Cfs	2022MSASI025506 6	SBMBS433DN017F
	Baltimore Highway	6/08/22	NCP81-5224092	Unit	Carii Motor Limited P.O. Box 38355, Parklands Nairobi Kenya Email Tokio@Cariim otor.Com	CB2	Used Toyota Sienta Cb2 Cfs	2022MSASI025506 6	SBMBS433DN017G
506/2023	Grand Choice		E12-345781	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel	CB2	Used 2015 Nissan Note Pearl With Pre Ship Inspection Consolbase 2 Cfs	2022MSASI025626 B	HMB-271-0105
					Email Tokio@Cariim		Ship Inspection Consolbase		

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
		8/08/22							
507/2023	Grand Choice	8/08/22	KGC30-0224160	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel	CB2	Used 2015 Toyota Passo White With Pre Ship Inspection Consolbase 2 Cfs	2022MSASI025626 B	HMB-271-0109
508/2023	Grand Choice	8/08/22	NCP165-0006620	Unit	798100900 , Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel 254 798100900 ,	CB2	Used 2015 Toyota Probox Van Silver With Pre Ship Inspection Consolbase	2022MSASI025626 B	HMB-271-0112
509/2023	Grand Choice	8/08/22	VM20-078709	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel	CB2	Used 2015 Nissan Nv200 Vanette White With Pre Ship Inspection Consolba	2022MSASI025626 B	HMB-271-0115
510/2023	Grand Choice	8/08/22	ZSU60-0041732	Unit	Carii Motor Limited P.O. Box 38355, Parklands Email Tokio@Cariim otor.Com Tel	CB2	Used 2015 Toyota Harrier Black Consolbase 2 Cfs	2022MSASI025626 B	YMB-271-0186
511/2023	Dream Diamond	20/08/22	NT32-038481	Unit	798100900 , Carii Motor Limited P.O. Box 38355, Parklands Tel 254 798100900, 254 112891801 Email Tokio@Cariim otor.Com	CB2	Used 2015 Nissan X- Trail Nt32 Color? Black Consolbase 2 Cfs	2022MSASI026155 1	YMB-274-0165
512/2023	Morning Cara	27/08/22	GDJ150-0008495	Unit	Carii Motor Limited P.O. Box 38355, Parklands,Nair obi,Kenya Tel 254 798100900 254 112891801 Email Tokio@Cariim otor.Com	CB2	Used Toyota Land Cruiser Prado 2016 Consolbase 2 Cfs	2022MSASI026655 6	YMB-273-0119

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
513/2023	Morning Cara	27/08/22	NT32-041154	Unit	Carii Motor Limited P.O. Box 38355, Parklands, Nairobi, Kenya Tel 254 798100900, 254 112891801	CB2	Used Nissan X Trail 2015 Consolbase 2 Cfs	2022MSASI026655 6	YMB-273-0124
					Email Tokio@Cariim otor.Com				
514/2023	Morning Cara	27/08/22	ZSU60-0053903	Unit	Carii Motor Limited P.O. Box 38355, Parklands,Nair obi,Kenya Tel	CB2	Used Toyota Harrier 2015 Consolbase 2 Cfs	2022MSASI026655 6	YMB-273-0127
					254 798100900 254 112891801 Email Tokio@Cariim otor.Com				
515/2023	Morning Cara	27/08/22	GDJ150-0003240	Unit	Carii Motor Limited P.O. Box 38355, Parklands Tel 254 798100900 254 112891801 Email Tokio@Cariim otor.Com	CB2	Used 2015 Toyota Land Cruiser Prado Black Consolbase 2 Cfs	2022MSASI026655 6	YMB-273-0131
516/2023	Morning Cara	27/08/22	SJ5-063874	Unit	Carii Motor Limited P.O. Box 38355, Parklands,Nair obi, Kenya Tel 254 798100900, 254 112891801 Email Tokio@Cariim otor.Com	CB2	Used 2015 Subaru Forester Pearl Consolbase 2 Cfs	2022MSASI026655 6	YMB-273-0132
517/2023	Morning Cara	27/08/22	E12-344044	Unit	Carii Motor Limited P.O. Box 38355, Parklands Tel 254 798100900 254 112891801 Email Tokio@Cariim otor.Com	CB2	Used 2015 Nissan Note Pearl Consolbase 2 Cfs	2022MSASI026655 6	YMB-273-0133
518/2023	Morning Cara	27/08/22	GP6-3204614	Unit	Carii Motor Limited P.O. Box 38355, Parklands Tel 254 798100900 254 112891801 Email Tokio@Cariim otor.Com	CB2	Used 2015 Honda Fit Red Consolbase 2 Cfs	2022MSASI026655 6	YMB-273-0136
519/2023	Hoegh Sydney	1/09/22	URJ201-4191686	Unit	Carii Motor Limited P.O. Box 38355, Parklands Tel: +254 798100900 Nairobi	CB2		2022MSASI027011 E	HOEGZ701KSM10096

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
520/2023	Hoegh Sydney	1/09/22	NSP160-0013871	Unit	Kenya Carii Motor Limited Po Box 38355, Parklands Tel: +254 798100900,	CB2		2022MSASI027011 E	HOEGZ701KSM10098
521/2023	Morning Clara	10/09/22	WVGZZZ5NZE W119975	Unit	254 Kenya Carii Motor Limited P.O Box 38355Parkland s Nairobi, Kenya EmailNakamot o.Tokio@Gmai 1.Com /Alambofe@G mail.Com	CB2	Used 2015 Volkswage n Tiguan 5ncth Color?Whit e Milege?58, 000km Consolbase 2 Cfs	2022MSASI027321 4	YMB-281-0145
522/2023	Msc Petra Xa215a	27/04/2022	MSDU2646540	20	Sadan Investments Limited	MTS	Stc 54 Packages Household Items	22MSASI021759	MEDUAF323904
523/2023	Artabaz Sas1091s	15/06/2022	MIOU2514419	20	Shoka Trading Company Limited	MTS	STC 541 Packages Carpets And Brake Pads Accessories	22MSASI023185D	SAS1091SCSM7562
524/2023	Maersk Brooklyn 222s	22/06/2022	SEGU7315143	40	Convex Commodity Merchants Limited	MTS	Stc 05 Packages	22MSASI023369C	914320359
525/2023	Artabaz Sas1096s	18/11/2022	MIOU2526209	20	Expert Technologies Limited	MTS	Stc 330 Drums Bitumen	22MSASI0307137	SAS1096SCSM3580CE D
526/2023	Artabaz Sas1096s	18/11/2022	MIOU2910261	20	Expert Technologies Limited	MTS	Stc 330 Drums Bitumen	22MSASI0307137	SAS1096SCSM3580CE D
527/2023	Artabaz Sas1096s	18/11/2022	SLLU2710265	20	Expert Technologies Limited	MTS	Stc 330 Drum Bitumen	22MSASI0307137	SAS1096SCSM3580CE D
528/2023	Green Ocean 23001w	27/02/2023	TEMU2357477	20	Mombasa Kenya	MTS	Stc Toluene Di- Isocyante- Tdi-80/20	23MSASI0357024	QDJY076757
529/2023	Green Ocean 23001w	27/02/2023	TRHU2786834	20	Mombasa Kenya	MTS	Stc Toluene Diisocyanate	23MSASI0357024	QDJY076756
530/2023	Seago Piraues 203s	07/02/2022	MRKU2797387	40	S.K Mkwabi	BFT	STC Bedding And Similar Furnishing	22MSASI0184375	215125642
531/2023	Msc Chiara Jm221a	11/06/2022	MSDU8187881	40	Maximus Synergy Limited	BFT	Stc 656.Bags Acrylic Highbulk Dyed	22MSASI02309	MEDUI8213015
532/2023	Msc Gina Jx224a	26/06/2022	MEDU5517581	20	Mainland Manufacturers Epz Limited.	BFT	Stc 619 Jerry Canes of Hayat Cooking Oil Hs Co De	22MSASI0239883	MEDUM2379607
	Rosa 232s	29/08/2022	MRKU3497358	40	Abdurazak Ahmed	BFT	Stc 1 Unit Make:Mitsu bishi Model:Fuso Cha		219267963
534/2023	As Nora 02sden1ma	15/01/2023	HLXU8373321	40	Brulimo Traders Limited 41134- 80100	BFT	Stc 266 Packages Tyres	23MSASI033836B	HLCUDX3221234857
535/2023	Msc Chiara Jx306a	22/02/2023	MSMU8383983	40	Everest Industries and General Suppli	BFT	Stc 28 Packages Testing	23MSASI035465A	MEDUIQ297117

Lot No.	Ship Name	Date of	Container/	Cont.	Consignee	Location	Description	Manifest No.	B/L No.
	and Date	Arrival	Chassis	Size	- 0		of Goods Equipment	J	
536/2023	Maersk Boston 308s	13/03/2023	MRKU7422336	20	Karonjo	BFT	Stc 1 Package Personal Effect	23MSASI0363408	224470242
537/2023	Cattleya Ace 80a	21/02/2023	ANH100191057	Unit	Stanmore Holdings Limited	BFT	Used Toyota Alphard	23MSASI0354456	MOLU18004498920
538/2023	Alliance Norfolk 127	15/03/2023	ZSU60-0096367	Unit	Future Alnoor Motors Limited P.O	BFT	Used Toyota Harrier	23MSASI0363971	HOEGNF27SNM10105
539/2023	Toreador 022	18/04/2023	29841	Unit	Twiga Foods Limited	BFT	New Asa Lift Wr 3135 Trailer O	23MSASI0380840	TOD022ANRMBA0016
540/2023	Hoegh Sydney 105	27/04/2023	HA36S-280447	Unit	Charles Muthee P.O. Box	BFT	Used Suzuki Alto	23MSASI038499B	HOEGZ705SNM10116
541/2023	Marguerite Ace 116	02/05/2023	ZSU60-0082309	Unit	Peter N Gachukia	BFT	Used Toyota Harrier	23MSASI0385600	BFKS00595162
542/2023	Morning Ninni 152	30/04/2023	XZU424- 1001007	Unit	Aristoc Booklex Limited P. O. Box:	BFT	Used Vehicle Toyota Dyna	23MSASI0386615	YMB-332-0050
543/2023	Liberty Ace	05/03/2023	A03A-0035936	Unit		IIL	Used Mitsubishi Mirage	2023MSASI035845 A	MOLU18004480834
544/2023	Liberty Ace	05/03/2023	A03A-0038029	Unit	Saroya Motors Limited P.O.Box 41775-80100 Mombasa Kenya Pin;P05174337 9s"	IIL	Used Mitsubishi Mirage	2023MSASI035845 A	MOLU18004480834
545/2023	Liberty Ace	05/03/2023	DJ3FS-140183	Unit	Saroya Motors Limited P.O.Box 41775-80100 Mombasa Kenya Pin;P05174337 9s"	IIL	Used Mazda Demio	2023MSASI035845 A	MOLU18004480834
546/2023	Liberty Ace	05/03/2023	SJG-031399	Unit		IIL	Used Forester	2023MSASI035845 A	MOLU18004480834
547/2023	Liberty Ace	05/03/2023	TRJ150-0078035	Unit	Saroya Motors Limited P.O.Box 41775-80100 Mombasa Kenya Pin;P05174337 9s"	IIL	Used Land Cruiser	2023MSASI035845 A	MOLU18004480834
548/2023	Liberty Ace	05/03/2023	YF15-502540	Unit		IIL	Used Nissan Juke	2023MSASI035845 A	MOLU18004480834
	Notel	17/03/2023	NZE141-9098988	Unit	Japan Auto	IIL	Used	2023MSASI036770	COSU6454321700W
549/2023	Ivatai				Traders		Fielder	3	

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
550/2023	Hoegh Sydney	27/04/2023	M700A-0052564	Unit	Auto Gateway Trading Limited	IIL	T/Passo	2023MSASI038499 B	HOEGZ70513M10053
551/2023	Hoegh Sydney	27/04/2023	NCP165-0039668	Unit	Msa Auto Gateway Trading Limited	IIL	Used Probox	2023MSASI038499 B	HOEGZ70513M10010
					Msa				
552/2023	Hoegh Sydney	27/04/2023	NSP170-7033071	Unit	Auto Gateway Trading Limited	IIL	Used Sienta	2023MSASI038499 B	HOEGZ70513M10053
553/2023	Hoegh Sydney	27/04/2023	NSP170-7098257	Unit	Msa Auto Gateway Trading Limited	IIL	Used Sienta	2023MSASI038499 B	HOEGZ70513M10053
554/2023	Hoegh Sydney	27/04/2023	NZT260-3182585	Unit	Msa Auto Gateway Trading Limited	IIL	Used Premio	2023MSASI038499 B	HOEGZ70513M10053
555/2023	Morning Ninni	30/04/2023	NKE165- 7128345	Unit	Msa Auto Gateway Trading Limited Purity Nthenya Kioko	IIL	Used Axio	2023MSASI038661 5	HMB-332-0015
556/2023	Leo Leader	14/03/2023	HE12-0020705	Unit	P.O.Box 951- 80100 Msa Anthony	ALT	Nissan	2023MSASI036392	NYKS005327772
557/2023	Leo Leader 099	14/03/2023	KDH201- 0191628	Unit	Ndungu Karita Mapset Maritime Services Limited	ALT	Note Toyota Hiace	B 2023MSASI036392 B	NYKS090104583
558/2023	Leo Leader 099	14/03/2023	WVWZZZAAZG D052944	Unit	Lucy Wamiumu Wanjiru	ALT	Volkswage n	2023MSASI036392 B	NYKS005327773
559/2023	Aquarius Leader 47a	06/04/2023	JH1-1236189	Unit	Elizabeth Wangari Karita	ALT	Honda	2023MSASI037632 A	NYKS005327846
560/2023	Aquarius Leader 47a	06/04/2023	ZRT265-3030452	Unit	Daniel Kihanya Karita	ALT	Toyota Premio	2023MSASI037632 A	NYKS005327847
561/2023	Toreador 022	18/04/2023		Unit	Anthony Ndungu Karita	ALT	Mercedes Benz	2023MSASI038084 0	EUKOGBKY1888851
562/2023	Hoegh Brasilia 107	05/12/2022	56991 KDH201- 0184479	Unit	Suswa Investments P. O. Box:50341-	KEN	0+Used Vehicle(S) 2015 Toyota Hiace	2022SI0314623	HOEGZ607YOM10114
563/2023	Hoegh Brasilia 107	05/12/2022	NZE164-8000205	Unit	Suswa Investments P.O. Box:50341-0	KEN	Used 2015 Toyota Corolla Axio	2022SI0314623	HOEGZ607SNM10121
564/2023	Guardian Leader 106	10/12/2022	DJ3FS-115779	Unit	Future Alnoor Motors Limited	KEN	Mazda Demio Dj3fs- 115779	2022SI0317551	NYKS182103886
	Jx252a	09/01/2023	WDB9634232L9 09782	Unit	Claymore Motors Limited	KEN	Mercedes Actross	23MSASI0335673	MEDUIW582569
566/2023	Msc Nicole Jx252a	09/01/2023	WDB9634232L9 09786	Unit	Claymore Motors Limited	KEN	Mercedes Actross	23MSASI0335673	MEDUIW582569
567/2023	Msc Nicole Jx252a	09/01/2023	WDB9634232L9	Unit	Claymore Motors Limited	KEN	Mercedes Actross	23MSASI0335673	MEDUIW582569
568/2023	Msc Nicole Jx252a	09/01/2023	33770 WDB9634232L9 33772	Unit	Claymore Motors Limited	KEN	Mercedes Actross	23MSASI0335673	MEDUIW582569
569/2023	Dream Diamond 022	27/01/2023	KGC30-0253205	Unit	Lizaz Enterprises Limited P.O Box	KEN	Used Toyota Passo Year 2016	2023SI0342739	KMB-2Z3-0053

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
570/2023	Dream Diamond 022	27/01/2023	MH34S-507851	Unit	Lizaz Enterprises Limited P.O Box	KEN	Used Toyota Passo Year 2016	2023\$I0342739	KMB-2Z3-0053
571/2023	Dream Diamond 022	27/01/2023	NCP120-2075852	Unit	Lizaz Enterprises Limited P.O Box:	KEN	Used Toyota Ractis Engine No.	2023\$I0342739	YMB-2Z3-0074
572/2023	Dream Diamond 022	27/01/2023	NSP141-8048542	Unit	Lizaz Enterprises Limited P.O Box :	KEN	Used Toyota Ractis Engine No.	2023\$I0342739	YMB-2Z3-0074
573/2023	Hoegh Brasilia 107	05/12/2022	GDJ150-0016564	Unit	Rumeysa Freight Limited	SIG	Used Toyota Landcruiser	2022MSASI031462 3	HOEGZ60713M10060
574/2023	Ever Unific 167w	16/12/2022	DA17V-123860	Unit	Rhakimu Autos And Trading Company	SIG	Used Suzuki Every	2022MSAHI032352 2	SHLBL002792
575/2023	Ever Unific 167w	16/12/2022	ZSU60-0069702	Unit	Suswa Investments	SIG	Used Toyota Harrier	2022MSAHI032360 B	SHLBL002782
576/2023	Alliance Norfolk 127	15/03/2023	KDH201- 0236864	Unit	Mardav Logistics Limited P.O. Box	SIG	Vehicled Empty Used	2023MSASI036397 1	HOEGNF27SNM10132
577/2023	Alliance Norfolk 127	15/03/2023	VW6E26-014849	Unit	Mali World Limited P O Box 3126- 00100	SIG	Used Nissan Caravan	2023MSAHI036650 7	BFKS00586698
578/2023	Lady Jane Voy.009w Eta.10.02.202	10/02/2023	CMAU5582207	40	Island Furnitures Limited	CCF	Office Table	2023MSASI035030 A	GGZ1853971
579/2023	Als Clivia Voy.251w Eta.16.01.202	16/01/2023	MSKU3154854	20	Makindu Motors Limited	CCF	Skygo Brand New Motorcycle sin Ckd	2023MSASI033952 0	223502747
580/2023	Msc Aria Iii Voy.Jm306a Eta.27.02.202	27/02/2023	TRHU7263374	40	Ahsan General Supplies Limited	CCF	Confe Ctioneries	2023MSASI035689 2	MEDUIF553511
581/2023	Cma Cgm Manta Ray Voy.04ieie1 ma Eta.19.03.202	19/04/2023	OOCU4797573	40	Afriprecast Limited	CCF	Wire Loop Box	2023MSASI036816 1	OOLU8893106620
582/2023	Msc Sabrina Iii Voy.Om309r Eta.23.03.202	23/03/2023	MSMU8372248	40	Ahsan General Supplies Limited	CCF	Biscuits	2023MSASI036974 6	MEDUIF957555
583/2023	Primrose Ace	16.09.2022	WF0XXXTTGX NP11553	Unit	Stanmore Holdings Limited	CCF	Used Mazda Cx-	2022MSASI028225 C	MOLU18003655012
584/2023	Msc Lara	23/07/18	GATU8235700	Lcl	Born Again Community Help Group	MCT	4 PLTS Stc STC	2018MSA148048	RTM/MBA/01161
585/2023	Msc Lana	31/07/18	TCNU1015443	Lcl	Keneddy Otieno	MCT	3 Pkgs Stc Donated Ches	2018MSA148256	KEMBA-7H4833
586/2023	Batam Trader	06/08/18	UACU3559290	Lcl	Salah Munasssir Hussein	MCT	1 Plt Stc Food Stuff	2018MSA148477	3CEA8060045
587/2023	Kota Nebula	14/08/18	PCIU0128711	Lcl	Skymax Enterprises Limited	MCT	2 Cases Stc Stc	2018MSA148608	AMIGL180386114A
588/2023	Ever Dainty	19/08/18	NYKU3637049	Lcl	Compweb Systems	MCT	25 Ctns Stc Cash Drawer	2018MSA148637	TGZMOM871782
589/2023	Safmarine Nyassa	20-Sep-18	MRKU5257525	Lcl	Lg Electronics Africa Logistics	MCT	2 Ctns Stc Plastic Articles	2018MSA149677	MNSMOM1807162
590/2023	Safmarine Nyassa	20-Sep-18	MRKU5257525	Lcl	Lg Electronics Africa Logistics	МСТ	3 Ctns Stc Plastic Articles	2018MSA149677	MNSMOM1808125

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
591/2023	Safmarine Nyassa	20-Sep-18	MRKU5257525	Lcl	Lg Electronics Africa Logistics	MCT	30 Ctns Stc Stc	2018MSA149677	MNSMOM1808123
592/2023	Safmarine Nyassa	20-Sep-18	MRKU5257525	Lcl	Lg Electronics Africa Logistics	MCT	35 Ctns Stc Plastic Articles	2018MSA149677	MNSMOM1807161
593/2023	Noro	02-Oct-18	CMAU4540948	Lcl	Gladshouse Kenya	MCT	1 Crt Stc Granite	2018MSA150001	FMSXJ0000715
594/2023	Emirates Asante	18-Jan-21	TGHU1656583	Lcl	Jean Paul Imani	MCT	1 Plt Stc Household Goods	2021MSA168921	3182915
595/2023	Seago Bremerhaven	25-Jan-22	MSKU1729190	Lel	Kenafric Diaries Mfg Limited P.O. Box 1046000400 Nairobi Kenya Ctc No; 002547266101	MCT	7 Pkgs Stc Printed Book	N/A	DELNRB195553
596/2023	Northern Vigour	09-Feb-22	ESDU4032760	Lcl	Vanguard Logistics Services Llc [Dubai] Office # 402, Al Safa Mostafawi Building	МСТ	1 Pk Stc Mirror	N/A	LAX/MOM/B81012
597/2023	Jolly Vanadio	15-Mar-22	CRSU9005186	Lcl	Virones East Africa Limited Popo Lane, Spackman Apartments South C 00200 Nairobi - Kenya	МСТ	128 Pkgs Stc Cleaning Equipment And Accessories	N/A	MOMEA00736
598/2023	Jolly Vanadio	15-Mar-22	CRSU9005186	Lel	Mototive Limited Multiple Complex Ground Fl. Wing A Old Mombasa Road Machakos County	MCT	2pkgs STC Spare Parts for Trucks	N/A	MOMEA00742
599/2023	Mombasa Express	10/02/2021	TGHU9183358	Lel	Paras Health Care Smc Limited Po Box 203 0269 Bweyogerere Jinja Road Wakiso Kira Municipality Uganda, Kampala, Uganda Contact No- +256 706 180492.	MCT	33pkgs STC Ward Care Bed Deluxe (Semi Fowler Position) 2) Mattress Suitable for Bed 7100-A 7100 & 7150 3) Castor Set of Four- 125mm Two With	N/A	850451003198
600/2023	Viguor	23-Dec-21	DRYU9880743	Lel	Kee Bee Consultancy Limited Old Port Bell Road P 1461 Kampala Uganda P.O. Box 25863 Kampala	MCT	4pkgs STC Electric Bicycle		HDMUSHAZ24317507
601/2023	Msc Sabrina V.Jx134a	31/08/21	SEGU4328996	Lcl	The Riverfront	MCT	4plts STC Donation of Shoes, Ches, Toys	N/A	KE2107-114/03

