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GAZETTE NOTICE NO. 222

MINISTRY OF WORKS MATERIALS LABORATORIES

REVISED TEST FEES

It is hereby notified for general information that the Minister for Works has amended Gazette Notice No. 510 of 1964 by substituting for the Schedule thereto a new Schedule as follows:—

SCHEDULE

Fees

Test Number	Test Description	New Charge per Test
SOILS		
So/1	Determination of Liquid and Plastic Limits	Sh. cts. 35 00
So/2	Volumetric shrinkage	50 00
So/3	Sieve analysis down to 200 mesh wet and dry	50 00
So/4	Hydrometer analysis (over silt and clay range)	50 00
So/5	Tests So/3 and So/4 combined	90 00
So/6	Moisture—density relationship for compaction	65 00
So/7	"Proctor" or "AASHO Mod"	50 00
So/8	CBR at Maximum density/optimum moisture content (including the moisture density curve) CBR value only	65 00
So/9	"AASHO Mod"	85 00
So/10	CBR—density relationship curve (including moisture/density relationship)	90 00
So/11	Test So/8 with expansive curve for 4 days soaking	110 00
So/12	Logarithmic relationship between density and CBR (including the determination of one moisture density relationship in either "PROCTOR" or "AASHO Mod")	325 00
So/13	3 different moisture/density relationship with the determination of Iso/Lines of equal CBR value allowing for the determination of 15no. CBR values	25 00
So/14	Grain Specific Gravity	155 00
So/15	Cohesion and angle of shearing resistance in shear box or triaxial compression test without pore water pressure determination, on 1½" diameter specimens	195 00
So/16	Triaxial compression test as So/13, with pore water pressure determination	260 00
So/17	Test So/14 on 4" dia. specimens	235 00
So/18	Oedometer test—on disturbed sample	245 00
So/19	Oedometer test—on prepared sample	80 00
So/20	Permeability in falling head, or constant head premeater	235 00
So/21	Permeability determined in consolidation test So/16 or So/17	245 00
So/22	Bulk density of undisturbed sample	20 00
So/23	pH Determination	15 00
So/24	Organic content determination of soil sample (quantitatives only)	25 00
So/25	Sulphate content determination of a soil sample	25 00
So/26	Carbonate content determination of a soil sample	35 00
So/27	Chemical analysis for other elements	7 00
So/28	Moisture content	25 00
So/29	CBR (STATIC Comp)	15 00
So/30	Compressive strength tests 14" x 2" cylinder	25 00
So/31	Compressive strength tests 18" x 4" cylinder	25 00
So/32	Compressive strength tests 12" x 6" cylinder	130 00
So/33	Shrinkage limit	15 00
So/34	Bulk density	260 00
So/35	Wetting and drying of compacted soil cement mixture	15 00
So/36	Lineal shrinkage	35 00
Co/1	Suction plate (0-1 atmosphere). Price on application.	
Co/2	Field density	
BUILDING MATERIALS		
Co/3	Crushing cube (6" x 6" x 6")	20 00
Co/4	Cutting 6" x 6" x 6" cube from sample piece	155 00
Co/5	Elongation of aggregate or Flakiness of aggregate	80 00
Co/6	Bulk density of aggregate	15 00
Co/7	Los Angeles Abrasion test	80 00
Co/8	Aggregate crushing value—on aggregate of—	
Co/9	Standard size ½" - ¾"	65 00
Co/10	On unbroken stone	130 00
Co/11	Sieve analysis down to 100 mesh	45 00
Co/12	Sieve and hydrometer analysis	90 00
Co/13	Weathering test (sulphate) 5 cycles	50 00
Co/14	Weathering test (sulphate) 10 cycles	80 00
Co/15	Weathering test (sulphate) 20 cycles	105 00
Co/16	Arithmetical mix design (calculation only)	65 00
Co/17	Making and crushing cubes (per set of 3 cubes)	130 00
Co/18	Facing and crushing Building Blocks (all sizes)	35 00
Co/19	B.S.S. 12, Physical tests on a cement sample	130 00
Co/20	Absorption of Aggregates	45 00
Co/21	Organic test (sand)	15 00
Co/22	Analysis of concrete for cement content	105 00
Co/23	Analysis of mortar for cement content	70 00
Co/24	Test to differentiate between cement and lime in concrete or mortar	115 00
Co/25	Clay, silt and fine dust content of sand or aggregate	35 00
Co/26	Chemical analysis of cement, B.S.S. 12	110 00
Co/27	Chemical analysis for other constituents (per constituent)	40 00
Co/28	Alkali—aggregate reaction—chemical test	45 00
Co/29	Concrete mix design complete	390 00
PRECAST CONCRETE FLAGS, KERBS AND CHANNELS		
Co/30	Transverse test	25 00
Co/31	Dimensions	7 00
Co/32	Absorption	30 00
Co/33	Abrasion	130 00
Co/34	Bulking curve for sand	100 00
Co/35	Making Modulus of rupture specimen 6" x 6" x 28"	45 00
Co/36	Making Modulus of rupture specimen 4" x 4" x 20"	45 00
Co/37	Testing Modulus of rupture specimen	35 00
MISCELLANEOUS		
Co/38	Gas installation (Gas Lightness test)	65 00
Co/39	Car springs rating	25 00
Co/40	Screws	Time basis
Co/41	Black bolts and nuts	Time basis
Co/42	Lavatory pans, basins and sinks	50 00
Co/43	Plumber fittings	Time basis
Co/44	Abrasion test on miscellaneous materials "Capso"	65 00
Co/45	Barbed wire	50 00
Co/46	Block and tackle including chains	40 00
Co/47	Expanded metal (steel)	40 00
Co/48	Steel fabric for concrete reinforcement	40 00
Co/49	Ropes	65 00
Co/50	Manhole covers, frames to B.S. (steel)	25 00
Co/51	Wire nails for building	Time basis
Co/52	Wire ropes on prepared specimens	65 00
Co/53	Drying shrinkage and moisture movements test on specimens out from concrete blocks per set of three, cutting extra	80 00
Co/54	B.S. 3083 dimensional check for galvanized iron sheets	15 00

SCHEDULE—(Contd.)

Test Number	Test Description	New Charge per Test
	<i>Sh. cts.</i>	
	HOLLOW CLAY BLOCKS B.S. 1190	
Co/51	Trueness of shape and dimensions	15 00
Co/52	Water absorption	25 00
Co/53	Crushing strength	20 00
	STEEL CHAINS (PROOF TESTING)	
Co/54	For lengths up to 40 ft.	35 00
Co/55	For lengths above 40 ft.	50 00
	BUILDING BOARDS	
Co/56	Dimensions	7 00
Co/57	Breaking load	15 00
Co/58	Water absorption	15 00
Co/59	Thermal conductivity	15 00
Co/60	Atmospheric influence on changes in dimensions and weight	15 00
	BUILDING STONE	
Co/61	Cutting cube for sample	80 00
Co/62	Facing and crushing cut cube	35 00
Co/63	Absorption and pickup	65 00
Co/64	Weathering (5 cycles)	50 00
Co/65	Bulk Density	10 00
Co/66	Crushing	25 00
Co/67	Absorption, saturation coefficient	35 00
Co/68	Dimension inch bulk density	15 00
Co/69	Permeability (concrete tiles)	80 00
Co/70	Drying shrinkage	25 00
	CONCRETE PIPES AND TUBES	
Co/71	Crushing (up to and including 18" diameter)	35 00
Co/72	Crushing (over 18" under 36" diameter)	45 00
Co/73	Crushing (36" to 60" diameter)	70 00
Co/74	Absorption check (all sizes)	25 00
Co/75	Dimension check (all sizes)	25 00
Co/76	Hydraulic test (up to and including 18" diameter)	65 00
Co/77	Hydraulic test (over 18" under 36" diameter)	100 00
Co/78	Hydraulic test (36" to 60" diameter)	190 00
	LIME	
Co/79	B.S. workability test	45 00
Co/80	Soundness (including Lechatelier and fineness)	80 00
Co/81	Fineness	15 00
Co/82	Residue on slaking	80 00
	STEEL AND OTHER METALS IN ROUND BAR FORM (per sample)	
Co/83	Tensile (ultimate breaking stress) no machining	25 00
Co/84	Tensile (with autographical certificate) (extra prints Sh. 7 each)	35 00
Co/85	Cold bend test	15 00
Co/86	Brinell (unprepared sample) including machining	65 00
Co/87	Brinell (prepared sample)	20 00
Co/88	Izod (prepared sample) at laboratory temperature	10 00
Co/89	B.S. Twisted bars yield stress	40 00
	ASBESTOS CEMENT CORRUGATED SHEETS AND ASBESTOS CEMENT PIPES	
Co/90	Resistance to acidified water test	40 00
Co/91	Transverse test	25 00
Co/92	Hydraulic test	45 00
Co/93	Water absorption test	25 00
Co/94	Moisture content test	15 00
Co/95	Bursting test	65 00
Co/96	Crushing test	35 00
Co/97	Bending test	35 00
Co/98	Dimensions	10 00
Co/99	Straightness	10 00
Co/100	Ball or plug test	10 00
	WIRE	
Co/101	Tensile, wrapping and elongation	35 00
	CHEMICAL TEST ON FERROUS METALS	
Ch/1	Total carbon by combustion	80 00
Ch/2	Combined carbon colorimetric	35 00
Ch/3	Graphitic carbon by combustion	80 00
Ch/4	Chromium	35 00
Ch/5	Manganese	35 00
Ch/6	Molybdenum	45 00
Ch/7	Nickel	35 00
Ch/8	Nitrogen	155 00
Ch/9	Phosphorus	35 00
Ch/10	Silicon	35 00
Ch/11	Sulphur	35 00
Ch/12	Titanium	45 00
Ch/13	Vanadium	45 00
Ch/14	Other constituents—Special quotation.	00 00
	NON-FERROUS METALS	
Ch/15	Antimony	35 00
Ch/16	Copper	35 00
Ch/17	Iron	35 00
Ch/18	Lead	35 00
Ch/19	Nickel	35 00
Ch/20	Phosphorus	35 00
Ch/21	Silicon	35 00
Ch/22	Tin	35 00
Ch/23	Zinc	35 00
Ch/24	Other constituents—Special quotation.	00 00
	BRICKS AND TILES	
Ch/25	Efflorescence test	15 00
Ch/26	Total soluble salts	35 00
Ch/27	Soluble sulphate	35 00
Ch/28	Identification of all soluble salts (on application).	00 00
Ch/29	Qualitative identification of effloresced salts	50 00

SCHEDULE—(Contd.)

Test Number	Test Description	New Charge per Test
	LIME	<i>Sh. cts.</i>
Ch/30	Chemical analysis B.S. tests	110 00
Ch/31	Other constituents (per constituent)	35 00
Ch/32	Examination of marble for manufacture of lime	190 00
	GYP SUM PLASTER	
Ch/33	Sulphur trioxide content	35 00
Ch/34	Calcium oxide content	35 00
Ch/35	Soluble sodium and magnesium salts content	35 00
Ch/36	Loss on ignition	15 00
Ch/37	See So/22	35 00
Ch/38	See So/23	35 00
Ch/39	See So/24	15 00
	WATER SEWAGE EFFLUENTS	
Ch/40	Determination of free and saline ammonia	40 00
Ch/41	Albuminoid ammonia	40 00
Ch/42	Methyl Alkalinity	15 00
Ch/43	Phenyl Alkalinity	15 00
Ch/44	Determination of B.O.D.	45 00
Ch/45	Calcium	15 00
Ch/46	Free carbon dioxide	15 00
Ch/47	Chloride	25 00
Ch/48	Fluoride	15 00
Ch/49	Total hardness	15 00
Ch/50	Iron	25 00
Ch/51	Lead	35 00
Ch/52	Magnesium	25 00
Ch/53	Nitrate	15 00
Ch/54	Nitrate	15 00
Ch/55	Oxygen absorption from permanganate	25 00
Ch/56	pH (Simple)	10 00
Ch/57	pH (Before and after adding calcium carbonate)	15 00
Ch/58	Manganese	25 00
Ch/59	Phosphate	35 00
Ch/60	Silica	25 00
Ch/61	Sulphate	15 00
Ch/62	Suspended solids	25 00
Ch/63	Total dissolved solids	15 00
	MISCELLANEOUS	
Ch/64	Analysis of mortar for constituents other than cement—per constituent	35 00
Ch/65	Sand, total salt content	35 00
Ch/66	Sand, single soluble constituent	35 00
Ch/67	Boot, shoe and floor polish, ordinary	155 00
Ch/68	Boot, shoe and floor polish colour test only	15 00
Ch/69	Floor polish, non-slip	195 00
Ch/70	Brooms, bass	65 00
Ch/71	Canvas, water proofing test	35 00
Ch/72	Disinfectants (phenolic), stability test	25 00
Ch/73	Putty (full test)	100 00
Ch/74	Putty (workability and hardening only)	25 00
Ch/75	Timber, preservative penetration, staining test only	10 00
Ch/76	Creosote, phenols content	35 00
Ch/77	Benzidine test for montmorillonite	15 00
Ch/78	Proportion of preservative present (when nature of preservative known)	80 00
Ch/79	Wood preservative tests	130 00
Ch/80	B.S. 3083 Chemical test for galvanized iron sheets	35 00
Ch/81	Acidity	20 00
Ch/82	Flocculation	20 00
Ch/83	Total fatty matter	28 00
Ch/84	Total alkali	21 00
Ch/85	Matter insoluble in ethanol	28 00
Ch/86	Insoluble in water	21 00
Ch/87	Free fatty acids	28 00
Ch/88	Unsaponifiable matter	28 00
Ch/89	Sodium chloride	20 00
Ch/90	Sodium silicate	20 00
Ch/91	Phosphate	28 00
Ch/92	Sulphate	20 00
Ch/93	Per-salts	28 00
Ch/94	Rosin	28 00
Ch/95	Loss on drying 100–105°C.	16 00
Ch/96	Cement stabilized soil	25 00
Ch/97	Lime stabilized soil	25 00
Ch/98	Aluminium sulphate	25 00
Ch/99	Brushes	56 00
Ch/100	Identification of fibre	21 00
Ch/101	Scouring powder full test	126 00
Ch/102	Liquid detergent (full test)	56 00
Ch/103	P.C.P. Preservative	56 00
Ch/104	P.C.P. in wood	70 00
Ch/105	Sanitary powder	56 00
Ch/106	Wood determination	56 00
Ch/107	Cotton determination	56 00
Ch/108	School Chalk	20 00
	PLASTICS	
Ch/109	Effect of acetone	28 00
Ch/110	Reversion test	28 00
Ch/111	Effect of water (per element)	35 00
Ch/112	Polyurethane foam swelling test	28 00
Ch/113	Polyurethane foam soap test	20 00
Ch/114	Polyurethane foam ammonia test	20 00
Ch/115	Insecticide D.D.T.	28 00
Ch/116	Insecticide Gammaxene	28 00
Ch/117	Insecticide P.C.P.	28 00
Ch/118	Minerals, per element	25 00

SCHEDULE—(Contd.)

