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(CAB 16/11)

THE AGRICULTURE ACT

(*Cap* 318)

REVOCATION OF MANAGEMENT ORDER

IN EXERCISE of the powers conferred on the Minister by subsection (10) of section 187 of the Agriculture Act, I hereby revoke the Management Order served on L Simpson and made on 17th February 1965, in respect of Faim LR No 6463 situated an the Endebess area of the Tians Nzoia District

Made this 6th day of February 1970

BRUCE McKENZIE, Minister for Agriculture

GAZETTE NOTICE NO 516

(ML/IR/BI/6/1/69)

THE TRADE DISPUTES ACT

(Cap 234)

APPOINTMENT

IN EXERCISE of the powers conferred by section 12 of the Trade Disputes Act, the Minister for Labour has appointed—

G K NYAWADE

as the Secretary to the Board of Inquiry between the Kenya Motor Engineering and Allied Workers Union and the Motor Trades and Allied Industries Employers Association

The appointment of G K Muange in Gazette Notice No 2651 of 28th August 1969, is cancelled

> E N MWENDWA, Minister for Labour

GAZETTE NOTICE NO 517

THE SOCIETIES ACT 1968

(No 4 of 1968)

APPOINTMENT OF RECEIVER

IN EXERCISE of the powers conferred by section 33 of the Societies Act 1968, the Attorney-General hereby appoints the Official Receiver of the Republic of Kenya to be the Receive of-

INDEPENDENT ASSEMBLIES OF GOD (KENYA)

a society which has had its registration cancelled, and vests in the Receiver all property of the society, both movable and ımmovable

Dated this 13th day of February 1970

C NJONJO, Attorney General

GAZETTE NOTICE NO 518

(C/1211/D/80)

THE LOCAL GOVERNMENT (COUNTY OF KIPSIGIS) **ORDER 1968**

(LN 234 of 1968)

NOITANIMON

IT IS hereby notified for general information that the Minister for Local Government has, in exercise of his powers conferred under paragraph 4 (b) of the Local Government (County of Kipsigis) Order 1968 (L N 234 of 1968), nominated-

ALFRED KIMUNAI A SOI

to represent agricultural interests in the Sot Area Council

The nomination of Tamason Barmalel* is hereby revoked

Dated this 11th day of February 1970

A J OMANGA, Permanent Secretary Ministry of Local Government

*G N 2049/1968

GAZETTE NOTICE NO 519

THE TRADE LICENSING ACT 1967

(No 33 of 1967)

APPOINTMENT OF LICENSING OFFICERS

IT IS hereby notified for general information that pursuant to section 6 of the Trade Licensing Act 1967, the public officers specified in the first column of the Schedule hereto have with effect from the 1st February 1970 been appointed to be licensing officers in respect of areas shown in relation thereto in the second column of the said Schedule

The appointment of licensing officers specified under Gazette Notice No 237 of 1968 shall cease to have effect on the 1st February 1970

SCHEDULE

Column 1	Column 2
Trade Officer	Uasın Gıshu Dıstrıct
Trade Officei	Kericho District
Trade Officei	Kısıı District
Trade Officer	Murang'a District
Trade Officer	Machakos District
Trade Officer	Embu District
Trade Officer	Mombasa District
Trade Officei	Thika Municipality
Trade Officer	Meru District
Trade Officer	Trans Nzoia District
Trade Officer	Bungoma District
Trade Officei	Nairobi City
Trade Officei	Malındı Sub-district
Trade Officer	Nakuru District
Trade Officer	Nyeri District
Trade Officer	Kakamega District
Trade Officer	Kısumu District
Trade Officer	Kıambu Dıstrıct
Trade Officei	Kırınyaga District
Trade Officer	Nyandarua District
Trade Officer	Taita District
Trade Officer	Kitui District
Trade Officer	South Nyanza District
Trade Officer	Garissa District
District Commissioner	Nandı District
District Commissioner	Narok District
District Commissioner	Laikipia District
District Commissionei	Elgeyo Marakwet District
District Commissioner	Turkana District
District Commissioner	Kajiado District
District Commissioner	Baringo District
District Commissionei	West Pokot District
District Commissionei	Samburu District
District Commissioner	Kılıfi District
District Commissioner	Kwale District
District Commissioner	Lamu District
District Commissioner	Tana River District
District Commissioner	Busia District
District Commissioner	Siaya District
District Commissioner	Wajir District
District Commissioner	Mandera District
District Commissioner	Isiolo District Marsabit District
District Commissioner	Matsault District

Made this 11th day of February 1970

J W MUREITHI Permanent Secretary Ministry of Commerce and Industry

GAZETTE NOTICE NO 520

THE TRADE UNIONS ACT

(Cap 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the Trans Nzoia Branch of the-

KENYA NATIONAL UNION OF TEACHERS

has been registered under the Trade Unions Act

Dated this 6th day of February 1970

D J COWARD, Registrar of Trade Unions

GAZETTE NOTICE NO 521

THE TRADF UNIONS ACT

(Cap 233)

PURSUANT to section 63 of the above-mentioned Act, notice is hereby given that the Isiolo Branch of the-

KENYA NATIONAL UNION OF TEACHERS

has been registered under the Trade Unions Act

Dated this 6th day of February 1970

D J COWARD, Registrar of Trade Unions

THE GOVERNMENT LANDS ACT

(Cap 280)

TURBO TRADING CENTRE—PLOTS FOR SHOPS AND/OR OFFICES COMEINED WITH RESIDENCE (EXCLUDING THE SALE OF PETROL)

THE Commissioner of Lands give notice that the plots in Turbo Tiading Centie 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 buildings, City Square, Nairobi, or at the office of the Clerk, Sirikwa County Council, or may be obtained from the Public Map Office, PO Box 30089, Nairobi, on payment of Sh 3 post free
- 3 Applications should be submitted to the Commissioner of Lands, Nailobi, through the Clerk of the Sirikwa 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 Sirikwa County Council
- 4 Applications must be sent so as to reach the Sirikwa County Courcil not later than noon on the 20th day of March 1970
- 5 Applications must not be sent direct to the Commissioner of Lands
- 6 Applicants must enclose with their own applications their cheque for Sh 1,000 as a deposit, which will be dealt with as follows
 - (a) If the applicant is offered and takes up and pays for a plot within a period of seven days as required in para graph 5 below, the deposit will be credited to him
 - (b) It the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in paragiaph 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 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 alottee 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 terms submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner

Provided that notwithstanding anything to the contrary contained 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 herein

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

- 5 The land and 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 of 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 uch 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 proportinate cost exceeds or falls short of the amount paid as aforesaid
- 11 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 12 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 13 The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by 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 iental will be at a rate of 4 per cent of the unimproved free-hold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot No	Area	Stand	Annual	Road	Survey
	(Approx)	Premium	Rent	Charges	fees
<i>L R No</i> 6938/17/II 6938/19/II	Hectares 0 0808 0 0936	Sh 2,100 2,420	Sh 420 484	on demand	Sh 199 199

THE GOVERNMENT LANDS ACT (Cap 280)

TURBO TRADING CENTRE—PLOT FOR WORKSHOP GARAGE OR GODOWN PURPOSES

THE Commissioner of Lands gives notice that the plots in Turbo Trading Centre 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 buildings, City Square, Nairobi or it the office of the Cleik, Sirikwa County Council or may be obtained from the Public Map Office PO 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 Sirikwa 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 Sirikwa County Council
- 4 Applications must be sent so as to reach the Clerk not later than noon on the 20th day of March 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—
 - (a) 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
 - (b) If the application is unsuccessful the applicant's deposit vill be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 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 issued under the provisions of the Government Lands Act (Cap 280 of the Laws of Kenya) and title will be issued under the Registration of Titles Act (Cap 281)
- 3 The grant will be issued in the name of the allottee as stated in the letter of application
- 4 The term of the grant will be for 99 years from the first day of the month following the notification of the approval of the grant
- 5 Each alottee 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 ient, 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 and within the specified time the Commissioner of Lands may cancel the allocation and the applicant shall have no further claim to the grant of the plot

Special Conditions

- 1 No buildings shall be erected on the land not shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority. The Commissioner shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2 The grantee shall within six months of the commencement of the terms submit in the triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water) drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 24 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans drawings elevations and specifications as amended (if such be the case) by the Commissioner

Provided that notwithstanding anything to the contrary contained 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 grantce's expense) accept a surrender of the land comprised herein

Provided further that if such notice as aforesaid shall be given (1) within 12 months of the commencement of the term the Commissioner of Lands shall refund to the grantee 50 per centum of the stand premium paid in respect of the land or (2) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund to the 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 be used for workshop, garage or godown purposes only
- 6 Accommodation not exceeding 100 sq ft may be provided for a caretakei oi night watchman
- 7 The buildings shall not cover more than 90 per centum of the area of the land or such lesser area that may be prescribed by the Local Authority in its by-laws
- 8 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
 - 9 The grantee shall not subdivide the land
- 10 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
- 11 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 sewers serving or adjoining the land and shall on completion of such construction and the ascertainment of the actual proportionate cost either pay (within sever days of demand) or be refunded the amount by which the actual proportinate cost exceeds or falls short of the amount paid as aforesaid
- 12 The grantee shall from time to time pay to the Commissioner of Lands on demand such proportion of the cost of maintaining all roads and drains serving or adjoining the land as the Commissioner may assess
- 13 Should the Commissioner of Lands at any time require the said roads to be constructed to a higher standard the grantee shall pay to the Commissioner on demand such proportion of the cost of such construction as the Commissioner may assess
- 14 The grantee shall pay such rates taxes, charges, duties, assessments or outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof
- 15 The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any buildings in such a way as to cover or interfere with any existing alignments of main or service pipes or telephone or telegraph wires and electric mains
- 16 The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted Such rental will be at a rate of the unimproved freehold value of the land as assessed by the Commissioner of Lands

SCHEDULE

Plot No	Area	Stand	Annual	Road	Survey
	(Approx)	Pi emium	Rent	Charges	Fees
L R No 6938/31 6938/32 6938/33 6938/34 6938/35 6938/36 6938/37 6938/38 6938/39 6938/40	Hectares 0 0723 0 0689 0 0479 0 0508 0 0537 0 0563 0 0582 0 0592 0 0587 0 0575	Sh 1,000 960 660 710 750 780 800 820 820 820 800	Sh 200 192 132 142 150 156 160 164 164 160	on demand on demand on demand on demand on demand on demand on demand on demand on demand	Sh 199 199 199 199 199 199 199 199

THE GOVERNMENT LANDS ACT

(Cap 280)

FORT TERNAN 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 Fort Ternan 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 Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or at the Office of the Clerk, Kipsigis County Council, or may be obtained from the Public Map Office, PO 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 Kipsigis 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 Kipsigis County Council
- 4 Applications must be sent so as to reach the Clerk of the Kipsigis County Council not later than noon on the 20th March 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
 - (a) 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
 - (b) If the application is unsuccessful the applicant's deposit will be returned to him
 - (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 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 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 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 of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.
- 2 The grantee shall within six 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, drawing, 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 it enter into and upon the land or any part thereof in the name of the whole and there

upon 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 reput and condition all buildings at any time erected on the land
- 4 Should the grantee give notice in writing to the Commissionei of Lands that he/she/they is/are unable to complete the buildings within the period aforesaid, the Commissionei 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 office combined with residence
- 6 The buildings shall not cover more than 75 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, and not more than 50 per centum of the area of the land if used for the combined purposes of shops, offices and flats 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 of 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 of outgoings of whatever description as may be imposed, charged or assessed by any Government or local authority upon the land or the buildings erected thereon including any contribution or other sum paid by the President in heu 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 description, 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 free-hold value of the land as assessed by the Commissioner of Lands

Dated at Nairobi this 16th day of February 1970

SCHEDULE

LR No	Area (Approx)	Stand Premium	Annual Rent	Road Charges (Initial Contribution)	Survey Fees
	Hectares	Sh	Sh		Sh
632/33	0 0418	1,170	234	Payable on demand	199
632/34	0 0418	1,170	234	,,	199
632/3 5 632/3 6	0 0418	1,170	234	,,	199 199
632/37	0 0418	1,170 1,170	234 234	,,	199
632/38	0.0464	1 300	260		199

(15256/105)

THE GOVERNMENT LANDS ACT

(Cap 280)

NOTICE

To Messrs Hoey's Bridge Sisal Estate Limited PO Box 26 Hoey's Bridge

WHEREAS by a grant registered on 8th October 1924, all that piece of land situated in Trans Nzoia District of Kenya containing by measurement 916 acres or thereabouts that is to say Land Reference No 3040 which said piece of land is delineated on the plan annexed to the said grant and more particularly on Land Survey Plan No 21959 deposited in the Survey Record Office at Nairobi was granted unto Hoey's Bridge Sisal Estate Limited of PO Box 26, Hoey's Bridge, to hold for a term of 999 years from 24th October 1923, at an annual rent of Sh 441 and subject (inter alia) to the following condition —