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
602/2023	Express Spain	19-Sep-21	OOLU1046195	Lcl	Moahamedbhai Quarries Limited Monbaha, Kenya Mr.Ali Miyanji Tel. 00 254722298892	MCT	and 1pkg STC Air Compressor Dacy- 10/13	N/A	YJEX21070369
603/2023	Maersk Brooklyn	28/09/2021	UESU5241375	Lcl	William Wachira Po Box 0000 Nairobi Kenya	MCT	1pkg STC Dental Plaster	N/A	JT2104051
604/2023	Msc Denisse	28.10.21	MEDU4808561	Lcl	Kentainers Limited P. O. Box 42168-00100 Gpo Nairobi Keny	МСТ	2pkgs STC Machine Tool Box	N/A	MU21S0027548
605/2023	Ital Liberia	01.11.21	BMOU6814182	Lcl	Leeways Automotive East Africa Po Box 29893- 00100, Nairobi Tel: +25472866307	МСТ	4pkgs STC Automotive Spare Parts	N/A	GPUSMBAG2103237
606/2023	Northern Vigour	02-Nov-21	BSIU9169555	Lcl	Electra Recyclers And Systems 35300-0100 Nairobi Westland Kenya	МСТ	1plt STC Netpro Model Single Phase Online Double Conversi	N/A	AMB/MBA/000394/014
607/2023	Ever Diadem	11-Nov-21	BEAU4862119	Lel	Benica East Africa Limited International House Mezzanine Floor Mama Ngina Street P.O. Box 75028-00200 Nairobi Kenya.Tel:+25 4720976613 Fax:+25420221	MCT	23cases Hospital Bed Food Trolley	N/A	HF16SG2108931
608/2023	As Nora	25-Nov-21	DFSU7715798	Lel	Opalnet Limited P.O Box 2509- 00606 Nairobi Kenya Pin;Po5138766 00 Kerecipient;Mr .Rakesh Kumar Singh	MCT	6ctns WM Non-Prod Wmpop Adfz Buyer Model;Com mercial Laundry Pop	N/A	ESSASEL21100005
609/2023	Cma Cgm Jamaica	03-Dec-21	BMOU6034817	Lcl	Kinder World Limited N4 Karibu Homes, Athiriver Machakos, Kenya Consignee Name;Edwi	MCT	3 Crates Feet Lathe Machine With Standartd Accessories No 2 Milling Machine With Standand Accessorie	N/A	GCJBMBAJ2100038
610/2023	Celsius Brickel	10-Dec-21	TCNU1282413	Lcl	Samson Okari Po Box 386 Nairobi Kenya	MCT	1 Case Iqtouchscre en Iq Smart Pen	N/A	LFZMOM219593BHZ
611/2023	Mombasa Express	26-May-22	UACU5729224	Lcl	C: Kemostar Logistics	MCT	1 Plt Stc Energy	N/A	CMDXB2203701

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
					Limited C/O Cogimar -Ab Sarl P.O. Box 95827 Mombasa Kenya		Drink Carbonated Soft Drink Non Carbonated Soft Drink Catalog		
612/2023	Msc Gina	26-Jun-22	MEDU5486310	Lcl	Faram E.A. Limited	MCT	3 Plts Stc Micro Tube 2ml With Cap	N/A	KE2204-107/02
613/2023	Kcd238c/Zd9 561	07/11/2022	IR/MLB/11/2022/ 745	Lcl	El Nile For Export 17 El Khoronfsh St Gamalia Cairo Cairo Egypt	MCT	1bakery Machine Piece	N/A	ENTRY- 22MALTR800485990/2 2MALTR800531625
614/2023	Genuine Ace	21/12/2021	TRJ150-0048440	Unit	Jpc Trade Co.Limited, P.O Box 1566 Tss Towers, 3rd Floor, Nkrumah Rd- Mombassa	MCT	1 Unit Used Toyota Land Cruiser Trj150 Model; Black	2021MSASI016571 B	MOLU18002925828
615/2023	Dream Diamond	27/01/2023	E12-446661	Unit	Bessy Murugi Mbora, P.O Box 55919 - Kiambu	MCT	1 Unit Used Nissan Note Model E12; Silver	SI0342739	YMB-2Z3-0055
616/2023	Hoegh Transporters	07/10/2021	WC5983	Unit	Wanderjoy Party World Limited	CCF	Toilet Trailer	2021MSA170988	HOEGAN55SOM10004
617/2023	Kota Johan	29/10/2022	ZCSU8925440	40	Tagacheh Limited 86917- 80100 Moi Avenue Mombasa Kepin:P052070 382vattn:Du Te Tel:254079263 996	CWHSE	Used Ching Grade Ii Used Shoes Grade Ii	2022MSASI029593 E	GOSUSNH20727344
618/2023	Louise 02s26n1ma	16-Feb-19	TRLU9183018	20	Kids Camp Limited	MICT	Animal Drawn Plough Parts Bicycle Parts	153221	CEI0163444
619/2023	Kota Manis Kmns0021w	18/07/19	XINU8228071	40	Mary Jepkemboi Kimitei Bowen	MICT	Used Household Items Hs Code 630900 Aes Itn Itn X20190508 593741 28	157185	LGB901135300
620/2023	Seago Bremerhaven 145s	30-Nov-21	MRSU4411032	40	Thomas Nzymi Co Sahara Internation	MICT	One Of Walk-In Cooler Pann	172473	213343802
621/2023	Elreedy Star 918w	26/08/22	BSIU2933912	20	Asia Agro Commodities	MICT	Pakistan Long Grain White Rice	SI0267177	MUN/MBA/22/01935
622/2023	Elreedy Star 918w	26/08/22	CRSU1153973	20	Asia Agro Commodities	MICT	Pakistan Long Grain White Rice	SI0267177	MUN/MBA/22/01935
623/2023	Elreedy Star 918w	26/08/22	CRSU1212269	20	Asia Agro Commodities	MICT	Pakistan Long Grain White Rice	SI0267177	MUN/MBA/22/01935
624/2023	Elreedy Star 918w	26/08/22	BSIU2197365	20	Asia Agro Commodities	MICT	Pakistan Long Grain White Rice	SI0267177	MUN/MBA/22/01935
625/2023	Elreedy Star 918w	26/08/22	BSIU2356683	20	Asia Agro Commodities	MICT	Pakistan Long Grain White Rice	SI0267177	MUN/MBA/22/01935
626/2023	Elreedy Star 918w	26/08/22	BSIU2933466	20	Asia Agro Commodities	MICT	Pakistan Long Grain White Rice	SI0267177	MUN/MBA/22/01935
627/2023	Kota Gaya	27.02.2023	TCKU2290105	20	Ahadi Wireless	AWD	Roofing	2023MSASI035372	HLCUTA12212DOND9

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	manijesi wo.	B/L No.
628/2023	Kota Gaya	28.02.2023	HLXU1078920	20	Limited Ahadi Wireless	AWD	Tiles Roofing	E 2023MSASI035372	HLCUTA12212DOND
629/2023	Grand Dahlia	18/01/2023	AHTDR22G1055 38841	Unit	Limited Nafas World Auto (K) Limited	AWD	Tiles Used Toyota Hillux	E 2023MSASI033792 6	0 AKMSAE9023
							Vehicles		
630/2023	Grand Dahlia	18/01/2023	SALGA2AK1JA 389923	Unit	Akl International Limited	AWD	Used Landrover Vehicles	2023MSASI033792 6	EUKOGBKY1871338
631/2023	Dream Diamond	29/01/2023	WDC1660242A7 98108	Unit	Akihito Autos Limited.	AWD	Used Mercedes Benz Vehicles	2023MSASI034279 2	YMB-2Z3-0105
632/2023	Dream Beauty	2/02/2023	NRE161- 8022321	Unit	Auto Gateway Trading Limited	AWD	Toyota Corolla Fielder	2023MSASI034548 B	JPSBK- SBMBS214EK006
633/2023	Hoegh Brasilia	5/02/2023	E12-443999	Unit	Auto Gateway Trading Limited	AWD	Used Nissan Note Vehicles	2023MSASI034543 6	JPHIC- HOEGZ60813M10036
634/2023	Hoegh Brasilia	5/02/2023	SJ5-075495	Unit	Stanmore Holdings Limited	AWD	Used Subaru Forester Vehicles	2023MSASI034543 6	JPSBK- HOEGZ608SNM10036
635/2023	Hoegh Brasilia	5/02/2023	SJG-031240	Unit	Auto Gateway Trading Limited	AWD	Used Subaru Forester Vehicles	2023MSASI034543 6	JPHIC- HOEGZ60813M10036
636/2023	Phoenix Leader	12/02/2023	WVGZZZ5NZ9 W085474	Unit	Stanmore Holdings Limited	AWD	Tiguan	2023MSASI035090 7	JPNGO- NYKS182108821
637/2023	Cattleya Ace	22/02/2023	NSP160-0020452	Unit	Stanmore Holdings Limited	AWD	Used Probox Vehicles	2023MSASI035445 6	MOLU18004111796
638/2023	Cattleya Ace	22/02/2023	SALCA2AG3GH 573673	Unit	Stanmore Holdings Limited	AWD	Used Landrover Discovery	2023MSASI035445 6	MOLU18004236962
639/2023	Mv Liberty Ace	8/03/2023	KDH206- 8021047	Unit	Stanmore Holdings Limited	AWD	Used Toyota Hiace Vehicles	2023MSASI035845 A	MOLU18004093964
640/2023	Mv Liberty Ace	8/03/2023	WP1ZZZ92ZDL A04430	Unit	Stanmore Holdings Limited	AWD	Used Porsche Cayenne	2023MSASI035845 A	MOLU18004621594
641/2023	Hoegh Sydney	12/03/2023	NCP160-0039687	Unit	Auto Gateway Trading Limited	AWD	Used Probox Vehicles	2023MSASI036040 5	JPHIC- HOEGZ70413M10027
642/2023	Hoegh Sydney	12/03/2023	WDC1660242A6 94964	Unit	Akihito Autos Limited	AWD	Used Mercedes Benz Vehicles	2023MSASI036040 5	JPYOK- HOEGZ704YOM10006
643/2023	Leo Leader	16/03/2023	KDH206- 8021697	Unit	Stanmore Holdings Limited	AWD	Used Toyota Hiace Vehicles	2023MSASI036392 B	JPNGO- NYKS182111623
644/2023	Alliance Norfolk	19/03/2023	MA3EWB32S00 119364	Unit	Stanmore Holdings Limited	AWD	Used Suzuki	2023MSASI036397 1	JPSHS- HOEGNF27S4M10046
645/2023	Alliance Norfolk	19/03/2023	NCP165-0025985	Unit	Stanmore Holdings Limited	AWD	Used Probox	2023MSASI036397 1	JPYOK- HOEGNF27YOM10115
646/2023	Alliance Norfolk	19/03/2023	NSP160-0018494	Unit	Stanmore Holdings Limited	AWD	Used Probox	2023MSASI036397 1	JPYOK- HOEGNF27YOM10115
647/2023	Alliance Norfolk	19/03/2023	WVWZZZAUZF W290314	Unit	Stanmore Holdings Limited	AWD	Used 2016 Volkswage n Golf	2023MSASI036397 1	JPSBK- HOEGNF27SNM10075
648/2023	Aquamarine Ace	22/03/2023	BS9-022048	Unit	Stanmore Holdings Limited	AWD	Used 2016 Subaru Outback	2023MSASI036769 7	MOLU18004517661
649/2023	Mv Arch Michael	11/08/2022	Loose Cargo	Lcl	Excess	CWHSE	8 Bundles Of H Beams	UNKOWN	UNKNOWN
650/2023	Ever Diadem	05/01/2023	EMCU9844308	40	Shandong	CWHSE	Steel 2 Units	2023MSASI033354	14025401698

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	manijesi No.	B/L No.
					Tangjun Ouling Automobile Manufacture Co., Limited. Zichuan Economic And Development Zone, Zibo, Shandong, China /Akin Investment Limited Add P.O. Box 213 Kampala Uganda Tell 256752816393		Brand New Light Trucks		
651/2023	Lisa	10/01/2023	TEMU7260094	40	Geddo Limited. Kampala, Naguru E RD, P 2,UPPER VALE CLOSE ROAD, UGANDA OFFICE / 403 P.O. Box: 27555 Email:	CWHSE	Steel Fabricated Pieces	2023MSASI033578 9	1KT773247
652/2023	Athena	23/10/2022	PCIU9133236	40	Retirement Plus East Africa Limitedre	CWHSE	Film Faced Plywood	2022MSASI029299 5	LYBN20085100
653/2023	Lisa	11/01/2023	BSIU9342491	40	Joseph Isaac Mowo P.O. Box 1467	CWHSE	3000 Forestry Plant Pots	2023MSASI033578 9	223170285
654/2023	Lana	04/10/2022	CLHU8808002	40	Sf Supreme Foodservices Cy Limited P 96 Opposite Dfcu Bank Aphraim Complex Ndeeba Masaka Road Kampala Uganda / Kudos Africa (U) Smc Limited P 96 Opposite Dfcu Bank Aphraim Complex Ndeeba Masaka Road Kampala Uganda /	CWHSE	Oj 16% Alcohol	ENTRY: KEMBA2022S6141	1KT644518
655/2023		10/01/2023	MRKU5468045	40	Geddo Limited. Kampala , Naguru E RD ,P 2,Upper Vale Close Road, Uganda Office / 403 P.O. Box: 27555 Email:		Steel Fabricated Pieces	2023MSASI033578 9	1KT773247
656/2023	Esl Asante	28/08/2022	ESPU2010990	20	Innocent Mugabi P.O. Box Mombasa Kenya	CWHSE	Citric Acid Anhydrous In Bags	2022MSASI026802 1	EPIRAEESAD240562
657/2023	Kota Johan	19/09/2022	UETU2236126	20	Haizhu District, Guangzhou Contact Person: Roberto Zheng Mobile: +86138223229 82		Coltan Ore	2022MSASI027510 0	HLCUMB1220702282
658/2023	Molly Schulte	01/10/2022	TLLU2240780	20	Weihai Rongsheng	CWHSE	Laminated Glass And	ENTRY:KEMBA20 22S49557	220714617

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
					Glasswork Co., Limited. The 5th Street, Industrial Area, P.O. Box 4641, Kampala, Uganda. / Casement(Afric a) Limited. The 5th Street, Industrial Area, P.O. Box 4641, Kampala, Uganda.		Mirror		
659/2023	Ornella	24/09/2023	RWAU2461211	20	Somdiam Limited Rusizi Rwanda	CWHSE	Indian Long Grain White Rice	2022MSASI028094 5	LCLMUNKEM2201057
660/2023	Mv Oceana	10/08/2022	BLJU2854049	20	Somdiam Limited Rusizi Rwanda	CWHSE	100% Broken White Brown Rice	2022MSASI025972 8	MUN/MBA/22/01912
661/2023	Mv Oceana	10/08/2022	CXDU1253663	20	Somdiam Limited Rusizi Rwanda	CWHSE	100% Broken White Basmat Rice	2022MSASI025972 8	MUN/MBA/22/01910
662/2023	Ornella	24/09/2022	IALU2201011	20	Somdiam Limited Rusizi Rwanda	CWHSE	Indian Long Grain White Rice	2022MSASI028094 5	LCLMUNKEM2201057
663/2023	Ever Diadem	04/01/2022	TRHU3355600	20	Suno (Guangde) Biotech Co.,Limited Fine Chemical Park,Caijjiashan ,Xinhang Town, Guangd E City, Anhui Province, China / Sinojet Traders Limited P 517 Kampala Road P.O Box 75279 Kampala Uganda	CWHSE	600 Bags Glyphosate	2023MSASI033354 2	KMTCSHAK044283
664/2023	Msc Rafaela	13/03/2023	MEDU1330566	20	Lassonde (U) Limited	CWHSE	Phosphoric Acid	2023MSASI036303 C	MEDUC5130744
665/2023	Artam	26/05/2022	IRSU2587096	20	Rubis Energy Uganda P No.4 Wank	CWHSE	Bitumen	2022MSASI021932 D	SAS1090SCSM6372A
666/2023		03/08/2022	RFCU2359206	20	Jubilant Ingrevia Limited P 1a K Yengera Mugongo Masaka Road / Gantrade Uganda Limited P 118 K Yengera Mugongo Masaka Road	CWHSE	Drum Of Ethyl Acetate	2022MSASI025438 4	EPIRINDMUM226533
667/2023		24/03/2022	TGHU0215222	20	Hawkins (U) Limited	CWHSE	Composite Insulator,Po rcelain Insulator	2022MSASI019847 4	HLCUSHA2201DTFS7
668/2023	Pacific Trader	17/09/2022	JZPU4100053	20	Somdiam Limited,	CWHSE	Indian Long Grain White Rice	2022MSASI027766 6	GOSURQL6171960
669/2023	Elreedy Star	30/08/2022	TGHU3268437	20	Somdiam Limited,Rusizi Rwanda	CWHSE	100% Broken White Basmati Rice	2022MSASI026717 7	LCLMUNKEM2200957
670/2023	Elreedy Star	30/08/2022	IALU2001585	20	Somdiam	CWHSE	100%	2022MSASI026717	LCLMUNKEM2200961

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
					Limited,Rusizi Rwanda		Broken White Basmati Rice	7	
671/2023	Elreedy Star	28/08/2022	NLLU2024790	20	Somdiam Limited, Rusizi Rwanda	CWHSE	100% Broken White Basmati Rice	2022MSASI026717 7	LCLMUNKEM2200961
672/2023	As Nora	17/08/2022	BSIU2193708	20	Rubald Limited	CWHSE	Potassium Sorbate Granular	2022MSASI026093 0	EPIRINDMUM226803
673/2023	Elreedy Star	31/08/2022	PMLU2033435	20	Somdiam Limited,	CWHSE	100% Broken White Basmati Rice	2022MSASI026717 7	LCLMUNKEM2200960
674/2023	Msc Rafaela	13/03/2023	MSMU2150412	20	Lassonde (U) Limited	CWHSE	Phosphoric Acid	2023MSASI036303 C	MEDUC5130744
675/2023	Pacific Trader	17/09/2022	TGBU2591253	20	Somdiam Limited,	CWHSE	Indian Long Grain White Rice	2022MSASI027766	GOSURQL6171960
676/2023	Esl Victoria	03/08/2022	TGHU0752601	20	Jubilant Ingrevia Limited P 1a K Yengera Mugongo Masaka Road / Gantrade Uganda Limited P 118 K Yengera Mugongo Masaka Road	CWHSE	Drums Of Ethyl Acetate	2022MSASI025438 4	EPIRINDMUM226533
677/2023	Ornella	25/09/2022	GESU2091160	20	Somdiam Limited Rusizi Rwanda	CWHSE	Indian Long Grain White Rice	2022MSASI028094 5	LCLMUNKEM2201085
678/2023	Xp Kilimanjaro	25/05/2022	TCLU3608862	20	Dong Yi International Company	CWHSE	Mountain Bikes	2022MSASI022117 E	155200022771
679/2023	Elreedy Star	29/08/2022	NLLU2037571	20	Somdiam Limited,Rusizi Rwanda	CWHSE	100% Broken White Basmati Rice	2022MSASI026717 7	LCLMUNKEM2200957
680/2023	Athena	19/12/2022	GLDU9805809	20	Select Kalaos Limited P.O.Box 1600 Gahanga Industrial Zone,Kigali,R wanda +25078830089 0 Tax Id	CWHSE		2022MSASI032096 E	NB2IEK303400
681/2023	Elreedy Star	28/08/2022	TCKU3241682	20	Somdiam Limited,Rusizi Rwanda	CWHSE	100% Broken White Basmati Rice	2022MSASI026717 7	LCLMUNKEM2200961
682/2023	Elreedy Star	28/08/2022	CBHU5541720	20	Somdiam Limited, Rusizi Rwanda	CWHSE	100% Broken White Basmati Rice	2022MSASI026717 7	LCLMUNKEM2200959
683/2023	Kota Nasrat	11/05/2015	PCIU8453852	40	Uzabakilihofeli xP.O. Box 225 Kigali Rwandatel +25078832220 5	CWHSE	4 Units Of Toyota Vehicles	2015MSA124774	JEAMBA150000719
684/2023	As Nora	09/12/2022	HLBU8023809	40	Pangra Investments Limited Lakhalaja Village, Aboke, Lira, Uganda.	CWHSE	Packages Of Dryers Stand and Trolly	2022MSASI031439 A	HLCUBO1221164554

Lot No.	Ship Name and Date	Date of Arrival	Container/ Chassis	Cont. Size	Consignee	Location	Description of Goods	Manifest No.	B/L No.
					Tel No - + 256 0705398032				
685/2023	Lady Jane	27/06/2022	TCKU1011037	20	Richardson & Cock Limited (East Africa Branch) P 22 Main Street Kampala- Road.Kampala- Uganda, East- Africa.	CWHSE	Chest Freezers	2022MSASI023850 9	OOLU2700032600
686/2023	Esl Victoria	03/08/2022	GVCU2139456	20	Jubilant Ingrevia Limited P 1a K Yengera Mugongo Masaka Road/ Gantrade Uganda Limited P 118 K Yengera Mugongo Masaka Road	CWHSE	Drums Of Ethyl Acetate	2022MSASI025438 4	EPIRINDMUM226533
687/2023	Msc Rafaela	13/03/2023	TRHU1507405	20	Lassonde (U) Limited	CWHSE	Phosphoric Acid	2022MSASI028094 5	MEDUC5130744
688/2023	Cape Maas	09/08/2014	HJCU 227609 5	20	Eva Wanjiku Mwangi 51604 00200 Nbi	IIL	Photocopy Papers, A4, 210*297m m, 80gsm	2014MSA113846	TATS22754300
689/2023	Msc Kerry	11/07/2017	SEGU 613308 3	40	Heng Tong Intl E.Altd Nairobi	IIL	Empty Gas Cylinders Brand: G- Gas Capacity 6kgs	2016MSA133409	MSCUXF471440

Dated the 24th August, 2023.

