National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby. for transmission by post as a Qualified Publication)

No. G496 PORT MORESBY, WEDNESDAY, 5th AUGUST 2020

CORRIGENDUM

The general public is hereby advised that the notice published on G461 dated Friday 17th July, 2020 under the heading, ISSUE OF OFFICIAL COPY OF CERTIFICATE OF TITLE has a typing error. It should read as "freehold" and not as "leasehold". Any inconvenience caused is regrettable.

Dated this 5th day of August, 2020.

C. LENTURUT, Government Printer.

Printed and Publisher! by C. Lenturut, Government Printer, Port Moresby.— 496.

National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G493 PORT MORESBY, MONDAY, 3rd AUGUST 2020

NOTICE OF MAKING LAWS

THE following Law has been made by the National Capital District Commission pursuant to the National Capital District Commission Act 2001, as amended and the National Capital District Commission (Legislative Procedures) Regulation 1991 on Tuesday the 10th March 2020 and shall come into operation on the date indicated below. Name of the Law Date of Commencement

National Capital District Commission Appropriation Law 2020 Date of Gazettal

Copies of the above Law may be obtained from the National Capital District Commission, City Flail, Waigani Drive, P.O. Box 7270, Boroko, National Capital District.

Dated on this 22nd day of April, 2020.

Hon, P. NININGI MP, Minister for Inter-Government

Relations.

Printed and Published by C. Lenturut, Government Printer, Port Moresby. –493.

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National Gazette
PUBLISHED BY AUTHORITY
(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)
No. G492
PORT MORESBY, MONDAY, 3rd AUGUST
2020

NOTICE OF MAKING LAWS

THE following Law has been made by the National Capital District Commission pursuant to the National Capital District Commission Act 2001, as amended and the National Capital District Commission (Legislative Procedures) Regulation 1991 on Tuesday the 10th March 2020 and shall come into operation on the date indicated below. Name of the Law Date of Commencement

National Capital District Land Tax Law 2018 (amended 2020 Rates)
Date of Gazettal

National Capital District Garbage and Sanitation Law 2018 (amended 2020 Rates) Date of Gazettal

Copies of the above Law may be obtained from the National Capital District Commission, City Hall, Waigani Drive, P.O. Box 7270, Barak °, National Capital District.

Dated on this 22nd day of April, 2020.

Hon, P. NININGI MP, Minister for Inter-Government

Relations.

Printed and Published by C. Lenrurut, Government Printer, Port Moresby.—492.

National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G491 PORT MORESBY, FRIDAY, 31st JULY 2020

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

SCHEDULE

State Lease Volume 41 Folio 173 evidencing a leasehold estate in all that piece or parcel of land known as Portion 427, Milinch of Dolomakas, Namatanai, New Ireland Province containing an area of 369.7 Hectares more or less the registered proprietor of which is PARTPATAR ENTERPRISES LIMITED.

Other Interest: Registered Mortgage Transfer to NAMATANAI ADVANCEMENT LIMITED.

Dated this 30th day of July, 2020.

B. HITOLO,

Deputy Registrar of Titles.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the date of publication of this

Notice, it is my intention to issue an Official Copy of the Certificate of Title referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

SCHEDULE

Certificate of Title Volume 24 Folio 66 evidencing a leasehold estate in all that piece or parcel of land known as Portion 187, Milinch of Dolomakas, Namatanai, New Ireland Province containing an area of 61.51 Hectares more or less the registered proprietor of which is RAYMOND TUKUL.

No. G491-31st July, 2020 2 National Gazette Issue of Official Copy of State Lease-continued Other Interest: Registered Mortgage Transfer to NAMATANAI ADVANCEMENT LIMITED. Dated this 30th day of July, 2020. B. HITOLO, Deputy Registrar of Titles. Printed and Published by C. Lenrurut, Government Printer, Port Moresby.-491.

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National Gazette

PUBLISHED BY AUTHORITY
(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)
No. G489 PORT MORESBY, FRIDAY, 31st JULY 2020
Land Registration Act (Chapter 191)
ISSUE OF OFFICIAL COPY OF STATE LEASE
NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.
SCHEDULE

State Lease Volume 20 Folio 21 evidencing, a leasehold estate in all that piece or parcel of land known as Portion 786, Milinch of Imila, Moresby, Central Province containing an area of 7.44 Hectares more or less the registered proprietor of which is DONALD MIRO TAPORA.

Other Interest: Unregistered Transfer to Moale New Youth Centre. Dated this 22nd day of May, 2020.

A. ANE,

Acting Registrar of Titles.

Printed and Published by C. Lenturut, Government Printer, Port Moresby.—489.

National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for

transmission by post as a Qualified Publication)

No. G487 PORT MORESBY, THURSDAY, 30th JULY 2020

THE PAPUA NEW GUINEA NATIONAL GAZETTE

The Papua New Guinea National Gazette is published sectionally in accordance with the following arrangements set out below. THE PUBLIC SERVICES ISSUE.

The Public Services Issue contains notices concerning vacancies, transfers and promotions within the National Public Service. These issues are published monthly in the first week of each month.

Single copies may be obtained from the Government Printing Office, Muruk Haus, Kumul Avenue, Waigani, for K2.00 each. THE GENERAL NOTICES ISSUE.

The General Notices Issue includes the date of the sittings of the National Parliament; Legislation (Acts assented to, Statutory Rules); Tenders etc. These issues are published weekly at 11.30 a.m. on Thursday.

Single copies may be obtained from the above address for K2.00. SPECIAL ISSUES.

Special Issues are made on urgent matters as required. They are provided at no extra cost to subscribers.

Single copies may be purchased on the day of issue at the above address at the prices shown above for respective issues. SUBSCRIPTIONS.

National Gazette Papua New

Guinea Asia - Pacific Other Zones

K K K

General 165.00 278.25 278.25

Public Services 165.00 278.25 278.25

(Asia-Pacific will be PNG Postal Zones 1, 2 and 3. Other Zones will be PNG Postal Zones 4 and 5).

Prices are for one copy for all issues throughout the year, and will include postage. Subscription fee must be paid in advance; it covers the period from January, 1st to December, 31st. PAYMENTS.

Payments for subscription fees or publication of notices, must be payable to:—Government Printing Office, P.O. Box 1280,

Port Moresby.

NOTICES FOR GAZETTAL.

Notice for insertion in the General Gazette must be received at the Government Printing Office, P.O. Box 1280, Port Moresby, before 12.00 noon on Friday, preceding the day of publication.

All notices for whatever source, must have a covering instruction setting out the publication details required. The notice must be an original. Photostat or carbon copies are not accepted.

The notice should be typewritten (double-spaced) and one side of the paper only. Signatures in particular, and proper names must be shown clearly in the text.

Copies submitted not in accordance with these instructions will be returned unpublished.

PROCEDURES FOR GOVERNMENTAL SUBSCRIPTIONS.

Departments are advised that to obtain the Gazettes they must send their requests to:

(i) The Government Printing Office, P.O. Box 1280, Port Moresby, National Capital District.

PUBLISHING OF SPECIAL GAZETTES.

Departments authorising the publication of Special Gazettes are required to pay all printing charges under the instructions from the Manual of Financial Procedures Section 13.3, Subsection 11.

C. LENTURUT, Government Printer.

CORRIGENDUM

It is advised that under the Heading of Land Available for leasing as per Tender Number: 285/2006 in the National Gazette of G3 on 4th January, 2007.

The General Public is hereby advised that Allotment 67, Section 337 (Tentsiti Settlement), City of Lae, Morobe Province was advertised as available for leasing for Residence (Low Covenant) Lease. The correct legal description should read as Allotment 68, Section 337, City of Lae, Morobe Province and not as advertised in the Natioal Government Gazette.

Any inconvince that has caused with regard to the above matter is very much regretted. Dated at City of Port Moresby, this day 24th June, 2020.

B. SAMSON,

Secretary for Lands & Physical Planning.

Land Registration (Amendment) Act 2009 NOTICE OF REGISTERED SURVEY PLAN

1, ANDIE MALO, Director Customary Land Registration, of Department of Lands & Physical Planning by virtue of Section 34G of Land Registration (Amendment) Act 2009, after consultation with the Office of the Surveyor General, certify that the registered survey plan, Catalogue No. 19/931 over Portion 763C, Milinch Open, Fourmil Rabaul, Province East New Britain, is a correct plan and will be accepted to register Customary Land Title in the name of Na-Ai Kaboku Incorporated Land Group (ILG).

SCHEDULE

Portion Milinch Fourmil Town ILG Name Land Name Land Area (ha)

763C Open Rabaul Kokopo Na-Ai Kaboku Badulu 7.2 Dated this 28th day of July, 2020.

Land Registration (Amendment) Act 2009

NOTICE OF INTENTION TO ACCEPT LAND INVESTIGATION REPORT (LIR) This notice intends to inform Customary Landowners within the Lassul Local Level Government (LLG) that the Customary Land Registration Division of Department of Lands & Physical Planning is in receipt of and LIR for the customary land known as Badulu by applicant, Na-Ai Kaboku Incorporated Land Group (ILG).

Any aggrieved land owners who share the same common boundary are hereby requested to access the report within (30) days to register your approval or objection prior to the LIRs being deemed correct for further action.

SCHEDULE

Portion (s) Milinch Fourmil Applicant Name Name of Land Land Area (ha) LLG

763C Open Rabaul Na-Ai Kaboku Badulu 7.2 Lassul Dated this 28th day of July, 2020.

A. MALO,

Director-Customary Land Registration.

Land Registration (Amendment) Act 2009 NOTICE OF REGISTERED SURVEY PLAN

I, ANDIE MALO, Director Customary Land Registration, of Department of Lands & Physical Planning by virtue of Section 34G of Land Registration (Amendment) Act 2009, after consultation with the Office of the Surveyor General, certify that the registered survey plan, Catalogue No. 19/2120 over Portion 6677C, Milinch Pondo, Fourmil Rabaul, Province East New Britain, is a correct plan and will be accepted to register Customary Land Title in the name of Langraga Incorporated Land Group (ILG).

SCHEDULE

Portion Milinch Fourmil Town 1LG Name Land Name Land Area (ha)

6677C Pondo Rabaul Kokopo Langraqa Yogomaga-Arun Dated this 28th day of July, 2020.

A. MALO,

Director—Customary Land Registration.

Land Registration (Amendment) Act 2009

NOTICE OF INTENTION TO ACCEPT LAND INVESTIGATION REPORT (LIR)

This notice intends to inform Customary Landowners within the Inland Baining Local Level Government (LLG)

that the Customary Land Registration Division of Department of Lands & Physical Planning is in receipt of and

LIR for the customary land known as Yogomaga—Arim by applicant, Langraga Incorporated Land Group (ILG).

Any aggrieved land owners who share the same common boundary are hereby requested to access the report within (30) days to register your approval or objection prior to the LIRs being deemed correct for further action.

Notice of Intention to accept Land Investigation Report (LIR)—
continued
SCHEDULE
Portion (s) Milinch Fourmil Applicant Name Name of Land Land
Area (ha) LLG
66770 Pondo Rabaul Langraqa ILG Yogomaga — Arim 8
Inland Baining

Dated this 28th day of July, 2020.

A. MALO,

Director—Customary Land Registration.

Land Registration Act (Chapter 191)
ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of State Lease Title referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. SCHEDULE

State Lease Volume 96 Folio 103 evidencing a leasehold estate in all that piece or parcel of land known as Portion 1017 Milinch Granville, Fourmil of Moresby, National Capital District containing an area of 6.25 hectares more or less the registered proprietors of which is JOSEPH CHARLES CASSAR.

Companies Act 1997

Section 368(2)

OCEANA FOODS LIMITED (1-106230)

NOTICE OF REMOVAL FROM THE REGISTRAR

NOTICE IS HEREBY GIVEN under Section 366(1)(d)(ii) of the Companies Act 1997 (`the Act'), that OCEANA FOODS LIMITED (1106230), a company registered under the Act, be deregistered from the PNG Registrar of Companies on the grounds that:

- 1. The Company never conducted any business from the date of its incorporation; and
- 2. The Company has no intention of conducting any business in the future and there is no other reason for the company to continue its existence in Papua New Guinea.

Dated this 24th day of April, 2020.

PUBLIC NOTICE
Companies Act 1997
Section 368(2)
INDO ETTA FOODS LIMITED (1-103381)
NOTICE OF REMOVAL FROM THE REGISTRAR
NOTICE IS HEREBY GIVEN under Section 366(1)(d)(ii) of the Con2panies
Act 1997 (`the Act'), that INDO ETTA FOODS LIMITED (1-103381), a

company registered under the Act, be deregistered from the PNG Registrar of Companies on the grounds that.

- 1. The Company never conducted any business from the date of its incorporation; and
- 2. The Company has no intention of conducting any business in the future and there is no other reason for the company to continue its existence in Papua New Guinea.

Dated this 24th day of April, 2020.

STEPHANIE QUAN LAM, Company Director.

Companies Act 1997

Section 368(2)

Z & H TRADING LIMITED (1-32032)

NOTICE OF REMOVAL FROM THE REGISTRAR

NOTICE IS HEREBY GIVEN under Section 366(1)(d)(ii) of the

Companies Act 1997 (`the Act'), that Z & H TRADING LIMITED (1-

32032), a company registered under the Act, be deregistered from the PNG Registrar of Companies on the grounds that:

- I. The Company has ceased to carry on business. and
- 2_ The Company has no intention of conducting any business in the future and there is no other reason for the company to continue its existence in Papua New Guinea.

Dated this 24th day of April, 2020.

BAI HUA DAI, Company Director.

National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G486 PORT MORESBY, THURSDAY, 30th JULY 2020

Gaming Control Act 2007

APPOINTMENT OF GAMING INSPECTORS

- I, IMELDA AGON, Chief Executive Officer by virtue of powers conferred by Section 168 of the Gaining Control Act 2007 and all other powers me enabling hereby appoint the following persons as Gaming Inspectors.
- (1) Lynn Jim
- (2) Temara Tefatu
- (3) Jamesen Bauri
- (4) Nathan Lembakali
- (5) Aaron Bane

With effect on and from 29th May, 2020. Dated this 1st day of June, 2020.

I. AGON,

Chief Executive Officer.

Printed and Published by C. Lent-unit. Government Printer, Port Moresby. -486.

National Gazette
PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication) 2020 PORT MORESBY, WEDNESDAY, 29th JULY Land Registration Act (Chapter 191) ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. **SCHEDULE**

State Lease Volume 117 Folio 30 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 22, Section 156, Lae, Morobe Province containing an area of 0.0836 hectares more or less the registered proprietor of which is SAMSON MASKUMAN TASION & MOTTO KERRO as joint tenants.

Dated this 16th day of July, 2020.

A. ANE,

Acting Registrar of Titles.

Printed and Published by C.Lenturut, Government Printer, Port Moresby -484,

National Gazette PUBLISHED BY AUTHORITY (Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication) PORT MORESBY, WEDNESDAY, 29th JULY 2020 Land Registration Act (Chapter 191) ISSUE OF OFFICIAL COPY OF STATE LEASE NOTICE is hereby given that after the expiration of fourteen clear days from this date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

State Lease Volume 12 Folio 98 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 39, Section 339, Lae, Morobe Province containing an area of 0.0862 hectares more or less the registered proprietor of which is FARE AIDAN. Dated this 2nd day of July, 2020.

A. ANE,

SCHEDULE

Acting Registrar of Titles.

Printed and Published by C.Lenturut, Government Printer, Port Moresby-482.

National Gazette

PUBLISHED BY AUTHORITY

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No. G481 PORT MORESBY, TUESDAY, 28th JULY 2020

Companies Act 1997

Section 378(3)

Company Number: 1-61112

NOTICE OF INTENTION TO REINSTATE A COMPANY REMOVED FROM THE REGISTER OF

REGISTERED COMPANIES

- 1, Newman Yuwi, of P. 0. Box 2927, BOROKO, National Capital District give notice that I intend to apply to the Registrar of Companies to reinstate HABOLO BUILDING AND MAINTENANCE Ltd, a company that was removed from the Register of registered companies on 17th January. 2020, and give notice that my grounds of application will be that:—
- (1) I am the Sole Director and Shareholder of the mentioned Company and
- (2) The Company is a party to a legal proceeding and
- (3) The Company should not have been removed from the Register. Dated this 20th day of July, 2020.

N. YUWI, Director.

This Notice has been approved by the Registrar of Companies. Dated this 28th day of July, 2020.

H. KOKIVA,

Acting Registrar of Companies.

Note:—A person may within one month after the publication of this Notice, lodge with the Registrar of Companies an Objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the Companies Act 1997.

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National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G478 PORT MORESBY, FRIDAY, 24th JULY 2020

THE PAPUA NEW GUINEA NATIONAL GAZETTE

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National Gazette Papua New Guinea Asia - Pacific Other Zones K

General 165.00 278.25 278.25

Public Services 165.00 278.25 278.25

(Asia-Pacific will be PNG Postal Zones 1, 2 and 3. Other Zones will be PNG Postal Zones 4 and 5).

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P.O. Box 1280,

Port Moresby.

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(i) The Government Printing Office, P.O. Box 1280, Port Moresby, National Capital District. PUBLISHING OF SPECIAL GAZETTES.

Departments authorising the publication of Special Gazettes are required to pay all printing charges under the instructions from the Manual of Financial Procedures Section 13.3, Subsection 11.

C. LENTURUT, Government Printer.

CORRIGENDUM
MINING WARDEN HEARING
CHANGE OF DATES

The office of the Registrar of Tenements hereby advise the public that the Mining Warden Hearings for Mineral Tenements listed below

are re-scheduled to dates shown. The deferrals are due to COVID-19 pandemic and the State's declaration of the State of Emergency (SoE) on the 23rd March, 2020. Since the regulations of SoE have been eased, the Mineral Resources Authority WOULD LIKE TO INFORM THE PUBLIC THAT IT'S MANDATORY DUTIES IN WARDEN HEARINGS WILL RECOMMENCE AS OF JULY, 2020.

The applicants and the holders of the tenements listed below are advised to adhere to their respective Warden Hearing Schedules as shown below as we resume hearings.

