



# THE KENYA GAZETTE

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## GAZETTE NOTICE No. 2023

## PUBLIC SERVICE COMMISSION OF KENYA

## ACTING APPOINTMENTS

- CHARLES NGURI MUNGAI, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- WILLIAM ODONGO, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- WILSON NJOROGE MURUNGU, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- ALPHONSE NDORO MRUTTU, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- ROSEMARY MUELLA NELIMA (Mrs.), to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- FRANCIS MULI MUTUA, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- GEOFFREY MBAABU M'IMUTHIRU, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- JOHN KAGONDU KARIUKI, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- SIMON KARANJA GATIBA, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- WILFRED MATUTU KIBIEGO, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- DENIS ASONGA KUCHIO, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- ALEK KIPRONO KISHARA, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- ELIJAH OPUCH OSANO, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- ALFRED ALPHIDELSI OUMA, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- ABRAHAM MUTHAMA, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- CHARLES MUNENE M'ITIRITHIA, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- MOSES KIPCHIRCHIR TENAI, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- PETER MACHUKI MASERETI, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- ABDUL MMAKA MZEE, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- HENEREY MUSYOKI NZIOKA, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- FRANCIS MUNYAMBU MUSEMBI, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.
- STEPHEN KIMITEI SANG, to act as Superintendent of Police, Office of the President, with effect from 8th April, 1992.

By Order of the Commission.

Dated the 27th May, 1992.

J. S. POLONG,  
*Secretary.*

## GAZETTE NOTICE No. 2024

## THE TRANSPORT LICENSING ACT

(Cap. 404)

## APPOINTMENTS

IN EXERCISE of the powers conferred by section 19 (2) of the Transport Licensing Act, the Minister for Transport and Communications appoints—

Andrew Hayanga,  
Johnson Keragori,  
J. M. Nguli,  
John Kibara,

to be members of the Transport Licensing Appeals Tribunal, for a period of three (3) years, with effect from 9th April, 1992.

Dated the 29th April, 1992.

D. A. OTIENO,  
*Minister for Transport and Communications.*

## GAZETTE NOTICE No. 2025

## THE TRANSPORT LICENSING ACT

(Cap. 404)

## APPOINTMENT OF MEMBERS OF THE TRANSPORT LICENSING BOARD

IN EXERCISE of the powers conferred by section 3 (1) of the Transport Licensing Act, the Minister for Transport and Communications appoints—

Naftali P. Radier,  
S. R. Njagi,  
Festus M. Muthamia,  
John W. Motongu,  
Samuel C. Dzombo,  
S. M. Muriu,  
Hassan Bulle Osman,  
Meshack Mulweye,

to be members of the Transport Licensing Board, for a period of three (3) years, with effect from 16th March, 1992.

Dated the 30th April, 1992.

D. A. OTIENO,  
*Minister for Transport and Communications.*

## GAZETTE NOTICE No. 2026

## THE NURSES ACT

(Cap. 257)

## THE NURSING COUNCIL OF KENYA

## APPOINTMENT OF A RETURNING OFFICER

IN EXERCISE of the powers conferred by section 26 of the Nurses Act, the Nursing Council of Kenya, with the approval of the Minister for Health, appoints—

GEORGE KAMAU GITHAH

to be the returning officer for the Nursing Council elections, due to be held before the end of the year, 1992.

Dated the 29th May, 1992.

M. M. MWITI,  
*Chairman,  
Nursing Council of Kenya.*

Approved on the 29th May, 1992.

J. J. M. NYAGAH,  
*Minister for Health.*

## GAZETTE NOTICE No. 2027

## THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

## ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Joseph Kamau Muchonjo, an administrator of the estate of Wanjiku Rimi, of P.O. Box 55, Thika, is the registered proprietor as lessee of that piece of land known as L.R. No. 8285/311, situate in the city of Nairobi, by virtue of a lease registered as I.R. 27854/1, and whereas sufficient evidence has been adduced to show that the said grant registered as I.R. 27854/1 has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 5th June, 1992.

J. L. W. MUNJUGA,  
*Registrar of Titles, Nairobi.*

## GAZETTE NOTICE No. 2028

## THE REGISTRATION OF TITLES ACT

(Cap. 281, section 71)

## ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Francis Cheruiyot Maritim, of P.O. Box 28189, Nairobi, is the registered proprietor as lessee of that piece of land known as L.R. No. 7288/245, situate in Sotik Township, by virtue of a grant registered as I.R. 53389/1, and whereas sufficient evidence has been adduced to show that the said grant registered as 53389/1 has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 5th June, 1992.