PTG 244/23-24

LUCY NG'ANG'A, Chief Manager, Port Operations.

GAZETTE NOTICE NO. 11763

THE UNCLAIMED FINANCIAL ASSETS ACT

(No. 40 of 2011)

UNCLAIMED FINANCIAL ASSETS AUTHORITY

NO OBJECTION

NOTICE is issued pursuant to regulation 12 of the Unclaimed Financial Assets Regulations, 2016 that the Unclaimed Financial Assets Authority has received claims for unclaimed assets from the following persons claiming as administrators of the estates of deceased persons and agents of the original owners. Further take notice that if no objection has been lodged at the offices of the Authority at the address below within thirty (30) days of the date of publication of this notice, payment will be made to the aforementioned persons.

Claimant's Name/Administrator	Name of Original Owner/Deceased	Holder
Deputy County Commissioner, Imenti South	Lydia K. Kwaria	Safaricom Plc
Nyambura Gakunga	Gakunga Waitathu	Standard Chartered Bank
Public Trustee, Nairobi	Warucu Njoroge	Nation Media Group
Public Trustee, Nakuru	Sawe arap Mutai	KCB Group
Public Trustee, Nairobi	Moses Kariuki Ndirangu	Co-operative Bank of Kenya
Alexander Njeru Kagua	Samuel Kagua Njeru	Co-operative Bank of Kenya
Public Trustee, Nairobi	Mwangi Munguku	Centum Investment Company Limited
Seberina Nthanga Murugu and Geoffrey Mutabari Murugu	Pius Murugu M'Tuamwari	KCB Group
John Kimani Waruingi	Eunice Wangui Kimani	Co-operative Bank of Kenya
Public Trustee, Nairobi	Teresia Wanjiku Kimani	British American Tobacco
Alfred Muriithi Githumbi	Kithumbi Warui	KCB Group
Public Trustee, Kisii	Samwel Kibet Sigei	KCB Group
Public Trustee, Eldoret	Benson Some Tirop	Standard Chartered Bank
Jane Warukira Ngumo	Stanley Ngumo Chenge	KCB Group
Public Trustee, Nairobi	Elizaphan Maribe Mwangi	KCB Group
Public Trustee, Nairobi	Peter Mwaura Mungai	KCB Group
Public Trustee, Nairobi	Kimani Njoroge	Equity Bank
Public Trustee, Machakos	Simeon Kitheka Mutiso	Co-operative Bank of Kenya
Joshua Ondego Okeyo	Fennecia Edith Hilda Olwero	East African Breweries Limited
Public Trustee, Kisii	James Kipkoech Soi	KCB Group

		T
Claimant's Name/Administrator	Name of Original Owner/Deceased	Holder
Public Trustee, Malindi	Martlew Bashora Malimu	Co-operative Bank of Kenya
Public Trustee, Nairobi	Gilbert B. Akoyi	Co-operative Bank of Kenya
Public Trustee, Nairobi	Francis Gitau Mwangi	Co-operative Bank of Kenya
Milkah Wakonyo Kimani	Josiah Watene Ndahi	Absa Bank Kenya Plc
Public Trustee, Nairobi	Hayat Mohamed Bashir	Standard Chartered Bank of Kenya
Public Trustee, Nakuru	Miriam Karweti Mbugua	Safaricom Plc
Public Trustee, Nairobi	Mugure Chege	Co-operative Bank of Kenya
Samuel Macharia Kibe and John Wanyoike Kibe	Kibe Rose Waithira	Absa Bank Kenya Plc
Public Trustee, Nairobi	Kimani Njoroge	KCB Group
Public Trustee, Nairobi	Gitau Samuel Karanja	Absa Bank Kenya Plc
Charles Mbugua Ngigi and Peter Kamau Ngigi	Nyenye Ngigi	Absa Bank of Kenya
Public Trustee, Nyeri	Francis Mbaya M'Tuerandu	KCB Group
Public Trustee, Machakos	Peter Mwalili Mutunga	British American Tobacco
Public Trustee, Nairobi	Margaret Wahu Ngugi	East African Breweries Limited
Lucy Njeri Njiraini	John Muthama Thuku	Co-operative Bank of Kenya
Public Trustee, Nairobi	Simon Ngari Mwaniki	KCB Group
Public Trustee, Nyeri	Lilly Muthoni Muita	KCB Group
Public Trustee, Kisumu	Jimmy John Odhiambo Kondiegi	KCB Group
Public Trustee, Nyeri	Janet Wangui Macharia	KCB Group
Public Trustee, Embu	Kassam Njogu	Co-operative Bank of Kenya
Public Trustee, Malindi	Sako Joseph Gwiyo	Co-operative Bank of Kenya
Mary Yvonne M Ododah	Peter Ododa Makwata	Jubilee Insurance Company Limited
Edith Wamuyu Kamanu	Simon Kamanu Gatoto	KCB Group
Public Trustee, Mombasa	Othiniel George Mwasi	KCB Group
Public Trustee, Nairobi	Joyce Wambui Macharia	East African Breweries Limited
Naomi Wanjiru Mwangi	John Mwangi Macharia	Standard Chartered Bank
Khadija Ahmed Mohamed	Asli Omar Mohamed	Absa Bank Kenya Plc
Victor Kariuki Waireri and Paula Mumbi Kariuki	Jenniffer Ndinda Deon	Safaricom Plc
Nancy Muthoni Sironga	Wachira John Muita	Standard Chartered Bank
Leah Wanjiru Kanyi, Vincenza Wanjiru Waithaka and	Mwangi Kanyi	British American Tobacco
Salome Muchiri		
Esther Kanyua Mwiti	Zakayo Mwiti	Co-operative Bank of Kenya
Priscilla Wanjiku Njeru	Njeru Gedion Mbui	Absa Bank Kenya Plc
Lucy Wacera Mwai	Peter Macharia Wachira	Safaricom Plc
Seraphine Wanjiku Wathoko	Chongo Wathuko	Kenya Power and Lighting co. Limited
Susan Nyarungu Kinyua	Eustus Kinyua Mureithi	National Bank of Kenya, Kenya Airways, NIC
		Bank, Centum Investment Limited, East African
		Breweries Limited, British American Tobacco
Monica Njeri Kimani	Joseph Kimani Manyara	Co-operative Bank of Kenya
Nicholas Mwangi Mungai	Alan Mwangi Munga	KCB Group
Stanley Alfred Mucheru, Grace W. Michael and Misheck	Mucheru Muchoki	KCB Group, Kenya Reinsurance Corp,
Samson		Safaricom Plc, Absa Bank Kenya Plc
Philip Ndungu Gatimbi	Alice Wambua Ndung'u	Safaricom Plc, KCB Group, East African
		Breweries Limited
Julius Muniko Mahenye and Boke Mahenye	Mahenye Kohe Machera	KCB Group
Andrew Mwanjala Mwandawiro, Patrick Mwandawiro and	Mwandawiro Susannah Wachia	HFC Group
Patience Mkanganga Mwandawiro		
Almas Shamsherali Amlani	Gulamhusein Mavji	Diamond Trust Bank
Teresius Njamumo Kimani	Karani Karoline Wangai	Absa Bank Kenya Plc
John Mburu Njuguna	Njuguna Gachui	East African Breweries Limited
John Mburu Kimemia and Stephen Muiruri Njenga	Kimemia Goko	KCB Group, National Bank of Kenya, Jubilee
		Holdings Limited
Mary Auma Omondi	Elijah O. Ochieng	Britam Life Assurance Company Limited
Joan Wanjiru Mwangi and Kennedy Kihagi Mwangi	Allan Mwangi Kihagi	Safaricom Plc
Jacinta Mueni Muendo and Doreen Kajuju Kimathi	Gabriel Muthee Githanje for POV	Co-operative Bank of Kenya
	Insurance Agency	
John Anthony Mbacio and Carol Grace Njeri Mbacio	Sarah Wanjiku Mbacio	East African Breweries Limited, Standard
		Chartered Bank, KCB Group, National Bank of
		Kenya
Wislon Macharia Gachira	Gachira Nyaga	Express Limited
Julius Solomon Gathumbi and Christine Wairimu Gathumbi		KCB Group, National Bank of Kenya
Ercik Tinka Karanja and Robert Mwangi Kabagambe	Susan Wambui Kabagambe	Standard Chartered Bank
Agnes Makungu Lavuna	Jamen Luginga Lavuna	Standard Chartered Bank
Agnes Wanjiku Wamutwe	Samuel Waititu Gitahi	Safaricom Plc
Ruth Wariara Bii and David Ndung'u Mburu	Joseph Mburu Ngugi	KCB Group
Mary Wangui Kiraguri	Jackson Kirguri Nderitu	Co-operative Bank of Kenya
Public Trustee, Mombasa	Anne Njeri Gicheru	Co-operative Bank of Kenya
Linus Karinga Githinji	Suleman Githenji Munuhe	KCB Group
Wilson Kamani Kimani	Pharis Kimani Ruo	Safaricom Plc
Caroline Wanjugu Gikibi, Jerioth Wanjiru Gikibi and Joyce	Rosemary Njoki Gikibi	Kenya Reinsurance corporation, Co-operative
Wamaitha Gikibi		Bank of Kenya, Safaricom Plc, KCB Group,
		Scan Group
Roy Mwangi Njuguna, Nahashon Mwangi Njuguna and	Isaac Njuguna Mwangi	KCB Group, Standard Chartered Bank
Benson Mwangi Njuguna		
M M 1-: 1Z	John Gichui Kamau	Co-operative Bank of Kenya, Safaricom Plc
Margaret Mwaniki Kamau	Voim Civilai IIannaa	

Claimant's Name/Administrator	Name of Original Owner/Deceased	Holder
Harrison Mburu Njau	Njau Mwaganu Simon	NCBA Bank
Leah Wamaitha Muthoni	Josephine Muthoni Kinyunjuri	Sanlam Life Insurance Limited
Rosebell Nyawira Nyingi	Eva Muthoni Nyingi	KCB Group
Agnes Nyanchera Obiero	Sospeter Obiero Onyimbo	KCB Group

LOSS OF POLICY

NOTICE is issued pursuant to regulation 9 of the Unclaimed Financial Assets Regulations, 2016 that the Unclaimed Financial Assets Authority has received claims for unclaimed assets from the following persons who, through sworn affidavits, have indicated that the original policy documents have been lost.

Claimant's Name	Policy No. and Name of Policy Holder	Name of Issuing Insurance Company
Peter Gicheru Mwaura	Peter Gicheru Mwaura – 960515	Kenindia Assurance Company Limited
Dickson Kirwa Rutto	Rutto Dickson Kirwa – M/008895	CIC Life Assurance Company Limited

Further notice is given that unless objection to the claims is lodged at the offices of the Authority at the address below within thirty (30) days from the date hereof, payment will be made to the aforementioned persons on the evidence of the sworn affidavit for lost original policy document and any liability on the lost policy document will immediately cease.

Unclaimed Financial Assets Authority, Pacis Centre, 2nd Floor, off Waiyaki Way, P.O. Box 28235-00200, Nairobi.

JOHN MWANGI,

MR/5150066

Chief Executive Officer and Managing Trustee.

GAZETTE NOTICE NO. 11764

THE SEEDS AND PLANT VARIETIES ACT

(Cap. 326)

CROP VARIETIES

UNDER section 19 (1) of the Seeds and Plant Varieties (Variety Evaluation and Release) Regulations, 2016, the Managing Director, KEPHIS, is supposed to cause the names of the released varieties to be published in the *Kenya Gazette* within twenty-one (21) days of the National Variety Release Committee (NVRC) meeting.

Species: Zea Mays

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
Maize	H1100	H1100	Hytech Seed Kenya	Kenya	Altitude: 800-1500 m.a.s.l AEZ: LM 1-5 Sites: Sites: Thika, Kangundo, Kianjai, Mwea, Kathiani, Homabay and Soin	3-4 Months	7-8	Good standability Good husk/tip cover Good milling Quality Long peduncle and suitable for the dry and green maize markets Stay Green Trait
Maize	H2055	H2055	Hytech Seed Kenya	Kenya Source: MISR	Altitude: 800-1500 m.a.s.l AEZ: LM 1-5 Sites: Giaki, Mitunguu, Embu, Rwika, Kendu Bay, Bondo, Lambwe, Loitoktok	3-4 Months	6-7.5	Yellow kernels Early Maturity Good husk/tip cover Stay green Trait
Maize	Y203x001	Н0330	Hytech Seed Kenya	Kenya Source: MISR	Altitude: 800-1800 m ASL AEZ: LM 1-5, UM4 Sites: Kakamega, Bungoma, Embu, Rwika, Loitoktok, Kendu Bay, Bondo,	Months	8-9	Yellow kernels Good tip cover Stay green Trait Tolerant to NCLB Good milling quality
Maize	SC553	SC553	Seed Company Group	Agri Seed Company Limited	Altitude:300 to 1300 m.a.s.l AEZ: LM 1-4, UM 1-4, LH 1-4 Sites: Homabay, Kangundo, Kathiani, Kianjai, Mukuyuni, Mwea, Thika, Busia and similar environments	days	5-7	Cobs with closed tips protecting the grains from rain water thus reducing incidences of Cob Rots Drought tolerant

Species: Sorghum bicolor

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
Grain	MHTGS-	Ramses	Hytech	MISR Hytech	Altitude: 300-1500 m.a.s.l	2.5-3	2.5-4	· Specially adapted to
Sorghum	12001		Seed Kenya	Seed INT	AEZ: LM 4-5	Months		coastal and lower
					Sites: Katumani, Kambi			medium altitudes

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
					Mawe, Kilimambogo, Rwika, Mukothima etc.			Grain suitable for food, feed and brewing
Grain Sorghum	Horus	Horus	Hytech Seed Kenya		Altitude: 300-1500 m.a.s.l AEZ: LM 4-5 Sites: Katumani, Kambi Mawe, Kilimambogo, Rwika, Mukothima etc.	2.5-3 Months	3-4	Specially adapted to coastal and lower medium altitudes Medium heights and uniform heights suitable for machine harvesting Grain suitable for food, feed and brewing
Forage Sorghum	Mabrouk	Mabrouk	Hytech Seed Kenya		Altitude: 700-2500 m.a.s.l AEZ: LM1-3, UM1 Sites: Lanet, Embu, Kitale, Kiboko, Kaguru etc.	2.5-3 Months	60-80	It's a multi-cut variety with cutting intervals of 50-65 days Silage protein levels at 15.74 % High sugar content (brix 17-20%) hence high ensiling quality Can withstand direct grazing Harvestable for 18-24 months Suitable in a wide range of environments

Species: Phaseolus vulgaris L.

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
Beans	NUA 45	Pure Seed 1		Limited	Altitude: 1000-1600 AEZ: UM, LM, L Sites: Kitui, Embu, Kakamega, Bukura, Busia, Katumani etc.		1-1.5	High levels of iron and zinc Resistant to angular leaf spot, rust, anthracnose and tolerant to common bacterial blight

Species: Eragrostis tef

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
Teff	TKB 27-1	KISTEFF B27-1	KALRO Katumani	KALRO	Altitude:250-2000 Masl AEZ: LM 4, LM 5, LM 6 Sites: Marsabit, Isiolo, Wajir, Turkana, Mandera, Makueni Kitui, Tharaka Nithi, Lanet, Narok, Laikipia		2-3	Early maturity Wide adaptability high tillering
Teff	TAR 2	Aila Red 2	KALRO Katumani	KALRO	Altitude: 250-2000 Masl AEZ: LM 4, LM 5, LM 6 Sites: Marsabit, Isiolo, Wajir, Turkana, Mandera, Makueni Kitui, Tharaka Nithi, Lanet, Narok, Laikipia		2-2.3	Early maturity widely distributed minimal lodging high tillering
Teff	TLW	Lusike White	KALRO Katumani	KALRO	Altitude: 250-2500 Masl AEZ: LM 3, LM 4, LM 5 Sites: Marsabit, Wajir, Turkana, Mandera, Makueni Kitui, Tharaka Nithi, Narok, Laikipia	55-65 days	2-2.5	Early maturity minimal lodging high altitude zones

Species: Ipomea batatas

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer And Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
Sweet	TU-Purple	KC-Sweet Purple	KALRO and CIP	KALRO and CIP	Altitude: 1200-1800 AEZ: LM1-6 Sites: Makueni, Machakos, Kitui, Tharaka Nithi		15-16	 Adaptability; widely spread, Resistance to pests; moderate to sweet potato weevils

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer And Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
								Resistance to sweet potato diseases, tolerant to virus disease. Root Characteristics: Dry matter 27.9% and Flesh color dark purple.

Species: Solanum tuberosum L.

(High Input Intensive Management)

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
Potato	Cayman	Cayman	HZPC	HZPC	Altitude: 1300-3000 masl AEZ: UH1-3, LH1-3, UM1-3 Sites: Nyandaura, Meru, Bomet, Narok, Nakuru, Kericho, Laikipia, Kiambu, Uasin Gishu, Nyeri, Elgeyo-Marakwet,		50-80	Suitable for French fries and crips (Dry matter content of 21.5%)

Species: Gossypium hirsutum

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
Cotton	US 401 Non Bt	US4301 Non Bt	Seedworks International Pvt Limited, India	SeedWorks International Pvt Limited India	Altitude: 50-2600 masl AEZ: LM1-4 Sites: Kitui, Busia, Kisumu, Homabay, Mwea, Perkerra, Hola, Bura	165-175 days	2.4 - 2.6 (seed cotton)	Med-late maturity Very big bolls High boll retention Highly tolerant to sucking insect pests (jassids, whitefly, aphids, thrips) Drought tolerant Rejuvenation capacity
Cotton	US 402 Non Bt	US4102 Non Bt	Seedworks International Pvt Limited, India	SeedWorks International Pvt Limited, India	Altitude: 50-to 2600 masl AEZ: LM1-4 Sites: Kitui, Busia, Kisumu, Homabay, Mwea, Perkerra, Hola, Bura	150-155 days	2.2- 2.4 (seed cotton)	Early maturity Suitable for dual cropping Big bolls Tolerant to sucking insect pests (jassids, whitefly, aphids, thrips) Drought tolerant
Cotton	US 406 Non Bt	US4206 Non Bt	Seedworks International Pvt Limited, India	SeedWorks International Pvt Limited, India	Altitude: 50-2600 masl AEZ: LM1-4 Sites: Kitui, Busia, Kisumu, Homabay, Mwea, Perkerra, Hola, Bura	160-165 days	2.4 -2.6 (seed cotton)	 Open plant type Medium maturity Medium big bolls Good boll retention Tolerant to sucking insect pests (jassids, whitefly, aphids, thrips) Drought tolerant
Cotton	US 408 Non Bt	US4208 Non Bt	Seedworks International Pvt Limited, India	SeedWorks International Pvt Limited, India	Altitude: 50-2600 masl AEZ: LM1-4 Sites: Kitui, Busia, Kisumu, Homabay, Mwea, Perkerra, Hola, Bura	155-160 days	2.2 -2.4 (seed cotton)	 Mid-early maturity Open plant type Medium big bolls Tolerant to sucking insect pests (jassids, whitefly, aphids, thrips) Tolerant to moisture stress Drought tolerant
Cotton	US 409 Non Bt	US4209 Non Bt	Seedworks International Pvt Limited, India	SeedWorks International Pvt Limited, India	Altitude: 50-2600 masl AEZ: LM1-4 Sites: Kitui, Busia, Kisumu, Homabay, Mwea, Perkerra, Hola, Bura	160-165 days	2.2 -2.4 (seed cotton)	 Medium maturity Medium big bolls Tolerant to sucking insect pests (jassids, whitefly, aphids, thrips) Drought tolerant
Cotton	US 410 Non Bt	US4310 Non Bt	Seedworks International Pvt Limited,	SeedWorks International Pvt Limited	Altitude: 50-2600 masl AEZ: LM1-4 Sites: Kitui, Busia,	170-175 days	2.3 -2.5 (seed cotton)	Mid-late maturityOpen plant typeBig bolls

Crop	Variety Name	Release Name	Owner(s) Licensee	Maintainer and Source	Areas of Production	Maturity Duration	Yield (T/Ha)	Special Attributes
			India	India	Kisumu, Homabay, Mwea, Perkerra, Hola, Bura			 Tolerant to sucking insect pests (jassids, whitefly, aphids, thrips) Drought tolerant

Dated the 4th May, 2023.

MR/5175861

THEOPHILUS M. MUTUI,

Managing Director.

GAZETTE NOTICE NO. 11765

THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

COUNTY ASSEMBLY OF KIAMBU

COUNTY ASSEMBLY OF KIAMBU STANDING ORDERS

SPECIAL SITTING OF THE COUNTY ASSEMBLY

NOTICE is given to all Members of the County Assembly of Kiambu and the general public pursuant to Standing Order No. 40 of the County Assembly of Kiambu Standing Orders, that there will be a special sitting of the County Assembly to be held on Tuesday, 5th September, 2023 at 10.00 a.m.

During the sitting, the County Assembly shall consider report of the County Assembly Committee on Finance and Economic Planning on the Kiambu County Finance Bill,2023.

Dated the 29th August, 2023.

CHARLES THIONG'O,

MR/4524226

Speaker, County Assembly of Kiambu.

GAZETTE NOTICE No. 11766

THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

THE LAIKIPIA COUNTY ENTERPRISE FUND ACT, 2014 LAIKIPIA COUNTY ENTERPRISE FUND BOARD

APPOINTMENT

IN EXERCISE of the powers conferred by Article 183 (1) (a) of the Constitution as read together with sections 36 (1) of the County Governments Act and sections 6 (1) (d) and 6 (3) of the Laikipia County Enterprise Fund Act, 2014, the County Executive Committee Member for Finance, County Planning and Development, Laikipia County appoint the persons listed in the Schedule, as members of Laikipia County Enterprise Fund Board, with effect from the 1st May, 2023 to 30th April, 2026.

SCHEDULE

Name	Designation
Jane Yiampaire Maranga	Member
Michael Njama Ngugi	Member
Silas Kimathi Mwiti	Member

Dated the 1st May, 2023.

SAMUEL W. GICHIGI,

MR/4524227 CECM, Finance, County Planning and Development.