LIHIR GOLD LTD

TENEMENT TIME DATE VENUE

EL 485 10:00 am 1:00 pm 9:00 am 1:00

EL 1781 AML 870-871 AML 886 10:00 am

10:00 am 10:00 am

HIGHLANDS PACIFIC RESOURCES LTD

25th August, 2020 Busulim Village, WSP

ALI BABA PNG SIB

26th August, 2020 Ngusi Village, MP

TRADEGY WARAMIN

27th August, 2020

31st August, 2020 Akraminag Village, WSP

Corrigendum— continued

Mining Warden Hearing— continued

Change of Dates continued

WANIIA AKFT

WANUA AKEI							
TENEMENT	TIME	DATE	VENUE	<u> </u>			
AML 887 10:00	am	27th	August,	2020	Bumbin	Village,	WP
MATHEW WANUA							
AML 888 10:00	am	27th	August,	2020	Bumbin	Village,	WP
CHRIS JOHN							
AML 889 10:00	am	27th	August,	2020	Bumbin	Village,	WP
NATHAN WANUA							
AML 890 10:00	am	27th	August,	2020	Bumbin	Village,	WP
AML 891 10:00	am						
AML 892 10:00	am						
AML 893 10:00	am						
BAGASI WOTBIN							
27th August, 2	2020	Bumb	in Villag	ge, WP			
DARREN KONMOP							

Bumbin Village, WP

ROMIO DARREN		
27th August, 2020	Bumbin Village, WP	
ARNOLD KONMOP		
AML 894 10:00 am	27th August, 2020	Bumbin Village, WP
VERA KATBON	27th /lagust	bumbin victage, m
AML 895 10:00 am	27th August, 2020	Bumbin Village, WP
BRUE SKY		
AML 896 10:00 am	27th August, 2020	Bumbin Village, WP
FELIX KALIM	27+6 4	Dumbin Village MD
AML 897 10:00 am BIL HIKO	27th August, 2020	Bumbin Village, WP
AML 898 10:00 am	27th August, 2020	Bumbin Village, WP
PAUL SEMERIYAI	27th /lagust, 2020	Damoin Victory III
AML 899 10:00 am	27th August, 2020	Bumbin Village, WP
ALPHONSE MONGOT		
AML 900 10:00 am	27th August, 2020	Bumbin Village, WP
BOKEI BAPE	27+6 4	Dumbin Village MD
AML 901 10:00 am	27th August, 2020	Bumbin Village, WP

Corrigendum— continued
Mining Warden Hearing— continued

Change of Dates — continued
ROBIS POM
TENEMENT
TIME
DATE
VENUE
AML 902
AML 903
01:00 pm
01:00 pm
27th August, 2020 Alice Pit Area, WP
MORRIS SAMSON

27th August, 2020 Alice Pit Area, WP

S. NEKITEL, Registrar.

Mining Act 1992
Mining Regulation 1992
EXTENSION OF TERM FOR A TENEMENT
Renewal of EXPLORATION LICENSE.

Tenement No: EL 1761.

Name of Holder: Highlands Pacific Resources Limited.

Address for Notice: P.O. Box 1486, PORT MORESBY, Papua New Guinea .

Period Sought: 7 Years 11 months 28 Days

Area Applied 48.00 Sub Blocks.

Nearest townor landmark (from published map): Sewa Bay. Date of

Renewal lodged: 09/12/2019.

For boundary Coordinates: Follow Link:

htto://portal.mra.aoy,pe/Map/ search Licence No. and see coordinates or email: tenementsinfoamra.eoKne to request coordinates or visit Mining Haus.

I certify that I have examined this renewal as required under Section 101 of the Mining Act 1992, that I am satisfied that the requirements of this Section have been met and that I have complied with the requrements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 4th August, 2020.

Warden's hearing:

Date

Time

Venue

18/07/2020

10:30 am

Sibonai Village, Milne Bay Province.

19/07/2020

10:00 am

Koruea Village, Milne Bay Province.

Dated at Konedobu this day 8th of July, 2020.

S. NEKITEL, Registrar.

Mining Act 1992

Mining Regulation 1992

APPLICATION FOR EXTENSION OF TERM OF A

TENEMENT

Application for: EXPLORATION LICENSE.

Tenement No: EL 2558.

Name of Applicant: Pacific Energy Consulting Limited. Address for

Notice: P.O. Box 1209, Level 6, Pacific Place

Building Cm- Champion Pde & Musgrave

Street, PORT MORESBY, NCD.

Period Sought: Two (2) Years.

Nearest townor landmark (from published map): Tirokavi, EHP. Date of

Application lodged: 27/05/2020.

Application for Extension of Term of a Tenement-continued

For boundary Coordinates: Follow Link:

httn://nortal.mra.eov.ne/Man/ search Licence No. and see coordinates or email: tenementsinfocb,mra.eov.pe to request coordinates or visit Mining Haus.

I certify that I have examined this application as required under Section 101 of the Act, that I am satisfied that the requirements of this Section have been met and that I have complied with the requrements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 27th July 2020.

Warden's hearing:

EL Date Tme Venue

EL 2558 09:30 am 10/08/2020 Watarais Junction, MP

Dated at Konedobu this day 10th of July, 2020.

S. NEKITEL, Registrar.

Mining Act 1992

Mining Regulation 1992

APPLICATION FOR A TENEMENT

Application for: EXPLORATION LICENSE.

Tenement No: EL 2655.

Name of Applicant: Pacific Energy Consulting Limited. Address for

Notice: P.O. Box 1209, Level 6, Pacific Place

Building Cnr Champion Pde & Musgrave

Street, PORT MORESBY, NCD.
Period Sought: Two (2) Years.

Nearest Landmark (from published map): Lae, MP.

Date of Application lodged: 23/01/2020. For boundary Coordinates: Follow Link:

http://portal.mra.eov.pe/Man/ search Licence No. and see coordinates or email: tenementsinfoamra.eov.pg to request coordinates or visit Mining Haus.

I certify that I have examined this application as required under Section 101 of the Act, that I am satisfied that the requirements of this Section have been met and that I have complied with the requirements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 27th July 2020.

Warden's hearing: at 2:00 pm on 10th August, 2020 at Watarais Junction, Morobe Province.

Dated at Konedobu this day 10th of July, 2020.

S. NEKITEL, Registrar.

Mining Act 1992

Mining Regulation 1992

APPLICATION FOR A TENEMENT

Application for: EXPLORATION LICENSE.

Tenement No: EL 2660.

Name of Applicant: Pacific Energy Consulting Limited. Address for

Notice: P.O. Box 1209, Level 6, Pacific Place

Building Cm Champion Pde & Musgrave

Street, PORT MORESBY, NCD,

Period Sought: Two (2) Years.

Nearest Landmark (from published map): Goroka, EHP. Date of

Application lodged: 24/02/2020.

For boundary Coordinates: Follow Link:

httn://portal.mra.gov.ng/Mgl search Licence No. and see coordinates or email: tenernentsinfo(amra.gov.pg to request coordinates or visit Mining Haus.

I certify that I have examined this application as required under Section 10I of the Act, that 1 am satisfied that the requirements of this Section have been met and that I have complied with the requirements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 28th July 2020.

Warden's hearing: at 8:00 am on 11th August, 2020 at Sonofi Village, Eastern Highlands Province.

Dated at Konedobu this day 10th of July, 2020.

S NEKITEL, Registrar.

Mining Act 1992

Mining Regulation 1992

APPLICATION FOR TERM OF A TENEMENT

Application for: ALLUVIAL MINING LEASE.

Tenement No: AML 905.

Name of Applicant: Joe Bumbandy.

Address for Notice: P.O. Box 88, Kainantu, Eastern Highlands

Province, Papua New Guinea.

Period Sought: Five (5) Years.

Nearest town or landmark (from published map): Kainantu. Date of

Application lodged: 17/01/2020.

For boundary Coordinates: Follow Link:

littp://nortal.mra.2ov.pg/Map/ search Licence No. and see coordinates or email: tertementsinfo(ainra.govan to request coordinates or visit Mining Haus.

I certify that I have examined this application as required under Section 101 of the Act, that I am satisfied that the requirements of this Section have been met and that I have complied with the requirements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 17th August, 2020.

Warden's bearing: at 10:00 am on 31st August, 2020 at Aiyura District Office - Conference Area, EHP.

Dated at Konedobu this day 8th of July, 2020.

S. NEKITEL, Registrar.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of the Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. SCHEDULE

State Lease Volume 100 Folio 149 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 14, Section 35, Kimbe, West New Britain Province containing an area of 0.0640 Hectares more or less the registered proprietor of which is Roman Catholic Archediocese of Rabaul.

Other Interest: Unregistered Transfer to Roman Catholic Diocese of Kim be $oldsymbol{.}$

Dated this 15th day of June, 2020.

B. HITOLO,

Deputy Registrar of Titles.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of the Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. SCHEDULE

State Lease Volume 13 Folio 199 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 15, Section 35, Kimbe, West New Britain Province containing an area of 0.0640 Hectares more or less the registered proprietor of which is Roman Catholic Archediocese of Rabaul.

Other Interest: Unregistered Transfer to Roman Catholic Diocese of Kimbe $\boldsymbol{.}$

Dated this 15th day of June, 2020.

B. HITOLO,

Deputy Registrar of Titles.

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of the Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. SCHEDULE

State Lease Volume 9 Folio 164 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 16, Section 35, Kimbe, West New Britain Province containing an area of 0.0640 Hectares more or less the registered proprietor of which is Roman Catholic Archediocese of Rabaul.

Other Interest: Unregistered Transfer to Roman Catholic Diocese of $\operatorname{\mathsf{Kim}}$ be .

Dated this 15th day of June, 2020.

B. HITOLO,

Deputy Registrar of Titles.

National Gazette PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for

transmission by post as a Qualified Publication)

No. G477 PORT MORESBY, FRIDAY, 24th JULY 2020

Attorney General Act 1989

REVOCATION OF APPOINTMENT & APPOINTMENT OF ACTING SOLICITOR GENERAL I, DAVIS STEVEN, LLB, MP, Minister for Justice and Attorney General, by virtue of the powers conferred by Section 11 of the Attorney General Act 1989 and all powers me enabling, hereby;

- (a) Revoke the appointment of Faith Barton-Keene as Acting Solicitor General; and
- (b) Appoint Tauvasa Tanuvasa to act as Solicitor General of Papua New Guinea with effect on and from the 10th day of December, 2018 until such time a permanent appointment is made.

Dated this 7th day of December, 2018.

Hon. D. STEVEN, LLB, MP, Minister for Justice and Attorney General.

Printed and Published by C. Lenturut, Government Printer, Port Moresby.—477.

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No. G475 PORT MORESBY, TUESDAY, 21st JULY 2020

Public Finances (Management) Act, 1995

APPROVAL AND ESTABLISHMENT OF A TRUST ACCOUNT

I, HON. RAINBO PAITA, MP, Minister for Finance, pursuant to Section 15 of the Public Finance (Management) Act 1995:

Approval & Establishment

- 1. Approve the establishment of a Trust Acount to be known by the name stated in Point 1 of the attached Trust Account Schedule and hereby establish the Trust Account by the execution of this Trust Instrument, which has been approved by the State Solicitor, that specifies the operational terms and conditions of the Trust Account.
- 2. This Trust account shall be controlled by the controlling public or statutory body of the Trust Account stated in Point 2 of the attached Trust Account Schedule.

Trust A ccount Purpose

3. The purpose of the Trust Account shall be to receive, hold and expend moneys on trust in order to meet the purposes stated in Point 3 of the attached Trust Account Schedule.

Payments into Trust Account

- 4. Subject to the following sub-Clauses, pursuant to Section 16 of the Public Finance (Management) Act
- 1995 (as amended), the only moneys that shall be paid to the credit of the Trust Account are:
- (a) Public moneys appropriated for the purpose of this Trust Account; and
- (b) Moneys received from any dealing with any articles purchased or produced, or for work paid for, with moneys standing to the credit of this Trust Account; and
- (c) Moneys paid by any person for the purposes of this Trust Account; and
- (d) Public moneys appropriated as a Government contribution to the project which is partly funded by an international agency, whether by way of loan or grant.

Approval and Establishment of a Trust Account—continued

- 4.1 Transfers of funds into the Trust Account contrary to Clause 4 immediately revokes this Trust Account and all funds standing to the credit of the Trust Account shall be immediately transferred to the Consolidated Revenue Fund by the Finance Secretary.
- 4.2 Transfers of funds from the Consolidated Revenue Fund to this Trust Account are prohibited unless a special transfer is authorized by the Appropriation Act.
- 5. Public money, within the meaning of the Public Finance (Management) Act 1995 (as amended), other than moneys referred to in Clause 4(a)-(d), shall not be paid into this Trust Account. Specifically, all:
- (a) taxes, fees, levies, royalties or other charges;
- (b) receipts from the sale of bonds, debentures, shares, securities, term-deposits or any other investments;
- (c) proceeds from the sale or lease of any real or personal property;

- (60 grants, loans, donations or gifts other than moneys paid by any person for the express purposes of this Trust Account; or shall be paid only to a bank account to the credit of the Consolidated Revenue Fund and to no other bank account.
- 5.1 Payment of public money or transfer of funds into the Trust Account, other than moneys referred to in Clause 4(a)-(d), contrary to Clause 5 immediately revokes this Trust Account and all funds standing to the credit of the Trust Account shall be immediately transferred to the Consolidated Revenue Fund by the Finance Secretary.

Payments out of Trust Account

- 6. Money shall be paid out this Trust Account only for the purposes of this Trust Account or as authorized by law. Salaries and wages shall not be paid out of this Trust Account unless they are specifically authorized by a project document annexed to this Trust Instrument and with the express written authorization and approval of the Finance Secretary.
- 6.1 Payment of funds out of the Trust Account contrary to Clause 6 immediately revokes this Trust Account and all funds standing to the credit of the Trust Account shall be immediately transferred to the Consolidated Revenue Fund by the Finance Secretary. Bank Accounts
- 7. A bank account shall be opened with any approved bank, within the meaning of the Public Finance (Management) Act 1995, to be named or entitled with the name stated in Point 1 of the attached Trust Account Schedule.
- 8. With the written approval of the Finance Secretary, subsidiary bank accounts for use in the provinces of Papua New Guinea may be opened with any approved bank, within the meaning of the Public Finance (Management) Act 1995, to be named or entitled with the name stated in Point I of the attached Trust Account Schedule and the words Subsidary Bank Account and the name of the Province (if applicable).
- 9. With the written approval of the Finance Secretary, if an international agreement requires, a bank account may be opened to separately hold donor funds with any approved bank, within the meaning of the Public Finance (Management) Act 1995, to be named or entitled with the name stated in Point I of the attached Trust Account Schedule and the words Donor Funds Account.
- 10. Subject to the expiry provisions, two (2) signatories are required on all cheques and transfers from a bank account of a Trust Account, one is a mandatory signatory and the other is a countersigning signatory as stated in Point 4 of the attached Trust Account Schedule.

Approval and Establishment of a Trust Account—continued Records, Reports etc

- 11. The Departmental Head of the controlling public or statutory body of this Trust Account shall—
- (a) maintain all records relating to the operations of this Trust Account, as required by the Public Finances (Management) Act 1995, using the financial management, accounting and information systems as may be directed by the Finance Secretary by a Finance Instruction

or otherwise;

- (b) deliver, as required by the Public Finances (Management) Act 1995, to the Secretary of Finance:
- (i) within seven (7) days from the end of each month bank statements and reconciliations for this Trust Account along with a statement of transactions against this Trust Account.
- (ii) annual estimates of receipts and expenditure for this Trust Account, as and when directed by the Finance Secretary by a Finance Instruction or otherwise; and
- (iii) within seven (7) days from the end of the fiscal year, provide a statement of the account for the preceding year.
- 11.1 Failure to comply with Clause 11 immediately revokes this Trust Account and all funds standing to the credit of the Trust Account shall be immediately transferred to the Consolidated Revenue Fund by the Finance Secretary.

Expiration

- 12. This Trust Account expires; Refer to the Item Number 5 of the Trust Account Schedule.
- (a) on the date stated in Point 5 of the attached Trust Account Schedule and shall be no more than 3 years from the date of the execution of this Trust Instrument; or
- (b) in the case of a Trust established for the purpose of holding donor funds, the Trust Account expires in accordance with the terms of the loan or grant agreement between the donor and the Independent State of Papua New Guinea.
- 13. On reaching the expiration date, unless extended prior to the expiration by another Trust Instrument, the balance standing to the credit of the bank account of the Trust Account shall be paid:
- (a) to the Consolidated Revenue Fund, after all liabilities relating_ to the Trust Account have been settled; or
- (b) in the case of a Trust Account established for the purpose of holding donor funds, the Trust Account expires in accordance with the terms of the loan or grant agreement between the donor and the Independent State of Papua New Guinea.

Approval and Establishment of a Trust Account—continued TRUST ACCOUNT SCHEDULE NO ITEM DETAILS

Name of the Trust Account Special Police Operations Trust Account 2.

Controlling public or statutory body of the Trust Account Royal Papua New Guinea Constabulary 3.

Purposes of the Trust Account (e.g Implement and otherwise undertake the activities of and otherwise facilitate the implementation of the ABC Project that is defined

in the ABC Project Document dated 13th December 2017, and attached as Annexure A).

To hold and expand monies receive from Government budgetary appropriations and Donations from General Public & Private Sector

for enabling the Police to rapidly establish Police Operations in response to emerging and particular law and order situations and or emergencies or disasters across PNG. 4. Signatories(

4.1

Mandatory 1
Deputy Commissioner Operations

Mandatory 2
Deputy Commissioner Administration
4.2
Countersigning 1
First Assistant Secretary, Finance and Administration

Countersigning 2
Director Finance Directorate
5.
Expiry Date
31st December 2023

Dated this 29th day of June, 2020. Hon. R. PAITA, MP, Minister for Finance & Rural Development. Printed and Published by C. Lenturut, Government Printer, Port Moresby.-475.

National Gazette
PUBLISHED BY AUTHORITY
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No. G473 PORT MORESBY, TUESDAY, 21st JULY 2020
Companies Act 1997
Company No. 1-40075
NOTICE OF INTENTION TO REINSTATE A COMPANY REMOVED FROM THE REGISTER
OF

REGISTERED COMPANIES

- 1, Roger Steven Wangilen, Company Director and Shareholder of Jokers & Sons Marine Products Ltd of P.O. Box 612, Madang, Madang Province, PNG give notice that I intend to apply to the Registrar of Companies to reinstate Jokers & Sons Marine Products Ltd, a company that was removed from the Register of registered companies on 17th January 2020, and give notice that my grounds of application will be that:—

 1. at the time of the removal of the company from the Register I was both a shareholder and director of the company;
- 2. the company was still carrying on business at the time of the removal of the company from the Register; and
- 3. The company should not have been removed from the Register. Dated this 12th day of May, 2020.

R.S. WANGILEN,

Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies. Dated this 22nd day of May, 2020.

H. KOKIVA.

Acting Registrar of Companies.

Note:—A person may within one month after the publication of this Notice, lodge with the Registrar of Companies an Objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the Companies Act 1997.

National Gazette PUBLISHED BY AUTHORITY (Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication) PORT MORESBY, TUESDAY, 21st JULY 2020 Draft of 16/07/2020

THE CONSTITUTION

ALTERATION TO THE CONSTITUTION

The Government proposes to alter the Constitution, and pursuant to Section 14(2) (Making of Alterations to the Constitution and Organic Laws) of the Constitution, I, JOB POMAT, the Speaker of National Parliament, hereby publish the proposed law -Draft of 16/07/2020

PROPOSED LAW TO ALTER THE CONSTITUTION Constitutional Amendment (Decentralisation) Law 2020. ARRANGEMENT OF CLAUSES Repeal and replacement of Part VIA.