(a) The payment in advance on the first day of January in each year of the rent of Sh 441

I hereby give you notice that a breach has been committed of the said condition and that it is my intention after one month from the date hereof to commence an action in the High Court of Kenya for the recovery of the said piece of land and amounts outstanding in respect of annual rent for the years 1968 and 1969 amounting to Sh 970/20 inclusive of penalties

J A O'LOUGHLIN, Commissioner of Lands

GAZETTE NOTICE NO 526

(2325/III/100)

THE GOVERNMENT LANDS ACT

(Cap 280)

NOTICE

To Messis Hoey's Bridge Sisal Estate Limited PO Box 26 Hoey's Bridge

WHEREAS by a grant registered on 3rd August 1965, all that piece of land situated in Irans Nzoia District of Kenya containing by measurement 5,089 acres or thereabouts that is to say Land Reference No 11564 which said piece of land is delienated on the plan annexed to the said grant and more particularly on Land Survey Plan No 82688 deposited in the Survey Record Office at Naiiobi was granted unto Hoey's Bridge Sisal Estate Limited of PO Box 26, Hoey's Bridge, to hold for a term of 945 years from the 1st day of March 1965 at an annual rent of Sh 2,086 and subject (inter alia) to the following condition —

(a) The payment in advance on the first day of January in each year of the rent of Sh 2,086

I hereby give you notice that a breach has been committed of the said condition and that it is my intention after one month from the date hereof to commence an action in the High Court of Kenya for the recovery of the said piece of land and amounts outstanding in respect of annual ient for the years 1968 and 1969 amounting to Sh 3,945/30 inclusive of penalty

J A O'LOUGHLIN, Commissioner of Lands

GAZETTE NOTICE NO 527

THE REGISTERED LAND ACT

(Cap 300)

LARI/BATHI-PETROL SERVICE STATION

THE County Council of Kiambu gives notice that a plot at Bathi Market as described in the Schedule hereto is available for alienation and applications are invited for direct lease of the plot

- 2 A plan of the plot may be seen at the County Offices, PO Box 170, K1ambu
- 3 Applications should be submitted to the Clerk to the Council, Kiambu County Council, PO Box 170, Kiambu, so as to reach him not later than noon on 20th March 1970
- 4 Each applicant must enclose with his application a cheque for Sh 1,000 as deposit drawn on the applicant's own banking account (no other cheques will be accepted), made payable to the Clerk, Kiambu County Council, 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 to him

- (c) If the application is successful and the applicant fails to take up and pay for the plot offered to him within a period of 14 days as required in the following paragraph, the Clerk to the Council may declare the deposit for feited and the applicant shall have no further claim thereto
- 5 The allottee of the plot will pay to the Clerk to the Council within 14 days of notification that his application has been approved the assessed stand premium and proportion of annual rent together with the fees payable in respect of the preparation and registration of the grant (Sh 35) In default of payment within the specified period, the Clerk to the Council may cancel the allocation and the applicant shall have no further claim to the grant of the plot
- 6 Applicants other than recognized oil companies should forward documentary evidence to indicate the source of petroleum products

General Conditions

- 1 The ordinary conditions applicable to giants of this nature, except as varied, shall apply to this grant
- 2 The term of the giant will be 33 years from the first day of the month following the notification of the approval of the grant

Special Conditions

- 1 The lessee shall complete the erection of approved buildings on the land within 24 months of the commencement of the term
- 2 The election of buildings shall not be commenced until plans (including block plans showing the positions of the buildings and a system of drainage for disposing of sewage, surface and sullage water), drawings, elevations and specifica tions 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 buildings and the drainage system in good repair and condition to the satisfaction of the lessor
- 4 No additions shall be made to the approved buildings without the prior consent in writing of the lessor
- 5 The land shall only be used for a petrol service station and the lessee shall, throughout the term and to the satisfaction of the lessor, make substantial use of the land for such purposes
- 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, sub-let, or sub-leased or transferred without the prior consent of the lessor in writing No application for such consent (except in respect of a loan required for building purposes) will be considered until Special Condition No 1 has been performed
- 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, draws 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 any local government authority, upon the land or the buildings
- 11 The lessee shall on receipt of 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 descriptions either overhead or underground
- 13 The lessee shall comply with the provisions of the Petroleum Act (Cap 304), and any amendment thereto or reenactment thereof for the time being in force and the rules made from time to time thereunder

Dated at Nairobi this 20th day of February 1970

SCHEDULE

Plot No -203/23

Area -0 0708 hectares

Stand premium -Sh 4,000

Annual rent -Sh 800

Stamp duty -Sh 90

Survey fees -Payable on demand

THE MINING ACT

(Cap 306)

EXCLUSION OF LAND FROM PROSPECTING AND MINING

NOTICE is hereby given that in exercise of the powers conferred by section 7 (1) (1) of the Mining Act, the Commissioner of Mines and Geology hereby declares the area described in the Schedule hereto to be excluded from prospecting and mining, provided that the exclusion hereby effected shall not extend to any part of the said area in respect of which any prospecting or mining rights shall have been granted before the 14th day of February 1970, so long as such rights shall continue to subsist by renewal or otherwise

SCHEDULE

An area of approximately 71 square kilometres situated in the Embu District of Eastern Province and more particularly described as follows ---

Commencing at a point immediately adjacent to the water tank at Krambere Village from which the summit of Krambere Hill is on a true bearing of 65 degrees for a distance of approximately 25 kilometres,

thence in a generally westerly direction following the northern boundary of the dry weather Kıambere Embu Road for a distance of approximately 110 kilometres to the track junction (map reference 567,248),

thence on a true bearing of 357 degrees for a distance of approximately 65 kilometres to a point immediately adjacent to Gangara School.

thence on a true bearing of 91 degrees for a distance of approximately 95 kilometres to a point on the left bank of the Thura River approximately 14 kilometres due east of the summit of Mata Hill (map reference 661331),

thence on a true bearing of 186 degrees for a distance of approximately 85 kilometres to the point of commencement

Dated this 14th day of February 1970

P M GATUKU, for Acting Commissioner of Mines and Geology

GAZETTE NOTICE No. 529

THE MINING REGULATIONS

(Cap 306, Sub Leg)

EXPIRY OF LOCATION

NOTICE is hereby given in accordance with the provisions of regulation 32 (2) of the Mining Regulations that the undermentioned location has expired —

Eastern Province

District -Meru

Registered holder—East African Prospectors, Mines & Minerals Agent Co

Class -Non-precious minerals, lode

Location No -191/1

Date of expiry—15th January 1970

Dated this 17th day of February 1970

REUBEN K KINYUA, for Acting Commissioner of Mines and Geology

GAZETTE NOTICE NO 530

EAST AFRICAN CURRENCY BOARD

January 1970

Currency in circulation

£EA4,349,079

H R HIRST, Secretary, East African Currency Board

GAZETTE NOTICE NO 459

THE EAST AFRICAN INDUSTRIAL LICENSING ACT 1953 (Section 8)

Application for the Variation 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 15th January 1970, has been received from Woollen Fabrics Ltd of PO Box 2262, Kampala, for the variation of an industrial licence to change the site of the factory from Jinja to Fororo

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, 19th January 1970 DICK C S NYAI, for Registrar PO Box 1003 Arusha

GAZETTE NOTICE NO 531

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 (Ciop Production) Rules, the Kericho 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 Wheat	(3) Latest Planting Dates, 1970 Wheat
Londiani	15th May	31st July
Lumbwa	15th May	31st July

Dated this 9th day of January 1970

M M OLE NCHARO, Chauman Kericho District Agricultural Committee

GAZETTE NOTICE NO 532

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

IN EXERCISE of the powers conferred by section 5 of the Agriculture (Ciop Pioduction) 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 Wheat	(3) Latest Planting Dates 1970 Wheat
Ward North West South East	1st May 1st May 1st May 1st May	31st August 31st August 31st July 31st July

Dated this 7th day of January 1970

Z ORWA, Chairman Kitale District Agricultural Committee

Nairobi. 12th February 1970

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 Elgeyo-Marakwet Dis trict 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

(1) Area	(2) Earliest Planting Dates, 1970 Wheat	(3) Latest Planting Dates, 1970 Wheat
Irong Division	15th Aprıl	30th June
Chebororwa Area	1st May	30th June

Dated this 16th day of January 1970

E A MURAGURI,

Chairman

Elgeyo-Marakwet District Agricultural Committee

GAZETTE NOTICE NO 534

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 Nakuru 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 Wheat	(3) Latest Planting Dates, 1970 Wheat
Molo/Mau Summit Turi/Elburgon Rongai Njoro Solai/Lanet/Dundori Subukia (Lower) Subukia (Higher) Elementaita (Higher) Elementaita (Lower) Mau Narok Gilgil Naivasha (Higher) Naivasha (Lower)	1st May 15th April 15th March 1st April 1st March 15th March 15th March 15th March 15th March 15th March 15th May 1st March 15th May	15th August 15th August 30th May 30th June 31st July 31st July 15th August 15th May 15th May 31st August 31st July 15th August 31st July

Dated this 13th day of January 1970

D G KIMANI,

Chairman

Nakuru District Agricultural Committee

GAZETTE NOTICE NO 535

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 Nyeri 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 Wheat	(3) Latest Planting Dates, 1970 Wheat
Burgoretti South Burgoretti North	Season Planting 1970 1st March 1st March	31st March 15th April
2nd All Areas	Season Planting 1970 15th September	25th October

Dated this 10th day of January 1970

C N CHOMBA,

Chairman

Nyen District Agricultural Committee

GAZETTE NOTICE NO 536

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

DECLARATION OF EARLIEST AND LATEST PLANLING DATES, 1970

IN EXERCISE of the powers conferred by section 5 of the Agriculture (Crop Production) Rules, the Nyandarua District Agricultural Committee hereby declares the several dates set forth in the second and third columns of the Schedule hereto to be respectively the carliest 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 Wheat	(3) Latest Planting Dates, 1970 Wheat
Leshau and Ndaragwa	15th March	31st July
Rest of Nyandarua District	15th March	15th August

Dated this 28th day of January 1970

J K ETEMESI,

Chairman,

Nyandarua District Agricultural Committee

GAZETTE NOTICE NO 537

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 Uasin Gishu 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 Wheat	(3) Latest Planting Dates, 1970 Wheat
Sergoit/Moiben	1st March	30th April
Soy/Turbo	15th April	30th June
Plateau	1st May	30th June
Lessos/Kipkabus	1st May	15th July

Dated this 4th day of February 1970

A D NYAMIAKA,

Chau man

Uasın Gıshu District Agricultural Committee

GAZETTE NOTICE NO 538

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 Narok 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 Wheat	(3) Latest Planting Dates, 1970 Wheat
Mulot Ngorigori Narropil Melelo Enabelibel Nairragie Enkare Rotian Melili Ildamat Purko Melili Olorropil Mau	15th February 15th February 20th February 20th February 20th February 1st March 1st May 1st May 1st May 1st May	30th March 30th March 5th April 5th April 5th April 5th April 5th April 31st July 5th August 5th August 5th August

Dated this 5th day of February 1970

D J OFUMBO,

Chauman Narok District Agricultural Committee

THE AGRICULTURAL FINANCE CORPORATION THE AGRICULTURAL FINANCE CORPORATION ACT (No. 1 of 1969)

NOTICE

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 (1) of the Agricultural Finance Corporation Act (No 1 of 1969 of the Laws of Kenya), notice is hereby given that the undermentioned faim will be offered for sale by Kenya Livestock and Estates Limited on Friday, the 20th day of March 1970, at 11 45 am, at Isaac Walton Hotel in Nyeri

Description

All that piece or parcel of land situate at Mbeti Sub location of Inoi Location, Ndia Division in the Kirinyaga District of the Republic of Kenya, containing by measurement seven decimal five nought (750) acres or thereabouts that is to say Land Reference No Inoi/Mbeti/125 being the piece of land comprised in a Certificate of Freehold Title issued in the local Land Titles Registry at Embu on the 20th day of August 1965 and is held by Njogu Kamunyi—ID/32758/MBU as proprietor for an estate in fee simple

Conditions

- 1 The highest bidder shall be the purchaser
- 2 The purchaser shall immediately after the sale pay to the Auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The Certificate of Freehold Title referred to herein above may be inspected at any time at the Nairobi offices of the Kenya Livestock and Estates Limited and also at the time of the sale and the purchaser shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject and in addition to the foregoing the conditions of sale usually prescribed by the auctioneers in the district shall apply

Nairobi, 11th February 1970 R A H HERMITTE, for Acting General Manager

GAZETTE NOTICE NO 540

THE AGRICULTURAL FINANCE CORPORATION

THE AGRICULTURAL FINANCE CORPORATION ACT (No. 1 of 1969)

Notice

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 (1) of the Agricultural Finance Corporation Act (No 1 of 1969 of the Laws of Kenya), notice is hereby given that the undermentioned farm will be offered for sale by Kenya Livestock and Estates Limited on Friday, the 20th day of March 1970, at 11 15 a m, at Isaac Walton Hotel in Nyeri