GAZETTE NOTICE No. 11767

THE CONSTITUTION OF KENYA THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

THE TRANSITION TO DEVOLVED GOVERNMENT ACT, 2012 COUNTY GOVERNMENT OF MURANG'A

DEPARTMENT OF HEALTH AND SANITATION

REPLACEMENT OF HOSPITAL BOARD MEMBERS

PURSUANT to section 15 of the Schedule to the Constitution as read with sections 23 and 24 of the Transition to Devolved Government Act, 2012 and further to the Legal Notice No. 16 of 2013 through which the Transitional Authority approved the transfer of functions specified in the Schedule to the County Governments with effect from 9th August, 2013 vide Kenya Gazette Supplement No. 116 (Legislative Supplement No. 51), the County Executive Committee (CEC) Member responsible for Health in Murang'a County wish to gazette the under listed as members of the hospital boards as indicated in the respective health facility, for a period of three (3) years, as a replacement of members allocated other duties and/or not expressing interest.

Name	Position	Health Facility
Joseph Nyutu Mwaura who replaced Lucy Wambui Mburu	Medic	Kigumo Sub- County Hospital
Mary Njeri Ngigi who replaced Grace Wanjiru		Kigumo Sub- County Hospital
Simon Karanja Njoroge who replaced Andrew Kimani Kamau upon transfer to Kenneth Matiba Hospital in replacement of Juliet Muthoni	expert	Kigumo Sub- County Hospital

Dated the 11th August, 2023.

MR/5175896

FREDRICK MBUGUA, CECM, Health and Sanitation.

GAZETTE NOTICE No. 11768

THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

COUNTY GOVERNMENT OF KILIFI KILIFI COUNTY PERSONS WITH DISABILITY ACT

(No. 3 of 2022)

DEPARTMENT OF GENDER, CULTURE, SOCIAL SERVICES AND SPORTS

APPOINTMENT

IN EXERCISE of powers conferred by section 5 (1) of Kilifi County Persons with Disability Act, 2022, the CECM, Department of Gender, Culture, Social Services and Sports appoints-

Judith Kashero,

Eddystella Wanja,

Daniel Karisa,

Daniel Fondo,

Victorine Nyamolo.

Philip Kanyinge,

Victoria Sande,

to be members of the Kilifi County Persons with Disability Board.

Dated the 30th June, 2023.

RUTH MASHA,

MR/4524258 CECM, Gender, Culture, Social Services and Sports.

COUNTY GOVERNMENT OF KISUMU KISUMU COUNTY PUBLIC SERVICE BOARD

ANNUAL REPORT FOR THE YEAR 2022

Statement by the Board Chairman

The year 2022 is the third year of implementing Board's Strategic Plan 2020-2024. Driven by the need to achieve its objectives, the Board proactively adapted to the unprecedented challenges posed by economic and environmental factors by realigning itself accordingly to actualise its work plan.

Moreover, priority was given to improving institutional capacity, enhancing performance, promotion of values and principles and strengthening interdepartmental collaboration for effective and efficient service delivery in the County Government of Kisumu.

Key milestones achieved included conversion of terms of employment of 663 ECDE teachers from three (3) year contracts to permanent and pensionable, re-designation of 56 officers in line with roles and qualifications and reduction of salary payments via vouchers by 60%. In addition to these, the Board partnered with various stakeholders to undertake a number of activities in line with its mandate.

On behalf of the Board, I extend my gratitude to His Excellency the Governor of Kisumu County and His Excellency the Deputy Governor for their unwavering support, the County Assembly, County Executive Committee Members, Chief Officers' and all other stakeholders for their co-operation and contribution to the Board's achievements.

Finally, I wish to appreciate the Board members and secretariat staff for their commitment towards ensuring that the Board delivers on its mandate.

MW. CHARLES BABU KARAN
Board Chairman.

EXECUTIVE SUMMARY

During the period under review, the Board carried out various activities through its five committees: Recruitment, Selection and Capacity Development, Human Resource Audit and Performance Management, Finance and Information Assets, Discipline, Ethics and Governance, Agenda and Implementation Committee.

The Board successfully completed the recruitment of 408 officers during the period. Out of this number, 2 were hired for the Department of Kisumu County Public Service Board, 69 for the Department of Health and Sanitation, 313 for the department of Roads, Transport and Public Works, 1 and 7 support staffs for the Departments of Environment, Water and Natural Resources and Tourism, Arts, Sports and Culture respectively.

The Board placed 16 Afya Halisi staff on an additional two and a half year contract in accordance with the Memorandum of Understanding between the County Government of Kisumu and the JHPIEGO Corporation (for USAID) Program. A total of Fifty Eight (58) Health Workers and seven (7) Governance and Administration officers' (Sign Language Interpreters) had their terms converted from Six (6) months to Three (3) years contracts. Additionally, the Board renewed contracts for 206 officers from Health and Sanitation, Governance and Administration Departments.

The number of employees in the Kisumu County Public Service stood at 4855 as at 30th September, 2022 comprising 62% female and 38% male. During the period under review, twenty-four (24) officers exited the County Public Service. Out of these, seventeen (17) retired from Service, five (5) resigned and two (2) died while in service. A total of twenty-two (22) officers are set to leave the County Public Service between November, 2022 and June 2023 on attainment of the mandatory retirement age.

The Board issued advisories to the County Executive on compliance with biennial Declarations of Income, Assets and Liabilities (DIALs) for the 2019-2021 period and ultimately coordinated the submission of declarations by officers beginning 1st November 2021. During the period under review the Board continued to receive late submission of DIALs for 2021 declaration year. As at the end of 2022, 169 officers had not submitted their DIALs.

The Board processed and participated in a number of court and disciplinary matters with positive outcomes resulting in the reinstatement of one officer and implementation of mediation agreements. The Board continued to prioritize co-operation and consultation with the County Executive in disciplinary and court matters

The Board was unable to accomplish most of the activities scheduled in its strategic and annual plans due to constant insufficient budgetary allocation. Nevertheless, with the available funds from the County Treasury and partnerships with relevant stakeholders, the Board was able to facilitate its activities and procure goods and services. It is important to note that the Board did not have any adverse audit queries during the period.

PART A: GENERAL INFORMATION

1.0 INTRODUCTION

The County Public Service Board is established pursuant to Article 235 of the Constitution of Kenya 2010 and Section 57 of the County Governments' Act No. 17 of 2012. The functions of the Board are provided for under Section 59 of the Act.

Section 59 (1)(d) of the Act, requires the County Public Service Board on behalf of the County Government to prepare regular reports for submission to the County Assembly on the Execution of the functions of the Board. Further Section 59 (1) (f) requires the Board to evaluate and report to the County Assembly on the extent to which the values and principles referred in Articles 10 and 232 of the Constitution are complied with in the County Public Service.

The current members of the Kisumu County Public Service Board were appointed on 24thApril 2019, sworn in on 30th April, 2019 and gazetted on 4th June 2019 vide the Kenya Gazette Notice Number 5193 of even date.

1.1 FUNCTIONS AND POWERS OF THE COUNTY PUBLIC SERVICE BOARD

The functions of the County Public Service Board are provided for/envisaged under Article 235 of the Constitution, and outlined in Section 59 of The County Governments Act as follows:

- Establish and abolish offices in the County Public Service;
- Appoint persons to hold or act in offices of the County Public Service including in the Boards;
- Exercise disciplinary control over, and remove, persons holding, or acting in those offices as provided for under this part;
- Prepare regular reports for submission to the County Assembly on the execution of the functions of the Board;
- Promote in the County Public Service the values and principles referred to in Articles 10 and 232;
- Evaluate and report to the County Assembly on the extent to which the values and principles referred to in Articles 10 and 232 are complied with in the County Public Service;
- Facilitate the development of coherent, integrated human resource planning and budgeting for personnel emoluments in counties:
- Advise the County Government on human resource management and development;
- Advise County Government on implementation and monitoring of the national performance management system in counties;
- Make recommendations to the Salaries and Remuneration Commission, on behalf of the County Government, on the remuneration, pensions and gratuities for County Public Service employees.

1.2 INDEPENDENCE OF THE BOARD

Section 59A of the County Government Act (as amended) provides for the independence of the County Public Service Board in the following terms:

"59A. In the performance of its functions, the county public service board shall-

- (a) Be independent and shall not be subject to the direction or control of any other person or authority; and
- (b) Adhere to the Constitution, this Act and any other relevant law."

1.3 COMPOSITION OF THE BOARD

Section 58 of the County Governments Act provides for the composition of the County Public Service Board as follows:

- "(1) The County Public Service Board shall comprise-
- (a) a chairperson nominated and appointed by the County Governor with the approval of the County Assembly;
- (b) not less than three but not more than five other members nominated and appointed by the County Governor, with the approval of the County Assembly; and
- (c) a certified public secretary of good professional standing nominated and appointed by the Governor, with the approval of the County Assembly, who shall be the Secretary to the Board."

The Kisumu County Public Service Board is composed of seven members as below:

Charles Babu Karan (Mw.) Chairman of the Board

Jacinta M. A. Kapiyo (Mrs.) Vice Chairperson to the Board

Otieno Nashon Aluoka Member of the Board, and Chair for Discipline, Governance and Ethics

Committe

Edward Joash Kochung' (Prof.) Member of the Board, and

Chair for Recruitment, Selection and Capacity Development Committee

Stephen Orot (Dr.) - Member of the Board, and

Chairperson for Human Resource Audit and Performance Management

Committee

Jane Akinyi Oyare (Ms.) - Member of the Board, and Chairperson forFinance and

Information Asset

Hesbon Owuor Hongo (CS.) - Board Secretary and Head of

Secretariat

The Board established five (5) committees to facilitate the delivery of its mandate as follows:

- (i) Discipline, Governance and Ethics Committee
- (ii) Recruitment, Selection and Capacity Development Committee
- (iii) Human Resource Audit and Performance Management Committee
- (iv) Finance and Information Asset Committee
- (v) Agenda and Implementation Committee.

1.4 STRATEGIC OVERVIEW

The Board commenced the implementation of its strategic plan for the period 2020 - 2024. The plan aims at guiding the Board in delivering its mandate and is a product of extensive collaboration and comprehensive feedback from all stakeholders.

1.4.1. VISION

A responsive and performance driven County Public Service Board

1.4.2. MISSION STATEMENT

To attract, retain, and transform County Public Service for efficient Service delivery

1.4.3. CORE VALUES

The Board is guided by the following core values in the discharge of its mandate

- (i) Responsiveness
- (ii) Professionalism
- (iii) Teamwork
- (iv) Equity and Fairness
- (v) Integrity

The Board's Strategic Plan (2020-2024) represents the collective and objective views of the Board, staff and stakeholders. It outlines existing and emerging challenges and sets out strategic directions for the next few years. The plan formulation process presented an opportunity for the Board to review and align its mandate, functions and resources with the Governor's Manifesto, Kenya Vision 2030 and Kisumu County Integrated Development Plan (CIDP). The objectives and strategies set out in this plan aim to strengthen the core activities of the Board, as well as invest in strategic initiatives that will focus on the following priority areas: -

- · Institutional capacity of the Board
- · Enhancement of Board's performance
- · Values and principles
- · Partnership and networking

1.5 THE SECRETARIAT

The Board has three (3) main departments headed by directors as follows:

- (i) Human Resource Management
- (ii) Finance and Administration
- (iii) Ethics and Governance.

The Secretariat is headed by the Board Secretary/Chief Executive Officer and is responsible to the Board for the discharge of its mandate through the provision of technical and operational support.

Table 1: Composition of Secretariat Staff by Gender, Designation and Job Group as at 31st December, 2022

Designation	Job Group	Male	Female	Total in Post
Director Human Resource	R	0	0	0
Management				
Director Ethics and	R	0	1	1
Governance				
Director Finance and	R	0	0	0
Administration				
Principal Finance Officer	N	0	1	1
Senior Ethics and Governance	M	0	0	0
Officer				
Chief Supply Chain	M	0	1	1
Management Officer				
Chief Administrative Officers	M	0	2	2
Legal Assistant	K	0	1	1
Human Resource Officer	K	1	1	2
Records Management Officer	K	0	1	1
Supply Chain Management	K	1	0	1
Officer I				
ICT Officer	Н	1	0	1
Accounts Assistant	Н	1	0	1
Sign Language Interpreter	G	0	1	1
Cleaning Supervisor	G	0	1	1
Driver I	F	1	0	1
Driver II	Е	1	0	1
Support Staff III	A	1	0	1
TOTAL		7	10	17

1.6 OBJECTIVE OF THE REPORT

Section 59 (1) (d) requires the County Public Service Board to prepare regular reports for submission to the County Assembly. Further, Section 59(1) (f) invites the County Public Service Board to evaluate and report to the County Assembly on the extent to which the values and principles referred to in Articles 10 and 232 of the Constitution are complied with in the County Public Service.

The main objectives of the report are:

- (i) To ensure that the Board Complies with the relevant provisions of the County Governments Act, 2012, labour laws, regulatory requirements, corporate governance and best practices of human resource activities, as pertains to the preparation and submission of the annual report to the County Assembly
- (ii) To report the Board's activities in a transparent manner to enhance transparency and accountability.

1.7 SCOPE OF THE REPORT

This report covers the period from 1st January 2022 to 31st December, 2022 and covers all activities of the Board during the period.

PART B: PERFORMANCE INFORMATION

2.0 PERFORMANCE REPORTS

The Board discharged its various roles and functions through the five (5) Committees. Each Committee comprised of at least three Board members. The committees are:

- 1. Discipline, Governance and Ethics Committee
- 2. Recruitment, Selection and Capacity Development Committee
- 3. Human Resource Audit and Performance Management Committee
 - 4. Finance and Information Assets Committee
 - 5. Agenda and Implementation

The Committees' performance during the period under review was as outlined below.

2.1 RECRUITMENT SELECTION AND CAPACITY DEVELOPMENT COMMITTEE

During the period, the Committee performed various functions as highlighted below:

2.1.1 RECRUITMENT AND SELECTION

The Board filled through competitive process vacant positions in various offices and departments as shown below: -

Description	Total	М	F	Youth	PW D	Dominant Community	Non- Dominant Community
Kisumu County Public Service Board	2	2	0	2	0	2	0
Health Department	69	35	34	54	0	61	8
Kisumu All Stars	14	14	0	13	0	14	0
Support Staff	8	5	3	4	0	7	1
RMT	241	181	60		2	240	1
Totals	408	237	97	73	2	84	10

2.1.1 CONVERSION OF TERMS FROM THREE YEARS CONTRACT TO PERMANENT AND PENSIONABLE

During the period, the Board converted terms of engagement for 663 ECDE teachers from three (3) year contracts to permanent and pensionable.

2.1.2 CONVERSION OF TERMS FROM SIX MONTHS CONTRACT TO THREE YEARS CONTRACT

During the period, the Board converted terms of engagement of Fifty Eight (58) Health Workers and Seven (7) Governance and

Administration officers (Sign Language Interpreters) from short term contracts of six (6) months to three (3) year contracts.

2.1.3 ABSORPTION/TRANSITION OF AFYA HALISI (USAID) STAFF

The Department of health made a provision in their budget for the financial year 2021/2022 to enable the Board to place the officers on an additional two and a half year contract having served previously for six months. Based on a memorandum of understanding between the County Government of Kisumu and the JHPIEGO Corporation for USAID, the Board transitioned sixteen (16) former Afya Halisi staff and placed them on a two and a half (2 1/2) year contract at the rates equivalent to the Universal Health Coverage workers. The officers had specialized training in reproductive health.

2.1.4 SUITABILITY INTERVIEWS

The Board conducted suitability interviews for sixteen (16) Afya Halisi Staff who were engaged on short term contract for six (6) months to enable them be placed on long term engagement. The sixteen (16) officers were successful and were issued with two and a half (2 1/2) year contract as shown in (2.1.3).

Seven (7) Sign Language Interpreters from Governance and Administration Department were also interviewed and all of them placed on a three (3) year contract.

2.1.5 CONTRACT RENEWALS

During the period, the Board renewed contracts for officers in different departments as follows:

Department	No. of Officers	Duration of Contract
Health and Sanitation	149	3 Years
Health and Sanitation (Medical Officers)	2	6 Months
Governance and Administration (Sign Language Interpreters)	7	3 Years
Health and Sanitation (MOH/CIHEB)	33	1 Year
Tourism, Sports, Arts and Culture	15	6 Months
TOTAL	206	

2.1.6 INDUSTRIAL ATTACHMENT FOR STUDENTS

During the period, the Board accepted requests and placed two hundred and ten (210) students on Industrial attachment as follows-

Department	No. Of Students
Agriculture	3
Livestock and Fisheries	1
Education, ICT and HRD	14
Finance and Economic Planning	71
Governance and Administration	6
Health and Sanitation	3
Trade, Energy and Industrialization	5
Housing and Urban Development	8
Kisumu City	26
Lands and Physical Planning	25
Roads, Transport and Public Works	30
Tourism, Culture, Arts and Sports	6
Water, Environment and Natural	12
Resource	
TOTAL	210

2.1.7 TRAINING REQUESTS

During the period under review, the Board approved training requests for the following officers:

Name	Course	Duration
,	Masters in Medicine (MMed) in Neurosurgery – Makerere University	5 Years

Name	Course	Duration
Eugene Wanjala (Dr.)	Masters in Medicine (MMed)in Psychiatry and Mental Health – Western Sydney University (Australia)	4 Years
Beryl Atieno Juma	Higher Diploma in Pediatric Nursing – Getrude Institute of Child Health and Research	1 year
Merceline Amondi Onyango	Higher Diploma in Psychiatric Nursing – KMTC – Mathare Campus	1 year
Evelyne Oruko	Masters in Public Health (Epidemiology and Population Health) – Maseno University	Part time
Maureen A. Ondego	Diploma in Community Health Nursing – KMTC Kisumu Campus	2 Years
Abigael Morn Kinda	Higher Diploma in Critical Care Nursing – JOOTRH	1 Year

The Board also approved requests for extension of study leave for the following officers:

Name	Course	Duration
Maurice	Extension of study leave to attend 1	1 Year
Onyango Waga	Year Internship as posted by MOH	

CONFERENCES/WORKSHOPS/SEMINARS AND MEETINGS

In addition to the trainings, the Board and Secretariat staff attended various seminars, workshops and conferences as well as capacity building courses aimed at effective and efficient service delivery.

No. of participants	Month
4	
4	February
7	February
8	February
3	March
4	April
1	April
	-
3	April
	-
4	April
1	April
1	May
	•
1	May
	•
5	May
	•
3	May
1	May
	•
3	May
7	June
1	June
5	June
2	July
	-
2	August
2	September
1	September-
	October
1	October
	3 4 1 3 4 1 1 5 3 7 1 5 2 2 1

Conference/Workshop/Meeting	No. of participants	Month
Seminar		
9th Annual Ernst and Young Tax Retreat	2	October
ESAMI Human Resource Forum	1	October
Retreat on Annual Reporting for the Year 2022	8	October
ISACA Kenya Chapter Governance Risk and Compliance Conference	1	October
27TH Annual Institute of Human Resource Management Conference	4	October
39th ICPAK Seminar Edition II	3	November
Certified Human Resource Manager Course	1	November
6TH Annual HR Talent Summit	1	November
Discipline, Ethics and Governance Committee Retreat	4	November
Recruitment, Selection and Capacity Development Committee Retreat	8	November/D ecember
Meeting with High Commission of India on Training Opportunities	3	December

2.1.8 WORK IN PROGRESS

Hiring of Assistant ECDE Teachers and Vocational Training Centre Trainers is currently on hold. The process is awaiting confirmation of specific budget allocation from the Executive.

2.1.9 ON-GOING RECRUITMENTS

Position A	Status	
Kisumu Co	ounty Revenue Board	Shortlisting done
Chief Offic	cers:	
1) Medica Sanitat	ion	Deadline 19th
	Service, County Administration and patory Development	December, 2022
	, Tourism, Industry and Marketing	
	, Culture, Gender and Youth Affairs	
	Environment, Natural Resources and e change	
6) Infrast	ructure, Energy and Public Works	
	tion, Technical Training, Innovation cial Services	
8) Financ	e, Economic Planning and ICT	
9) Agricu	lture, Fisheries, Livestock opment and Irrigation	
10) Lands,		
	opment and Housing	
Directors:-	.F	Deadline 19th
1) Medic	al Services	December, 2022
/	Health and Sanitation	,
/	n Resource Management	
	histration and Public Affairs	
	rships, Resource Mobilization and	
*	ora Affairs	
	Marketing and Cooperatives	
	m and Industry	
	and Youth	
	e and Gender Affairs	
/	and Natural Resources	
,	onment and Climate Change	
	ructure and Public Works	
	oort, Mechanical Services and Energy	
	Childhood Education (ECD)	
	S, Innovation and Social Services	
16) Financ		
	nation Communication Technology	1
ICT)		
	mic Planning and Budgeting	
	alture and Irrigation	
	ock and Fisheries	
	and Physical Planning	
	Development and Housing	D 11: 02 1
1 own Man	agement Committee Members	Deadline 23rd
		December, 2022

$2.2.\ \mbox{HUMAN}$ RESOURCE AUDIT AND PERFORMANCE MANAGEMENT COMMITTEE

The Committee covers Human Resource Planning, performance Management and Employee Relations. Owing to limited resources, the Committee was unable to carry out most of its planned activities like Human Resource Audit and skills gap survey. These activities will be prioritized in the next performance period.

2.2.1 STAFFING LEVELS

As at 30th September, 2022, the total number of staff engaged in the Kisumu County Public Service was as follows:

Details	No. of Officers	
	Male	Female
Staff on the IPPD Payroll	1849	2256
Staff paid vide Payment Voucher		750
Total	1849	3006
Total No. of Officers in the Public Service		4,855

2.2.2. RE-DESIGNATIONS

The Board re-designated a total of Fifty Six (56) officers during the period under review.

2.2.3 TRANSFER OF SERVICE

During the period, the Board approved requests from an officer who transferred her services from the Kisumu County Public Service, Department of Health and Sanitation to Uasin Gishu County.

2.2.4 STAFF SEPARATION

During the period under review, seventeen (17) officers retired from the County Public Service, twenty two (22) are due for retirement between December, 2022 and June 2023, five (5) resigned while two (2) officers regrettably passed on.