Test Number	Test Description	New Charge per Test
	PHYSICAL TESTS	Sh. cts.
Ph/1	Thermal conductivity	190 00
Ph/2	Fire resistance—1 hour	175 00
Ph/3	Fire resistance—3-6 hours	255 00
Ph/4	Acoustical impedance	155 00
Ph/5	Sound absorption co-efficient	155 00
Ph/6	Combustibility	100 00
Ph/7	Spread of flame	190 00
Ph/8	Refractoriness under load	190 00
Ph/9	Modulus of elasticity—concrete	100 00
Ph/10	Differential thermal analysis of clays	100 00
Ph/11	Reverberation time	Time basis
Ph/12	Sound level recording	
Ph/13	Loading test on building slabs, etc.	
Ph/14	Ultrasonic examination of structures <i>in situ</i>	
Ph/15	Dynamic strains in structures	
Ph/16	Strain measurement in transparent/media, e.g. glass	
Ph/17	Calibration of test apparatus	
Ph/18	Proof loading of chains, slings, cables hook, etc.	
Ph/19	Measurement of rate of air flow	
Ph/20	Measurement of temperature differentials	
Ph/21	Heat of hydration of cement (B.S.S. 1370; 1958; 427:1931)	
Ph/22	Weld test Air registration Board	35 00
Ph/23	Radiography of welds, castings, structural units. Cost on application.	
Ph/24	Breaking strength of game fish lines	7 00
Ph/25	Friction loss (coefficient C in Hazen Williams formula)	260 00
Ph/26	Tensile test—Plastic Pipes	35 00
Ph/27	Dimensions check—Plastic Pipes	15 00
Ph/28	Hydraulic test—Plastic Pipes	40 00
Ph/29	Impact test—Plastic Pipes	35 00
Ph/30	P.V.C. Pipes according to B.S.S. 3505 (less effect of water)	159 00
	FABRICS	
Ph/31	Tensile strength set of six warp and six weft	130 00
Ph/32	Threads per inch count	15 00
Ph/33	Washing test	25 00
Ph/34	Colour fastness	15 00
Ph/35	Fabric test to specification	145 00
	MISCELLANEOUS PHYSICAL TEST	
Ph/36	Sacks and sacking	75 00
Ph/37	Foam plastics (mattresses and pillows)	85 00
Ph/38	Tests on Leather according to B.S.S.	145 00
Ph/39	Paper test to specification	20 00
Ph/40	P.V.C. tiles	65 00
Ph/41	Glazed tiles	30 00
Ph/42	Glass tests (windscreen, etc.)	145 00
Ph/43	Brush/Brooms to specification	90 00
Ph/44	Electrical conduit	30 00
Ph/45	Locks to B.S.S.	90 00
Ph/46	Fire Extinguisher	65 00
Ph/47	Glue-binding strength	20 00
Ph/48	Report on cause of damage	Time basis
	GAUGE	
Ph/49	Pressure Gauge Calibration	35 00
	RADIO-ISOTOPES	
Ph/50	Tritium counting	30 00
Ph/51	Tritium counting (including enrichment)	100 00
Ph/52	Carbon—14 Counting	30 00
Ph/53	Counting of double labelled sample	50 00
	PAINTS, OILS AND VARNISHES	
Pa/1	Exposure tests on roofing material (per panel)	125 00
Pa/2	Exposure tests on roofing paints (per panel)	125 00
Pa/3	Outdoor Exposure test on specially prepared panels	65 00
Pa/4	Consistency test by "flow cup"	15 00
Pa/5	Surface drying time	15 00
Pa/6	Flash point (Abel)	45 00
Pa/7	Flash point (Pensky Martin)	45 00
Pa/8	Hard Drying Time	15 00
Pa/9	Vapour Transfer Test	35 00
Pa/10	Measuring Reflection (Reflective Material)	105 00
Pa/11	Thinner's Suitability (for vehicle Paints)	150 00
Pa/12	Ultra Violet Exposure Test (U.V. Cabinet)	100 00
Pa/13	Examination of Distemper (B.S. 1053 Tests)	155 00
Pa/14	Gloss	15 00
Pa/15	Measuring Whiteness	18 00
Pa/16	Opacity	15 00
Pa/17	Bend test	15 00
Pa/18	Scratch Resistance	15 00
Pa/19	Impact Resistance	15 00
Pa/20	Specific Gravity	15 00
Pa/21	Paint Film thickness Measurements	35 00
Pa/22	Determination of No. of coats	35 00
Pa/23	Identification of type of paint	80 00
Pa/24	Humidity Spray tests	100 00
Pa/25	Road Marking Paints	100 00
Pa/26	Corrosion tests (steel panels) in humidity cabinet	100 00
Pa/27	Corrosion tests (steel panels) in salt spray cabinet	100 00

SCHEDULE—(Contd.)

Test Number	Test Description	New Charge per Test
	ADDITIONAL TEST FOR PLASTIC EMULSION PAINT	<i>Sh. cts.</i>
Pa/28	Water Drop test (glass panel)	7 00
Pa/29	Wet Rub with Fingertip test	7 00
Pa/30	Determination of pH	7 00
Pa/31	Analysis by weight	25 00
Pa/32	S.P. & C.	7 00
Pa/33	Resistance to Alkali attack	35 00
Pa/34	Sweating Test	35 00
Pa/35	Water permeability test	65 00
Pa/36	Scrubbing Test (on prepared panel)	15 00
Pa/37	Observation of Paints in Tin	7 00
Pa/38	Opacity	15 00
Pa/39	Storage Ability	10 00
Pa/40	Weathering Test	20 00
Pa/41	B.S. tests for linseed oil	155 00
Pa/42	Saponification value	60 00
Pa/43	Iodine Value	80 00
Pa/44	Acidity	35 00
Pa/45	Refractive Index	15 00
	PAINT TESTING AS FOR KENYA GOVERNMENT	
Pa/46	Weathering test on enamel paints (five shades)	2,500 00
Pa/47	Weathering test on roofing paints (two shades)	250 00
Pa/48	Weathering test on Bituminous aluminium paints (usually one shade)	250 00
Pa/49	Weathering test on vehicle paints (three shades)	1,500 00
Pa/50	Tests on emulsion paints (five shades)	1,250 00
Pa/51	Tests on Road Marking Paints (two shades)	150 00
Pa/52	Tests on Cement Paints (two shades)	300 00
	TARS, BITUMENS, ASPHALTS AND SEALING COMPOUNDS	
Tb/1	Distillation of volatiles	90 00
Tb/2	Water content	65 00
Tb/3	Penetration	50 00
Tb/4	Softening point	50 00
Tb/5	Viscosity	50 00
Tb/6	Premix/Asphalt analysis	155 00
Tb/7	Mix design and trial mix including Marshall and voids determination	250 00
Tb/8	Crushing Marshall specimens (set of 3)	80 00
Tb/9	Solubility in trichlorethylene or carbon disulphide	80 00
Tb/10	Ductility	90 00
Tb/11	Differentiation between tar and bitumen spot test only	20 00
Tb/12	Identification of solvent	80 00
Tb/13	Fibre aggregate, etc., content	65 00
Tb/14	Identification of separated fibre, aggregate, etc.	80 00
Tb/15	Flash point	65 00
Tb/16	Ash content	50 00
Tb/17	E.V.T.	50 00
Tb/18	Affinity for bitumen	50 00
	TIMBER	
Ti/1	Radial and tangential shrinkage	195 00
Ti/2	Volumetric shrinkage	195 00
Ti/3	Static bending	80 00
Ti/4	Compression parallel to grain	45 00
Ti/5	Cleavage	45 00
Ti/6	Specific gravity	45 00
Ti/7	Shear parallel to grain	45 00
Ti/8	Hardness	45 00
Ti/9	Moisture	15 00
Ti/10	Hatt-Turner impact	80 00
	MISCELLANEOUS	
Ti/11	Ladders	195 00
Ti/12	Beam Tests on Poles over 8' 6"	155 00
Ti/13	Sleepers, etc.	100 00
Ti/14	Plywood test: full (chipboard)	260 00
Ti/15	Glues—Preparation of standard test piece	15 00
Ti/16	Glues—Testing	7 00
Ti/17	Tea-chests compression	65 00
Ti/18	Conversion of timber	15 00

Dated this 15th day of January 1970.

JAMES NYAMWEYA,
Minister for Works.

GAZETTE NOTICE No. 223

(COTTON/BD/2)

THE COTTON LINT AND SEED MARKETING ACT
(Cap. 335)

APPOINTMENT OF CHAIRMAN

IN EXERCISE of the powers conferred by section 3 of the Cotton Lint and Seed Marketing Act, the Minister for Agriculture hereby appoints, with effect from 1st January 1970, under subsection (2) (a)—

K. KARIUKI NJIRI

to be Chairman and member of the Cotton Lint and Seed Marketing Board, in place of Paul Thiongo Mirie* who has retired.

Dated this 2nd day of January 1970.

BRUCE MCKENZIE,
Minister for Agriculture.

*G.N. 3290/1966.

GAZETTE NOTICE No. 224

THE SOCIETIES ACT 1968

(No. 4 of 1968)

APPOINTMENT

IN EXERCISE of the powers conferred by section 8 of the Societies Act 1968, the Attorney-General hereby appoints—

JAMES ALLAN

to be an Assistant Registrar of Societies.

Dated this 17th day of January 1970.

C. NJONJO,
Attorney-General.

GAZETTE NOTICE No. 225

KENYA GOVERNMENT CLERICAL EXAMINATION 1969

PASSES

It is notified for general information that the following candidates passed the Kenya Government Clerical Examination held on the 14th June 1969:—

Index No.	Name	Ministry/Department
1046	Henry Kamau	Provincial Administration, Mombasa
1059	P. Solomon Otieno	Provincial Administration, Malindi
1111	Paul Kang'ethe	M.O.W., Mombasa
1112	Duncan Gichuki	M.O.W., Mombasa
1151	Obonyo Timothy Otieno	Natural Resources, Mombasa
2019	David Waweru	Provincial Administration, Nanyuki
2021	Lawrence Njuki	Provincial Administration, Nanyuki
2105	S. N. Kamau	Agriculture, Nyeri
2135	Allan Peter Maina	Home Affairs, Murang'a
2136	N. William Oneya	Home Affairs, Nyeri
2138	Auma J. Onsongo	Home Affairs, Nyeri
3007	Gachanja Karoki E.	Agriculture, Embu
3020	David M. Karembu	Judicial, Embu
3025	E. S. Gitonga	Provincial Administration, Meru
3039	Mbogo Albano Nguo	Provincial Administration, Embu
3040	Wambutu Hebron	Provincial Administration, Embu
3068	Mohamed Ramadhan Njoka	Provincial Administration, Embu
3088	Andrew Sospeter Njagi	Health, Embu
4003	Mwakulomba Othiniel	M.O.W., Nairobi
4017	Joseph Mahandachi	M.O.W., Nairobi
4130	Nganga D. Gikonyo	Natural Resources, Nairobi
4152	Kibagendi Julius Mounde	Tourism and Wildlife, Nairobi
4169	Dishon Lusi Walo	Agriculture, Nairobi
4216	G. M. C. Lumara	Finance, Nairobi
4342	Oscar Mangeli	Foreign Affairs, Nairobi
4386	Michael M. W. Macharia	Labour, Nairobi
4432	Rajab S. Githimba	Commerce and Industry, Nairobi
4465	John Emmanuel Kuria	Defence, Nairobi
4538	J. H. Ogweni	Education, Nairobi
4549	M. F. Kusu	Education, Nairobi
4571	Stanley M. Kamuyu	Health, Nairobi
4601	Gordon Mburu	Health, Nairobi
4622	Miss Alitah Mudola Sabwa	Co-operatives and Social Services, Nairobi
4671	Kirangu Patrick Nderitu	M.O.W., Nairobi
4704	Otieno John Kheyabala	M.O.W., Nairobi
4708	Stephen Nguru Mwangi	M.O.W., Nairobi
4709	Silvanos Ogato	M.O.W., Nairobi
4714	David Ochieng	M.O.W., Nairobi
4727	Masinjila Lazarus Shivachi	Office of the President, Nairobi
4728	Mrs. Priscilla Wangai	Office of the President, Nairobi
5002	Stephen P. Nderitu	Provincial Administration, Nakuru
5014	E. M. Basiye	Lands and Settlement, Nakuru
5022	Kihuga G. Gachinga	Lands and Settlement, Nakuru
5042	Ayisi Andian	Agriculture, West Pokot
5127	Msalano Samson Kanyagi	Provincial Administration, Maralal
5258	Stephen Gitundu Waitthaka	Home Affairs, Kitale
5262	Francis Kiguta Gakuru	Home Affairs, Nakuru
5264	Lawrence K. Njuguna	Home Affairs, Laikipia
6021	Hannington A. Nehondo	Judicial, Kakamega
6053	Naftali Ojwari	Health, Kakamega
6079	William Chasia	Provincial Administration, Kakamega
7036	Elijah Mongare	Judicial, Kericho
7052	Waswa Leo Kalenda	Home Affairs, Kisumu
7100	William Ngong'a	Provincial Administration, Kisumu
7105	Joseph Ochanda	Provincial Administration, Kisumu
7123	George W. Akumu	M.O.W., Kisumu
7125	Vitalis Jew	M.O.W., Kisumu
7135	Micah J. Odoyo	M.O.W., Kisumu
7151	P. B. Adhiambo	Provincial Administration, Ukwala

Nairobi,
17th January 1970.

G. MUSEMBI,
Secretary,
Public Service Commission.

GAZETTE NOTICE No. 226

6 PER CENT KENYA STOCK 1980/83

FOR the purpose of preparing the warrants for interest due on 15th March 1970, the balances of the several accounts in the above-mentioned stock will be struck at close of business on 15th February 1970, after which date the stock will be transferable ex dividend.

CENTRAL BANK OF KENYA,
P.O. Box 30463, Nairobi.

GAZETTE NOTICE No. 227

2½ PER CENT KENYA STOCK 1971/76

FOR the purpose of preparing the warrants for interest due on 15th March 1970, the balances of the several accounts in the above-mentioned stock will be struck at close of business on 15th February 1970, after which date the stock will be transferable ex dividend.

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms are not lodged with the Central Bank of Kenya in time to enable the applications to be transmitted to the Crown Agents for Oversea Governments and Administrations in London so as to reach them on or before 15th February 1970, payment of interest due on 15th March 1970, will be made by the Central Bank of Kenya.

CENTRAL BANK OF KENYA,
P.O. Box 30463, Nairobi.

GAZETTE NOTICE No. 228

EAST AFRICA HIGH COMMISSION 4 PER CENT STOCK 1973/76

NOTICE

FOR the purpose of preparing the payment of interest due on 15th March 1970, the balances of the several accounts in the Local Register of the above stock will be struck at the close of the business on the 13th February 1970, after which date the stock will be transferred ex dividend.

Stockholders wishing to transfer their holdings to the London Register should note that, if the necessary application forms together with Exchange Control approval where necessary, are not lodged with the Chief Accountant, East African Railways Corporation, P.O. Box 30066, Nairobi, Kenya, in time to enable the application to be transmitted to the Crown Agents for Oversea Governments and Administrations in London, so as to reach them on or before the 13th February 1970, payment of interest due on the 15th March 1970, will be made by the Chief Accountant, East African Railways Corporation.

F. A. MBUYA,
Chief Accountant,
East African Railways Corporation,
Nairobi,
15th January 1970.

GAZETTE NOTICE No. 229

EAST AFRICAN CURRENCY BOARD

DECEMBER 1969

Currency in circulation £EA4,357,714

H. R. HIRST,
Secretary,
Nairobi,
13th January 1970. East African Currency Board.

GAZETTE NOTICE No. 230

(PLANT/LEG/4)

THE PLANT PROTECTION ACT (Cap. 324)

IN EXERCISE of the powers conferred by section 2 of the Plant Protection Act, the Director of Agriculture, with the approval of the Minister for Agriculture, hereby—

(a) appoints—

Dr. Donald Edwald Harder and
Richard Little,

to act as inspectors; and

(b) cancels the appointment of—
E. J. Guthrie,

as an Inspector for the purpose of the Act.

Dated this 13th day of January 1970.

P. T. MIRIE,
Director of Agriculture.

GAZETTE NOTICE No. 231

(DEF. 116/10/08)

THE ARMED FORCES ACT 1968 (No. 60 of 1968)

COMMISSIONS

IT IS hereby notified that in accordance with the provisions of section 169 (1) of the Armed Forces Act 1968, the Defence Council, in the name of the President, has granted a commission in the Armed Forces in the rank of Second Lieutenant to—

Dr. Edgar Kadenyi,
Dr. Geoffrey Joel Momanyi,
Dr. Eric Tilas Nguli,

with effect from 1st December 1969.

Dated this 19th day of January 1970.