Draft of 16/07/2020

PROPOSED LAW TO ALTER THE CONSTITUTION

entitled

Constitutional Amendment (Decentralisation) Law 2020, Being a Law to amend the Constitution to make provision for the Decentralised Government System and other related purposes, MADE. by the National Parliament to come into operation upon certification by the Speaker of the National Parliament.

I. REPEAL AND REPLACEMENT OF PART VIA.

Part VIA of the Constitution is repealed and replaced with the following:

PART VIA. - DECENTRALISED GOVERNMENTS

187A. DECENTRALISED GOVERNMENT SYSTEM.

- (1) There shall be a system of decentralised governments for Papua New Guinea in accordance with this part.
- (2) The system of decentralised governments shall generally be (a) Provincial Governments; and

- (b) Gradative Decentralised Governments; and
- (c) Integrated Governments.
- 187B. GRANT OF DENCENTRALISED GOVERNMENT

An Organic Law shall provide for, or make provision in respect of the form and the manner of establishment of a decentralised government.

- 187C. CONSTITUTION, FUNCTIONS, ETC., OF DECENRALISED GOVERNMENTS.
- (1) Subject to this part, an Organic Law shall make provision in respect of the
- constitution, powers and functions of a decentralised government.
- (2) For each decentralised government, there shall be established -
- (a) an elective legislature with such powers as are conferred by law; and
- (b) an executive; and
- (c) an office of head of the executive
- (3) An Organic Law shall provide for the minimum number of members for the Provincial Assemblies and the maximum number of members that may be appointed as nominated members of Provincial Assemblies.

Constitutional Amendment (Decentralisation)—continued

- (4) An Organic Law shall make provision for and in respect of -
- (a) grants by the National Government to Decentralised Governments; and
- (b) the imposition, collection and distribution of taxation by
- Decentalised Governments, and may make other financial provisions for Decentralised Governments, to an extent reasonably adequate for the performance of their functions.
- (5) An Organic Law shall make provision for the devolution and delegation to each decentralised government, of susbtanial powers of decision—making and substantial powers of decision—making and substantial administrative powers, in respect of matters of direct concern to the province.
- (6) An Organic Law shall make provision in respect of the legislative powers of decentralised governments.
- (7) A question of the adequacy of provision made under Subsection
- (3), (4), (5) or (6) is non-justiciable.
- (8) Elections to a decentralised government shall be conducted at the same time as elections to the National Parliament, in accordance with an Organic Law, by the Electoral Commission.
- 187D. INCONSISTENCY AND JUSTICIABILITY OF LAWS OF DECENTRALISED GOVERNMENTS
- (1) Subject to any constitional law, the application by its own force of an Act of the Parliament is not affected by a provincial
- (2) Nothing in this part authorises the making of a provincial law, or authorises any other action, that is inconsistent with
- (a) this Constitution (and in particular with Division 3 (Basic Rights); or
- (b) an Organic Law,
- and all questions as to such consistency are justiciable.
- (3) In order to avoid frivolous and vexatious controversy and litigation, an Organic Law may provide that a question as to the effect of Subsection (1) is non-justiciable either absolutely or to

the extent prescribed by the Organic Law, except in proceedings between the National Government and a decentralised government, or between decentralised governments.

187E. DISTRICT COUNCILS

- (1) A District Council may be established for the promotion of sustainable development in an Open Electorate.
- (2) Subject to Subsection (3), an Act of Parliament may provide for the powers and functions of District Councils.
- (3) The roles and responsibilities of a District Council shall be determined in close consultation with the Decentralised Government.

Nothing in any law is inconsistent with this part so far as it provides for the full status, powers or functions of provincial governments to be acquired by a decentralised government in stages, or provides for a gradation of provincial governments.

187G. GREATER INTEGRATION

- (1) Where two or more provinces which -
- (a) share common land or sea boundaries; or
- (b) share common development aspirations; or
- (c) have common economic interests,
- the provinces may merge as a regional government.
- (2) An Organic Law may provide for the manner, powers and functions of a regional government.

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National Gazette
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No. G470 PORT MORESBY, TUESDAY, 21st JULY 2020
Cemeteries Act 1996
Form I

Section 4 of Cemeteries Regulation 1956 CERTIFICATE OF RESERVATION OF A RIGHT TO BURIAL ALLOTMENT(S)

1, Hon, Jelta Wong, MP, in my capacity as the Minister for Health, on declaration by the Cemetery Authority of the cemetery situated at 9 mile, Port Moresby, National Capital District, certify that the right to burial allotment(s) as contained in the Survey coordinates and identified generally as Machpelah Garden, has been reserved to Martine & Family for a period of 25 yells from the date of this certificate. This reservation can be renewed for further period on payment of fees at the time of expiry, and such option is granted for 3 renewals.

SCHEDULE

Machpelah Garden of Martine's Family Survey Coordinates

PNG 94 Grid Coordinates

PNG94

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CNR
Eastings
Northings
Latitude (5)
Longitute (E)
Line
Bearing
Grid Dist
0n)
(n)
Deg
Min
Sec
Deg
i
Min
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Min
Sec
(in)
526750.351
8959810.596
9
24
35.9661 147
14
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2
526760.436
8959816.163
9
24
35.7846 147
14
37.4891
1-2
61
6
0
11.520
3
526774.715
8959800.415
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37.1586

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9
24
36.2971 147
14
37.9577
2-3
137
48
21.257
4
526762.547
8959790.989
24
36.6043 147
37.5589
3-4
232
14
0
15.392
526750.351
8959810.596
9
24
35.9661 147
37.1586
4–1
328
7
23.091
Dated this 21st day of July, 2020.
Hon. J. WONG, MP, Minister for Health.
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National Gazette
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No. G468 PORT MORESBY, TUESDAY, 21st JULY 2020
Land Registration Act Chapter 191
ISSUE OF OFFICIAL COPY OF STATE LEASE
NOTICE is hereby given that after the expiration of fouteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the
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Schedule below under Section 162 of Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. SCHEDULE

State Lease Volume 67 Folio 157 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 4, Section 1, Bomana, National Capital District, containing an area of 0.1442 hectares more or less the registered proprietor of which is MECK LAWAI.

Dated this 9th day of July, 2020.

J. SALOP,

Deputy Registrar of Titles.

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National Gazette
PUBLISHED BY AUTHORITY

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No. G467 PORT MORESBY, TUESDAY, 21st JULY 2020

Companies Act 1997

Section 366(1)(d)(11)

NOTICE OF INTENTION TO REMOVE TISA NOMINEES LIMITED 1-21020 FROM THE REGISTER OF

REGISTERED COMPANIES

1, Michael 0. Koisen, the Director of TISA Nominees Limited, give notice that this company be removed from the register of registered companies on the following grounds:

According to section 366 (1)(d)(ii) of the Companies Act 1997. Subjection 1(b)

- CO The Company has ceased to carry on business,
- (ii) That there is no other reason for the company to continue in existence;
- 2. And that the director of TISA Nominees Limited request on the grounds of subsection 1(d) request

the company to be removed from the register of registered companies on the grounds that:

- A. The company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its constitution and this Act.
- B. The company has no surplus assets after paying its debts in full or in part and no creditor has applied to the courts under section 291 for an order putting the company in liquidation.

Dated this 22nd day of June, 2020.

M. 0. KOISEN,

Director.

National Gazette

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transmission by post as a Qualified Publication)

No. G466 PORT MORESBY, TUESDAY, 21st JULY 2020

Fisheries Management Act 1998

REVOCATION AND APPOINTMENT FISHERY OFFICERS

I, John E. Kasu, Managing Director of the National Fisheries Authority, by virtue of the powers conferred upon me under Section 48 of the Fisheries Management (Amendment) Act 2015, hereby revoke all previous appointments of National Fisheries Officers published in the National Gazette No. G348, of 28th May, 2018 and appoint the following officers for the purpose of enforcing the Fisheries Management (Amendment) Act 2015.

The revocation and appointment of the Fishery Officers is effective from the date of their appointment.

Gisa Komangin

Chris Remesen

Josephine Komboi

Bernard Welleng

Glorian Banguinan

Martina Ragagalo

Rudolph Ihua

Elaine Kamkilakai

Davewills Nungu

Benjamin Hembi

Mark Bangkoma

Mikuzam Baduame

Betty Siwa

James Tokorsa

Jeffery Tabengsa

Steven Klembassa

Baera Nawia

Wane Paina

Gerry Katai

Chakon Warningi

Bill Mohe

Garry Elias

Gomora Maraga

Ameke Tofu

Brian Kumasi

Joseph Kendou

Jab in Mwatapa

Leo Rupo

Joyce Kalau

Thomas Usu

Kila Kila

Roland Magun

Leo Patrick

Michael Yapog

Benthly Sabub

Glenda Barry

Nelson Bafi

Lamella Kunei

Baro Morofa

Sai Ugufa

Emil Sihono

Nigel Omi

Patty Kisoai

Jerry Kingut

Angela Kwapena

Rodney Rakum

Peter Nauga

Ben Paul

Selan Kanawi

Lorel Dandava

Donna Asi

Scriven Wangi

Alfred Yangas

Edward Tom

Rickson Lis

Charlie John

Arnold Joseph

John Moso

Richard Toli

Chris Molai

Pauline Hombhanje Maxwin Tiro

Paul Sangi

Godfrey Urnota

Solomon Haerernai

Tamangi Ilagi

Ken Isaac

Youthee Annson

Albert Mosa

Matilda Kepang

Baden Hillary

Walim Larry

Jane Manau

Alex Nalukang

Rachel Rabi

Miriam Laena

George Norm

Gayleen Hape

Lorraine Wauru

Robinson Liu

Roger Sivlanduo

Adrian Nanguromo

David Karis

Jacob Jog

James Bakung

Keppy Shite

Terence Fininki

Steven Bionda

Gabriel Daing
Venna Pokana
Priscilla Wrambin
Henry Mabai
Gary Ginate
Bernard Raka
Terrence Kedamwana
Leonard Jahak
Ezekiel Pue
Nathan Minei
Albert Umarum
Marina Meombi

No. G466-21st July, 2020 Revocation And Appointment Fishery Officers-continued National Gazette Jamie Maku Lucas Tarapik Alois Kinol Elijah Lucas Lorna Timothy Hanai Popon Billy Pangi Christopher Kevin Tania Sumba Tindora Matainaho Darius Joshua Rahe Igo Anna O'Didei Nathan Hulambukie Jonathan Isikel Esmond Dalle Linus Yakwa Gesling Chee Manasa Winare Bredlee Murray Rex Tabul Joseph Porau Rex Suwi Ditz Pamenda Ian Liviko Albinus Banakori Johnson Rewan

Johnson Rewan Kikiva Tepaia Brendon Yavu Joseph Posu Daniel Norbert Nigel Emmanuel George Moso Michael Albert Bonny Koke Donald Walker Veronica Graut Gerald Mukanje Petra Molean Gregory Maiva

Dated this 17th day of July, 2020.

J.E. KASU, Managing Director.

Fisheries (Torres Strait Protected Zone) Act, 1984 REVOCATION AND APPOINTMENT OF FISHERIES OFFICERS

I, Dr Lino Tom, Minister for Fisheries and Marine Resources, by virtue of the powers conferred upon me under Section 4 of the Fisheries (Torres Strait Protected Zone) Act, 1984, hereby revoke all previous appointments of National Fisheries Officers published in the National Gazette No. G348, of 28th May, 2018 and appoint the following officers for the purpose of implementing and enforcing the Fisheries (Torres Strait Protected Zone) Act, 1984

The revocation and appointment of the Fishery Officers is effective from the date of their appointment.

Gisa Komangin

Baden Hillary

Chris Remesen

Scriven Wangi

Martina Ragagalo

Miriam Laena

Rudolph Ihua

Arnold Joseph

Mark Bangkoma

Roger Sivlanduo

Mikuzam Baduame

Maxwin Tiro

Steven Klembassa

Keppy Shite

Baera Nawia

Ken Isaac

Bill Mohe

Priscilla Wrambin

Garry Elias

Walim Larry

Joseph Kendou

Leonard Jahak

David Karis

George Norm

Kila Kila

Jamie Maku

Steven Bionda

Sai Ugufa

Glenda Barry

Hanai Popon

Gary Ginate

Rickson Lis

Emil Sihono

Darius Joshua

Nathan Minei

Tan I de die

Ian Liviko

Rodney Rakum

Esmond Dalle

Jabin Mwatapa Gregory Maiva Donna Asi Rex Tabul Roland Magung Bonny Koke Charlie John Albinus Banakori Nelson Bafi Joseph Posu Brian Kumasi Daniel Norbert Nigel Omi Hane Kila Lorel Dandava Donald Walker Peter Nauga Marina Meombi

Dated this 17th day of July, 2020.

Dr. Lino Tom

Minister for Fisheries and Marine Resources

Fisheries Management (Ammended) Act 2015 REVOCATION AND APPOINTMENT FISHERY OFFICERS

I, John E. Kasu, Managing Director of the National Fisheries Authority, by virtue of the powers conferred upon me under Section 48 of the Fisheries Management (Amendment) Act 2015, hereby revoke all previous appointments of Provincial Fisheries Officers published in the National Gazette No. G348, of 28th May, 2018 and appoint the following officers for the purpose of enforcing the Fisheries Management (Amendment) Act 2015.

The revocation and appointment of the Provincial Fishery Officers is effective from the date of their appointment.

Name of Officers Province Designate Name of Officers Province Designate BINABAT Chris AR0B POMAT Kanawi Manus MINIMULU David AR0B POLI Daniel Manus BEN Douglas AR0B MANGEU Paul Manus KAWAEALA David Milne Bay

BENOSI Jacob

Central

KABINAWEDI Camillus

Milne Bay

KILAKAU Kila

Central

AGGREY Max

Milne Bay

DANIEL Ravu

Central

BENGA Gerry

Morobe

HARIKAVA Manuel

East Sepik

RYAN Ralp

Morobe

NINGEL Julia

East Sepik

SERAR Greg

Madang

SASNGOMBI Normah

East Sepik

RUAMBIK Gilbert

Madang

PAWUT Lamiller

New Ireland

KOYO Alois

Madang

TAMBA Emmanuel

New Ireland

KUBAKI Dorcas

West New Britain

POMOSO Shurnack

New Ireland

MARI Jonathan

West New Britain

ABBY Joseph

New Ireland

PAIA Maristella

West New Britain

JIMMY Paul

Sandaun

BERNARD Georgina

West New Britain

WILLIE Michael

Sandaun

KEMBU Clement

East New Britain

MIROI Ellanor

Sandaun

TUBAL Eric

East New Britain

ARONGO Martin

0ro

KARUBIM Andrew

East New Britain

GIWOTO Ford 0roJOHANNES Apelis East New Britain KEIRE Megeni Gulf PANGALIO Peter East New Britain POSU Yopa Gulf PATOTEP Alex East New Britain MEAPURA Kei Gulf GIGIBA Dianah Western **ELEMUNOP Waum** Western

Mining Haus.

Dated this 17th day of July 2020.

John E. Kasu, Managing Director

Printed and Published by C. Lentunit, Government Printer,

Port Moresby.—466.

National Gazette PUBLISHED BY AUTHORITY (Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication) No. G465 PORT MORESBY, TUESDAY, 21st JULY 2020 Mining Act 1992 Mining Regulation 1992 APPLICATION FOR EXTENSION OF TERM OF A TENEMENT Application for: EXPLORATION LICENSE. EL 2096. Tenement No: Name of Applicant: Mayur Exploration PNG Limited. Address for Notices: PO Box 6861, Boroko, NCD, PNG. Period Sought: Two (02) Years. Nearest town of Landmark (from published map): Namatanai NIP. Date of Application lodged: 04/05/2018. For boundary Coordinates: Follow Link: http://portal.mra.gov.WMap/ search Licence No. and see coordinates

I certify that I have examined this application as required under Section 101 of the Act, that I am satisfied that the requirements of this Section have been met and that I have complied with the requirements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 29th July, 2020.

or email: tenementsinfo(@,mra.a-ov.n to request coordinates or visit

Warden's hearing:

Time Date Venue

10:00 am 12/08/2020 Pikantubu Village, NIP.

Dated at Konedobu this day 13th of July, 2020.

Mining Act 1992

Mining Regulation 1992

APPLICATION FOR A TENEMENT

Application for: EXPLORATION LICENSE.

Tenement No: EL 2432.

Name of Applicant: Footprint Resources Limited. Address for Notice: P.O. Box 6861, Boroko, NCD.

Period Sought: Two (2) Years.

Nearest Landmark (from published map): Sinua & Foasi Village. Date

of Applications lodged: 17/06/2020. For boundary Coordinates: Follow Link:

http://bortal.mra.2ov.peMan/ search Licence No. and see coordinates or email: tenementsinfomra.gov.pt.,, to request coordinates or visit Mining Haus.

I certify that I have examined this application as required under Section 101 of the Act, that 1 am satisfied that the requirements of this Section have been met and that I have complied with the requirements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 20th July, 2020.

Warden's hearing:

Time Date Venue

08:00 am 03/08/2020 Foasi Exploration Camp, NP.

10:00 am 03/08/2020 Sinua Village, NIP.

Dated at Konedobu this day 8th of July, 2020.

S. NEKITAL, Registrar.

Mining Act 1992

Mining Regulation 1992

APPLICATION FOR EXTENSION OF TERM OF A TENEMENT

Application for: Tenement No:

Name of Applicant: Address for Notice:

Period Sought:

EXPLORATION LICENSE.

EL 2559 & 2592.

Pacific Energy Consulting Limited,

P.O. Box 1209, Level 6, Pacific Placebuilding CNRChampion PDE &

Musgrave Street, Port Moresby, NCD.

Two (2) Years.

Nearest town or Landmark (from published map): Tirokavi, EHP. Date of Applications lodged: 27/05/2020.

For boundary Coordinates: Follow Link:

http://portal.mra.Eov.pg/Map/ search Licence No. and see coordinates or email: tenementsinfoamra.aov.ng, to request coordinates or visit Mining Haus.

I certify that I have examined this application as required under Section 101 of the Act, that I am satisfied that the requirements of this Section have been met and that I have complied with the

requirements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 28th - 29th July, 2020.

Application for Extension of Term of a Tenement-continued

Warden's hearing:

Tenement

Time

Date

Venue

EL 2559

02:00 pm

11/08/2020

Tirokavi Village, EHP.

EL 2559

11:00 am

11/08/2020

Erafo Village, EHP.

EL 2592

10:00 am

12/08/2020

Wabo Village, GP.

Dated at Konedobu this day 10th of July, 2020.

S. NEKITEL, Registrar.

Mining Act 1992

Mining Regulation 1992

APPLICATION FOR A TENEMENT

Application for: Tenement No: Name of Applicant: Address for Notice:

Period Sought: Area Applied:

EXPLORATION LICENSE.

EL 2658.

Canterbury Resources (PNG) Limited.

C/- Sinton Spence, P.O. Box 6861, Boroko, NCD. Two (2) Years.