E. GICHEHA,  
*Registrar of Titles, Nairobi.*

## GAZETTE NOTICE No. 2029

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

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Alfred Edward Banner, of P.O. Box 47577, Nairobi, is the registered proprietor as lessee of that piece of land known as L.R. No. 330/371, situate in the Nairobi City, by virtue of a certificate of title registered as I.R. 13763/1, and whereas sufficient evidence has been adduced to show that the said certificate of title registered as I.R. 13763/1 has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 5th June, 1992.

**E. GICHEHA,**  
*Registrar of Titles, Nairobi.*

## GAZETTE NOTICE No. 2030

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

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Paita ole Kiono, of P.O. Box 14, Kajjado, is the registered proprietor as lessee of that piece of land known as L.R. No. 9923/25, situate in Kajjado Town, by virtue of a grant registered as I.R. 3081/1, and whereas sufficient evidence has been adduced to show that the said grant registered as I.R. 3081/1 has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 5th June, 1992.

**J. MUNJUGA,**  
*Registrar of Titles, Nairobi.*

## GAZETTE NOTICE No. 2031

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

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Saphira Nyambura Muhwanga and (2) Mary Wamaita Muhwanga, both of P.O. Box 1128, Thika, (administrators of the estate of Muhwanga Michuki, (deceased)), are the registered proprietors as lessees of that piece of land known as L.R. No. 4953/II/8, situate in the Thika Municipality, by virtue of a grant registered as I.R. 3929/1, and whereas sufficient evidence has been adduced to show that the said grant registered as I.R. 3929/1 has been lost, notice is given that after the expiration of ninety (90) days from the date hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 5th June, 1992.

**E. GICHEHA,**  
*Registrar of Titles, Nairobi.*

## GAZETTE NOTICE No. 2032

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

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Five Star Properties Limited, a limited liability company incorporated in Kenya, having its registered postal address as P.O. Box 10986, Nairobi, is the registered proprietor as lessee of that piece of land known as L.R. No. 8272/19, situate in the north of Nairobi City, by virtue of a certificate of title registered as I.R. 12180/1, and whereas sufficient evidence has been adduced to show that the said certificate of title registered as I.R. 12180/1 has been lost, notice is given that after the expiration of ninety (90) days from the date of hereof, I shall issue a provisional certificate of title provided that no objection has been received within that period.

Dated the 5th June, 1992.

**E. GICHEHA,**  
*Registrar of Titles, Nairobi.*

## GAZETTE NOTICE No. 2033

**THE INDUSTRIAL COURT**  
CAUSE No. 66 OF 1991

## Parties:

Transport and Allied Workers Union (K)  
and  
Kenya Aerotech Limited

## Issue in Dispute:

Termination of the services of Charles Gatura and Patrick Maende.

The Transport and Allied Workers Union shall hereinafter be referred to as the claimants and Kenya Aerotech Limited shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 4th December, 1991, and relied on their written and verbal submissions. In addition the respondents called the following witnesses to testify on oath:

1. George Makwaka.
2. Jane Maina (Mrs.)

The claimants did not call any witness.

## AWARD

3. The Notification of Dispute Form "A" dated 30th November, 1990, duly signed by the parties was received by the court on 8th July, 1991, together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

The grievants in this dispute Patrick Maende and Charles Gatura were employed by the respondents on the 10th and 19th March, 1980, respectively. Both were employed as mechanics. They were dismissed on 15th September, 1987. The grievants had served the respondents for nearly 7½ years and at the time of their termination both of them were claimants' shop stewards along with another worker who was also dismissed.

The events leading to the grievants termination took place during the period between July, 1987 and 12th September, 1987, respectively. It is alleged that, sometimes in July, 1987, the two grievants had accused the respondents' management of not remitting workers contributions to the N.S.S.F. and N.H.I.F. It is further alleged that on 9th September, 1987, they wrote a defamatory and libellous letter against the management by calling the managers thieves.

The dispute was investigated by the Ministry of Labour and its findings were that the grievants were victimized on account of their trade union activities as they had only pressed hard to ensure that workers' grievances were addressed to by the management. As a result, the grievants were found to have suffered a wrongful termination. The Ministry of Labour recommended that the respondents should pay the grievants their terminal benefits as per collective agreement in force. The ministry also recommended that the grievants in addition be paid 8 months' salaries each by way of compensation for the wrongful termination they had suffered.

The decision was turned down by the respondents and the matter is now before the court for consideration.