Description

All that piece of parcel of land situate at Ngiriambu Sub-location of Ngariama Location, Gichugu Division in the Kniinyaga District of the Republic of Kenya, containing by measurement eight decimal one (81) acres or thereabouts that is to say Land Reference No Ngariama/Ngiriambu/23 being the piece of land comprised in a Certificate of Freehold Title issued in the local Land Titles Registry at Embu on the 19th day of August 1965, and is held by Joseph Gitiri—ID/EBU

Conditions

- 1 The nighest bidder shall be the purchasei
- 2 The purchaser shall immediately after the sale pay to the Auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The Certificate of Freehold Title referred to herein above may be inspected at any time at the Nairobi offices of the Kenya Livestock and Estates Limited and also at the time of the sale and the purchaser shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject and in addition to the foregoing the conditions of sale usually prescribed by the auctioneers in the district shall apply

Nairobi, 11th February 1970 R A H HERMITTE, for Acting General Manager

GAZETTE NOTICE NO 541

THE AGRICULTURAL FINANCE CORPORATION

THE AGRICULTURAL FINANCE CORPORATION ACT

(No 1 of 1969)

NOTICE

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 (1) of the Agricultural Finance Corporation Act (No 1 of 1969 of the Laws of Kenya), notice is hereby given that the undermentioned farm will be offered for sale by Kenya Livestock and Estates Limited on Friday, the 20th day of March 1970, at 10 45 a m, at Isaac Walton Hotel in Nyeri

Description

All that piece or parcel of land situate at Rungeto Sub location of Ngariama Location, Gichugu Division in the Kirinyaga District of the Republic of Kenya, containing by measurement fourteen (14) acres or thereabouts that is to say Land Reference No Ngariama/Rungeto/111 being the piece of land comprised in a Certificate of Freehold Title issued in the local Land Titles Registry at Embu on the 18th day of February 1964, and is held by Kibunguru Mbirui—ID/EBU/123232 as proprietor for an estate in fee simple

Conditions

- 1 The highest bidder shall be the purchaser
- 2 The purchaser shall immediately after the sale pay to the Auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The Certificate of Freehold Title referred to herein above may be inspected at any time at the Nairobi offices of the Kenya Livestock and Estates Limited and also at the time of the sale and the purchaser shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject and in addition to the foregoing the conditions of sale usually prescribed by the auctioneers in the district shall apply

Nairobi, 10th February 1970 R A H HERMITTE,

THE AGRICULTURAL FINANCE CORPORATION THE AGRICULTURAL FINANCE CORPORATION ACT

(No 1 of 1969)

NOTICE

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 (1) of the Agricultural Finance Corporation Act (No 1 of 1969 of the Laws of Kenya), notice is hereby given that the undermentioned faim will be offered for sale by Kenya Livestock and Estates Limited on Finday, the 20th March 1970, at 1015 am, at the Isaac Walton Hotel in Nyeii

Description

All that piece or parcel of land situate at Baragwe Location, Gichugu Division in the Kirinyaga District of the Republic of Kenya, containing by measurement eight (8) acres or thereabouts that is to say Land Reference No Baragwe/Thumaita/378 being the piece of land comprised in a Certificate of Freehold Title issued in the local Land Titles Registry at Embu on the 4th day of May 1966, and is held by Gaturio Mwaniki—ID/EBU 138039 as proprietor for an estate in fee simple

Conditions

- 1 The highest bidder shall be the purchasei
- 2 The purchaser shall immediately after the sale pay to the Auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The Certificate of Freehold Title referred to herein above may be inspected at any time at the Nairobi offices of the Kenya Livestock and Estates Limited and also at the time of the sale and the purchasei shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject and in addition to the foregoing the conditions of sale usually prescribed by the auctioneers in the district shall apply

Nairobi, 10th February 1970 R A H HERMITTE, for Acting General Manager

GAZETTE NOTICE NO 543

THE AGRICULTURAL FINANCE CORPORATION

THE AGRICULTURAL FINANCE CORPORATION ACT (No. 1 of 1969)

Notice

IN PURSUANCE of the powers conferred upon the Board of the Corporation by section 33 (1) of the Agricultural Finance Corporation Act (No 1 of 1969 of the Laws of Kenya), notice is nereby given that the undermentioned farm will be offered for sale by Kenya Livestock and Estates Limited on Friday, the 20th day of March 1970, at 2 30 pm, at Outspan Hotel in Nyeri

Description

All that piece of land situate north east of Nyeii Township in the Nyeii District of the Republic of Kenya, containing by measurement four hundred twenty seven decimal five (427 5) acres or thereabouts that is to say Land Reference No 5142/4

(Original No 5142/3/2) of Mendional District A II d

being portion of the piece of land comprised in a Certificate of Title dated the 10th day of August 1925, registered in the Registry of Titles at Nairobi as IR 1205/1 which said piece of land with the dimensions, abuttals and boundaries thereof is more particularly delineated and described on Land Survey Plan No 82267 annexed to a Transfer registered as aforesaid as No IR 1205/32 and is held by Hom Farmers Co operative Society Limited as proprietor as lessee for a term expiring on the 1st day of October 2918

Conditions

- 1 The highest bidder shall be the purchaser
- 2 The purchaser shall immediately after the sale pay to the Auctioneer a deposit of at least 25 per cent of the amount of the purchase money and sign an agreement to complete the purchase and pay the balance against registration of the transfer of the title into his or her name
- 3 The Certificate of Leasehold Title referred to herein above may be inspected at any time at the Nairobi offices of the Kenya Livestock and Estates Limited and also at the time of the sale and the purchaser shall be deemed to have full notice of each and every condition therein contained
- 4 The description of the farm in the particulars and plan is believed to be correct and no claims shall be valid if any error of description should be found
- 5 The purchaser shall be solely responsible for ensuring that all beacons are properly situated and for replacing such beacons as may be missing
- 6 The Agricultural Finance Corporation through its authorized representative has the right to bid
- 7 Subject to and in addition to the foregoing the conditions of sale usually prescribed by the auctioneers in the district shall apply

Nairobi, 11th February 1970 R A H HERMITTE, for Acting General Manager

GAZETTE NOTICE No 544

THE INDUSTRIAL COURT

Cause No 41 of 1969

Parties -

Kenya Local Government Workers' Union

and

Kakamega County Council

Iuuse in dispute —

Arbitrary reduction of salary to the following employees-

Ronald Luvega, Abner Ambuchi and Henry Misoga

- 1 The Kenya Local Government Workers' Union shall hereinafter be referred to as the Claimants and the Kakamega County Council shall hereinafter be referred to as the Respondents
- 2 The parties were heard in Nairobi on the 8th day of January 1970 and relied on their written and verbal submissions

Award

3 In this dispute it is common ground that the three abovenamed employees were converted to Pratt scales in 1964/65 after full consultations between the parties. The Claimants stated that when various employees were converted to Pratt scales, including the three involved in this dispute, they were satisfied with the conversions

The relevant scale applicable to these officers is £380 by £20 to £500 Mr Luvega is an Establishment Clerk and the other two are Revenue Clerks

In 1967 the Respondents instructed their Chief Officers to set up a salary review subcommittee. This committee after its investigations made the following recommendations to the terms of service committee which at its various meetings in November 1967, decided as follows—

Mr R J Luvega

It was noticed by the committee that Mr Luvega should have been on a salary of £440 instead of £500 this year 1967 After very careful scrutiny the committee resolved—

that M1 Luvega's salary be readjusted downward on scale C2 at point £440 where he would remain until at least 1970 without further increments, and that this step has been taken instead of asking this officer to refund the over payments,

that the Clerk to Council should obtain an explanation from Mr Luvega in writing as to why he has placed him self on scale C2-1 instead of correct scale C2 as shown in 1965. Fet mates."

"Mr A Ambuchi

Mr Ambuchi was appointed on salary scale E4 Flemming, and according to Mins 18/63 and 46/66 of the Finance and General Purposes Committee, Mr Ambuchi had earned increments above his maximum. He had not been issued with a letter of appointment. The committee then resolved—

that Mr Ambuchi be put back on salary scale C3-2 the salary point where he would remain until 1970 at £440 and be given a letter of appointment issued to him when he was first appointed to this Council's services'

'Mr H Misoga

Resolved that he remains on salary scale C3-2 at salary point £440 until 1970 his case being treated exactly like that one of Mr Ambuchi"

The Claimants reacted sharply to this arbitrary reduction in the salary of the three officers and pursued the matter on their behalf

The Claimants stated that in the case of Mi Luvega the Respondents through their Terms of Service subcommittee which met on 16th June 1964, had recommended adjustments of his salary as recommended in the Estimates Committee meeting Subsequently his conversion had been approved by the full Council on 8th December 1964, the same applied to the case of the other two officers but pointed out that these two officers were given two extra increments during the Estimates Committee for 1967 and referred the Court to Min 46/66

Both the parties stated that they were in considerable difficulty due to lack of proper minutes and records. The Claimants however produced estimates for the year 1965 where at page 3 the names of the three officers concerned appear as follows—

	£
Establishment Clerk, R Luvega, C2	460
Div Revenue Cleik, A Ambuchi, C2	440
Div Revenue Clerk, H Misoga, C2	440

Note (a) on the same page reads as follows —

"Divisional Revenue Collectors will be responsible for collection of all County dues, e.g. Graduated Personal Tax, School Fees, Licences, Plot Rents, Land Rents, Dispensary Fees, Local Council Funds, etc. Two extra increments awarded for these extra duties"

The Claimants strongly refuted the allegation that Mr Luvega had granted himself a large salary increase and pointed out that he was only an Establishment Clerk and had above him the senior officers of the Respondents

The Court has carefully gone through the arguments put forward by the parties and has come to the conclusion that the reductions which have been made by the Respondents in the salaries of these three officers are not justified. Messrs Ambuchi and Misoga entered Pratt scale at £380 p.a. in November 1964 and in accordance with the estimates of 1965 they were granted two extra increments for extra duties with the result that in 1965 they jumped by three increments. It follows that in 1968 they should have been at £500. The Court accordingly awards that they should be paid all the salary deductions that they have suffered since 1967.

Mr Luvega in 1965 should have been at £460 and he should have received £20 increment in 1966 and another £20 in 1967 and like the other two he should also have been at £500 in 1968. He should also be paid all the amount deducted which was due to him

The Court must emphasize the fact that conversions to Pratt took place as a result of joint negotiations and that the 1965 estimates were approved by the Minister for Local Government. In these circumstances the Court finds that reductions which have been made by the Respondents in the salaries of the three officers concerned were arbitrary and not justified. Their salaries should be restored to the point where they would have been if there had been no reductions

Given in Nairobi this 12th day of February 1970

SAEED R COCKAR,

President

I W NZYOKA, S K NGOLOMA, Members GAZETTE NOTICE No 545

THE INDUSTRIAL COURT

Cause No 43 of 1969

Parties -

Kenya Local Government Workers' Union

and

Association of Local Government Employers comprising of the County Counils in Committee No 4

Issues in dispute -

- 1 Housing allowance
- 2 Maternity leave
- 3 Night allowance
- 4 Provision of free water
- 5 Grading of produce cess collectors, veterinary scouts and guards
- 6 Wage increase
- 7 Effective date
- 1 The Kenya Local Government Workers' Union shall hereinafter be referred to as the Claimants and the Association of Local Government Employers shall hereinafter be referred to as the Respondents
- 2 The parties were heard in Nairobi on the 9th day of January 1970 and relied on their written and verbal submissions

AWARD

In early 1968 all the local authorities in Kenya acting through the Respondents and the Claimants created machinery for conducting negotiations on a national basis regarding terms and conditions of employment for their unionisable employees As a result the local authorities have been brought together for the purposes of evolving a common salary structure and terms and conditions of employment. It has been agreed that the National Joint Negotiating Council should have four committees starting with the Nairobi City Council and the Mombasa Municipal Council forming committee No. 1 of the Association of Local Government Employers followed by the other committees comprising various municipal councils and county councils who have been grouped together taking into account their status, financial resources, the extent of services being provided by them and the development in their respective areas

The committee No 3 which was referred to quite often in this dispute consists of county councils of Bungoma, Central Rift, Gusu, Kakamega, Kiambu, Kipsigis, Kisumu, Laikipia, Masaku, Meru, Muranga, Nyeri, Sirikwa, South Nyanza and Kirinyaga

The county councils in committee No 4 which are affected by this dispute are the following —

Busia, Narok, Isiolo, Samburu, Kitui, Tuikana, Embu, Garissa, Olkejuado, Kwale, Tana River, Mandera, Kilifi, Marsabit, Nyandarua, Taita-Taveta, Lamu, Wajir

There is no doubt that the co-ordination of the terms and conditions of employment in the various local authorities is an expensive exercise and as this process develops further it is bound to cost more. Some county councils have never negotiated in the past with the Claimants and the terms and conditions of employment of their employees were very inferior indeed. Furthermore job grading has also been carried out and this again has resulted in considerable improvement in the salaries of quite a substantial number of workers.

