



# THE KENYA GAZETTE

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## CORRIGENDUM

IN Gazette Notice Nos. 1105 and 1106 dated 30th April, 1971—

Read 7075/13 as 7135/13.

GAZETTE NOTICE No. 1407

## PUBLIC SERVICE COMMISSION OF KENYA

## APPOINTMENTS

PETER KIAMBUTHI, to act as Senior Assistant Secretary, Ministry of Power and Communications, with effect from 14th March, 1971.

IAN RICHARD WALLACE, to act as Senior Agricultural Officer, Ministry of Agriculture, with effect from 3rd November, 1970.

ESHIBAN SIMEON GITAH, to act as Director, National Industrial Vocational Training Centre, Ministry of Labour, with effect from 29th January, 1971.

LEO SUIYANKA YIAPAN, to act as Senior Veterinary Officer, Ministry of Agriculture, with effect from 13th February, 1971.

## PROMOTION

RICHARD MAINA, to be Under Secretary, Ministry of Tourism and Wildlife, with effect from 2nd September, 1970.

## REVERSION

JOSEPH HENRY WAIRAGU, ceased to act as Deputy Secretary, Ministry of Education, with effect from 8th March, 1971.

## CORRIGENDUM

Gazette Notice No. 1224, dated 14th May, 1971, the date relating to the promotion of Joseph Gerald Ayugi should read 1st August, 1970.

By Order of the Commission.

MWAI WAHOME,  
for Secretary,  
Public Service Commission of Kenya.

GAZETTE NOTICE No. 1408

## THE PRIVILEGES AND IMMUNITIES ACT, 1970

## DECLARATION

UNDER the powers conferred upon me by section 9 of the Privileges and Immunities Act, 1970, I, Dr. Njoroge Mungai, Minister for Foreign Affairs, hereby declare the International Coffee Organization Diversification Fund to be an Organization of which the Kenya Government is a member.

Consequently the Fund shall enjoy the immunities and privileges set out in Part 1 of the Fourth Schedule of the Act and shall have the legal capacity of a body corporate.

The representatives of the Fund and its officials, persons employed by the Fund on official missions to Kenya and the Fund's permanent staff and their families shall enjoy all the appropriate privileges and immunities set out in section 9 (2) (b) and (c) of the Act:

Provided that no immunity or privilege shall be conferred thereunder upon any person as the representative of the Government of Kenya or as a member of staff of such a representative.

Dated this 25th day of May, 1971.

DR. NJOROGE MUNGAI,  
Minister for Foreign Affairs.

GAZETTE NOTICE No. 1409

## MINISTRY OF HOUSING

APPOINTMENT OF CHAIRMAN AND MEMBER OF THE BOARD OF THE NATIONAL HOUSING CORPORATION

IT IS notified for general information that—

HON. E. K. BOMETT, M.P.

has been appointed as the Chairman of the National Housing Corporation (vice P. L. Rurumban\* whose appointment is hereby cancelled) and—

S. N. MWENJA

as a member of the said Corporation (vice D. M. Mutiso\* whose appointment is also cancelled).

Dated this 26th day of May, 1971.

P. J. NGEI,  
Minister for Housing and  
Deputy Leader of Government Business.

\*G.N. No. 2721.

GAZETTE NOTICE No. 1410

## THE WATER ACT

(Cap. 372)

IN EXERCISE of the powers conferred by section 23 of the Water Act, the Minister for Agriculture in consultation with the Water Resources Authority, hereby—

(a) appoints—

James Ogwindi,  
Hon. Nathan Waliaura Munoko,

to be members of Lake Victoria (North) Catchment Board; and

(b) revokes the appointment of—

Wafula Wabuge,  
James arap Soi,

formerly members of the said Catchment Board.

Dated this 19th day of May, 1971.

J. J. M. NYAGAH,  
Minister for Agriculture.

GAZETTE NOTICE No. 1411

## THE WATER ACT

(Cap. 372)

IN EXERCISE of the powers conferred by section 23 of the Water Act, the Minister for Agriculture in consultation with the Water Resources Authority, hereby—

(a) appoints—

Francis Kamau,

to be a Member of the Rift Valley Catchment Board; and

(b) revokes the appointment of—

Henry Mburu Nene,  
Nelson Kairo Ngethe,

formerly members of the said Catchment Board.

Dated this 19th day of May, 1971.

J. J. M. NYAGAH,  
Minister for Agriculture.

GAZETTE NOTICE No. 1412

## THE WATER ACT

(Cap. 372)

IN EXERCISE of the powers conferred by section 23 of the Water Act, the Minister for Agriculture in consultation with the Water Resources Authority, hereby appoints—

The Water Engineer (City Council),  
Justin Andrew A. Mokhoy,

to be members of the Athi Catchment Board.

Dated this 19th day of May, 1971.

J. J. M. NYAGAH,  
Minister for Agriculture.

GAZETTE NOTICE No. 1413

## THE WATER ACT

(Cap. 372)

IN EXERCISE of the powers conferred by section 23 of the Water Act, the Minister for Agriculture in consultation with the Water Resources Authority, hereby—

(a) appoints—

Stephen Getuno Michoma,  
Alfred Kumunai arap Soi,  
David arap Langat,  
Hezron Buyoywa Mukuyu,

to be members of Lake Victoria (South) Catchment Board; and

(b) revokes the appointment of—

Basheer-ud-Deen,  
Lawrence Isigi,  
Alfred Kerichi,

formerly members of the said Catchment Board.

Dated this 19th day of May, 1971.

J. J. M. NYAGAH,  
Minister for Agriculture.

GAZETTE NOTICE No. 1414

JUDICIAL SERVICE COMMISSION  
THE MAGISTRATE'S COURTS ACT, 1967  
(No. 17 of 1967)

IN EXERCISE of the powers conferred by section 8 (1) of the Magistrate's Courts Act, 1967, the Chairman\* of the Judicial Service Commission makes the following assignments of District Magistrates:—

JOSEPH KAMURU SAMSON, a District Magistrate empowered to hold a magistrate's court of the third class, is assigned to the Kirinyaga District, with effect from 29th May, 1971; and his assignment to the Nairobi, Kiambu and Kajiado Districts by Gazette Notice No. 2637/70 is cancelled from that date.

WALLACE GITHIRE, a District Magistrate empowered to hold a magistrate's court of the third class, is assigned to the Nairobi, Kiambu and Kajiado Districts, with effect from 1st June, 1971; and his assignment to the Kirinyaga and Embu Districts by Gazette Notice No 589/69 is cancelled from that date.

Dated at Nairobi this 4th day of June, 1971.

M. K. MWENDWA,  
Chairman,  
Judicial Service Commission.

\*G.N. 3606/1967.

GAZETTE NOTICE No. 1415

(PS/SA/M/4)

THE PROBATION OF OFFENDERS (CASE COMMITTEES)  
RULES  
(Cap. 64, Sub. Leg.)

IN EXERCISE of the powers conferred by rule 3 (1) of the Probation of Offenders (Case Committees) Rules, the Permanent Secretary\*, Vice-President's Office and Ministry of Home Affairs, hereby—

(a) appoints—

The Welfare Officer i/c., Central Province†;

(b) reappoints—

A. T. Dharamshi Gladialy†,

to be members of Nyeri Probation Case Committee; and

(c) cancels the appointment of—

Mrs. Ruth Njeri Mugambi,

as a member of the said Committee.

Dated this 2nd day of February, 1971.

G. S. K. BOIT,  
Permanent Secretary,  
Vice-President's Office and  
Ministry of Home Affairs.

\*L.N. 71/1968. †G.N. 3940/1967.

GAZETTE NOTICE No. 1416

(28/5/7/Vol. II)

THE PRISONS ACT  
(Cap. 90)

APPOINTMENT OF VISITING JUSTICES

IN EXERCISE of the powers conferred by section 72 (1) of the Prisons Act, the Permanent Secretary\*, Vice-President's Office and Ministry of Home Affairs, hereby appoints—

Rose Wekhui,

Roda Jones,

as Visiting Justices to Kakamega Women's Prison, in the Kakamega District, Western Province.

Dated this 14th day of May, 1971.

G. S. K. BOIT,  
Permanent Secretary,  
Vice-President's Office and  
Ministry of Home Affairs.

\*L.N. 692/1963.

GAZETTE NOTICE No. 1417

THE LOCAL GOVERNMENT REGULATIONS, 1963  
(L.N. 256 of 1963)

APPOINTMENT OF INSPECTORS

IT IS hereby notified for general information that the Minister for Local Government has, in pursuance of the powers conferred upon him by regulation 231 (1) of the Local Government Regulations, 1963, appointed—

Shiraz Kasmani, Esq., A.I.M.T.A.,

Augustine Odipo, Esq., B.Com. (E.A.),

to conduct an extraordinary inspection into the financial administration of the Municipal Council of Kisumu for the period 1967 to date.

Dated this 28th day of May, 1971.

A. J. OMANGA,  
Permanent Secretary,  
Ministry of Local Government.

GAZETTE NOTICE No. 1418

THE TAX RESERVE CERTIFICATES ACT  
(Cap. 418)

LOSS OF TAX CERTIFICATE

IN PURSUANCE of the provision of regulation 13 of the Tax Reserve Certificates Regulations, notice is hereby given that the undermentioned certificate has been lost and that it is proposed to issue a duplicate of such certificate after the expiry of 30 days from the date of this advertisement:—

Tax Reserve Certificate No. 65252 of 31st October, 1970, for K£20,000 held by Jockey Club Promoters & Agencies Ltd.

P. NDEGWA,  
Permanent Secretary to the Treasury.

GAZETTE NOTICE No. 1419

THE REGISTRATION OF TITLES ACT  
(Cap. 281, section 71)

ISSUE OF PROVISIONAL CERTIFICATE

WHEREAS Charles Kamau Wanguhu and Devchand Dharamshi Shah of P.O. Box 267, Kitale in the Republic of Kenya are registered as proprietors as tenants in common in equal shares of all that piece of land known as Land Reference No. 4366/77 (Original Nos. 271 and 273) situate north-west of Sergoit in the Uasin Gishu District by virtue of a Grant registered as No. I.R. 351/1 and whereas sufficient evidence has been adduced to show that the said Grant has been lost notice is hereby given that after the expiration of ninety (90) days from the date hereof I shall issue a Provisional Certificate provided that no objection has been received within that period.

Dated at Nairobi this 4th day of June, 1971.

S. H. SHAH,  
Registrar of Titles.

GAZETTE NOTICE No. 1420

6 PER CENT KENYA STOCK 1974

6 PER CENT KENYA STOCK 1985

FOR the purpose of preparing warrants for interest due on 30th July, 1971, the balances of the several accounts in the above stocks will be struck at the close of business on 30th June, 1971, after which date the stocks will be transferable ex dividend.

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

GAZETTE NOTICE No. 1421

5½ PER CENT KENYA STOCK 1976

5½ PER CENT KENYA STOCK 1988

FOR the purpose of preparing warrants for interest due on 1st August, 1971, the balances of the several accounts in the above stocks will be struck at the close of business on 1st July, 1971, after which date the stocks will be transferable ex dividend.

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

## PUBLIC SERVICE COMMISSION OF KENYA

## VACANCIES

APPLICATIONS are invited for the following posts and must be submitted to the Secretary, Public Service Commission of Kenya, P.O. Box 30095, Nairobi, to reach him by 24th June, 1971. Civil servants must complete applications in triplicate on Form PSC.2A; the original should be submitted to Heads of Departments at least seven days before the closing date, and the duplicate and triplicate together with cards PSC.25 and PSC.25A duly completed to be sent by the applicant directly to the Secretary. Applications from non-civil servants should be submitted in triplicate on Form PSC.2, together with cards PSC.24 and PSC.24A duly completed. These are obtainable from the Secretary or from other Government offices. Applicants must quote the number shown against the post in the advertisement.

*Entomological Assistant Grade I, Ministry of Health*  
(No. 172/71)

Salary scale.—£474 to £582. PENSIONABLE or AGREEMENT.

Applicants should have at least three years' experience in field operations in relation to Medical Entomology and Parasitology. They should be able to carry out surveys for malarial prevalence and bilharziasis infection rates. In addition, they should have experience in handling laboratory animals and have a sound knowledge of simple laboratory procedures.

*Vacancies in the Ministry of Works:*

*Inspectors (Electrical) (Six Posts) (No. 173/71)*

Salary scale.—£708 to £996. All PENSIONABLE or AGREEMENT.

Applicants must possess the Cambridge School Certificate or its equivalent and the City and Guilds Electrical Engineering Technician Certificate Final Grade or its equivalent (an endorsement to this certificate will be deemed an advantage). In addition, they must have at least two years practical experience assisting in either (a) the preparation of design drawings, specifications and estimates for electrical installations in public buildings, hospitals, etc.; (b) the installation operation and maintenance of diesel generating plant and machinery including H.T. and L.T. distribution services; (c) the installation, operation and maintenance, refrigeration and air-conditioning plant, cookers, water heaters and general domestic appliances; (d) the installation, inspection and testing electrical installation in public buildings and hospitals, etc.; (e) planning and specifying both new P.A.B.X's and new equipment for the extension of existing P.A.B.X's in Government buildings. Assessing telephone data and technically assessing P.A.B.X's tenders. Candidates who hold Grade I Trade Test Certificate and have served an approved apprenticeship in an electrical trade followed by at least two years in a supervisory position of foreman or a position of equivalent responsibility in either (a), (b) or (c) above and have passed the Departmental Occupational Test for promotion to Inspector will also be considered. They must also hold an "A" Licence. A thorough working knowledge of the current Institution of Electrical Engineers' Regulations for Electrical Equipment in Buildings is essential.

*Vacancies for Supplies Officer Grade III (No. 174/71)*

Salary scale.—£678 to £828. All PENSIONABLE.

Available as follows:—

*Ministry of Agriculture (One Post)*

*Ministry of Defence: Kenya Air Force (One Post)*

*Ministry of Labour: National Youth Service (Six Posts)*

*Ministry of Co-operatives and Social Services (Community Development) (One Post)*

Applicants must be civil servants who are qualified in accordance with the scheme of service for stores cadre (Personnel Circular No. 20 of 17th August, 1968), and be suitable in all other respects. For the post in the Ministry of Defence, the successful candidate will be employed as Officer-in-Charge of the Aircraft Engineering Squadron, Technical Stores Section, and he should be thoroughly knowledgeable in the Kenya Air Force Stores, accounting procedure and the composition and operation of aircraft technical stores.

*Settlement Assistant, Ministry of Lands and Settlement*  
(No. 175/71)

Salary scale.—£474 to £582. PENSIONABLE or AGREEMENT.

Applicants should preferably be of K.J.S.E. standard of education, and be fluent in both Swahili and English. Field experience in settlement or agriculture as well as some knowledge of Government accounting procedure would be a great asset. Applicants should be persons with strong development

inclination and be mature in thought and attitude. Civil servants serving on permanent and pensionable terms and who intend to apply for these posts should be acquainted with the provisions of Personnel Circular No. 30 of 1965.

*Vacancies for Trainees in the Ministry of Information and Broadcasting:*

*Production Assistant Trainee (Six Posts) (No. 176/71)*

Applicants must possess the Cambridge School Certificate or the East African Certificate of Education—Division I or II, with credits in Swahili and English. They must also be fluent in both languages. Candidates who have the required educational qualifications, will be required to undergo interviews and aptitude tests before they are finally selected for training. The course will approximately take 15 months and will cover all aspects of TV programme production, programme planning, research, rehearsals and studio programme production at the Kenya Institute of Mass Communication. The salary point on entry will be £276 per annum for candidates with Cambridge School Certificate or E.A.C.E. and £360 per annum for High School Certificate holders. On successful completion of training the trainees will be eligible for appointment as Production Assistants Grade II on the scale £474 to £582 per annum. Every candidate accepting training will be required to sign a bond to serve the Kenya Government for a minimum period of three years following the completion of training.

*Junior Technical Operator Trainee (Six Posts) (V.O.K.)*  
(No. 177/71)

Applicants must possess the Cambridge School Certificate or the East African Certificate of Education with passes in Mathematics, Physics or Physics with Chemistry. Knowledge of music would be an asset but not essential. Candidates who have the required educational qualifications, will be required to undergo interviews and aptitude tests before they are finally selected for training. The course will take approximately 15 months and will cover all operational aspects of radio and TV broadcasting equipment at the Kenya Institute of Mass Communication. The salary point on entry will be £276 per annum for candidates with Cambridge School Certificate or E.A.C.E. and £360 per annum for Higher School Certificate holders. On successful completion of training, trainees will be eligible for appointment as Junior Technical Operators on salary scale £474 to £582 per annum. Every candidate accepting training will be required to sign a bond to serve the Kenya Government for a minimum period of three years following the completion of training.

*Technical Assistant Trainee (Ten Posts) (V.O.K.) (No. 178/71)*

Applicants must possess the Cambridge School Certificate—Division I or II with credits in English, Mathematics, Physics or Physics with Chemistry. The initial training will take place at the Kenya Institute of Mass Communication and the course will be of not less than 15 months duration. The course will be based on the City and Guilds Telecommunications leading to "A" level qualification at the Kenya Polytechnic, including theoretical and practical training in the Voice of Kenya. The candidates who have the required educational qualifications will undergo interviews and aptitude tests before they are finally selected for training. The salary point on entry will be £276 per annum for those with Cambridge School Certificate and £360 per annum for Higher School Certificate holders. On satisfactory completion of 15 months training, trainees will be eligible for appointment as Technical Assistants on the scale £474 to £582 per annum. Every candidate accepting training will be required to sign a bond to serve the Kenya Government for a minimum period of three years following the completion of training.

*Technician Trainees (Ten Posts) (V.O.K.) (No. 179/71)*

Applications are invited for 10 posts of Technician Trainees in the Ministry of Information and Broadcasting. Applicants should have the East African Certificate with credits in Maths and Physics or Physics with Chemistry or the equivalent.