2.2.5 ON- GOING STAFF PROMOTION

The promotion exercise for nine hundred and sixty four (964) officers from the following Departments is currently on-going:-

Department	No. of Staff
Agriculture, Irrigation, Livestock and	164
Fisheries	
Education, ICT and HRD	84
Finance and Economic Planning	104
Governance and Administration	34
Health and Sanitation	234
Energy and Industrialization	11
Kisumu City	205
Business, Cooperatives and Marketing	19
Lands, Housing and Physical Planning	15
Roads, Transport and Public Works	47
Tourism, Arts, Sports and Culture	9
Water, Climate Change and Natural Resource	38
TOTAL	964

2.3 DISCIPLINE, ETHICS AND GOVERNANCE COMMITTEE

The Discipline, Ethics and Governance Committee is tasked with overseeing disciplinary control, ethics and governance and employee relations matters of the Board. This role extends to developing policies, providing strategic direction and leadership on all matters relating to discipline, ethics and governance in the County Public Service.

2.3.1 DISCIPLINARY AND COURT CASES

During the period under review, the Board was actively engaged in processing various disciplinary and court cases forwarded by various departments as summarized below.

Summary of court and disciplinary cases which the Board has been involved with during the period under review

Case	Progress/Status
Dennis Otieno Ondago vs	-The matter was mentioned in Court
County Government of Kisumu	on 4th February 2021 and a further
(1st Respondent) and Kisumu	mention for directions fixed for 11th
County Public Service Board	

Case	Progress/Status
-	0
(2nd Respondent) ELRC NO. 33 OF 2019	
	-On 11th March, the Respondents requested to settle the matter out of court, which prayer was granted.
	-The parties however failed to reach a settlement and went back to court on 29th April praying for a hearing date, which was set for 5th October 2021.
	-The matter was heard to conclusion and is pending judgment on 9th February 2022.
	-On 9th February 2022 judgment was delivered. The matter was dismissed in its entirety for lack of merit.
Benard Omondi Ouko vs. KCPSB, County Govt. of Kisumu and Abala Wanga. ELRC NO. E007 OF 2020.	-The matter came up in court on 7th December 2021 for confirmation of filing of submissions and further directions will be given on 24th January 2022.
	On 1st March 2022 the matter was mentioned and 14th March given as the date of hearing.
	On 14th March 2022, the Defendants filed their submissions.
	On 15th June 2022, the petition was dismissed. The Petitioner served the Defendants with a notice of appeal which does not affect the status of the matter as no stay orders were granted.
Pharmacists and Dentists Union vs. Council of County Governors, Cabinet Secretary Ministry of Health, Cabinet Secretary Ministry of Labour	-Status quo maintained
Nurses vs. Kisumu, Kakamega, Nakuru, Kericho, Makueni, Laikipia, Murang'a, Nyeri, Nyandarua, Kiambu, Kitui and	
Kilifi Public Service Boards. ELRC NO. 64 OF 2020.	-The Court also ordered that all disciplinary measures against the clinical officers be stopped and that employers pay salaries for all workers.
	-Kenya Union of Clinical Officers (KUCO) Chairman Peterson Wachira directed all members to resume work but also noted that their grievances remain unresolved.
	-Kenya National Union of Nurses (KNUN) Chairman Seth Panyako also cited the court order by Justice Maureen Onyango as a reason to call off the strike, and asked all the health workers to resume duty not later than 25th February 2021.
	-Status quo maintained.
The Kenya National Union of	-On 23rd February 2021, the Court

Case	Progress/Status	Case	Progress/Status
	a, ordered that all nurses resume work. t. The nurses complied, ending the 70	ELRC No. 122 of 2020	probation period.
Nyamira, Uasin Gishu, Siay Busia, Kisumu and Nan County Public Service Boar ELRC CAUSE NO. E017 C	a, day strike. di di s -The Court also ordered that all	4. Maurice Otieno Origa vs. Kisumu County Govt. ELRC No. 123 of 2020 5. Juliana Akinyi Lalo vs. Kisumu County Govt. ELRC No. 124 of 2020 6. Andrew Juma Oliech vs. Kisumu County Govt. ELRC No. 125 of 2020 7. Geofrey Odhiambo Onoka	went for hearing and were all referred to mediation. On 10th December 2021 the matters
Mediation Matters;	-Claimants had temporary contracts		Mediation meetings were held on various dates (19th January 2022,
(a) Elizabeth Owino Oties vs. County Govt. Kisumu, ELRC NO. 36 of 2017	of employment with the now defunct Kisumu County Council and were sacked via sms on 22nd January 2014. The matters were referred to court annexed mediation		2nd February 2022, 9th March 2022), but none of them were successful. On 9th March 2022 the mediation meetings were ended and the matters referred back to court.
(b) Samuel Omondi Otieno v County Govt. of Kisum ELRC NO. 308 of 2017	that they be reinstated and their letters be backdated to 1st November 2020.		The Advocate representing the County Government of Kisumu and the Board filed a preliminary order in court. It is yet to be heard and no
(c) Elias Otieno Otieno V County Govt. of Kisum ELRC NO. 309 of 2017	In compliance the Deeplicewed the	Lucy Atieno Matengo vs.	new date has been givenRuling was delivered on 2nd May
(d) George Oloo Ongare v County Govt. of Kisum ELRC NO. 310 of 2017	s. years beginning 1st November 2020 u, to the following:	KCPSB. ELRC NO. 282 OF 2018 formerly Lucy Atieno Matengo vs. KCPSB and H. E. Prof. Peter Anyang Nyongo	() TEL
(e) Tom Odongo Weda v County Govt. of Kisum ELRC NO. 311 of 2017	S. 2 Marca Odhianda Mana	Tron. Teles 7 myung 1 yongo	Respondent in his capacity as the Governor of Kisumu and not in his personal capacity.
(f) Simon Otieno Onyango v County Govt. of Kisum ELRC NO. 312 of 2017			(b) The KCPSB was not involved in the matter at all.
(g) Moses Odhiambo Men	6. George Onyango Kungu of 3 7. Alice Khajievi Cheto		-Matter came up for hearing on 25th November 2020 and the Plaintiff's case was heard to conclusion.
OF 2017 (h) Beatrice Akeyo Onduru v	8. George Oloo Ongare		-Defendant's case was slated for hearing on 15th December 2020, during which the County Secretary
County Govt. of Kisum ELRC NO. 314 OF 2017	10. Simon Otieno Onyango		and the Secretary to the Board were expected to testify. -On 25th November 2020, the matter
vs. County Govt. Kisumu, ELRC NO. 315	Beatrice Akeyo Onduru is deceased.		was heard to conclusion and Judgment issued on 7th April 2021.
2017 (j) Alice Khajievi Cheto v County Govt. of Kisum ELRC NO. 316 of 2017			-Plaintiff was awarded Ksh 2,539,120, the sum of Ksh 905,520 being for loss of salary and Ksh. 1,633,600 for gratuity.
			-Plaintiff's prayer that the County government foots costs of the case was denied.
2017 (1) Ali Ramadhan vs. Coun Govt. of Kisumu, ELR NO. 318 of 2017	ordered the claimants to pick the letters of employment as they were.		On 22nd February 2022, the Board wrote to the County Attorney seeking an update and guidance as the Board was served with a demand letter from the Claimant's advocate.
Leonard O. Omondi V. Kisumu County Gov ELRC No 120 of 2020 Jane Awino Onyango V.	with the now defunct County Council of Kisumu, were issued with		The matter has come up on different dates (21st April 2022, 14th May 2022, and 27th September, 2022) for mention to confirm payments.
Kisumu County Gov ELRC No 121 of 2020	t. absorbed as accounts clerks at Treasurer's department. They allege		The matter will be mentioned on 2nd November, 2022 to confirm compliance.
3. Joice Akoth Apondi v Kisumu County Go	than read an	Sources Ethios and Consumance	· .

OTHER ONGOING COURT MATTERS

- 1. Republic vs. Secretary, County Govt. of Ksm, Chief Finance Officer, County Govt. of Ksm and Secretary KCPSB Exparte (Samuel Ogonji and 31 Others) JUDICIAL REVIEW NO. E016 OF 2022
- 2. Kenya National Union of Nurses vs. Busia, Migori, Siaya, Kakamega, Kisumu and Nakuru County Public Service Boards. ELRC NO. E020 OF 2022.
- 3. George Nyakach vs the County Govt. of Ksm and KCPSB ELRC CAUSE NO. E021 0F 2022
- 4. Willish Otieno Ogutu vs the County Govt. of Ksm and KCPSB ELRC CAUSE NO. E022 OF 2022
- 5. Kennedy Odongo Sera vs. County Govt. of Ksm, KCPSB, The County Secretary, and Samuel Onyango Ong'ow (1st interested party), Pamela Apondi Omino (2nd interested party), Nyanjong' Ouya Jabungu (3rd interested party), Evans Otieno Ofula (4th interested party), Patrick Lumumba Omedo (5th interested party), Aggrey odhiambo Ogosi (6th interested party), John Osumba Olum (7th interested party) and George Otieno Adenyo (8th interested party) ELRC NO. E57 OF 2021

A STATUS UPDATE ON THE ONGOING DISCIPLINARY CASES IN THE COUNTY

The DEG Department gave a status update on disciplinary cases as highlighted hereunder and further deliberations led to the stated action points:

Case	Status	Action Points
Millicent Akama	-The officer, a Laboratory Technologist III was admitted to undertake a Bachelors degree in Community Health at Kenya Methodist University vide a letter dated 10th August 2015. Vide a letter dated 2th January 2017, she was approved and released for study.	point her salary was paid -Summary dismissal recommendation upheld
	-She failed to resume her duties upon completion of her studies	
	-Salary stoppage was recommended	
	-Summary dismissal was recommended based on the officer's failure to appear before a disciplinary committee.	
Prisca Akeyo Oketch	-The officer, a Registered Nurse II stationed at Chiga Dispensary absconded duty since 16th December 2020. -Minutes of a departmental Human Resource Management Advisory Committee (DHRAC) meeting on 31st March 2021 indicate that her request for early retirement was declined as she was under the mandatory retirement age of 50 years. -Salary stoppage was recommended	point her salary was paid -Summary dismissal recommendation upheld
	-Summary dismissal was recommended based on the officer's failure to appear before a disciplinary committee.	
Samuel Obiero Omino	-The officer, employed as a Public Health Assistant 1 in the Department of Health and Sanitation, Nyando sub-county was found to have participated in the theft of Long Lasting Treated Nets (LLITNS) with an	recommendation upheld

Case	Status	Action Points
	estimated cost of Ksh. 8,525,000. -During his disciplinary hearing, it was established that he was	
	involved in several other incidents of gross misconductSummary dismissal was	
	recommended was	
Gordon Otieno Ojuola	-The officer employed as Inspector, Buildings requested for leave to seek eye treatment.	-Summary dismissa recommendation upheld
	-He did not resume work despite his leave days lapsing and a warning letter being sent to him.	
	-Summary dismissal was recommended based on the officer's offence of desertion of duty	
Caroline Cheptoo Kosgei	-The officer, an enrolled nurse is accused of absconding duty with effect from 15th July 2021	
	-She allegedly forwarded her resignation letter to the county. The relevant office denies having received any such letter.	
	-The officer failed to attend a disciplinary meeting she was invited for.	
Alexander Magambo Kaluoch	-The officer, a Public Health Assistant I is accused of absconding duty with effect from 17th August 2021.	for summar
	-A letter of salary stoppage was sent to the County Secretary on 13th October 2021.	
Ntaayio Nailema	-The officer is accused of absconding duty from 18th March 2016.	-Recommendation for summar dismissal upheld
	-The officer failed to attend a disciplinary meeting he was invited to.	
John Willis Ojijo	-The officer, a Nursing officer is accused of absconding duty with effect from 28th September 2021 and efforts requesting him to report back to work were futile.	for summar dismissal upheld
	-A letter of salary stoppage was sent to the County Secretary on 5th November 2021.	
	-The officer failed to attend a disciplinary meeting he was invited to.	
Diana Aluoch Odhoch	-The officer, a Clerical Officer IV is accused of absconding duty.	
	-Via a letter dated 6th July 2021 and referenced CGK/CS/ADM/13/VOL.1/164, the officer was deployed to the City of Kisumu from the Department of Education ICT and HCD for further deployment	
	-On 19th July 2021, the officer wrote to the County Secretary through the City Manager	

Case	Status	Action Points
	informing him of her request to be granted study leave.	
	-There is no evidence showing that the officers' request for study leave was approved	
	-The City Manager wrote to the County Secretary requesting a withdrawal of the deployment of the said officer as she was on transit to her study leave and as a result would not meet the intended deployment purpose	
	-The officer never reported back for further advice neither did she make any communication to that effect	
	-The officer's salary was stopped and disciplinary action recommended.	
	-The officer failed to attend a disciplinary meeting she was invited to.	

ONGOING DISCIPLINARY CASES

The following disciplinary cases are currently being handled by the Department of Ethics and Governance:-

Name	Status	Action Points
	-The officer, an Assistant Director Pharmacist at JOOTRH, on 10th March 2021, allegedly ordered for some drugs to be taken to Kisumu County Referral hospital due to short expiry. -On 14th April 2021, a show cause letter was sent to the officer to submit a report on the whereabouts of the said drugs and to show cause why disciplinary action should not be taken against him -He was sent on suspension via a letter dated 17th May 2021 after it was established that the drugs were not of short expiry and they did not reach the alleged final destination. During a disciplinary hearing it was noted that there was conflicting information on the reason for the drugs release, the receiving officer denied receipt of the said drugs and Dr Erick could not prove the	What action was taken against the other accomplices if any? Was the matter investigated? If so, by who? Evidentiary documents alleged to have been used to return the drugs
T.'.	alleged return as he had no requisite documentation to prove it.	
Titus Ondoro	-The officer, a pharmacist is accused of not showing up to his new work station and his whereabouts being unknownHis salary was stopped in July 2020He wrote to the County Secretary requesting for reinstatement of his salary in	whether there is an existing Collective Bargaining Agreement and the contents thereof as alleged by the officer • Provide a copy of the CBA

Name	Status	Action Points
	Feb 2022. -He was invited to a disciplinary meeting but never showed up. -Summary dismissal was recommended.	
Joseph Mang'ana Amimo	-The officer, a senior driver III is accused of absconding duty. -A letter of salary stoppage was written to the County Secretary -The officer responded via a letter denying the accusations levelled against him -He never showed up to a disciplinary meeting he was invited to.	to hear his side of the story as he wrote a letter denying the allegations levelled against him

2.3.2 POLICY FORMULATION/DEVELOPMENT

The following policies were planned for development in the 2022 Annual Work-plan, but were never developed:

- 1. Discipline Procedure Manual
- 2. Code of Ethics for Public Service
- 3. National Values and Principles Implementation Guidelines
- Occupational Safety and Health Policy
- 5. County Anti-Corruption Policy
- 6. Code of Conduct and Ethics for Board Members

Action Points:

- The policies should be developed internally by the Secretariat
 on a priority basis and experts invited to review them during
 and/or before adoption and/or implementation. The following
 policies were selected as being of top priority:
- Discipline Procedure Manual
- Code of Ethics for Public Service
- Implementation Guidelines for National Values and Principles
- Collaboration with relevant stakeholders to fast track development and/or customization of the Occupational Safety and Health Policy and County Anti-corruption Policy
- The Delegation of Mandate instruments be updated and officially formalized

LITIGATION

DEG Committee has continued to ensure improved and sufficient legal representation of the County Government in legal matters. However there have been concerns about some of the lost cases.

2.4 AGENDA AND IMPLEMENTATION COMMITTEE

The Agenda and Implementation Committee is tasked with implementation of the Board's agenda. This role encompasses coordinating and monitoring the implementation of the Board's strategic plan, as well as the development and monitoring of annual work plans.

During the period under review, the Agenda and Implementation Committee supported all internal and external activities by the various committees of the Board and also facilitated the actualization of inter departmental and intra departmental activities within the Board Secretariat. The Committee prioritized planning and coordinating of the said activities with a view of actualizing the Board's strategic plan and annual work plan.

The Board, under the auspice of the Agenda and Implementation Committee conceptualized and operationalized its inaugural Implementation Status Tracking Tool for purposes of monitoring implementation of Board resolutions and overall agenda, and enhancing accountability in service delivery.

2.5 FINANCE AND INFORMATION ASSETS COMMITTEE

The Finance and Information Assets Committee is charged with the responsibility of mobilizing financial resources, sourcing for and funding the Board's activities. It is also mandated with the protection of both physical and digital information assets of the Board.

2.5.1 BUDGET IMP LEMENTATION IN THE YEAR 2022

The budgeting process for the Board focuses on programmes that support the acquisition and maintenance of skilled and competent personnel for Kisumu County.

In the FY 2021/2022, the Board's approved budget was Ksh. 75,031,463, which was a 9.08% increase from the Ksh. 68,784,043 final budget allocation in the previous FY 2020/2021. The Board was able to utilize 88.20% of the budget in the FY 2021/2022. The deviation of 11.80% was mainly from personnel emoluments that were not charged to the Board, social benefits that were processed but not remitted and amounts for operations that were also processed but not remitted as at the close of the financial year.

The current budget allocation for FY 2022/2023 is Ksh. 88,833,775, a further increase of 18.40% from the FY 2021/2022 budget allocation. Due to delay in releasing of funds for operations to county departments and offices, the operations are yet to start in the current financial year.

During the year 2022, the Board did not get its required budget allocation, and was therefore constrained in achieving its objectives. This impeded critical and strategic activities such as Human Resources Audit for the County, policy development, acquisition of robust Human Resources and Information Management Systems Software and the supporting hardware and the construction of a modern office complex with adequate space for staff.

PART C: COMPLIANCE WITH NATIONAL VALUES AND PRINCIPLES UNDER ARTICLES 10 AND 232 OF THE CONSTITUTION

3.0 INTRODUCTION

Section 59 (1) (f) of the County Governments' Act No. 17 of 2012 required the Board to evaluate and report to the County Assembly on the extent which Values and Principles referred to in Articles 10 and 232 of the Constitution of Kenya 2010 are complied with in the County Public Service.

3.1 COMPLIANCE WITH DECLARATION OF INCOME, ASSETS AND LIABILITIES 2019-2021

Section 26 (1) of the Public Officer Ethics Act, CAP 183 Laws of Kenya (Revised, 2012), provides that every public officer shall, once every two years, submit to the responsible commission for the public officer a declaration of the income, assets and liabilities of himself, his spouse, or spouses and his dependent children under the age of 18 years.

During the period under review, the Board continued to receive late submission of DIALs pursuant to Section 26 (1) of the Public Officer Ethics Act, and accordingly maintained a comprehensive updated register of DIALs.

The analysis of submitted DIALs was completed. The status of compliance is as outlined below.

	tegory of ponsible Agency	Public/State Officers as at	financial declarations	c) Number of financial declarations not received by 31 December 2021
1	Job Group M and ABOVE	753	719	34
2	Job Group L and Below	3913	3778	135
	Total	4666	4497	169

The Committee ensured that a good number of officers submitted their DIALs forms. The Committee reported to the Assembly on the status of the DIALs compliance in the County. The submitted DIALs did not include initial and final declarations. It emerged that majority of the County public officers are not conversant with the proper manner of completing the wealth declaration forms. Consequently some information is omitted, vague and/or misplaced.

Action Points:

- The Board has directed that appropriate disciplinary action be instituted against the non-compliant officers
- Relevant capacity building to be prioritized for purposes of enlightening county public officers on the proper manner of completing the DIALs forms.
- Checks to be put in place at departmental level for accountability purposes to ensure all collected forms are delivered to the Board. This is due to many officers blaming non-submission of their forms on their heads of department.

Other activities on compliance with National Values and Principles under Articles 10 and 232 of the Constitution that were scheduled were not done due to financial constraints that the Board experienced during the year under review.

PART D: CHALLENGES, RECOMMENDATIONS

4.0 CHALLENGES

The Board did not manage to carry out critical activities, such as a Comprehensive Human Resource Audit, procurement of Integrated Human Resources Management and Information System due to inadequate budget allocation. Policy development has also been hampered by lack of adequate funds, yet it is a key component of managing performance at the County Public Service.

4.1 RECOMMENDATIONS

The Board will continue to mobilize funds from partner institutions to complement the mainstream sources of funds, as well as petition the County Assembly for adequate funds. The Board will also enhance collaboration with the other departments of the county to ensure seamless flow of information for prompt decision making at the Public Service Board. The Discipline Ethics and Governance Committee also recommends that the County organs involved in disciplinary matters should expedite resolution of the matters. There is also need to involve expert(s) willing to volunteer their services to assist in the review and finalization of pending policy documents and also carry out periodic follow-ups to ensure departmental matters are dealt and dispensed with in a timely manner.

PART E: PROPOSED ACTIVITIES

5.0 PROPOSED ACTIVITIES FOR THE YEAR 2023

The Board will prioritize the following activities in the next performance year:

S/No.	Activities		
Strategic Activities	Review of Human Resource Policies and Procedures Manual		
	Recruit County Public Service Board		
	Secretariat to fill the vacant positions in line		
	with the Strategic Plan for 2020-2024		
	Conduct Human Resource Audit		
	Development of Code of Conduct and Ethics		
	Acquire and operationalize an Integrated		
	Human Resource Management Information		
	System		
Operational	Implementation of the Annual work plan		
Activities	Sensitize the County Executive on the role of		
	the Public Service Board		
Promotion of Value	Implementation of the report of the baseline		
and Principles	survey on the status of compliance with values		
	and principles under Articles 10 and 232		
	within the County Public Service.		
	Quarterly outreach for sensitization on Articles		
	10 and 232 of the Constitution		
	Undertake ethics risk assessment		
	Hold a County Integrity Conference		

S/No.	Activities
	Monitoring and evaluation of the implementation of performance contracts and
Staff Rewards	staff appraisals within the County Public Service

5.1 CONCLUSION

During the period under review, the Board made notable progress in Human Resource Performance Management through conversion of employment terms from contract to permanent for a significant percentage of county staff, as well as promotion of more staff. In the ensuing year, the Board will prioritize policy development and staff capacity building to enhance individual performance and improve overall productivity within the County Public Service.

MR/5150067

GAZETTE NOTICE NO. 11770

THE POLITICAL PARTIES ACT

(No. 11 of 2011)

CHANGE OF LOCATION OF HEAD OFFICE

IN EXERCISE of the powers conferred by section 20 (1) (e) of the Political Parties Act, 2011, the Registrar of Political Parties gives notice that Movement for Democracy and Growth (MDG) intends to make changes to the location of their head office as follows:

Former Location	Current Location
Dennis Pritt Road	Kirichwa Gardens, Wanandege Flats

Any person with written submissions concerning the intended changes by the political party shall within seven (7) days from the date of this publication make their written submissions to the Registrar of Political Parties.