Negotiations between the Claimants and the representatives of committee No 4 could not commence until negotiations between the Claimants and committee No 3 were near the end They therefore started in July last year and an agreement was reached on most of the items by November The Court would like to compliment the parties for the tremendous achievement that they have made in creating the present set up for negotiating the terms and conditions of employment of the workers in the local authorities and also in the present case for having reached agreement on most of the items involved except the remaining seven in dispute

The Court has taken note of the fact that it is the intention of the parties that in due course all county councils will be, including committee No 3, with uniform terms of service and that the current dispute involving ungraded staff is the first step towards the amalgamation of the terms of service for the 18 county councils involved

Housing allowance—The dispute on this issue hinges on the Claimants' demand that the Respondents should, where houses are provided by them, house free their employees and where an employee is living in an urban area and is not housed by the Respondents then he should be entitled to a housing allowance equivalent to that prescribed in the current Minimum Wages Order The Claimants' main argument was that the present salary structure is based on Pratt and as in accordance with Table 127 of Pratt salary recommendations workers are supposed to get free quarters it was not possible for them to deviate from this principle

The Claimants strongly resisted the Respondents' proposal that the payment of house allowance in urban areas where a worker was not housed should be restricted to those receiving Sh 200 per month and under was not in line with what had already been agreed in committees No 2 and 3

The Respondents on the other hand submitted that both they and the Claimants used the agreements reached in committee No 3 as a basis for bringing about uniformity and the Respondents only insisted on differences where they could not afford the same expenses as had been undertaken by committee No 3 In certain cases agreements reached in committee No 4 provided for better terms than agreements on similar matters in committee No 3 It was to be noted that the majority of committee No 3 county councils do not provide free housing If they did so they would have to borrow large sums of money for capital development Only urban dwellers are provided with housing in committee No 3 and where no housing is available a housing allowance is paid in accordance with the Minimum Wages Regulation Order

The county councils in committee No 4 had sought a limitation for the payment of housing allowance to urban dwellers paid Sh 200 per month or less in order to avoid expenses. However, if the Court considered that an award on this issue was at all justified, then it should limit such award to the same provisions as agreed by committee No 3, 1e exclude housing allowance for employees living in rural areas

The Court has carefully considered the above arguments and has decided to award as follows —

- 1 Employees shall, where possible, be housed by the council in accordance with the existing principle of allocation provided that in the case of those councils who provide free houses to their employees they should continue to do so
- 2 Where an employee is not housed by the council and and he is living in an urban area he shall receive housing allowance equivalent to that prescribed in the current Minimum Wages Order provided that an employee refusing to accept the offer of accommodation shall not be entitled to any allowance Married women living with their husbands shall not be entitled to a housing allowance

Maternity leave — The Court notes that this matter is as yet unresolved in committees No 1 to 3 The Respondents' proposal was as follows as is embodied in the relevant minute —

"Following an adjournment, the employers offered to pay maternity leave not exceeding half pay for two months for legally married women. The union accepted the offer but requested the employers to consider the words 'legally married women' to cover unmarried women. This was taken back for further consideration."

The dispute on this issue is on the words "legally married women". The Claimants insisted that the maternity benefits should be paid to all women irrespective of their maiital status on the ground that when female workers were given employment the employers accepted the responsibility of their physical characteristics. They drew the Court's attention to the fact that all the female teachers were entitled to pay while on maternity leave and submitted that marriage was not a criteria in employment. They reacted sharply to the Respondents' suggestion that they wanted this benefit to be extended to married women only to discourage immorality amongst unmarried women on the ground that there was nothing to prevent a married woman from being immoral. Finally they stated that the Government was committed to the policy of granting paid maternity leave because it did so in the case of teachers.

The Respondents argued that there was no discrimination in the wages of male and female workers doing similar work and it was therefore unreasonable for female employees to expect extra benefits in the form of paid maternity leave. This principle was not encouraged by the ILO and the women's organizations the world over were pursuing the policy of equal pay for equal work. In any case the Respondents pointed out that they merely wished to limit payment for maternity leave to legally married women only. Their members involved employed roughly five to six hundred women the majority of whom are married. These are mainly launderers, cooks, waitresses, home craft teachers and nursery teachers, none of whom would be entitled to paid maternity leave if they were employed by the Central Government.

The Court has carefully gone through the submissions and has come to the conclusion that the words "legally married women' should be deleted from the proposed clause and it so awards

Night allowance—During the hearing the Respondents conceded to the Claimants' demands on this item and the Court accordingly, with the consent of the parties, makes the following award—

Night allowance shall be paid to an employee where, with the approval of the Head of Department, he is required to spend a night away from his normal place of residence and shall be payable in the manner stated hereunder —

(a) Within Nanobi and Mombasa Sh 30 per night

(b) Within the 5 municipalities Sh 20 per night

(c) Other areas Sh 15 per night

Provision of free water —The Claimants demanded that those employees who were housed by the Respondents should be entitled to free water. Their main reason for this demand was that in committee No. 1 workers are entitled to free water up to 4,000 gallons per month and in committee No. 2 also the workers in this category are entitled for free water provided they are housed by the council. The Claimants reminded the Court that those workers who were stationed in remote areas and moved from place to place were provided with free water which was transported for them by the councils and refuted the claim that provision of free water would cost the employers thousands of pounds. They also denied there would be misuse of water if it was free as usually all the workers relied on a common tap.

The Respondents strongly resisted this demand and stated that availability of water was one of the biggest problems in county councils in in committee No 4 Some had to purchase water from private sources. They rejected the comparison which the Claimants had made with councils in committee No 2 on the ground that these councils operated their own water supply departments and they charged the public sufficient to pay for the free water for their employees. In these circumstances the Respondents maintained that it would not be right to award the granting of free water at present although this should be regarded as a possible development in the future.

The Court is not satisfied that a case has been made out for granting free water to employees housed by the Respondents and the demand is accordingly rejected

Grading of Produce Cess Collectors Veterinary Scouts and Guards

Produce Cess Collectors —After the parties had ventilated their arguments on this matter the Claimants agreed with the Respondents that these workers should be in grade M3

Veterinary Scouts —The Claimants maintained that the proper scale for these scouts was M5 as it was consistent with the present Pratt scale prescribed for veterinary scouts and sergeant game scouts. They asked the Court to establish the grades like Civil Service and leave the question of who should be in which grade to the parties' own discussions.

The Respondents pointed out that no mention is made of these scouts in Pratt, pages 14 and 30 refer to game and fish scouts and not veterinary scouts. Game scouts are also covered in scale M3 by agreement, corporal game scouts are in M4 and sergeant game scouts are in M5 Veterinary scouts are not equivalent to corporal or seigeant game scouts, they compare to Government fish scouts Fish scouts in Pratt are in the scale of Sh 133 per month. It is considered reasonable that veterinary scouts should be placed in scale M3. The only odd case out would be that of Kwale County Council where grade II veterinary scouts now at Sh 170 210 per month will go to M3 Sh 175-240 per month and grade I scouts now at Sh 235-280 per month to scale M4 Sh 210-300 per month under a "no detriment" clause The Respondents submitted that Turkana County Council pays veterinary scouts Sh 100-180 per month, Embu pays Sh 180 280 per month, Kılıfi pays Sh 150 297 per month, Lamu pays Sh 170 210 per month, so generally speaking many employees will receive substantial increases and those who do not will be covered by the "no detriment" clause

Guards—The Claimants' proposal in respect of these workers is to split various grades into three categories, i.e. grade IV to be graded in M2, grade II to be graded in M3 and grade I to be graded in M4. They claimed that this was exactly as in the Platt scale. The various guards affected were sand guards, forest guards and grazing guards. They submitted that the important criteria was the work which a guard did, what he guarded was immaterial.

The Respondents pointed out that only forest guards in the county councils could compare with similar guards in Government Sand and grazing guards have lesser responsibilities. In committee No 3 sand guards and watchmen are in scale M2. It is considered reasonable, therefore to place sand and grazing guards in scale M2 and forest guards in scale M3. No employee will suffer as a result of this grading since each will go to the next higher point in the scale.

The Court has carefully considered the submissions of the parties and has come to the conclusion that the Respondents' suggestions on these gradings should be accepted and so awards provided that no employee who is in receipt of a salary higher than his grade shall suffer a reduction

Wage increases—The Claimants' original demand was for a general wage increase for all employees of Sh 25 per month However, after lengthy discussions between the parties the Claimants lowered it to a minimum of Sh 7/50 as general wage increase. They pointed out that the minimum wage for councils in committee No 3 had gone up by Sh 7/50 and therefore it was only proper that the minimum of councils in committee No 4 should also go up by the same figure in order to maintain the same minimum for all county councils in the Republic

During the hearing, however, the Claimants amended their demand of Sh 7/50 increase to Sh 10 on the ground that in committee No 3 they should have been granted a Sh 10 increase and not Sh 7/50 They maintained that many of the Respondents' members had surplus funds and as most of the councils employees, about 85 per cent, would join Government service there should be no problem for the remaining 15 per cent to receive a Sh 10 wage increase They stated that the main source of income for these councils was the poll rate which covered urban councils, area councils and locational councils beside other sources of income from markets and sales of sand, etc Finally the Claimants pointed out that if the Court did not grant a Sh 10 increase it would be very unfair because the Central Government would be paying the Civil Service rates to those employees of the councils who are transferred to them from 1st January 1970 with the result that those remaining with the councils doing the same work would be in receipt of a lower wage

The Respondents stated that this item must be considered in conjunction with grading since the grading will involve substantial salary increases and will therefore affect the overall cost. They agreed that certain of the county councils involved had surplus funds, mainly in the North-Eastern and Eastern provinces where development has not been possible due to the shifta problem. Such surplus funds should be employed in capital development, not for the payment of wages and certainly there should be no justification for granting a higher increase that was agreed by county councils in committee No. 3. County councils outside the North Eastern and Eastern Provinces are in just as bad a financial position as county councils in committee No. 3. This fact must be borne in mind by the Court

The Respondents emphasized that even if no large increase in wages was granted, all employees would benefit as a result of the grading and other improved conditions which have already been agreed upon Their offer of Sh 5 per month was considered most reasonable when compared with Sh 7/50 agreed in committee No 3, Sh 10 per month for committee No 2 and Sh 15 per month for committee No 1 They would be flexible on the amount of the increase depending on the effective date. If there was to be any backdating, then they would be insistent on their offer of Sh 5 per month. If the effective date could be made 1st January 1970 then they would have no strong objections to an increase of Sh 7/50 per month. Any figure above this would be most embarrassing

After a careful consideration of all the submissions the Court awards that the workers should get a wage increase of Sh 7/50 per month from 1st January 1970 and another increase of Sh 2/50 per month from 1st July 1970

Effective date—The Claimants pointed out that the Respondents had used delaying tactics and therefore asked the Court to backdate its award to 1st July 1969

The Respondents on the other hand stated that each of the committees had different effective dates for their agreement and there could therefore be no justification in the Claimants' claim that the effective date for committee No 4 must be similar to that of committee No 3. They submitted that none of the councils had made any provision for increases in 1969 but they had all done so for 1970. Furthermore about 80 per cent of the employees of these councils would be taken over by the Central Government from 1st January 1970. This was therefore the ideal date for effecting the agreement for committee No 4.