104.00 Sub Blocks

Nearest town or Landmark (from published map): Wamun. Date of

Applications lodged: 04/02/2020.

For boundary Coordinates: Follow Link:

http://portal.mra.gov.pg/Map/ search Licence No. and see coordinates or email: tenementsinfomra.gov.pg, to request coordinates or visit Mining Haus.

I certify that I have examined this application as required under Section 101 of the Act, that I am satisfied that the requirements of this Section have been met and that I have complied with the requirements of Section 103(a) of the Act. The last date on which objections may be lodged with the Registrar under Section 107(1) is 22nd July, 2020.

Warden's hearing:

Tenement Date Time Venue

EL 2658 05/08/2020 10:00 am Onom Village, MR

Dated at Konedobu this day 13th of July, 2020. P. MONOULUK, Acting Registrar. Printed and Published by C, Lenturut, Government Printer, Port Moresby.—465.

National Gazette
PUBLISHED BY AUTHORITY
(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)
No. G464 PORT MORESBY, MONDAY, 20th JULY 2020
Provincial Health Authorities (Amendment) Act 2013
Public Services (Management) Act 1995
REVOCATION AND APPOINTMENT OF CHIEF EXECUTIVE OFFICER OF MANDANG PROVINCIAL HEALTH AUTHORITY
1, Dr. Charles Kalana, Chairman of the Madang Provincial Health

1, Dr. Charles Kalana, Chairman of the Madang Provincial Health Authority Board of Governance, by virtue of powers conferred by Section 29 (2) of the Provincial Health Authorities (Amendment) Act 2013 and all powers it enabling, acting with and in accordance with the provisions of the Public Services (Management) Act 1995, through the merit based selection process as approved by Departmental head responsible for personal matters hereby revoke the appointment of Paul Mabong as the Acting Chief Executive Officer and appointment Fidelis Waipma as the Chief Executive Officer of Madang Provincial Health Authority for a period of four years commencing 2nd July, 2020.

Date this 2nd day of July, 2020.
DR. C. KALANA,
Chairman—Madang Provincial Health Authority.
Printed and Published by C. Lenturut, Government Printer,
Port Moresby.—464.

National Gazette
PUBLISHED BY AUTHORITY
(Registered at the General Post Office, Port Moresby. for
transmission by post as a Qualified Publication)
No. G461 PORT MORESBY, FRIDAY, 17th JULY 2020
Land Registration Act (Chapter 191)
ISSUE OF OFFICIAL COPY OF CERTIFICATE OF TITLE
NOTICE is hereby given that after the expiration of fourteen clear
days from the date of publication of this Notice, it is my intention
to issue an Official Copy of the Certificate of Title referred to in
the Schedule below under Section 162 of Land Registration Act
(Chapter 191), it having been shown to nn that the registered

proprietor's copy has been lost or destroyed. SCHEDULE

Certificate of Title Volume 23 Folio 139 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 2, Section 3, Kokopo, East New Britain Province containing an area of 0.0986 Hectares more or less the registered proprietor of which is WILLIAM KAPUTIN.

Dated this 13th day of July, 2020.

B. HITOLO,

Deputy Registrar of Titles.

Printed and Published by C. Lenturut, Government Printer, Port Moresby-461.

National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby_ for

transmission by post as a Qualified Publication)

No. G459 PORT MORESBY, FRIDAY, 17th JULY 2020

Land Groups Incorporation (Amended) Act 2009

NOTICE OF VARIATION ON CHANGES OF MANAGEMENT COMMITTEE & DISPUTE SETTLEMENT

AUTHORITY OF INCORPORATED LAND GROUPS

REG ILG No: 1296

PURSUANT to Section 9 of the Land Groups Incorporation Act, notice is hereby given that I have received an application for variation on Change of Committee for;

WAFFES LAND GROUP INCORPORATED

The said Land Group is from Babuaf Village in Wampar Rural Local Level Government, Huon District, Morobe Province. The following are changes made to the Controlling Body and Dispute Settlement Authority.

CONTROLLING BODY:

Position Names

*Chairperson Paul Daniel

* Deputy Chairperson ZeM en Joshua

*Secretary David Paul *Treasurer U2.117 Paul

Female Representative Leah Daniel

*Female Representative Dorothy Abraham

DISPUTE SETTLEMENT AUTHORITY:

Names Village Position

*Anom Paulus Babuaf Elder *Kwako Gabriel Babuaf Elder *Tai Nash Babuaf Elder

Asterisk*besides a committee indicates change in the position. Given under my hand at Waigani, this 17th day of July, 2020.

I. G. ROGAKILA,

Registrar of Incorporated Land Groups.

NB:- As Committee Members and Dispute Settlement ,4uthoruy Members

mar change from time to time, a search of the registered copy of the certificate should he conducted.

File No: 19390

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National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for

transmission by post as a Qualified Publication)

No. G458 PORT MORESBY, FRIDAY, 17th JULY 2020

Land Groups Incorporation (Amended) Act 2009

NOTICE OF GRANT OF CERTIFICATE OF RECOGNITION

REG ILG No: 1169

PURSUANT to Section 33 of the Land Groups Incorporation Act, notice is hereby given that I intend to grant a Certificate of Recognition under Section 5 to a customary group of persons as an Incorporated Land Group to be known by the name of

LABENA LAND GROUP INCORPORATED

the Land Group).

2. Membership: (1) Membership of the Land Group shall be open to persons who are members of the clans; or

(2) To persons who regard themselves and are regarded by the other members of the said clan as bound by Common Customs and Beliefs.

3. Controlling Body: The Committee shall be composed of a Chairperson, Deputy Chairperson,

Secretary, Tresurer and up to two (2) other Committee Members as hereunder:—

Position Names

Chairperson Tony Mara Lakame

Deputy Chairperson Pius Bakani Mautu

Secretary Frank Batari Normu Treasurer Peter Lakame Loga

Female Representative Clarita Meta Lakame Female Representative Agnes Wakore Giram

4. Dispute Settlement Authority: The Dispute Settlement Authority shall consists of three (3) members but not more than five (5) members:—

Names Villa ffe Position

Gabriel Logo Mara Garu Elder Leo Mautu Bakani Garu Elder Thomas A4alala Punga Garu Elder

Notice of Grant of Certificate of Recognition—continued Labena Land Group Incorporated—continued

I certify that the Incorporated Land Group has complied with the traditional customs of Garu Village in Talasea Rural Local Level Government, Talasea District, West New Britain Province. Given under my hand at Waigani, this 3rd day of March, 2020.

I. G. ROGAKILA,

Registrar of Incorporated Land Groups.

NB:— As Committee Members and Dispute Settlement Authority Members may change from lime to lime, a search of the registered copy of the certificate should be conducted.

File No: 19076

rioted and Published by C. Lenturut, Government Printer, Port Moresby. -458

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National Gazette
PUBLISHED BY AUTHORITY
(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)
No. G457 PORT MORESBY, THURSDAY, 16th JULY 2020
THE PAPUA NEW GUINEA NATIONAL GAZETTE

The Papua New Guinea National Gazette is published sectionally in accordance with the following arrangements set out below.

THE PUBLIC SERVICES ISSUE.

The Public Services Issue contains notices concerning vacancies, transfers and promotions within the National Public Service. These issues are published monthly in the first week of each month.

Single copies may be obtained from the Government Printing Office, Muruk Haus, Kumul Avenue, Waigani, for K2.00 each. THE GENERAL NOTICES ISSUE.

The General Notices Issue includes the date of the sittings of the National Parliament; Legislation (Acts assented to, Statutory Rules); Tenders etc. These issues are published weekly at 11.30 a.m. on Thursday.

Single copies may be obtained from the above address for K2.00. SPECIAL ISSUES.

Special Issues are made on urgent matters as required. They are provided at no extra cost to subscribers.

Single copies may be purchased on the day of issue at the above address at the prices shown above for respective issues. SUBSCRIPTIONS.

National Gazette Papua New Guinea Asia - Pacific Other Zones

K K K

General 165.00 278.25 278.25

Public Services 165.00 278.25 278.25

(Asia-Pacific will be PNG Postal Zones 1, 2 and 3. Other Zones will be PNG Postal Zones 4 and 5).

Prices are for one copy for all issues throughout the year, and

will include postage. Subscription fee must be paid in advance; it covers the period from January, 1st to December, 31st. PAYMENTS.

Payments for subscription fees or publication of notices, must be payable to:—Government Printing Office, P.O. Box 1280, Port Moresby.

NOTICES FOR GAZETTAL.

Notice for insertion in the General Gazette must be received at the Government Printing Office, P.O. Box 1280, Port Moresby, before 12.00 noon on Friday, preceding the day of publication. All notices for whatever source, must have a covering instruction setting out the publication details required. The notice must be an

The notice should be typewritten (double-spaced) and one side of the paper only. Signatures in particular, and proper names must be shown clearly in the text.

original. Photostat or carbon copies are not accepted.

Copies submitted not in accordance with these instructions will be returned unpublished. PROCEDURES FOR GOVERNMENTAL SUBSCRIPTIONS. Departments are advised that to obtain the Gazettes they must send their requests to:

(0 The Government Printing Office, P.O. Box 1280, Port Moresby, National Capital District. PUBLISHING OF SPECIAL GAZETTES.

Departments authorising the publication of Special Gazettes are required to pay all printing charges under the instructions from the Manual of Financial Procedures Section 13.3, Subsection 11.

C. LENTIJRUT, Government Printer.

CORRIGENDUM

The General Public is hereby advised that of National Gazette No. G241, Page 2 published on the 9th April, 2015 under `Declaration of Land and Grant of State Leases' was published incorrectly. It should read as follows;

SCHEDULE

Section Allotment Survey Division Province Region

116 51.... Boroko NCD Southern

Any inconvenience caused is regretted.

Dated this 1st day of May, 2019.

Hon. J.W. TKATCHENKO, CBE, BEM, OL, MP, Minister for Lands & Physical Planning.

Companies Act 1997 Company No. 1-61491 NOTICE OF INTENTION TO REINSTATE A COMPANY REMOVED FROM THE REGISTER OF REGISTERED COMPANIES

I, SIMON TIMILA of Tarnavatur Investments Ltd, give notice that I intend to apply to the Registrar of Companies to reinstate Tamavatur $\,$

Investments Ltd, a company that was removed from the Register of registered companies on 17th January. 2020 and give notice that my grounds of application will be that:

- I am a Director and Shareholder of Tamavatur Investments Ltd; and
 Still carrying on business at the time of removal of the Company from the Register; and
- 3. The company should not have been removed from the Register. Dated this 27th day of May, 2020.

S. TIMILA,

Signature of person giving this Notice.

This Notice has been approved by the Registrar of Companies. Dated this 17th day of June, 2020.

H. KOKIVA,

Acting Registrar of Companies.

Notice of Intention to Reinstate a Company removed from The Register of Registered Companies—continued

Note:—A person may within one month after the publication of this Notice, lodge with the Registrar of Companies an Objection and reasons thereof to the reinstatement of the defunct company in accordance with Section 378(3)(d) of the Companies Act 1997. Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of the Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. SCHEDULE

State Lease Volume 9 Folio 62 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 39, Section 21, Buka Passage, North Solomons Province containing an area of 0.0800 Hectares more or less the registered proprietor of which is Martin / Viola.

Dated this lath day of March, 2020.

B. HI TOLD,

Deputy Registrar of Titles.

Companies Act 1997 Section 368(2) TOTAL COLOUR GROUP PNG LIMITED (1-110487)

NOTICE OF REMOVAL FROM THE REGISTER

NOTICE IS HEREBY GIVEN under Section 366(1)(d)(ii) of the Companies Act 1997 (`the Act'), that TOTAL COLOUR GROUP PNG LIMITED (1-110487), company registered under the Act, be deregistered from the PNG Registrar of Companies on the grounds that:

- a) The above named company ceased to carry on business; and
- b) That the company does not have any surplus assets, and
- c) The company has no intention of conducting business in the future.

Unless written objection is made to the Registrar of Companies within one month of this notice the company intends to apply to the Registrar to remove the company from the register.

Land Registration Act (Chapter 191)
ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the expiration of fourteen clear days from the date of publication of this Notice, it is my intention to issue an Official Copy of the State Lease referred to in the Schedule below under Section 162 of the Land Registration Act (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed. SCHEDULE

State Lease Volume 18 Folio 224 evidencing a leasehold estate in all that piece or parcel of land known as Allotment 33, Section 44, Alotau, Milne Bay Province containing an area of 0.0434 Hectares more or less the registered proprietor of which is Jacob Seulaki and Helen Seulaki.

Dated this 20th day of May, 2020.

Printed and Published by C. Lenturut, Government Printer, Port Moresby. -457.

National Gazette
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No. G456 PORT MORESBY, THURSDAY, 16th JULY 2020
Draft of 06/07/20
A PROPOSED ORGANIC LAW
entitled
Organic Law on Papua New Guinea's Ownership and Development of
Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020 Being a Law —

- (a) to repeal and replace the Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Consolidation and Commercialisation of Papua New Guinea's Business Law 2016; and
- (b) made to implement Section 212B (Papua New Guinea's Ownership of Hydrocarbons and Minerals) of the Constitution; and
- (c) to address the development, disposal and the commercialisation of Papua New Guinea's interests in petroleum and minerals; and (d) to establish the National Petroleum Authority to hold the
- (d) to establish the National Petroleum Authority to hold the State's ownership of, and interests in petroleum under Section 212B of the Constitution and to transfer and assign such ownership and interests to wholly-owned subsidiaries of Kumul Petroleum Holdings Limited; and
- (e) to authorise those wholly-owned subsidiaries of Kumul Petroleum Holdings Limited as owners to enter into Petroleum Production Sharing Arrangements with third parties in respect of those

interests; and

(f) to authorise the Mineral Resources Authority to hold the State's ownship of and interests in minerals under Section 212B of the Constitution and to transfer and assign such ownership and interests to wholly-owned subsidiaries of Kumul Minerals Holdings Limited; and (g) to authorise those wholly-owned subsidiaries of Kumul Minerals Holdings Limited as owners to enter into Mining Production Sharing Arrangements with third parties in respect of those interests, and for related purposes,

PART L-PRELIMINARY.

Division 1.— General Principles of Papua New Guinea's Ownership of Hydrocarbons and Minerals.

1. GENERAL PRINCIPLES.

Subject to the Constitution, this Organic Law -

- (a) upholds that the State has always owned the petroleum and minerals in their natural state pursuant to Section 212B of the Constitution; and
- (b) implement Section 212B of the Constitution in respect of PNG's ownership of and interests in petroleum and minerals, including the development of, disposal of, and dealing with the consolidation and commercialisation of those interests; and
- (c) implements Section 212C of the Constitution in respect of Papua New Guinea's business activities and interests in public and other business enterprises, including the development of, disposal of and dealing with the consolidation and commercialisation of those interests; and
- (d) pursues to implement the National Goals and Directive Principles pursuant to Section 25 of the Consitution.
- Division 2.— Compliance with Constitutional Requirements, interpretation, declaration and application.
- 2. COMPLIANCE WITH CONSTITUTIONAL REQUIREMENTS.
- This Organic Law, to the extend that it regulates or restricts a right or freedom referred to in Subdivision III.3.0 (qualified rights) of the Constitution, namely —
- (a) the right to freedom from arbitrary search and entry conferred by Section 44; and
- (b) the right to freedom of conscience, though and religion conferred by Section 45; and
- (c) the right to freedom of expression conferred by Section 46; and
- (d) the right to assembly and association conferred by Section 47; and
- (e) the right to freedom of employment conferred by Section 48; and
- (f) the right to privacy conferred by Section 49; and
- (g) the right to freedom of information conferred by Section 51; and
- (h) the right of freedom of movement conferred by Section 52; and
- (i) the right to protection from unjust deprivation of property conferred by Section 53.
- is a law that is made to comply with Section 38 of the Constitution, taking account of the National Goals and Directive Principles and Basic Social Obligations, in particular to restrict rights and freedoms for the purposes of giving effect to the public interest in public order and public welfare, to the extent that the law is reasonably justifiable in a democratic society having proper respect

or regard for the rights and dignity of mankind.

- 2. Insofar as this Organic Law involves a compulsory taking of possession of property or a compulsory acquisition of an interest in, or right over property within the meaning of Section 53(1) (protection from unjust deprivation of property) of the Constitution and any other relevant law, this Organic Law permits possession to be compulsorily taken of any property or permits any interest in or rights over property to be compulsorily acquired for the purposes under Subsection (3)
- 3. The purpose of taking compulsory possession or a compulsory acquisition of an interest in, or right over property are —
- (a) acquisition of land or other property or interests or activities for or in connection with —
- (i) petroleum projects; and
- (ii) exploring, exploiting, winning and obtaining petroleum, whether onshore or offshore of Papua New Guinea, under Petroleum Production Sharing Arrangements; and
- (b) acqusition of land or other property or interests or activities for or in connection with —
- (i) mining projects; and
- (ii) exploring, exploiting, winning and obtaining minerals, whether onshore or offshore of Papua New Guinea, under Mining Production Sharing Arrangements; and
- (c) acquisition of land or other property or assets of the General Business Trust under the Kumul Consolidated Holdings Act 2002, in accordance with this Organic Law and any relevant Act of Parliament and are declared and described to be a public purpose, whether pursued by the State or any other person exercising rights under this Organic Law, and for a reason that is reasonably jutified in a democratic society that has a proper regard for the rights and dignity or mankind.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020-continued

- 2. Compliance with Constitutional Requirements—continued 4. For the purposes of Section 53(2) of the Constitution, this Organic Law is expressed to be made, and each of the activities described in Subsection (2) is expressed to be in the national interest.
- 5. For the purposes of Section 41 of the Organic Law on Provincial Governments and Local-level Governments, it is declared that this Organic Law to matters of national interest.
- 3. INTERPRETATION.
- (1) In this Organic Law, unless the contrary intention appears "allowable retention" means an amount required to meet the capital requirements of a Kumul Holding Company for the Kumul accounting period concerned;
- "block" has the meaning given to that term in the Oil and Gas Act "Board" means a board of directors;
- "Companies Act" means the Companies Act 1997;
- "Consolidated Revenuye Fund" has the meaning given to it in Section 2 of the Public Finances (Management) Act 1995;