H. D. DENT,
Acting Secretary to the Defence Council.

GAZETTE NOTICE No. 232

THE REGISTRATION OF PERSONS ACT (Cap. 107)

APPOINTMENT OF REGISTRATION OFFICERS

IN EXERCISE of the powers conferred by section 4 (2) of the Registration of Persons Act, the Principal Registrar, with effect from the 15th day of January 1970, hereby appoints—

Simeon Ezekiel Oluoch-Odero,
Joseph Havi Logedi,

to be Registration Officers for the purposes of the Act.

Dated this 14th day of January 1970.

M. A. JAFFERY,
Acting Principal Registrar.

GAZETTE NOTICE No. 233

THE METHODS OF CHARGE (EAPL) BYELAWS 1968

COST OF FUEL OIL

PURSUANT to byelaw No. 6 of the Methods of Charge (EAPL) Byelaws 1968, notice is hereby given of the variations to the price of fuel oil, delivered to the Company on or before the 1st day of December 1969:—

Delivered to the Fuel Storage Tanks at:—

Nairobi South Power Station	No change
Kisumu Power Station	No change
Eldoret Power Station	No change
Kitale Power Station	Sh. 0.50 decrease
Nanyuki Power Station	No change
Kipevu Power Station	Sh. 1.14 increase
Meru Power Station	Sh. 0.53 increase
Kericho Power Station	Sh. 1.16 decrease
Mombasa Power Station	No change
Homa Bay Power Station	Sh. 1.85 increase
Lamu Power Station	No change
Malindi Power Station	No change

A. N. NGUGI,
Secretary.

GAZETTE NOTICE No. 234

THE AGRICULTURE (CROP PRODUCTION) RULES (Cap. 318, Sub. Leg.)

DECLARATION OF EARLIEST AND LATEST PLANTING DATES, 1970

IN EXERCISE of the powers conferred by section 5 of the Agriculture (Crop Production) Rules, the Kitale District Agricultural Committee hereby declares the several dates set forth in the second and third columns of the Schedule hereto to be respectively the earliest and latest dates of planting for the essential crop specified therein in respect of the respective area specified in the first column of the said Schedule.

SCHEDULE

(1) Area	(2) Earliest Planting Dates, 1970	(3) Latest Planting Dates, 1970
Wards	Maize	Maize
North	1st March	15th May
West	1st March	15th May
South	1st March	30th April
East	1st March	30th April

Dated this 7th day of January 1970.

Z. ORWA,
Chairman,
Kitale District Agricultural Committee.

GAZETTE NOTICE No. 235

THE GOVERNMENT LANDS ACT (Cap. 280)

NOTICE

To: *Nashon Oduor Justo, c/o University College, P.O. Box 30197, Nairobi.*

WHEREAS by a grant registered on the 29th June 1967, all that piece of land situated in Kisumu Municipality of Kenya, containing by measurement 0.0861 of an acre or thereabouts that is to say Land Reference No. 1148/727 which said piece of land is delineated on the plan annexed to the said grant and more particularly on Land Survey Plan No. 64553 deposited in the Survey Records Office at Nairobi, was granted unto Nashon Oduor Justo of P.O. Box 30197, Nairobi, to hold for the term of 99 years from the 1st September 1966, at an annual rent of Sh. 117/20 and subject (*inter alia*) to the following conditions namely:—

General Condition (a).—The payment in advance on the 1st day of January in each year of the annual rent of Sh. 117/20.

Special Conditions:—

(2) The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner.

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

I hereby give you notice that a breach has been committed of the said conditions and that it is my intention after one month from the date of publication to commence an action in the High Court for the recovery of the plot and amounts outstanding in respect of annual rent for the years 1969 and 1970 amounting to Sh. 246/10 inclusive of penalty plus Sh. 620 being the amount outstanding in respect of rates for the years 1966 to 1968. The total amount outstanding now is Sh. 866/10.

J. A. O'LOUGHLIN,
Commissioner of Lands.

GAZETTE NOTICE No. 236

THE GOVERNMENT LANDS ACT

(Cap. 280)

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

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

2. A plan of the plots may be seen at the Public Map Office situated in the Lands Department Building, City Square, Nairobi, or at the office of the Clerk, Central Rift County Council, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 post free.

3. Applications should be submitted to the Commissioner of Lands, Nairobi, through the Clerk of the County Council, stating the plot required in order of preference. Applications must be on prescribed forms which are available from Lands Department or the Clerk of the Central Rift Council.

4. Applications must be sent so as to reach the Clerk of the Central Rift County Council, not later than noon on the 27th day of February 1970.

5. Applications must not be sent direct to the Commissioner of Lands.

6. Applicants must enclose with their applications their cheque for Sh. 1,000 as a deposit, which will be dealt with as follows:—

- If the applicant is offered and takes up and pays for a plot within a period of seven days as required in paragraph 5 below, the deposit will be credited to him.
- If the application is unsuccessful the applicant's deposit will be returned to him.
- If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragraph 5 of the General Conditions, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

General Conditions

1. The ordinary conditions applicable to township grants of this nature except as varied hereby shall apply to this grant.

2. The grant will be made under the provisions of the Government Lands Act (Cap. 280 of the Laws of Kenya), and the title will be issued under the Registration of Titles Act (Cap. 281).

3. The grant will be issued in the name of the allottee as stated in the letter of application.

4. The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant.

5. Each allottee of a plot shall pay to the Commissioner of Lands within 14 days of notification that his application has been approved, the initial estimated amount for the construction of roads and drains to serve the plot, the assessed stand premium and proportion of annual rent, together with the survey fees payable in respect of the preparation and registration of the grant (Sh. 225) and the stamp duty in respect of the grant (approximately 2 per cent of the stand premium and annual rent). In default of payment within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot.

Special Conditions

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

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

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

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

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

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

5. The land and buildings shall only be used for shops (excluding a petrol station) and/or offices combined with residence.

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

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

8. The grantee shall not subdivide the land.

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

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

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

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

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

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

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

15. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands.

Dated at Nairobi this 17th day of January 1970.

SCHEDULE

L.R. No.	Area (Approx.)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
	Hectares	Sh.	Sh.		Sh.
498/52	0-0289	860	172	Nil	199
498/56	0-0284	850	170	"	199
498/57	0-0282	840	168	"	199
498/58	0-0281	840	168	"	199
498/104	0-0450	1,350	270	"	199
498/105	0-0471	1,400	280	"	199
498/107	0-0471	1,400	280	"	199
498/110	0-0490	1,470	294	"	199

GAZETTE NOTICE NO. 237

THE GOVERNMENT LANDS ACT
(Cap. 280)

NAIROBI—JEEVANJEE STREET—L.R. NO. 209/3840

THE Commissioner of Lands gives notice that the above-mentioned plot is available for alienation and invites applications therefor in terms of proposals for development.

2. The use to which the plot may be put is shops, offices and flats.

3. A plan of the site may be inspected at the Lands Department, City Square, Nairobi, or a copy may be obtained at the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 4 post free.

Conditions of Sale

1. Sealed envelopes marked "Tender for Jeevanjee Street Shops Site" must be deposited with the above-named before noon on 21st February 1970.

Tenderers must enclose with their tenders the sum of Sh. 1,000 as a deposit, which will be dealt with as follows:—

- (a) If the tenderer is offered and takes up and pays for the site within a period of 28 days as required in paragraph 3 below the deposit will be credited to him.
- (b) If the tender is unsuccessful the tenderer's deposit will be refunded to him.
- (c) If the tender is successful and the tenderer fails to take up and pay for the site offered to him within a period of 28 days as required in paragraph 3, the Commissioner of Lands may declare the deposit forfeited and the tenderer shall have no further claim thereto.

2. Tenders should be accompanied by a statement indicating—

- (a) the detailed proposals of the tender for the development of the site. Proposals must be in accordance with the City by-laws;
- (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers.

3. The successful tenderer will be required to pay within 28 days of notification that his tender has been accepted the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of the preparation and registration of the title together with the stamp duty (which is approximately 2 per cent of the purchase price and 1 per cent of the rent).

4. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake such construction.

5. The stand premium and annual rent will be as laid down in the Schedule.

General Conditions

1. The grant will be made under the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

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

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 36 months from the commencement of the term complete the erection of such

buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

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

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

4. The land and buildings shall only be used for shops, offices and flats.

5. The buildings shall not cover a greater or lesser area of the land than that laid down by the City Council of Nairobi in its by-laws.

6. The grantee shall not subdivide the land.

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

Provided that such consent shall not be required for the letting of individual flats.

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

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

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

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

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

13. The Commissioner of Lands reserves the right to revise the annual ground rental of Sh. 12,000 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands.

SCHEDULE

Area.—0.0697 hectares (approximately).

Stand premium.—Sh. 60,000.

Annual rent.—Sh. 12,000.

Survey fees.—Sh. 199.

GAZETTE NOTICE No. 238

THE GOVERNMENT LANDS ACT

(Cap. 280)

NAIROBI—JEEVANJEE STREET—L.R. No. 209/4986

THE Commissioner of Lands gives notice that the above-mentioned plot is available for alienation and invites applications therefor in terms of proposals for development.

2. The use to which the plot may be put is (a) shops, offices and flats, or (b) hotel purposes only.

3. A plan of the site may be inspected at the Lands Department, City Square, Nairobi, or a copy may be obtained at the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 4 post free.

Conditions of Sale

1. Sealed envelopes marked "Tender for Jeevanjee Street Hotel Site" must be deposited with the above-named before noon on 21st February 1970.

Tenderers must enclose with their tenders the sum of Sh. 1,000 as a deposit, which will be dealt with as follows:—

- (a) If the tenderer is offered and takes up and pays for the site within a period of 28 days as required in paragraph 3 below the deposit will be credited to him.
- (b) If the tender is unsuccessful the tenderer's deposit will be refunded to him.
- (c) If the tender is successful and the tenderer fails to take up and pay for the site offered to him within a period of 28 days as required in paragraph 3, the Commissioner of Lands may declare the deposit forfeited and the tenderer shall have no further claim thereto.

2. Tenders should be accompanied by a statement indicating—

- (a) the detailed proposals of the tender for the development of the site. Proposals must be in accordance with the City by-laws;
- (b) the amount of capital available for development purposes supported by a letter of reference from the applicant's bankers.

3. The successful tenderer will be required to pay within 28 days of notification that his tender has been accepted the stand premium set out in the Schedule together with the proportionate amount of rent, the survey fees and fees payable in respect of the preparation and registration of the title together with the stamp duty (which is approximately 2 per cent of the purchase price and 1 per cent of the rent).

4. In the consideration of tenders regard will be paid to the relative merits of the proposals for construction, both immediate and long term, and the financial sufficiency of the tenderer to undertake such construction.

5. The stand premium and annual rent will be as laid down in the Schedule.

General Conditions

1. The grant will be made under the Government Lands Act (Cap. 280 of the Revised Edition of the Laws of Kenya), and title will be issued under the Registration of Titles Act. The term of the grant will be 99 years from the first day of the month following the notification of approval of the grant.

Special Conditions

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

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 36 months from

the commencement of the term complete the erection of such buildings and construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

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

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

4. The land and buildings shall only be used for (a) shops, offices and flats, or (b) hotel purposes.

5. The buildings shall not cover a greater or lesser area of the land than that laid down by the City Council of Nairobi in its by-laws.

6. The grantee shall not subdivide the land.

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

Provided that such consent shall not be required for the letting of individual flats.

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

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

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

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

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

13. The Commissioner of Lands reserves the right to revise the annual ground rental of Sh. 12,000 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at the rate of 4 per cent of the unimproved freehold value of the land as assessed by the Commissioner of Lands.

SCHEDULE

Area.—0.0697 hectares (approximately).

Stand premium.—Sh. 60,000.

Annual rent.—Sh. 12,000.

Sewer charges.—Sh. 2,830/80.

Survey fees.—Sh. 255.

GAZETTE NOTICE No. 239

THE REGISTERED LAND ACT

(Cap. 300, section 35)

LOSS OF LAND CERTIFICATE

WHEREAS Ndagu Kang'ori of Nyeri in the Republic of Kenya is registered proprietor of the piece of land comprising 13.0 acres that is to say Land Reference No. Othaya/Itemini/236 and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost notice is hereby given that after the expiration of 60 days from the date hereof I shall issue another certificate provided that no objection has been received within that period.

Dated at Nyeri this 12th day of January 1970.

R. J. MWAI,
District Land Registrar,
Nyeri.

GAZETTE NOTICE No. 84

THE REGISTERED LAND ACT

(Cap. 300)

PETROL SERVICE STATION SITE: BUSIA TOWNSHIP

THE Commissioner of Lands on behalf of County Council of Busia gives notice that a plot in Busia Township as described in the Schedule hereto, is available for alienation and applications are invited for the direct grant of the plot.

2. Plans of the plot may be seen at the County Offices at Busia.

3. Applications should be submitted to the Clerk to the Busia County Council, Private Bag, Busia. Applications must be sent so as to reach the Clerk to the County Council of Busia not later than noon on 6th February 1970.

4. Applicants must enclose with their applications their cheque for Sh. 1,000 drawn on the applicant's own banking account (no other cheque will be accepted) made payable to the Clerk to the Council as a deposit, which will be dealt with as follows:—

- (a) If the applicant is offered and takes up and pays for the plot within a period of 14 days, as required in paragraph 5 below, the deposit will be credited to him.
- (b) If the application is unsuccessful, the applicant's deposit will be refunded.
- (c) If the application is successful and the applicant fails to take up and pay for the plots offered to him within 14 days, as required in paragraph 5 below, the Commissioner of Lands may declare the deposit forfeited and the applicant shall have no further claim thereto.

5. The allottee shall pay to the Clerk to the County Council of Busia within 14 days of notification that his application has been approved the assessed stand premium and proportion of annual rent, together with the survey fees, the fees payable in respect of the preparation and registration of the grant Sh. 35. In default of the payment within the specified time the Clerk to the County Council of Busia may cancel the allocation and the applicant shall have no further claim to the grant of the plot.

General Conditions

1. The ordinary conditions applicable to grants of this nature shall apply to this grant.
2. The term of the grant will be 33 years from the first day of the month following the notification of the approval of the grant.
3. The grant will be issued in the name of the applicant as stated in the letter of application.

Special Conditions

1. The lessee shall complete the erection of approved building on the land within 24 months of the commencement of the term.
2. The erection of the building shall not be commenced until plans (including block plans showing the position of the buildings and a system of drainage for disposal of sewage, surface and sullage water), drawings, elevations and specifications thereof have been approved in writing by the lessor and by any authority whose approval is required by law. Such plans, drawings, elevations and specifications shall be submitted for approval in duplicate.
3. The lessee shall maintain the building and the drainage system in good repair and condition to the satisfactions of the lessor.
4. The land shall only be used for a petrol service station and the lessee shall throughout the term and to the satisfactions of the lessor, make substantial use of the land for such purposes.

5. No addition shall be made to the approved buildings without prior consent in writing of the lessor.

6. The land shall not be used in any manner which the lessor considers to be dangerous or offensive to the public or the neighbourhood.

7. The land shall not be subdivided.

8. The land shall not be charged, sublet or subleased or transferred without the prior consent of the lessor in writing. No application for such consent (except in respect of loan required for building purpose) will be considered until Special Condition (1) has been performed.

9. The lessee shall pay all sums that may from time to time be demanded by the lessor in respect of the cost of construction, maintaining, repairing, improving and renewing all roads, drains and sewers serving or adjoining the land.

10. The lessee shall be responsible for all rates, taxes, charges or duties of whatever description that may be levied, imposed or charged by the Government or by any local authority upon the land or the buildings.

11. The lessee shall on receipt of the notice in writing in that behalf from the lessor forthwith adequately fence or hedge the land and shall thereafter maintain such fence or hedge to the satisfaction of the lessor.

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

13. The lessee shall comply with the provisions of the Petroleum Act (Cap. 304) and any amendment thereto or re-enactment thereof for the time being in force and the rules made from time to time thereunder.

SCHEDULE

Parcel No.—27, Busia Township.

Area.—0.1394 hectares.

Stand premium.—Sh. 4,800.

Annual rent.—Sh. 960.

Stamp duty.—Sh. 118.

Survey fees.—On demand.

Road charges.—On demand.