The Court awards that the effective date for the agreement should be 1st January 1970

Given in Nairobi thus 16th day of February 1970

SAEED R COCKAR,

President

I W NZYOKA, S K NGOLOMA, Members GAZETTE NOTICE NO 546

THE TRADE MARKS ACT

(Cap 506)

REGISTERED USER

IT IS hereby notified for general information that on the 6th day of February 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 — Union Carbide Corporation, of 270 Park Avenue, New York, New York, United States of America

Registered User—Union Carbide Kenya Limited, of PO Box 4765, Nairobi, Kenya

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

Conditions of testrictions —

- 1 The permitted use is to continue only as long as the Proprietor maintains control of the Board of Directors of the User by virtue of holding a sufficient majority of the voting capital stock of that company to nominate and appoint a majority of its directors
- 2 The proposed permitted use is otherwise to be without limit of period
- 3 The User is not to be the sole Registered User of the trade marks, and the Proprietor retains the right to use the trade mark in Kenya
- 4 The User specifically waives all rights which might otherwise be conferred on it by section 31 (3) of the Trade Marks Ordinance 1955

Trade Mark Nos ---

- (1) 16522—'EVEREADY' word in Class 9 in respect of electric dry cells and batteries (Advertised under Gazette Notice No 2018, page 649, dated 11th July 1969)
- (11) 16523—"EVEREADY" word in Class 11 in respect of electric flashlights, electric lamps and bulbs (Advertised under Gazette Notice No 2018, page 648, dated 11th July 1969)

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

D J COWARD,
Registrar of Trade Marks

GAZETTE NOTICE NO 547

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 1898 of 1970 in the Kenya Register of Patents on the 6th day of February 1970

SCHEDULE

No of application --- 1898

Date of application —6th February 1970

Name of applicant—American Cyanamid Company

Registered address -- Berdan Avenue, Wayne, State of New Jersey, United States of America

Particulars of grant in the United Kingdom -

No -1,047,935

Date —1st March 1967

Date of filing complete specification—6th August 1963 Complete specification published—9th November 1966

Nature of invention—Substituted Piperazines and preparation thereof

Documents etc filed in registry -

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

Nairobi, 13th February 1970 D J COWARD,

Registrar of Patents

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 1899 of 1970 in the Kenya Register of Patents on the 11th day of February 1970

SCHEDULE

No of application -1899

Date of application -11th February 1970

Name of applicant —Ciba Limited

Registered address - Basle, Switzerland

Particulars of grant in the United Kingdom -

No -1,040,177

Date —14th February 1967

Date of filing complete specification—25th March 1963

Complete specification published -24th August 1966

Nature of invention—New 3 6-Dioxo-A-Nor-B-Homo-Steroids and process for their manufacture

Documents etc filed in registry -

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

Nairobi, 13th February 1970 D J COWARD,
Registrar of Patents

GAZETTE NOTICE No 549

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 1900 of 1970 in the Kenya Register of Patents on the 11th day of February 1970

SCHEDULE

No of application —1900

Date of application -11th February 1970

Name of applicant -Imperial Chemical Industries Limited

Registered aaddress — Imperial Chemical House, Milbank, London, S W 1, England

Particulars of grant in the United Kingdom -

No —881,729

Date -3rd September 1969

Da e of filing complete specification —10th April 1958

Complete specification published —8th November 1961

Nature of invention — Improvements in and relating to methods for making Modified False Twist Crimped Bulked Yarns

Documents etc filed in registry —

- (a) One certified copy of the specification of the United Kingdom Patent
- (b) Certificate of the Comptroller-General of the United Kingdom Patent Office
- (c) Authorization in favour of Messrs Kaplan & Stratton, PO Box 111, Nanobi

Nairobi, D J COWARD, 13th February 1970 Registrar of Patents

GAZETTE NOTICE NO 550

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 1901 of 1970 in the Kenya Register of Patents on the 12th day of February 1970

SCHEDULE

No of application —1901

Date of application -12th February 1970

Name of applicant —E I Du Point De Nemours and Company

Registered addiess—10th and Market Streets, Wilmington, Delaware, United States of America

Particulars of grant in the United Kingdom —

No -1,147,541

Date —30th July 1969

Date of filing complete specification —7th March 1966

Complete specification published -2nd April 1969

Nature of invention—Heterocyclic Compounds and methods of preparing the same

Documents, etc filed in registry -

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

Nairobi, 13th February 1970 D J COWARD,
Registrar of Patents

GAZETTE NOTICE No 551

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 1902 of 1970 in the Kenya Register of Patents on the 12th da, of February 1970

SCHEDULE

No of application —1902

Date of application —12th February 1970

Name of applicant—F Hoffmann-la Roche & Co, Aktiengesellschaft

Registered address —124 184 Grenzacherstrasse, Basle, Switzerland

Particulars of grant in the United Kingdom -

No —1,153,103

Date -17th September 1969

Date of filing complete specification—1st June 1967

Complete specification published -21st May 1969

Nature of invention—Novel N N-Disubstituted-Ethylenediamines

Documents etc filed in registry -

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

Nairobi, 13th February 1970 D J COWARD,
Registrar of Patents

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 1903 of 1970 in the Kenya Register of Patents on the 12th day of February 1970

SCHEDULE

No of application—1903

Date of application—12th February 1970

Name of applicant -Fisons Pharmaceuticals Limited

Registered address—12 Derby Road, Loughborough, Leicestershire, England

Particulars of grant in the United Kingdom -

No --1,144,905

Date —9th July 1969

Date of filing complete specification—3rd March 1966

Complete specification published —12th March 1969

Nature of invention—Substituted Bis-(2-Carboxy-Chromony1-Oxy) Derivatives and preparations and Pharmaceutical Compositions thereof

Documents etc filed in registry —

(a) One certified copy of the specification (including "Office Copy" of letters patent) of the United Kingdom Patent

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

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

Nairobi,

13th February 1970

D J COWARD,

Registrar of Patents

GAZETTE NOTICE NO 553

THE LIQUOR LICENSING ACT

(Cap 121)

MURANG'A LIQUOR LICENSING COURT

THE first statutory meeting of the Murang'a Liquor Licensing Court will be held in the District Commissioner's Board Room, Murang'a, at 10 a m, on Monday, 11th May 1970

Applications for new licences, renewals, transfers or removals of the existing licences should be submitted on the prescribed forms affixed with a K Sh 10 levenue stamp, to the President, Murang'a Liquor Licensing Court, PO Box 7, Fort Hall, on or before 24th March 1970

Late applications shall only be considered, if they are received on or before 9th April 1970, and on payment of an additional late fee of K Sh 150

Applicants for new licences, transfers and removals of existing licences must appear before the Court in person or be represented by an advocate Applicants for renewals need not appear before the Court unless there are objections, in which case appearance will be desirable

E M PSENJEN,

Murang'a, 6th February 1970 President
Murang a Liquor Licensing Court

GAZETTE NOTICE No 554

THE LIQUOR LICENSING ACT

(Cap 121)

EMBU LIQUOR LICENSING COURT

NOTICE is hereby given that the first statutory meeting of the Embu Liquor Licensing Court will be held in the Embu County Council Chamber on Monday, 11th May 1970, starting at 10 a m

Applications for new licences, renewals, transfers or removals of the existing licences should be submitted on the prescribed forms affixed with a K Sh 10 revenue stamp, to the President, Embu Liquor Licensing Court, PO Box 3, Embu, on or before 25th March 1970

New applicants must appear before the Court in person or be represented by an advocate

Late applications shall only be considered, if they are received on or before 13th April 1970, and on payment of an additional late application fee of K Sh 150

Fmbu,

4th February 1970

S THUO,
President
Embu Liquor Licensing Court

GAZETTE NOTICE NO 555

THE LIQUOR LICENSING ACT

(Cap 121)

ISIOLO LIQUOR LICENSING COURT

THE next statutory meeting of the Isiolo Liquor Licensing Court will be held in the District Commissioner's Office, Isiolo, on Monday, 11th May 1970, at 10 a m

Applications for new licences, renewals, transfers or removals of the existing licences should be submitted on the prescribed forms affixed with a K Sh 10 revenue stamp, to the President, Isiolo Liquor Licensing Court, PO Box 3, Isiolo, on or before 21st March 1970

New applicants must appear before the Court in person or be represented by an advocate

Applicants for transfers, renewals 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 28th March 1970, and on payment of an additional late application fee of K Sh 150

S M'MUGAMBI,

Isiolo, 6th February 1970

President, Isiolo Liquor Licensing Court

GAZETTE NOTICE NO 556

THE LIQUOR LICENSING ACT

(Cap 121)

KITUI LIQUOR LICENSING COURT

THE next statutory meeting of the Kitui Liquor Licensing Court will be held in the Office of the District Commissioner, Kitui, on Monday, 11th May 1970, at 930 am

Applications to be considered at this meeting, whether for new licences, removals, transfers or ienewals, must reach the District Commissioner's Office, Kitui, not later than 25th March 1970, on the appropriate form with a Sh 10 revenue stamp affixed. Any applications received after this date may only be considered if received 30 days before the date of the meeting and on payment of a late fee of Sh 150.

Applicants for new licences and for removals, transfers and renewals must appear in person before the Court or be represented by an advocate

J P I BONYO,

Kitui, 7th February 1970 President, Kitui Liquor Licensing Court

GAZETTE NOTICE No 557

THE LIQUOR LICENSING ACT

(Cap 121)

NAIROBI LIQUOR LICENSING COURT

THE next statutory meeting of the Nairobi Liquor Licensing Court will be held at the District Commissioner's Office, Kenyatta Avenue, Nairobi Area, Nairobi on Monday, 11th May 1970 at 9 a m

Applications to be considered at this meeting, whether for new licences, transfers, removals or renewals must be received in the Office of the District Commissioner, Nairobi Area, PO Box 30124, Nairobi, on or before 24th March 1970 on the appropriate form with a Sh 10 revenue stamp affixed Any application received on or after 25th March 1970, may only be considered if it is received before 11th April 1970, and on payment of an additional fee of Sh 150

Applicants for new licences, transfers and removals must appear in person or by an advocate before the Liquor Licensing Court Attendance in Court of applicants for renewals of licences is optional unless there are objections in which case attendance is desirable

Applicants are advised to submit their applications by registered post

W K MARTIN,

President

Nairobi, 16th February 1970 Nairobi

President Nairobi Liquor Licensing Court

THE AFRICAN LIQUOR ACT

(Cap 122)

EMBU AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the first statutory meeting of the Embu African Liquoi Licensing Board will be held on Monday, 8th June 1970, starting at 10 a m

All applications for new licences, late renewals, transfers and removal of existing licences must reach the Office of the District Commissioner, PO Box 3, Embu, on or before 15th April 1970, on the appropriate forms obtainable from the District Commissioner's Office, Embu

All applicants for new licences are requested to appear in person or be represented by an advocate before the Liquoi Licensing Board

Embu, S THUO,

Embu, Chairman

4th February 1970 Embu African Liquor Licensing Board

GAZETTE NOTICE NO 559

THE AFRICAN LIQUOR ACT

(Cap 122)

ISIOLO AFRICAN LIQUOR LICENSING BOARD

THE statutory meeting of the Isiolo African Liquor Licensing Board will be held in the Office of the District Commissioner on Monday, 1st 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, PO Box 3, Isiolo, 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 of applicants for renewals is optional unless there are objections in which case attendance is desirable

S M'MUGAMBI,

Isiolo,
4th February 1970

Chairman

Isiolo African Liquor Licensing Board

GAZETTE NOTICE NO 560

THE AFRICAN LIQUOR ACT

(Cap 122)

KITUI AFRICAN I IQUOR LICENSING BOARD

NOTICE is hereby given that a meeting of the Kitui African Liquor Licensing Board will be held at th Office of the District Commissioner, Kitui, on Monday, 8th June 1970, at 10 am, to consider new applications

Applications for consideration at this meeting must be received by the District Commissioner's Office, not later than 25th April 1970

Applicants must appear before the Board in person or be represented by an advocate

J P I BONYO,

Kitui,

Chairman

7th February 1970 Kitui African Liquor Licensing Board

GAZETTE NOTICE NO 561

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

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
19/70	Rufus Wararı Kıwarıe	Gatundu Division Kiambu District	2-12-69	Testate
20/70	William Leslie Hatton	Nairobi	6-1-70	Intestate

Nan obi, 13th February 1970 D J COWARD, Public Trustee GAZETTE NOTICE No 562

PROBATE AND ADMINISTRATION

TAKE NOTICE that after fourteen days from the date of this Gazette, I intend to apply to the High Court at Mombasa 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

Public Trustee's Cause No	Name of Deceased	Address	Date of Death	Testate or Intestate
69/68	Mulei Makau	Yoo Loca- tion, Kitui	29-5-68	Intestate
1/70	Buda Zuberi	Kısaunı, Mombasa	12–3–68	Intestate
3/70	Mwadime Kisombe	Chawia Loca- tion, Taita District	9–7–69	Intestate
4/70	Juma Sudi	Tononoka, Mombasa	12-10-69	Intestate
5/70 10/70	Sudi Ali Lucette Butler	Msambweni Mombasa	12–11–69 5–1–70	Intestate Intestate

Nanobi, 9th February 1970 J N KING'ARUI,
Acting Assistant Public Trustee

GAZETTE NOTICE No. 563

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 34 of 1970

By Taiagaum Kanaiyalal Pragji Pandya of PO Box 273, Naiiobi in Kenya, the widow of the deceased, through S S Sandhu Esq, advocate of Naiiobi, for a grant of letters of administration intestate of the estate of Kanaiyalal Pragji of Nairobi aforesaid, who died at Nairobi on the 16th day of October 1969

(2) Cause No 42 of 1970

By Charles William Jenkinson of PO Box 2906, Mombasa, in Kenya, the duly constituted attorney of Jean Patricia Jenkinson of Brighton in England, the administratrix of the estate of the deceased through Messrs Shaw and Carruthers, advocates of Eldoret, for resealing in Kenya the grant of letters of administration intestate issued by the Principal Probate Registry of the High Court of Justice in England of the estate of Rodney Alfred Clement Jenkinson of Eldoret in Kenya, who died at Nairobi in Kenya on the 10th day of March 1969

(3) Cause No 43 of 1970

By Valiben d/o Khunji w/o Bhaimal Virpal Shah of PO Box 11481, Nairobi in Kenya, the widow of the deceased and the sole executrix appointed in his will, through Messrs Shah and Parekh, advocates of Nairobi, for a grant of probate of the will of Bharmal Virpal Shah of Nairobi aforesaid, who died at Nairobi on the 8th day of May 1969