- "distributable profit" in respect of a Kumul Holding Company, means the company's actual realised
- profits earned in the current Kumul accounting period, reported on a group or consolidated basis; "fit and proper person" means a person in respect of whom the matters specified in Schedule 3 apply; "Gas Agreement" means an agreement under Section 184 of the Oil and Gas Act;
- "General Business Trust" means the trust established under the Kumul Consolidated Holdings Act as the Papua New Guinea General Business Trust;
- "government body" has the meaning given to it under Section 1.2 of the Constitution;
- "Kumul accounting period" in respect of a Kumul Company, means a calendar year commencing on January;
- "Kumul Acts: means -
- (a) in respect of the Kumul Petroleum Companies, the Kumul Petroleum Holdings Limited Authorisation Act;
- (b) in respect of the Kumul Minerals Companies, the Kumul Minerals Holdings Limited Authorisation Act; and
- (c) in respect of the Kumul Consolidated Companies, the Kumul Consolidated Holdings Act;
- "Kumul Companies" means the Kumul Petroleum Companies, the Kumul Minerals Companies and the Kumul Consolidated Companies or any one of them;
- "Kumul Consolidated Companies" means Kumul Consolidated Holdings Limited and its subsidiaries;
- "Kumul Consolidated Holdings Act" means the Kumul Consolidated Holdings Act 2002"
- "Kumul Consolidated Subsidiary" means a wholly-owned subsidiary of Kumul Consolidated Holdings Limited:
- "Kumul Consolidated Trust Deed" means the instrument, between the Kumul Ministers as Seniors, the State as beneficiary, the Kumul Trustee and Kumul Consolidated Holdings Limited, having functions as described in Section 27;
- "Kumul Holding Companies" means Kumul Petroleum Holdings Limited, Kumul Minerals Holdings Limited and Kumul Consolidated Limited or any one of them;
- "Kumul Holding Company Board" means the Board of Directors of a Kumul Holding Company; "Kumul Minerals Companies" means Kumul Minerals Holdings Limited and its subsidiaries;
- "Kumul Minerals Holdings Limited" means Kumul Minerals Holdings Limited, Company No. 1-59327,
- a company established and incorporated under the Companies Act; "Kumul Minerals Holdings Limited Authorisation Act" means the Kumul Minerals Holdings Limited Authorisation Act 2015;
- "Kumul Minerals" means the Kumul Minerals Subsidiary the subject of a written request of Kumul Minerals Holdings Limited made to the MRA under Section 9(1)(b);
- "Kumul Minerals Subsidiary" means a wholly-owned subsidiary of Kumul Minerals Holdings Limited;
- "Kumul Minerals Trust Deed" means the instrument, between the Kumul Ministers as Settlors, the State
- as beneficiary, the Kumul Trustee and Kumul Minerals Holdings

Limited, having functions as described in Section 27; "Kumul Ministers" means —

- (a) the Minister responsible for treasury matters; and
- (b) the Minister responsible for matters relating to petroleum and energy; and
- (c) the Minister responsible for matters relating to mining; and

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the $\,$

Comtnercialisation of State Businesses 2020-continued

- Interpretation—continued
- (d) the Minister responsible for matters relating to public enterprises and State investments; and
- (e) the Minister responsible for justice matters;
- "Kumul Petroleum Companies" means Kumul Petroleum Holdings Limited and its subsidiaries; "Kumul Petroleum Holdings Limited" means Kumul Petroleum Holdings Limited, Company No. 1100145, a company established and incorporated under the Companies Act;
- "Kumul Petroleum Holdings Limited Authorisation Act" means the Kumul Petroleum Holdings Limited Authorisation Act 2015;
- "Kumul Petroleum Nominee" means the Kumul Petroleum Subsidiary the subject of a written request of Kumul Petroleum Holdings Limited made to the NPA under Section 7(1)(b);
- "Kumul Petroleum Subsidiary" means a wholly—owned subsidiary of Kumul Petroleum Holdings Limited;
- "Kumul Petroleum Trust Deed" means the instrument, between the Kumul Ministers as Settlors, the State as beneficiary, the Kumul Trustee and Kumul Petroleum Holdings Limited provided under Section 27; "Kumul Trust Deed" means the Kumul Petroleum Trust Deed, the Kumul Minerals Trust Deed or the Kumul Consolidated Trust Deed or any one of them;
- "Kumul Trustee" means the Prime Minister in his capacity as Trustee of each of the Kumul Trusts in
- accordance with the terms of the respective Kumul Trust Deeds as provided in Section 27.
- "Kumul Trusts" means each of the trusts established under the Kumul Petroleum Trust Deed, the Kumul
- Minerals Trust Deed and the Kumul Consolidated Trust Deed; "liabilities" includes any and all debts, obligations and liabilities of any nature whether present or future, actual or contingent or liquidated or unliquidated; "minerals" means minerals —
- (a) which are the property of the State pursuant to Section 212B(1) of the Constitution; and
- (b) which are both onshore and offshore; and
- (c) which are the subject of the Mining Act; and
- (d) where the context requires which have been transferred and vested under Section 17, but for the purposes of this Organic Law and the Mining Act, minerals excludes bituminous shales and other stratified deposits from which oil and gas can be extracted; "Mining Act" means the Mining Act 1992;
- "mining affected landholders" means, in respect of particular mining operations, the persons who are indentified as the mining affected

landlords for the purposes of the MRA Act;

"mining affected Provincial Government" means, in respect of particular mining operations, the provincial governments who are identified as the relevant mining affected Provincial Governments for the purposes of the MRA Act;

"Mining Development Contract" has the meaning given to it it Section 2 of the Mining Act;"

"mining effective date" means the date specified in the MRA Act as the "mining effective date" for the purposes of this Organic Law; "mining lease" has the meaning given to it in Section 2 of the Mining Act;

"mining operations" means any activity or operation that is authorised by a Mining Production Sharing Arrangement, means an agreement or

"Mining Production Sharing Arrangement" means an agreement provided for under Section 24;

"mining project" means, in relation to mining opertions, a project in Papua New Guinea for the extraction and production of minerals under a Mining Production Sharing Arrangement and includes, if they are part of the same project or developed in conjunction with another Mining Production Sharing Arrangement, the construction and operation pursuant to any such arrangement of facilities for the recovery, production, processing, transportation and export or sale of minerals;

"MRA" means the Mineral Resources Authority established by the MRA Act;

"MRA Act" means the Mineral Resources Authority Act 2018;
"MRDC" means Mineral Resources Development Company Limited in the capacity as trustee for landowners, including petroleum affected landowners pursuant to the Mineral Resources Development Company Limited Authorisation Act 2020 and includes any successor trustee for such landowners permitted under legislation;

"National Petroleum Authority" or "NPA" means the National Petroleum Authority as referred to in Section 6(1);

"NPA Act" means the Act of Parliament which establishes the NPA as referred to in Section 6(1); "Oil and Gas Act" means the Oil and Gas Act 1998;

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020—continued "petroleum" means hydrocarbons —

- (a) which are both onshore and offshore and are the subject of the Oil and Gas Act; and
- (b) which include bituminous shales and other stratified deposits from which oil and gas can be extracted; and
- (c) where the context requires includes petroleum which has been transferred and vested under Section 11;

"petroleum affected landowners" means, in respect of particular petroleum operations, the persons who are identified as the petroleum affected landholders for the purposes of the NPA Act; "petroleum affected Provincial Governments" means, in respect of particular petroleum operations, the provincial governments who are identified as the relevant petroleum affected Provincial Governments for the purposes of the NPA Act;

"Petroleum Agreement" means an agreement under Section 183 of the Oil and Gas Act;

"petroleum effective date" means the date specified in the NPA Act as the "petroleum effective date" for the purposes of this Organic Law;

"petroleum operations" means any activity or operation that is authorised by a Petroleum Production Sharing Arrangement; "Petroleum Productin Sharing Arrangement" means an agreement provided for under Section 22;

"petroleum project" means, in relation to petroleum operations, a project in Papua New Guinea for the extraction and production of petroleum under a Petroleum Production Sharing Arrangement and includes, if they are part of the same project or developed in conjunction with another Petroleum Production Sharing Arrangement, the construction and operation pursuant to any such arrangement of facilities for the recovery, production, processing, transportation and export or sale of petroleum;

"recognised university" means the University of Papua New Guinea, Papua New Guinea University of Technology, University of National Resources and Environment, Divine Word University, Pacific Adventist University, any university that is a member of the Association of Commonwealth Universities and any other university which offers a degree which is recognised by the University of Papua New Guinea or Papua New Guinea University of Technology for the purpose of their student administraiton practices;

"relevant field" means any of the fields of geology, engineering, environment, climate, law, coporate governance, accounting, banking, economics, finance, human resources, marketing or business management, but excludes working in any such field in the education sector;

"share" has the meaning given to it in Section 36 of the Companies Act and includes all rights, both present and future, in the nature of a share;

"State interests" means all of the rights, titles and interests of the State, whether present or future or actual or contingent, to participate in the assets of a petroleum project or a mining project; "subsidiary" has the meaning given to it in Section 5(1) of the Companies Act;

"this Organic Law" means the Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisaiton of State Businesses 2020.

- (2) Unless the context otherwise requires, a reference in this Organic Law to commercial arrangements related to a Kuul Petroleum Company or Kumul Minerals Company, is a reference to the business arrangements or activities undertaken or to be undertaken by that Kumul Company concerned on a commercial basis and as a commercial entity, and not as a public utility or a government body.

 4. DECLARATION.
- (1) Its is declared that this Organic Law relates to matters of national interest.
- (2) For the purposes of Schedule 1.2 of the Constitution and for the avoidance of doubt, it is declared that none of the Kumul Petroleum Companies or Kumul Minerals Companies is a government body as long as it -

- (a) is not a traditional public utility; and
- (b) undertakes business activities of a commercial nature as stated under Section 3(2).
- (3) Pursuant to the declaration under Subsection (2) and for the purposes of -
- (a) Section 26(2) of the Constitution, it is declared that Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Comnzercialisation of State Businesses 2020-continued

- Declaration—continued
- CO the office of a member of the Board of any Kumul Petroleum Company or Kumul Minerals Company is not an office; and
- (ii) an employee of any Kumul Petroleum Company or Kumul Minerals Company is not a person holding an office,
- to and in relation to which Division 111.2 (leadership code) of the Constitution applies, and for the avoidance of doubt, no declaration may be made under any other Organic Law or any Act of Parliament for the purposes of Section 26(3) of the Constitution in respect of any office held by that person; and
- (b) Section 214(1) and (2) of the Constitution, and for the avoidance of doubt, it is declared that the jurisdiction of the Auditor-General to inspect and audit, and to report on the accounts, finances and property of governmental do not apply to the accounts, finances and property of Kumul Petroleum Companies or Kumul Minerals Companies; and
- (c) Section 216(1) and (2) of the Constitution, and for the avoidance of doubt, it is declared that the functions of the Public Accounts Committee do not extend to the Committee having the authority to examine and report to the Parliament on the accounts, finances and property of Kumul Petroleum Companies or Kumul Minerals Companies.
- 5. APPLICATION.
- (1) This Organic Law binds the State.
- (2) This Organic Law applies to and in respect of petroleum and minerals —
- (a) in all provinces except Bougainville as provided under Section 278(1) of the Constitution; and
- (b) to the extent allowed under international law and international treaties, within Papua New Guinea's archipelagic waters and exclusive economic zone.

PART H.—ESTABLISHMENT AND POWERS AND FUNCTIONS OF THE NATIONAL PETROLEUM

AUTHORITY.

- 6. ESTABLISHMENT OF THE NPA.
- (1) The NPA is established by the NPA Act and comes into existence as statutory authority on the date so specified in that Act.
- (2) Subject to the Organic Law, the NPA is a governmental body and is entitled to the benefit of any immunity or privilege enjoyed by the State, except when entering into any commercial arrangement including, an arrangement for the transfer or assignment of Papua New Guinea's ownership of, and interests in petroleum, to a Kumul

Petroleum Company.

- 7. POWERS AND FUNCTIONS OF THE NPA.
- (1) On and from the petroleum effective date, the powers and functions of the NPA include -
- (a) subject to paragraph (b), to exclusively hold on behalf of Papua New Guinea, Papua New Guinea's entire ownership of and interests in petroleum; and
- (b) as and to the extent provided for in Section 11, to transfer and assign to, and vest in a Kumul Petroleum Nominee, such ownership and interests in petroleum; and
- (c) as provided for in the NPA Act, to receive royalties paid by a Kumul Petroleum Nominee under Section 13 and to allocate and distribute those royalties in accordeance with Sections 14 and 15;

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020-continued

- 7. Powers and Functions of the NPA-continued
- (2) To enable the NPA to carry out its functions under Subsections 1(a) and (b), the State as at the petroleum effective date, irrevocably cedes its exclusively legal custody and control over, and the management and regulation of all petroleum to the NPA absolutely.
- (3) The NPA does not have power to transfer and assign or divest or otherwise consolidate or commercialise any ownership of or interests in petroleum, or any right or interest in respect of them, except as provided in Subsection (1)(b)
- (4) The NPA shall refrain absolutely from interfering, directly or indirectly, in the management and operation of any Kumul Petroleum Company.

PART IIL—ESTABLISHMENT AND POWERS AND FUNCTIONS OF THE MINERAL RESOURCES

AUTHORITY.

- 8. ESTABLISHMENT OF THE MRA.
- (1) The MRA is established by the MRA Act.
- (2) Subject to the Organic Law, the MRA is a governmental body and is entitled to the benefit of any immunity or privilege enjoyed by the State, except when entering into any commercial arrangement, including an arrangement for the transfer or assignment of Papua New Guinea's ownership of, and interests in minerals, to a Kumul Minerals Company.
- 9. POWERS AND FUNCTIONS OF THE MRA.
- (1) On and from the mining effective date, apart from its powers and functions under the MRA Act, the MRA shall have additional powers and functions —
- (a) subject to paragraph (b), to exclusively hold on behalf of Papua New Guinea, Papua New Guinea's entire ownership of, and interests in minerals; and
- (b) as and to the extent provided for in Section 17, to transfer and assign to, and vest in a Kumul Minerals Nominee, ownership and interests in minerals; and
- (c) as provided for in the MRA Act, to receive royalties paid by a Kumul Minerals Nominee under Section 19 and to allocate and distribute those royalties in accordance with Sections 20 and 21;

and

- (d) if and to the extent allowed by the MRA Act, to oversee the administration and enforcement of the Mining Act; and
- (e) if and to the extent allowed by the MRA Act, to oversee the national content obligations for parties to Mining Production Sharing Arrangements similar to those that apply under Section 159 of the Oil and Gas Act.
- (2) To enable the MRA to carry out its functions under Subsections 1(a) and (b), the State as at the mining effective date, irrevocably cedes its exclusively legal custody and control over, and the management and regulation of all petroleum to the MRA absolutely.
- (3) The MRA does not have power to transfer and assign or divest or otherwise consolidate or commercialise any ownership of or interests in minerals, or any right or interest in respect of them, except as provided in Subsection (1)(b)
- (4) The MRA shall refrain absolutely from interfering, directly or indirectly, in the management and operation of any Kumul Minerals Company

PART IV.—TRANSFERS TO KUMUL PETROLEUM NOMINEES AND ROYALTIES. 10. THE PETROLEUM EFFECTIVE DATE.

This part does not become effective until the occurrence of the petroleum effective date.

- 11. TRANSFER OF PETROLEUM INTERESTS TO A KUMUL PETROLEUM NOMINEE.
- (1) The NPA shall promptly transfer and assign to, and vest in a Kumul Petroleum Nominee its ownership of, and interests in respect of petroleum in nominated blocks, including the right to develop, dispose of, and deal with the consolidation and commercialisation of those interests when the requriements of Subsection (2) are satisifed.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisation of State Businesses 2020—continued

Part IV.—Transfers to Kumul Petroleum Nominees and Royalties—continued

- (2) A transfer, assignment and vesting under Subsection (1) by the NPA will only occur when -
- (a) it receives a written request from Kumul Petroleum Holdings Limited that describes the required blocks and advises of the particular Kumul Petroleum Nominee, to which the transfer, assignment and vesting will be made; and
- (b) the Kumul Petroleum Nominee agrees to comply with Section 13, and on the occurrence of the requirements under this subsection, the NPA must effect the transfer, assignment and vesting in accordance with that request.
- (3) The rights and powers transferred and vested in a Kumul Petroleum Nominee under Subsections (1) and (2) include without limitation all rights both legal and equitable, for exploring, exploiting, winning and obtaining and selling and disposing of such petroleum without any obligation to account further to the NPA or to the State.
- (4) The transfer and vesting of the ownership and property rights, interest, powers, liberties and privileges in respect of such petroleum referred to in Subsections (1) and (2), together with all

- rights in respect of the petroleum, shall only take effect —
 (a) when the Kumul Petroleum Nominee concerned, in accordance with
 the provisions of the NPA Act, has entered into a Petroleum
 Production Sharing Arrangement in respect of the nominated blocks
 concerned; and
- (b) in accordance with transitional provisions (if any) which shall be provided for by the NPA Act; and
- (c) on the execution of an instrument in the form contained in the Schedule 1.
- 12. EXISTING PETROLEUM AND GAS AGREEMENTS.

Sections 7(1) and (2) and 11 do not apply to rights in respect of petroleum that is being produced or will be produced under the terms of any Petroleum Agreement or Gas Agreement existing as at the petroleum effective date, or any extension or renewal of the agreements made in accordance with its terms, unless and until in respect of a particular agreement or the license underpinning it — (a) the parties to the agreement resolve to terminate that agreement and bring the petroleum concerned under the terms of a Petroleum Production Sharing Arrangement agreed with the Kumul Petroleum Nominee concerned; or

- (b) expires or otherwise ceases to have effect in accordance with its terms and is not duly renewed or replaced.
- 13. ROYALTY AS CONSIDERATION.

As sole consideration for such transfer and assignment and vesting under Section 11(1), the Kumul Petroleum Nominee shall, in accordance with the provisions of the NPA Act, make cash royalty payments to NPA in respect of petroleum produced from time to time under the relevant Petroleum Production Sharing Arrangement at a rate and in the manner as provided in the NPA Act.

14. TREATMENT OF ROYALTY RECEIVED.

The NPA shall, in respect of the amounts it receives from time to time from any Kurnul Petroleum Nominee by way of royalty for petroleum produced under a Petroleum Production Sharing Arrangement and as provided for by the NPA Act, be entitled to retain such percentage or portion of those amounts to meet and make necessary provision for its own costs and expenses incurred in meeting its responsibilities under this Organic Law and under the NPA Act. 15. RECIPIENTS OF ROYALTY PAYMENTS.