*Radio Programme Assistant Trainee (V.O.K.) (No. 180/71)*

Applicants must possess the Cambridge School Certificate or the East African Certificate of Education—Division I or II, with credits in Swahili and English. They must also be fluent in both languages. Candidates who have the required educational qualifications will be required to undergo interviews and aptitude tests before they are finally selected for training. The course will approximately take 15 months and will cover all aspects of radio programming production, programme planning, research, rehearsals and studio programme production at the Kenya Institute of Mass Communication. The salary point on entry will be £276 per annum for candidates with Cambridge School Certificate or the East African Certificate of Examination and £360 per annum for Higher School Certificate holders. On successful completion of training, the trainees will be eligible for appointment as Programme Assistant Grade II on the scale £474 to £582 per annum. Every candidate accepting training will be required to sign a bond to serve the Kenya Government for a minimum period of three years following the completion of training.

## VACANCIES—PUBLIC SERVICE COMMISSION—(Contd.)

## NOTE

In all cases candidates applying for trainee posts must give precise details for the School Certificate results; including the Index Number, division obtained, year of passing the examination with details of distinctions, credits and passes.

Candidates holding Technical School Certificates must give details of the subjects studied and of the qualifications obtained. Separate sets of application forms must be submitted for every post the candidates wish to be considered.

GAZETTE NOTICE NO. 1423

## THE WATER ACT

(Cap. 372)

## APPLICATIONS

APPLICATIONS for diversion of water, plans of which may be seen at the Water Development Division, Nairobi, or the office of the Local Water Bailiff concerned, have been submitted by the following:—

Thuchi River; Director, Water Development Division, Nairobi; Weir eight feet high, 356,000 gallons per day public use.

Rutui River; Tractor & Machinery Construction Ltd., Kirinyaga; 10,000 gallons per day road construction.

Ngarachi River, Plot No. 305; F. N. Gatonye, Laikipia; 800 gallons per day domestic, 30,000 gallons per day irrigation.

Mukuonyi River; J. M. Kirombo, Wundanyi; Furrow 400 feet long, 800 gallons per day irrigation.

Mwashangi River; Mwashangi Water Association; Furrow one mile approx., 40,000 gallons per day irrigation.

Mkongonyi River; J. M. Tole, Wundanyi; Furrow 350 feet long, 700 gallons per day irrigation.

Kaigonde Stream, Plot No. 21; S. Kirega, Nyeri; Weir two feet high, 800 gallons per day domestic, 4,400 gallons per day irrigation, 450 monthly coffee spraying.

Kinenie Stream, Plot Nos. 471 and 180; C. N. Waweru, Kiambu; Weir four feet high, 3,000 gallons per day power.

Kiengok Stream; Samburu County Council, Samburu; Dam 12 feet high, conservation of flood flow.

Dagorëtti River, Plot No. 309; J. W. Kairoo, Kiambu; 100 gallons per day domestic

Masindi Tributary of Ruiru River, L.R. No. 164/4; Ministry of Agriculture, Kiambu; Dam 30 feet high, 5,000 gallons per day domestic, 140,000 gallons per day irrigation.

Kaketa River; Kithangathini Coffee Growers Co-op. Society Ltd., Masaku; Furrow half-mile long, 40,000 gallons per day industrial (80 per cent returnable).

Tributary of Ithangi River, Plot Nos. 48 and 120; K. Kiara and S. T. Kariuki, Kiambu; 500 gallons per day domestic, 8,000 gallons per day irrigation.

Tributary of Ruaraka River, L.R. No. 4859/8; J. S. N. Thiani, Kiambu; Dam six feet high, 700 gallons per day domestic, 22,000 gallons per day irrigation.

Karura River, Plot No. 559; J. W. Njoroge, Kiambu; 700 gallons per day domestic, 2,000 gallons per day irrigation.

Kyuu River; Kyuu Water Group Association, Masaku; Furrow two miles long approx., 120,000 gallons per day irrigation.

Kaigat Spring, Plot No. 365; Seventh Day Adventist Church (Kaigat Mission), Nandi; Dam six feet high, 4,500 gallons per day domestic.

Kamare Stream; Mwiria Water Furrow Association, Meru; Weir two feet high, furrow 250 feet long, 1,100 gallons per day domestic, 31,800 gallons per day irrigation, 100,000 gallons per day maintenance of flow (100 per cent returnable).

Ndolo Stream; Ndolo Valley Enterprises Ltd., Masaku; Weir six feet high, furrow quarter mile long, 300 gallons per day domestic, 600 gallons per day industrial (80 per cent returnable), 8,000 gallons per day irrigation.

Rukanga Spring; County Council of Taita-Taveta; Weir four feet high, 6,000 gallons per day public use.

Ndome Spring; County Council of Taita-Taveta; Weir three feet high, 5,000 gallons per day public use.

Rukanga River; County Council of Taita-Taveta; Weir four feet high, 6,000 gallons per day public use.

Ndolwa Stream; County Council of Taita-Taveta; Weir four feet high, 10,000 gallons per day public use.

Ghazi Stream; County Council of Taita-Taveta; Weir four feet high, 10,000 gallons per day public use.

Inyikoni Stream; Inyikoni Water Association, Masaku; Furrow one mile long approx., 126,000 gallons per day irrigation.

Daraja Mbili River; Daraja Mbili Quarry, Kisumu; 500 gallons per day industrial.

Theririka River, L.R. No. 4148/5; J. R. Wood, Kiambu; Dam six feet high, 20,000 gallons per day industrial (100 per cent returnable).

Riara River, L.R. Nos. 73/1 and 73/2; Maakiou Limited, Kiambu; 288,000 gallons per day irrigation.

Riara River, L.R. Nos. 73/1 and 73/2; Makiou Limited, Kiambu; Dam 35 feet high, 288,000 gallons per day irrigation.

Kiyuvi River, L.R. No. 3541/11; S. Mitchell, Kiambu; Weir three and a half feet high, 1,300 gallons per day domestic, 73,300 gallons per day power, 6,000 gallons per day irrigation.

Ngewa River, Plot Nos. 9 and 40; G. Njoroge, K. Karanja and S. Munenge, Kiambu; 300 gallons per day domestic, 4,000 gallons per day irrigation, 1,000 gallons per day irrigation.

Kianjibi River, Plot No. 399; P. G. Kiuna, Kiambu; 300 gallons per day domestic, 8,000 gallons per day irrigation.

Kiharu Stream; Kiawariua Water Project, Kiambu; 3,600 gallons per day domestic.

Gurama River, Plot Nos. 480 and 481; Methodist Church (Uruku), Meru; Weir three feet high, 1,400 gallons per day domestic, 60,000 gallons per day power, 4,500 gallons per day irrigation.

Kapingazi River, Plot No. 1299; J. N. Kariuki, Embu; Weir three feet high, furrow 100 feet long, 2,616,000 gallons per day power.

Rupingazi River; M. K. Mbungu, Embu; 1,000 gallons per day domestic, 22,700 gallons per day irrigation.

Objections stating specific grounds therefore should be filed in triplicate with the Water Apportionment Board, P.O. Box 30521, Nairobi, within 30 days from the date of publication of this notice.

E. KASAVULI,  
Secretary,  
Water Apportionment Board.

GAZETTE NOTICE NO. 1424

## THE AFRICAN LIQUOR ACT

(Cap. 122)

## KILIFI AFRICAN LIQUOR LICENSING BOARD

NOTICE is hereby given that the first meeting of the Kilifi African Liquor Licensing Board will be held on 17th June, 1971, at the District Commissioner's Office, Kilifi, at 10 a.m.

Gazette Notice No. 542 is herewith cancelled.

N. C. KHISA,  
for Chairman,  
Kilifi African Liquor Licensing Board.

GAZETTE NOTICE NO. 1425

## MINISTRY OF AGRICULTURE

## LIVESTOCK MARKETING DIVISION

## LOSS OF L.P.O. ORIGINAL LEAF NO. C.750004

IT IS notified that the above original L.P.O. leaf is lost. This L.P.O. leaf has been cancelled and no liability will be accepted by Livestock Marketing Division, Ministry of Agriculture, in respect of service rendered against the above-mentioned L.P.O. leaf.

R. E. HOOD,  
Head, Livestock Marketing Division.

GAZETTE NOTICE NO. 1426

## MINISTRY OF AGRICULTURE

## WATER DEVELOPMENT DIVISION

## REGISTRATION OF CONTRACTORS

OUR old registration system of contractors is under revision.

New application questionnaires are available for collection at our Provincial Water Offices (Mombasa, Nyeri, Embu, Garissa, Nakuru, Kisumu, Kakamega), and in the main Registry of Water Development Division, Nairobi. Questionnaires can also be sent by mail, if applied for, through the Director, Water Development Division, P.O. Box 30521, Nairobi. Attention: Bo. Rindgard.

Previous registrations will cease to be valid from 31st May, 1971.

## GAZETTE NOTICE NO. 1181

## THE GOVERNMENT LANDS ACT

(Cap. 280)

## MALINDI TOWN—HOTEL SITE

THE Commissioner of Lands invites applications for the plot described in the Schedule herebelow, which is available for direct alienation.

2. The plan of the plot may be inspected at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or purchased therefrom at Sh. 3 per copy, post free.

3. Applications should be submitted to the Commissioner of Lands direct.

4. Applications must be submitted so as to reach the said Commissioner not later than noon on Monday, 7th June, 1971.

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

(a) Credited to a successful applicant.

(b) Refunded to an unsuccessful applicant.

(c) Forfeited if a successful applicant fails to accept formally offer of a plot made to him within the stipulated time, and the applicant who fails to take such offer within the prescribed time, shall have no further claim thereto.

6. Applications must be accompanied by a statement indicating—

(a) the detailed proposals of the applicant for the development of the site. No sketch plan is required but the successful applicant will be required to submit for approval sketch plans of the buildings he proposes to erect before proceeding with the detailed drawings. The outlined proposals should include—

(i) a site layout plan in sufficient details to show the siting of the buildings in relation to the plot boundaries;

(ii) an indication of the number of bedrooms and other rooms to be completed and ready for occupation within 30 months of the commencement of the term of the grant. Applicants may if they wish submit their plans for subsequent additional development;

(iii) the number and nature of public rooms to be provided;

(b) the amount of capital available for immediate development which must not be less than Sh. 600,000 together with a statement from the applicant's bankers or from the representatives of some other financial institution acceptable to the Commissioner of Lands certifying that this amount is either immediately available or will become available during the course of the construction of the hotel.

## General Conditions

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

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

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

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

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

## Special Conditions

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

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the position of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 30 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

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

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

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

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

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

7. The land shall only be used for the purpose of a hotel and other use ancillary thereto.

8. The grantee shall have no right over the foreshore.

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

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

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

12. The Commissioner of Lands reserves the right to revise the annual ground rental of Sh. 9,500 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of land as assessed by the Commissioner of Lands.

## SCHEDULE

Plot No.—Portion 1862, Malindi.

Area.—6.2 acres (approximately).

Stand premium.—Sh. 47,400.

Annual rent.—Sh. 9,500.

Stamp duty.—Sh. 1,055.

Conveyancing fees.—Sh. 200.

Registration fees.—Sh. 25.

Survey fees.—On demand.

Road charges.—On demand.

GAZETTE NOTICE No. 1239

## THE GOVERNMENT LANDS ACT

(Cap. 280)

## DIANI BEACH HOTEL SITE—KWALE DISTRICT

THE Commissioner of Lands invites applications for the plot described in the Schedule herebelow, which is available for direct alienation.

2. The plan of the plot may be inspected at the Public Map Office, situated in the Lands Department Building, City Square, Nairobi, or purchased therefrom at Sh. 3 per copy, post free.

3. Applications should be submitted to the Commissioner of Lands direct.

4. Applications must be submitted so as to reach the said Commissioner not later than noon on Monday, 7th June, 1971.

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

(a) Credited to a successful applicant.

(b) Refunded to an unsuccessful applicant.

(c) Forfeited if a successful applicant fails to accept formally offer of the plot made to him within the stipulated time, and the applicant who fails to take such offer within the prescribed time, shall have no further claim thereto.

6. Applications must be accompanied by a statement indicating—

(a) the detailed proposals of the applicant for the development of the site. No sketch plan is required but the successful applicant will be required to submit for approval sketch plans of the buildings he proposes to erect before proceeding with the detailed drawings. The outlined proposals should include—

(i) a site layout plan in sufficient details to show the siting of the buildings in relation to the plot boundaries;

(ii) an indication of the number of bedrooms and other rooms to be completed and ready for occupation within 30 months of the commencement of the term of the grant. Applicants may if they wish submit their plans for subsequent additional development;

(iii) the number and nature of public rooms to be provided;

(b) the amount of capital available for immediate development which must not be less than Sh. 600,000 together with a statement from the applicant's bankers or from the representatives of some other financial institution acceptable to the Commissioner of Lands certifying that this amount is either immediately available or will become available during the course of the construction of the hotel.

*General Conditions*

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

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

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

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

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

*Special Conditions*

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

2. The grantee shall within six months of the commencement of the term submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the position of the buildings and a system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the grantee proposes to erect on the land and shall within 30 months of the commencement of the term complete the erection of such buildings and the construction of the drainage system in conformity with such plans, drawings, elevations and specifications as amended (if such be the case) by the Commissioner:

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

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

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

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

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

7. The land shall only be used for the purpose of a hotel and other use ancillary thereto.

8. The grantee shall have no right over the foreshore.

9. The land shall not be subdivided.

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

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

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

13. The Commissioner of Lands reserves the right to revise the annual ground rental of Sh. 24,800 payable hereunder after the expiration of the 33rd and 66th year of the term hereby granted. Such rental will be at a rate of 4 per cent of the unimproved freehold value of land as assessed by the Commissioner of Lands.

## SCHEDULE

Plot No.—Not surveyed.

Area.—11.1697 hectares.

Stand premium.—Sh. 124,000.

Annual rent.—Sh. 24,800.

Stamp duty.—Sh. 2,735.

Conveyancing fees.—Sh. 200.

Registration fees.—Sh. 25.

Survey fees.—On demand.

Road charges.—On demand.



GAZETTE NOTICE NO. 1037

## THE GOVERNMENT LANDS ACT

(Cap. 280)

THE LAMU RANCHING PROJECT: LAMU DISTRICT,  
COAST PROVINCE*First Wananchi Ranch 60,000 Acres Approximately*

THE Commissioner of Lands gives notice that applications are invited from Kenya citizens or groups all members of which are Kenya citizens in respect of alienation of the land described below on the terms and conditions herein contained for the purpose of cattle ranching.

Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, to arrive not later than noon on 4th June, 1971.

3. A plan of the land may be seen at the Public Map Office, Lands Department, City Square, Nairobi, or at the Land Office, Treasury Square, Mombasa, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 for each copy, post free.

*Details*

**Area.**—60,000 acres approximately as illustrated edged red on the above-mentioned map. The Government of Kenya will accept no responsibility for any variation in the area which may be found upon final survey.

**Tenure.**—Leasehold under the provision of the Government Lands Act (Cap. 280).

**Term.**—45 years.

**Annual rent.**—For the first 15 years of the term 3 per cent of the unimproved value of the land: K.Sh. 10,692. Thereafter for the residue of the term 5 per cent of the unimproved value of the land as assessed at the end of the 15th and 30th years of the term.

**Costs.**—Survey and conveyancing fees and stamp duty shall be paid by the successful applicant on demand.

*General Conditions*

1. The land shall be leased under the provisions of the Government Lands Act (Cap. 280), and title shall be registered under the Registered Land Act (Cap. 300), 1963.

2. The land shall only be used for the purposes of ranching domestic livestock, the growing of cattle-feed crops and the handling and transportation of cattle.

3. The grantee shall within two years of the commencement of the term complete the following initial development:—

(a) Develop and thereafter maintain for the balance of the term a minimum of 20,000 acres for the purpose of cattle ranching and maintain in the area by the end of the period a minimum of 1,000 head of cattle or with the agreement of the Ministry of Agriculture such other livestock which together with the cattle herd will total not less than the number of animal units represented by 1,000 head of cattle.

(b) Spend a minimum of K.Sh. 50,000 on water development and the construction of roads in such manner as to ensure the adequate watering of 1,000 head of cattle at all seasons and satisfactory access to the initial 20,000-acre development area.

(c) Spend a minimum of K.Sh. 15,000 on the establishment of dips and spray races for cattle.

4. The grantee shall within three months of the commencement of the term of the lease appoint a manager who shall be permanently resident within the area of the scheme.

*Special Conditions*

1. The grantee shall within six months of the commencement of the term of the lease promote a locally incorporated company with a total authorized capital of K.Sh. 500,000 of which not less than K.Sh. 200,000 shall be issued and fully subscribed either by loan or by equity within three months of the registration of the company. Initial capitalization in terms of livestock as well as in terms of cash will be accepted as valid providing that not less than half the initial capital is raised in cash. Applications in response to this advertisement must indicate in detail how initial capitalization of the company is to be achieved and by what means and at what stage it is anticipated that the remaining capital of K.Sh. 300,000 will be raised.

2. The company so formed shall invest the full amount of its issued capital in the development and administration of the land.

3. The constitution of the company referred to in Special Condition No. 2 shall provide for appointments to the board of directors of the company as follows:—

(i) The Minister of Agriculture shall at all times throughout the term of the lease be entitled to appoint one member to the board.

(ii) Any body established by the Government for the promotion of agricultural and ranching development in Lamu District shall be entitled throughout the term of the lease to appoint one member of the board.

(iii) Any organization which subscribes more than 5 per cent of the issued capital of the company shall be entitled during the currency of such subscription to appoint one member to the board.

4. (a) The grantee shall between the third and the fifth years of the lease, inclusive, develop and thereafter maintain for the balance of the term a further ten thousand acres over and above the area developed during the first two years of the lease.

(b) The grantee shall between the 6th and the 15th years of the term of the lease, inclusive, develop and thereafter maintain for the balance of the term that part of the ranch approximately 30,000 acres in extent which has not already been developed during the preceding years of the term. Further sums of K.Sh. 150,000 and 15,000 shall be spent on water development and the provisions of cattle dips and spray races respectively over and above the amounts already expended for these purposes during the first five years of the lease. By the end of the 10th year of the term 3,000 head of cattle and/or such other livestock as may be agreed by the Ministry of Agriculture shall be maintained in the area.

5. As from the beginning of the 11th year of the term the grantee shall effectively clear 150 acres of bush per annum and will prevent any regeneration of the bush so cleared for the remainder of the term of the lease. Any bush clearing which may be effected before the 11th year of the term shall be regarded as contributing to this requirement.