Further enquiries can be made through the Registrar's Offices, P.O. Box 1131–00606, Lion Place, Waiyaki Way, 4th Floor, from 8.00 a.m to 5.00 p.m.

Dated the 21st August, 2023.

ANN N. NDERITU,

MR/5175867

Registrar of Political Parties/CEO.

GAZETTE NOTICE NO. 11771

THE POLITICAL PARTIES ACT

(No. 11 of 2011)

CHANGE OF POLITICAL PARTY OFFICIALS

IN EXERCISE of the power conferred by section 20 (1) (c) of the Political Parties Act, 2011, the Registrar of Political Parties gives notice that People's Empowerment Party (PEP) intends to change its officials as follows, following elections by Party's National Delegates Conference (NDC):

Designation	Current Official
Party Leader	-
National Chairman	Simiyu Watson Wekesa
Vice-Chairperson	Mraja Said Suleiman
Secretary-General	Mwambingu Joyce Ndamu
Deputy Secretary-General	Kamau Benson Mwangi
Organizing Secretary	Momanyi Samuel Ondara
Deputy Organizing Secretary	Wayua Isaac Matolo
National Treasurer	Mwambingu Justine Kambale
National Women Leader	Mirriam Nyambu Suleiman
Deputy National Women Leader	Nabwe Tabitha
National Youth Leader	Mwambingu Phoebeannah Majala
Deputy National Youth Leader	Wekesa Robert Simiyu

Any person with written submissions concerning the intended change by the political party shall within seven (7) days from the date of this publication, deposit them with the Registrar of Political Parties.

Further enquiries can be made through the Registrar's Offices, P.O. Box 1131 – 00606, Lion Place, Waiyaki Way, 4th Floor, from 8.00 a.m. to 5.00 p.m.

Dated the 13th June, 2023.

MR/5175870

ANN N. NDERITU, Registrar of Political Parties/CEO.

GAZETTE NOTICE NO. 11772

THE PROCEEDS OF CRIME AND ANTI-MONEY LAUNDERING ACT

(No. 9 of 2009)

PRESERVATION ORDERS

IN EXERCISE of the powers conferred by section 83 (1) of the Proceeds of Crime and Anti-Money Laundering Act, 2009, the Agency Director gives notice to—

Felesta Nyamathira Njoroge that the High Court has issued preservation orders in Nairobi High Court Miscellaneous Application No. E026 of 2023 as specified in the Schedule hereto.

IN THE MATTER OF: PRESERVATION OF FUNDS OF KSH. $6,499,920.00 \text{ HELD IN ACCOUNT NO.} \\ 5040160012 \text{ AT NCBA IN THE NAME} \\ \text{OF FELESTA NYAMATHIRA}$

NJOROGE BETWEEN

ASSETS RECOVERY AGENCY—(Applicant)

VERSUS

FELESTA NYAMATHIRA NJOROGE—(Respondent)
IN CHAMBERS ON 23RD AUGUST, 2023
BEFORE HON. LADY JUSTICE D. KAVEDZA

ORDER

THIS MATTER COMING UP before Honorable Lady Justice D. Kavedza on 23rd August, 2023 for directions on the Originating Motion dated 22nd August, 2023 brought by Counsel for the Applicant under sections 81 and 82 of the Proceeds of Crime and Anti-Money Laundering Act and Order 51 of the Civil Procedure Rules, and all other enabling provisions of the law and upon reading the Supporting Affidavit of Isaac Nakitare and all the annexures thereto:

Exparte"

IT IS HEREBY ORDERED:

- 1. THAT the Application be and is hereby certified urgent.
- 2. THAT Preservation Orders are hereby issued prohibiting the Respondent her employees, agents, servants or any other persons acting on her behalf from transacting, withdrawing, transferring, and/or dealing in any manner howsoever in respect of:
 - (a) KSh. 6,499,920.00 held in NCBA Bank Account No. 5040160012 in the name of Felesta Nyamathira Njoroge.
 - (b) Any profits or benefits derived or accrued from funds specified in (a) above.
- THAT the orders shall remain in force for a period of ninety (90) days as provided in Section 84 of the Proceeds of Crime and Anti-Money Laundering Act (POCAMLA)
- THAT the matter shall be mentioned on the 22nd November, 2023 before Lady Justice E. Maina, Presiding Judge, Anti-Corruption Division.

It is so ordered.

GIVEN under my hand and the seal of this Honorable Court this 23rd day of August, 2023.

ISSUED at NAIROBI this 24th day of August, 2023.

DEPUTY REGISTRAR, High Court Anti Corruption and Economic Crimes Division

PENAL NOTICE

Take notice that if you, the above-named respondents or your servants/agents disobey this order, you will be cited for contempt of court and shall be liable to imprisonment for a period of not more than six months.

Dated the 29th August, 2023.

ALICE M. MATE,

PTG No. 245/23-24

GAZETTE NOTICE NO. 11773

THE PROCEEDS OF CRIME AND ANTI-MONEY LAUNDERING ACT

(No. 9 of 2009)

PRESERVATION ORDERS

IN EXERCISE of the powers conferred by section 83 (1) of the Proceeds of Crime and Anti-Money Laundering Act, 2009, the Agency Director gives notice to— $\,$

Anthony Kepha Odiero that the High Court has issued preservation orders in Nairobi High Court Miscellaneous Application No. E027 of 2023 as specified in the Schedule hereto.

IN THE MATTER OF: AN APPLICATION FOR ORDERS UNDER SECTIONS 81, 82 OF THE PROCEEDS OF CRIME AND ANTI-MONEY LAUNDERING ACT (POCAMLA) AS READ TOGETHER WITH ORDER 51 OF THE CIVIL PROCEDURE RULES.

AND

IN THE MATTER OF: USD 368,185.77 HELD AT NATIONAL BANK LIMITED USD ACCOUNT NO. 02006230139300 IN THE NAME OF ANTHONY KEPHA ODIERO

IN THE MATTER OF:

- Motor Vehicle of Registration No. KDE 369G, Range Rover, Chassis NoO. SALGA2JE2EA151305 in the name of Anthony Kefa Odiero
- Motor Vehicle Registration No. KCN 880Q, Mercedes-Benz E250, Chassis No. WDD2120472-A343482 in the Name of Anthony Kefa Odiero.

BETWEEN

ASSETS RECOVERY AGENCY - (APPLICANT)

VERSUS

ANTHONY KEPHA ODIERO—(RESPONDENT)

IN CHAMBERS ON 25TH AUGUST, 2023

BEFORE HON. LADY JUSTICE D. KAVEDZA

ORDER

THIS MATTER COMING UP before Honourable Lady Justice D. Kavedza on 25th August, 2023 for directions on the Originating Motion dated 22nd August, 2023 brought by Counsel for the Applicant under Sections 81 and 82 of the Proceeds of Crime and Anti-Money Laundering Act and Order 51 of the Civil Procedure Rules, and all other enabling provisions of the law and upon reading the Supporting Affidavit of FREDERICK MUSYOKI and all the annexures thereto:

Exparte

IT IS HEREBY ORDERED:

- 1. THAT the Application be and is hereby certified urgent.
- THAT Preservation Orders are hereby issued prohibiting the Respondent his employees, agents, servants or any other persons acting on his behalf from transacting, withdrawing, transferring, and/or dealing in any manner howsoever in respect of:

- (a) USD 368,185.77 held in National Bank of Kenya Limited Account No. 02006230139300 in the name of Anthony Kepha Odjero
- (b) Motor vehicle registration number KDE 369G, Range Rover,
- (c) Motor vehicle registration number KCN 880Q, Mercedes-Benz E250
- THAT the Respondent is directed to surrender to the applicant the original logbooks of the motor vehicles registration numbers: KDE 369G Range Rover and KCN 880Q Mercedes Benz E250 within 7 days from the date hereof.
- THAT the Respondent is directed to surrender the motor vehicles specified in order 3 above to the applicant within 7 days from the date hereof.
- THAT the Director-General of National Transport and Safety Authority is directed to immediately register caveats in respect of the said motor vehicles specified in order 3 above.
- THAT the orders shall remain in force for a period of ninety (90) days as provided in Section 84 of the Proceeds of Crime and Anti-Money Laundering Act (POCAMLA)
- THAT the matter shall be mentioned on the 22nd November, 2023 before Lady Justice E. Maina, Presiding Judge, Anti-Corruption Division.

It is so ordered.

GIVEN under my hand and the seal of this Honourable Court this 25th day of August, 2023.

ISSUED at NAIROBI this 25th day of August, 2023.

DEPUTY REGISTRAR,

High Court

Anti Corruption and Economic Crimes Division.

PENAL NOTICE

Take notice that if you, the above-named respondents or your servants/agents disobey this order, you will be cited for contempt of court and shall be liable to imprisonment for a period of not more than six months.

Dated the 29th August, 2023.

ALICE M. MATE,

PTG 245/23-24

Director.

GAZETTE NOTICE No. 11774

THE PROCEEDS OF CRIME AND ANTI-MONEY LAUNDERING ACT

(No. 9 of 2009)

PRESERVATION ORDERS

IN EXERCISE of the powers conferred by section 83 (1) of the Proceeds of Crime and Anti-Money Laundering Act, 2009, the Agency Director gives notice to— $\,$

Nancy Indovera Kigunzu that the High Court has issued preservation orders in Nairobi High Court Miscellaneous Application No. E028 of 2023 as specified in the Schedule hereto.

IN THE MATTER OF: AN APPLICATION FOR ORDERS UNDER SECTIONS 81, 82 OF THE PROCEEDS OF CRIME AND ANTI-MONEY LAUNDERING ACT (POCAMLA) AS READ TOGETHER WITH ORDER 51 OF THE CIVIL PROCEDURE RULES

AND

IN THE MATTER OF: KENYA SHILLINGS 13,474,520 HELD AT CENTRAL BANK OF KENYA SEIZED FROM NANCY INDOVERIA KIGUNZI

BETWEEN

ASSETS RECOVERY AGENCY—(Applicant)

VERSUS

NANCY INDOVERA KIGUNZU—(Respondent)

IN CHAMBERS ON 25TH AUGUST, 2023

BEFORE HON. LADY JUSTICE D. KAVEDZA

ORDER

THIS MATTER COMING UP before Honourable Lady Justice D. Kavedza on 25th August, 2023 for directions on the Originating Motion dated 24th August, 2023 brought by Counsel for the Applicant under sections 81 and 82 of the Proceeds of Crime and Anti-Money Laundering Act and Order 51 of the Civil Procedure Rules, and all other enabling provisions of the law and upon reading the Supporting Affidavit of Kipkirui Serem and all the annexures thereto:

Exparte:

IT IS HEREBY ORDERED:

- 1. THAT the Application be and is hereby certified urgent.
- THAT Preservation and seizure Orders be and are hereby issued for Kenya Shillings 13,474,520/- held at Central Bank of Kenya found in possession and seized from the Respondent.
- 3. THAT an order be and is hereby issued that the funds in order 2 above shall be deposited into the Assets Recovery Agency Preservation Account Number 1240221339, at Kenya Commercial Bank Limited, K.I.C.C. Branch.
- 4. THAT a certified copy of the deposit slip shall be filed in court as proof thereof.
- THAT the orders shall remain in force for a period of ninety (90) days as provided in section 84 of the Proceeds of Crime and Anti-Money Laundering Act (POCAMLA)
- THAT the matter shall be mentioned on 28th November 2023 before Lady Justice E. Maina, Presiding Judge, Anti-Corruption Division.

It is so ordered.

GIVEN under my hand and the seal of this Honorable Court this 25th day of August, 2023.

ISSUED at NAIROBI this 25th day of August, 2023.

DEPUTY REGISTRAR,

High Court

Anti Corruption and Economic Crimes Division.

PENAL NOTICE

Take notice that if you, the above-named respondents or your servants/agents disobey this order, you will be cited for contempt of court and shall be liable to imprisonment for a period of not more than six months.

Dated the 29th August, 2023.

ALICE M. MATE,

PTG 245/23-24

PVT-MKUM7A6G

Director.

GAZETTE NOTICE NO. 11775

THE COMPANIES ACT

(No. 17 of 2017)

DISSOLUTION

PURSUANT to section 897 (4) of the Companies Act, it is notified for the general information of the public that the following companies are dissolved and their names have been struck off the Register of Companies, with effect from the date of publication of this notice—

Number	Name of Company
PVT-6LUQZYL	Action Three Construction and Supplies Limited
CPR/2013/97553	Adom Trading Limited
CPR/2013/101708	Allins Builders Limited
C.145365	Amani Collections Limited
PVT-9XUG9DQR	Antalaha Services Limited
PVT-AAAADD7	Arena Communications Limited
PVT-DLUBGEX	Armat Pharmaceutical Limited

Asal Parcels Limited

C 166105	Ali Dal Calatina
C.166185	Ashwin Brothers Consultants Limited
PVT-JZUGQX85	Asili Inventory Limited
C.51193	Atki Limited
PVT-DLULA6K7	Bao Green Fresh Farm Limited
CPR/2013/124390	Bitpesa Limited
CPR/2012/90841	Blue Nile Autospares Limited
PVT-5JUPG69	Brolly Insurance Agency Limited
PVT-PJUM36P	Caanan Property Management Limited
CPR/2014/150113	Carworx Limited
PVT-27U5Y3PD	Cliff Medical Centre Limited
PVT-8LUZ77G	Cypkem Ventures Limited
PVT-6LU8EJX	Dala 98.8 Company Limited Dawidacost Limited
PVT-27U5GJK5	Drake Watamu Limited
PVT-JZUERG3 PVT-GYU3PBV	Druidlab Limited
CPR/2011/49174	
	Eastern Developer Limited
PVT-BEU3VJQ	Ecoener Ingenieria Kenya Limited Ecoener Kenia Kundos Limited
PVT-ZQULL383 PVT-ZQULLRQ9	Ecoener Sagana Kianjege Limited
	Entourage Media Limited
CPR/2014/167281 PVT-MKUBR5B	Eurocas Products East Africa Limited
PVT-BEUQY2V	Faz Arcade Limited
PVT-JZUG9A9B	Firstsight Mandera Eye Clinic Ltd
C.146841	Hansen Developments Limited
CPR/2013/96913	Hims Homes Limited
CPR/2014/133397	Hirola Conservation Programme
PVT-GYUQM3VR	Issipe Woodwork And Joinery Limited
CPR/2014/151690	Jaflo Steel Limited
PVT-DLUYQZ7	Jumoworld Kenya Services Limited
PVT-ZQULJ5G6	Kagumo Investment Group Limited
CPR/2015/217726	Kaitheri Housing Investment Company
	Limited
C.123990	Karaman Investments Limited
PVT-8LU3XEJ	Kicking Horse Holding Ltd
C.140569	Laki Moja Investments Limited
PVT-5JUELGB	Mac Man Limited
PVT-ZQULJYQ9	Masters Unified Group Limited
PVT-3QUDLAE	Moirai Limited
C.43750	Mpepea Limited
PVT-KAUKJ29	Nexus Bistro and Lounge Limited
CPR/2012/65406	NK Three M Investment Limited
PVT-DLUL73E5	Ol-Meeri Systems Limited
CPR/2013/121817	Patkim and Developers Limited
PVT-9XU3367	Qti Solar Power (Kenya) Co. Limited
PVT-JZUDBRE	Red Rock General Merchants Limited
PVT-XYU8ZBL	Rodivas Company Limited
CPR/2010/22605	Sahar Holdings Limited
CPR/2011/60010	Salem General Contractors Limited
CPR/2009/9265	Samlink Cargo Agencies Limited
PVT-BEUX6RQZ	Sayplast Limited
PVT-JZUJX7V	Shipmark Vessel Agency Limited
PVT-JZUGY5DX	Shree Hari Paper Products Limited
CPR/2014/128359	Solitaire Developments Limited
PVT-9XUBRY8	Stegatech Company Limited
PVT-ZQUVZ7E	Svenska Investment Limited
PVT-MKUMB5GK	Tib Sweetvill Limited
CPR/2013/121807	Tofachara Investment Company Limited
PVT-3QU9GYY	
C.41296	Urban Street Food Limited
	Urban Street Food Limited Villies Shopping Limited
PVT-5JUEQZY2	Villies Shopping Limited Vita Consultants Limited
PVT-5JUEQZY2 CPR/2015/173283	Villies Shopping Limited Vita Consultants Limited Wela Logistics Limited
PVT-5JUEQZY2	Villies Shopping Limited Vita Consultants Limited

Dated the 25th August, 2023.

JOYCE KOECH, Registrar of Companies.

GAZETTE NOTICE NO. 11776

THE COMPANIES ACT

(No. 17 of 2017)

INTENDED DISSOLUTION

PURSUANT to section 897 (3) of the Companies Act, it is notified for the general information of the public that at the expiration of three months from the date of publication of this notice, unless cause is shown to the contrary, the Registrar of Companies shall strike off the

names of the following companies from the Register of Companies and the companies shall be dissolved—

Number Name of Company PVT-V7UB836 Aba Design Creations Limited PVT-7LUVZK2 Achievers Resort Company Limited PVT-5IUEB67Y Al Bashayer Livestock Company Limited PVT-EYUK2RG Apex Peaks Limited PVT-ZQUMLBD Ayugra Company Limited C.140395 Beewan Enterprises Limited CPR/2013/122567 Belfast Park Limited PVT-6LU6AQZ Ben Plaza Pharmacy Limited CPR/2009/14644 Bloom Holdings Limited CPR/2011/52697 Bloom Investments Limited C.152828 Cag Export And Import Limited C.33326 Cititex Limited CPR/2013/94004 Clean Power Systems Kenya Limited PVT-RXUKK2V Crystal Fountain Limited PVT-6LUKB238 Cyber Security Distribution Kenya Limited PVT-PJUX72M Diirad Films Limited PVT-V7UMDLJ Dimehub Limited PVT-DLUK8ZE Ease My Safari Limited Eastbury Holdings Limited CPR/2013/111040 PVT-MKUYEVJ Fantastic Hallmark Limited PVT-RXU2J9G Garden Masters Developers Limited PVT-RXU3ZZ2 Green Hope Entrepreneur Limited Impex Wholesalers Limited C.7878 CPR/2013/101210 Iolaus Limited PVT-LRUYJQ69 Isaz Carporium Automobiles Limited PVT-3QU73B86 Ischus General Suppliers Limited PVT-3QUADV Ituun Enterprises Limited C.95855 Kemta Manufacturers Limited CPR/2012/68963 Kuria Foundation For Social Enterprise PVT-9XUGJLPV Lance and Hills Limited C. 116647 Laxman Investments Limited PVT-IZUGOYIM Ma Moda Concept Limited CPR/2011/43269 Maks Enterprises Limited CPR/2012/85638 Marakiqana Limited Metal Stores Limited C.117461 PVT-27U5M826 Mofuba Limited PVT-GYU9PRB Mountain Lodge at the Lake Limited CPR/2014/166303 Netbizimpact Limited PVT-Y2UARML Olive Kitchen Limited PVT-Y2UADB8 Prokon Software Consultants Limited PVT-RXU2R5QG Pulsebet Limited PVT-O7U7B8K Ranita Investment Limited PVT-XYU8LQ87 Red Sandpiper Limited CPR/2013/102978 Runyaki Investments Company Limited C.15331 Shelly Holdings Limited PVT/2016/025552 Solupex Ventures Limited C.167879 Spectrum Independent Risk Consulting Limited C.116783 Themagictouch East Africa Limited C.32358 Titlis Limited Toloitap Gaa Ne Kiim Investment Limited PVT-RXU85Q8 Toloitap Limited PVT-ZQULLZJ8 PVT-7LUMOJ5 Toronto Energy Limited CPR/2014/162058 Traficon Limited PVT-7LU7722 Transtal Consulting Limited C.62902 Trisan Hotel Limited C.169889 Wide Range Hardware Transporters Limited

Dated the 29th August, 2023.

JOYCE KOECH, Registrar of Companies.

GAZETTE NOTICE NO. 11777

PVT-8LU3DZD

THE PHYSICAL AND LAND USE PLANNING ACT

Wondernuts Kenya (Epz) Limited

(No. 13 of 2019)

COMPLETION OF PHYSICAL AND LAND USE DEVELOPMENT PLANS

PDP No. 127/KLF/2/2021—Proposed Mtwapa Squatter Formalization Scheme MN/III/336

PDP No. 127/KLF/3/2021—Proposed Mtwapa Squatter Formalization Scheme MN/III/337

NOTICE is given pursuant to the provisions of sections 13 (g), 40 (1, 2 and 3), 49, 9 (1) and 69 (1 and 4) of the Physical and Land Use Planning Act, 2019 as read together with Legal Notice Nos. 159 of 2019 and 27 of 2020, the preparation of the above development plans were on the 6th June, 2023, completed.

The development plans relate to land situated within Kilifi Subcounty, Kilifi County.

Copies of the development plans as prepared have been deposited for public inspection at the County Executive Committee Member for Lands, Energy, Housing, Physical Planning and Urban Development, County Lands Headquarters Building, Kilifi.

The copies so deposited are available for inspection free of charge by all persons interested at the County Executive Committee Member for Lands, Energy, Housing, Physical Planning and Urban Development, County Lands Headquarters Building, Kilifi, between the hours of 8.00 a.m. to 1.00 p.m. and 2.00 p.m. to 5.00 p.m., Monday to Friday.

Any interested person(s) who wishes to make any representation in connection with or objection to the above-named part development plans may send such representations in writing to be received by the CECM, Lands, Energy, Housing, Physical Planning and Urban Development, P.O. Box 519–80108, Kilifi or through e-mail lands@kilifi.go.ke, not later than sixty (60) days from the date of publication of this notice and such representations or objections shall state the grounds on which they are made.

Dated the 23rd June, 2023.

ERICK RANDU,

MR/5175664

CECM, Lands, Energy, Physical Planning, Housing and Urban Development.

GAZETTE NOTICE NO. 11778

THE PHYSICAL AND LAND USE PLANNING ACT

(No. 13 of 2019)

COMPLETION OF PART DEVELOPMENT PLANS

PDP No. C21/100/2023/001—Proposed Formalization of Existing Seventh-Day Adventist Church (East Africa) Limited

PDP No. C21/Ndikwe/2023/003—Proposed Formalization of Existing Diocese of Murang'a Registered Trustee

PDP No. C21/Ndakaini/2023/001—Proposed Formalization of Existing Commercial Plots

NOTICE is given pursuant to the provisions of sections 13 (g), 40 (1, 2 and 3), 49, 9 (1) and 69 (1 and 4) of the Physical and Land Use Planning Act, 2019, the preparation of the above development plans were on the 7th July, 2023, completed.