GAZETTE NOTICE No. 171

THE TRUST LAND ACT

(Cap. 288)

NOTICE

To: Andrew Nyamweya, Nephegy Ter. 1, Budapest 1, Hungary.

WHEREAS by a grant registered on the 26th May 1958, all that piece of land situated in Kisii Township of Kenya containing by measurement 0.1148 of an acre or thereabouts that is to say Land Reference No. 1436/108 which said piece of land is delineated on the plan annexed to the said grant and more particularly on Land Survey Plan No. 53164 in the Survey Records Office at Nairobi was granted unto Andrew Nyamweya of P.O. Box 22, Kisii, to hold for the term of 33 years from the 1st day of January 1958, at an annual rent of Sh. 80 and subject (*inter alia*) to the following special conditions namely:—

General Condition (a).—The payment in advance on the 1st day of January in each year of annual rent of Sh. 80.

Special Conditions.—The grantee shall erect complete for occupation within 18 months of the commencement of the term buildings of approved design on proper foundations constructed of stone, burnt-brick or concrete with roofing of tiles or other permanent materials approved by the Provincial Commissioner and shall maintain the same (including the external paintwork) in good and substantial tenable repair and condition.

I hereby give you notice that a breach has been committed of the said conditions and that it is my intention after one month from the date of publication to commence an action in the High Court for the recovery of the plot and amounts outstanding in respect of annual rent for the years 1963-1970 amounting to Sh. 640.

J. A. O'LOUGHLIN,
Commissioner of Lands.

GAZETTE NOTICE No. 240

THE INDUSTRIAL COURT

CAUSE No. 38 of 1969

Parties:

Kenya Union of Commercial Food and Allied Workers
and

Distributive and Allied Trades Association
(Mombasa Branch)

Issues in Dispute:

Rates for the handling of cargo as follows:—

1. Bagged cargo (not including cement up to 14 bags high).
2. Cotton.
3. Sisal.
4. Bulking coffec.
5. Tea.
6. Long distance.
7. Weighing.
8. Marking.
9. Re-bagging.
10. Height of stack.
11. Re-stacking.
12. Overtime rates.

1. The Kenya Union of Commercial Food and Allied workers shall hereinafter be referred to as the Claimants and the Distributive and Allied Trades Association shall hereinafter be referred to as the Respondents.

2. The parties were heard in Mombasa on the 22nd and 23rd day of December 1969 and relied on their written and verbal submissions.

AWARD

On 11th August 1967 the parties entered into an agreement relative to terms and conditions of service on casual labour rates. It was stipulated that the agreement would be effective from 15th August 1967 and would be read in conjunction with the agreement signed on 18th October 1965. Under the heading "duration of agreement" it was provided that this agreement will remain in force for a period of 18 months and negotiations for a new agreement shall commence not later than two months before the expiry of this agreement.

On 11th April 1969 the Claimants submitted their proposals for revising the said agreement to the Respondents' chairman. On 12th April 1969 the Respondents informed the Claimants that their proposals were unacceptable and made a request for more realistic demands and for negotiations to take place with a limited number on each side as it was felt that a large number would unduly prolong the negotiations.

Further letters were exchanged between the parties and a meeting took place but as the Respondents were adamant in their attitude no progress could be made. The Claimants reported the dispute to the Ministry of Labour on 22nd May 1969 and the Ministry appointed a conciliator on 3rd July 1969. During the conciliation the Respondents conceded certain increases on 10 items none of which were in the category of primary agricultural products and after another attempt to settle the dispute on 29th August the parties decided to refer the matter to the Industrial Court for adjudication and signed the notification of dispute form on 9th September 1969.

The Claimants were very critical of the Respondents' attitude throughout negotiations and stated that although they had drastically reduced their demands which they had made originally the Respondents had not made any offers other than those which were agreed during negotiations but which items formed only 1 per cent of the total tonnage handled by their members.

The Claimants' main argument was that the Respondents had kept them completely in the dark regarding the rates which they, the Respondents, charged their principals and added that if the Respondents were undergoing any financial difficulties then the Claimants should have been taken in their confidence as they were prepared to share these difficulties with them. The Claimants reminded the Court that the workers involved in this dispute did not enjoy any fringe benefits and were not employed for the whole year. On productivity, the Claimants submitted that the workers worked very hard and in this type of job it was natural that the productivity should be maximum.

The Claimants compared the rates paid to workers in the Old Port of Mombasa with those paid by the Respondents and stated that the Old Port rates were much higher.

The Claimants reacted sharply to the Respondents' submission that the Respondents had suffered a decrease in the total tonnage handled by them because of some of their principals by-passing them and that there was a threat of the work being further reduced by mechanization, on the ground that such a move was part of overall development which was bound to take place as goods had to move faster. They stated that even if a wage restraint was imposed on their members, mechanization would still go on as those processes were aimed at all and not only the workers involved in this dispute. The Claimants added that the real reason why the Respondents had suffered a slight reduction in the business was that new companies had been formed which although paid the same rates as the Respondents were not their members.

The Claimants concluded by submitting that although they had reduced their demand from 30 per cent and 40 per cent on various items to 10 per cent the Respondents had shown a completely negative approach. They requested the Court to increase the existing rates by at least 10 per cent. They further argued that the effective date should be from 1st June 1969 and that it should remain in force for a period of 18 months. They argued that it was not difficult at all to work out the back payment due to the various workers if the effective date was awarded as requested by them.

On overtime rates the Claimants asked the Court to increase the current rate of 80 cents per hour by 10 per cent.

The Respondents' main arguments were that if the handling charges were increased any further they would have to pass them on to their principals with the result that large producers who provided vast quantities of goods like coffee, tea, maize and wheat would take steps to by-pass Mombasa and to ship direct as nominated cargo. This would increase the overhead costs to such an extent as to make handling of every cargo very costly indeed.

The Respondents asked the Court to bear in mind the importance of the export of primary products from the three East African countries. There was not the slightest doubt that agricultural products from the East African countries are unable to obtain any higher price from importing countries than those already fixed by the major producing countries and the major importing countries, in other words, what is known as the "world price". The products from East Africa have no open market and thus must compete with producers who supply the vast percentage of the requirements of the importing countries; therefore it was impossible to increase the price of the East African products and any addition to the cost of handling at Mombasa would result in a lower payment for the producer and not a higher charge to the consumer.

The Respondents stated that the Governments were already examining cheaper methods of handling in order to reduce labour costs and reference had already been made to the possibility of Maize and Produce Marketing Board of Kenya ordering special transport containers and erecting silos in Mombasa so that there is minimum handling from the farm to the hold of the ship.

The Respondents denied that the workers involved were in the category of exploited labour and stated that these workers were very well organized body of men fully capable of looking after their own interests. They were also employed in this type of undertaking very largely of their own choosing and their earnings were considerable. The Respondents stated that the total wages paid by them to the casual labourers during the three months of June, July and August were—

			Sh.
June 1969	529,278
July	457,398
August	391,240
TOTAL			.. Sh. 1,377,916

The Respondents maintained that the casual workers normally earned Sh. 20 per day for a day's work and in some cases with overtime payments their earnings reached on average of Sh. 70 per day. The Respondents rejected a comparison of their rates with those of the Old Port on the ground that those rates were very flexible as during the dhow season the fixed rates were often refused and in the off-season rates well below the agreement were often accepted. The working conditions were totally dissimilar.

The Respondents summed up by saying that if handling charges were increased it must be on the clear understanding that there would be a decrease in the employment opportunities and the Respondents wished to make it clear that they had no desire to see this happening. They added that they were most anxious to increase the use of warehouses in Mombasa and to increase employment of labour involved but this could only be done if their services are made indispensable to the producers combined with their charges being within an economic rate.

The Court has very carefully considered all the submissions made by the parties and has come to the conclusion that there is no doubt that through a combination of various circumstances which includes increased handling charges and other developments like mechanization and transportation of cargo like maize and wheat direct to the ships thereby by-passing Mombasa, the Respondents face a real danger of the volume of tonnage being handled by them being drastically reduced. The Court hopes that its award granting modest increases to workers would not lead to an increase in handling charges which should remain stable for the duration of the Court's award. The Court is confident that this will not lead to any labour saving methods being employed by the Respondents on their principals and that the goods can be handled at Mombasa in an economic and efficient manner. The Court would like to point out that as a result of the effective date which it has decided to award, the Respondents will benefit from an additional 10 months' standstill.

The Court makes the following award—

	Old Rate Sh. cts.	New Rate Sh. cts.
1. Bagged Cargo		
<i>Per bag</i>		
(Not including cement up to 14 bags high.)		
Above 224 lb.	—	38
180 lb. to 224 lb. loading and off-loading	31	33
125 lb. to 179 lb. loading and off-loading	24	25
124 lb. and under	18	19
2. Cotton		
<i>Per bale</i>		
Loading or off-loading	52	54
Weighing	18	18
3. Sisal		
<i>Per ton</i>		
Loading or off-loading	2 55	2 55
Weighing	1 55	1 55
Marking	27	27
(Previously weighing and marking 1.62)		
4. Bulking Coffee		
<i>Per bag</i>		
Single bags	60	62
Double bags	68	68
<i>Note.</i> —Bulking comprises taking bags to bulking floor, tipping out, bulking, bagging, unofficial weighing, sewing and restacking. The rate for double bags should be paid whenever two bags are used, whether or not there are one or more sewing operations.		
5. Tea		
<i>Per chest</i>		
Loading or off-loading—		
Large chests—90 lb. and over	18	20
Chests up to 89 lb. and over	16	18
Weighing	05	05
Marking—both sides	05	05
<i>Per 100 lb.</i>		
For bulking, which includes removing lids tipping out, mixing, refilling into chests, weighing to standard weight, replacing lids and stacking	1 34	1 35
Minimum payable per chest=28 cts.		
In the event of casual labour not being required to remove or replace lids, deductions from the total amount calculated on the above basis will be—		
<i>Per chest</i>		
If lids not removed	05	05
If lids not replaced	05	05
Sewing—Large	45	45
Sewing—Small	45	45
Steel bending	14	14

Old
Rate
Sh. cts. New
Rate
Sh. cts.

6. Long Distance

(From 50 yds. to 75 yds. shall be paid at the rate of 6 cts., over 75 yds. another 6 cts.)

Per bag

180 lb. to 224 lb.	6	6
125 lb. to 179 lb.	5	5
124 lb. and under	4	4

7. Weighing

Per 2 bags

Per 2 bags	10	10
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Double charges shall apply for loading and unloading if the scale is more than about 1 yd. from the truck or stack.

8. Marking

The following rate will be paid per side for marking any sack or bale other than sisal—

Per item

1 to 6 lines	7	7
7 to 12 lines	9	9

9. Re-bagging

Per bag

125 lb. to 179 lb.	9	9
180 lb. to 224 lb.	11	11

Re-bagging into double bags will be paid for at twice the above rate.

10. Height of Stack

Per item

Extra payment will be made on the following basis—

15 to 20 bags high	6	6
21 to 25 bags high	7	7
26 to 30 bags high	8	8

Double charges for off-loading to apply for stacking cotton after 6 bales high and for sisal after 5 bales. In all cases high stacking charges will only be paid when high stacking is done at the employers' request.

11. Re-stacking

Re-stacking will be paid as loading or off-loading, re-bagging per bag to remove a bag from the stack, cut the bag and stack it again.

Per bag

180 lb. to 224 lb.	40	40
125 lb. to 179 lb.	31	31
124 lb and under	24	24

12. Overtime Rates

The Court has decided not to make any change either in the present system or in the present rates being paid in respect of overtime work.

The Court awards that the effective date should be 1st January 1970 and it should remain in force for a period of 18 months.

Given in Nairobi this 16th day of January 1970.

SAEED R. COCKAR,
President.

J. CARROLL,
Dr. N. C. OTIENO,
Members.

GAZETTE NOTICE NO. 241

THE INDUSTRIAL COURT

CAUSE NO. 39 OF 1969

Parties:

Kenya Engineering Workers' Union
and

Haji Suleman Haji Ladha and Sons

Issues in Dispute:

1. Wages.
2. Hours of work.
3. Overtime.
4. Annual leave.
5. Leave allowance.
6. Sick leave.
7. Severance pay.
8. Acting appointment.
9. Housing allowance.
10. Effective date of the agreement.

1. The Kenya Engineering Workers' Union shall hereinafter be referred to as the Claimants and Haji Suleman Haji Ladha and Sons shall hereinafter be referred to as the Respondent.

2. The parties were heard in Mombasa on the 24th day of December 1969 and relied on their written and verbal submissions.

AWARD

The parties entered into an agreement on 18th November 1964 on the terms and conditions of employment of the Respondents' employees. This agreement has since then continued in force with subsequent amendments notably on the wage rates.

On 3rd June 1968 the parties concluded an agreement on wages, working hours and overtime. The workers were divided into three groups B, C and D with wages ranging from Sh. 166/50 to Sh. 235 for Group B, Sh. 245 to Sh. 255 for Group C and Sh. 265 to Sh. 460 for Group D. This agreement was to remain in force for one year from 1st April 1968 and was to be read along with the 1964 agreement.

The Claimants submitted their demands for revising the existing agreement on 6th March 1969 but the Respondents informed them that they could not negotiate until their lawyer had returned from overseas leave. On 24th March 1969 the Claimants informed the Labour Officer of the position and asked him to intervene as the Respondents were finding excuses to avoid meeting them. Eventually a meeting took place between the parties on 11th April 1969 but no settlement was possible.

The Claimants reported a trade dispute to the Ministry of Labour on the 9th May 1969 and a conciliator was appointed on 1st July 1969. As a result of conciliation an agreement was reached that there should be the following five groups—

	Group		
Artisans	B
Skilled welders	C
Semi-skilled	D
Unskilled	E

On 7th August 1969 the parties signed the notification of dispute form referring the dispute to the Industrial Court for adjudication.

The Claimants' main arguments in brief were that it was extremely difficult to negotiate with the Respondents due to their negative attitude whenever they were approached for improvement in terms and conditions of employment of their workers. They maintained that the present wages were extremely low as a single person needed at least Sh. 426/45 per month to meet his bare necessities. They stated that the standard of living of a worker should conform with the prevalent economic conditions in the country and that increased wages would certainly increase the circulation of money with consequential benefits all round. The Claimants rejected the Respondents' argument that their business had fallen since 1968 and maintained that they were busy throughout the year and had in fact established a new business in Tanzania with profits which they had earned in Kenya.

The Respondents on the other hand very strongly submitted that the bulk of the work which they did in Mombasa was from Tanzania and pointed out that in 1968 out of 32 buses which they had constructed 27 were from Tanzania and only five from Kenya. They warned that any increase in the wage other than that offered by them would render the work uneconomical and they would be forced to close down. They could not explain the reason why they failed to secure work in Kenya although they had been in business for 90 years. The Respondents gave figures in support of their contention that their total sales had declined since 1968 and added that the forecast for 1970 was not bright either. They argued that their industry had not benefited from the countrywide industrial development that was taking place. They were also very critical

of the workers' attitude to work and accused them of malingering and refusing to do overtime when requested to do so. They claimed that they had brought this state of affairs to the union's attention although they failed to produce any documents showing that they had done so in writing.

The Court has very carefully considered the submissions put forward by the parties in coming to its findings. During conciliation the position on the question of wages was as follows:—

Claimants

Group		Current	Proposed
		Sh.	Sh.
B	..	780	850
C	..	410	450
D	..	259	340
E	..	234	300
F	..	175	275

Management

(a) An employee earning from Sh. 175 to Sh. 240 to get wage increase of Sh. 15 per month.

(b) From Sh. 240 per month to Sh. 500 wage increase of Sh. 20 per month.

(c) From Sh. 500 per month and over an increase of Sh. 10 per month.

The Court has decided, in view of the past history of negotiations between the parties that housing allowance and leave allowance should form part of the wage. Accordingly the Court has taken into consideration both these items in making its award on the wage increases. The Court awards the following wage increases for the five groups:—

Group		Current	Increase	New Rate
		Sh.	Sh.	Sh.
B	..	780	20	800
C	..	410	20	430
D	..	259	20	279
E	..	234	25	259
F	..	175	15	190

Hours of Work.—The Court is not prepared to reduce the present hours of work per week and accordingly makes no award.