6. While carrying out the development of the area for ranching development purposes the grantee shall make every reasonable effort to sustain the natural fauna of the area and to prevent the area becoming denuded of its wild animal population. In any event where it appears that there may be a danger of wild animals in the area being substantially reduced in numbers or ceasing to exist the grantee shall promptly seek the advice and assistance of the Game Department with a view to the stability of wildlife resources being so far as possible preserved.

7. The grantee shall throughout the term maintain the improvements made on the land in good and substantial repair and condition including the Kitoko Dam.

8. The grantee shall submit to the Commissioner of Lands on or before 31st March in each year for the first 15 years of the term a detailed report of the improvements effected on the land within the preceding year including details of all wild animals killed or captured and trophies found and the steps being taken for the eradication of tsetse fly and the introduction of cattle and other livestock into the area.

9. The grantee shall produce to the Commissioner of Lands audited accounts in compliance with the provisions of the Companies' Act (Cap. 486) not later than 31st March of each year following the year in which the operations to which the accounts relate, were carried out.

10. The grantee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever description as may be levied by the Government or local authority upon the land or the buildings erected thereon in accordance with the scales levied by the Government or local authority in respect of similar land elsewhere.

11. The grantee shall not subdivide, transfer, charge, sublet or otherwise part with the possession of the land or any part thereof without the prior written consent of the Commissioner of Lands.

12. The grantee shall not erect any permanent buildings on the land or make external alterations to such permanent buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority.

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

14. The grantee shall not kill or trap any wild animals on the land other than in accordance with the provisions of the Wild Animals Protection Act (Cap. 376).

15. The grantee shall at any time permit the President or such authority or person as may be appointed for the purpose to enter upon the land to carry out wildlife and range research projects.

16. The grantee shall in collaboration with the Game Department do all possible to prevent game poaching in the area of the scheme and one employee of the company may be appointed as a honorary Game Warden if the Game Department so decides.



17. Notwithstanding anything contained herein or in the said Government Lands Act, the grantee shall, on receipt of six months' notice in writing in that behalf surrender all or part of the land which shall be required for construction of roads, railways, Government installations, schools, hospitals, dispensaries, military installations, landing grounds, or such like purpose as may, at any time, be specified. In the event of any such surrender being required as aforesaid, the Company shall be paid fair and reasonable compensation for any permanent improvements effected on the land, such compensation to be assessed by the Commissioner of Lands, in accordance with the normal principles of valuation, but no compensation shall be payable in respect of severance of part of the land by reason of such surrender.

18. The grantee shall so conduct operations in the area of the scheme as to facilitate ranching development and agricultural pursuits in Lamu District as a whole and will be required to support and be a member of any body established by the Government or the Local Authority for the promotion of agricultural and ranching development in Lamu District.

GAZETTE NOTICE No. 1038

### THE GOVERNMENT LANDS ACT (Cap. 280)

THE LAMU RANCHING PROJECT: LAMU DISTRICT,  
COAST PROVINCE

*Nucleus Ranch 400,000 Acres Approximately*

THE Commissioner of Lands gives notice that applications are invited in respect of the alienation of the land described below on the terms and conditions herein contained for the purpose of cattle ranching.

2. Applications should be submitted to the Commissioner of Lands, P.O. Box 30089, Nairobi, to arrive not later than noon on 4th June, 1971.

3. A plan of the land may be seen at the Public Map Office, Lands Department, City Square, Nairobi, or at the Land Office, Treasury Square, Mombasa, or may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of Sh. 3 for each copy, post free.

#### Details

**Area.**—400,000 acres approximately as illustrated edged red on the above-mentioned map. The Government of Kenya will accept no responsibility for any variation in the area which may be found upon final survey.

**Tenure.**—Leasehold under the provisions of the Government Lands Act (Cap. 280).

**Term.**—45 years.

**Annual Rent.**—For the first five years of the term Sh. 12,000 per annum. Thereafter for the period from the sixth to the tenth years of the term inclusive 3 per cent of the unimproved value of the land as assessed in the fifth year of the term, with allowance for deferment and thereafter for the residue of the term 5 per cent of the unimproved value of the land as assessed at the end of the 10th, 15th, 25th and 35th years of the term.

**Costs.**—Survey and conveyancing fees and stamp duty shall be paid by the successful applicant on demand.

#### General Conditions

1. The land shall be leased under the provisions of the Government Lands Act (Cap. 280) and title shall be registered under the Registered Land Act (Cap. 300), 1963.

2. The land shall be used for the purpose of ranching domestic livestock, the growing of cattle-feed crops and the handling and transportation of cattle only.

3. The grantee shall within five years of the commencement of the term complete the following initial development:—

- (a) Develop and thereafter maintain for the balance of the term a minimum of 100,000 acres for the purpose of cattle ranching and maintain in the area by the end of the period a minimum of 4,000 head of cattle, or, with the agreement of the Ministry of Agriculture maintain such other livestock which together with the cattle herd will total not less than the number of animal units represented by 4,000 head of cattle.
- (b) Spend a minimum of K.Sh. 500,000 on water development.
- (c) spend a minimum of K.Sh. 30,000 on the establishment of dips and spray races for cattle.
- (d) construct such roads as may be necessary to provide effective access for the development of the entire area of the scheme.
- (e) construct administrative buildings, a dispensary, a school and such other buildings as may be required for the effective operation of a commercial ranch of this size;

4. The grantee shall within three months of the commencement of the term of the lease appoint a Manager who shall be permanently resident within the area of the scheme.

#### Special Conditions

1. The grantee shall within six months of the commencement of the term of the lease promote a locally incorporated company with a total issued capital either by loan or by equity of not less than K.Sh. 2 million and the Kenya Government or its approved agents shall be allowed to subscribe to the issued capital of the afore-mentioned company in such sum as the Government may decide not exceeding 49 per cent within a period not exceeding three years of the commencement of the term.

2. The company so formed shall invest the full amount of its capital of K.Sh. 2 million or such greater amount as may be subscribed in the development and administration of the land.

3. The constitution of the company referred to in Special Condition No. 2 shall provide for the right of the President of Kenya at all times to appoint not less than one and not more than three members to the board of directors of the company to represent interests of the Government and for the right of any organization which on behalf of the Government of Kenya subscribes more than 10 per cent of the issued capital of the company to appoint one director to the Board.

4. The grantee shall between the sixth and the fifteenth years of the term of the lease inclusive carry out the following development over and above the development of the area of 100,000 acres which is to be carried out during the initial five-year period:—

- (a) Between the 6th and the 10th years of the term inclusive an area of not less than 100,000 acres shall be developed for the purpose of ranching domestic livestock and a minimum of 9,000 head of cattle, or their equivalent, shall have been introduced into the total area of the scheme by the end of the 10th year of the term. Between the 6th and the 10th year of the term a sum of K.Sh. 500,000 shall be spent on water development and a sum of K.Sh. 30,000 spent on the establishment of additional dips and spray races.
- (b) Between the 11th and 15th years of the term inclusive the lessee shall bring into active use for cattle ranching purposes all parts of the area hitherto undeveloped and shall by the end of the 15th year of the term have introduced in the whole area of the scheme a minimum of 18,000 head of cattle and/or such other livestock as may be agreed by the Ministry of Agriculture. A minimum of K.Sh. 5 per acre will be spent by the company on the improvement of the water resources on the remaining 200,000 acres. By the 15th year of the term the developing company shall have established throughout the area of the scheme not less than seven dipping and/or spraying points for cattle. From the 11th year of the term onwards the grantee shall effectively clear a minimum of 1,000 acres of bush per annum within the area of the scheme and prevent regeneration of bush in the areas so cleared for the remainder of the term of the lease providing that any bush clearance which may be effected before the 11th year of the term shall be regarded as contributing towards this requirement.

5. While carrying out the development of the area for ranching development purposes the grantee shall make every reasonable effort to sustain the natural fauna of the area and to prevent the area becoming denuded of its wild animal population. In any event where it appears that there may be a danger of wild animals in the area being substantially reduced in numbers or ceasing to exist the grantee shall promptly seek the advice and assistance of the Game Department with a view to the stability of wildlife resources being so far as possible preserved.

6. The grantee shall throughout the term maintain the improvements made on the land in good and substantial repair and condition.

7. The grantee shall submit to the Commissioner of Lands on or before 31st March in each year for the first 15 years of the term a detailed report of the improvements effected on the land within the preceding year including details of all wild animals killed or captured and trophies found and the steps being taken for the eradication of tsetse fly and the introduction of cattle and other livestock into the area.

8. The grantee shall produce to the Commissioner of Lands audited accounts in compliance with the provisions of the Companies Act (Cap. 486) not later than 31st March of each year following the year in which the operations to which the accounts relate, were carried out.

9. The grantee shall pay such rates, taxes, charges duties, assessment or outgoings of whatever description as may be levied by the Government or local authority upon the land or the buildings erected thereon in accordance with the scales levied by the Government or local authority in respect of similar land elsewhere.

10. The grantee shall not subdivide, transfer, charge, sublet or otherwise part with the possession of the land or any part thereof without the prior written consent of the Commissioner of Lands.

11. The grantee shall not erect any permanent buildings on the land or make external alterations to such permanent buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local authority.

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

13. The grantee shall not kill or trap any wild animals on the land other than in accordance with the provisions of the Wild Animals Protection Act (Cap. 376).

14. The grantee shall at any time permit the President or such authority or person as may be appointed for the purpose to enter upon the land to carry out wildlife and range research projects.

15. The grantee shall in collaboration with the Game Department do all possible to prevent game poaching in the area of the scheme and three employees of the company shall be appointed as honorary Game Wardens if the Game Department so decides.

16. Notwithstanding anything contained herein or in the said Government Lands Act, the grantee shall, on receipt of six months' notice in writing in that behalf surrender all or part of the land which shall be required for construction of roads, railways, Government installations, schools, hospitals, dispensaries, military installations, landing grounds, or such like purpose as may, at any time, be specified by the Government. In the event of any such surrender being required as aforesaid, the company shall be paid fair and reasonable compensation for any permanent improvements effected on the land, such compensation to be assessed by the Commissioner of Lands, but no compensation shall be payable in respect of severance of part of the land by reason of such surrender.

17. The grantee shall so conduct operations in the area of the scheme as to facilitate ranching development and agricultural pursuits in Lamu District as a whole and will be required to support and be a member of any body established by the Government or the local authority for the promotion of agricultural and ranching development in Lamu District.

GAZETTE NOTICE NO. 1427

### THE INDUSTRIAL COURT

CAUSE NO. 16 OF 1971

Parties:—

Kenya Union of National Parks Employees  
and  
Kenya National Parks

Issue in dispute:—

The Union's demand to amend the current recognition agreement.

1. The Kenya Union of National Parks Employees shall hereinafter be referred to as the Claimants and Kenya National Parks shall hereinafter be referred to as the Respondents.

2. The parties were heard in Nairobi on the 10th day of May, 1971, and relied on their written and verbal submissions.

#### AWARD

3. The parties entered into a recognition agreement towards the latter part of 1968. Under clause 2 (a) of this agreement which deals with the question of Claimants' recognition by the Respondents, it is provided as follows:—

"... Provided further that in the public interest recognition shall not be extended in respect of any employees of the National Parks who are required to possess or bear arms in the course of their employment. It being recognized that there shall be a separate arrangement of staff councils, apart from the Union, to cater for the interests of such employees of the National Parks who are required to possess or bear arms in the course of their employment, which employees are more particularly referred to as rangers. It is further understood that this category of employees may freely seek the advice of the Union without qualifying to membership thereof. The Union may sit on the staff councils in an advisory capacity at all levels. Members of staff councils may contribute to Union funds through check-off system purely on a voluntary basis. Contribution to Union funds is not in any way whatsoever deemed to constitute a basis for, or an indirect means of the Union being formally recognized to represent the interests or views of this category of employees in its dealings with the Management. A separate constitution to cover the operation, organization, negotiation and settlement of disputes that may arise will be drawn up to cover this category."

Within a period of less than 12 months, the Claimants forwarded proposals to the Respondents for amending the recognition agreement so that they would be able to represent employees in the category of "rangers". The proposals were forwarded on 20th June, 1969, and on 20th November, the Claimants notified the Ministry of Labour of a trade dispute alleging that the Respondents had refused to accept the amendments. Some confusion occurred at this point mainly in the Union leadership which was eventually sorted out in the beginning of 1970. On 16th March, 1970, the Assistant Registrar of Trade Unions wrote a letter to the Respondents with a copy to the Claimants where under para. 2 he stated as follows:—

"I can only say that the Constitution of the Kenya Union of National Parks Employees would appear to cover all employees of the Kenya National Parks including rangers whether they are armed or unarmed but notwithstanding that the Union may be competent to represent this category of employees, the question of recognition of the Union in the wake of the election held on 16th February, 1970, remains

entirely a matter of negotiation between the Union and the Management of the Kenya National Parks and the Registrar of Trade Unions is not directly concerned."

This letter was in reply to the Respondents' complaint that the Claimants had, contrary to the current recognition agreement, not only recruited the rangers into their membership but had also elected them to office within the Union. During the hearing, the Claimants alleged that when the Respondents discovered this they gave ultimatums to these rangers that they should either resign from the Union within seven days or face dismissal. It appears that the Claimants held their annual conference in February, 1970, and appointed certain employees to office who were excluded personnel in terms of the recognition agreement.

On 9th April, 1970, the Claimants once again gave notice of a trade dispute on the question of amendments to the recognition agreement to the Ministry of Labour. In retaliation, the Respondents also notified a trade dispute over the violation of section 2 (a) of the recognition agreement by the Claimants. The Respondents informed the Ministry that they had suspended the recognition of the Claimants in view of this breach.

Thereafter, the conciliation proceeded in two directions: the Respondents wished to pursue the unconstitutional nature of the Claimants' action and the Claimants were anxious to pursue their demands for amendments which had not been agreed upon by the Respondents. The matter was eventually referred to the Industrial Court when the parties signed the Notification of Dispute Form "A" on 24th March, 1971.

During the hearing, the Claimants contended that there was no dispute regarding the withdrawal of recognition by the Respondents and in their submission the dispute was solely on the question of whether the rangers could be represented by them. They pointed out that there was nothing either in law or in their constitution which debarred them from covering all employees of the Respondents including rangers whether they are armed or unarmed. They maintained that a principle of fundamental importance was involved in this dispute and asked the Court to reject the Respondents' arguments because they were speculative. Further that it was not an omission on the part of the Government not to exclude the rangers from the provisions of the Trade Disputes Act, 1965.

The Respondents stated that the rangers were armed, disciplined and uniformed employees and were distinct from the civilian employees. They stressed that the staff councils designed to cater for the interest of these rangers had not been given a trial. Therefore there was no evidence to show that the provisions of the existing recognition agreement had failed to work satisfactorily.

The Respondents stated that it was Government policy that the Kenya National Parks be absorbed into the Civil Service to become part of the Game Department. The Respondents stressed the quasi-military nature of the rangers' status and pointed out that law enforcement was an ingredient of their employment. Finally they submitted that the public interest was of primary importance in this dispute and it appeared that the game scouts and park rangers were overlooked when Government policy was being written into the law.

The Court appreciates the points which have been made by the Respondents but finds it difficult to accept that the Government overlooked to enact appropriate legal provisions to ensure that the game scouts and park rangers were not subjected to any influence other than that of the Government. The fact is that section 3 of the Trade Disputes Act, 1965, clearly stipulates that the following persons are excluded from the application of this Act—

"(a) in a military, naval or air force or in any reserve force thereof;

(b) in a police force, tribal police force or prison service or in any reserve force or service thereof."

It is further clearly established that the Respondents' employees including the rangers are not civil servants. There is no doubt that these rangers form a quasi-military force as they receive their training at the Kenya Army Depot at Nanyuki and in their role of "policemen of the parks" they enjoy arbitrary powers of arrest. This, however, is not enough to deprive them of the right of representation by the Claimants. In the current recognition agreement, the Claimants are free to give advice to the rangers and are also allowed to sit in the staff councils in an advisory capacity at all levels. The rangers are also at liberty to contribute to the Claimants' funds through the check-off system purely on voluntary basis.

The Court accepts the Claimants' submission that they had accepted the staff councils only because at that time their main purpose was to seek recognition by the Respondents. Having achieved that, they are now well within their rights to seek the proposed amendments.

The Court finds that the withdrawal of recognition by the Respondents is of minor consequence and in fact the Respondents are strongly advised to restore the recognition immediately. On the question of extending the scope of recognition to cover the category of employees known as rangers, the Court awards that the Claimants are entitled to be recognized in respect of these workers also and they should be given the right to recruit and represent them. Bearing in mind, however, the important points made by the Respondents, the Court directs that this award should be suspended for a period of three months from 1st June, 1971, so that if it is the wish of the Government to place the rangers outside the influence of the trade union, then it may take appropriate steps to do so within this period. If, however, no steps are taken and the position remains as it is, then after three months as aforesaid, the existing recognition agreement should be amended as requested by the Claimants.

Given in Nairobi this 27th day of May, 1971.

SAEED R. COCKAR,  
*President.*

J. G. GRIFFIN,  
J. B. ABUOGA,  
*Members.*

#### GAZETTE NOTICE No. 1428

#### THE INDUSTRIAL COURT

CAUSE No. 18 OF 1971

*Parties:—*

Domestic & Hotel Workers' Union  
and  
Nairobi Hospital

*Issue in dispute:—*

Housing allowance to two married employees Mary Wanjiku and Annah Malasi.

1. The Domestic & Hotel Workers' Union shall hereinafter be referred to as the Claimants and the Nairobi Hospital shall hereinafter be referred to as the Respondents.

2. The parties were heard in Nairobi on the 12th day of May, 1971, and relied on their written and verbal submissions.

#### AWARD

3. There is no dispute that the existing agreement between the parties contains a relevant provision regarding housing/housing allowance as follows:—

"16. (a) Every employee who is not provided with free housing accommodation by the Board shall be entitled, in addition to the basic wage prescribed in Part 1 of this agreement, to a housing allowance of Sh. 50.

(b) For the purposes of paragraph (a) of this clause, the word 'employee' shall mean any unionizable employee of the Board regardless of his/her sex."