(4) Cause No 45 of 1970

By Tehmi Eruch Nowrojee of PO Box 10210, Nairobi in Kenya, the widow of the deceased and the sole executrix appointed in his will, through Messrs Ahamed and Ahamed, advocates of Nairobi, for a grant of probate of the will of Eruch Pherozeshah Nowrojee of Nairobi aforesaid, who died at Nairobi on the 22nd March 1969

(5) Cause No 109 of 1952

By Nasee ud Deen Qureshi of PO Box 5105, Nairobi in Kenya, the eldest son of the deceased, through P M Makwana, Esq, advocate of Nairobi, for a grant of letters of administration de bonis non of the estate of Allah Ditta Qureshi of Nairobi aforesaid, who died at Nairobi on the 3rd day of May 1952

(6) Cause No 46 of 1970

By Mrs Gurdev Kaur of PO Box 6559, Nairobi in Kenya, the widow of the deceased, through Messrs S S Jowhal and Co, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Isher Singh Panesar son of Nand Singh of Nairobi aforesaid, who died at Nairobi on the 20th day of December 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 March 1970

Nairobi 16th February 1970 M F PATEL,
Deputy Registrar
High Court of Kenya Nairobi

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

GULAM KADIR s/o MOHAMED BUX, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Gulam Kadir s/o Mohamed Bux of Nairobi in Kenya, who died on the 6th day of January 1968, at Nairobi, is hereby required to send particulars thereof in writing to the undersigned before the 31st day of March 1970, after which date the executrix will distribute the estate among the persons lawfully entitled thereto having regard only to the claims and interests of which she has had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have notice

Dated at Nairobi this 26th day of January 1970

MAINI & PATEL. Advocates for the Executiva PO Box 368 Nairobi

GAZETTE NOTICE No 565

IRENE MARY MONTAGU LE BLANC-SMITH, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap 167), that any person having a claim against or an interest in the estate of the late Irene Mary Montagu Le Blanc Smith of Littlemead, PO Box 66, Gilgil, who died on the 1st day of February 1970, at Nakuru, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 4th day of May 1970, after which date the executor will distribute the estate among the persons entitled thereto, having regard only to the claims and interests of which he shall have had notice and will not as respects the property so distributed be liable to any person of whose clum he shall not then have had notice

Dated this 10th day of February 1970

CRESSWELL, MANN & DOD,

Advocates to the Executor National Bank Building Kenyatta Avenue PO Box 51 Nakuru

GAZETTE NOTICE NO 566

ESTATE OF THE LATE MRS MABEL BLANCHE TAYLOR

To All To Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named Mrs Mabel Blanche Taylor of PO Box 8206, Nairobi, who died at Nairobi on the 24th October 1969, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, PO Box 30299, Nairobi, on or before the 17th April 1970, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice

Dated at Nairobi this 9th day of February 1970

THE STANDARD BANK LIMITED,

Trustee Branch PO Box 30299 Nauobi, Executor

GAZETTE NOTICE No 567

ESTATE OF THE LATE TREVOR DESMOND DOMINY

To All To Whom It May Concern

TAKE NOTICE that all persons having any claims against or owing money to the above-named Trevor Desmond Dominy of Cape Town, South Africa, who died at Cape Town aforesaid on the 3st day of August 1969, are requested to prove such claims or to pay the amount due as the case may be to The Standard Bank Limited, PO Box 30299, Nairobi, Kenya, on or before the 20th day of April 1970, after which date the estate of the said deceased will be distributed or administered according to law having regard only to the claims against the estate of which we the said Bank shall then have notice

Dated at Nairobi this 13th day of February 1970

THE STANDARD BANK LIMITED.

Trustee Branch PO Box 30299 Natrobi Executor

GAZEITE NOTICE NO 568

THE BANKRUPTCY ACT

(Cap 53)

Notice of Dividend (Summary Case)

Debtor's name —Sheikh Mohamed Bin Ali Address — Kibwezi, PO Kitui

Description —Retail merchant

Court — High Court of Kenya at Nanobi No of matter—BC 24 of 1953

Amount per £—Cents 38

First or final or otherwise—First and final

When payable—23rd February 1970

Where payable—At my office, Harambee Avenue, PO Box 30031, Nanobi

Nan obi,

M L HANDA,

13th February 1970

Deputy Official Receiver

GAZETTE NOTICE NO 569

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF DIVIDEND

Debtor's name—Naiender Singh s/o Isher Singh, trading as M J and Company

Address —PO Box 6221, Nairobi

Description —Tiader

Court—High Court of Kenya at Nanobi

No of matter —BC 71 of 1960

Amount per £-Sh 1/04

First or final or otherwise—Second and final

When payable -- 23rd February 1970

Where pavable -At my office, Harimbee Avenue, PO Box 30031, Nairobi

Nanobi, 13th February 1970

M L HANDA, Deputy Official Receiver

GAZETTE NOTICE NO 570

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF RELEASE OF TRUSTEE

Debtors name - Bhaskarao Himabhar Patel, trading as Stone Brothers

Address —PO Box 6250, Nanobi

Court — The High Court of Kenya, Law Courts, PO Box 30041, Nairobi

No of matter—BC 47 of 1959

Trustee's name—The Official Received

Date of release—4th February 1970

J W ONYANGO OTIENO, Deputy Registrar High Court of Kenya, Nairobi

GAZEFFE NOTICE NO 571

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF RELEASE OF TRUSTEE

Debtoi s name —William Charles Absalom

Address -- PO Box 10, Ol Kalau

Court — The High Court of Kenya, Law Courts, PO Box 30041, Nanobi

No of matter—BC 23 of 1959

Trustee s name — The Official Receiver

Date of release —4th February 1970

J W ONYANGO OTIENO,

Deputy Registiar High Court of Kenya Nairobi

GAZETTE NOTICE No 572

THE BANKRUPTCY ACT

(Cap 53)

NOTICE OF RELEASE OF TRUSTEE

Debtor's name -Lali Dosabhai Mistry, formerly trading as Eldoret Builders

Address —PO Box 5467, Nanobi

Court - The High Court of Kenya Law Courts, PO Box 30041, Nairobi

No of matter—BC 3 of 1967

Trustee s name — The Official Receiver

Date of release —4th February 1970

J W ONYANGO OTIENO, Deputy Registrar High Court of Kenya Nairobi

THE COMPANIES ACT

(Cap 486)

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

Reg No	Name
3/40	World Wide Agencies Limited
14/64	Kikuyu Mbaris Land Traders and Farmers Limited
20/66	East African Holdings Limited
2928	D G Pathak and Bros Limited
3082	BM Concrete (EA) Limited
3188	Insurance Services Limited
3218	Desai Agencies Limited
3274	Kipsingole Estates Limited
3293	Norbuin, Browning and Pickering
3388	Ngara Properties Limited
3699	Manara Estates Limited
3996	Chinswood Graphite Limited
4052	Pan's Overseas Agencies (E A) Limited
4384	The African Shoe Company Limited
5784	West Kenya Wholesalers Limited
5851	M Karmalı Nasseı Limited
5916	L G A Limited
6203	Agipgas Distributors Limited
6270	Bedec (East Africa) Limited
6732	Hammond (East Africa) Limited
6963	Plastics Products Limited
7353	Better Hearing (E A) Limited
7562	R K N S Company Limited
7580	Kenya Meat and Legumes Exporters Limited
5610	Coast Enterprises Limited

Dated this 13th day of February 1970

O M SAMEJA, Assistant Registrar of Companies

GAZETTE NOTICE No 574

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF ACLI COMPANY LIMITED

APPOINTMENT OF LIQUIDATOR

BY ORDER of the High Court, dated the 5th day of February 1970, Messrs Ian Reid Leslie and Malcolm Howard Pedlow, both of PO Box 30158, Nairobi, have been appointed liquidators of the above-named company with a committee of inspection

Dated this 13th day of February 1970

GAZETTE NOTICE No 575

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF HARDWARE AND IRONMONGERY LIMITED

(Members Voluntary Winding Up)

NOTICE

NOTICE is hereby given that an extraordinary general meeting of the members of Hardware and Ironmongery Limited held at Mombasa, on the 23rd day of January 1970, the following special resolution was duly passed —

"THAT the Company be wound up voluntarily and that Virendra Vallavbhai Patel, accountant and auditor, PO Box 789, Mombasa, be and is hereby appointed liquidator for the purposes of the winding up"

Creditors of the Company are required on or before the 23rd March 1970, to send full particulars of all claims they may have against the said Company to the undersigned, the liquidator of the Company, and if so required by notice in writing from the said liquidator, personally or by their advocates, to come to prove their debts or claims set out in such notice, or in default thereof, they may be excluded from the benefits of any distributions made before such debts are proved

Dated at Mombasa this 2nd day of February 1970

V V PATEL, Liquidator, PO Box 789, Mombasa

GAZETTE NOTICE NO 576

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF BELGENNY DAIRIES LIMITED

(In Members' Voluntary Winding Up)

Name of Company—Belgenny Dairies Limited Address of registered office - Hughes Building, Muindi Mbingu Street, Nairobi

Nature of business -Not trading

Liquidator's name - James Raymond Rooke Fenton

Address —PO Box 9532, Nairobi

Date of appointment—9th February 1970

By whom appointed — The members

Dated at Nairobi this 9th day of February 1970

J R R FENTON, Liquidator

GAZETTE NOTICE No 577

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF BELGENNY DAIRIES LIMITED

MEMBERS' VOLUNTARY WINDING UP

NOTICE is hereby given that at an extraordinary general meeting of the members of Belgenny Dairies Limited held at the offices of Messrs Pannell Fitzpatrick Bellhouse Mwangi & Co, Nairobi, on Monday, 9th February 1970, the following special resolution was duly passed ---

"THAT the Company be wound up as a members' voluntary winding up and that J R R Fenton, FCA, of PO Box 9532, Nairobi, be appointed liquidator for the purpose of such winding up "

Creditors of the Company are required on or before 30th April 1970, to send full particulars of all claims they may have against the said Company to the undersigned, the liquidator of the said Company, and if so required by notice in writing from the said liquidator personally or by their advocates to come in and prove their 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

Nairobi. 9th February 1970

J R R FENTON, Liquidator PO Box 9532 Natrobi

GAZETTE NOTICE NO 578

IN THE MATTER OF THE COMPANIES ACT (Cap 486)

AND

IN THE MATTER OF H B FARMS LIMITED

Members' Voluntary Winding Up

NOTICE is hereby given that the final meeting of the abovenamed Company will be held at the offices of Messrs Bell and Company, Inder Singh House, Inder Singh Road, Nakuru, on Monday, 30th March 1970, at 10 am, in accordance with the provisions of and for the purposes laid down in section 283 (1) of the Companies Act (Cap 486)

Dated this 12th day of February 1970

R W FALKNER, Liquidator PO Box 21, Nakuru

GAZETTE NOTICE NO 579

THE SOCIETIES RULES 1968

(No 4 of 1968)

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

SCHEDULE

Betalbatinensis Union

Dated this 13th day of February 1970

J ALLAN, Assistant Registrar of Societies

THE SOCIETIES RULES 1968 (L N 62 of 1968)

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

SCHEDULE

	Date
	Registration
Name of Society	Effected
Abasanga Society of Kenya, Maragoli Branch	9 2-70
Shia Asna-Ashri Jamat, Nairobi	10 2-70
Miracle Revival Fellowship	12 2-70
Wundanyi Welfare Society	12-2-70
Nammonywa Society	12 2-70

Dated this 13th day of February 1970

J ALLAN,
Assistant Registrar of Societies

GAZETTE NOTICE No 581

AKAMBA WELFARE SOCIETY, TRANS NZOIA DISTRICT (Winding-up Order 1968)

NOTICE

TAKE NOTICE that all persons having any claims against or owing money to the above-named society formerly of PO Box 449, Kitale, are requested to prove such claims or to pay the amounts due as the case may be to the Official Receiver of PO Box 30031, Nairobi, Kenya, on or before the 10th day of March 1970, after which date the Official Receiver shall prepare and submit to Honourable the Attorney-General a scheme for the application of assets of the society having regard only to the claims against the society of which the Official Receiver shall then have notice

Dated at Narrobi this 13th day of February 1970

M L HANDA, Deputy Official Receiver, PO Box 30031, Nairobi

GAZETTE NOTICE No 582

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490)

INQUIRY

WHEREAS, I Dan Jacob Nyanjom, have, of my own accord, decided that an inquiry be held into the by-laws, working and financial condition of Meru Farmers Co-operative Union I imited

Now, therefore, I hereby authorize Hon Charles Murgor, M P (Chairman), Hon Elijah Wasike Mwangale, M P (Member) and Mr David Hines (Secretary) 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 section 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 63 (2)—Recovery of Costs

Section 87 —Offences

Given under my hand at Nairobi this 17th day of February 1970

DAN JACOB NYANJOM,

Commissioner for Co-operative Development

GAZETTE NOTICE No 583

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490, section 70 (1))

Re Eburru Farmers Co-operative Society Ltd (In Liquidation)