Overtime.—The Court awards that the overtime shall be payable at the following rates:—

(a) For overtime worked in excess of the normal number of hours per week—at one and one-half times the normal hourly rate.

(b) For overtime worked on Sunday or the employee's normal rest day and on statutory public holidays—at twice the normal hourly rate.

Annual Leave.—Nil award. The workers at present are entitled to 21 calendar days' leave with full pay on completion of 12 months' continuous service exclusive of public holidays.

Leave Allowance.—Nil award.

Sick Leave.—The Court awards that after three consecutive months' service an employee shall be entitled to sick leave up to a maximum of 30 days with full pay and thereafter to sick leave up to a maximum of 15 days with half pay in each period of 12 months' continuous service. The other conditions regarding the production of medical certificate, etc., remain as before.

Severance Pay.—This demand was withdrawn by the Claimants during the hearing.

Acting Appointment.—The Court is not inclined to make an award on this issue because of the practical difficulties which would be involved in implementing it. The Respondents made it very clear that their work was organized in such a manner that when an employee went on leave his work was not done by another employee.

House Allowance.—Nil award.

Effective Date of the Agreement.—The Court awards that the agreement should be effective from 1st August 1969 and as has been agreed between the parties it should remain in force for a period of 18th months from that date.

Given in Nairobi this 17th day of January 1970.

SAEED R. COCKAR,
President.

J. CARROLL,
Dr. N. C. OTIENO,
Members.

GAZETTE NOTICE No. 242

THE AGRICULTURE ACT

(Cap. 318, section 22)

NOTICE OF THE ELECTION OF NYANDARUA D.A.C. MEMBERS

NOTICE is hereby given for the information of the public that an election is to be held to determine members to serve on the Nyandarua District Agricultural Committee in respect of the following vacant seats in the undermentioned electoral areas:—

<i>Electoral Area</i>	<i>No. of Seats Vacant</i>
Ndaragwa Location	1
Leshau Location	1
Oi Joro Orok Location	1
Dundori Location	1
Oi Kalou Location	1
Wanjohi Location	1
Kipipiri Location	1
N. Kinangop Location	1
S. Kinangop Location	2
Geta Location	1

Applicants who, must be good farmers in Nyandarua District, and able to read and write Swahili Language should submit their applications in their own handwriting to reach the Office of the District Commissioner, Private Bag, Thomson's Falls, on or before Saturday, 7th February 1970. The knowledge of English Language will be beneficial to the applicant but it is not compulsory.

Applications from applicants who do not fulfil the requirements or which will be received late will not be acknowledged nor considered.

Dated at Thomson's Falls this 14th day of January 1970.

J. K. ETMESI,
Chairman,
Nyandarua District Agricultural Committee.

GAZETTE NOTICE No. 243

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AN AIR SERVICE

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Wilkenair (Coast) Limited (formerly Wilkenair (Malindi) Ltd.), P.O. Box 133, Malindi, Kenya, has applied to the East African Civil Aviation Board for the renewal of Licence No. CAB. 40 which authorizes the operation of the following air service:—

Air charter to, from and within the East African territories of Tanzania, Uganda and Kenya, but mostly in the coastal areas of Kenya, including Lamu, and the game parks of Kenya with base at Malindi, Kenya, for a period of five years.

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, P.O. Box 1002, Arusha, Tanzania, not later than 14th February 1970. Every such representation or objection shall be made in writing shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board.

Dated at Arusha this 14th day of January 1970.

D. M. WAIRINDI,
for Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE No. 244

THE EAST AFRICAN LICENSING OF AIR SERVICES REGULATIONS 1965

NOTICE OF APPLICATION FOR A LICENCE TO OPERATE AN AIR SERVICE

PURSUANT to the provisions of regulations 6 and 7 of the East African Licensing of Air Services Regulations 1965, notice is hereby given that Tic Air Charters Limited, P.O. Box 146, Malindi, Kenya, has applied to the East African Civil Aviation Board for the renewal of Licence No. CAB. 137 which authorizes the operation of the following air service:—

Passenger and cargo air charter work and "joy riding" with five (5) passenger seats, throughout East Africa, with base at Malindi, for a period of seven years.

It is further notified that any representations or objections with regard to this application must be made to the East African Civil Aviation Board at the office of the East African Community, P.O. Box 1002, Arusha, Tanzania, not later than 15th February 1970. Every such representation or objection shall be made in writing, shall state the specific grounds on which it is based, and shall specify any conditions which it may be desired should be attached to the licence if granted. A copy of every such representation or objection shall be sent by the person making the same to the applicant of the licence at the same time as it is sent to the East African Civil Aviation Board.

Dated at Arusha this 15th day of January 1970.

D. M. WAIRINDI,
for Secretary,
East African Civil Aviation Board.

GAZETTE NOTICE No. 245

THE EAST AFRICAN INDUSTRIAL LICENSING ACT 1953
(Section 8)

APPLICATION FOR THE GRANT OF AN INDUSTRIAL LICENCE

IN ACCORDANCE with the provisions of section 8 of the East African Industrial Licensing Act 1953, it is hereby notified for general information that an application dated 12th January 1970, has been received from Mitaf Africa Limited (in formation) of c/o P. C. Handa, Esq., advocate, P.O. Box 874, Nairobi, for grant of an industrial licence to manufacture for sale and to erect, establish and operate a factory for the manufacture for sale of welf yarns for manufacturing travelling rugs and blankets.

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

Arusha,
14th January 1970.

DICK C. S. NYAI,
for Registrar,
P.O. Box 1003, Arusha.

GAZETTE NOTICE No. 246

THE TRADE MARKS ACT
(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that on the 8th day of January 1970, the following was registered as the Registered User of the trade marks listed below and entered in the register in respect of the goods stated:—

Registered proprietor.—Jeyes Group Limited, of 31 River Road, Barking, Essex, England.

Registered user.—John Heffer (Mining) Limited, of P.O. Box 11944, Nairobi, Kenya.

Address for service.—c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Conditions or restrictions:—

1. The parties have entered into an agreement dated 16th December 1968, which sets forth the terms and conditions of permitted use.
2. It is a term of the relationship between the parties that the User will be the sole Registered User.
3. The proposed permitted use is to be without limit of period.

Trade Mark Nos.:—

1. 9226.—“JEYES” word in Class 3 in respect of soap (but excluding toilet soap), scouring and abrasive preparations, toilet preparations for the teeth and hair, detergents, ammonia for domestic purposes. (Advertised under Gazette Notice No. 2912, page 805, dated 21st July 1959.)

2. 8378.—“JEYES” word in Class 5 in respect of pharmaceutical preparations for human use and for veterinary use, disinfectants, antiseptics, germicides, fungicides, insecticides, weed killing preparations, deodorisers, vermin, slug and snail destroying preparations, medicated toilet paper. (Advertised under Gazette Notice No. 785, page 232, dated 4th March 1958.)

3. 5475.—“PAROZONE” word in Class 47 in respect of bleaching preparations, starch and common soaps for laundry use and domestic purposes. (Advertised under Gazette Notice No. 2239, page 976, dated 7th October 1952.)

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

D. J. COWARD,
Registrar of Trade Marks.

GAZETTE NOTICE No. 247

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that on the 6th day of January 1970, the following was registered as the Registered User of the trade marks listed below and entered in the Register of Trade Marks in respect of the goods stated:—

Registered proprietor.—Reckitt & Colman (Overseas) Limited, of Hull, Yorkshire, England.

Registered user.—Reckitt & Colman (Industries) Limited, of P.O. Box 18251, Nairobi, Kenya.

Address for service.—c/o Messrs. Daly & Figgis, advocates, P.O. Box 34, Nairobi.

Conditions or restrictions:—

1. The Proprietor hereby authorizes the User, during such time as the User shall be registered as Registered User of the trade marks, to use the trade marks upon or in relation to all the goods in respect of which the trade marks are respectively registered, manufactured by or for the User in accordance with specifications laid down, directions given and information supplied by the Proprietor from time to time or in relation to goods of a quality previously approved by the Proprietor and will join with the User in making application to the Registrar of Trade Marks for the purpose of securing the registration of the User as a Registered User of the trade marks under the provisions of the Trade Marks Act.

2. The User undertakes to manufacture or have manufactured on its behalf the goods in strict accordance with specifications laid down, directions given and information supplied by the Proprietor from time to time and to use the trade marks in relation only to such goods, or in relation to goods of a quality previously approved by the Proprietor and will permit the Proprietor or his authorized representative at all reasonable times to enter the User's premises for the purpose of inspecting the goods before sale and distribution and will if called upon by the proprietor to do so, submit samples of the goods for the inspection of the Proprietor.

3. It is not a condition of the Permitted User that the User shall be the sole Registered User of the trade marks and the Proprietor is not hereby precluded from having other parties registered as Registered User of the trade marks in addition to the User.

4. This agreement shall continue in force until determined by either party giving to the other one month's written notice provided, however, that the Proprietor may terminate the permitted use at any time in case of violation of any of the provisions of this agreement by the User and upon the termination of the permitted use the necessary steps may forthwith be taken by the Proprietor to cancel the entry of the User as a Registered User on the Trade Marks Register in respect of the trade marks.

TM. No.	Class	Trade Mark	Goods
14372	3	CHERRY BLOSSOM label	Cleaning and polishing preparations. (Advertised under Gazette Notice No. 1182, page 347 dated 11th April 1968.)
14511	3	SUNBEAM word	Wax polishes in liquid or paste form for use on floors. (Advertised under Gazette Notice No. 1315, page 390 dated 26th April 1968.)
14646	3	JK word	Cleaning preparations, polishing preparations, bleaching, scouring and abrasive preparations. (Advertised under Gazette Notice No. 3306, page 1070 dated 4th October 1968.)
B.14647	3	WINDOLENE word	Cleaning preparations and polishing preparations. (Advertised under Gazette Notice No. 2845, page 926 dated 30th August 1968.)
14648	5	FLORET word	Insecticides, disinfectants and preparations for purifying air. (Advertised under Gazette Notice No. 488, page 148 dated 9th February 1968.)
14649	5	HAZE word	Disinfectants, insecticides, deodorants and preparations for purifying air. (Advertised under Gazette Notice No. 1316, page 395 dated 4th June 1968.)
14950	3	HARPIC label	Cleaning preparations, polishing preparations, abrasive preparations, scouring preparations and detergents. (Advertised under Gazette Notice No. 488, page 147 dated 9th February 1968.)
14951	3	ROBIN label	Starch, blue and other preparations for laundry use. (Advertised under Gazette Notice No. 28, page 14 dated 5th January 1968.)
15404	5	ROBREX word	Infants' and invalids' foods. (Advertised under Gazette Notice No. 1315, page 392 dated 26th April 1968.)
15406	5	CLEN-O-PINE word	Disinfectants, antiseptics and insecticides. (Advertised under Gazette Notice No. 2453, page 781 dated 2nd August 1968.)
15010	3	SINO-CLIN device	All goods included in Class 3. (Advertised under Gazette Notice No. 2453, page 781 dated 2nd August 1968.)
15712	6	MIRAP word	Metal Foil. (Advertised under Gazette Notice No. 2037, page 643 dated 5th July 1968.)
15713	3	WHIP word	Cleaning preparations, polishing preparations and detergents (not included in other classes.) (Advertised under Gazette Notice No. 3359, page 1092 dated 11th October 1968.)
16198	3	SWORD device	Toilet preparations, dentifrices, mouthwashes (non-medicated) and preparations for cleaning artificial dentures. (Advertised under Gazette Notice No. 4186, page 1321 dated 27th December 1968.)

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

D. J. COWARD,
Registrar of Trade Marks.

GAZETTE NOTICE No. 248

THE TRADE MARKS ACT

(Cap. 506)

REGISTERED USER

IT IS hereby notified for general information that the following was, on the 25th day of August 1969, registered as the Registered User of the trade marks mentioned below and entered in the Register in respect of the goods stated:—

Registered Proprietor.—S. C. Johnson & Sons, Inc., of 1525 Howe Street, City of Racine, State of Wisconsin, U.S.A.

Registered User.—Johnson's Wax East Africa Limited, of Queensway House, York Street, Nairobi, Kenya.

Address for service.—c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 29, Mombasa.

Conditions or restrictions:—

The trade mark is to be used by the Registered User in relation to the goods only so long as the Registered Proprietor owns sufficient share capital of the Registered User to enable the Registered Proprietor to appoint or elect a majority of the Directors of the Registered User.

The proposed permitted use is without limit of period.

REGISTERED TRADE MARKS

TM. No.	Class	Trade Mark	Goods
16055	3	FAVOR	Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; stain removing preparations; paint removing preparations; varnish removing preparations; soaps other than for use on the body; detergents other than for use on the body; protective coating preparations; waxes; preparations in the nature of waxes for use on finished and unfinished surfaces; wax removing preparations; shoe polish, shoe creams, shoe dressing, shoe cleaners.
16056	3	PLEDGE	Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; stain removing preparations; paint removing preparations; varnish removing preparations; soaps other than for use on the body; detergents other than for use on the body; protective coating preparations; waxes; preparations in the nature of waxes for use on finished and unfinished surfaces; wax removing preparations; shoe polish, shoe creams, shoe dressing, shoe cleaners.
16057	3	RALLY	Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; stain removing preparations; paint removing preparations; varnish removing preparations; soaps other than for use on the body; detergents other than for use on the body; protective coating preparations; waxes; preparations in the nature of waxes for use on finished and unfinished surfaces; wax removing preparations; shoe polish, shoe creams, shoe dressing, shoe cleaners.
16058	3	PRONTO	Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; stain removing preparations; paint removing preparations; varnish removing preparations; soaps other than for use on the body; detergents other than for use on the body; protective coating preparations; waxes; preparations in the nature of waxes for use on finished and unfinished surfaces; wax removing preparations; shoe polish, shoe creams, shoe dressing, shoe cleaners.

REGISTERED TRADE MARKS—(Contd.)

TM. No.	Class	Trade Mark	Goods
16061	3	JOHNSON CREW & SYMBOL	Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; stain removing preparations; paint removing preparations; varnish removing preparations; soaps other than for use on the body; detergents other than for use on the body; protective coating preparations; waxes; preparations in the nature of waxes for use on finished and unfinished surfaces; wax removing preparations; shoe polish, shoe creams, shoe dressing, shoe cleaners.
16062	3	JOHNSON JUBILEE & SYMBOL	Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; stain removing preparations; paint removing preparations; varnish removing preparations; soaps other than for use on the body; detergents other than for use on the body; protective coating preparations; waxes; preparations in the nature of waxes for use on finished and unfinished surfaces; wax removing preparations; shoe polish, shoe creams, shoe dressing, shoe cleaners.
16063	3	SPHINX	Bleaching preparations and other substances for laundry use; cleaning, polishing, scouring and abrasive preparations; stain removing preparations; paint removing preparations; varnish removing preparations; soaps other than for use on the body; detergents other than for use on the body; protective coating preparations; waxes; preparations in the nature of waxes for use on finished and unfinished surfaces; wax removing preparations; shoe polish, shoe creams, shoe dressing, shoe cleaners.
16110	5	CONQUEST	Germicidal preparations other than for use on the body; disinfectants; preparations for killing weeds and destroying vermin; insecticides; insect repellents; fungicides; air deodorants; moth proofers; decongestants to remove and inhibit the accumulation of disease and infection producing agents in the air; rodenticides; preparations for the deterrence and control of insects, pests, weeds, rodents, and other noxious things.
16111	5	CRUSADE	Germicidal preparations other than for use on the body; disinfectants; preparations for killing weeds and destroying vermin; insecticides; insect repellents; fungicides; air deodorants; moth proofers; decongestants to remove and inhibit the accumulation of disease and infection producing agents in the air; rodenticides; preparations for the deterrence and control of insects, pests, weeds, rodents, and other noxious things.
16112	5	GLADE	Germicidal preparations other than for use on the body; disinfectants; preparations for killing weeds and destroying vermin; insecticides; insect repellents; fungicides; air deodorants; moth proofers; decongestants to remove

REGISTERED TRADE MARKS—(Contd.)