It was conceded by the Respondents during the hearing that up to 1963 they were short of living accommodation for their staff and perforce had to pay house allowance to all their employees, including some married women, who were not accommodated by them or who were not offered accommodation. However, between 1963 and 1965 new quarters were constructed and there was sufficient accommodation for all. The Respondents then ceased paying house allowance to all those workers who were living outside the Respondents' staff accommodation. They had offered each and every one of these employees accommodation in their houses. It so happened that amongst this group there were 12 female employees out of whom three were married who decided to continue living outside with their husbands in spite of the warning that they would not be entitled to the housing allowance.

On 18th January, 1968, Mrs. Mary Wanjiku wrote a letter to the Respondents' Director stating that she had not received a housing allowance since April, 1963, and asked to have this allowance of Sh. 35 p.m. paid to her in the future. The Respondents rejected her claim on the ground that she had chosen to live out of the staff quarters with her husband. They

further offered to accommodate her alone in their staff quarters if she so desired. It is not disputed that she could not avail herself of this offer as her husband refused to let her occupy the staff quarters unless he also was allowed to come and live with her.

The other Claimant, Mrs. Annah Malasi, was also offered the staff accommodation as from April, 1963, and she also could not avail herself of it for the same reasons. She did not make any representations to the Respondents in respect of her housing allowance until after she had deserted her employment following her annual leave in January, 1970.

The Claimants' main submission is that the Respondents have deliberately violated the provisions of clause 16 by refusing to pay housing allowance to these two female employees just because they are married women. They pointed out that it was quite clear in this clause that an employee meant any unionizable employee regardless of his or her sex. They accused the Respondents of bringing about forced separation between married couples. Furthermore, since all employees were treated equally regarding wages and other terms and conditions of service there was no reason why the female married employees could not be accommodated in the staff quarters with their husbands and families like the male employees who were accorded this privilege. For these reasons they asked the Court to award housing allowance for these two employees from April, 1963, when the Respondents ceased paying them this allowance.

The Respondents emphatically stated that the wording of the existing agreement was quite clear and that housing allowance was only payable where an employee was required to live out through the failure of the hospital to provide free housing accommodation. They maintained that while they had agreed to provide accommodation for their staff, they were under no obligation to provide accommodation for the husbands of the female staff. The male employees, however, were granted the privilege of living in the staff quarters with their wives and children.

The Court finds it rather significant that these two employees have put forward their claims for payment of housing allowance in one case five years after she was deprived of it, and in the other case, some seven years after the Respondents ceased to pay it to her. The Claimants tried to explain this delay by stating that they had been pursuing this question with the Respondents all these years. The Court is, however, not satisfied with their answer which was vague and evasive.

Now coming to the provisions of the aforesaid paragraph 16 it is quite clearly stated therein that every employee who is not provided with free housing accommodation by the Respondents shall be entitled to a housing allowance. It does not say that every employee and his or her family would be provided with free accommodation or housing allowance. Despite this obvious restriction, the Respondents have, as is customary, allowed their male employees to bring their wives and children to live with them in the staff quarters. If they were required to extend the same privilege to the female employees who are housed in a separate block, then apart from the obvious embarrassment it would cause to the other occupants of these quarters, an unusual precedent would be created.

In view of the wording of paragraph 16, the Court has no alternative but to find that the Respondents' interpretation is correct, and that these two employees forfeited their housing allowance when they refused to come and live in these staff quarters offered to them without their husbands. The Claimants will, no doubt, try to amend this clause as and when their current agreement comes up for revision.

The Court would, however, like to recommend that the Respondents should, in genuine cases of hardship, such as where the husband of a female employee is unemployed or such other extreme case, allow a married female employee, with her husband and children, as a temporary expedient, to live in staff quarters in which the married male employees are housed.

Given in Nairobi this 31st day of May, 1971.

SAEED R. COCKAR,  
*President.*

L. J. DEACON,  
HON. R. M. WANJAGI, M.P.,  
*Members.*

#### GAZETTE NOTICE No. 1429

#### EAST AFRICAN COMMUNITY

EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT  
EXCISE LICENCE ISSUED IN KENYA UNDER THE EAST AFRICAN  
EXCISE MANAGEMENT ACT, 1952, FOR THE YEAR 1971

*Licence No.—K (N) 62.*

*Commodity.—Soap and soap substitutes.*

*Name of licensee.—P. J. Products Ltd.*

*Where premises situated.—Nairobi.*

J. SHEARER,  
for Ag. Commissioner-General of Customs  
and Excise, East Africa,  
Custom House, Mombasa.

GAZETTE NOTICE No. 1430

## EAST AFRICAN COMMUNITY

## EAST AFRICAN CUSTOMS AND EXCISE DEPARTMENT

## NOTICE

NOTICE is hereby given that the undermentioned goods will be sold by Public Auction at the Customs Warehouse, Kilindini, on 5th July, 1971 if not cleared before that date.

L. C. T. DENA,  
Chief Collector of Customs and Excise,  
Mombasa.

## SEIZED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

1 pair men's shoes; 4 pairs slippers; 2 saris; 2 materials; 4 imitation jewellery; 220 State Express cigarettes; 145 bags coffee; 9 kikoyo; 2 bags cloves (approximate weight 61 kilos).

## UNENTERED GOODS LYING IN THE CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

W.E.K. No. and Date	Ship's Name	Date	Marks and Numbers	Goods
554/30-12-68	Jupiter .. ..	6-8-68	RW.K. 68 Msa Mombasa .. ..	1 carton plastic racks.
214/25-6-70	Chakdara .. ..	11-1-70	S.E.L. Mombasa -/-/ 20, 22 .. ..	2 bales second-hand clothing.
105/6-5-70	Mulungishi .. ..	25-11-69	B.K. Esmail Kampala via Dar es Salaam.	3 cartons toys motor racing games.
390/30-11-70	Clan Mactaggart .. ..	27-5-70	111 Red or Nil .. ..	8 pieces steel joints.
			Duplo Kampala .. ..	1 case jacks.
			U.C.I. O/N 2420 Tororo via Mombasa	1 pallet plastic pipe fittings.
			Rajabhai Walimohamed Ltd. Kampala E2167.	1 case cycle parts.
			Mowlem Kampala via Mombasa .. ..	1 case hardware.
364/21-12-70	Louis Lykes .. ..	15-5-70	NIL .. ..	1 bundle plywood; 1 paper bag rice; 1 carton books.
29/30-1-71	Adrian .. ..	21-5-70	John A. K. Moturi c/o Adoti gon Schole Nairobi Kenya P.O. Box 30043 Mombasa.	1 trunk books.
35/30-1-71	African Comet .. ..	27-5-70	Hochest Africa E.A.S. Ltd. P.O. Box 30467 Grogan Road West Nairobi.	2 cartons weed destroyer.
			NIL .. ..	1 carton baby food; 1 carton chart holders; 2 cartons electrical goods; 1 carton paper napkins; 1 carton medicated isodettes; 1 carton brake fluid; 1 carton weed destroyer; 1 box motor vehicle spares; 1 case floor mats; 1 roll rubber mat; 1 case lock fittings.
			Dunlop J 275 Jinja via Mombasa .. ..	1 bag rubber material.
			Nairobi Supermarket Nairobi via Mombasa.	1 carton provision.
			Nairobi Supermarket Indent 537/69/279 Nairobi via Mombasa -/-/72.	1 carton paper trays.
25/16-1-71	Maurice Delmas .. ..	26-4-70	Ramzan Kigali 318 .. ..	1 bale second-hand clothing.
			M.S.W. 18/70 Madhvani Kakira Mombasa 1960 Nos. 1/600.	98 bags sulphur.
			NIL .. ..	12 bundles hardboard.
			7229 The Uganda Co. (Africa) Ltd. Motor Division, P.O. Box 1 Kampala Or Kampala Uganda 7229.	1 case advertising material.
381/29-12-70	Anton Saefkow .. ..	22-3-70	NIL .. ..	17 bales once read newspapers; 14 coil wires.
			M.S.W. Lot F.O. 1954/10689 Kakira via Mombasa.	11 bags salt.
393/30-12-70	E.C. 307 .. ..	1-12-70	E.A.P.I.E. 2157 Mombasa 26 .. ..	1 reel paper.
389/21-12-70	Karimata .. ..	17-4-70	D/S 981191 .. ..	1 package machinery parts.
			K.M. & N. Co. 6410 Mombasa Or Nil Nil Or Divine Nairobi via Mombasa..	1 carton provision.
			Prem-Cloth 2/012/70 KNTC Or Nil Mombasa 91.	1 carton motor vehicle rims.
10/16-1-71	Mormaccove .. ..	14-4-70	Gift Hospital to Maria Rio Memorial Sam Isindro Melili Pot. Albay Philippine	1 bale second-hand clothing.
354/21-12-70	Rostock .. ..	5-4-70	Ramzan's Kigali via Mombasa .. ..	1 carton magazines.
394/30-11-70	E. Ventrouis .. ..	18-5-70	NIL .. ..	1 bale used personal effects.
			NIL .. ..	1 carton baby food.
			Adrian Mombasa .. ..	1 paper-bag plastic pallet; 1 packet or carton calendars.
			Muguga via Mombasa.. ..	1 carton calendars.
			Amcom' Ethiopia Addis Ababa via Djibuti.	1 carton insect killer; 2 cartons Arbitux spray insecticide.
168/25-6-70	Clan Malcolm .. ..	16-2-70	Labesco 11/69 Nairobi via Mombasa	1 carton provision.
50/25-5-70	Clan Ramsey .. ..	8-11-69	Nil or 237 Mombasa G5 .. ..	1 carton empty blottles.
210/25-6-70	African Mercury .. ..	3-2-70	NIL .. ..	1 carton rubber balls; 1 carton street lamps; 3 cartons wax; 1 carton medicine; 1 carton golf clubs.
155/5-3-70	Tjibanjet .. ..	5-2-70	Dunlop Zambia Ltd. Lusaka via Dar es Salaam.	
422/24-12-69	City of Bedford .. ..	26-9-69	Tharani Gomo Congo Intransit Kampala via Mombasa 1/10.	10 cartons provision.
190/6-5-70	Trewidden .. ..	12-9-69	G.M.A.L. Nairobi via Mombasa -/-/ 100 1/2.	2 cartons motor vehicle spares.
214/25-6-70	Chakdara .. ..	11-1-70	30028/9550/W.K.S. Siging Kampala via Mombasa.	1 case machinery parts.
65/22-4-70	City of Karachi .. ..	7-12-69	B. Nrb. C592 Nairobi via Mombasa AC	1 carton Phensic tablets.
156/25-6-70	Historian .. ..	25-1-70	H (AB) B Nairobi via Mombasa 7618/ 2469 or Nil.	1 loose M.S. bar.
			NIL .. ..	1 bundle pipe fittings; 2 loose pieces hardware; 2 bundles flat bars; 1 pallet fire bricks; 1 crate iron stand; 1 case glass sheet.
			Hughes Nairobi via Mombasa or Nil .. ..	2 loose motor vehicle springs.
			Five Star Kampala via Mombasa or Nil Bharmal Ltd., P.O. 379 Kampala via Mombasa -/-/ 14.	1 case puncture repairs.
			T.M. P/521/591 Arusha via Tanga .. ..	1 case glass sheet.
			Balbir Singh 86 Eldoret via Mombasa -/-/ 2, 3, 4.	3 cases glass sheet.
42/21-2-71	E.C. 805 .. ..	26-1-71	Victoria Kampala via Mombasa -/-/ 4	1 case rawl bolts.
43/18-3-71	E.C. 807 .. ..	20-2-71	D/S 002107 .. ..	2 packages personal effects.
44/3-4-71	E.C. 805 .. ..	9-3-71	D/S 022039 .. ..	1 package plasticware.
			D/S 022351 .. ..	2 packages ladies' watches.

## UNENTERED GOODS LYING IN THE CUSTOMS WAREHOUSE FOR OVER TWO MONTHS—(Contd.)

W.E.K. No. and Date	Ship's Name	Date	Marks and Numbers	Goods
45/ 6-3-71 46/31-3-71	E.C. 805 .. .. Victoria .. ..	9-2-71 6-7-70	D/S 002355 KCV Co Indent No. SEM/4 Assab for Addis Ababa -/-/544. Elia P.O. Box 73 Meru, Kenya Fiat Kenya Nairobi Kenya Mombasa Duty Free Naafi Eastleigh via Mombasa 191599 191599. W/57/70 5793 Kampala via Mombasa NIL	1 carton catalogue. 1 loose motor vehicle tyre. 1 case personal effects. 1 case motor vehicle spares. 72 cartons Vim.
47/31-3-71 48/31-3-71	Tantallon Castle .. .. A.S.K.A. .. ..	5-6-70 28-6-70	A.J.P.B. FF K1a/18028 Kampala via Mombasa. U.E.B. Central Store Lugogu P.O. Box 7059 Kampala via Mombasa. Rhemtulla Mombasa .. .. E.S.A. Bookshop P.O. Box 30167 Nairobi Kenya. Reqn. 10796 IF Med. Stores Entebbe via Msa. Ind. Ltd. 108. NIL	1 case electrical goods. 1 case aluminium-ware; 1 case cigarette paper; 1 crate aluminium-ware; 16 cartons empty bottles; 4 cartons provision; 12 cartons provision; 1 carton empty bottles; 1 carton plastic strips. 11 cartons provision.
49/31-3-71	Gange .. ..	13-6-70	100 bags hardware. 2 bags chemical. 13 cartons books. 3 cartons government goods.	
50/31-3-71 51/24-12-70 52/22-5-71	Moanda .. .. King Henry .. .. City of Colombo .. ..	26-6-70 22-3-70 22-5-70	C.S.P. & Co. Somji 6885 K1a N.145 .. NIL .. .. NIL .. ..	1 carton instant coffee; 1 carton brushes; 4 bundles exhaust pipes; 1 drum tallow. 1 carton fish. 1 carton provision. 1 carton medicated plaster; 1 drum tallow; 1 carton provision; 1 carton empty bottles; 2 cartons provision; 1 motor vehicle tyre; 1 carton thermos flask.
53/31-3-71	Tantallon Castle .. ..	17-6-70	UBCC/8/69 .. .. E.A.I.L. 167 Kisumu .. .. MX 10766 WG M.P. 1012/69 Kampala via Mombasa -/-/ 1. O.V./520/69 Kampala via Mombasa 09200/1.	20 crates tiles. 1 drum chemical. 1 carton motor-car lights.
54/31-3-71	Clan MacLay .. ..	20-6-70	1 case fuse switches.	
55/31-3-71	Clan Macleod .. ..	16-6-70	Van Melik & Associates c/o Express Transport Co. P.O. Box 39, Mombasa K.J. (K) Ltd., Nairobi via Mombasa .. L.F.S. Nairobi via Mombasa .. .. H.A. Hseban C.D.E. 963/1 A.M. Kassese Uganda via Mombasa .. .. A.H.J. N. 60074 Mombasa .. .. Supermarket Nairobi via Mombasa .. V. 5868/9 E.H.C. 1744S Nairobi via Mombasa. Damani & Co. M/31/ 68 Mombasa .. NIL	1 case cement blocks. 1 carton instant coffee. 1 carton provision. 1 case motor vehicle spares. 3 cartons provision. 1 carton provision. 1 carton wall lamps.
56/31-3-71	Fleaming .. ..	1-7-70	KLA M. 180 Kampala via Mombasa .. Sedec Goma 86 Mogadiscio via Mombasa. B.B.M. Mombasa .. .. Warrens NE 1985 Nairobi via Mombasa Hard Stores Nairobi via Mombasa .. A.R. Nairobi via Mombasa .. .. Mmsons 29911 IRE/51/69/5081 .. .. D.L.P. S/3046 K1a Uganda via Msa... M.H.S. Mombasa -/-/ 16 I.S.W.L. Kampala 34/70 via Mombasa A.J.P.B. U/2/261 Kampala via Msa. .. S.D.P. Mombasa .. .. M.S. Nairobi via Mombasa .. .. A.J.P.B. 4/2/159 Kampala via Msa. .. U.D. Ltd. Kampala via Mombasa .. Scandinavian Art S.S. Craft Ltd. Nairobi via Mombasa.	1 carton Modess. 1 carton Heinz; 1 carton glass cups; 1 case gum; 1 case pangas. 1 carton provision. 1 bale second-hand clothing. 1 T/chest tea. 1 carton electric switch boxes. 1 case machinery parts. 1 bale motor vehicle tubes. 1 bale printing paper. 2 bales paper. 1 case sanitary rubber-ware and tools. 1 crate toilet soap holders. 1 carton bulbs. 1 carton D.D.T. insecticides. 1 carton Cod-Liver oil. 1 carton bulbs. 1 carton plastic dust-bins. 1 case candles.
57/31-3-71	Thorsriver .. ..	13-6-70	NIL .. .. Mr. P. K. Mathenge Mombasa Kenya E.A. -/-/ 1. NIL .. .. Githumu Secondary School Mr. Ernest G. Friesen, P.O. Box 468 Thika.	2 crates tiles. 1 case personal effects. 27 rolls roofing felt. 2 cases books.
58/3-13-71	Tong Jit .. ..	6-6-70	General 6993, Mombasa .. .. R/53/48 Mombasa .. .. NIL .. .. Alibhai 9080 Nairobi via Mombasa .. G.M./U.A./1318/70 Kampala via Msa. Hembros Nairobi via Mombasa .. .. Sample. Membros Nairobi via Mombasa Sample Or Nil. Shell Mogadiscio SVCP 5435 RSM-XI via Mombasa Mogadiscio. G.E.H. Shell Mogadiscio via Mombasa 0282 RSM XI Mogadiscio No. 1/2. NIL .. .. K.W. 1176 Nairobi via Mombasa .. .. K.W. 222 1177 Nairobi via Mombasa NIL .. ..	1 roll roofing felt. 2 cases pencils. 2 rolls roofing felt; 1 roll rubber sheeting. 1 case glass paper. 1 case torches. 1 carton glassware.
59/31-3-71	Zuiderkerk .. ..	12-6-70	1 carton samples.	
60/16-1-71	Gian Carlo Zeta .. ..	12-4-70	1 parcel flags.	
61/31-3-71	Normaclake .. ..	21-6-70	2 B/S aircraft hoses.	
62/31-3-71	Prignitz .. ..	16-6-70	2 pieces steel bars. 24 bags fertilizer. 69 bags fertilizer. 98 cartons Mazola corn oil; 1 carton con- fectionery; 1 carton hair cream; 1 carton corn oil; 2 cartons syrup; 6 cartons provision; 2 cartons provision. 1 crate steel furniture.	
			Dr. W. M. K. G. Hrist, Box 1465, Mombasa. NIL .. .. Victoria Steel Works Kampala via Mombasa. Gramen Kawi 14169 K6326 .. .. M.P. LSD/228/70/11 Kampala via Mombasa. P.S.L. 12991 D.S.M. .. .. P.S.L. 12991 D.S.M. .. .. HAN BAA Beirut 985 .. .. Lagum Ltd. Nairobi via Mombasa ..	1 bale paper; 1 paper bag chemical; 2 bundles hose pipes. 1 bundle hose pipes. 1 case steel press buttons. 3 bales paper. 1 carton breakfast cereals. 1 carton cereals. 1 drum tallow. 3 bundles tractor parts.