- (1) Subject to Section 14, the NPA shall pay the amount of royalty it receives from any Kumul Petroleum Nominee to each of the following recipients:
- (a) the State; and
- (b) MRDC on behalf of the petroleum affected landowners; and
- (c) petroleum affected Provincial Governments in accordance with the Organic Law on Provincial Governments and Local-level Governments; and

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisation of State Businesses 2020—continued Part IV.—Transfers to Kumul Petroleum Nominees and Royalties—continued

(d) such other recipient as provided for by the NPA Act, and the amounts in aggregate or in percentage terms payable to each

- of those recipients shall be as provided for by the NPA Act.
- (2) In the event that there is any balance remaining following payment of the amounts payable under Subsection (1), the NPA shall pay that balance to the State.
- (3) All amounts payable to the State under Subsections (1) and (2) shall be paid to the Consolidated Revenue Fund.
- PART IV.-TRANSFERS TO KUMUL MINERALS NOMINEES AND ROYALTIES.
- 16. THE MINING EFFECTIVE DATE.
- The following sections of this part do not become effective until the occurrence of the mining effective date.
- 17. TRANSFER OF MINERAL INTERESTS TO A KUMUL MINERALS NOMINEE.
- (1) The MRA shall promptly transfer and assign to, and vest in a Kumul Minerals Nominee its ownership of and interests in respect of minerals in nominated blocks, including the right to develop, dispose of, and deal with the consolidation and commercialisation of those interests when the requirements of Subsection (2) are satisfied.
- (2) A transfer, assignment and vesting under Subsection (1) by the MRA will only occur when -
- (a) it receives a written request from Kumul Minerals Holdings Limited that describes the required blocks and advises of the particular Kumul Minerals Nominee, to which the transfer, assignment and vesting will be made; and
- (b) the Kumul Minerals Nominee agrees to comply with Section 19, and on the occurrence of the requirements under this subsection, the MRA must effect the transfer, assignment and vesting in accordance with that request.
- (3) The rights and powers transferred and vested in a Kumul Minerals Nominee under Subsections (1) and (2) include, without limitation all rights both legal and equitable, for exploring, exploiting, winning and obtaining and selling and disposing of such minerals without any obligation to account further to the MRA or to the State.
- (4) The transfer and vesting of the ownership and property rights, interests, powers, liberties and privileges in respect of such minerals referred to in Subsections (1) and (2) together with all rights in respect of the minerals, shall only take effect —
- (a) when the Kumul Minerals Nominee concerned, in accordance with the provisions of the MRA Act, has entered into a Mining Production Sharing Arrangement in respect of the nominated blocks concerned; and
- (b) in accordance with transitional provisions (if any) which shall be provided for by the]LIRA Act; and
- (c) on the execution of an instrument in the form contained in the Schedule 2. IS. EXISTING MINING DEVELOPMENT CONTRACTS AND MINING LEASES.

Sections 9(1) and (2) and 17 do not apply to rights in respect of minerals that are being produced or will be produced under the terms of any Mining Development Contract or mining lease existing as at the mining effective date, or any extension or renewal that contract or lease made in accordance with its terms, unless and until in respect of a particular agreement or the license underpinning it — (a) the parties to existing agreement resolve to terminate that agreement and bring, the minerals concerned under the terms of a

Mining Production Sharing Arrangement agreed with the Kumul Minerals Nominee concerned; or

(b) expires or otherwise ceases to have effect in accordance with its terms and is not duly renewed or replaced.

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Commercialisation of State Businesses 2020—continued Part IV.—Transfers to Kumul Minerals Nominees and Royalties—continued

19. ROYALTY AS CONSIDERATION.

As sole consideration for such transfers and assignment and vesting under Section 17(1), the Kumul Minerals Nominee shall, in accordance with the provisions of the MRA Act, make cash royalty payments to the MRA in respect of minerals produced from time to time under the relevant Mining Production Sharing Arrangement at a rate and in the manner as provided in the MRA Act.

20. TREATMENT OF ROYALTY RECEIVED.

The MRA shall, in respect of the amounts it receives from time to time from any Kumul Minerals Nominee by way of royalty for minerals produced under a Mining Production Sharing Arrangement, as provided for by the MRA Act, be entitled to retain such percentage or portion of those amounts to meet and make necessary provision for its own costs and expenses incurred in meeting its responsibilities under this Organic Law and under the MRA Act.

21. RECIPIENTS OF ROYALTY PAYMENTS.

Subject to Section 20, the MRA shall pay the amount of royalty it receives from any Kumul Minerals Nominee to each of the following recipients:

- (a) the mining affected landowners; and
- (b) the mining affected Provincial Governments in accordance with the Organic Law on Provincial Governments and Local-level Governments; and
- (c) such other recipient as provided for by the MRA Act, and the amounts in aggregate or in percentage terms payable to each of those recipients shall be as provided for by the MRA Act.
- (2) In the event that there is any balance remaining following payment of the amounts payable under Subsection (1), the MRA shall pay that balance to the State.
- (3) All amounts payable to the State under Subsections (1) and (2) shall be paid to the Consolidated Revenue Fund.

PART VI.-PETROLEUM PRODUCTION SHARING ARRANGEMENTS.

22. THE NPA ACT TO MAKE PROVISION FOR PETROLEUM PRODUCTION SHARING ARRANGMENTS.

The NPA Act shall make provision for Petroleum Production Sharing Arrangements by which a contractor party agrees to provide a Kumul Petroleum Nominee with services to undertake petroleum operations and by which the contractor party is remunerated by way of a share of production or revenue.

- 23. CONTRACTORS UNDER PETROLEUM PRODUCTION SHARING ARRANGEMENTS.
- (1) The NPA Act shall provide for the relevant Kumul Petroleum Nominee to engage contractors to undertake petroleum operations under Petroleum Production Sharing Arrangements on terms that the Kumul Petroleum Nominee considers appropriate.

- (2) The Kumul Petroleum Nominee shall be responsible for the payment or other satisfaction of the contractors' costs under the relevant Petroleum Production Sharing Arrangement.
- (3) All contractors undertaking petroleum operations must be licensed by Kumul Petroleum Holdings Limited in accordance with the provisions of the NPA Act.
- (4) There shall be no restriction on a Kumul Petroleum Nominee being licensed as a contractor. PART VII.—MINING PRODUCTION SHARING ARRANGEMENTS.
- 24. THE MRA ACT TO MAKE PROVISION FOR MINING PRODUCTION SHARING ARRANGEMENTS.

The MRA Act shall make provision for a Mining Production Sharing Arrangement by which a contractor party agrees to provide a Kumul Minerals Nominee with services to undertake mining operations and by which the contractor party is remunerated by way of a share of production or revenue.

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Commercialisation of State Businesses 2020—continued Part VII.—Mining Production Sharing Arrangements—continued 25. CONTRACTORS UNDER MINING PRODUCTION SHARING ARRANGEMENTS.

- (1) The MRA Act shall provide for the relevant Kumul Minerals Nominee to engage contractors to undertake mining operations under Mining Production Sharing Arrangements on terms that the Kuinul Minerals Nominee considers appropriate.
- (2) The Kumul Minerals Nominee shall be responsible for the payment or other satisfaction of the contractors' costs under the relevant Mining Production Sharing Arrangement.
- (3) All contractors undertaking mining operations must be licensed by Kumul Minerals Holdings Limited in accordance with the provisions of the MRA Act.
- (4) There shall be no restriction on a Kumul Minerals Nominee being licensed as a contractor.

PART VIII.-KUMUL TRUSTS, KUMUL COMPANIES AND DIVIDENDS.

Division 1.—Kunzul Trusts.

26. SHARES HELD BY KUMUL TRUSTEE.

The Kumul Trustee shall, as sole trustee for and on behalf of the State, hold all of the issued shares in each of the Kumul Holding Companies, except as provided otherwise in a Constitutional Law.

- 27. TERMS AND CONDITIONS OF TRUSTS AND SHARES. Subject to Section 26, the terms and conditions —
- (a) relating to the appointment and arrangements of the Kumul Trustee in respect of the Kumul Trusts; and
- (b) by which the Kumul Trusts are to operate and be governed; and
- (c) by which the shares in the Kumul Holding Companies are to be held and managed by the Kumul Trustee,

shall be as provided in this Organic Law, the respective Kumul Acts and the respective Kumul Trust Deeds.

28. NO PERSONAL LIABILITY.

The Kumul Trustee shall not be personally liable for or in respect of any action, suit or proceeding, or claim for damages in respect of any act done or omitted to be done in good faith in the exercise of any power or authority conferred by this Organic Law or any other Act of Parliament.

29. INCONSISTENCY DEEMED AMENDED.

To the extent that any Kumul Trust Deed contains any provision that is inconsistent with the provisions of this Organic Law, the relevant inconsistent provision shall be deemed amended to the extent necessary to give it a meaning that is consistent with such provision of this Organic Law.

Division 2.—Kumul Companies.

- 30. PURPOSE OF KUMUL COMPANIES.
- (1) The purpose of the Kumul Petroleum Companies, which shall be set out under the Kuinul Petroleum Holdings Authorisation Act, is commercial and includes the undertaking of petroleum operations, directly or indirectly, under Petroleum Production Sharing Arrangements for the purpose of maximising its opportunities of earning revenues that will enable the determination, declaration and payment of Kumul dividend distributions in accordance with Sections 45 and 46 to or at the direction of the State as beneficial owner of the shares in Kumul Petroleum Holdings Limited.
- (2) The purpose of the Kumul Minerals Companies, which shall be set out under the Kumul Minerals Holdings Authorisation Act, is commercial and includes the undertaking of mining operations, directly or indirectly, under Mining Production Sharing Arrangements for the purpose of maximising its opportunities of earning revenues that will enable the determination, declaration and payment of Kumul dividend distributions in accordance with Sections 45 and 46 to or at the direction of the State as beneficial owner of the shares in the Kumul Minerals Holdings Limited.

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Commercialisation of State Businesses 2020—continued Part VIII.—Kumul Trusts, Kumul Companies and Dividends—continued

- (3) The purpose of the Kumul Consolidated Companies is set out in the Kumul Consolidated Holdings Act and, to the extent that the purpose of a Kumul Consolidated Company is that of a traditional public utility, it is a governmental body under Schedule 1.2 of the Constitution.
- 31. INCORPORATION OF KUMUL COMPANIES.
- (1) The Kumul Companies shall be incorporated as companies under the Companies Act.
- (2) If a Kumul Company, other than a Kumul Holding Company, is required to carry on business overseas, it may be incorporated under equivalent legislation of the applicable jurisdiction.

32. HOLDING OF SHARES.

No Kumul Company or a Kumul Company that is a wholly-owned subsidiary of a Kumul Holding Company shall permit anything to be done that could result in the Kumul Trustee ceasing to hold, or at all times being entitled to hold, all of the issued shares in a Kumul Holding Company.

33. ASSETS AND LIABILITIES.

No assets and no liabilities of a Kumul Petroleum Company or a Kumul Minerals Company are public assets or public liabilities and without limitation, the provisions of Sections 31(3) and 50(1) of the Kumul

Consolidated Holdings Act shall not apply to any of the Kumul Companies or any of their respective assets and liabilities. 34. CHANGE OF NAME.

Upon consent of the Kumul Trustee, the name of a Kumul Company may be changed to such name as is permitted under the Companies Act, and this Organic Law and any other Act of Parliament shall be read and interpreted accordingly.

Division 3.—Kumul Company Boards 35. BOARDS.

The Boards of the Kumul Companies shall be appointed as follows:

- (a) the Boards of the Kumul Holding Companies shall be appointed by the Kumul Trustee in accordance with the respective Kumul Acts; and
- (b) the Boards of the Kumul Petroleum Subsidiaries shall be appointed by the Board of Kumul Petroleum Holdings Limited; and
- (c) the Boards of the Kumul Minerals Subsidiaries shall be appointed by the Board of Kumul Minerals Holdings Limited; and
- (d) the Boards of the Kumul Consolidated Subsidiaries shall be appointed by the Board of Kumul Consolidated Holdings Limited; and
- (e) each of the subsidiaries of the Kumul Holding Companies which is not a wholly-owned subsidiary or an overseas corporation shall be appointed in accordance with the relevant provisions of that subsidiary's constitution and the Companies Act.
- 36. DIRECTORS OF A KUMUL HOLDING COMPANY.
- (1) Subject to this Organic Law, the respective Kumul Acts may make provision for —
- (a) the terms and conditions by which the directors of a Kumul Holding Company each hold office; and
- (b) appointment, removal and retirement of the directors; and
- (c) the terms and conditions relating to the directors remuneration, liability and other insurances.
- (2) Each Kumul Holding Company Board shall comprise seven directors
- (a) one of whom shall be a managing director; and
- (b) at least four of whom (including the managing director) shall be citizens of Papua New Guinea; and

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Conzmercialisation of State Businesses 2020—continued Part VIII.—Kumul Trusts, Kumul Companies and Dividends—continued

- (c) each of whom, other than the managing director, shall be appointed for terms, respectively, of up to three years, with such respective terms of office ensuring an orderly system of retirement and appointment.
- (3) No person shall be appointed to, or remain on, a Kumul Holding Company Board if that person —
- (a) is -
- (i) a director on the Board of another Kumul Holding Company; or
- (ii) an employee of another Kumul Holding Company; or
- (iii) the Kumul Trustee,
- or has held any such office within the preceding 180 days; or
- (b) is not a fit and proper person; or
- (c) except in the case of the managing director of the Kumul Holding Company concerned, is an employee or other executive officer of that

Kumul Holding Company or any of its Kumul Companies; or

- (d) except in the case of the managing director of the Kumul Holding Company concerned, has been a director of the particular Kumul Holding Company for a period of 12 years in aggregate; or
- (e) has turned 72 years of age; or
- (f) does not, as a minimum, hold an undergraduate degree bestowed by a recognised university; or
- (g) is -
- (i) a member of the National Parliament; or
- (ii) a candidate for election to be a member of the National Parliament, a Provincial Government or Local-level Government; or (iii) a member of a Local-level Government Special Purposes Authority appointed under Section 42 of the Local-level Governments Administration Act 1997; or
- (h) is an officer or employee of the Public Service or a Statutory Authority or Agency; or
- (i) is an office-holder or candidate for election as an office-holder in a registered political party.
- 37. REQUIREMENTS OF BOARD MEMBERS OF A KUMUL HOLDING COMPANY.
- (1) Without limiting Section 36(3), no person shall be appointed to the Board of -
- (a) Kumul Petroleum Holdings Limited, unless that person has at least ten years'experience since first araduating from a recognised university, working in any business or relevant field that provides significant technical, commercial or financial involvement with the oil and gas sectors; and
- (b) Kumul Minerals Holdings Limited, unless that person has at least ten years' experience since first graduating from a recognised university, working in any business or relevant field that provides significant technical, commercial or financial involvement with the mining or mineral processing sectors; and
- (c) Kumul Consolidated Holdings Limited, unless that person has at least ten years' experience since first graduating from a recognised university, working in any business or relevant field that provides significant involvement with the management and operation of any business —
- (1) similar in nature to a business to be carried out by any Kumul Consolidated Company; and
- (ii) that was required to meet community service obligations similar to the community service obligations to be met by any Kumul Consolidated Company; and
- (iii) that was required to deal with regulators similar to the regulators governing the operations or business of any Kumul Consolidated Company.
- (2) No person, who satisfies the requirements of Subsection (1) and is appointed as a director shall be appointed as the Chairperson of a Kumul Holding Company unless —
- (a) the person is a citizen of Papua New Guinea; and
- (b) the person has had a minimum of five years' additional experience in the matters under Subsection (1).

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisation of State Businesses 2020—continued

- Part VIII.—Kumul Trusts, Kumul Companies and Dividends—continued (3) Where a casual vacancy in the position of the Chairperson on any Kumul Holding Company Board arises as a result of a person who was Chairperson of that Board ceasing to be on the Board —
- (a) a member of the Board who satisfies the qualifications under Subsection (2); or
- (b) if the member of the Board under paragraph (a) is not willing to fill the casual vacancy or there is no other member of the Board who satisfies the additional qualifications in Subsection (2), then, a person who satisfies the qualifications under Subsections (1) and (2), and who is appointed to the Board,
- may be appointed to fill the casual vacancy.
- 38. DIRECTORS OF A KUMUL COMPANY. Notwithstanding the provisions of Section 37 -
- (a) the Board of Kumul Petroleum Holdings Limited shall include at least three directors who satisfy the requirements of Section 37(1); and
- (b) the Board of Kumul Minerals Holdings Limited shall include at least three directors who satisfy the requirements of Section 37(2); and
- (c) the Board of Kumul Consolidated Holdings Limited shall include (i) at least three directors who satisfy the requirements of Section 37(1)(c)(i); and
- (ii) one director who satisfies the requirements of Section 37(1)(c)(ii); and
- (iii) one director who satisfies the requirements of Section 37(1) (c)(iii).
- 39. APPOINTMENT OF DIRECTORS OF A KUMUL HOLDING COMPANY.
- Subject to this part, the appointment of directors of a Kumul Holding Company may be provided for in the respective Kumul Acts and such directors shall hold office on such terms and conditions, including terms and conditions relating to the director's remuneration and the director's liability and other insurances, as may be provided for in the respective Kumul Acts.
- 40. DIRECTORS OF WHOLLY-OWNED SUBSIDIARIES.
- (1) The Boards of the Kumul Petroleum Subsidiaries and the Kumul Minerals Subsidiaries shall each comprise no more than seven directors —
- (a) one of whom may be a managing director and at least half of whom shall be citizens of Papua New Guinea; and
- (b) each of whom, other than the managing director and any director who is an employee, shall be appointed for a term of three years.
- (2) The Boards of the Kumul Consolidated Subsidiaries shall each comprise no more than seven directors —
- (a) one of whom may be a managing director and at least half of whom shall be citizens of Papua New Guinea; and
- (b) each of whom, other than the managing director and any director who is an employee, shall be appointed for a three year term.
- 41. APPOINTMENT OF DIRECTORS TO BOARD OF KUMUL PETROLEUM SUBSIDIARY.
- (1) No person shall be appointed to, or remain on the Board of any Kumul Petroleum Subsidiary if that person —
- (a) is -
- (i) a director on the Board of a Kumul Minerals Company or a Kumul Consolidated Company; or

- (ii) an employee of a Kumul Minerals Company or a Kumul Consolidated Company, or has held any such office within the preceding 180 days; or
- (b) is not a fit and proper person as determined by the Board of Kumul Petroleum Holdings Limited.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020-continued

- Part VIII.—Kumul Trusts, Kumul Companies and Dividends—continued (2) Kumul Petroleum Holdings Limited shall act to ensure that no such person is appointed to, or remains on the Board of any subsidiary of Kumul Petroleum Holdings Limited which is not a Kumul Petroleum Subsidiary.
- 42. APPOINTMENT OF DIRECTORS TO BOARD OF KUMUL MINERALS SUBSIDIARY.
- (1) No person shall be appointed to, or remain on the Board of any Kumul Minerals Subsidiary if that person —
- (a) is
- (i) a director on the Board of a Kumul Petroleum Company or a Kumul Consolidated Company; or
- (ii) an employee of a Kumul Petroleum Company or a Kumul Consolidated Company, or has held any such office within the preceding 180 days; or
- (b) is not a fit and proper person as determined by the Board of Kumul Minerals Holdings Limited.
- (2) Kumul Minerals Holdings Limited shall act to ensure that no such person is appointed to, or remains on the Board of any subsidiary of Kumul Minerals Holdings Limited, which is not a Kumul Minerals Subsidiary.
- 43. APPOINTMENT OF DIRECTORS TO BOARD OF KUMUL CONSOLIDATED SUBSIDIARY.
- (1) No person shall be appointed to, or remain on the Board of any subsidiary of Kumul Consolidated Holdings Limited which is not a Kumul Consolidated Subsidiary if that person —
- (a) is
- (i) a director on the Board of a Kumul Petroleum Company or a Kumul Minerals Company; or
- (ii) is an employee of a Kumul Petroleum Company or a Kumul Minerals Company,
- or has held any such office within the preceding 180 days; or
- (b) is not a fit and proper person as determined by the Board of Kumul Consolidated Holdings Limited.
- (2) Kumul Consolidated Holdings Limited shall act to ensure that no such person is appointed to, or remains on the Board of any subsidiary of Kumul Consolidated Holdings Limited, which is not a Kumul Consolidated Subsidiary.
- 44. VACANCY.
- (1) When there is a vacancy in the office of a member of the Board of a Kumul Company, the remaining members may act as long as they constitute a quorum at a meeting of that company's Board.
- (2) The exercise of a power or the performance of a function of the Board of that company is not invalidated by reason only of a vacancy in the membership of that Board.
- (3) Notwithstanding the discovery of -

- (a) a defect in the appointment of a member of that company's Board;
- (b) a person appointed as a member of that company's Board is subsequently disqualified from holding office as a member of that Board.
- all meetings and acts of that company's Board and all acts of that person effected before the discovery was made are valid as if the person had been or remained duly appointed and was not disqualified.
- (4) Provisions of the constitution of a Kumul Company, which contain the same matters in Subsections (1), (2) and (3) are lawful and effective.