TM. No.	Class	Trade Mark	Goods
16113	5	RAID	and inhibit the accumulation of disease and infection producing agents in the air; rodenticides; preparations for the deterrence and control, of insects, pests, weeds rodents, and other noxious things. Germicidal preparations other than for use on the body; disinfectants; preparations for killing weeds and destroying vermin; insecticides; insect repellents; fungicides; and deodorants; moth proofers; decongestants to remove and inhibit the accumulation of disease and infection producing agents in the air; rodenticides; preparations for the deterrence and control of insects, pests, weeds, rodents, and other noxious things.
16114	5	STOCKADE	Germicidal preparations other than for use on the body; disinfectants; preparations for killing weeds and destroying vermin; insecticides; insect repellents; fungicides; air deodorants; moth proofers; decongestants to remove and inhibit the accumulation of disease and infection producing agents in the air; rodenticides; preparations for the deterrence and control of insects, pests, weeds, rodents, and other noxious things.
16115	5	JOHNSON CRUSAIRE & SYMBOL	Germicidal preparations other than for use on the body; disinfectants; preparations for killing weeds and destroying vermin; insecticides; insect repellents; fungicides; and deodorants; moth proofers; decongestants to remove and inhibit the accumulation of disease and infection producing agents in the air; rodenticides; preparations for the deterrence and control of insects, pests, weeds, rodents, and other noxious things.
16116	5	OFF	Germicidal preparations other than for use on the body; disinfectants; preparations for killing weeds and destroying vermin; insecticides; insect repellents; fungicides; air deodorants; moth proofers; decongestants to remove and inhibit the accumulation of disease and infection producing agents in the air; rodenticides; preparations for the deterrence and control of insects, pests, weeds, rodents, and other noxious things.

Representations of the above-mentioned trade marks can be seen at the Trade Marks Registry, State Law Office, Nairobi.

D. J. COWARD,
Registrar of Trade Marks.

GAZETTE NOTICE No. 249

THE PATENTS REGISTRATION ACT
(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. 1894 of 1970 in the Kenya Register of Patents on the 8th day of January 1970.

SCHEDULE

No. of application.—1894.

Date of application.—8th January 1970.

Name of applicant.—Rexal Drug and Chemical Company.

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

Particulars of grant in the United Kingdom:—

No. 1,146,620.

Date.—23rd July 1969.

Date of filing complete specification.—25th March 1966.

Complete specification published.—26th March 1969.

Nature of invention.—Improvements in or relating to Moulds for Foodstuffs.

Documents, etc., filed in registry:—

(a) One certified copy of the specification (including drawings of letters patent) of the United Kingdom Patent.

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

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, P.O. Box 29, Mombasa.

Nairobi,
16th January 1970.

D. J. COWARD,
Registrar of Patents.

GAZETTE NOTICE No. 250

THE PATENTS REGISTRATION ACT
(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. 1895 of 1970 in the Kenya Register of Patents on the 8th day of January 1970.

SCHEDULE

No. of application.—1895.

Date of application.—8th January 1970.

Name of applicant.—Triplex Safety Glass Company Limited.

Registered address.—1 Albemarle Street, Piccadilly, London, W.1, England.

Particulars of grant in the United Kingdom:—

No.—1,157,090.

Date.—29th October 1969.

Date of filing complete specification.—16th November 1966.

Complete specification published.—2nd July 1969.

Nature of invention.—Improvements in or relating to a method and apparatus for Bending Glass in Sheet Form.

Documents, etc., filed in registry:—

(a) One certified copy of the specification (including drawings of letters patent) of the United Kingdom Patent.

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

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, P.O. Box 29, Mombasa.

Nairobi,
16th January 1970.

D. J. COWARD,
Registrar of Patents.

GAZETTE NOTICE No. 251

THE PATENTS REGISTRATION ACT
(Cap. 508)

ORIGINAL ENTRY

IT IS hereby notified for general information that a letters patent particulars of which appear in the Schedule hereto was registered as No. 1896 of 1970 in the Kenya Register of Patents on the 12th day of January 1970.

SCHEDULE

No. of application.—1896.

Date of application.—12th January 1970.

Name of applicant.—Hovercraft Development Limited.

Registered address.—Kingsgate House, 66-74, Victoria Street, London, S.W.1, England.

Particulars of grant in the United Kingdom:—

No.—1,043,351.

Date.—11th January, 1967.

Date of filing complete specification.—26th March 1963.

Complete specification published.—21st September 1966.

Nature of invention.—Improvements relating to Means for Bounding a Space for Receiving Pressurised Gas.

Documents, etc., filed in registry:—

(a) One certified copy of the specification (including drawings).

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

(c) Authorization in favour of Messrs. Atkinson, Cleasby & Satchu, P.O. Box 29, Mombasa.

Nairobi,
16th January 1970.

D. J. COWARD,
Registrar of Patents.

GAZETTE NOTICE No. 252

THE LIQUOR LICENSING ACT
(Cap. 121)

KERICHO LIQUOR LICENSING COURT

THE first statutory meeting of the Kericho Liquor Licensing Court will be held in the Office of the District Commissioner, Kericho, at 10 a.m. on Monday, 4th May 1970.

Applications for new licences, renewals, transfers or removals of the existing licences should be submitted on the prescribed form, affixed with a K.Sh. 10 revenue stamp, to the President, Kericho Liquor Licensing Court, P.O. Box 19, Kericho, on or before 25th March 1970.

New applicants must appear in person or be represented by an advocate. Applicants for transfers, renewals or removals are not obliged to appear in person, unless there are objections, in which case appearance is desirable.

Late applications shall only be considered if they are received on or before 12th April 1970, and on payment of an additional late application fees of K.Sh. 150.

Dated this 8th day of January 1970.

M. M. OLE CHARO,
President,
Kericho Liquor Licensing Court.

GAZETTE NOTICE No. 253

THE LIQUOR LICENSING ACT
(Cap. 121)

SOUTH COAST LIQUOR LICENSING COURT
(Special Meeting)

DULY authorized by the Provincial Commissioner, Coast Province, Mombasa, a special meeting of the South Coast Liquor Licensing Court will be held in the District Commissioner's Office, Mombasa, on Monday, 26th January 1970, at 10 a.m.

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

Mombasa,
7th January 1970.

ELIUD NJENGA,
President,
South Coast Liquor Licensing Court,
Mombasa.

GAZETTE NOTICE No. 254

THE LIQUOR LICENSING ACT
(Cap. 121)

NAIROBI LIQUOR LICENSING COURT
Postponement of Meeting

IT IS notified for general information that due to unavoidable circumstances, the special meeting of the Nairobi Liquor Licensing Court scheduled to be held on 19th January 1970, has been postponed until further notice.

Nairobi,
14th January 1970.

W. K. MARTIN,
President,
Nairobi Liquor Licensing Court.

GAZETTE NOTICE No. 255

THE LIQUOR LICENSING ACT
(Cap. 121)

NAROK LIQUOR LICENSING COURT
Special Meeting

DULY authorized by the Provincial Commissioner, Rift Valley Province, notice is hereby given for a special meeting of the Narok Liquor Licensing Court to be held at the District Commissioner's Office on Friday, 30th January 1970, at 10 a.m., to consider late applications for new or renewals of liquor licences.

Applicants for new licences must be present in person or be represented by their advocates.

Dated this 6th day of January 1970.

D. J. OFUMBO,
President,
Narok Liquor Licensing Court.

GAZETTE NOTICE No. 256

THE AFRICAN LIQUOR ACT
(Cap. 122)

KERICHO AFRICAN LIQUOR LICENSING BOARD

THE first statutory meeting of the Kericho African Liquor Licensing Board will be held in the Office of the District Commissioner, Kericho, at 10 a.m. on Monday, 8th June 1970.

Applications for renewals, removals, transfers and new licences to manufacture and sell African intoxicating liquor must reach the Office of the District Commissioner, P.O. Box 19, Kericho, on or before 25th April 1970. Late applications not received by this date will not be considered.

Applicants for new licences are requested to appear in person, attendance for renewals is optional unless there are objections in which case attendance is desirable.

Dated this 8th day of January 1970.

M. M. OLE CHARO,
Chairman,
Kericho African Liquor Licensing Board.

GAZETTE NOTICE No. 257

THE AFRICAN LIQUOR ACT
(Cap. 122)

NAROK AFRICAN LIQUOR LICENSING BOARD
Special Meeting

DULY authorized by the Provincial Commissioner, Rift Valley Province, a special meeting of the Narok African Liquor Licensing Board will be held in the District Commissioner's Office, Narok, on Monday, 2nd February 1970, to consider late applications.

Dated this 7th day of January 1970.

D. J. OFUMBO,
Chairman,
Narok African Liquor Licensing Board.

GAZETTE NOTICE No. 258

THE AFRICAN LIQUOR ACT
(Cap. 122)

MOMBASA AFRICAN LIQUOR LICENSING BOARD
(Special Meeting)

DULY authorized by the Provincial Commissioner, Coast Province, Mombasa, a special meeting of the Mombasa African Liquor Licensing Board will be held in the District Commissioner's Office, Mombasa, on Monday, 26th January 1970, at 2.15 p.m.

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

Mombasa,
7th January 1970.

ELIUD NJENGA,
Chairman,
Mombasa African Liquor Licensing Board.

GAZETTE NOTICE No. 259

PROBATE AND ADMINISTRATION

TAKE NOTICE that after 14 days from the date of this Gazette, I intend to apply to the High Court at Nairobi for representation of the estates of the persons named in the second column of the Schedule hereto, who died on the dates respectively set forth against their names.

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

SCHEDULE

<i>Public Trustee's Cause No.</i>	<i>Name of Deceased</i>	<i>Address</i>	<i>Date of Death</i>	<i>Testate or Intestate</i>
7/70	Eric Tilas Nguli ..	Kahawa, Nairobi	28-12-69	Intestate
8/70	Alexandro Dionizio Mateus Fernandes	Nairobi	2-1-70	Intestate
9/70	Haji Farah Hussein	Nairobi	31-10-69	Intestate

Nairobi,
16th January 1970.

D. J. COWARD,
Public Trustee.

GAZETTE NOTICE No. 260

IN THE HIGH COURT OF KENYA AT NAIROBI
PROBATE AND ADMINISTRATION

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

(1) CAUSE No. 154 of 1951

By Mrs. Manjula Ambalal Patel of P.O. Box 2, Molo in Kenya, the widow of Ambalal Purshottam Patel and the executrix named in his will (the said Ambalal Purshottam Patel himself being one of the executors named in the will of the deceased herein and he having died leaving unadministered the estate of the deceased herein), through Bhailal Patel, Esq., advocate of Nairobi, for a grant of letters of administration de bonis non with the will annexed of the estate of Purshottam Naranbhai Patel of Molo aforesaid, who died at Nakuru in Kenya, on the 25th day of December 1950.

(2) CAUSE No. 11 of 1970

By Harakhchand Nemchand Shah of P.O. Box 962, Nairobi in Kenya, the eldest son of the deceased and one of the executors appointed in his will (the other executor having renounced his right and title to probate and execution of the will), through Messrs. Shah & Parekh, advocates of Nairobi, for a grant of probate of the will of Nemchand Fulchand Shah of Nairobi aforesaid, who died at Nairobi on the 27th day of April 1967.

(3) CAUSE No. 13 of 1970

By Meharban Singh of P.O. Box 628, Nairobi in Kenya, the son of the deceased and the executor appointed in his will, through Messrs. Khanna & Khanna, advocates of Nairobi, for a grant of probate of the will of Mohan Singh s/o Balasa Singh of Nairobi aforesaid, who died at Nairobi on the 9th day of September 1966.

(4) CAUSE No. 14 of 1970

By Neville Patrick Gibson Warren of P.O. Box 34, Nairobi in Kenya, one of the duly constituted attorneys of Eliane Marie Suzanne Heisch of Geneva in Switzerland, formerly of London in England, the widow of the deceased and the sole executrix appointed in his will, through Messrs. Daly & Figgis, advocates of Nairobi, for resealing in Kenya, the grant of probate granted on 10th October 1969, by the Principal Probate Registry of the High Court of Justice in England, of the will of Ronald Brodie Heisch of London aforesaid, who died at London on the 6th day of September 1969.

(5) CAUSE No. 17 of 1970

By Dwijikumar Harishanker Trivedi of P.O. Box 1048, Nairobi in Kenya, the attorney of Taraben Pravin Madhvani of Jinja in Uganda, the widow of the deceased and the executrix appointed in his will, through Messrs. Trivedi & Trivedi, advocates of Nairobi, for resealing in Kenya, the grant of probate granted by the District Probate Registry of the High Court of Uganda at Jinja, of the will of Pravin Vithaldas Madhvani of Jinja aforesaid, who died at Calcutta in India, on the 4th day of May 1969.

(6) CAUSE No. 18 of 1970

By National and Grindlays Bank Limited (through its duly authorized attorney John David Brown of P.O. Box 30402, Nairobi in Kenya), the sole executor appointed in the will of the deceased, through Messrs. Kaplan & Stratton, advocates of Nairobi, for a grant of probate of the will of Norman Clifford Hill of Machakos in Kenya, who died at Nairobi aforesaid, on the 2nd day of June 1969.

(7) CAUSE No. 19 of 1970

By The Standard Bank Limited (through its duly authorized attorney Ronald Henry Fulbrook of P.O. Box 30299, Nairobi in Kenya), the sole executor appointed in the will of the deceased, through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi, for a grant of probate of the will of Stella Marie Fichat of Nairobi aforesaid, who died at Nairobi on the 17th day of June 1969.

(8) CAUSE No. 20 of 1970

By Mrs. Muktaben w/o Pranjivan Lalji Makhecha, of P.O. Box 3935, Nairobi in Kenya, the widow of the deceased, through Messrs. H. P. Makhecha & Co., advocates of Nairobi, for a grant of letters of administration intestate of the estate of Pranjivan Lalji Makhecha of Nairobi aforesaid, who died at Nairobi on the 13th day of September 1966.

(9) CAUSE No. 21 of 1970

By Edwin Alfred Bristow of P.O. Box 111, Nairobi in Kenya, one of the duly constituted attorneys of Jack Edwin Percy Perrier and Eileen Bulkeley Perrier both of St. Peter in Island of Jersey, the executors appointed in the will and one codicil of the deceased, through Messrs. Kaplan & Stratton, advocates of Nairobi, for resealing in Kenya, the grant of probate granted on 17th October 1969, by the Probate Division of the Royal Court of Jersey, of the will and one codicil of Jessie Ethel Louise Lytleton of St. Peter aforesaid, who died at St. Peter on the 16th day of September 1969.

(10) CAUSE No. 22 of 1970

By Amancio Sebastian Fernandes of P.O. Box 1724, Mombasa in Kenya, the father of the deceased, through S. S. Sandhu, Esq., advocate of Nairobi, for a grant of letters of administration intestate of the estate of Albert Massilon Fernandes of Nairobi in Kenya, who died at Nairobi on the 27th day of September 1968.

(11) CAUSE No. 23 of 1970

By Mulchand Somchand Khimasia of P.O. Box 214, Nairobi in Kenya, one of the executors named in the will of the deceased, through Messrs. Shah & Parekh, advocates of Nairobi, for a grant of probate of the will of Somchand Meghji Khimasia (also known as Somchand Meghji Shah), of Nairobi aforesaid, who died at Nairobi on the 9th day of January 1969.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 6th February 1970.

M. F. PATEL,
Deputy Registrar,
High Court of Kenya, Nairobi.

N.B.—The wills and codicil mentioned above have been deposited in and are open to inspection at the Court.