ADMISSION OF CLAIMS

I, being duly appointed liquidator of the above-named cooperative society, hereby appoint Tuesday, the 31st day of March 1970, as the day on which or before which the creditors of the said co-operative society shall state to me their claims for admission

Such claims shall be addressed to me at the Department of Co-operative Development, PO Box 960, Nakuru

T N OCHIENG',

District Co-operative Officer Nakuru,

Liquidator

GAZETTE NOTICE NO 584

THE CO-OPERATIVE SOCIETIES ACT

(Cap 490)

ADMISSION OF CLAIMS

CS/885 Sivina Association of Farmers Co-operatives Ltd
CS/886 Namoni Association of Farmers Co-operatives Ltd
CS/887 Wekalo Association of Farmers Co-operatives Ltd
CS/888 Teremi Association of Farmers Co-operative Ltd
CS/889 Lutonyi Association of Farmers Co-operatives Ltd
CS/890 Chelekei Association of Farmers Co-operatives Ltd
CS/891 Nabikoto Association of Farmers Co-operatives Ltd
CS/769 Sang alo Thrift and Savings Co operative Society Ltd
CS/782 Lwakhupa Farmers Co-operative Society Ltd
(All in Liquidation)

I, being the duly appointed liquidator of the abovementioned associations and societies, hereby appoint the 15th March 1970, as the day on, or before which creditors of the said associations and societies shall state to me their claims for admission

Such claims shall be addressed to me at Co operative Office, PO Box 162, Kakamega

J M OTHIENO, Liquidator

GAZETTE NOTICE NO 585

LEGAL AND GENERAL ASSURANCE SOCIETY LIMITED

Loss of Policy

Policy No EAK 304112 for Sh 56,148 dated 1st January 1966, on the life of Hugh Abdy Collins and the property of the Agricultural Society of Kenya

NOTICE is hereby given that evidence of the loss or destruction of the above policy has been submitted to the Society and any person in possession of the policy, or claiming to have any interest therein, should communicate immediately by registered post with the ansurer Failing any such communication a certified copy of the policy (which will be the sole evidence of the contract) will be issued to the owner

Natrobi, 9th February 1970 J A LAW, Manager, East Africa

GAZETTE NOTICE NO 586

THE SAMBURU COUNTY COUNCIL

THE POLL TAX (RIFT VALLEY REGION) ENACTMENT 1964

(No 10 of 1964)

Notice

NOTICE is hereby given that pursuant to section 3 of the Poll Tax (RVR) Enactment 1964, the County Council of Samburu has by Resolution No 1/70 resolved that poll rate will be payable to the Council at the rate of Sh 10 per annum per adult male and each adult female having independent means and resident in or owning property in the area of jurisdiction of the Samburu County Council The tax shall be payable or deemed to have been payable on 1st January 1970

The tax can be paid at the offices of the District Commissioner, Samburu, at Baragoi, Wamba and at Maralal or on demand by the Tax Officers of the Provincial Administration and the County Council of Samburu

Those who fail to pay the tax by 31st of August 1970, shall be liable, in addition to the payment of the tax, to a penalty of 25 per cent. Those eligible are, therefore, advised to pay the tax before the penalty date

P K LEPARLEEN,
Acting Clerk to the Council
Samburu County Council
County Offices, PO Maralal

Maralal, 5th February 1970

THE CITY COUNCIL OF NAIROBI

THE STREETS ADOPTION ACT (Cap 406)

UNADOPTED STREET WORKS-MIREMA ESTATE

WHEREAS the City Council of Nairobi at its ordinary monthly meeting held on the second day of December 1969 resolved that the draft revised provisional apportionments for the construction of roads in Mirema Estate to Council's adoptive standard (rural areas), under the provisions of section 8 of the Streets Adoption Act 1963 at a total estimated cost of £24,000 (wholly rechargeable) be approved and that the Town Clerk be authorized to serve provisional apportionment notices on the lands affected thereby

AND WHEREAS such notices have been sent by registered post to the last known postal addresses of these owners

AND WHEREAS full details of the apportionments in respect of the above-mentioned lands are set out below

NOTICE is hereby given to all the owners listed herein that in the event that the registered apportionment notice is returned as undelivered, or if service has not been effected for any other reason, then service of the said apportionment notice shall be deemed to have been effected by the publication of this notice in the Kenya Gazette and in a newspaper circulating in Kenya

City Hall, Nairobi February 1970

J P MBOGUA, Town Clerk

UNADOPTED STREET WORKS—PROVISIONAL APPORTIONMENT

Plot No	Owners' Name and Address	Acreage	From Acreage Cost per Acre	Apport men		Frontage Feet	From Frontage Cost per Foot	Apport mei		Tota Apport men	tion
				Sh	cts			Sh	cts	Sh	cts
5987	Mr J N Winkinson, PO Box 4695,	5 00		3,519	00			*******		3,519	01
1012/6	Nairobi Mr K B Patel, PO Box 1800,	5 00		3,519	00	60 0		657	75	4,176	7:
11478	Nairobi Mr B N Hinga, PO Box 30083,	30 02		21,128	20	1,397 8		15,322	85	36,451	0:
7961	Nairobi Mr B N Hinga, PO Box 30083,	10 00		7,038	05	350 0		3,836	75	10,874	- 80
7960	Naırobı John and Elizabeth Njoroge, PO	10 00		7,038	05	350 0		3,836	75	10,874	- 80
7959	Box 30006, Nairobi Paul Kihara, PO Box 30510,	10 00	702 8024	7,038	05	358 0		3,924	45	10,962	. 50
7958/2	Nairobi Mr Leslie Gordon, PO Box 4663,	5 00	703 8034	3,519	00	358 0	10 96213	3,924	45	7,443	
7958/1	Nairobi Mr J G Kibe, PO Box 30007,	5 00		3,519	00	30 0		328	85	3,847	
7957/2	Nairobi Mr A N Ngugi, PO Box 7611,	4 58		3,223	40	328 0		3,595	60	6,819	
7957/1	Nairobi Mr J G Kibe, PO Box 30007,	4 99		3,512	00	30 0		328	85	3,840	
8810	Nairobi Mr G D Ross, c/o Beau, Villon,	16 202		11,403	00	119 1		13,046	05	24,449	
7849/1	Seychelles Zubeida Begum w/o M Fazal, PO	1 455		1,024	05	209 9		2,300	95	3,325	
78 50	Box 10056, Nairobi D. M Fraser and Others, PO Box	10 00		7,038	05	925 6		10,146	5 5	17,184	
11604	43, Ruiru Mr L L Brown, PO Box 30006,	5 30		3,730	15	60 0		657	75	4,387	
11605	Nairobi Mr L L Brown, PO Box 30006,	5 78		4,068	00	60 0		657	75	4,725	
7979/2	Nairobi Mr S M Mawani and S M Barreto,	5 07		3,568	30	407 2	10 96213	4,463	80	8,032	
7978/1	PO Box 7441, Nairobi Mr P A Clark, PO Box 8776,	5 00		3,519		444 3		4,870	45	8,389	
7978/2	Nairobi Mr A T Crowhurst, PO Box	5 00	703 8034	3,519	00	30 2		331		3,850	
7977/2	30237, Nairobi Mr W E Mwita, PO Box 1637,	5 19		3,652	75	30 2			05	3,983	
7977/1	Nairobi R I M and V J Gillies, PO Box	5 00		3,519	00	319 6		3,503	50	7,022	
7976/2	9010, Nairobi Mr A J Hughes, PO Box 12786,	5 17		3,638	65	398 5		3,468	40	8,007	
7976/1	Nairobi Mr H P B DeLadakeyne, PO	5 17		3,638	65	1,047 8		11,486	10	15,124	
7979/3	Box 5007, Nairobi Mr I M Elkington, P O Box 1477,	5 07		3,568	30	60 0		657	75	4,226	
7965	Nairobi Mr B N Hinga, P O Box 30083,	12 75		8,973	50	1,368 1		14,997	30	23,970	
7980	Nairobi Mr Kesharbhai B Patel, PO Box	0 513		361	05	15 2		166	60	527	
7966	1800, Nairobi Mr B N Hinga, PO Box 30083,	10 21		7,185	85	506 7		5,554	50	12,740	
796 7	Nairobi Mr M J Gathere, PO Box 8761,	10 21		7,185	85	46 6 9		5,118	20	12,304	
7968/1	Nairobi Mr N L Mimano, PO Box 30108,	4 773		3,359	25	41 8		458	20	3,817	
7968/2	Nairobi Mr and Mrs A Gaiti, PO Box 28,	4 743		-	15	401 2		4,398		7,736	
7969	Ruiru Mr M L Sullivan, PO Box 9225,	10 21	703 8034	-	85	409 2	10 96213	4,485	70	11,671	
7970/2	Nairobi Mr P M Thumi, PO Box 30089,	5 00		3,519	00	351 9		3,857	60	7,376	
7970/1	Nairobi Mr P K Bansel, PO Box 814,	5 21		3,666	80	39 8		436	30	4,103	
7712/20	Nairobi Commissioner of Lands, PO Box	10 01		7,045	05	489 7		5,368	15	12,413	
797 2	30089, Nairobi Hon A J Odinga, P O Box 10510,	10 01		7,045	05	452.5		4,960		12,005	
7973	Nairobi Hon A J Odinga, P O Box 10510,	10 00		7,038	05	1,552 2		17,015	40	24,053	
7974/1	Nairobi Presbyterian Foreign Mission, PO	5 00		3,519	00	676 9		7,420	25	10,939	
7975	Box 1140, Nairobi Presbyterian Foreign Mission, PO	10 00		7,038		601 0		6,588		13,626	

SCHEME MIREMA ESTATE—ROADS—(Contd)

Plot No	Owners Name and Address	Acreage	From Acreage Cost per Acre	Appor me		Frontage Feet	From Frontage Cost per Foot	Apport men		Tota Apport men	tion-
				Sh	cts			Sh	cts	Sh	cts
7974/2	Mr N N Nduati, PO Box 30075, Nairobi	5 00		3,519	00	493 3		5,407	60	8,926	60
1012/49	Mr A W C Hayland, PO Box 8690, Nairobi	22 11		15,561	15	1,919 9		21,046	20	36 607	35
1012/48	Brenda M Massingham, PO Box 8601, Nairobi	9 63		6,777	65	603 1		6,611	25	13,388	90
1012/46	Mr J K Ndegwa, P O Box 30260, Nairobi	9 60	703 8034	6,756	50	1,297 4	10 96213	14,222	25	20,978	75
9509	Mr N Mathews, PO Box 30163, Nairobi	7 17		5,046	30	972 0	200220	10,655	25	15,701	55
3107	M/s A G and U A G Meghji, P O Box 1777, Nairobi	5 08		3,575	30	243 0		2 663	80	6,239	10
8110	Mr M Garlick, PO Box 2554, Nairobi	5 08		3,575	30	479 0		5,250	85	8,826	15
3109	N L and G L Vrontamitis, P O Box 3374, Nairobi	2 54		1 787	65	250 0		2,740	55	4,528	20
	Total	343 846		242,000	00	22,076 0		242 000	00	484 000	00

GAZETTE NOTICE NO 588

THE LAIKIPIA COUNTY COUNCIL

1969 SUPPLEMENTARY VALUATION ROLLS

NOTICE is hereby given that the Draft Supplementary Valuation Rolls for the year 1969 in respect of Nanyuki, Thomson's Falls and Rumuruti Urban Areas have been laid before a meeting of the Laikipia County Council and are now available at the offices of the County Council and Urban Councils for public inspection during normal office hours

Under section 11 of the Valuation for Rating Act, any person who is aggrieved—

- (a) by the inclusion of any rateable property in, or by the omission of any rateable property from, the draft supplementary valuation rolls, or
- (b) by any value ascribed in the draft supplementary valuation rolls to any rateable property, or by any other statement made or omitted to be made in the same with respect to any rateable property

may lodge an objection in writing with the Clerk of the Council at any time before the expilation of 28 days from the date of publication of this notice

No person shall be entitled to urge any objection before a Valuation Court unless he has first lodged notice of objection as aforesaid

Nanyuki, 10th February 1970 J G NDERITU,
Clerk to the Council
County Offices
PO Box 4 Nanyuki

GAZETTE NOTICE NO 589

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

(I N 291 of 1969)

Notice

NOTICE is hereby given, pursuant to regulation 203 (1) of the Local Government Regulations 1963, that the Municipal Council of Kitale will, after the expiration of 14 days from the date of publication of this notice, adopt the above-mentioned By laws in accordance with regulation 210 of the Local Government Regulations 1963

The general purpose of the Adoptive By-laws is to issue bicycle licences incorporated in a waining sign as specified in the Traffic Rules and to standardize the bicycle licence fee throughout the country

Copies of these By-laws have been deposited at the Council Offices, Town Hall, Kitale, and are available for public inspection without charge, during the normal office hours. Copies of the By-laws will be supplied on request and on payment of appropriate fee by the Government Printer, Nairobi

Any objection against the Adoptive By-laws should be lodged with the Town Clerk, PO Box 260, Kitale, within 12 days after the date of the publication of this notice