The development plans relate to land situated within Murang'a County.

Copies of the development plans as prepared have been deposited for public inspection free of charge at the County Director of Physical Planning and sub-county offices.

The copies so deposited are available for inspection free of charge by all persons interested at the County Director of Physical Planning and sub-county offices, between the hours of $8.00~\rm a.m.$ to $5.00~\rm p.m.$

Any interested person(s) who wishes to make any representation in connection with or objection to the above-named part development plans may send such representations in writing to be received by the County Executive Committee Member, Lands, Physical Planning and Urban Development, P.O. Box 52–10200, Murang'a, not later than twenty-one (21) days from the date of publication of this notice and such representations or objections shall state the grounds on which they are made.

Dated the 14th August, 2023.

WINNIE MWANGI, CECM, Lands, Physical Planning, and Urban Development.

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

(No. 8 of 1999)

NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY

ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED APARTMENTS ON PLOT L.R. NO. 3734/343, KILELESHWA, NAIROBI CITY COUNTY

INVITATION OF PUBLIC COMMENTS

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

The proponent, Qianfan Company Limited intends to construct a residential apartment block consisting of 17 floors. The project consist of a total of 136 units which include first floor (8 No.units- 3 bedrooms), 2nd-16th floor (120 No.units-3 bedroom), 17th floor (4 No.units-3bedroom, 4 No. units-4 bedroom), parking spaces, swimming pool, playground, associated facilities and amenities on Plot L.R. No. 3734/343, Kileleshwa, Nairobi City County.

The following are the anticipated impacts and proposed mitigation measures:

Impacts

Mitigation Measures

Increased storm water, run-off, and soil erosion

- A storm water management plan done.
- Proponent will ensure proper demarcation of the project area to be affected by the construction works

Dust emissions •

- Sprinkle water on graded access routes when necessary to reduce dust generation by construction vehicles and equipment.
- Provide dust screen where necessary.

Noise and vibration

- Sensitize construction vehicle drivers and machinery operators to switch off engines of vehicles or machinery when not in use.
- Ensure that construction machinery are kept in good condition to reduce noise generation.
- · Provide workers with PPES.

Solid waste generation

- All solid waste to be collected at a central location, and segregated, recycled, re-used and disposed.
- Conduct regular inspections for sewage pipe blockages or damages and fix appropriately.
- Implement Just-In-Time (JIT) system of ordering Construction materials.

Water resource management

 Good water management solutions- water harvesting, storage tanks and water use monitoring.

Occupational health and safety risks

- Proponent will ensure that all building plans are approved by County Local authority and NCA.
- Provide appropriate PPEs to construction.
- Conduct regular inspections for sewage pipe blockages or damages and fix appropriately.

Road traffic disruption

- Good driving practices to be practiced.
- Suitable junction/access point to be provided.
- Use of appropriate and legible signage.
- Employment of formal flagmen / women to ensure the public safety.

Waste water generation The effluent being discharged to the sewer line should conform to the limits as provided for under Environmental Management Co**Impacts**

Mitigation Measures

ordination (Water Quality) Regulations, 2006; Standards for effluent discharge into public sewers-Schedule five.

- Minimize entry of solid waste into the waste water stream by giving tenants clear rules on waste management.
- Ensure that sewerage discharge pipes are not blocked or damaged.

Exhaust emissions

- Vehicle idling time shall be minimized.
- Sensitize truck drivers to avoid unnecessary racing of vehicle engines loading/offloading points

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

- (a) Principal Secretary, Ministry of Environment, Climate Change and Foresty, NHIF Building, 12th Floor, Ragati Road, Upper Hill, Upper Hill, P.O. Box 30126–00200, Nairobi
- (b) Director General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.
- (c) County Director of Environment, Nairobi City County.

A copy of the EIA report can be downloaded at www.nema.go.ke

The National Environmental Management Authority, invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director General, NEMA to assist the Authority in the decision making process for this project.

Comments can also be e-mailed to dgnema@nema.go.ke

MAMO B, MAMO, Director-General,

MR/5175599

National Environment Management Authority.

GAZETTE NOTICE NO. 11780

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

(No. 8 of 1999)

NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY

ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED ASBESTOS DISPOSAL SITE LOCATED AT MKONDONI SUB-LOCATION, LANGOBAYA LOCATION, MALINDI IN KILIFI

INVITATION OF PUBLIC COMMENTS

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

The proponent, Gorofani Ent Limited proposes to set up an asbestos disposal site. The site is not for a one-off disposal and therefore the size/tons of asbestos to be disposed-off annually cannot be determined yet. The space site will be excavated for the specific disposal but strictly guided by the hydrological survey report by a registered hydrologist on the excavation depth. The excavated pit shall be marked with 'danger sign' on Mkondoni Sub-location, Langobaya Location, Malindi in Kilifi.

The following are the anticipated impacts and proposed mitigation measures:

Impacts

Mitigation Measures

Habitat loss (flora and fauna)

- Protect indigenous trees and other surrounding vegetation that need not be removed.
- Minimize site clearance to only areas needed for excavations.

Impacts

Mitigation Measures

- Undertake continuous excavation of asbestos pits/cells that is excavation of any subsequent pit shall base on expected asbestos materials.
- Plant trees around the perimeter fence and within some section of the site.
- Cover any asbestos pit that is not full with polythene sheet and soil 1m above the buried asbestos and seal the cell with concrete material as it awaits more asbestos materials to be concluded as full.

Safety and • health risks

- Comply with Occupational Safety and Health Act, 2007.
- Training the workers on the potential health risk caused by exposure to asbestos and how to reduce these risks.
- The asbestos removal and disposal workers shall be trained on safe asbestos handling techniques.
- Notify workers about the upcoming disposal activity and the safety requirements.
- · Prepare appropriate PPE.
- PPEs shall be of single use and shall be used once and disposed with asbestos materials.
- Post appropriate signpost of the site that will inform the workers of key rules to follow.
- Put in place an appropriate emergency and incident response plan.

Waste generation

- Train cleaning and maintenance workers on the need for proper waste management.
- Minimize waste generation, segregate general and hazardous waste in color coded refuse bins.
- Any waste/material contaminated with asbestos shall out rightly be disposed of in asbestos pit.

Release of hazardous asbestos fibre during disposal activity.

- The onsite and offsite disposal sites shall be marked clearly as asbestos hazard area in accordance with the National Guidelines on Safe Management and Disposal of Asbestos.
- The asbestos prior to removal shall be treated with a wetting agent to minimize asbestos dust.
- Asbestos shall be handled and disposed by trained and experienced professionals.
- If asbestos material is being stored temporarily, the wastes shall be securely enclosed in closed containments secured and marked appropriately.
- The removed asbestos will not be reused or recycled in anyway.
- The asbestos materials removed shall be buried onsite/offsite based on the clients preference.
- Removal including onsite/offsite disposal of asbestos shall be subjected to environmental impact assessment in accordance with the Environmental (Impact Assessment and Audit) Regulations, 2003.

Traffic and • pedestrian safety

- Signposting, warning signs, barriers and traffic diversions: site should be clearly visible and the workers warned of all potential hazards.
- Provision of safe passages and crossings for pedestrians be made.
- Train staff at the site on safe and convenient passage at the work place.
- Ensuring safe and continuous access to office facilities, shops and residences during disposal and cleaning activities, if the facility is in operation during this activity.

Impacts

Mitigation Measures

- The disposal and cleaning activities should be limited from 7 a.m. or sunrise (whichever is later) to 5 p.m. or sunset.
- Inspections should be done to ensure that temporary storage site and work environment is cleaned to a satisfaction standard.

Air pollution

- Establish simple air quality monitoring that ensures the outputs of the monitoring process are maintained and utilized in improving.
- Appoint a dust monitoring agent/lab to monitor and analyze dust and air quality.
- Air monitoring should be done continuously in areas related to asbestos removal works.

Contamination • of storm water

 Ensure all storm water from the site is directed towards the established water drains.

Hygiene and sanitation hazards

- Provide washrooms, bathrooms and changing rooms within the facility.
- Provide truck wash bay for cleaning asbestos transportation vehicles.

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

- (a) Principal Secretary, Ministry of Environment, Climate Change and Foresty, NHIF Building, 12th Floor, Ragati Road, Upper Hill, Upper Hill, P.O. Box 30126–00200, Nairobi
- (d) Director General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.
- (e) County Director of Environment, Malindi County.

A copy of the EIA report can be downloaded at www.nema.go.ke

The National Environmental Management Authority, invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director General, NEMA to assist the Authority in the decision making process for this project.

Comments can also be e-mailed to dgnema@nema.go.ke

MAMO B, MAMO,

Director-General,

MR/5175668

National Environment Management Authority.

GAZETTE NOTICE No. 11781

REPUBLIC OF KENYA

THE INSOLVENCY ACT

(No. 18 of 20150

THE COMPANIES ACT,

Cap. 486 (Now Repealed)

IN THE HIGH COURT OF KENYA AT MALINDI INSOLVENCY CAUSE NO. HCCOMMIC/1 OF 2023

AND

IN THE MATTER OF INVESCO ASSURANCE COMPANY LIMITED

PETITION OF LIQUIDATION

NOTICE is given that a petition for the liquidation of the above mention company by the High Court was on 7th day of June, 2023 presented to the said court by Happy Kazungu (minor suing through mother and next friend Rehema Charo) and the said petition is directed to be heard before the High Court sitting at Malindi on the 21st day of September, 2023 and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said

petition may appear at the time of hearing in person or by his advocate for that purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such a copy on payment of regulated charge for the same.

Dated at Malindi this 8th day of June, 2023.

DEPUTY REGISTRAR, High Court of Kenya at Malindi.

Drawn & Filed By: Wambua Kilonzo & Company., Advocates. Elite Plaza, 3rd Floor,

Kenyatta Road. P.O. Box 2050–80200, Malindi.

MR/4524139

GAZETTE NOTICE No. 11782

THE INSOLVENCY ACT, 2015

JUNGLE MACS (EPZ) LIMITED (In Administration)

APPOINTMENT

PURSUANT to section 563 (2) (b) of the Insolvency Act, 2015, notice is given that effective the 10th August, 2023, Messrs. (1) Muniu Thoithi and (2) George Weru, of Pricewaterhouse Coopers Limited, have been appointed as joint administrators ("the Administrators") of Jungle Macs (EPZ) Limited (in administration) ("Jungle Macs" or "the Company") based in Thika.

Administration proceedings are a legal business rescue process that the stakeholders of a Company are required to consider when a Company is faced with financial difficulties. The primary objective of administration is to enable an administrator, a licensed insolvency practitioner, to explore the ways of rescuing the company either as a going concern or by achieving a better outcome for the creditors than would be in the case of a liquidation.

With their appointment, the Administrators shall now take control over the assets and the management of the affairs of the Company. By virtue of the Administration, the powers of the directors of the Company in terms of dealing and/or transacting with the Company's assets have ceased. Moving forward, all matters, operational or otherwise, pertaining to the affairs of the Company should be directed to the Joint Administrators or their authorised representatives.

The Joint Administrators are currently engaging all key stakeholders of the Company as they seek to achieve the best possible outcome to the current situation of the Company.

Creditors of the Company are required to send full particulars of any claims they may have against the Company to the undersigned on or before 10th September, 2023.

The Joint Administrators act on behalf of the Company without any personal liability.

All correspondence should be addressed to:

The Joint Administrators. Jungle Macs (EPZ) Limited (In Administration), c/o P.O. Box 43963-00100, Nairobi, Kenya,

ke_junglemacs.administrators@pwc.com

MR/5175686

MUNIU THOITHI. Joint Administrator.

GAZETTE NOTICE No. 11783

IN THE MATTER OF THE INSOLVENCY ACT (No. 18 of 2015)

IN THE HIGH COURT OF KENYA AT NAIROBI COMMERCIAL AND TAX DIVISION

INSOLVENCY PETITION NO. E18 OF 2020

APPOINTMENT OF INTERIM LIQUIDATOR BY COURT

Company Name: Tusker Mattresses Limited C.43003 Company Number:

Registered Office: Plot No. L.R. No. 21092,

Industrial Area,

off Nairobi - Mombasa Road, P.O. Box 54280 - 00200, City,

Square, Nairobi.

Nature of Business: Supermarket

High Court of Kenya at Nairobi, Appointing Court: Tax

Milimani Commercial and Division

HCCOMMINP/E018/2020

Liquidator's Name: Owen Koimburi Njenga

Liquidator's Address: c/o Mazars Limited Liability

Partnership,

3rd Floor, The Green House,

Ngong' Road.

P.O. Box 61120-00200,

Nairobi.

18th August, 2023 Date of Appointment: Date of Liquidation Order: 31st May, 2023

Dated the 28th August, 2023.

OWEN KOIMBURI NJENGA,

MR/4524231 Interim Liquidator.

GAZETTE NOTICE No. 11784

CLOSURE OF PRIVATE ROADS AND FOOTPATHS

TAKE NOTICE that Oserian Development Company Limited intends to close all private roads and footpaths running through its estates on L.R. No. 30443 and L.R. No. 7425/8 on Friday, the 24th September, 2023, between 12.00 a.m. and 11.59 p.m. and during this period, all vehicles and pedestrians will be prohibited from using these private roads and footpaths.

Dated the 20th August, 2023.

NIKOLAS THOMPSON,

MR/5175736

Director.

GAZETTE NOTICE NO. 11785

THIRD MOTORS DISPOSAL OF UNCOLLECTED GOODS

NOTICE is issued in pursuant to the provisions of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, to the owner of vehicle registration No. KBA 785Y, to collect the said motor vehicle from Third Motors, along Waiyaki Way, within thirty (30) days from the date of publication of this notice, upon payment of all outstanding storage charges, plus costs of publishing this notice and any other loss incurred, failure to which the said motor vehicle shall be disposed of by way of public auction or private treaty and the proceeds of sale shall be defrayed against any further accrued storage charges. Balance if any shall remain at the owner's credit, should the owner fail to take deliver within the stipulated period as herein above stated.

Dated the 23rd August, 2023.

MR/5176000

DIRECTOR, Third Motors.

GAZETTE NOTICE NO. 11786

GARAM INVESTMENTS AUCTIONEERS

DISPOSAL OF UNCOLLECTED GOODS

UNDER instructions received from our principals, notice is issued pursuant to the provisions of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, to the owners of motor vehicle reg. No. KAY 806R, Audi, within thirty (30) days from the date of publication of this notice, to take delivery of the said motor vehicle which is currently lying at Agba Motors Limited, Ngong Road, opp. Hekima Gardens, Nairobi, upon payment of storage charges together with other costs that may be owed including cost of publication and any other incidental costs, failure to which the same shall be disposed of under the Disposal of Uncollected Goods Act, either by public auction, tender or private treaty and the proceeds of the sale be defrayed against all accrued charges without any further reference to the owner.

Dated the 31st August, 2023.

J. M. GIKONYO.

MR/5175887

for Garam Investments Auctioneers.

GAZETTE NOTICE NO. 11787

VISION POINT TECHNOLOGIES, KERUGOYA

DISPOSAL OF UNCOLLECTED GOODS

PURSUANT to sections 6 and 7 of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, notice of intention to sell is given to the owners of all uncollected electronic goods lying at Vision Point Technologies, Kerugoya, Kirinyaga County. The owners should take delivery of the said electronic goods within thirty (30) days from the date of publication of this notice. Delivery is subject to payment of all outstanding debts, storage and other incidental costs, including the cost of publication of this notice. Should the goods remain uncollected upon the expiry of this notice, they will be sold via public auction, tender, or private treaty, without any further communication with the owners. All accrued charges will be deducted from the proceeds of the sale, with any remaining balance credited to the owners. If the sale yields less than the charges owed, the owners will be responsible for the shortfall.

Dated the 16th August, 2023.

JOSHUA M. NGUU,

MR/5175898

Vision Point Technologies, Kerugoya.

GAZETTE NOTICE NO. 11788

SUPERTOUCH AUTO CENTRE LIMITED

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is issued in pursuant to the provisions of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, to Hilary K. Mwangi, c/o NIC Bank Kenya Plc, (Now NCBA Bank Limited), of P.O. Box 44599-00100, Nairobi and of Telephone Number 0722518914, to collect motor vehicle registration number KCU 193S, Make-Toyota Noah, from the yard of Supertouch Auto Centre Limited, at Industrial Area, Dar-es-Salaam Road, off Enterprise Road, within thirty (30) days from the date of publication of this notice, upon payment of all outstanding storage charges, totaling to KSh. seven hundred and forty eight thousand and twenty and thirty five cents (KSh. 748,020.35/=) plus costs of publishing this notice and any other costs incurred, failure to which the said motor vehicle will be disposed of by way public auction or private treaty and the proceeds of sale shall be defrayed against any further accrued storage charges and balance, if any, shall remain at the owner's credit, should the owner fail to take delivery within the stipulated period as herein above stated.

Dated the 16th August, 2023.

K. N. MBURU & ASSOCIATES,

MR/5175656

Advocates for Supertouch Auto Centre Limited.

GAZETTE NOTICE NO. 11789

WILMAK SECURITY SERVICES LIMITED

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is issued under the provisions of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, to the owner of Motor vehicle Reg No. KCJ 428G, Nissan Vannet, to collect the said motor vehicle from the premises of Wilmak Security Services Limited, situate along Mombasa Road, Machakos junction, within fourteen (14) days from the date of publication of this notice, upon payment of KSh. Two hundred and eight thousand (KSh. 208,000/=), security charges and legal costs, failure to which the said motor vehicle will be sold either by public auction or private treaty after the requisite gazette notice.

Dated the 11th April, 2023.

SOLOMON & MUGO,

MR/4524239 Advocates for Wilmak Security Services Limited.

GAZETTE NOTICE NO. 11790

WINDSOR HOUSE AUCTIONEERS

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is issued pursuant to section 5 of Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya and following authority and order under CR. Misc. No. E363/2023 in the Senior Principal Magistrate's Court at Kibera to the public/owners/custodians of motor vehicles and motorcycles which are lying idle and unclaimed within Parklands Police yard, to collect the said motor vehicles and motorcycles within thirty (30) days from the date of publication of this notice. Failure to which Windsor House Auctioneers, shall proceed to dispose the said motor vehicles and motorcycles by a way of public auction on behalf of Parklands Police Station if they remain unclaimed; -

Motor Vehicles

Numberless Toyota (White); KAV 267X, Nissan March (Beige); KAZ 0081, Toyota Premio (Silver); KAQ 890Z, Town Ace (Blue); KBB 333Q, Mercedes Benz (Blue).

Motor Cycles

1. KMCZ 874Q, Haojin; KMCZ 128Y, TVS Blue; KMDA 045C, Lifan; KMDT 699K, Boxer; KMEP 408F, Flyjet; KMEA 077Y, Skygo; KMET 023T, Boxer; KMEM 226N, Boxer; KMEF 211Y, Boxer; KMFL 184B, Boxer; KMDY 461D, Dayun; KMDR 421D, Boxer; KMDD 337D, Scooter; KMCF 213F, MTR; KMDW 760M, Boxer; KMDD 298D, Skygo; KMDK 630N, Captain; KMEA 123Z, Boxer; KMEG 773U, Skygo; KMEH 638Q, Hero; KMDY 748H, Tiger; KMDC 320L, Boxer; KMDX 363W, Boxer; KMDN 479E, Boxer; KMDN 475W, Shineray; KMED 607Y, Ranger; KMDJ 293P, Boxer; KMDY 461D, Dayun; KMDD 258H, Sharks; Chassis U.E 311-000490, Yamaha; KMDF 671Y, Boxer; Numberless Lifan; KMEC 824Z, Sunrise; KMDS 214A, Boxer; KMEN 215P, Boxer; KMDN 18L, TVS; Numberless Levhalt; KMEJ 125W, Yamaha; KMDH 725H, Dayun; KMCF 213F, MTR; KMDB 037Q, Highflyer; KMDN 597D, TVS; Four Burnt Shells of Motorcycles.

Dated the 30th August, 2023.

PATRICK N. MULI, for Windsor House Auctioneers.

MR/4524216

GAZETTE NOTICE NO. 11791

MAKYS AUCTIONEERS DISPOSAL OF UNCOLLECTED GOODS

NOTICE is issued pursuant to section 5 of Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya and following authority and order under CR. Misc No. E4/2023 in the Senior Principal Magistrate's Court at Mpeketoni, to the public/owners/custodians of motorcycles which are lying idle and unclaimed within Mpeketoni Police yard, to collect the said motorcycles within thirty (30) days from the date of publication of this notice. Failure to which Makys Auctioneers, shall proceed to dispose the said Motorcycles by a way of

public auction on behalf of Mpeketoni Police Station if they remain

unclaimed;
Motorcycles

KMEA 746C, Honda; KMDD 827D, TVS; KMDC 863L, Sanagree; KMED 315N, Boxer; KMCE 609T, Lucky; KMEK 150Q, Boxer; KMCB 846Z, TVS; KMCL 012C, Boxer; Numbeless Honda, Red; Numberless Honda, Blue; KMCR 480P, TVS; KMDK 873N, Boxer; Numberless Boxer Blue; and Numberless Boxer, Black.

Dated the 30th August, 2023.

MR/4524215

JULIUS M. GITONGA, for Makys Auctioneers.

GAZETTE NOTICE No. 11792

LAXMANBHAI CONSTRUCTION LIMITED

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is given to Kingsley Construction Limited, of Tel. No. 0722722107/0735824843, Nairobi, pursuant to section 6 of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, and as the owner of Potain Tower Crane, to take delivery of the said crane within thirty (30) days from the date hereof, from the premises of Laxmanbhai Limited, situated off Mombasa Road, next to

Syokimau Railway Station, upon payment of the amount of Ksh. 5,152,500 being storage and repairs charges and other incidental costs that may arise from this exercise, failure to which the said crane will be sold as provided for under section 7 of the Act.

Dated the 14th July, 2023.

ARUND RAGHWANI,

MR/4524249

Director, Laxmanbhai Construction Limited.

GAZETTE NOTICE NO. 11793

CHANGE OF NAME

NOTICE is given that by a deed poll dated 26th July, 2023, duly executed and registered in the Registry of Documents at Mombasa as Presentation No. 482, in Volume B-13, Folio 2299/19675, File No. 1637, by our client, Hossen Golicha Guyo, of P.O. Box 83759–80100, Mombasa in the Republic of Kenya, formerly known as Hussein Abdullahi Ali, formally and absolutely renounced and abandoned the use of his former name Hussein Abdullahi Ali and in lieu thereof assumed and adopted the name Hossen Golicha Guyo, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Hossen Golicha Guyo only.