GAZETTE NOTICE No. 261

IN THE HIGH COURT OF KENYA AT KISUMU
PROBATE AND ADMINISTRATION

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

CAUSE No. 23 of 1969

By Jayaben Kantilal Amin of Miwani in the Republic of Kenya, the widow of the deceased and an executrix named in his will, through Messrs. Kohli, Patel & Raichura, advocates of Kisumu in Kenya, for a grant of probate in the will of the late Kantilal Dahyabhai Amin, late of Miwani, who died along the Morogoro Road in the District of Dar es Salaam in Tanzania, on the 15th day of June 1969.

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

J. O. ABRAHAM,
District Registrar,
High Court of Kenya, Kisumu.

N.B.—The will mentioned above has been deposited in and is open for inspection at the Court.

GAZETTE NOTICE No. 262

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

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

CAUSE No. 88 of 1969

By (1) Maniben Premchand Shah, and (2) Keshavlal Premchand Shah, the executors named in the will of the deceased, through Messrs. U. K. Doshi & Doshi, advocates of Mombasa, for a grant of probate of the will of Premchand Vershi Shah of Mombasa in Kenya, who died on the 19th day of November 1968, at Mombasa in Kenya.

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

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

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

GAZETTE NOTICE No. 263

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

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

CAUSE No. 94 of 1969

By Fuad Mbarak Warshow of Mombasa in Kenya, the son of the deceased Mbarak Warshow also of Mombasa in Kenya, through C. B. Gor, Esq., advocate of Mombasa in Kenya, for a grant of letters of administration intestate of the estate of the late Mbarak Warshow of Mombasa in Kenya, who died on the 1st day of February 1969, at Mombasa in Kenya.

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

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

Mombasa,
9th January 1970.

GAZETTE NOTICE No. 264

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

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

CAUSE No. 95 of 1969

By Paul Joseph Chai of Mombasa in Kenya, the attorney of Mati Mohamed Munga Umari, the widow of the deceased Mohamed Munga Umari also of Mombasa in Kenya, through C. B. Gor, Esq., advocate of Mombasa in Kenya, for a grant of letters of administration intestate of the estate of the said Mohamed Munga Umari of Mombasa in Kenya, who died on the 8th day of July 1966, at Mombasa aforesaid.

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

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

Mombasa,
9th January 1970.

GAZETTE NOTICE No. 265

ESMAIL LALJI, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim or an interest in the estate of the late Esmail Lalji formerly of P.O. Box 37, Eldoret in the Uasin Gishu District, who died on the 6th day of January 1970, is hereby required to send particulars in writing of his claim or interest to Messrs. Shaw & Carruthers, advocates of P.O. Box 112, Eldoret, on or before the 31st day of March 1970, after which date the estate will be distributed amongst the persons entitled thereto having regard only to the claims and interests of which it has had notice and will not as respects the property so distributed be liable to any person of whose claim it shall not have then had notice.

SHAW & CARRUTHERS,
Advocates for the Executors.

GAZETTE NOTICE No. 266

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Khimji Pethraj Shah.
Address.—P.O. Box 10707, Nairobi.
Description.—Trader.
Court.—High Court of Kenya, Kisumu.
No. of matter.—B.C. 2 of 1958.
Date of order.—19th September 1969.
Date of issue.—25th November 1969.
Nature of order made.—Application granted but discharge suspended until the debtor shall have paid the Official Receiver Sh. 1,000 to cover his expenses.

J. O. ABRAHAM,
*District Registrar,
High Court of Kenya, Kisumu.*

GAZETTE NOTICE No. 267

THE BANKRUPTCY ACT
(Cap. 53)

ORDER MADE ON APPLICATION FOR DISCHARGE

Debtor's name.—Jadavji Shivji.
Address.—P.O. Box 382, Nairobi.
Description.—Trader.
Court.—High Court of Kenya, Kisumu.
No. of matter.—B.C. 11 of 1957.
Date of order.—19th September 1969.
Date of issue.—25th November 1969.
Nature of order made.—Application granted but discharge suspended until the debtor shall have paid the Official Receiver Sh. 600 to defray the Official Receiver's expenses.

J. O. ABRAHAM,
*District Registrar,
High Court of Kenya, Kisumu.*

GAZETTE NOTICE No. 268

IN THE MATTER OF THE COMPANIES ACT
(Cap. 486)

AND

IN THE MATTER OF BLACKTRAP LIMITED
(Members' Voluntary Winding Up)

NOTICE OF FINAL MEETING

NOTICE is hereby given that the final general meeting of the Company will be held at 10 a.m. on Monday, the 23rd February 1970, at offices of S. L. Gajree, Esq., Lombard House, Tom Mboya Street, Nairobi, in accordance with the provisions of and for the purposes laid down in section 283 of the Companies Act (Cap. 486).

Dated this 13th day of January 1970.

S. L. GAJREE, F.A.I.A.,
Liquidator.

GAZETTE NOTICE No. 269

IN THE MATTER OF THE COMPANIES ACT
(Cap. 486)

AND

IN THE MATTER OF ZEA ESTATE LIMITED
MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that the following special resolution was passed at a meeting of the shareholders of the Company held on 15th January 1970:—

"That the Company be wound up voluntarily and that Frank Rooney of Mansion House, Nairobi, be appointed liquidator for the purpose."

Creditors of the Company are required on or before 15th March 1970, to send full particulars of all claims they have against the said Company to the undersigned and if so required by notice in writing from the said liquidator are personally or by their advocates to come in and prove debts or claims set out in such notice or in default thereof they may be excluded from the benefit of any distribution made before such debts are proved.

Dated this 15th day of January 1970.

F. ROONEY,
*Liquidator,
P.O. Box 612, Nairobi.*

GAZETTE NOTICE No. 270

IN THE MATTER OF THE COMPANIES ACT
(Cap. 486)

AND

IN THE MATTER OF ZEA ESTATE LIMITED
MEMBERS' VOLUNTARY WINDING UP
(Rule 51)

Name of company.—Zea Estate Limited.
Address of registered office.—P.O. Ruiru.
Registered postal address.—P.O. Ruiru.
Nature of business.—Not trading.
Liquidator's name.—Frank Rooney.
Address.—P.O. Box 612, Nairobi.
Date of appointment.—15th January 1970.
By whom appointed.—Members.

Nairobi,
15th January 1970.

F. ROONEY,
Liquidator.

GAZETTE NOTICE NO. 271

THE COMPANIES ACT
(Cap. 486)

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

Reg. No.	Name
5386	Mawani and Company Limited.
6886	International Trade Promotions Limited.
7046	The Livestock and Meat Wholesale Agent Kenya Company Limited.

Dated this 16th day of January 1970.

O. M. SAMEJA,
Assistant Registrar of Companies.

GAZETTE NOTICE NO. 272

KERINGET ESTATES LIMITED

CLOSURE OF ROADS

NOTICE is hereby given that all private roads on Keringet Estates Limited at Molo will be closed to the public throughout one day, Sunday, 1st February 1970.

*Secretary,
for and on behalf of
Africa Registrars Limited.*

GAZETTE NOTICE NO. 273

THE SOCIETIES RULES 1968
(L.N. 62 of 1968)

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

SCHEDULE

African Independent Pentecostal Church of Kenya, to African Independent Pentecostal Church of Africa.

Dated this 16th day of January 1970.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE NO. 274

THE SOCIETIES RULES 1968
(L.N. 62 of 1968)

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

- (a) the society named in the First Schedule hereto has been registered; and
- (b) the society named in the Second Schedule hereto has been refused registration,

under the provisions of the Societies Act 1968.

FIRST SCHEDULE

Name of Society	Date Registration Effected
Lanet Women Progressive Welfare Association	15-1-70

SECOND SCHEDULE

Name of Society	Date of Refusal
Luo Union (E.A.), Kericho Branch	14-1-70

Dated this 16th day of January 1970.

D. J. COWARD,
Registrar of Societies.

GAZETTE NOTICE NO. 275

THE CO-OPERATIVE SOCIETIES ACT
(Cap. 490)

REGISTRATION

IT IS hereby notified for general information that the—

GILGIL CO-OPERATIVE SOCIETY LIMITED
has been registered under section 7 (3) of the Act.
Gazette Notice No. 2244 of 1968 is cancelled.

Dated this 26th day of February 1969.

D. J. NYANJOM,
Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 276

(CS/1501/17)

THE CO-OPERATIVE SOCIETIES ACT
(Cap. 490)

INQUIRY

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

Now I hereby authorize Peter Miutu to hold such inquiry at such place and at such time as may be expedient and duly notified by him.

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

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

Section 63 (1).—Costs of Inquiry.

Section 63 (2).—Recovery of Costs.

Section 87.—Offences.

Given under my hand at Nairobi this 24th day of December 1969.

J. G. AYUGI,
for Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 277

(CS/860/36)

THE CO-OPERATIVE SOCIETIES ACT
(Cap. 490)

APPOINTMENT OF LIQUIDATOR
(Variation Order)

WHEREAS by order dated the 27th day of October 1969, Mrs. Wilfred Chege was appointed liquidator of Kinoo Thrift and Savings Co-operative Society Limited, and whereas the said Mrs. Wilfred Chege is unable to act as liquidator:

Now, therefore, I hereby appoint Rodgers Musembi Manundu to be liquidator in the matter of the aforesaid co-operative society.

Given under my hand at Nairobi this 24th day of December 1969

J. G. AYUGI,
for Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 278

(CS/928/81)

THE CO-OPERATIVE SOCIETIES ACT
(Cap. 490)

APPOINTMENT OF LIQUIDATOR
(Variation Order)

WHEREAS by order dated the 27th day of October 1969, Mrs. Wilfred Chege was appointed liquidator of Mathare Housing Co-operative Society Limited, and whereas the said Mrs. Wilfred Chege is unable to act as liquidator:

Now, therefore, I hereby appoint Rodgers Musembi Manundu to be liquidator in the matter of the aforesaid co-operative society.

Given under my hand at Nairobi this 31st day of December 1969.

J. G. AYUGI,
for Commissioner for Co-operative Development.

GAZETTE NOTICE No. 279

PAN AFRICA INSURANCE COMPANY LIMITED,
MOMBASA
(Incorporated in Kenya)

LOSS OF POLICY

Policy No. 12250 on the life of Fanuel Magongele Makala, c/o E.A. Income Tax Department, P.O. Box 9131, Nairobi

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

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

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

Mombasa, 9th January 1970.

A. A. PATEL,
Manager,
P.O. Box 867, Mombasa.

GAZETTE NOTICE No. 280

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

Life Policy No. 13918 for Sh. 20,000 in the name of Badrudin S. Jessa, of P.O. Box 797, Masaka, Uganda

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

M. R. HOSANGADY,
Executive Director/Company Secretary.

GAZETTE NOTICE No. 281

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

Life Policy No. 27097 for Sh. 20,000 in the name of Peter Hudson H. Mziray s/o Sefu Mbwana Mziray, c/o District Agricultural Office, P.O. Box 26, Tabora, Tanzania.

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

M. R. HOSANGADY,
Executive Director/Company Secretary.

GAZETTE NOTICE No. 282

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

Life Policy No. 28890 in the name of Philip Kituku s/o Maluli Nthenge of P.O. Makueni, Machakos

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

M. R. HOSANGADY,
Executive Director/Company Secretary.

GAZETTE NOTICE No. 283

THE JUBILEE INSURANCE COMPANY LIMITED
(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

LOSS OF POLICY

Life Policy No. 1073 in the name of Jafferali Sumar Kurji, for Sh. 2,000, of P.O. Box 29, Masaka

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

M. R. HOSANGADY,
Executive Director/Company Secretary.

GAZETTE NOTICE No. 284

THE COUNTY COUNCIL OF MURANG'A
THE VALUATION FOR RATING ACT

(Cap. 266, as amended)

FORT HALL, SABA SABA AND MARAGUA TOWNSHIPS

NOTICE

TAKE NOTICE that the above-mentioned rolls were laid before the meeting of the Council held on 9th January 1970, and are now open for public inspection at the offices of the Clerk to Council, Murang'a, between the hours of 8.15 a.m. and 12.45 p.m. and 2 p.m. to 4.30 p.m. on Monday to Friday inclusive and on Saturday between the hours of 8.15 a.m. and 12.15 p.m., holidays and Sundays excepted.

In conformity with the Valuation for Rating Act 1964, all persons aggrieved either—

- (a) by the inclusion of any rateable property in or by the omission of any rateable property from the Draft Valuation Rolls; or
- (b) by any value ascribed in the Draft Valuation Roll to any rateable property, or by other statements made or omitted to be made in the said rolls with respect to any rateable property.

may lodge an objection with the undersigned at the Council offices any time before the expiration of 28 days from the date of publication of this notice.

Parties aggrieved are requested particularly to note that "no person shall be entitled to urge any objection before the Valuation Court unless they have first lodged such notice of objection as aforesaid".

Murang'a,
12th January 1970.

Z. MUHIA,
Acting Clerk to the Council.

GAZETTE NOTICE No. 285

THE EMBU COUNTY COUNCIL

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

NOTICE OF ELECTION AND OF TIME AND PLACE FOR NOMINATION

AN election is to be held to determine the Councillors to serve in the Embu County Council, in respect of the following vacant seats in the undermentioned electoral areas:—

<i>Electoral Area</i>	<i>Registration Units</i>	<i>Vacant Seats</i>
Kagaari	1622 266	
and	1623 267	
Mbeti	1624 1600	2
	1625 1602	
	162 1603	

Nomination papers may be delivered by the candidates to the Returning Officer at District Commissioner's Office, Embu, between the hours of eight o'clock in the morning and noon on the 24th January 1970.

Forms of nomination may be obtained at District Commissioner's Office on any week-day during working hours. The Returning Officer will prepare a nomination paper for signature at the request of a voter.

If the election is contested, the poll will take place on 14th February 1970.

Dated this 8th day of January 1970.

S. THUO,
Returning Officer.

NOTE

The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966.

GAZETTE NOTICE No. 286

**THE KISUMU COUNTY COMMISSION
THE LOCAL GOVERNMENT (ADOPTIVE BY-LAWS)
(LICENSING OF BICYCLES) ORDER 1969
(L.N. 291 of 1969)**

WHEREAS the Minister for Local Government has made the Local Government (Adoptive By-laws) (Licensing of Bicycles) Order 1969 (L.N. 291 of 1969), in exercise of the powers conferred upon him by regulation 210 of the Local Government Regulations 1963:

And whereas the Muhoroni Area Council, a County Division within the Kisumu County Commission, intend to adopt the aforesaid Order at their meeting to be held on Tuesday, 3rd February 1970:

Now, notice is hereby given in accordance with the provisions of regulation 203 of the Local Government Regulations 1963, that the Local Government (Adoptive By-laws) (Licensing of Bicycles) Order 1969 (L.N. 291/1969) may be inspected by any person at the offices of the Secretary, Muhoroni Area Council, Tamu, during the office hours.

Any objection to the proposed adoption of the aforesaid Order by the Area Council must be lodged in writing with the Secretary, Muhoroni Area Council, Tamu, P.O. Box 13, Muhoroni, within 12 days after publication of this notice.

JOHN O. SANGA,
Clerk to the Commission,
Kisumu,
9th January 1970.

GAZETTE NOTICE No. 287

**THE KISUMU COUNTY COMMISSION
THE LOCAL GOVERNMENT (ADOPTIVE BY-LAWS)
(LICENSING OF BICYCLES) ORDER 1969
(L.N. 291 of 1969)**

WHEREAS the Minister for Local Government has made the Local Government (Adoptive By-laws) (Licensing of Bicycles) Order 1969 (L.N. 291 of 1969), in exercise of the powers conferred upon him by regulation 210 of the Local Government Regulations 1963:

And whereas the Kisumu County Commission intend to repeal their existing Licensing of Bicycles and Carts By-laws 1959, and to adopt the aforesaid Order, at their meeting to be held on Friday, 24th January 1970:

Now, notice is hereby given in accordance with the provisions of regulation 203 of the Local Government Regulations 1963, that the Local Government (Adoptive By-laws) (Licensing of Bicycles) Order 1969 (L.N. 291 of 1969) may be inspected by any person at the offices of the Clerk to the Commission, Kisumu County Commission, during normal office hours.