## UNENTERED GOODS LYING IN THE CUSTOMS WAREHOUSE FOR OVER TWO MONTHS—(Contd.)

W.E.K. No. and Date	Ship's Name	Date	Marks and Numbers	Goods
395/29-12-70 37/30-1-71	King Henry Chakdara .. ..	22-3-70 6-5-70	R. 8CK/T 8C/186 Nairobi via Msa. . Sciex LAB 3372/70 175 EO 6394 -/-/ 2 Dist. Sup. Officer Ind. 850/69 E.A. Railways Msa. Kenya.	7 cartons plasticware. 1 carton glassware. 1 case cable.
63/31-3-71	Gedera .. ..	11-6-70	NIL .. .. NIL .. .. Bhagwaji Kampala via Mombasa .. Premcloth 2-205 D.69 Nairobi via Mombasa 304.	1 carton cereals; 1 carton games. 1 carton cereals; 1 carton soap; 2 cartons empty bottles; 1 carton Margarine; 1 carton feeding bottles; 1 carton glassware 20 cartons provision. 1 carton provision. 1 bale second-hand clothing.
64/31-3-71	Njikirk .. ..	7-6-70	Dunlop Nairobi via Mombasa .. Taj 82 Mombasa ..	9 loose motor vehicle tyres. 1 carton glasses.
65/31-3-71	Polana .. ..	24-6-70	48295 Uganda Wholesales Kampala via Mombasa. W.L.R.R. 4019/21 Kampala via Mombasa 00/p108. NIL .. ..	1 carton milk. 1 carton rubber sheets. 1 bundle flaps; 1 carton paper; 1 carton rubber mats. 1 carton Mars chocolates.
54/31-3-71	Clan MacLay .. ..	20-6-70	K. A/70 Naafi Sharjah via Dubai 186248.	2 cases spring washers.
362/21-12-70	Diplomat .. ..	31-3-70	Comharo Nairobi via Mombasa 4836/ 1-2.	20 coils wire; 4 rolls paper; 3 cartons tube lights; 128 bags chemical.
66/31-3-71	Moanda .. ..	5-6-70	NIL .. .. W.P.L. Nairobi via Mombasa .. Kusco CNW/26/295 Mombasa. .. M.D. 8334 Mombasa via Hamburg .. M.D. 8334 Mombasa via Hamburg .. M.D. 8318A Mombasa via Hamburg .. M.D. 8318L Mombasa via Hamburg .. M.D. 8318G Mombasa via Hamburg .. M.D. 8318D Mombasa via Hamburg .. Coow/Consuat, P.O. Box 6321 Nairobi via Mombasa Kenya. Binalco 6261746 Kigali via Mombasa Intransit Lig/27/821 -/-/ 184. Atysons Kampala via Mombasa .. E.M. 35417 .. ..	8 coils wire. 1 coils wire. 1 case personal effects. 1 case personal effects. 1 case personal effects. 1 case personal effects. 1 case personal effects. 1 case personal effects. 1 case personal effects. 1 carton printed matter. 1 bale suiting material.
67/31-3-71	Zuiderkerk .. ..	25-6-70	NIL .. ..	2 rolls wire. 1 carton advertising material.
68/31-3-71	Elmbank .. ..	4-6-70	3 Strokes of Orange paint in the middle or Nil.	3 loose motor vehicle tyres. 6 bundles galvanized pipes.
409/10-11-69 69/31-1-71	Chantala .. .. City of Bedford ..	16-6-69 11-6-70	Gift 5 Dar es Salaam .. .. Sultan Grocers or Nil Marks .. .. K.M.L. 9673 Kassese via Mombasa or Nil mark. NIL .. .. Rapa Rels Nairobi via Mombasa .. Esmal Fills Kigali via Mombasa in Transit -/-/ 241.	1 carton toys. 1 carton corn flakes; 2 cartons empty bottles; 1 carton honey; 1 carton soap; 1 carton feeding bottles; 1 carton drinking glasses; 1 carton provision. 70 pieces rail slippers. 2 bundles pipes; 3 bags or bundles tractor parts; 1 case hoes. 1 carton corn flakes. 1 case hoes.
118/25-3-70 390/30-11-70 10/16-1-71	African Dawn .. .. Clan Mactagart .. .. Mormaccove .. ..	19-9-69 27-5-70 14-4-70	NIL .. .. Afro Kampala via Mombasa .. .. Gift to Hospital to Address Maria Rios Memorial Hospital Isirigro Macki Port Albay Phillipine. C.S. & H 44 62 Mombasa .. .. NIL .. ..	1 case steel tubes. 1 case motor vehicle spares. 5 cartons books
87/6-5-70 49/25-3-70	Defender .. .. Olympia Maru .. ..	2-11-69 5-11-69	C.S. & H 44 62 Mombasa .. .. NIL .. ..	3 crate tiles. 3 cartons electric fittings; 1 carton matches; 1 carton cameras.
83-5-5-69	Pearl Stone .. ..	14-2-68	Supermarket NRB 1047 NRB 1049 Nairobi via Mombasa 60-478.	1 carton baby food; 1 carton provision.
368/15-9-69	Tjimanuk .. ..	12-2-69	H.I. Ltd., Mombasa or Nil .. ..	1 case resistors; 1 case motor vehicle parts; 1 case rubber mats.

## UNCLAIMED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

Q. No.	Ship's Name	Date	Marks and Numbers	Goods
71/8-4-71	Jumna .. ..	22-2-71	NIL .. ..	1 loose small bag; 1 loose flap; 2 loose gum boots (odd); 1 lot Engeduna active dried yeast; 6 loose tins tomatoe large size; 10 tins provisions; 11 tins Helard (provisions); 19 bottles Globusgherkins (pickle); 1 bundle twine; 2 tins H.D. brake fluid. 3 bottles pine disinfectant; 2 motor bearings; 7 tins x 1 gallon Ate Lock-Heed brake fluid; 1 lot gum tapes; 1 lot Lock- Heed brake fluid; 1 second-hand table; 1 box containing home appliances; 2 bags second-hand clothing; 3 small size towels white; 3 large size towels white; 2 pillow- cases, white; 2 bedsheets, red; 4 bedsheets, white; 1 second-hand table cloth large size; 2 second-hand table cloth small size; 2 second-hand cover bedsheets; 5 table cloths; 1 lot cotton serviettes, white; 2 chair seats; 1 plastic table cloth; 1 lot washers; 1 loose cycle pedal; 2 loose tins Elephant tomato; 1 lot curtain holders; 1 loose ladies' dress.
72/13-4-71	Chindwara .. ..	9-6-70	NIL .. ..	6 books muster roll (large); 23 books muster roll (small); 4 books analysis.

## UNCLAIMED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS—(Contd.)

Q. No.	Ships' Name	Date	Marks and Numbers	Goods
73/13-4-71	Various Ships	30-3-71	NIL	4 pairs ladies' slippers; 3 pairs men's shoes; 6 pieces loose shoes; (odd) 7 pairs ladies; stockings; 3 pieces steering covers; 1 box motor-car parts; 10 pieces forks; 4 pieces knives; 3 tubes shaving cream; 12 reels cotton thread; 2 rolls insulating tapes; 12 pieces children's hats; 1 packet Multivit powder; 1 packet chemical powder; 1 piece baby blanket; 3 pieces second-hand sweaters; 1 piece kikoy; 1 piece baby bedcover; 1 pair ladies' shoes.
74/13-4-71	Solomon Turman	27-2-71	NIL	1 lot dog food; 1 lot cat food; 1 lot bolts and nuts.
75/13-4-71	Alpha	28-2-71	NIL	1 lot cans steak and kidney pudding; 1 lot canned fruits and provisions; 3 lot hammer heads.
76/14-4-71	—		NIL	Lost and found property brought by the Port Police; 1 carton contents unknown (OB 37/13-4-71); 1 carton containing 14 pieces metal for motor-car (OB 37/13-4-71) 1 small drum plastic container containing acid $\frac{3}{4}$ full (OB 2/24-2-71).
KLI/BAGG/AI/71 5-4-71	Lindblad Explorer	30-3-71	Mr. A Abdul Mombasa	200 Rothmans King size cigarettes.
KLI/BAGG/U2/71 5-4-71	Unknown		NIL	3 toys; 1 pair chappals.
77/17-4-71	Karanja	5-3-71	NIL	3 pieces mattress cover (bedsheets); 1 piece cotton thread; 2 pieces second-hand umbrellas; 1 lot pad bolts.
AB 16/20-4-71	Heiyo Maru	5-1-71	J. P. 20912 Mombasa -/-/5/10, 12	7 bales printed cotton fabrics.
78/22-4-71	African Comet	16-2-71	NIL	3 rolls nylon piece goods; 2 pieces second-hand blankets; 1 bundle tyre flap.
79/22-4-71	George Schumann	8-2-71	NIL	1 box x 1 packets x 3 bottles Pfizer (medicine); 1 box x 20 packets x 5 bottles Pfizer (medicine); 1 box x 4 packets x 5 bottles Pfizer (medicine); 2 milk cans; 2 bottles Carlsberg Pilsner (beer); 1 bottle Bitter Campari (wine); 1 bottle Johnny Walker whisky; 47 tins beer; 35 copies printed books; 3 pieces electric chokes; 1 piece machinery parts; 10 cards x 4 pieces plastic castor caps; 1 card x 3 pieces plastic castor caps; 6 pieces steel wool; 2 bottles Milton antiseptic (small size); 1 lot rubber parts; 2 tins x 15 $\frac{1}{4}$ oz. beef broth Heinz; 6 plastic tubes cream hardner; 7 bottles vegetable liver broth Heinz; 1 lot electric bulbs; 6 pieces wooden rat traps; 6 pieces glass plates; 1 bundle plastic-ware; 1 bundle x 8 pieces Hoover brushes; 1 lot plastic bags; 1 lot Maclean toothpaste.
80/28-4-71	Chantala	17-3-71	NIL	13 boxes x 8 packets E.A. Unax semi-dry developer; 2 boxes x 2 packets E.A. Unax semi-dry developer; 39 packets loose E.A. Unax semi-dry developer; 2 pieces Berec torches; 1 tin Bournvita; 3 packets Jeyes toilet tissue; 1 box x 29 packets Smarties milk chocolate; 1 packet Bell Boy bubble gum; 1 loose electric insulator; 4 rolls gum tapes; 1 tin Cascarasagrada B.P. tablets (medicines); 12 packets bow towels; 4 bottles provisions; 23 boxes towel cabinets; 15 tins milk powder; 1 lot electric bulbs; 1 box empty tins; 3 boxes welding electrodes; 1 bundle glass beads.
81/28-4-71	Tairea	2-2-71	NIL	10 pieces radio Berec B 103 batteries; 1 tin Fina motor oil; 5 pieces electric light fittings; 24 pieces second-hand sweaters; 2 pieces second-hand coats; 3 packets Modess soluble sanitary towels.
82/28-4-71	Eichsfeld	22-1-71	NIL	15 pieces cross wheel spanners.
83/28-4-71	Aloa	21-2-71	NIL	6 boxes PVC floor tiles.
84/28-4-71	Flaming	5-4-71	NIL	4 boxes glassware; 1 box glassware.
85/30-4-71	Rotti	1-4-71	NIL	2 pairs ladies' shoes; 7 pieces odd shoes; 1 bottle liqueur.
86/30-4-71	Teniers	11-3-71	NIL	1 piece hair clipper; 20 tins x 1 litre Castrol girling brake and clutch fluid; 38 tins x 1 litre Castrol girling brake and clutch fluid.
87/30-4-71	Straat Luanda KLI/BAGG/U.1/71	26-3-71 27-3-71	NIL Mr. L. H. Karser Box Unknown	13 bags containing second-hand clothing. 6 tins provision; 1 old pair shoes; 1 old pair slippers.

## UNCLAIMED POST PARCELS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

R.L.O. No.	Parcel No.	Names and Address	Goods
F 49/71	Italy (Venezia) A 5852/53	Mr. Robert Lance, c/o Sam Eyedn, General Delivery, Soroti, Uganda.	2 parcels used clothes and personal effects.
F 51/71	NIL	Rev. Sr. Firmino Fusi, C.C. Kongola, P.O. Kongole via Soroti, Uganda.	1 parcel used clothes for charity.
F 52/71	UK N/N	Rev. Stephen Emura, A.C. South Teso Parish, P.O. Box 1044, Busia Ugatea.	1 parcel used clothes for charity.
F 53/71	UK N/N T 733632	New Stanley Nairobi, Hilton International, c/o New Stanley Hotel, Nairobi.	1 parcel printed matter.
F 54/71	UK N/N T 735633	New Stanley Nairobi, Hilton International, c/o New Stanley Hotel, Nairobi.	1 parcel printed matter.
F 57/71	Glasgow 2381 AM 46857	Mr. J. Ogutu, Kojolo Commercial Agent, P.O. Box 4614, Nairobi.	1 parcel printed matter.
F 58/71	Southampton 0054 AM 671	Miss Valerie Noon, B.A., P.O. Box 140, Eldoret.	1 parcel wedding shoe card.



## UNCLAIMED POST PARCELS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS—(Contd.)

R.L.O. No.	Parcel No.	Names and Address	Goods
F 59/71	Craneleigh 2760 AM 13195	Mrs. J. Willington, P.O. Box 212, Kilelmbe, Uganda.	1 parcel dress pattern.
F 60/71	Stockport 0466 AM 2121	Mr. E. T. K. Masa Gara, Itierio Inter School, Wanjare Location, P.O. Box 50, Kisii.	1 parcel printed matter.
F 61/71	Glasgow 1215 AM 1952	Ojudhi T., P.O. Box 1083, Kisumu	1 parcel printed matter.
F 62/71	Southampton 06 98 Am 678	Miss Valerie Noon, B.A., P.O. Box 140, Eldoret.	1 parcel wedding shoe card.
F 63/71	USA N/N A 87	Ellen Rainer, P.O. Box 83, Kericho	1 parcel candy.
F 64/71	USA N/N AM 1973	Kibwari Tea Estate, P.O. Nandi, Hills, Kenya.	1 parcel samples of filter paper for testing.
F 65/71 } F 66/71 }	Canada N/N A 3184/85	Mrs. Cornelius, P.O. Box 10, Kisii, Kenya.	2 parcels fault patches.
F 67/71	Italy 384	Rev. Sur, P.O. Box 3, Gulu, Uganda	1 parcel tinned food.
F 68/71	London 20 A 473	Sister M. Getrude, Convent Side, P.O. Sidi.	1 parcel clothes.
F 69/71	India N/N T 737783	M/s. Tarmohamed Abdul Gani, P.O. Box 5139, Nairobi.	1 parcel eyeband.
F 70/71	BRA (Italy) 680 T 733706	M/s. Nanyuki Furniture Mart, Box 60, Nanyuki.	1 parcel printed matter
F 71/71	USA N/N A 700040	Mr. William German, Gran Vien Lodge, Nairobi.	1 parcel foodstuff.
F 72/71	Feltham 3806 AM 13867	Yusuf's Motor Ltd., P.O. Box 3977, Kampala, Uganda.	1 parcel advertising material.
F 73/71	Stockport N/N AM 16621	Mr. C. O. Angois, Loro P. School, P.O. Box 5, Moroto, Uganda.	1 parcel printed matter.
F 74/71	Wimbledon 1985 AM 640	Central Printing Press, P.O. Box 73, Mbale, Uganda.	1 parcel diaries.
F 75/71	NIL	—	1 parcel children's clothes.
F 76/71	Hounstetten 423 A 170	Mr. Joseph T. Millo, Casuarina Hotel, P.O. Box 2792, Mombasa.	1 parcel used clothes.
F 77/71	Glasgow GW 2 3016 AM 49195	Mr. J. G. Kinga, P.O. Box 1611, Nairobi.	1 parcel printed matter.
F 78/71	Glasgow GW 2 2772 AM 47958	Mr. J. J. Mbugua, c/o C. S. Magina School, P.O. Matathia.	1 parcel printed matter.
F 79/71	Glasgow GW 2 1537 AM 1624	Mr. C. N. Ngugi, c/o M. W. Bachia, Nairobi.	1 parcel printed matter.
F 80/71	N/N	Mr. Joseph Kiplangat, P.O. Box 9506, Nairobi.	1 parcel printed matter.
F 81/71	Oakland California N/N AM 49158.	Dr. Charles Rowe, Nairobi	1 parcel medicines.
F 82/71	Nottingham 0462 T 2577	M/s. Consolidated Agencies, P.O. Box 1225, Nairobi.	1 parcel nylon cloth samples.
F 83/71	Brighton 7 0761 AM 53016	Mr. A. N. Chege, P.O. Box 8852, Nairobi.	1 parcel second-hand book.
F 84/71	Glasgow GW 2 4427 AM 2889	Mr. G. A. O. Aleeege, P.O. Box 30320, Nairobi.	1 parcel printed matter.
F 85/71	Stockport 5625 AM 46340	Mr. G. N. Gatonye, P.O. Box 1229, Nairobi.	1 parcel printed matter.
F 86/71	Stockport N/N AM 45996	Mr. J. J. K. Kiguoya, P.O. Box 9506, Nairobi.	1 parcel printed matter.
F 87/71	Glasgow GW 2 2092 AM 45649	Mr. C. H. Oware, P.O. Box 16395, Nairobi.	1 parcel printed matter.
F 88/71	Glasgow GW 2 2086 AM 45635	Mr. R. Wandanda, c/o Mr. E. Osamba, P.O. Box 75, Nairobi.	1 parcel printed matter.
F 89/71	India 90 Pakistan Am 42124	Karamshi and Co., P.O. Box 1022, Nairobi.	1 parcel foodstuff.
F 90/71	Deft 1849 AM 3695	Mr. M. C. Glashan, Kimbo, Nairobi	1 parcel tomato Ketchup.
F 91/71	Fort Worth Texas N/N AM 5904.	Mr. Frederick J. A., Kalewera, P.O. Box 6063, Kampala.	1 parcel containing 1 sales kit and printed matter.
F 92/71	Stockport 107 7428 AM 5821	Mr. J. M. Mulekwa, P.O. Box 74, Tororo.	1 parcel printed matter.
F 93/71	Parade BO 1058 AM 2420	Miss Ellen Rainer, P.O. Box 499, Kericho.	1 parcel containing letters and photos.
F 94/71	Glasgow GW 2 AM 2929	R. J. M. Mwaniki, P.O. Box 76, Embu	1 parcel printed matter.
F 95/71	Texas USA N/N AM 711658	Mr. Washington O. Masinde, P.O. Box 9403, Nairobi.	1 parcel vassal samples of TRC roof coating products.
F 96/71	London SE 13 5678 AM 48153	Mr. Wilson O. Lutara, P.O. Box 19002, Nairobi.	1 parcel containing 1 diary book.
F 97/71	Sevenoaks (Kent) 1635 AM 47913.	Bharmal Ltd., P.O. Box 1522, Nairobi	1 parcel samples of carpet.
F 98/71	London SE 13 5677 AM 47833	Chief A. S. Fundikira, P.O. Box 19002, Nairobi.	1 parcel containing a diary.
F 99/71	Praha 121 3355 A 710394	Thomas Mogaka, c/o Mary Melobo, P.O. Box 2196, Nairobi.	1 parcel containing personal effects (used shoes and clothes).
F100/71	Torino 538 A 710251	Agnes Kirigo and Lucy Wangechi, c/o Mr. and Mrs. Sherburn, P.O. Box 45, Thika.	1 parcel containing used clothes and 2 pairs shoes.