The claimants felt that the grievants were victims of their trade union activities and the respondents had violated both the Industrial Relations Charter Part III (D) Appendix A and parties collective agreement clauses 16 (i). The claimants urged the court to find that the grievants have suffered wrongful termination of services.

They prayed the court to award reinstatement of the grievants back to their former jobs without loss of benefits and seniority. In addition they should be paid their salaries for the whole period they have been unjustifiably kept out of employment.

The respondents submitted that the grievants as shop stewards had in July, 1987, approached the financial manager seeking an explanation as to why their employees contributions were not remitted to the N.S.S.F. and N.H.I.F. The respondents financial manager comprehensively explained the position of the workers contributions and the matter was allowed to rest.

However, on 7th September, 1987, the grievants jointly wrote a letter to the staff and administration manager whose contents carried very serious criminal allegations against the management. The allegations were that the employees contributions to N.S.S.F. and N.H.I.F. were not being remitted.

The respondents urged the court to find the action taken against the grievants was justified in the circumstances. They prayed the court to uphold their termination action.

The court has given careful consideration to the parties' submissions and the evidence given by the witnesses.

It is on record that the services of three shopstewards were terminated including the two grievants on 15th September, 1987. One shopsteward, however, collected his dues and did not raise a dispute with the respondents but the other two who are the grievants in this dispute did so.

The whole of this unfortunate saga started when some workers on making inquiries at the N.S.S.F. found that no contributions had been credited to their accounts with the result that the three shopstewards took up the matter with the management. The staff administration manager was on leave in August, 1987, so the shopstewards had a lengthy meeting with the respondents financial manager who explained to them that all the workers contributions had been remitted to the N.S.S.F. and showed them the documents in support thereof but due to the computer breakdown at the N.S.S.F. the money had gone in the suspense account.

On 4th September, 1987, the staff and administration manager wrote a letter to all the shopstewards which was harsh in tone and was a warning to the shopstewards that they should not approach the individual managers regarding workers' complaints but instead see him the staff and administration manager.

On 7th September, 1987, the shopstewards replied to the letter from the staff administration manager "Handling of Union Disputes". In this letter the shopstewards retaliated in very strong language indeed insinuating to some extent criminal allegations against the management.

On or about 11th or 12th September, the shopstewards were brought to the N.S.S.F. offices to check where the workers contributions were going and it was found that whereas the respondents were remitting the money it was going into the suspense account.

Subsequently when the shopstewards refused to withdraw the allegations made in their letter services were terminated.

The court finds that when the whole matter is viewed in its totality especially the very harsh letter from the staff administration manager the letter written by the shopstewards amounts to hitting back in equally harsh tone to the letter from the staff administration manager. Under the circumstances the termination of the three shopstewards was an extreme action because they deserved a lesser punishment.

The court finds that the two shopstewards who are the two grievants have suffered a wrongful termination.

The court awards that the respondents should reinstate G. Gatura in his former employment with effect from 1st February, 1992, without loss of seniority. He should also be paid twelve months salary by way of compensation for the time he has been out of employment. His services should be deemed to have continued without a break.

The other grievant—P. Maende having shown no real interest in the case does not deserve reinstatement and the court awards that he should be paid only eight months salary by way of compensation for the wrongful termination of his services.

Dated the 6th January, 1992.

SAEED R. COCKAR,  
Judge.

G. M. OMOLO,  
Members.

S. M. MAITHYA,  
Members.

#### GAZETTE NOTICE NO. 2034

#### THE INDUSTRIAL COURT

CAUSE NO. 78 OF 1990

#### Parties:

Kenya Union of Employees of Voluntary Associations,  
Trade Unions and Allied Organizations  
and

Christian Industrial Training Centre, Nairobi

#### Issue in dispute:

Termination of Japhet Maina Fredrick.

THE Kenya Union of Employees of Voluntary Associations, Trade Unions and Allied Organizations, shall hereinafter be referred to as the claimants and Christian Industrial Training Centre, Nairobi, shall hereinafter be referred to as the respondents.

2. The parties were heard in Nairobi on 12th February, 20th March and 17th and 18th December, 1991, and relied on their written and verbal submissions.

#### AWARD

The dispute was referred to the court by the Minister for Labour in accordance with section 8 of the Trade Disputes Act, on 8th August, 1990, and the dispute was received by the court on 10th August, 1990, together with the statutory certificates signed by the Minister for Labour and the Labour Commissioner.