Any objection to the proposed adoption of the aforesaid Order by the Commission must be lodged in writing with the Clerk to the Kisumu County Commission, P.O. Box 86, Kisumu, within 12 days after publication of this notice.

JOHN O. SANGA,
Clerk to the Commission,
Kisumu, *Offices of the Kisumu County Commission,*
8th January 1970. *P.O. Box 86, Kisumu.*

GAZETTE NOTICE No. 288

**THE MUKOGODO AREA COUNCIL
THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L.N. 101 of 1966)**

**NOTICE OF ELECTION AND OF THE TIME AND PLACE FOR
NOMINATIONS**

AN election is to be held to determine the Councillors to serve in the Mukogodo Area Council of Laikipia District in respect of the following vacant seats in the undermentioned electoral area:—

Electoral area.—Mukogodo.

No. of vacant seats.—Two.

Nomination papers may be delivered by the candidate to the Returning Officer at District Commissioner's Office, Nanyuki, between the hours of eight o'clock in the morning and noon on the 21st February 1970.

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

If election is contested, the poll will take place on the 7th day of March 1970.

Dated this 12th day of January 1970.

D. A. MULAMA,
Returning Officer,
Laikipia District.

GAZETTE NOTICE No. 289

THE COUNTY COUNCIL OF KIRINYAGA

**THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L.N. 101/1966 as amended by L.N. 79/1968)**

**NOTICE OF ELECTION AND OF THE TIME AND PLACE FOR
NOMINATIONS**

A by-election is to be held to determine the Councillors to serve in the County Council of Kirinyaga, in respect of the following vacant seats in the undermentioned electoral areas:—

<i>Electoral Areas</i>	<i>Reg. Units</i>	<i>No. of Vacant Seats</i>
Ngaru	395	1
Karumande	397	1
Mbiri	399	1

Nomination papers may be delivered by candidates to the Returning Officer at the Office of the District Commissioner, Kerugoya, between the hours of eight o'clock in the morning and 12 noon on the 7th February 1970.

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

If the by-election is contested, the poll will take place on the 10th day of February 1970.

Dated at Kerugoya this 7th day of January 1970.

L. D. GALGALO,
Returning Officer,
County of Kirinyaga.

NOTE

The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966.

GAZETTE NOTICE No. 290

THE MERU COUNTY COUNCIL

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

**NOTICE OF BY-ELECTION AND OF TIME AND PLACE FOR
NOMINATIONS**

A BY-ELECTION is to be held to determine the Councillors to serve in the Meru County Council in respect of the following vacant seats in the undermentioned electoral areas:—

<i>Electoral Area</i>	<i>Reg. Unit No.</i>	<i>No. of Seats Vacant</i>
Lower Abothuguchi	1808, 1809, 1810, 1811	1
Igoji	1824, 1825, 1826	1
Athiru Rujine	2074	1
Akirang'ondur and Kiegoi	280, 281	1

Nomination papers may be delivered by the candidate or his proposer or seconder to the Returning Officer between the hours of eight o'clock in the morning and noon on the 26th day of January 1970.

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

If the election is contested, the poll will take place on the following days:—

<i>Electoral Area</i>	<i>Reg. Unit No.</i>	
Lower Abothuguchi	1808, 1809, 1810, 1811	} 6th Feb. 1970
Igoji	1824, 1825, 1826	
Athiru Rujine	2074	} 7th Feb. 1970
Akirang'ondur and Kiegoi	280, 281	

Dated this 13th day of January 1970.

S. E. OBURU,
Returning Officer,
Meru District.

GAZETTE NOTICE No. 291

THE LOCAL GOVERNMENT ELECTIONS RULES 1963
(L.N. 370 of 1963)

NOTICE OF ELECTIONS

ELECTIONS are to be held of Councillors to serve on the County Council of South Nyanza for the following electoral areas:—

<i>Electoral Area</i>	<i>Registration Unit No.</i>	<i>Name of Registration Unit</i>	<i>Elected Councillors</i>
East Karachuonyo One	1086	Kamser/Seka .. .	One
	1068	Kogweno/Kawuor .. .	
	1069	Kogembo .. .	
	1070	Kogweno/Oriang .. .	
	1071	Kamser/Nyakongo .. .	
	1072	Kotieno .. .	
	1073	Konyango .. .	
	1074	Kakuajuok .. .	
	1075	Kanyadhiang .. .	
	1156	Kabonyo .. .	
Kanyamua	1157	Kwandiku .. .	One
	1158	Kachola/Kadwet .. .	
	1159	Kajwang' .. .	
	1160	Kayambo .. .	
	1161	Kwamo .. .	
	1162	Kochieng'/Kakaeta/Komungu .. .	
Bukuria One	1190	Ikerege .. .	One
	1191	Taranganya .. .	
	1192	Makarange .. .	

Nomination day will be on 31st January 1970 and nomination papers should be delivered by the candidate to the Returning Officer at the office of the District Commissioner, South Nyanza, between the hours of eight o'clock in the morning and noon on that day.

Forms of nomination may be obtained from the District Commissioner's Office, Homa Bay, during working hours between the hours of nine in the morning and noon.

Elections are to be held on 17th February 1970.

J. K. KIRUI,
Returning Officer,
South Nyanza,
Homa Bay,

GAZETTE NOTICE No. 292

THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L.N. 101/1966 as amended by L.N. 79/1968)

NOTICE OF ELECTION AND TIME AND PLACE FOR NOMINATIONS
Extension of Notice and Time and Place of Nomination

AN election is to be held to determine the councillors to serve in the Kinangop Area Council of the County Council of Nyandarua in respect of the following vacant seats in the undermentioned electoral area:—

<i>Electoral Area</i>	<i>No of Seats Vacant</i>
South Kinangop	2

Nomination papers may be delivered by the candidate to the Returning Officer at the Office of the District Commissioner, Thomson's Falls, between the hours of eight o'clock in the morning and noon on 31st January 1970.

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

If election is contested, the poll will take place on the 14th and 15th day of February 1970.

Dated this 10th day of January 1970.

J. K. ETEMESI,
Returning Officer, Nyandarua.

NOTE

The attention of candidates and persons nominating is drawn to the rule for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966.

Gazette Notice No. 3822 is amended accordingly.

GAZETTE NOTICE No. 293

THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L.N. 101/1966 as amended by L.N. 79/1968)

NOTICE OF ELECTION AND TIME AND PLACE FOR NOMINATIONS
Extension of Notice and Time and Place of Nomination

AN election is to be held to determine the councillors to serve in the Nyandarua County Council in respect of the following vacant seats in the undermentioned electoral areas:—

<i>Electoral Area</i>	<i>No of Seats Vacant</i>
Kipipiri	1
Dundori	1

Nomination papers may be delivered by the candidate to the Returning Officer at the Office of the District Commissioner, Thomson's Falls, between the hours of eight o'clock in the morning and noon on 31st January 1970.

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

If election is contested, the poll will take place on the 14th and 15th day of February 1970.

Dated this 10th day of January 1970.

J. K. ETEMESI,
Returning Officer, Nyandarua.

NOTE

The attention of candidates and persons nominating is drawn to the rule for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966.

Gazette Notice No. 3823 is amended accordingly.

GAZETTE NOTICE No. 294

THE KILIFI COUNTY DIVISIONS

THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L.N. 101 of 1966)NOTICE OF BY-ELECTION AND OF THE TIME AND PLACE FOR
NOMINATIONS

A by-election is to be held to determine the Councillors to serve in the Malindi Area Council of the Malindi County Division within the Kilifi County Council in respect of the following vacant seats in the undermentioned electoral areas:—

Electoral Area	Reg. Unit No.	No. of Vacant Seats
Chakama	69	1
Baricho	75	1

Nomination papers may be delivered by the candidates to the Returning Officer at the District Commissioner's Office, Kilifi, between the hours of eight o'clock in the morning and 12 noon on 29th January 1970.

Forms of nomination may be obtained at the Office of the District Commissioner, Kilifi, on any week-day between the hours of nine o'clock in the morning and 12 noon.

The Returning Officer will prepare nomination papers for signature at the request of a voter.

If the election is contested, the poll will take place on 14th February 1970.

Dated at Kilifi this 16th day of January 1970.

R. AZZAN,
Deputy Returning Officer, Kilifi.

NOTE

The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966.

GAZETTE NOTICE No. 295

THE KILIFI COUNTY DIVISIONS

THE LOCAL GOVERNMENT ELECTIONS RULES 1966
(L.N. 101 of 1966)NOTICE OF BY-ELECTION AND OF THE TIME AND PLACE FOR
NOMINATIONS

A by-election is to be held to determine the Councillors to serve in the Malindi and Mamburi County Division of the Kilifi County Council in respect of the following vacant seats in the undermentioned electoral areas:—

Electoral Area	Reg. Unit No.	No. of Vacant Seats
Malindi and Mamburi	74	2
Urban Council	78	

Nomination papers may be delivered by the candidates to the Returning Officer at the District Commissioner's Office, Kilifi, between the hours of eight o'clock in the morning and 12 noon on 29th January 1970.

Forms of nomination may be obtained at the Office of the District Commissioner, Kilifi, on any week-day between the hours of nine o'clock in the morning and 12 noon.

The Returning Officer will prepare nomination papers for signature at the request of a voter.

If the election is contested, the poll will take place on 14th February 1970.

Dated at Kilifi this 16th day of January 1970.

R. AZZAN,
Deputy Returning Officer, Kilifi.

NOTE

The attention of candidates and persons nominating is drawn to the rules for filling up nomination papers and other provisions contained in the Local Government Elections Rules 1966.

GAZETTE NOTICE No. 296

THE URBAN COUNCIL OF BUNGOMA

THE LOCAL GOVERNMENT REGULATIONS 1963

THE LOCAL GOVERNMENT (ADOPTIVE BY-LAWS)
(LICENSING OF BICYCLES) ORDER 1969

NOTICE is hereby given to the effect that the Bungoma Urban Council within the County Council of Bungoma, intends to adopt the above-mentioned By-laws at its special meeting to be held on 5th February 1970.

The general purport of these By-laws is to empower the Council to control bicycles, to issue combined licence and warning signal to bicycle owners.

Copies of the By-laws are deposited at the office of the Clerk to the Council at Bungoma, and may be inspected without payment during the normal office hours.

Any person who wishes to object to the adoption of these By-laws should lodge his objection(s) in writing to the Urban Clerk, P.O. Private Bag, Bungoma, within 14 days after publication of this notice.

Dated this 13th day of January 1970.

J. N. MAKATA,
Clerk to the Council,
Bungoma Urban Council,
P.O. Private Bag, Bungoma.

GAZETTE NOTICE No. 297

ARMED FORCES

TENDER NOTICE

TENDERS are invited for the supply of milk (fresh) to the Ordnance Depot, Kahawa, for the period 1st April 1970, to 31st March 1971.

Tender documents may be obtained on written application from SO II Supply (RATS & POL), Defence Headquarters, P.O. Box 668, Nairobi. The closing date for submission of tenders will be 1400 hours on Wednesday, 18th February 1970.

GAZETTE NOTICE No. 298

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE

Transferor.—Roy's Butchery Limited, P.O. Box 299, Nakuru.

Nature of business.—Butchers, fishmongers and poulterers.

Name under which carried on by transferor.—Roy's Butchery Limited.

Address at which carried on by transferor.—Kenya House, Plots 4 and 5, Section IV, P.O. Box 299, Nakuru.

Transferee.—Uplands Bacon Factory (Kenya) Limited, P.O. Box 1, Uplands.

Address at which transferee intends to carry on business.—Kenya House, Plots 4 and 5, Section IV, P.O. Box 299, Nakuru.

Effective date of transfer.—1st January 1970.

The transferee is not assuming, nor is it intended to assume, all or any of the liabilities incurred in the business by the transferor.

GAZETTE NOTICE No. 299

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

NOTICE is hereby given that the business of tea room carried on by Nazir Ahmed Chaudhry at Plot No. 209/2736, Hussein Suleman Road, Nairobi, under the firm name and style of Rabbani Tea Room, has, as from the 31st day of December 1969, been sold and transferred to Lawrence Regeru Wambaa who will carry on the said business under the same name or style and at the same place.

The address of the transferor is P.O. Box 6102, Nairobi.

The address of the transferee is P.O. Box 20227, Nairobi.

The transferee is not assuming nor does he intend to assume any liability incurred by the transferor in the said business up to and including the 30th day of December 1969, and the same will be paid and discharged by the transferor.

All debts owing to the transferor up to and including the 30th day of December 1969, shall be received by him.

AKRAM & ESMAIL,
Advocates for the Transferor
and the Transferee.

GAZETTE NOTICE No. 300

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of Lotus Engineering Works carried on by Pritam Singh Isher Singh Bilkhu, Joginder Singh Banta Singh Mudhar, Tersem Singh Bhag Singh Jujuha and Jaswant Kaur w/o Tersem Singh, on Plot No. 209/2763/11, Pumwani Road, Nairobi, has, as from the 1st January 1970, been taken over by the first three partners named therein and the fourth partner Jaswant Kaur w/o Tersem Singh having ceased to be a partner as from 31st December 1969, and her share right and interest having been transferred to the said three continuing partners.

That from 1st January 1970, the said business will be carried on by the continuing partners in the firm name of Lotus Engineering Works at the existing premises, i.e. Plot No. 209/2763/11, Pumwani Road, Nairobi, and in the manner as before.

All debts due and owing by the partnership up to and including the 31st day of December 1969, will be received and paid by the continuing partners.

Dated at Nairobi this 14th day of January 1970.

SHAIKH MOHAMMAD AMIN,
*Advocate for the Retiring Partner
and the Continuing Partners.*

GAZETTE NOTICE No. 301

THE TRANSFER OF BUSINESSES ACT
(Cap. 500)

NOTICE is hereby given that the business of general merchants carried on by Ratilal Virpal Vora and Ramesh Ratilal Vora both trading under the firm name of Vora Cash Store on Plot No. L.R. 209/2305/2, Muindi Mbingu Street, Nairobi City, is, as from the 16th day of January 1970, sold and transferred to Amratlal Ramji Shah of P.O. Box 6189, Nairobi, who will carry on the said business at the same place in the firm name Kenatex.

The address of the transferors is P.O. Box 147, Nairobi, Kenya.

The address of the transferee is P.O. Box 6189, Nairobi, Kenya.

All debts due and owing by the transferors in respect of the said business of Vora Cash Store up to and including the 16th day of January 1970, will be received and paid by the transferors. The transferee does not assume nor does he intend to assume any liabilities whatsoever incurred in the said business by the transferors up to and including the said 16th day of January 1970.

Dated at Nairobi this 16th day of January 1970.

**RATILAL VIRPAL VORA,
RAMESH RATILAL VORA,**
Transferors.
AMRATLAL RAMJI SHAH,
Transferee.

GAZETTE NOTICE No. 302

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership subsisting between Bliss Wairimu d/o Mugaki and w/o Campbell Duncan Walker, Gideon Gaturu Kago and Campbell Duncan Walker under the firm name or style of Aussie Walker (Africa) and Co., carrying on business at Plot No. 209/1842, National House, Koinange Street, Nairobi, has been dissolved by the retirement of the said Bliss Wairimu d/o Mugaki and w/o Campbell Duncan Walker with effect from the 15th day of January 1970.

HAMILTON HARRISON & MATHEWS,
Advocates for the Retiring Partner.

GAZETTE NOTICE No. 303

NOTICE OF CHANGE OF NAME

I, Smita d/o Vanraavan Gordhandas Kotecha, and w/o Dharendra Dwarkadas Kotak, of P.O. Box 130, Limuru, and P.O. Box 817, Mombasa, in the Republic of Kenya, hereby give public notice that by a deed poll dated the 30th day of November 1969, duly executed by me, heretofore called and known as Baby d/o Vanraavan Gordhandas Kotecha, absolutely renounced and abandoned my former name Baby and the use thereof for me, my husband, my relatives and all persons to whom it may concern in all dealings with me for all purposes.

I therefore request and authorize all persons at all times hereafter to designate and address me by my name Smita now assumed in lieu of my former name Baby.

SMITA DHIRENDRA KOTAK.

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