## DEPOSITED GOODS LYING IN CUSTOMS WAREHOUSE FOR OVER TWO MONTHS

Receipt No. and Date	Name and Address	Goods
1644/3-4-71	Mr. Sodawalla, c/o African Mercantile, P.O. Box 90110, Mombasa	19 pieces plastic tarpaulins.
1648/8-4-71	Mr. John Urio, c/o Kenya Shipping Agency, P.O. Box 84831, Mombasa	2 packages said to contain diplomatic personal baggage.
11003/10-4-71	Mr. Anjarwalla, c/o Mackenzie Dalgety (E.A.) Ltd., P.O. Box 90120, Mombasa.	10 packages ship's stores.
11006/19-4-71	Mr. Hatimy Moheddin, c/o Mackenzie Dalgety (E.A.) Ltd., P.O. Box 90120, Mombasa.	1 carton said to contain ship's spares.
11009/22-4-71	Mr. Omari, c/o Mackenzie Dalgety (K) Ltd., P.O. Box 90320, Mombasa	2 parcels said to contain catering goods.
11012/23-4-71	Mr. Sodawalla, c/o African Mercantile and Co., P.O. Box 90110, Mombasa.	3 cases said to contain ship's spares.

## POSTAL PACKAGES FOR RE-EXPORTATION UNCLAIMED WITHIN TWO YEARS LYING IN THE CUSTOMS WAREHOUSE

Date Deposited	Parcel No.	Name and Address	Goods
18-1-69	A 7444 .. .. .	Smith Mackenzie and Co., P.O. Box 120, Mombasa.	1 parcel contents unknown.
31-1-69	A 647 .. .. .	Maritime and Co. (E.A.) Ltd., P.O. Box 9890, Mombasa.	1 parcel contents unknown.
3-2-69	AM 410 } .. .. .	Smith Mackenzie and Co., P.O. Box 120, Mombasa.	2 parcels contents unknown.
14-2-69	DP 2430 } .. .. .		
	A 1024 .. .. .	Smith Mackenzie and Co., P.O. Box 120, Mombasa.	1 parcel contents unknown.
2-4-69	AM 1926 .. .. .	Mrs. S. J. Long, c/o Smith Mackenzie and Co., P.O. Box 120, Mombasa.	1 parcel contents unknown.
5-4-69	AM 2097 .. .. .	Miss D. Nickoll, c/o Smith Mackenzie and Co., P.O. Box 120, Mombasa.	1 parcel contents unknown.
10-4-69	AM 1950 .. .. .	Miss Barbara, c/o Holland Africa Line, Mombasa.	1 parcel contents unknown.
10-4-69	AM 2087 .. .. .	Miss A. Tarleton, s.s. Ryandan, c/o Holland Africa Line, Mombasa.	1 parcel contents unknown.

## BONDED GOODS DUE FOR SALE IN DEFAULT OF RE-WAREHOUSING

Bond No.	Entry No. and Date	Importer	Goods
1	Whg. E. 510/26-2-69 .. ..	Gestetner Mombasa Ex P. 5511/5512 and P 6887-9444.	29 bales printing paper.
1	Re-Whg. E. 704/27-7-68 ..	SMC UK 237/64 Mombasa -/-/1/2 ..	2 cases motor spares.

GAZETTE NOTICE No. 1431

THE TRADE MARKS ACT  
(Cap. 506)

NOTICE is hereby given that any person who has grounds of opposition to the registration of any of the trade marks advertised herein according to the classes may, within 60 days from the date of this Gazette, lodge notice of opposition on Form T.M. No. 6 (in duplicate) together with a fee of Sh. 50.

Notice is also hereby given that official objection will be taken under rule 21 (3) to all applications in which the specification claims all the goods included in any class unless the Registrar is satisfied that the claim is justified by the use of the mark which the applicant has made, or intends to make if and when it is registered. Where an applicant considers that a claim in respect of all the goods included in a class can be justified it will save unnecessary delay in examining applications if a claim is filed simultaneously with the application, accompanied in appropriate cases by supporting documents.

The period for lodging notice of opposition may be extended by, the Registrar as he thinks fit and upon such terms as he may direct. Any request for such extension should be made to the Registrar so as to reach him before the expiry of the period allowed.

Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant for registration so as to afford him any opportunity of withdrawing his application before the expense of preparing the notice of opposition is incurred. Failure to give such notice will be taken into account in considering any application by an opponent for an order for costs if the opposition is uncontested by the applicant.

Where it is stated in the advertisement of the applicant that the mark, upon its registration, is to be limited to certain colours, the colours are, as far as possible, indicated in the accompanying representations of the mark in the usual heraldic manner.

Representations of the marks advertised herein can be seen at the Trade Marks Registry, State Law Office, Nairobi.

Applications for registration in Part A of the Register are shown with the official number unaccompanied by any letter. Applications for Part B are distinguished by the letter B prefixed to the official number.

## IN CLASS 1—SCHEDULE III

## CHAPA NDEGE

The mark consists of Kiswahili words meaning "Bird Brand".

18031.—All fertilizers, organic and inorganic. ALBATROS FERTILIZERS (E.A.) LIMITED, a limited liability company organized and existing under the laws of Kenya, of K.F.A. Building, Griffiths Road, Nakuru, Kenya, and c/o Messrs. Hamilton, Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. To be associated with TM. No. 18032. 28th October, 1970.

## IN CLASS 3—SCHEDULE III

## GERMAINE MONTEIL

17985.—Perfumes, non-medicated toilet preparations, cosmetic preparations, dentifrices, depilatory preparations, toilet articles (not included in other classes), shampoos, soaps and essential oils. GENERAL CHEMICALS AND COSMETICS LIMITED, a company

registered under the laws of the Bahama Islands, merchants, of Sagoon House, P.O. Box 123, Shirley Street, Nassau, Bahama Islands, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. To be associated with TM. No. 16925. 6th October, 1970.

The undermentioned applications are proceeding in the name of UNILEVER LIMITED, a British company, manufacturers, of Port Sunlight, Wirral, Cheshire, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi.

## ALL IN CLASS 3—SCHEDULE III

## SHIELD

18015.—All goods included in Class 3 (Schedule III). 21st October, 1970.

## CLOSE UP

18026.—Soaps, detergents, bleaching preparations, substances for laundry use; cleaning preparations, non-medicated toilet preparations, preparations for the teeth and hair, shampoos, perfumes, cosmetics, essential oils in Class 3. 23rd October, 1970.

## BIO-ZOLVES

18046.—Detergents, cleaning, polishing, scouring and abrasive preparations. 2nd November, 1970.

The undermentioned applications are proceeding in the name of BEECHAM GROUP LIMITED, trading also as Beecham Research Laboratories, Beecham Research International, Bencard, Beecham Agricultural Products and Beecham Veterinary Products, manufacturers and merchants, of Beecham House, Great West Road, Brentford, Middlesex, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 11th August, 1970.

## ALL IN CLASS 5—SCHEDULE III

## EQUIVITE

17805.—All goods included in Class 5.

## OROVITE

17807.—All goods included in Class 5.

## PAYNOCIL

17808.—All goods included in Class 5.

## PRODEXIN

17809.—All goods included in Class 5.

## ALL IN CLASS 5—SCHEDULE III

**CEWIN**

17811.—Pharmaceutical, veterinary and sanitary substances; infants' and invalids' foods. WINTHROP PRODUCTS INC., a corporation of the State of Delaware, United States of America, manufacturers and merchants, of 90 Park Avenue, City of New York, State of New York, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 11th August, 1970.

**TANTUMCYCLINE**

17824.—Pharmaceutical products excluding products containing sexual hormones. AZIENDE CHIMICHE RIUNITE ANGELINI FRANCESCO A.C.R.F. S.p.A. (a joint stock company organized under the laws of Italy), manufacturers, of Viale Amelia 70, 00181 Rome, Italy, and c/o Messrs. Lysaght & Co., c/o Barclays Bank D.C.O., Government Road, Nairobi, Kenya. 21st August, 1970.

**MOTITREL**

18017.—Medicinal and pharmaceutical preparations, including a tranquilizing and anti-depressant preparation. E. R. SQUIBB & SONS, INC., a Delaware corporation of 909 Third Avenue, New York, New York 10022, U.S.A., and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 22nd October, 1970.

**HORTEVAX**

18047.—Veterinary, pharmaceutical and medicinal preparations and substances. THE WELLCOME FOUNDATION LIMITED, a British limited liability company, manufacturing chemists, of 183/193 Euston Road, London N.W.1, England, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 2nd November, 1970.

**SUPATOX**

Proceeding under section 32 (1) (b) of the Trade Marks Act.

18053.—Insecticides, larvicides, fungicides, molluscicides and nematocides; pesticides, herbicides and vermin destroying preparations; disinfectants and soil fumigants; veterinary substances. SHELL INTERNATIONAL PETROLEUM COMPANY LIMITED, merchants, of Shell Centre, London S.E.1, England, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 6th November, 1970.

## BOTH IN CLASS 9—SCHEDULE III



B.17503.—Telephones and telephone exchange equipment including parts thereof and accessories therefor. HITACHI LIMITED, a corporation duly organized and existing under the laws of Japan, manufacturers, of 5-1 Marunouchi 1-chome, Chiyoda-ku, Tokyo, Japan, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 27th April, 1970.



KENYA

17864.—Batteries for use on motor vehicles and tractors. BODALLA BROTHERS, partners: Messrs. Maganbhai Ravjibhai

Patel and Ishwarlal Ravjibhai Patel, manufacturers and merchants, of P.O. Box 800, Nakuru, Plot No. 10, Section LVI, Donald Lane, Nakuru, and c/o Kanti J. Patel, advocates, P.O. Box 910, Nakuru. 9th September, 1970.

The undermentioned applications are proceeding in the name of SPERRY RAND CORPORATION, a corporation organized and existing under the laws of the State of Delaware, of 1290 Avenue of the Americas, New York, State of New York, United States of America, and c/o Messrs. Atkinson, Cleasby & Satchu, advocates, P.O. Box 90121, Mombasa. 4th July, 1970.

## IN CLASS 11—SCHEDULE III



17718.—All goods included in Class 11. To be associated with TMA. Nos. 17719, 17720 and 17721.

## IN CLASS 13—SCHEDULE III

17719.—All goods included in Class 13. To be associated with TMA. Nos. 17718, 17720 and 17721.

## IN CLASS 17—SCHEDULE III

17720.—Rubber goods. To be associated with TMA. Nos. 17718, 17719 and 17721.

## IN CLASS 18—SCHEDULE III

17721.—All goods included in Class 18. To be associated with TMA. Nos. 17718, 17719 and 17720.

## IN CLASS 25—SCHEDULE III

**PUMA**

18005.—Athletic shoes. PUMA-SPORTSCHUHFABRIKEN RUDOLF DASSLER KG., a German company, manufacturers, of 8522 Herzogenaurach, Würzburger Strasse 13, Federal Republic of Germany, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 13th October, 1970.

## IN CLASS 25—SCHEDULE III

**SAX ALTMAN**

18049.—Articles of clothing. ANTHONY SQUIRES PTY. LIMITED, an Australian company, manufacturers, of 3 Power Street, St. Marys, New South Wales 2760, Australia, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 4th October, 1970.

## IN CLASS 31—SCHEDULE III

**RALGRO**

17812.—Anabolic agent for use in livestock and poultry to increase the rate of weight gain and improve feed efficiency. COMMERCIAL SOLVENTS CORPORATION, a corporation organized and existing under the laws of the State of Maryland, manufacturers, of 245 Park Avenue, New York, New York, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 111, Nairobi. 12th August, 1970.

The undermentioned applications are proceeding in the name of REEMISMA CIGARETTENFABRIKEN G.M.B.H., a corporation registered in the Federal Republic of West Germany, manufacturers and merchants, of 2000 Hamburg 52 Postfach 500, West Germany, and c/o A. W. Sheikh, Esq., advocate, P.O. Box 338, Nairobi. 30th September, 1970.

## IN CLASS 34—SCHEDULE III

**TASS**

17909.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.

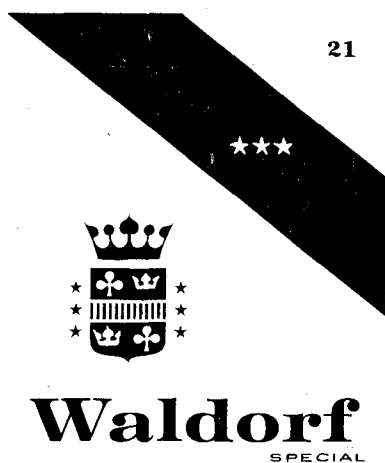
ALL IN CLASS 34—SCHEDULE III

**ECKSTEIN NO. 5**

Registration of this trade mark shall give no right to the exclusive use of the word "No" and numeral "5".

The mark consists of a German word Eckstein meaning "Corner Stone".

17898.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.



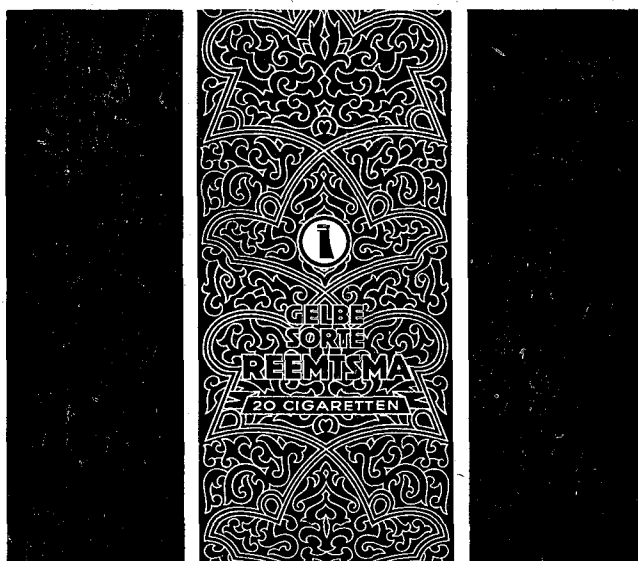
Registration of this trade mark shall give no right to the exclusive use of the word Special and numerals 21.

The trade mark is limited to the colours gold, red, white, blue, grey, orange and brown as shown in the representation on the form of application.

17936.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches. To be associated with TM. Nos. 17901, 17928, 17937.



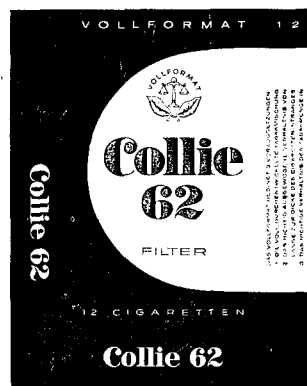
17937.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches. To be associated with TM. Nos. 17901, 17928, 17936.



Registration of this trade mark shall give no right to the exclusive use of the words Gelbe Sorte.

The trade mark is limited to the colours gold, white, yellow, black and dark maroon as shown in the representation on the form of application.

The mark consists of German words Gelbe Sorte which means Yellow Choice.



Registration of this trade mark shall give no right to the exclusive use of numerals 12, 62 and tobacco leaves.

The trade mark is limited to the colours red, green, white, yellow, black and gold as shown in the representation on the form of application.

17938.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.

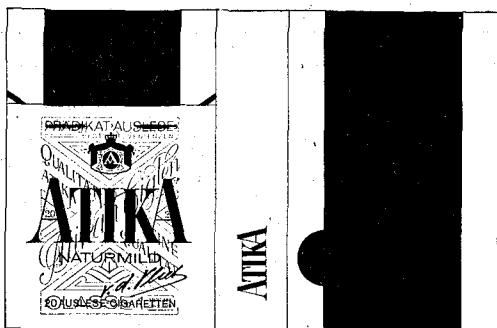


Registration of this trade mark shall give no right to the exclusive use of the numerals 20, 23 and devices of tobacco leaves.