Division 4. - Dividend Distribution.

- 45. DETERMINATION OF DIVIDENDS.
- (1) The respective Kumul Acts -
- (a) shall make provision in respect of -

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020-continued

Part VIM—Kul—nut Trusts, Kumul Companies and Dividends—continued

- (i) each particular Kumul Holding Company for a binding methodology or policy for the determination of the Kumul dividend amounts to be declared and paid by that company in respect of Kumul accounting periods; and
- (ii) the binding methodology or policy for the determination, calculation and payment of distributable profit and allowable retentions; and
- (b) may exempt any Kumul Holding Company from declaring dividends.
- (2) As at the date of this Organic Law coming into operation, the requirements of Subsection (1) have been satisfied in respect of
- (a) Kumul Petroleum Holdings Limited, by the Kumul Petroleum Holdings Limited Authorisation Act; and
- (b) Kumul Minerals Holdings Limited, by the Kumul Minerals Holdings LimitedAuthorisation Act; and
- (c) Kumul Consolidated Holdings Limited, by the Kumul Consolidated Holdings Act.
- 46. DECLARATION OF DIVIDENDS.

Subject to Sections 50 and 51 of the Companies Act, the Boards of the Kumul Holding Companies, which are not exempted from declaring dividends as provided in Section 45(1)(b), shall pay the dividend to the State at the direction of the State as beneficial owner of the shares in the Kumul Holding Companies or as provided in accordance with the relevant Kumul Acts.

PART IX. - STATE NOMINEE IN RESPECT OF PETROLEUM AND MINING PROJECTS.

- 47. STATE NOMINEE FOR PETROLEUM PROJECTS.
- (1) For the purposes of giving effect to this Organic Law, Kumul Petroleum Holdings Limited is a commercial enterprise which is to acquire and hold, itself or through subsidiaries, State interests in current and future petroleum projects, including acquiring State interests as exclusive State nominee to which the State is entitled under relevant Acts.
- (2) The State is entitled to take up -
- (a) ownership or equivalent interests in petroleum projects as shall

be specified under relevant Acts of Parliament; and
(b) interests in petroleum projects for petroleum affecte

(b) interests in petroleum projects for petroleum affected landowners, petroleum affected Provincial Governments and local-level governments, but not others.

- (3) Subsection (2) does not operate to give the State any rights in respect of any petroleum project in respect of which it has previously exercised nomination rights under those subsections or nomination rights under any provision of the Oil and Gas Act.
- (4) Kumul Petroleum Holdings Limited itself or through Kumul Petroleum Subsidiaries, is entitled to acquire State interests in current and future petroleum projects.
- (5) An Act or Acts of Parliament may give further effect to this section including setting out the terms on which costs may be reimbursed and the terms of ongoing participation.
- (6) Subsections (2), (3), (4) and (5) do not apply in respect of any ownership and property rights, interests, powers, liberties and privileges in respect of petroleum transferred and vested or to be transferred or vested under Section 11(1) or any petroleum project or Petroleum Production Sharing Arrangement in respect of same.

 48. STATE NOMINEE FOR MINING PROJECTS.
- (1) For the purposes of giving effect to this Organic Law, Kumul Minerals Holdings Limited is a commercial enterprise to acquire and hold, itself or through subsidiaries, State interests in current and future mining projects, including acquiring State interests as exclusive State nominee to which the State is entitled under relevant Acts of Parliament.
- (2) The State is entitled to take up -
- (a) ownership or equivalent interests in mining projects as shall be specified under relevant Acts of Parliament; and

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020—continued Part VIII.—Kumul Trusts, Kumul Companies and Dividends—continued (b) interest in mining projects for mining affected landowners, mining affected Provincial Governments and local—level governments, but no others.

- (3) Subsection (2) does not operate to give the State any rights in respect of any mining project in respect of which it has previously exercised nomination rights under those subsections or nomination rights applying in respect of that mining project before this Organic Law came into operation.
- (4) Subject to the rights granted in Subsection (2)(b), Kumul Minerals Holdings Limited, itself or through Kumul Minerals Subsidiaries, is entitled to acquire State interests in current and future mining projects.
- (5) An Act or Acts of Parliament may give further effect to this section including, if relevant to the means by which the entitlements referred to in Subsections (2) and (3) are exercised, setting out the terms on which costs may be reimbursed and the terms of ongoing participation.
- (6) Subsections (2), (3), (4) and (5) do not apply in respect of any ownership and property rights, interests, powers, liberties and privileges in respect of minerals transferred and vested or to be

transferred or vested under Section 17(1) or any mining project or Mining Production Sharing Arrangement in respect of same. PART X.—MISCELLANEOUS.

- 49. LAWS TO GIVE EFFECT TO THIS ORGANIC LAW
- (1) To the extent not otherwise required or provided for under this Organic Law, the NPA Act shall give full effect to the provisions of Parts II, IV and VI and all other matters necessarily derived from or related to such provisions, including, as required, by amending the Oil and Gas Act and any other applicable Act of Parliament.
- (2) To the extent not otherwise required or provided for under this Organic Law, the MRA Act shall give full effect to Parts III, V and VII and all other matters necessarily derived from or related to such provisions, including, as required, by amending the Mining Act and any applicable Act of Parliament.
- (3) The Kumul Acts and the constitutions of the Kumul Companies respectively, do and may as applicable, contain provisions giving further effect to the provisions of Part VIII.
- (4) Any additional requirements provided under any Kumul Act or the constitutions of the Kumul Companies respectively, to be satisfied by the directors, the Board and the Chairman of any of those companies may not limit the effect of the existing requirements set out in this Organic Law.

50. REGULATIONS.

The Head of State, acting with and in accordance with, the advice of the National Executive Council, may make regulations, prescribing all matters that, by this Organic Law, are required or permitted to be prescribed or that are necessary or convenient to be prescribed for carrying out or giving effect to this Organic Law and without limiting the application of this section, a regulation may prescribe penalties of fines not exceeding K500,000.00 or imprisonment for a term not exceeding five years or both for offences against this Organic Law or the regulations.

51. REPEAL.

The Organic Law on Papua New Guinea's Ownership of Hydrocarbons and Minerals and the Consolidation and Commercialisation of Papua New Guinea Law 2016 is repealed.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisation of State Businesses 2020—continued SCHEDULE I.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the $\,$

Commercialisation of State Businesses 2020.

Sec. 11.

Instrument of Transfer.

TRANSFER OF THE OWNERSHIP AND PROPERTY RIGHTS, INTERESTS, POWERS, LIBERTIES AND

PRIVILEGES IN RESPECT OF PETROLEUM.

, on behalf of the NATIONAL PETROLEUM

AUTHORITY and the INDEPENDENT STATE OF PAPUA NEW GUINEA, and pursuant to Section 11(4)(c) of the Organic Law on Ownership and Development of Hydrocarbons and Minerals and the Commercialisation