WACHENJE & MARIGA LLP,

Advocates for Hossen Golicha Guyo, formerly known as Hussein Abdullahi Ali.

MR/4524134

GAZETTE NOTICE No. 11794

CHANGE OF NAME

NOTICE is given that by a deed poll dated 28th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1724, in Volume DI, Folio 964/1533, File No. MMXXII, by our client, Shahia Haji Koriyo, of P.O. Box 51759–00100, Nairobi in the Republic of Kenya, formerly known as Shahia Ismail Adan, formally and absolutely renounced and abandoned the use of her former name Shahia Ismail Adan and in lieu thereof assumed and adopted the name Shahia Haji Koriyo, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Shahia Haji Koriyo only.

BARE & ASSOCIATES,

Advocates for Shahia Haji Koriyo, formerly known as Shahia Ismail Adan.

GAZETTE NOTICE NO. 11795

MR/4524262

CHANGE OF NAME

NOTICE is given that by a deed poll dated 17th December, 2019, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1961, in Volume DI, Folio 197/3448, File No. MMXXI, by our client, Emily Atieno Abok, of P.O. Box 29425—00100, Nairobi in the Republic of Kenya, formerly known as Milcah Atieno Missiani Denga, formally and absolutely renounced and abandoned the use of her former name Milcah Atieno Missiani Denga and in lieu thereof assumed and adopted the name Emily Atieno Abok, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Emily Atieno Abok only.

KIVUVA OMUGA & COMPANY,

Advocates for Emily Atieno Abok, formerly known as Milcah Atieno Missiani Denga.

GAZETTE NOTICE NO. 11796

MR/4524170

CHANGE OF NAME

NOTICE is given that by a deed poll dated 6th March, 2023, duly executed and registered in the Registry of Documents at Mombasa as Presentation No. 410, in Volume B-13, Folio 2284/19488, File No. 1637, by our client, Lord Nitesh Vishram Hirani, of P.O. Box 84385–80100, Mombasa in the Republic of Kenya, formerly known as Mr. Nitesh Vishram Hirani, formally and absolutely renounced and abandoned the use of his former name Mr. Nitesh Vishram Hirani and in lieu thereof assumed and adopted the name Lord Nitesh Vishram Hirani, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Lord Nitesh Vishram Hirani only.

BALALA ABED,

Advocate for Lord Nitesh Vishram Hirani, formerly known as Mr. Nitesh Vishram Hirani. GAZETTE NOTICE No. 11797

CHANGE OF NAME

NOTICE is given that by a deed poll dated 9th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1801, in Volume DI, Folio 1238/1534, File No. MMXXII, by our client, Safiya Dahir Salad, of P.O. Box 26150–00100, Nairobi in the Republic of Kenya, formerly known as Safiya Mohamud Sear, formally and absolutely renounced and abandoned the use of her former name Safiya Mohamud Sear and in lieu thereof assumed and adopted the name Safiya Dahir Salad, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Safiya Dahir Salad only.

JAMES ANG'AWA ATANDA & COMPANY,

MR/4524263

Advocates for Safiya Dahir Salad, formerly known as Safiya Mohamud Sear.

GAZETTE NOTICE NO. 11798

CHANGE OF NAME

NOTICE is given that by a deed poll dated 25th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1802, in Volume DI, Folio 1239/1534, File No. MMXXII, by our client, Laura A. Elridah, of P.O. Box 30062–00100, Nairobi in the Republic of Kenya, formerly known as Laura Atieno Ombok, formally and absolutely renounced and abandoned the use of her former name Laura Atieno Ombok and in lieu thereof assumed and adopted the name Laura A. Elridah, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Laura A. Elridah only.

JAMES ANG'AWA ATANDA & COMPANY,

Advocates for Laura A. Elridah, formerly known as Laura Atieno Ombok.

MR/4524263

GAZETTE NOTICE NO. 11799

CHANGE OF NAME

NOTICE is given that by a deed poll dated 6th July, 2020, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2025, in Volume D1, Folio 323/2514, File No. MMXX, by our client, Power Mwendwa Mwanza, of P.O. Box 18950–00100, Nairobi in the Republic of Kenya, formerly known as Mathew Mwendwa Mwanza, formally and absolutely renounced and abandoned the use of his former name Mathew Mwendwa Mwanza, and in lieu thereof assumed and adopted the name Power Mwendwa Mwanza, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Power Mwendwa Mwanza only.

NJONJO OKELLO & ASSOCIATES,

Advocates for Power Mwendwa Mwanza, formerly known as Mathew Mwendwa Mwanza.

GAZETTE NOTICE NO. 11800

MR/4524184

CHANGE OF NAME

NOTICE is given that by a deed poll dated 3rd April, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 589, in Volume D1, Folio 115/1282, File No. MMXXIII, by our client, Nawal Farah Mohamed, formerly known as Sulekha Farah Mohamed, formally and absolutely renounced and abandoned the use of her former name Sulekha Farah Mohamed, and in lieu thereof assumed and adopted the name Nawal Farah Mohamed, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Nawal Farah Mohamed only.

SHEILA MUGO & COMPANY,

Advocates for Nawal Farah Mohamed, formerly known as Sulekha Farah Mohamed.

CHANGE OF NAME

NOTICE is given that by a deed poll dated 13th June, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 180, in Volume D1, Folio 921/1549, File No. MMXXII, by our client, Fatuma Ali Issack, formerly known as Suada Adan Issack, formally and absolutely renounced and abandoned the use of her former name Suada Adan Issack, and in lieu thereof assumed and adopted the name Fatuma Ali Issack, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Fatuma Ali Issack only.

SHEILA MUGO & COMPANY.

Advocates for Fatuma Ali Issack, formerly known as Suada Adan Issack.

MR/4524220

GAZETTE NOTICE NO. 11802

CHANGE OF NAME

NOTICE is given that by a deed poll dated 15th June, 2023, duly executed and registered in the Registry of Documents at Mombasa as Presentation No. 491, in Volume B-13, Folio 2299/19674, File No. 1637, by our client, Faith Jepkemei Waswala, of P.O. Box 59078–00200, Nairobi in the Republic of Kenya, formerly known as Faith Jepkemei, formally and absolutely renounced and abandoned the use of her former name Faith Jepkemei, and in lieu thereof assumed and adopted the name Faith Jepkemei Waswala, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Faith Jepkemei Waswala only.

Dated the 24th August, 2023.

NYAMBURA KAMAU,

MR/4524188

Advocate for Faith Jepkemei Waswala, formerly known as Faith Jepkemei.

GAZETTE NOTICE No. 11803

CHANGE OF NAME

NOTICE is given that by a deed poll dated 15th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1397, in Volume D1, Folio 249/2600, File No. MMXXIII, by our client, Donna Nancy Wanjiru Nduati, of P.O. Box 8710–00100, Nairobi in the Republic of Kenya, formerly known as Nancy Wanjiru Nduati, formally and absolutely renounced and abandoned the use of her former name Nancy Wanjiru Nduati, and in lieu thereof assumed and adopted the name Donna Nancy Wanjiru Nduati, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Donna Nancy Wanjiru Nduati only.

Dated the 24th August, 2023.

MANDALA & COMPANY,

MR/4524221

Advocates for Donna Nancy Wanjiru Nduati, formerly known as Nancy Wanjiru Nduati.

GAZETTE NOTICE NO. 11804

CHANGE OF NAME

NOTICE is given that by a deed poll dated 15th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1192, in Volume D1, Folio 246/2558, File No. MMXXIII, by our client, Joan Wangui Kithinji, of P.O. Box 125, Ishiara in the Republic of Kenya, formerly known as Joan Bilha Wangui, formally and absolutely renounced and abandoned the use of her former name Joan Bilha Wangui, and in lieu thereof assumed and adopted the name Joan Wangui Kithinji, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Joan Wangui Kithinji only.

ISHI KALSI & COMPANY,

Advocates for Joan Wangui Kithinji, formerly known as Joan Bilha Wangui. GAZETTE NOTICE No. 11805

CHANGE OF NAME

NOTICE is given that by a deed poll dated 23rd May, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2086, in Volume D1, Folio 199/2133, File No. MMXXIII, by our client, Paul Kinuthia Murage Dicarlo, of P.O. Box 33216–00600, Nairobi in the Republic of Kenya, formerly known as Paul Kinuthia Murage, formally and absolutely renounced and abandoned the use of his former name Paul Kinuthia Murage, and in lieu thereof assumed and adopted the name Paul Kinuthia Murage Dicarlo, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Paul Kinuthia Murage Dicarlo only.

KALUKI MURIU NDIRITU & COMPANY,

MR/4524206

Advocates for Paul Kinuthia Murage Dicarlo, formerly known as Paul Kinuthia Murage.

GAZETTE NOTICE NO. 11806

CHANGE OF NAME

NOTICE is given that by a deed poll dated 31st December, 2022, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2089, in Volume D1, Folio 199/2135, File No. MMXXIII, by our client, Lydia Wanjiku Dicarlo, of P.O. Box 33216–00600, Nairobi in the Republic of Kenya, formerly known as Lydia Wanjiku Murage, formally and absolutely renounced and abandoned the use of her former name Lydia Wanjiku Murage, and in lieu thereof assumed and adopted the name Lydia Wanjiku Dicarlo, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Lydia Wanjiku Dicarlo only.

KALUKI MURIU NDIRITU & COMPANY,

MR/4524205

Advocates for Lydia Wanjiku Dicarlo, formerly known as Lydia Wanjiku Murage.

GAZETTE NOTICE NO. 11807

CHANGE OF NAME

NOTICE is given that by a deed poll dated 25th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1946, in Volume D1, Folio 207/1631, File No. MMXXIII, by our client, Halima Hussein Karshe, of P.O. Box 51–70103, Garissa in the Republic of Kenya, formerly known as Halima Diriye Abdi, formally and absolutely renounced and abandoned the use of her former name Halima Diriye Abdi, and in lieu thereof assumed and adopted the name Halima Hussein Karshe, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Halima Hussein Karshe only.

ALAN & MICHAEL,

MR/4524202

Advocates for Halima Hussein Karshe, formerly known as Halima Diriye Abdi.

GAZETTE NOTICE NO. 11808

CHANGE OF NAME

NOTICE is given that by a deed poll dated 10th July, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1091, in Volume DI, Folio 219/2305, File No. MMXXII, by our client, Gladys Wangari Kamau Edward, of P.O. Box 2572–01200, Thika in the Republic of Kenya, formerly known as Gladys Wangari Kamau, formally and absolutely renounced and abandoned the use of her former name Gladys Wangari Kamau and in lieu thereof assumed and adopted the name Gladys Wangari Kamau Edward, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Gladys Wangari Kamau Edward only.

ERIC LIYALA,

MR/5166744

Advocate for Gladys Wangari Kamau Edward, formerly known as Gladys Wangari Kamau.

Gazette Notice No. 11061 of 2023 is revoked.

CHANGE OF NAME

NOTICE is given that by a deed poll dated 13th March, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1286, in Volume DI, Folio 219/2306, File No. MMXXII, by our client, Grace Mwihaki Kinyanjui, of P.O. Box 10911-00100, Nairobi in the Republic of Kenya, formerly known as Grace Mwihaki Kinyanjui Kipronoh, formally and absolutely renounced and abandoned the use of her former name Grace Mwihaki Kinyanjui Kipronoh and in lieu thereof assumed and adopted the name Grace Mwihaki Kinyanjui, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Grace Mwihaki Kinyanjui only.

KAMENYA & COMPANY,

Advocates for Grace Mwihaki Kinyanjui, MR/5175699 formerly known as Grace Mwihaki Kinyanjui Kipronoh.

GAZETTE NOTICE NO. 11810

CHANGE OF NAME

NOTICE is given that by a deed poll dated 31st March, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 608, in Volume DI, Folio 174/1936, File No. MMXXIII, by our client, Alistair Mark Ndirangu, formerly known as Ibrahim Ndirangu Ndungu, formally and absolutely renounced and abandoned the use of his former name Ibrahim Ndirangu Ndungu and in lieu thereof assumed and adopted the name Alistair Mark Ndirangu, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Alistair Mark Ndirangu only.

Dated the 24th August, 2023.

K. M. MBURU & ASSOCIATES,

Advocates for Alistair Mark Ndirangu, formerly known as Ibrahim Ndirangu Ndungu.

GAZETTE NOTICE NO. 11811

MR/5175998

CHANGE OF NAME

NOTICE is given that by a deed poll dated 18th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1325, in Volume DI, Folio 249/2597, File No. MMXXIII, by our client, Latifa Kamunto Fatuma, of P.O. Box 7202-00100, Nairobi in the Republic of Kenya, formerly known as Latifa Kamunto, formally and absolutely renounced and abandoned the use of her former name Latifa Kamunto and in lieu thereof assumed and adopted the name Latifa Kamunto Fatuma, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Latifa Kamunto Fatuma only.

C. K. NYORO & COMPANY,

Advocates for Latifa Kamunto Fatuma, formerly known as Latifa Kamunto.

MR/5175893

GAZETTE NOTICE NO. 11812

CHANGE OF NAME

NOTICE is given that by a deed poll dated 11th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1035, in Volume DI, Folio 245/2543, File No. MMXXIII, by our client, Irene Raisa Mwangi, formerly known as Irene Njeri Mwangi, formally and absolutely renounced and abandoned the use of her former name Irene Njeri Mwangi and in lieu thereof assumed and adopted the name Irene Raisa Mwangi, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Irene Raisa Mwangi only.

T. W. MURAGE & COMPANY.

Advocates for Irene Raisa Mwangi, formerly known as Irene Njeri Mwangi. GAZETTE NOTICE NO. 11813

CHANGE OF NAME

NOTICE is given that by a deed poll dated 3rd April, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 569, in Volume DI, Folio 309/5001, File No. MMXXIV, by me, Marcos Mwangi Wanjiku, of P.O. Box 162-00100, Nairobi in the Republic of Kenya, formerly known as Paul Mwangi Jane, formally and absolutely renounced and abandoned the use of my former name Paul Mwangi Jane and in lieu thereof assumed and adopted the name Marcos Mwangi Wanjiku, for all purposes and authorizes and requests all persons at all times to designate, describe and address me by my assumed name Marcos Mwangi Wanjiku only.

> MARCOS MWANGI WANJIKU, formerly known as Paul Mwangi Jane.

MR/5175869

GAZETTE NOTICE No. 11814

CHANGE OF NAME

NOTICE is given that by a deed poll dated 10th July, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1734, in Volume DI, Folio 9/75, File No. MMXXIII-B, by our client, William Jude Omaya, of Skalbygatan, 142724 76 Vasteras, Sweden, formerly known as William Jerome Jude Omaya, formally and absolutely renounced and abandoned the use of his former name William Jerome Jude Omaya and in lieu thereof assumed and adopted the name William Jude Omaya, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name William Jude Omaya only.

Dated the 23rd August, 2023.

MR/5175961

Advocates for William Jude Omaya, formerly known as William Jerome Jude Omaya.

GAZETTE NOTICE NO. 11815

CHANGE OF NAME

NOTICE is given that by a deed poll dated 16th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1319, in Volume DI, Folio 248/2593, File No. MMXXIII, by our client, Jayshree Bipinbhai Patel, formerly known as Jayshree Bipin Patel, formally and absolutely renounced and abandoned the use of her former name Jayshree Bipin Patel and in lieu thereof assumed and adopted the name Jayshree Bipinbhai Patel, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Jayshree Bipinbhai Patel only.

FRED & ISAAC

MR/5175991

Advocates for Jayshree Bipinbhai Patel, formerly known as Jayshree Bipin Patel.

GAZETTE NOTICE NO. 11816

CHANGE OF NAME

NOTICE is given that by a deed poll dated 2nd May, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 491, in Volume DI, Folio 5001/5003, File No. MMXXIII, by our client, Abdilahi Adan Mohammed, of P.O. Box 10350-00400, Nairobi in the Republic of Kenya, formerly known as Issak Adan Mahamud, formally and absolutely renounced and abandoned the use of his former name Issak Adan Mahamud and in lieu thereof assumed and adopted the name Abdilahi Adan Mohammed, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Abdilahi Adan Mohammed only.

ABDIKEIR & ASSOCIATES,

Advocates for Abdilahi Adan Mohammed, formerly known as Issak Adan Mahamud.

CHANGE OF NAME

NOTICE is given that by a deed poll dated 10th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 490, in Volume DI, Folio 5001/5003, File No. MMXXIV, by our client, Abdiaziz Abdullahi Ibrahim, of P.O. Box 40923-00100, Nairobi in the Republic of Kenya, formerly known as Abdiaziz Osman Dahir, formally and absolutely renounced and abandoned the use of his former name Abdiaziz Osman Dahir and in lieu thereof assumed and adopted the name Abdiaziz Abdullahi Ibrahim, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Abdiaziz Abdullahi Ibrahim only.

SALIM MOHAMED & ASSOCIATES,

MR/5175593

Advocates for Abdiaziz Abdullahi Ibrahim, formerly known as Abdiaziz Osman Dahir.

GAZETTE NOTICE NO. 11818

CHANGE OF NAME

NOTICE is given that by a deed poll dated 16th August, 2023, duly executed and registered in the Registry of Documents at Mombasa as Presentation No. 323, in Volume B-13, Folio 2297/195605, File No. 1637, by me, Nima Shaffi Mwahima, of P.O. Box 82798-80100, Mombasa in the Republic of Kenya, formerly known as Mwanajuma Mzee Shaffi Mwahima, formally and absolutely renounced and abandoned the use of my former name Mwanajuma Mzee Shaffi Mwahima and in lieu thereof assumed and adopted the name Nima Shaffi Mwahima, for all purposes and authorizes and requests all persons at all times to designate, describe and address me by my assumed name Nima Shaffi Mwahima only.

Dated the 17th August, 2023.

NIMA SHAFFI MWAHIMA,

MR/5175694 formerly known as Mwanajuma Mzee Shaffi Mwahima.

GAZETTE NOTICE No. 11819

CHANGE OF NAME

NOTICE is given that by a deed poll dated 16th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 325, in Volume B-13, Folio 2297/19654, File No. 1637, by me, Leith Swaleh Ahmed, of P.O. Box 1092-80100, Mombasa in the Republic of Kenya, formerly known as Leith Yasin Ali, formally and absolutely renounced and abandoned the use of my former name Leith Yasin Ali and in lieu thereof assumed and adopted the name Leith Swaleh Ahmed, for all purposes and authorizes and requests all persons at all times to designate, describe and address me by my assumed name Leith Swaleh Ahmed only.

Dated the 17th August, 2023.

LEITH SWALEH AHMED

MR/5175695

formerly known as Leith Yasin Ali.

GAZETTE NOTICE NO. 11820

CHANGE OF NAME

NOTICE is given that by a deed poll dated 16th May, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 647, in Volume DI, Folio 211/2226, File No. MMXXII, by our client, Irene Makena Marete, of P.O. Box 21629-00100, Nairobi in the Republic of Kenya, formerly known as Irene Makena Mwaniki, formally and absolutely renounced and abandoned the use of her former name Irene Makena Mwaniki and in lieu thereof assumed and adopted the name Irene Makena Marete, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Irene Makena Marete

Dated the 14th August, 2023.

OTWAL & MANWA ASSOCIATES. Advocates for Irene Makena Marete. formerly known as Irene Makena Mwaniki. GAZETTE NOTICE NO. 11821

CHANGE OF NAME

NOTICE is given that by a deed poll dated 15th August, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 1036, in Volume DI, Folio 251/1029, File No. MMXXIII, by our client, Linet Nduta Kamau, of P.O. Box 6578-01000, Thika in the Republic of Kenya, formerly known as Linet Mary Nduta, formally and absolutely renounced and abandoned the use of her former name Linet Mary Nduta and in lieu thereof assumed and adopted the name Linet Nduta Kamau, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Linet Nduta Kamau only.

K. MWAURA & COMPANY.

Advocates for Linet Nduta Kamau, formerly known as Linet Mary Nduta.

MR/4524114

GAZETTE NOTICE No. 11822

CHANGE OF NAME

NOTICE is given that by a deed poll dated 22nd June, 2023, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2012, in Volume DI, Folio 217/2290, File No. MMXXIII, by our client, Nisan Freddy Nathoo, of P.O. Box 15712-00100, Nairobi in the Republic of Kenya, formerly known as Farid Abdul Shamsudeen Nathoo, formally and absolutely renounced and abandoned the use of his former name Farid Abdul Shamsudeen Nathoo and in lieu thereof assumed and adopted the name Nisan Freddy Nathoo, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Nisan Freddy Nathoo only.

Dated the 24th July, 2023.

NGUGI KAMAU,

Advocates for Nisan Freddy Nathoo, MR/5175998 formerly known as Farid Abdul Shamsudeen Nathoo.

*Gazette Notice No. 10320 of 2023 is revoked.

GAZETTE NOTICE NO. 11823

CHANGE OF NAME

NOTICE is given that by a deed poll dated 11th July, 2023, duly executed and registered in the Registry of Documents at Mombasa as Presentation No. 547, in Volume B-13, Folio 2293/19602, File No. 1637, by our client, Bazil Enock Mwamburi, formerly known as Bazzle Enock Mwamburi Mzumba, formally and absolutely renounced and abandoned the use of his former name Bazzle Enock Mwamburi Mzumba and in lieu thereof assumed and adopted the name Bazil Enock Mwamburi, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Bazil Enock Mwamburi only.

MERWIN & COMPANY,

Advocates for Bazil Enock Mwamburi, MR/4524153 formerly known as Bazzle Enock Mwamburi Mzumba.

GAZETTE NOTICE No. 11824

CHANGE OF NAME

NOTICE is given that by a deed poll dated 6th July, 2023, duly executed and registered in the Registry of Documents at Mombasa as Presentation No. 216, in Volume B-13, Folio 2292/19588, File No. 1637, by our client, Joshua Samson Mazera, of P.O. Box 478-80100, Mombasa in the Republic of Kenya, formerly known as Joshua Mgogoro Mazera, formally and absolutely renounced and abandoned the use of his former name Joshua Mgogoro Mazera, and in lieu thereof assumed and adopted the name Joshua Samson Mazera, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Joshua Samson Mazera only.

Dated the 8th August, 2023.

TSOFWA MWENI,

Advocates for Joshua Samson Mazera, formerly known as Joshua Mgogoro Mazera.

MR/5156001

MR/5175567

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