The trade mark is limited to the colours green, white, orange-brown, gold, chocolate brown and red as shown in the representation on the form of application.

17939.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.

## ALL IN CLASS 34—SCHEDULE III

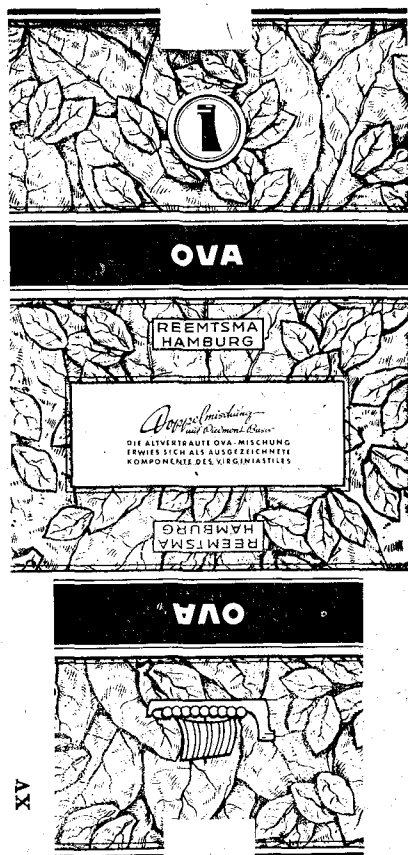


Registration of this trade mark shall give no right to the exclusive use of the letter A and word Naturmild.

The trade mark is limited to the colours green, gold, red, white, blue and maroon as shown in the representation on the form of application.

The mark consists of German word Naturmild which means "Natural Mild".

17941.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.



Registration of this trade mark shall give no right to the exclusive use of the numerals 12, XV and the word Virginia.

The trade mark is limited to the colours green, yellow, white, red, gold and pink as shown in the representation on the form of application.

17942.—Tobacco, whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's



Registration of this trade mark shall give no right to the exclusive use of the letter R numeral 6 and devices of tobacco leaves.

The trade mark is limited to the colours red, gold, yellow, blue, white and black as shown in the representation on the form of application.

17943.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.



REEMTSMA

ERSTE  
SORTE

Registration of this trade mark shall give no right to the exclusive use of the letter O and words Erste Sorte.

The trade mark is limited to the colours gold, white, orange, brown, green, pink, black and yellow as shown in the representation on the form of application.

The mark consists of German words Erste Sorte meaning first choice.

17944.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.



STATLER

17946.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.

## ALL IN CLASS 34—SCHEDULE III



# STEWARDESS

17947.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.

## DANIEL WALTZER

18090.—Tobacco whether raw, manufactured or unmanufactured, cigarettes, cigars and all tobacco products, smoker's articles, matches.

## ADDENDUM

17917.—Advertised under Notice No. 1243, page 462, Kenya Gazette dated 14th May, 1971, the trade mark is to include a representation as shown hereunder.



# LA GUARDIA

## APPLICATION ADVERTISED BUT NOT PROCEEDING

18218.—Advertised under Gazette Notice No. 719, page 278, Kenya Gazette dated 26th March, 1971.

## TRADE MARKS RENEWED

TM. No.	Class	Trade Marks	Name
12287	25	Kazi	Avon Rubber Company Limited.
12339	5	Salonpas	Hisamitsu Pharmaceutical Co. Inc.
12342	5	Cascorin	Westminster Laboratories Limited.
12357	11	Mazda	Thorn Electrical Limited.
12367	2	Corroless & Device	Corns Cremer & Co.
12370	16	Dufaylite	Dufaylite Developments Limited.
12371	24	Prorsum Label	Burberrys Limited.
12379	5	Franodil	Winthrop Products Inc.
12380	3	Kiwi Kleen Bowl	The Kiwi Polish Company Proprietary Limited.
12382	5	Picfume	The Dow Chemical Company.
12400	5	Cal-C-Vita	Roche Products Limited.
12401	3	Set de Pantene	Roche Products Limited.
12402	3	Forming de Pantene	Roche Products Limited.
12450	29	Becel	Unilever Limited.
12451	29	Biskin	Unilever Limited.
12453	29	Lotus	Unilever Limited.
12454	29	Olba	Unilever Limited.
12455	3	Ladon	Dreiring-Werke Kommanditgesellschaft.
12456	5	Edecrin	Merck & Co. Inc.
12471	33	Cockburn's	Cockburn Smithes & Co. Limitada.
12777	25	Teijin Device	Teijin Kabushiki Kaisha.
12473	3	Tinopal	J.R. Geigy S.A.
12477	3	Gayal	Unilever Limited.
12478	3	Luvil	Unilever Limited.
12479	3	Rin	Unilever Limited.
B.12480	3	Softly	Unilever Limited.
12481	3	Solis	Unilever Limited.
12482	3	Solium	Unilever Limited.
12483	3	Stella	Unilever Limited.
B.12484	3	Vigor	Unilever Limited.
12546	5	Apac	Nicholas Proprietary Limited.
12547	5	Sulpha-G	Nicholas Proprietary Limited.
12548	5	Vetemul	Nicholas Proprietary Limited.

## TRADE MARKS RENEWED—(Contd.)

TM. No.	Class	Trade Marks	Name
12553	34	Man with Hat Device	American Brands Inc.
12554	9	Stenorette	Grundig Werke Gesellschaft Mit Beschränkter Haftung.
12774	22	Teijin Device	Teijin Kabushiki Kaisha.
12775	23	Teijin Device	Teijin Kabushiki Kaisha.
12776	24	Teijin Device	Teijin Kabushiki Kaisha.
B.12393	24	Three Diamonds + Three Lions	Mitsubishi Shoji Kabushiki Kaisha.
12467	16	Toray	Toray Kabushiki Kaisha, (Toray Industries, Inc.).
12468	2	Toray	Toray Kabushiki Kaisha, (Toray Industries, Inc.).
12539	20	Tuppercraft	Dart Industries Inc.
2808	50	Spa	John Freeman & Company Limited.
226	42	Cadbury	Cadbury Schweppes Overseas Limited.

Nairobi,  
28th May, 1971.

E. G. BUNYASSI,  
Asst. Registrar of Trade Marks.

## GAZETTE NOTICE No. 1432

## PROBATE AND ADMINISTRATION

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

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

## SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
44/71	James Kinyanya Mbugua	P.O. Lower Kabete	24-6-70	Intestate
45/71	Noah Kimaiyo Baraiywa Shreeve	Machakos	26-4-71	Intestate
46/71	Henry Otieno Okoth	Nairobi	14-1-71	Intestate

Nairobi,  
28th May, 1971.

D. J. COWARD,  
Public Trustee.

## GAZETTE NOTICE No. 1433

## PROBATE AND ADMINISTRATION

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

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

## SCHEDULE

Public Trustee's Cause No.	Name of Deceased	Address	Date of Death	Testate or Intestate
24/71	Abdalla Juma	Likoni, Mombasa	1-7-70	Intestate
25/71	Kazungu Kitsao	Kaloleni Location, Kilifi District	28-4-71	Intestate
26/71	Alalius Abunga Mukwa	Sakwa Location, Kisumu	27-3-71	Intestate

Mombasa,  
26th May, 1971.

J. N. KING'ARUI,  
Assistant Public Trustee.

## GAZETTE NOTICE No. 1434

## IN THE HIGH COURT OF KENYA AT NAIROBI

## PROBATION AND ADMINISTRATION

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

## (1) CAUSE No. 139 OF 1971

By Marjorie Hyland Paterson of P.O. Box 76, Nanyuki in Kenya, the widow of the deceased and the executrix named in his will, through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi, for a grant of probate of the will of John Johnstone Paterson (relating to his estate in Kenya, Uganda and Tanzania) of Nanyuki in Kenya, who died at Nairobi in Kenya, on the 29th day of January, 1971.

## (2) CAUSE No. 140 OF 1971

By Peter Coombe Harris of P.O. Box 30483, Nairobi in Kenya, the widower of the deceased, through Messrs. Kaplan & Stratton, advocates of Nairobi, for a grant of letters of administration intestate of the estate of Jean Mary Harris of Nairobi in Kenya, who died at Nairobi on the 19th day of January, 1971.

## (3) CAUSE No. 141 OF 1971

By Christopher Dieter Short of P.O. Box 1511, Nairobi in Kenya, the son of the deceased and one of the executors named in his will relating to his estate in Kenya (the other executor having renounced his right and title to probate and execution of the will), through Messrs. Kaplan & Stratton, advocates of Nairobi, for a grant of probate of the will relating to the said estate in Kenya of John Schwartz of Nairobi aforesaid, who died at Kibwezi in Kenya, on the 2nd day of January, 1971.

## (4) CAUSE No. 143 OF 1971

By (1) Shah Harakhchand Meghji and (2) Shah Mansukhlal Meghji, both of P.O. Box 8162, Nairobi in Kenya, the sons of the deceased and the executors named in his will, for a grant of probate of the will of Shah Meghji Hirji of Nairobi aforesaid, who died at Nairobi on the 3rd day of January, 1970.

This Court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered on or before 18th June, 1971.

Nairobi, *VIJAY KAPILA,*  
31st May, 1971. *Senior Deputy Registrar,*  
*High Court of Kenya, Nairobi.*

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

## GAZETTE NOTICE No. 1435

## IN THE HIGH COURT OF KENYA AT KISUMU

## PROBATE AND ADMINISTRATION

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

## (1) CAUSE No. 3 OF 1971

By Mrs. Devkunver w/o Pragji P. Chohan, Ashwin Shamji Harji and Mohan Keshav, all of P.O. Box 35, Kisumu in the Republic of Kenya, the executors and executrix named in the will of late Pragji Purshotam Chohan of Kisumu, for a grant of probate in the estate of the deceased aforesaid, who died at Kisumu on the 28th day of October, 1970.

## (2) CAUSE No. 7 OF 1971

By Mrs. Samitrani Vanti and Inderpal Singh of P.O. Box 7456, Nairobi in the Republic of Kenya, the executors and trustees named in the will of late Dhanwant Singh, advocate of Kisii in Kenya, for a grant of probate in the estate of the deceased aforesaid, who died at Kisii on the 10th day of February, 1971.

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

Kisumu, *P. S. BRAR,*  
22nd April, 1971. *Deputy Registrar,*  
*High Court of Kenya, Kisumu.*

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

## GAZETTE NOTICE No. 1436

## YUNUS HASSAN, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late Yunus Hassan of Mombasa, who died on the 25th August, 1968, at Mombasa, is hereby required to send particulars in writing of his or her claim or interest to the undersigned before the 5th day of August, 1971, after which date the executrix will distribute the estate having regard only to the claim of which she shall then have had notice and will not as respects the property so distributed be liable to any person of whose claim she shall not then have had notice.

Dated this 25th day of May, 1971.

*K. M. KARIMBHAI,*  
*P.O. Box 82348, Mombasa,*  
*Advocate for the Executrix.*

## GAZETTE NOTICE No. 1437

## HAROLD WALTER RUST, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late Harold Walter Rust of Eldoret in the Republic of Kenya, who died on the 19th day of May, 1971, is hereby required to send particulars in writing of his claim or interest to Messrs. D. Green, advocate of P.O. Box 14, Eldoret, Kenya, on or before the 10th day of August, 1971, after which date the personal representative will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which he has notice and will not as respects the property so distributed be liable to any person of whose claim he shall not then have had notice.

*D. GREEN,*  
*Advocate for the Personal Representative,*  
*P.O. Box 14, Eldoret, Kenya.*

## GAZETTE NOTICE No. 1438

## MRS. BEATRICE MARY GILLESPIE, DECEASED

NOTICE is hereby given pursuant to section 29 of the Trustee Act (Cap. 167), that any person having a claim against or an interest in the estate of the late Mrs. Beatrice Mary Gillespie, of P.O. Box 1172, Nairobi, who died at Nairobi, on the 10th May, 1971, is hereby required to send particulars in writing of his or her claim or interest to Barclays Bank D.C.O., Trustee Department, P.O. Box 30356, Nairobi, before the 13th August, 1971, after which date the Executors will distribute the estate among the persons entitled thereto having regard only to the claims and interests which they have had notice and will not as respects the property so distributed be liable to any person of whose claim they shall not then have had notice.

Dated the 31st day of May, 1971.

*BARCLAYS BANK D.C.O.,*  
*Trustee Department,*  
*P.O. Box 30356, Nairobi.*

## GAZETTE NOTICE No. 1439

IN THE MATTER OF THE ESTATE OF  
SHANTILAL LALJIBHAI DAUDIA, DECEASED

NOTICE is hereby given, pursuant to section 29 of the Trustee Act (Cap. 167), that any person or corporation having a claim against or interest in the estate of the late Shantilal Laljibhai Daudia of Eldoret, who died on the 18th day of November, 1970, is hereby required to send particulars in writing of his, her or its claim to the undersigned, before the 25th August, 1971, after which date the petitioner will distribute the estate among the persons entitled thereto, having regard to the claims and interests of which they shall have had notice and will not, in respect of the property so distributed, be liable to any person or corporation of whose claim or interest they shall not then have had notice.

Dated this 25th day of May, 1971.

*CHAMPABEN w/o SHANTILAL DAUDIA,*  
*Petitioner,*  
*P.O. Box 65, Eldoret.*



GAZETTE NOTICE No. 1440

IN THE MATTER OF RUARAKA ENTERPRISES LIMITED  
AND  
IN THE MATTER OF THE COMPANIES ACT  
(Cap. 486)

NOTICE is hereby given, pursuant to section 283 of the Companies Act (Cap. 486), that a general meeting of members of the above-named company will be held at the second floor, Queensway House, York Street, Nairobi, on the 17th June, 1971, at 9 a.m., for the purposes of having an account laid before it showing how the winding-up has been conducted and the property of the company disposed of, hearing any explanations that may be given by the liquidators and determining by special resolution the manner in which the books of the company and of the liquidators shall be disposed of.

Nairobi,  
24th May, 1971.

IAN R. LESLIE,  
M. H. PEDLOW,  
*Joint Liquidators.*

GAZETTE NOTICE No. 1441

IN THE MATTER OF THE COMPANIES ACT  
(Cap. 486)  
AND  
IN THE MATTER OF GAINSBOROUGH DEVELOPMENTS LIMITED  
CREDITORS' VOLUNTARY WINDING UP

AT an extraordinary general meeting of shareholders of the said company duly convened and held at Reading, England, on the 24th day of May, 1971, the following special resolution was duly passed:—

"That as the company by reason of the fact that it has ceased to have any source of revenue and that it is unable to pay its creditors in full and is insolvent, it is advisable for it to enter into a creditors' voluntary liquidation and that Horace Frederick Easterbrook of P.O. Box 20220, Nairobi, be and is hereby appointed as liquidator to conduct the winding up."

HORACE FREDERICK EASTERBROOK,  
*Liquidator,*  
Nairobi, Ottoman Building, Kenyatta Avenue,  
24th May, 1971. P.O. Box 20220, Nairobi.

GAZETTE NOTICE No. 1442

IN THE MATTER OF THE COMPANIES ACT  
(Cap. 486)  
AND  
IN THE MATTER OF GAINSBOROUGH DEVELOPMENTS LIMITED  
CREDITORS' VOLUNTARY WINDING UP

*Name of company.*—Gainsborough Developments Limited.  
*Address of registered office.*—Ottoman Building, Kenyatta Avenue, Nairobi.  
*Registered postal address.*—P.O. Box 20220, Nairobi.  
*Nature of business.*—Owner of property.  
*Liquidator's name.*—Horace Frederick Easterbrook.  
*Date of appointment.*—25th May, 1971.  
*By whom appointed.*—The creditors.

HORACE FREDERICK EASTERBROOK,  
*Liquidator,*  
Nairobi, Ottoman Building, Kenyatta Avenue,  
24th May, 1971. P.O. Box 20220, Nairobi.

GAZETTE NOTICE No. 1443

IN THE MATTER OF THE COMPANIES ACT  
(Cap. 486)  
AND  
IN THE MATTER OF STEEPLETON ESTATES LIMITED

NOTICE is hereby given that at a meeting of members of Steepleton Estates Limited the following special resolution was passed:—

"That the company be wound up as members' voluntary winding up and that K. H. McFarlane, M.B.E., F.C.A. of P.O. Box 80, Kitale, be appointed liquidator for that purpose."

K. H. MCFARLANE,  
*Liquidator.*

GAZETTE NOTICE No. 1444

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

PURSUANT to rule 14 of the Societies Rules, notice is hereby given that the registration of the society named in the Schedule hereto has been cancelled under the provisions of the Societies Act, 1968.

## SCHEDULE

<i>Name of Society</i>	<i>Date of Cancellation</i>
Muslim Association, Kisumu ... ..	26-5-71

Dated this 28th day of May, 1971.

J. ALLAN,  
*Assistant Registrar of Societies.*

GAZETTE NOTICE No. 1445

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

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

## SCHEDULE

<i>Name of Society</i>	<i>Date of Registration</i>
Kenya African National Traders and Farmers Union, Mincing Lane Branch ... ..	25-5-71
Kyeni Kya Enziu Society ... ..	25-5-71
Usenge Welfare Association ... ..	26-5-71

Dated this 28th day of May, 1971.

J. ALLAN,  
*Assistant Registrar of Societies.*

GAZETTE NOTICE No. 1446

THE CO-OPERATIVE SOCIETIES ACT  
(Cap. 490, section 70)

## ADMISSION OF CLAIMS

I, being appointed liquidator of the following co-operative societies, hereby appoint 24th June, 1971, as the day on which or before which the creditors of the following co-operative societies shall state to me their claims for admission. Such claims shall be addressed to me at the Provincial Co-operative Office, P.O. Box 960, Nakuru:—

CS/1364—Kiriko Farmers Co-operative Society Ltd.  
CS/1264—Lechau Farmers Co-operative Society Ltd.

I. O. NG'ONG'A,  
*Liquidator.*

GAZETTE NOTICE No. 1447

THE AFRICAN CHRISTIAN MARRIAGE AND DIVORCE ACT  
(Cap. 151)

NOTICE is hereby given that in exercise of the powers conferred by section 6 (1) of the African Christian Marriage and Divorce Act, the Ministers named in the Schedule hereto have been licensed to celebrate marriages under the provisions of such Act.