Kitale, 11th February 1970 B O WAMBAYI, Town Clerk Town Hall PO Box 260 Kıtale GAZETTE NOTICE No 590

THE COUNTY COUNCIL OF NAROK

THE LOCAL GOVERNMENT REGULATIONS 1963

(LN 256 of 1963)

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

(LN 291 of 1969)

Notice

NOTICE is hereby given that pursuant to the provisions of regulation 203 of the Local Government Regulations 1963, the County Council of Narok intends to—

- (a) adopt by resolution, the By-laws contained in the abovementioned Order,
- (b) make new By-laws which will revoke the Narok County Council (Licensing of Bicycles) By laws 1959,
- at its meeting held on 14th January 1970

The general purport of the above exercise is to-

- (1) introduce country wide bicycle licence incorporating a warning signal in accordance with the Traffic (Amendment) Rules 1969 (L N 181/1969).
- (11) revoke Council's existing bicycle licensing By laws and increase the fee from Sh 5 to Sh 7/50

Copies of the By laws to be adopted are deposited at the office of the undersigned in the County Council Offices and may be inspected without payment during normal office hours. On application, copies will be furnished to any person on payment of an appropriate charge

Any person who desires to object to the adoption of these By laws should lodge his objection(s) in writing to the County Clerk, PO Box 19, Narok so as to be received within 12 days after the publication of this notice

N N OLE SILOMA,

Clerk, County Council of Narok PO Box 19 Narok

Narok, 11th February 1970

MINISTRY OF WORKS CENTRAL TENDER BOARD

TENDER NOTICE No 8/70

TENDERS are invited for the supply of-

Boot Polish black —350,000 tins (40 gim of nearest)
Boot Polish tonny 4ed —30,000 tins (40 gim or nearest)

A copy of the specifications to which all supplies must conform may be collected from the Supplies Branch, Ministry of Works, Headquarters, Ngong Road Nairobi

A current test report issued by the Chief Materials Engineer, Ministry of Works, Nairobi, must accompany tenders, together with samples of products offered

Net, duty paid, prices should be stated including the cost of packings (which shall be non returnable), and of delivery to the Ministry of Works Stores, Liverpool Road, Nairobi Fenders must state—

- (a) Price per tin
- (b) Number of tins per pack case or carton
- (c) Net weight of polish per ton
- (d) Brand/Country of Origin of products offered
- (e) Period required for delivery

Acceptance of any tender shall be subject to the General Conditions of Contract, a copy of which may be collected from the Supplies Branch, Ministry of Works, Nairobi

Tenders must be enclosed in a plain sealed envelope marked "Tender No 8/70 Boot Polish" and addressed to reach the Chief Purchasing Officer, Supplies Branch, Ministry of Works, PO Box 30346, Nairobi, or Upper Ground Floor, Ministry of Works Headquarters, Ngong Road, Nairobi not later than 9 am on 16th March 1970

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered. The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary.

J N OLUOCH,
Permanent Secretary for Works

GAZETTE NOTICE NO 592

THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of hotel carried on by Kisumu Hotel (1946) Limited of PO Box 9, Kisumu in the Republic of Kenya, at Kisumu, as from the 1st day of January 1970, has been sold and transferred to New Kisumu Hotel Limited of PO Box 1690, Kisumu, who will carry on the said business at the same place and under the name and style of New Kisumu Hotel Limited

The address of the transferor is PO Box 9, Kısumu The address of the transferee is PO Box 1690, Kısumu

The transferee does not assume nor it intends to assume any of the habilities incurred by the transferor in the said business and the same will be paid and discharged by the transferor up to and including the 31st day of December 1969. All debts due and owing by the transferor in respect of the said business up to and including the 31st December 1969, will be received and paid by the transferor

Dated this 6th day of February 1970

SHAPLEY BARRET MARSH & CO, Advocates for the Transferor

J MORZERIA,
Advocate for the Transferee

GAZETTE NOTICE NO 593

THE TRANSFER OF BUSINESSES ACT

(Cap 500)

NOTICE is hereby given that the business of a general store carried on by Harakchand Hansraj at Shop No 4 on Land Reference No 209/139/2 (corner of River Road and Duke Street), Nanobi, has, as from the 21st day of January 1970, been sold to Stephen Mugo Tommy and Peter Githuku who will carry on the said business under the name or style of Rumu Trading Company and at the same place

The address of the transferor is PO Box 6499, Nairobi The address of the transferoes is PO Box 13099, Nairobi

The transferees do not assume nor do they intend to assume any liability incurred by the transferor in the said business up to and including the 20th day of January 1970 and any such liability will be paid and discharged by the transferor

All debts owing to the transferor up to and including the 20th day of January 1970, shall belong to and be received by the transferor

HAMILTON HARRISON & MATHEWS, Advocates for the Transferees GAZETTE NOTICE No 594

THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of travel agency carried on by the Kisumu Hotel (1946) Limited of PO Box 9, Kisumu in the Republic of Kenya, under the firm name or style of Kisumu Travel Service at Kisumu, as from the 1st day of January 1970, has been sold and transferred to Kisumu Tiavels Limited of PO Box 764, Kisumu, who will carry on the said business at the same place and under the name and style of Kisumu Travels Limited

The address of the transferor is PO Box 9, Kisumu

The address of the transferee is PO Box 764 Kisumu

The transferee does not assume nor it intends to assume any of the liabilities incurred by the transferor in the said business and the same will be paid and discharged by the transferor up to and including the 31st day of December 1969. All debts due and owing by the transferor in respect of the said business up to and including the 31st December 1969, will be received and paid by the transferor

Dated this 6th day of February 1970

SHAPLEY BARRET MARSH & CO, Advocates for the Transferor

> J MORZERIA, Advocate for the Transferee

GAZETTE NOTICE NO 595

THE TRANSFER OF BUSINESSES ACT (Cap 500)

NOTICE is hereby given that the business of provisions, etc, carmed on by Abdul Karim Kassamali Jiwa and Sherali Kassam ali Jiwa under the firm name of Hill Provision Store on Rehmtulla Kassam Road, PO Box 1411, Kisumu, has, as from the 31d day of February 1970 been sold and transferred to Messrs Suryakant Vanmali Laxmichand and Vanmali Laxmichand of PO Box 269, Kisumu, which said firm will, as from the said date, carry on the said business on its own name and at the same place

The transferees do not assume nor do they intend to assume any habilities incurred in the said business by the transferors up to and including the 2nd day of February 1970 and the same will be paid and discharged by the transferors, likewise, all debts due to the transferors up to and including the 2nd day of February 1970, will be received by the transferors

Dated at Kısumu this 13th day of February 1970

ABDUL KARIM KASSAMALI JIWA, SHERALI KASSAMALI JIWA, Transferors

SURYAKANT VANMALI LAXMICHAND, VANMALI LAXMICHAND, Transferees

GAZETTE NOTICE NO 596

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretobefore subsisting between (1) Henry Clement Wariithi, (2) Onesmus Ikiki, (3) David Wambugu, (4) Gituku Kamaitha carrying on business under the firm name of Central Province Peugeot Service on Plot No 209/2283, Cross Road, Nairobi in the Republic of Kenya, has been dissolved by mutual consent by the retirement therefrom of the said Henry Clement Wariithi with effect from 1st October 1968

All the assets and habilities of the said business up to and including the said 1st October 1968, shall be recovered and paid by the continuing partners who will continue the said business under the same firm name and at the same place

Dated at Nairobi this 11th day of February 1970

DAINE & WARIITHI,

Advocates for Returng Partner and

Continuing Partners

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Messrs Nyanjui Njau, Timothy Mugo Chira, Waithaka Macharia and Kariuki Waiganjo all carrying on business under the firm name and style of Gekeno General Store has been dissolved by mutual consent so far as concerns the said Kariuki Waiganjo who retired from the said partnership business as from the 22nd day of January 1970

As from the 22nd day of January 1970, the said business is being carried on by the continuing partners, i.e. Nyanjui Njau, Timothy Mugo Chira and Waithaka Macharia at the same place and under the same firm name and style of Gekeno General Store

All debts due to and owing by the said partnership business up to and including the 22nd day of January 1970, shall be received and pand by the continuing partners

Dated at Nakuru this 22nd day of January 1970

KARIUKI WAIGANJO,
Retuing Partner

NYANJUI NJAU, TIMOTHY MUGA CHIRA, WAITHAKA MACHARIA, Continuing Partners

GAZETTE NOTICE NO 598

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore sub sisting between Abdulhusein Fidahusein and Badrudin Tayabali Mamujee carrying on business on LR No 451/453, Kenyatta Avenue, Nakuiu, under the firm name or style of Kazita Restaurant, has been dissolved by mutual consent as from the 1st day of February 1970, by retirement therefrom of the aforesaid Badrudin Tayabali Mamujee The said business, as from the 1st day of February 1970, is being carried on by the aforesaid Abdulhusein Fidahusein as the sole propiletoi under the same film name or style and at the same place

All debts due to or owing by the said partnership business shall be received and paid by the said continuing partner Abdulhusein Fidahusein

Dated at Nakuru this 9th day of February 1970

ABDULHUSEIN FIDAHUSEIN
Continuing Partner

BADRUDIN TAYABALI MAMUJEE
Returng Partner

GAZETTE NOTICE No 599

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Amarjit Kaur w/o Gurbachan Singh, and Deedar Singh, both carrying on business under the firm name and style of Professional Electrical Service at Ngara Road, Nairobi, has been dissolved by mutual consent so far as concerns the said Amarjit Kaur w/o Gurbachan Singh who retired from the said partnership as from the 31st day of December 1969

As from the 1st day of January 1970, the said business is being carried on by the continuing partner Deedar Singh at the same place and under the same firm name and style of Professional Electrical Service

All debts due to or owing by the said partnership business up to and including the 31st day of December 1969, shall be received and paid by the continuing partner Deedar Singh trading as Professional Electrical Service

Dated at Nairobi this 12th day of February 1970

AMARJIT KAUR w/o GURBACHAN SINGH,
Returng Partner

DEEDAR SINGH,
Continuing Partner

GAZETTE NOTICE NO 600

DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretobefore subsisting between Chunilal Kameshwar Joshi and Arvind Bhailalbhai Patel carrying on business under the firm name of Jalaj Printers at Haile Selassie Road, Mombasa in the Republic of Kenya has been dissolved by mutual consent by the retire ment therefrom of the said Arvind Bhailalbhai Patel with effect from the 31st December 1969

All the assets and liabilities of the said firm upto and including the 31st December 1969 shall be recovered and paid by the said Chunilal Kameshwar Joshi who will continue the said business as its sole proprietor under the same name and at the same place

Dated at Mombasa this 9th day of February 1970

K I JOSHI,

Advocate for the Returng and

Continuing Partners

GAZETTF NOTICE NO 601

NOTICE OF CHANGE OF NAME

I, Shabbir Yusufali Abdulali Gulamhusein Ezzi, of Mombasa in the Republic of Kenya, formeily known as Shabbir Yusufali Kisimayuwalla and Sciaber Iusufali Abdulali di Iusufali Abdulali hereby give public notice that by a deed poll dated the 10th day of February 1970, duly executed by me, I renounced and abandoned the use of my former names of Shabbii Yusufali Kisimayuwalla and Sciabir Iusufali Abdulali di Iusufali Abdulali and assumed in lieu thereof the name of Shabbir Yusufali Abdulali Gulamhusein Ezzi and I hereby authorize and request all persons to designate and address me by such assumed name of Shabbir Yusufali Abdulali Gulamhusein Ezzi

SHABBIR YUSUFALI ABDULALI GULAMHUSEIN EZZI,

formerly known as Shabbir Yusufali Kisimayuwalla and Sciabir Iusufali Abdulali di Iusufali Abdulali

GAZETTE NOTICE NO 602

NOTICE OF CHANGE OF NAME

I, Hahim Yusufali Abdulali Gulamhusein Ezzi, of Mombasa in the Republic of Kenya, formerly known as Hatimali Yusufali Maidadi and Hatimali Yusufali Kisimayuwalla and Hatim Yusufali Maidadi di Yusufali Mardadi hereby give public notice that by a deed poll dated the 10th day of February 1970, duly executed by me, I renounced and abandoned the use of my former name of Hatimali Yusufali Mardadi and Hatimali Yusufali Kisimayuwalla and Hatim Yusufali Mardadi di Yusufali Mardadi and assumed in lieu thereof the name of Hatim Yusufali Abdulali Gulamhusein Ezzi and I hereby authorize and request all persons to designate and address me by such assumed name of Hatim Yusufali Abdulali Gulamhusein Ezzi

HATIM YUSUFALI ABDULALI GULAMHUSEIN EZZI,

formerly known as Hatımalı Yusufalı Mardadı and Hatımalı Yusufalı Kısımayuwalla and Hatım Yusufalı Mardadı dı Yusufalı Mardadı

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age 50 cts)	5	00	Population Census 1962, Vol IV (postage 1/50)	ìi	
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