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of State Businesses 2020 hereby TRANSFER AND CONVEY AND VEST to and
in KUMUL PETROLEUM LIMITED all of the direct ownership and property
of Papua New Guinea in, and the exclusive rights, powers, liberties
and privileges of exploring, exploiting, winning and obtaining
petroleum, whether lying onshore or offshore, of Papua New Guinea in
respect of the petroleum located in, on or under -
{Complete location details | DATED:
SIGNED on behalf of the
NATIONAL PETROLEUM AUTHORITY
(Title)
Witness's signature and details:
         on behalf of KUMUL PETROLEUM
         LIMITED hereby accept the transfer, conveyance and the
vesting made above.
Βy
(Title)
Witness's signature and details.
Organic Law on Papua New Guinea's Ownership and Development of
Hydrocarbons and Minerals and the
Commercialisation of State Businesses 2020-continued
SCHEDULE 2.
Organic Law on Papua New Guinea's Ownership and Development of
Hydrocarbons and Minerals and the
Commercialisation of State Businesses 2020.
Sec. 17.
Instrument of Transfer.
TRANSFER OF THE OWNERSHIP AND PROPERTY RIGHTS, INTERESTS, POWERS,
LIBERTIES AND
PRIVILEGES IN RESPECT OF MINERALS.
        , on behalf of the MINERAL RESOURCES
AUTHORITY and the INDEPENDENT STATE OF PAPUA NEW GUINEA, and
pursuant to Section 17(4)(c) of the Organic Law on Ownership and
Development of Hydrocarbons and Minerals and the Commercialisation
of State Businesses 2020 hereby TRANSFER AND CONVEY AND VEST to and
in KUMUL MINERALS LIMITED all of the direct ownership and property
of Papua New Guinea in, and the exclusive rights, powers, liberties
and privileges of exploring, exploiting, winning and obtaining
minerals, whether lying onshore or offshore, of Papua New Guinea in
respect of the minerals located in, on or under -
[Complete location details]
DATED:
SIGNED on behalf of the
MINERAL RESOURCES AUTHORITY
(Title)
Witness's signature and details:
         on behalf of KUMUL MINERALS
         LIMITED hereby accept the transfer, conveyance and the
vesting made above.
By
(Title)
```

Witness's signature and details.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisation of State Businesses 2020 continued SCHEDULE 3.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisation of State Businesses 2020. Sec. 3(1).

FIT AND PROPER PERSON.

The matters to be taken into account in determining whether a person is a fit and proper person for the purposes of this Organic Law are: (a) that person's probity; and

- (b) that person's competence and soundness of judgment for fulfilling the responsibilities of the position with integrity, prudence and professional skill; and
- (c) diligence with which that person is fulfilling or likely to fulfill those responsibilities with integrity, prudence and professional skill; and
- whether the interests of the Kumul Company concerned, as the case requires, are, or are likely to be, in any way threatened by his or her being a member of the Board of that company; and
- (e) that person's conduct and activities in business or financial matters, including whether that person has —
- (i) engaged in or been associated with any financial loss due to dishonesty, incompetency or malpractice; or
- (ii) been engaged in any business practices which could be considered to be deceitful or oppressive or otherwise improper (whether unlawful or not) or which otherwise reflect discredit on that person's method of conducting business or financial matters.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the Commercialisation of State Businesses 2020—continued CONSTITUTION.

CERTIFICATION UNDER SECTION 14

- I, JOB POMAT, Speaker of the National Parliament, hereby certify that the requirements of Section 14(1), (2) and (3) of the Constitution were complied with in respect of the Organic Law Amending the Organic Law on Papua New Guinea's Ownership of Hydrocarbons and Minerals and the Consolidation and Commercialisation of Papua New Guinea's Business Law 2020 and that law was made by the National Parliament as follows:

 (a) the first vote was taken on , 2020 when the number of
- (a) the first vote was taken on , 2020 when the number of seats in the National Parliament were

and those voting for the proposal were and those against were ; and

(b) the second vote was taken on , 2020 when the number of seats in the National Parliament were and those voting for the proposal were and voted

against the proposal.

4:MR.A.51

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A PROPOSED ORGANIC LAW
entitled
Organic Law on Papua New Guinea's Ownership and Development of
Hydrocarbons and Minerals and the
Commercialisation of State Businesses 2020
ARRANGEMENT OF CLAUSES
PART I.-PRELIMINARY.
Division 1.— General Principles of Papua New Guinea's Ownership of
Hydrocarbons and Minerals.
1. General principles.
Division 2. - Compliance with Consitutional Requirements,
interpretation, declaration and application.
2. Compliance with Constitutional Requirements.
3. Interpretation —"allowable retention"
"block"
"Board"
"Companies Act"
"Consolidated Revenue Fund" "distributable profit"
"fit and proper person"
"Gas Agreement"
"General Business Trust" "government body"
"Kumul accounting period" "Kumul Acts"
"Kumul Companies"
"Kumul. Consolidated Companies" "Kumul Consolidated Holdings Act"
"Kumul Consolidated Subsidiary" "Kumul Consolidated Trust Deed"
"Kumul Holding Companies" "Kumul Holding Company Board" "Kumul
Minerals Companies" "Kumul Minerals Holdings Limited"
"Kumul Minerals Holdings Limited Authorisation Act"
"Kumul Minerals Nominee" "Kumul Minerals Subsidiary" "Kumul Minerals
Trust Deed" "Kumul Ministers"
"Kumul Petroleum Companies" "Kumul Petroleum Holdings Limited"
"Kumul Petroleum Holdings Limited Authorisation Act"
"Kumul Petroleum Nominee" "Kumul Petroleum Subsidiary" "Kumul
Petroleum Trust Deed" "Kumul Trust Deeds"
"Kumul Trustee"
"Kumul Trusts"
"liabilities"
"minerals"
"Mining Act"
"mining affected landholders"
"mining affected Provincial Governments"
Organic Law on Papua New Guinea's Ownership and Development of
Hydrocarbons and Minerals and the
commercialisation of State Businesses 2020-continued
Part L—Preliminary—continued
"Mining Development Conract"
"mining effecive date"
"mining lease"
"mining operations"
"Mining Production Sharing Arrangement" "mining project"
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"MRA Act"
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"National Petroleum Authority" or "NPA" "NPA Act"

"Oil and Gas Act"

"petroleum affected landowners"

"petroleum affected Provincial Governments" "Petroleum Agreement"

"petroleum effective date"

"petroleum operations"

"Petroleum Production Sharing Arrangement" "petroleum project"

"recognised university"

"relevant field"

"share"

_

"State interests"

"subsidiary"

"this Organic Law".

4. Declaration.

5. Application.

PART II.—ESTABLISHMENT AND POWERS AND FUNCTIONS OF THE NATIONAL PETROLEUM

AUTHORITY.

6. Establishment of the NPA.

7. Powers and functions of the NPA.

PART III.—ESTABLISHMENT AND POWERS AND FUNCTIONS OF THE MINERAL RESOURCES

AUTHORITY

8. Establishment of the MRA.

9. Powers and functions of the MRA.

PART IV.-TRANSFERS TO KUMUL PETROLEUM NOMINEES AND ROYALTIES.

- 10. The petroleum effective date.
- 11. Transfer of petroleum interests to a Kumul Petroleum Nominee.
- 12. Existing Petroleum and Gas Agreements.
- 13. Royalty as consideration.
- 14. Treatment of royalty received.
- 15. Recipients of royalty payments.

PART V.-TRANSFERS TO KUMUL MINERALS NOMINEES AND ROYALTIES.

- 16. The mining effective date.
- 17. Transfer of mineral interests to a Kumul Minerals Nominee.
- 18. Existing Mining Development Contracts and Mining Leases.
- 19. Royalty as consideration.
- 20. Treatment of royalty received.
- 21. Recipients of royalty payments.

Organic Law on Papua New Guinea's Ownership and Development of Hydrocarbons and Minerals and the

Commercialisation of State Businesses 2020-continued PART VI.-PETROLEUM PRODUCTION SHARING ARRANGEMENTS.

- 22. The NPA Act to make provision for Petroleum Production Sharing Arrangements.
- 23. Contractors under Petroleum Production Sharing Arrangements. PART VII.—MINING PRODUCTION SHARING ARRANGEMENTS.
- 24. The MRA Act to make provision for Mining Production Sharing Arrangements.

[&]quot;MRDC"

[&]quot;petroleum"

25. Contractors under Mining Production Sharing Arrangements. PART VIII.-KUMUL TRUSTS, KUMUL COMPANIES AND DIVIDENDS. Division 1.- Kumul Trusts. 26. Shares held by Kumul Trustee 27. Terms and conditions of trusts and shares. 28. No personal liability. 29. Inconsistency deemed amended. Division 2.- Kumul Companies. 30. Purpose of Kumul Companies. 31. Incorporation of Kumul Companies. 32. Holding of shares. 33. Assets and liabilities. 34. Change of name. Division 3.- Kumul Company Boards. 35. Boards. 36. Directors of a Kumul Holding Company. 37. Requirements of Board members of a Kumul Holdig Company. 38. Directors of Kumul Company. 39. Appointment of directors of a Kumul Holding Company. 40. Directors of wholly-owned subsidiaries. 41. Appointment of directors to Board of Kumul Petroleum Subsidiary. 42. Appointment of directors to Board of Kumul Minerals Subsidiary. 43. Appointment of directors to Board of Kumul Consolidated Subsidiary. 44. Vacancv. Division 4.- Dividend Distribution. 45. Determination of dividends. 46. Declaration of dividends. PART IX.-STATE NOMINEE IN RESPECT OF PETROLEUM AND MINING PROJECTS. 47. State nominee for petroleum projects. 48. State nominee for mining projects. PART X.-MISCELLANEOUS. 49. Laws to give effect to this Organic Law. 50. Regulations.

51. Repeal. SCHEDULE I.

SCHEDULE 2.

SCHEDULE 3.

- iv -

National Gazette PUBLISHED BV AUTHORITY (Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication) PORT MORESBY, THURSDAY, 16th JULY 2020 Land Groups Incorporation (Amended) Act 2009 ISSUE OF REPLACEMENT COPY OF WAFFES INCORPORATED LAND GROUP CERTIFICATE # 1296 Notice is hereby given that after the publication of this notice, it is my intention to issue a Replacement copy of the ILG Certificate

under Section 33 having shown to my satisfaction that the registered ILG certificate signed and issued on the 13th September, 2019, though a letter was sent to the management to surrender the certificate dated 12th March, 2020, but refuse to do so. CONTROLLING BODY:

Position Names

Chairperson Yakant Malayeki Deputy Chairperson Paul Daniel

Secretary Dobin Paul Treasurer Max Mandu

1st Female Representative Leah Daniel 2nd Female Representative Yagun Malayeki

DISPUTE SETTLEMENT AUTHORITY:

Utin Kwako Babuaf Clan Elder Elanen Mathew Babuaf Clan Elder

Teyang Steven Gabansis Church Pastor

The Land group comes from Babuaf village in the Wampar Rural Local Level Government, Huon Gulf District, Morobe Province.

Dated 15th day of July, 2020.

I. ROGAKILA,

Registrar-Incorporated Land Groups.

National Gazette
PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G453 PORT MORESBY, THURSDAY, 16th JULY 2020

Land Act 1996

NOTICE UNDER SECTION 69 (2)(d)

I, HON. JUSTIN TKATCHENKO BEM OL, MP Minister for Lands and Physical Planning by virtue of the power conferred in me by Section 69 (2)(d) of the Land Act 1996 and all other powers enabling me under this Section not withstanding that the land has not been offered for lease by tender.

The special reason being that the Pacific Energy Consulting LTD has shown interest and spent more resources to survey the area and maintain the land for future development in National Capital District and requires legal title over the aforesaid areas as specified in the Schedule. SCHEDULE

All that parcel of land known as; Portion 3734, Milinch Granville, Fourmil Moresby, National Capital District. Land Area: 2.41 ha, Registered Survey Plan Cat No.: 49/3640, Department of Lands & Physical Planning reference: File: 04112/3734. Dated this 12th day of March, 2018.

Hon. I. TKATCHENKO BEM OL, MP, Minister for Lands & Physical Planning.

National Gazette
PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for

transmission by post as a Qualified Publication)

No. G451 PORT MORESBY, THURSDAY, 16th JULY 2020

Constitutional and Law Reform Commission Act 2004

PUBLIC CONSULTATIONS ON THE DEATH PENALTY

I, DAVIS STEVEN, Deputy Prime Minister and Minister for Justic and Attorney-General, by virtue of the powers conferred by Section 12 of the Constitutional and Law Reform Commission Act 2004 and all other powers me enabling, hereby:—

- (a) refer the Report on Implementing the Death Penalty in Papua New Guinea to the Constitutional and Law Reform Commission; and
- (b) direct the Constitutional and Law Reform Commission—
- (i) to carry out awareness and consult the public throughout the country and obtain their views on the Death Penalty and consider and recommend legislative reform in relation to the Death Penalty; and
- (ii) in performing its functions in relation to this reference, to-
- (A) work in partnership with the Department of Justice and Attorney-General to conduct the public consultations; and
- (B) consider the Report on the implementation of the Death Penalty in Papua New Guinea including other relevant research and policy developments relating to Death Penalty in Papua New Guinea and other jurisdictions; and
- (C) consider the extent to which relevant provisions of other related laws such as the Criminal Code Act (Chapter 262) and the Correctional Services Act 1995 and such other related laws should be reviewed, modified or amended to give effect to, and meaning and purpose, to this reference; and
- (c) direct that the Constitutional and Law Reform Commission must identify and consult with relevant stakeholders including but not limited to the Correctional Service, Royal PNG Constabulary, Office of the Public Prosecutor, Office of the Public Solicitor, Department for Community Development and Religion; and

Public Consultations on the Death Penalty—continue

(d) direct the Constitutional and Law Reform Commission must provide a Report for presentation in Parliament within 10 months from the date of publication of this Reference in the National Gazette; and (e) direct that the reference must be referred to as "Constitutional Law Reform Commission Reference No. 13 of the Public Consultations on the Death Penal07"

Dated this 7th day of July, 2020.

Hon. D. STEVEN MP,

Deputy Prime Minister and Minister for Justice and Attorney General. Printed and Published by C. Lenturat, Government Printer, Port Moresby.-451.

National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for

transmission by post as a Qualified Publication)

No. G450 PORT MORESBY, THURSDAY, 16th JULY 2020

Companies Act 1997

PUBLIC NOTICE

NOTICE OF INTENTION TO CEASE TO CARRY ON BUSINESS IN PAPUA NEW GUINEA VALE HOLDINGS BV, gives notice under Section 392(1)(a) of the Companies Act 1997 that it intends to cease to carry on business in Papua New Guinea.

Dated this 10th day of July, 2020.

W. STREIBL,

As a Director of VALE Holdings By.

Printed and Published by C. Lenrunu, Government Printer,

Port Moresby.-450.

1 National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for

transmission by post as a Qualified Publication)

No. G448 PORT MORESBY, WEDNESDAY, 15th JULY 2020

Land Groups Incorporation (Amended) Act 2009

ISSUE OF REPLACEMENT COPY OF POLETAU INCORPORATED LAND GROUP

CERTIFICATE # 841

Notice is hereby given that after the publication of this notice, it is my intention to issue a Replacement copy of the ILG Certificate under Section 33 having shown to my satisfaction that the registered ILG certificate signed and issued on the 15th November, 2018 has been lost or destroyed.

CONTROLLING BODY:

Position Names

Chairperson Arnold Yenibu

Deputy Chairperson Johnson Papilot

Secretary Hannah Benson Treasurer Nathan Alps

1st Female Representative Jenny Wakis 2nd Female Representative Lorna Yembu

DISPUTE SETTLEMENT AUTHORITY:
Boas Sovok Mingae DSA
Vitalis Samok Mingae DSA
Peter Yaukit Ambalus DSA

The Land group is from Ambalus village in the Mosa Rural Local Level Government, Talasea District, West New Britain Province.

Dated 10th day of July, 2020.

I. ROGAKILA,

Registrar-Incorporated Land Groups.

National Gazette

PUBLISHED BV AUTHORITY (Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication) PORT MORESBY, WEDNESDAY, 15th JULY 2020 Public Services (Management) Act 1995 DESIGNATION OF SENIOR MANAGEMENT OFFICES (HEADS OF MISSIONS) I, SOROI M. EOE, Minister for Public Service, by virtue of the powers conferred by Section 40(1) of the Public Services (Management) Act 1995, hereby designate the Office of the Head of Mission as a senior management office, and the provisions of Part XI of the Public Services (Management) Act 1995, shall apply to that office, and a person appointed to that office shall be appointed by the Head of State, acting on advice. Dated this 15th day of July, 2020. S.M. EOE, Minister for Pulic Service. Printed and Published by C. Lenturut, Government Printer, Port Moresby -- 447.

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National Gazette

PUBLISHED BY AUTHORITY (Registered al the General Post Office, Port Moresby, for transmission by post as a Qualified Publication) PORT MORESBY, TUESDAY, 14th JULY No. G446 2020 APPROVAL FOR REVOCATION OF APPOINTMENT AS AMBASSADOR In the name and on behalf of Her Majesty ELIZABETH II, Queen of Papua New Guinea and Her other Realms and Territories, Head of the Commonwealth, I, GRAND CHIEF SIR BOB DADAE, GCL., G.C.M.G., K. St., J., Governor-General, acting with, and in accordance with, the advice of the National Executive Council, hereby approve the revocation of appointment of MOSES KAUGL as Papua New Guinea's Ambassador to Japan with accreditation to the International Tropical Timber Organisation, as published in the National Gazette No. G52 of 31st January, 2018, with effect on and from the date of publication of this instrument in the National Gazette. Dated this Tuesday, 14th day of July, 2020. Sir BOB DADAE, Governor-General. APPROVAL FOR APPOINTMENT AS AMBASSADOR

In the name and on behalf of Her Majesty ELIZABETH II, Queen of Papua New Guinea and Her other Realms and Territories, Head of the Commonwealth,

GRAND CHIEF SIR BOB DADAE, GCL., G.C.M.G., K. St., J., Governor-General, acting with, and in accordance with, the advice of the National Executive Council, hereby approve the appointment of SAM ABAL as Papua New Guinea's Ambassador to Japan with accreditation to the International Tropical Timber Organisation, for a period of four (4) years, with effect on and from the date of publication of this instrument in the National Gazette.

Dated this Tuesday, 14th day of July, 2020.

APPROVAL FOR APPOINTMENT AS HIGH COMMISSIONER

In the name and on behalf of Her Majesty ELIZABETH II, Queen of Papua New Guinea and Her other Realms and Territories, Head of the Commonwealth,

THE NATIONAL EXECUTIVE COUNCIL, hereby approve the appointment of MOSES KAUGL as Papua New Guinea's High Commissioner to Solomon Islands with concurrent accreditation to Vanuatu, for a period of four (4) years, with effect on and from the date of publication of this instrument in the National Gazette.

Dated this Tuesday, 14th day of July, 2020.

Sir BOB DADAE, Governor-General.

Printed and Published by C. Lenturut, Government Printer, Port Moresby-446.

National Gazette

PUBLISHED BY AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G445 PORT MORESBY, TUESDAY, 14th JULY 2020

Land Groups Incorporation (Amended) Act 2009

NOTICE OF LODGEMENT OF AN APPLICATION FOR RECOGNITION AS AN INCORPORATED

LAND GROUP

File No: 19465

PURSUANT to Section 33 of the Land Groups Incorporation Act, notice is hereby given that I have received an Application of a customary group of persons as an incorporated land group to be known by the name of:

WARIPA DOMESAU LAND GROUP INCORPORATED

The said group claims the following qualifications for recognition as an incorporated land group.

Its members belong to Waripa Domesau Clan in Lurisau Village. Its members regard themselves and a regarded by other members of the said clan as bound by the common customs and beliefs.

It owns the following customary land and properties in Kompiam Rural Local Level Government, Kompiam District, Enga Province.

Property Description 1. Wapayakam Land 2. Kupal Land 3. Misi Land 4. Kunai Land С. Baebo Land b. Waripa Land 7. Saris Land 8. Polopolo Land 9. Golepana Land 10. Anoma Land 11. Lepates Land 12. Mondo River 13. Giwii Rivers 14. Keya River 15. Keyai River 16. 0laa

River

Incorporated Land Group—continued Waripa Domesau—continued

Property	Description
17.	Description
Nenema	
River	
18.	
Auwi	
River	
19. Aula	
River	
20.	
Kale	
River	
21.	
Sipula	
River	
22.	
Yandakendo	
River 23.	
Oma	
River	
24.	
Kurai	
River	
25.	
Golepana	
River 26.	
Sufi	
River	
27.	
Zoo	
•11.1	
River	
28.	
Nalivamba River	••••
29.	
Domesau 1	. • • •
Mountain	
30.	
Domesau 2	••••
Mountain	
31.	
Laukwasau	
Mountain 32.	
Msende	
Mountain Range	
33.	

Pole Pole Sau Mountain 34. Muyane Mountain Range

Dated this 14th day of November, 2019.

A. KAPANOMBO,

Delegate of the Registrar of Incorporated Land Groups. Note:—A person(s), a group, the District Administrator or the village court within the local level government of this particular land group may within 30 days of publication of this notice, lodge with the Registrar of ILG an objection and reason thereof not to register this land Group in accordance with Section 6 of ILG (Amended) Act 2009.

Printed and Published by C. Lenturut, Government Printer, Port Moresby.—445.

PUBLISHED BV AUTHORITY

(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)

No. G444 PORT MORESBY, TUESDAY, 14th JULY 2020

Land Registration Act (Chapter 191)

ISSUE OF OFFICIAL COPY OF STATE LEASE

NOTICE is hereby given that after the publication of this Notice, it is my intention to issue Official Copies (Replacement Titles) of the State Lease Titles referred to in the Schedule below under Section 162 of Land Registration Act 1981 (Chapter 191), it having been shown to my satisfaction that the registered proprietor's copy has been lost or destroyed.

SCHEDULE

Volume

Folio

Allotment

Section

Town

Province

Area (Ha)

26

161

2

485

Hohola

NCD

0.0456

26

162

3

Hohola

NCD

0.0480

26

163

4

485

Hohola

NOD

0.0451

26

164

5

485

Hohola

 NCD

0.0450

26

165

6

485

Hohola

NCD

0.0452

26

166

7

485

Hohol a

NOD

0.0456

26

167

8

485

Hohola

NCD

0.0482

26

168

9

485

Hohola

NCD

0.0463

26

169

10

485

Hohola

NCD

0.0484

26

485

Hohola

NOD

0.0503

26

171

12

485

Hohola

NCD

0.0452

26

172

13

485

Hohola

NCD

0.0452

26

173

14

485

Hohola

NCD

0,0468

26

174

15

485

Hohola

NOD

0.0452

26

175

16

485 Hohola

NCD

0.0481

26

176

17

485

Hohol a

NCD

0.0452

26

177

18

485

Hohola

NOD

0.0452

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26
178
19
485
Hohola
NCD
0.0466
26
179
20
485
Hohola
NCD
0.0452
26
180
21
485
Hohola
NCD
0.0452
26
181
22
485
Hohola
NOD
0.0762
26
182
23
485
Hohola
NCD
0.0761
26
183
24
485
H ohola
NCD
0.0499
Official Copy of State Lease-continue
Schedule-continue
Volume
        Allotment
Folio
Section
Town
Province
Area (1-1a)
26
184
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485

Hohola

NCD

0.0565

26

185

26

485

Hohol a

NOD

0.0544

26

186

27

485

Hohola

NCD

0.0480

26

187

28

485

Hohola

NCD

0.0597

26

188

29

485

Hohola

NCD

0.1105

26

189

30

485

Hohola

NOD

0.0465

26

190

31

485

Hohola

NCD

0.0459

26

192

32 485

Hohola

NCD

0.0546

193

33

485

Hohola

NOD

0.0457

26

194

34

485

Hohola

NCD

0.0462

26

195

35

485

Hohola

NOD

0.0435

26

196

36

485

Hohola

NOD

0.0540

26

197

37

485

Hohola

NOD

0.0479

26

198

38

485

Hohola

NOD

0.0466

26

199

39

485 Hohola

NOD

0.0603

26 200

40

485

Hohola

NOD

0.0588

26

201

41

485

Hohola

NCD

0.0533

26

202

42

485

Hohola

NCD

0.0552

26

203

43

485

Hohola

NCD

0.0545

26

204

44

485

Hohola

NCD

0.0504

26

205

45

485

Hohola

NOD

0,0499

26

206

46

485 Hohola

NOD

0.0502

26

207

47

485

Hohola

NOD

0.0528

26

208

Hohola

NOD

0.047?

26

209

49

485

Hohola

NCD

0.0555

26

211

51

485

Hohola

NOD

0.0457

26

212

52

485

Hohola

NOD

0.0494

26

213

53

485

Hohola

NOD

0.0557

26

214

54

485

Hohola

NOD

0.0582

26

215

55

485

Hohola

NCD

0.0608

26

216

56

485 Hohola

NOD

0.0586

57

485

Hohola

NCD

0.0506

26

218

58

485

Hohola

NCD

0.0453

26

219

59

485

Hohola

NOD

0.0460

26

220

60

485

Hohol a

NCD

0.0512

26

221

61

485

Hohola

NCD

0.0506

26

222

62

485 Hohola

NOD

0.0495

26

223

63

485

Hohola

NOD

0.0583

26

224

64

485

Hohola

NCD

0.0780

26

225

65

485

Hohola

NCD

0.0670

26

226

66

485

Hohola

NOD

0.0672

26

227

67

485

Hohola

NCD

0.0535

26

228

68

485

Hohola

NCD

0.0546

26

229

69

485

Hohola

NCD

0.0498

26

230

70

485

Hohola

NOD

0.0538

26

231

71

485

Hohola

NOD

0.0513

26

233

73

```
Hohola
NOD
0.0556
26
234
74
485
Hohola
NOD
0.0507
26
135
75
485
Hohola
NCD
0.0588
26
236
76
485
Hohola
NOD
0.0464
26
237
77
485
Hohol a
NCD
0.0489
26
238
78
485
Hohola
NCD
0.0485
26
239
79
485
Hohola
NCD
0.0492
Official Copy of State Lease-continue
Schedule-continue
Volume
Folio
        Allotment
Section
Town
```

Province

Area (Ha) 26 240 80 485 Hohola NCD 0.0469 26 241 81 485 Hohola NCD 0.0458 26 191 82 485 Hallo] a NCD 0.0460

Evidencing a leasehold estate in all that piece or parcel of land stated above containing the respective areas more or less the registered proprietor of which is NATIONAL CAPITAL DISTRICT COMMISSION.

Dated this 10th day of July, 2020.

A. ANE,

Acting Registrar of Titles.

Printed and Published by C. Lenturut, Government Printer, Port Moresby. –444..

National Gazette
PUBLISHED BY AUTHORITY
(Registered at the General Post Office, Port Moresby, for transmission by post as a Qualified Publication)
No. G442 PORT MORESBY, TUESDAY, 14th JULY 2020
Oil & Gas Act No. 49 of 1998
APPOINTMENT OF TRUSTEESHIP

1, Kerenga Kua, MP, Minister for Petroleum and Energy by virtue of the powers conferred upon me under Section 176(3)(a) of the Oil & Gas Act No. 49 of 1998 (`the Ace) and all powers enabling me under all enabling laws;—

HEREBY APPOINT Mark Sakai as the Trustee of Kutubu PDL 02 oil benefits from the project commencement in 1996 to execution date of the Petroleum Resources Kutubu Trust Deed in 2001, and by this instrument I revoke any or all other previous appointments as Trustees during the stated period.

This Appointment takes effect forthwith.

Dated in Port Moresby the 9th day of July, 2020.

Hon. K. KUA, MP, Minister for Petroleum & Energy. Printed and Published by C. Lenturut, Government Printer, Port Moresby. -442.

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National Gazette
PUBLISHED BY AUTHORITY
(Registered at the General Post Office, Port Moresby, for
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No. G441 PORT MORESBY, MONDAY, 13th JULY 2020
Provincial Health Authorities (Amendment) Act 2013
Public Services (Management) Act 1995
APPOINTMENT OF CHIEF EXECUTIVE OFFICER FOR JIWAKA PROVINCIAL HEALTH
AUTHORITY

1, John Kumie, Chairman of the Jiwaka Provincial Health Authority, by virtue of powers conferred by Section 29(2) of the Provincial Health Authorities (Amendment) Act 2013 and all powers enabling me hereby make appointment for Thaddeus Turi Kinah as the Chief Excutive Officer of Jiwaka Provincial Health Authority through a merit based selection process approved by Department responsible for personal matters for a period of four (4) years commencing on and from the 8th July, 2020.

Dated this 8th day of July, 2020.

J. KUIVIIE,

Chairman,

Jiwaka Provincial Health Authority.

Printed and Published by C. Lenrurut, Government Printer, Port Moresby.—441.

National Gazette PUBLISHED BY AUTHORITY (Registered at the Genera) Post Office, Port Moresby, for transmission by post as a Qualified Publication) No. G440 PORT MORESBY, MONDAY, 13th JULY 2020 Land Act 1996 DECLARATION OF LAND AND GRANT OF LEASES PART XI Grant of State Lease of improved Government Land to the National Housing Corporation in accordance with the Provisions of the aforementioned Act Notice is hereby given that; a) The pieces of land identified in the Schedule are land to which the Part XI of the Land Act 1996 applies; and b) The lease over the land identified in the Schedule is hereby granted to the National Housing Corporation pending the transfer to the person entitled to purchase the same.

SCHEDULE

Section Allotment Location Province Region

54 7 l3oroko NCD Southern

Dated this 18th day of June, 2018.

Hon. J.W. TKATCHENKO, BEM OL, MP, Minister for Lands & Physical Planning.

Printed and Published by C. Lenturut, Government Printer, Port Moresby.—440.