## SCHEDULE

*Denomination.*—The Full Gospel Fellowship Church, P.O. Box 862, Kisumu.  
*Name of Minister.*—Rev. Joaz S. O. Aloo.  
*Denomination.*—Diocese of Nakuru, P.O. Box 56, Nakuru.  
*Name of Minister.*—Rev. A. T. Hindley.  
*Denomination.*—Baptist Publication House, P.O. Box 30370, Nairobi.  
*Names of Ministers:*—  
Pastor Daniel Thiuri.  
Pastor Simon Kariithi.

Dated at Nairobi this 28th day of May, 1971.

M. L. HANDA,  
*Assistant Registrar-General*

## GAZETTE NOTICE No. 1448

**THE JUBILEE INSURANCE COMPANY LIMITED**

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

**LOSS OF POLICY***Life Policy No. 27709 for Sh. 5,800 in the name of Francis Gichuki*

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

Dated this 27th day of May, 1971.

**M. R. HOSANGADY,**  
*Executive Director.*

## GAZETTE NOTICE No. 1449

**THE OLD MUTUAL**

South African Mutual Life Assurance Society (Incorporated by Act of Parliament in South Africa with limited liability)

P.O. Box 30059, Nairobi, Kenya

**LOSS OF POLICY**

*Policy No. 1623551 for Sh. 50,740 dated 4-11-1960 on the life of Roger Charles Batchelor and the property of Kenneth Thomas Edgar Batchelor.*

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

**L. W. GOLDMAN,**  
*Manager for East Africa.*

## GAZETTE NOTICE No. 1450

**THE OLD MUTUAL**

South African Mutual Life Assurance Society (Incorporated by Act of Parliament in South Africa with limited liability)

P.O. Box 30059, Nairobi, Kenya

**LOSS OF POLICY**

*Policy No. 2228492 for Sh. 8,087-20 dated 7-8-1969 on the life of and the property of Stephen Nicholas Ngure*

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

**L. W. GOLDMAN,**  
*Manager for East Africa.*

## GAZETTE NOTICE No. 1451

**THE KAJIADO DISTRICT****LOSS OF OFFICIAL RECEIPT**

TAKE NOTICE that Original Receipt No. 688550 has been reported lost by the District Education Officer, Kajiado, and should not be accepted against any payment to the Government. Anyone who might have been issued with it, is requested to report to the nearest Police Station or to the office of the District Commissioner, Kajiado.

**P. N. NDERI,**  
*District Commissioner, Kajiado.*

## GAZETTE NOTICE No. 1452

**THE MUNICIPAL COUNCIL OF KITALE****SITE VALUE RATES FOR 1971**

NOTICE is hereby given that the Municipal Council of Kitale has imposed the following site value rates in respect of the year 1971, viz.:—

A rate of 5 per cent on the unimproved value of land as the Municipal Valuation Roll, 1971.

The above rate must be paid at the Town Hall, Kitale, by the 31st July, 1971.

Interest is payable to the Municipal Council of Kitale, at the rate of 1 per cent per month or part thereof on any rate remaining unpaid after the 31st July, 1971.

**B. O. WAMABYI,**  
*Town Clerk,*  
Town Hall,  
Kitale,  
28th May, 1971.  
*P.O. Box 260, Kitale.*

## GAZETTE NOTICE No. 1453

**MINISTRY OF WORKS****CENTRAL TENDER BOARD****TENDER NOTICE No. 51/A/71**

TENDERS are invited for supply to the Armed Forces Ordnance Depot, Kahawa, of the following items during the period ending 31st December, 1971:—

Maize meal, special.

Fresh milk.

Tender forms showing details of quantity required and conditions may be obtained from the office of the S.O.II O and A at Harambee House, 8th Floor, Room 802.

Tenders must be enclosed in a plain sealed envelope marked "Tender No. 51/A/71", and addressed to reach the Chief Purchasing Officer, Ministry of Works, P.O. Box 30346, Nairobi, or be placed in the Tender Box at the Supplies Branch, Upper Ground Floor, Room No. 38, Ministry of Works, Headquarters, Ngong Road, Nairobi, not later than 9 a.m. on 18th June, 1971. Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered.

The Government does not bind itself to accept the lowest or any tender.

**P. SHIYUKAH,**  
*Permanent Secretary for Works.*

## GAZETTE NOTICE No. 1454

**MINISTRY OF WORKS****CENTRAL TENDER BOARD****TENDER NOTICE No. 52/A/71**

TENDERS are invited for the supply of:—

<i>Class and Item No.</i>	<i>Description</i>	<i>Quantity Required</i>
01074	Starch, granulated or powdered, high quality, in Polythene bags of 250 grams packed in cardboard carton of 100 packets each	75,600 packets

Duty paid prices for delivery to Ministry of Works Stores, Liverpool Road, Nairobi, should be given. Samples clearly marked with names of manufacturer or tenderer should also be submitted with tenders.

Delivery dates must be given showing the quantity available ex stock and/or the time required to supply the full quantity.

Tenders must be enclosed in a plain sealed envelope marked "Tender for Starch (52/A/71)" and addressed to reach the Chief Purchasing Officer, Ministry of Works, Supplies Branch, P.O. Box 30346, Nairobi, or be placed in the Tender Box in Room No. 38, Upper Ground Floor, Ministry of Works Headquarters, not later than 9 a.m. on 25th June, 1971.

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered. Tenders shall remain valid and shall not be withdrawn within 60 days of the final date for the submission of tenders.

Acceptance of any tender shall be subject to the General Conditions of Contract, a copy of which may be obtained from the Supplies Branch, Ngong Road, Room No. 38, Ministry of Works Headquarters, Nairobi.

The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary.

**P. SHIYUKAH,**  
*Permanent Secretary for Works.*

## GAZETTE NOTICE No. 1455

MINISTRY OF WORKS  
CENTRAL TENDER BOARD  
TENDER NOTICE No. 53-56/A/71

TENDERS are invited for the following items delivered to Ministry of Works Stores, Liverpool Road, Nairobi:—

Class and Item No.	Description	Quantity Required
49040	Mattress Camp Bed Kapok canvas covered 6ft. 3 in. x 2 ft. 5 in. marked "GK"	500
49060	Tables Camp Folding .. .. .	400
49065	Tarpaulin 11 ft. 6 in. x 9 ft. Marked "GK"	20
49066	Tarpaulin 15 ft. 6 in. x 9 ft. Marked "GK"	15
31679	Hats Jungle Khaki size 6½ .. .. .	100
31680	Hats Jungle Khaki size 6¾ .. .. .	200
31681	Hats Jungle Khaki size 7 .. .. .	400
31682	Hats Jungle Khaki size 7½ .. .. .	400
31684	Hats Jungle Khaki size 7¾ .. .. .	100

Samples to which all supplies shall conform may be inspected during official working hours at the Supplies Branch, Stores Depot, Liverpool Road, Nairobi.

Acceptance of any tender shall be subject to the General Conditions of Contract, a copy of which may be obtained from the Supplies Branch, Ngong Road, Room No. 38, Ministry of Works Headquarters, Nairobi.

Delivery dates must be given showing the quantity available ex stock and/or the time required to supply the full quantity.

Tenders must be enclosed in a plain sealed envelope marked "Tender for General Items (53-56/A/71)" and addressed so as to reach the Chief Purchasing Officer, Ministry of Works Supplies Branch, P.O. Box 30346, Nairobi, or be placed in the Tender Box in Room No. 38, Upper Ground Floor, Ministry of Works Headquarters not later than 9 a.m. on 25th June, 1971.

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date shall not be considered. Tenders shall remain valid and shall not be withdrawn within 60 days of the final date for the submission of tenders.

The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary.

P. SHIYUKAH,  
Permanent Secretary for Works.

## GAZETTE NOTICE No. 1456

MINISTRY OF WORKS  
CENTRAL TENDER BOARD  
TENDER NOTICE No. 57/A/71

TENDERS are invited for the supply of:—

TYPEWRITERS:—	Quantity
Type face required—12 in. carriage or nearest ..	40 (Manual)
18 in. carriage or nearest ..	30 (Manual)
18 in. carriage or nearest ..	4 Electric

## DUPLICATING MACHINES:—

Hand operated, foolscap size .. .. .	4
Semi-automatic duplicating machine .. .. .	2

The quantities stated above shall form an initial order. Further supplies will be purchased from the nominated supplier during the financial year ending 30th June, 1972, at the same prices and conditions, as and when required—up to maximum of 50 per cent extra.

Tendered prices should be duty free and duty paid, delivered Nairobi.

Acceptance of any tender shall be subject to the General Conditions of Contract, a copy of which may be obtained from the Chief Purchasing Officer, Ministry of Works, Supplies Branch, Ngong Road, Room No. 38, Nairobi.

Delivery date must be given showing the quantity available ex stock and/or the time required to supply the full quantity.

Tenders must be enclosed in a plain sealed envelope marked "Tender No. 57/A/71 (Typewriters/Duplicators)" and addressed to reach the Chief Purchasing Officer, Supplies Branch, Ministry of Works, P.O. Box 30346, Nairobi, or be placed in the Tender Box at the Supplies Branch, Ministry of Works, Ngong Road, Room 38, Nairobi, not later than 9 a.m. on 25th June, 1971.

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered.

The Government does not bind itself to accept any tender in part unless a tenderer expressly stipulates to the contrary.

P. SHIYUKAH,  
Permanent Secretary for Works.

## GAZETTE NOTICE No. 1457

MINISTRY OF WORKS  
CENTRAL TENDER BOARD  
TENDER NOTICE No. 58/A/71

TENDERS are invited for the supply of:—

Class and Item No.	Description	Quantity Required
52074	Calico, Americani 36 in. W. .. .. .	metre 30,000
52076	Calico, Unbleached 4½ oz. 28 in. W. .. .. .	metre 15,000
52109	Drill Blue 36 in. for Overalls .. .. .	metre 20,000
52111	Drill Khaki (First Quality) 28 in. W. 8 oz. P.L.Y. .. .. .	metre 300,000
52119	Drill Grey Unbleached with Blue Strife 30 in. W. 6½ oz. .. .. .	metre 150,000
52127	Drill Grey Dyed 28 in. 8 oz .. .. .	metre 10,000

Separate prices should be given for duty free and duty paid material, delivered to the Ministry of Works Stores, Liverpool Road, Nairobi.

Two-metre sample pieces must be submitted with tenders, clearly marked with the names of manufacturer and tenderer. Same samples should be submitted direct to the Chief Materials Engineer, Ministry of Works, P.O. Box 30043, Nairobi, for test at the tenderer's expenses.

Acceptance of any tender shall be subject to the General Conditions of Contract, a copy of which may be obtained from the Supplies Branch, Ngong Road, Room No. 38, Ministry of Works Headquarters, Nairobi.

Delivery dates must be given showing the quantity available ex stock and/or the time required to supply the full quantity.

Tenders must be enclosed in a plain sealed envelope marked "Tender for Textiles 58/A/71" and addressed so as to reach the Chief Purchasing Officer, Ministry of Works, Supplies Branch, P.O. Box 30346, Nairobi, or be placed in the Tender Box in Room No. 38, Upper Ground Floor, Ministry of Works Headquarters, not later than 9 a.m. on 25th June, 1971.

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered. Tenders shall remain valid and shall not be withdrawn within 60 days of the final date for the submission of tenders.

The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary.

P. SHIYUKAH,  
Permanent Secretary for Works.

## GAZETTE NOTICE No. 1458

INTERNATIONAL TENDER  
MINISTRY OF WORKS  
CENTRAL TENDER BOARD  
TENDER NOTICE No. 60/A/71

TENDERS are invited for the supply of the following items:—

Two Mobile Mill/Mix Concentrate Carriers.

## Specifications

- Four-wheel drive vehicles able to mix a minimum of 30 tons of feed-stuffs per week.
- Approximate weight of vehicle and mill about 13 tons.
- The suggested power plant should have an industrial diesel engine developing approximately 163 B.H.P. (Intermittent rating).
- The lorry should be able to be driven by an engine of sufficient power to operate the mill and mixing unit.
- The mill must be able to produce feed-stuffs for dairy and beef cattle, pigs and poultry.

(f) The machine should be fitted with a Molasses tank of approximately 45 cu. ft. (about 34 cwt.) which should be heated preferably by a radiator, using hot water from the mill engine.

(g) If possible the mill should have twin mixers thus enabling grinding to proceed in one mixer whilst the other is being emptied. The total mixer volume should be approximately a 100 cu. ft. giving a working capacity of 10 to 15 cwt. in each mixer.

Net Duty Paid/Free prices should be stated for delivery to the Ministry of Agriculture, Nairobi.

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

Delivery of the above items must be met six weeks after acceptance of tenders.

Tenders must be enclosed in a plain sealed envelope marked "Tender No. 60/A/71: Mobile Mill/Mix Carrier" and addressed to reach the Chief Purchasing Officer, M.O.W., Supplies Branch, P.O. Box 30346, Nairobi, or be placed in the Tender Box in Room No. 38, Upper Ground Floor, M.O.W. Headquarters, Ngong Road, Nairobi, not later than 9 a.m. on 18th June, 1971.

Tenders not so addressed and endorsed are liable to be rejected and any tender received after the stated time and date will not be considered.

The Government does not bind itself to accept the lowest or any tender and reserves the right to accept any tender in part unless a tenderer expressly stipulates to the contrary.

All tenders must remain firm for 60 days from the closing date.

P. SHIYUKAH,  
Permanent Secretary for Works.

#### GAZETTE NOTICE No. 1459

##### ARMED FORCES

##### TENDERS FOR BRASS SALVAGE

TENDERS are invited for the purchase of brass salvage available as follows:—

##### A.—AFOD, Kahawa

Small Arms Empty Cases	...	...	14,735 kg.
120 mm. Empty Cases	...	...	1,458 kg.
76 mm. Gun Empty Cases	...	...	124 kg.

##### B.—Naval Base, Mtongwé

40/60 mm. Gun Empty Cases	...	...	4,187 kg.
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Tenders in sealed envelopes marked "Tender for Brass Salvage" are to be addressed to SO I Supply, Defence Headquarters, Supply Branch, P.O. Box 668, Nairobi, or personally delivered and placed in the Tender Box at 8th Floor, Harambee House so as to arrive before mid-day, Thursday, 24th June, 1971. Late tenders will not be acknowledged.

Tenders may be submitted separately for brass salvage at Kahawa and Mtongwé or for the entire quantities. The successful tenderer will be required to make own arrangement for the immediate removal of the brass salvage.

#### GAZETTE NOTICE No. 1460

##### DEPARTMENT OF CO-OPERATIVE DEVELOPMENT, THIKA

##### TENDER

TENDERS are invited for the purchase of a building and a posho mill which were the properties of Thika Traders Co-operative Society Ltd. (in liquidation).

The interested persons can contact the Co-operative Officer, Thika, who can show them where the said assets are.

Tenders in plain sealed envelopes marked "Tenders for a Building and Posho Mill", and stating the amount offered for purchase of the said assets should be submitted so as to reach the Co-operative Officer, Thika, who is the liquidator, at P.O. Box 605, Thika, not later than 30th June, 1971, at 4.30 p.m.

The liquidator does not bind himself to accept the highest or any tender.

H. N. NDERITTO,  
Liquidator, Thika.

#### GAZETTE NOTICE No. 1461

##### DISSOLUTION OF PARTNERSHIP

NOTICE is hereby given that the partnership heretofore subsisting between Chhaganlal Devji Tanna, Dhanji Devji Tanna, Maganlal Devji Tanna and Surendra Chhaganlal Tanna, all of P.O. Box 224, Kisumu, carrying on business on Plot No. 13, Section 69, Oginga Odinga Road, Kisumu, under the name and style of National Printing Press, has been dissolved by mutual consent by retirement therefrom of the said Chhaganlal Devji Tanna, Dhanji Devji Tanna and Surendra Chhaganlal Tanna as from the 1st day of January, 1971.

As from the 1st day of January, 1971, the said business is being carried on by the continuing partner Maganlal Devji Tanna and a new partner Mrs. Jivtiben w/o Maganlal Devji Tanna at the same place and under the same name and style of National Printing Press.

All debts due to or owing by the said partnership business up to and including the 31st day of December, 1970, shall be received and paid by the new partnership firm of Maganlal Devji Tanna and Mrs. Jivtiben w/o Maganlal Devji Tanna trading as National Printing Press.

Dated at Kisumu this 24th day of May, 1971.

CHHAGANLAL DEVJI TANNA,  
DHANJI DEVJI TANNA,  
SURENDRA CHHAGANLAL TANNA,  
*Retiring Partners.*

MAGANLAL DEVJI TANNA,  
*Continuing Partner.*

MRS. JIVTIBEN w/o MAGANLAL DEVJI TANNA,  
*New Partner.*

#### GAZETTE NOTICE No. 1462

##### NOTICE OF CHANGE OF NAME

I, Harish s/o Dalichand Dipchand Tolia, of P.O. Box 3366, Nairobi in the Republic of Kenya, do hereby give public notice that by a deed poll dated the 24th day of May, 1971, duly executed by me, I formally and absolutely renounced and abandoned the use of my former name of Babu and surname of Shah for all purposes and I hereby authorize and request all persons to designate, describe and address me by such assumed name of Harish and surname of Tolia only.

Dated at Nairobi this 24th day of May, 1971.

HARISH TOLIA.

#### GAZETTE NOTICE No. 1463

##### NOTICE OF CHANGE OF NAME

I, Shobhna d/o Zaverchand w/o Mansukhlal Velji Haria, of P.O. Box 4168, Nairobi in the Republic of Kenya, do hereby give public notice that by a deed poll dated 11th day of March, 1971, duly executed and attested and registered in the Registry of Documents at Nairobi in Volume D.I., Folio 60/62, the use of my former name of Baby has been abandoned and in lieu thereof has been assumed and/or adopted the name of Shobhna.

In pursuance of the change and adoption of the name as aforesaid, I hereby declare that I shall at all times hereafter upon all occasions whatsoever and wheresoever use and sign and/or subscribe my name as Shobhna.

SHOBHNA D/O ZAVERCHAND w/o  
MANSUKHLAL VELJI HARIA.

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*Chairman*

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Particular attention should be paid to the following points:—

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