The grievant Japhet Maina Fredrick, was first employed by the respondents on 1st August, 1978, as a driver earning KSh. 500 per month. He was also provided with free accommodation at the respondents training centre. The grievant on 8th December, 1978, after serving the respondents for four (4) months had his services terminated on alleged incompetence.

However, he pleaded with the respondents' chairman and subsequently he was reinstated on compassionate grounds.

On 8th March, 1987, Japhet Maina, was retired on account of attaining 55 years of age after having worked for the respondents for over eight (8) years. He was paid all his retirement benefits and he cashed a cheque No. 938002 for the same.

Mr. Maina after retirement, approached the archbishop and pleaded that he be re-employed on contract basis. Subsequently, on 8th July, 1987, he was re-employed on a one-year contract. His contract was to expire by the end of June, 1988. However, his contract was on 31st August, 1987, prematurely terminated on grounds of alleged gross misconduct.

The claimants urged the court to find that Mr. Maina's services were unlawfully terminated. In the same breath the claimants prayed the court to award the grievant either—

(a) all terminal benefits up to 30th June, 1988; or

(b) maximum compensation for the wrongful termination he has suffered whichever is favourable to him.

The respondents submitted that Mr. Maina had an appalling employment record which had earned him several warnings both verbal and written but he never improved his work performance.

As a result, his services were terminated for the first time on 8th December, 1978, barely four (4) months after his employment. However, he pleaded with the chairman and he was reinstated on compassionate grounds.

The respondents concluded their submissions by emphasizing that the reported dispute to the Minister for Labour was resolved on 9th December, 1978, and 9th April, 1987, when on both occasions the grievant was reinstated back to his former job. The grievant was later on retired on age grounds and voluntarily accepted the retirement.

They urged the court to find that the claimants move was a waste of the court's time.

They also drew the court's attention to the fact that the claimants have no recognition agreement with the respondents and having failed to secure recognition they initiated this dispute hoping it would gradually be the basis for reviving the recognition issue. They prayed the court to dismiss the claimants claim as it has no merit and is misconceived.

The court cannot find any grounds for interfering with the respondents decision to revoke the grievant's one-year contract of employment.

It is a fact that the grievant survived in his job of a driver with the respondents through the good offices of the archbishop who on purely humanitarian and compassionate grounds asked the respondents management several times that the grievant be given another chance.

Eventually, the grievant was retired by the respondents and paid all his retirement benefits and while employed on an extra one-year contract he started this dispute through the claimants that he was being victimized and was in fact instrumental in bringing on the scene the claimants while the respondents had a valid recognition and collective agreements with Kenya Union of Domestic, Hotels, Educational Institutions, Hospitals and Allied Workers.

The court finds that the claimants have failed to put up a convincing case on behalf of the grievant that he suffered a wrongful dismissal.

Accordingly the court rejects all the demands made by them on behalf of the grievant.

Dated the 13th January, 1992.

SAEED R. COCKAR,  
Judge.

A. K. KERICH,  
C. K. LUBEMBE,  
Members.

## GAZETTE NOTICE No. 2035

## CUSTOMS AND EXCISE DEPARTMENT

## SALE BY PUBLIC AUCTION

NOTICE is given that the undermentioned goods will be sold by public auction, on 22nd July, 1992, at the Customs Warehouse, Kisumu, if not cleared before then.

Intending purchasers may view the goods, on Monday, 20th July, 1992, and Tuesday, 21st July, 1992, from 9.00 a.m. to 12.00 noon and 2.00 p.m. to 4.00 p.m. The goods are lying in the Customs Warehouse, Kisumu.

## SEIZED GOODS

Lot No.	C53 No. and Date	Manifest Description
1/92	3237/28-11-90	66 match-boxes.
2/92	3228/28-11-90	86 match-boxes.
3/92	4069/28-11-90	7 pieces suiting material.
4/92	4059/27-11-90	600 match-boxes.
5/92	4062/27-11-90	103 match-boxes.
6/92	4063/27-11-90	1,100 match-boxes.
7/92	4064/27-11-90	72 pairs rubber shoes.
8/92	4055/27-11-90	56 match-boxes.
9/92	4068/28-11-90	1,000 match-boxes.
10/92	4070/28-11-90	158 match-boxes.
11/92	4071/28-11-90	400 match-boxes.
12/92	4072/28-11-90	1,520 match-boxes.
13/92	4073/28-11-90	300 match-boxes.
14/92	4074/28-11-90	80 match-boxes.
15/92	4075/28-11-90	100 match-boxes.
16/92	4076/28-11-90	150 match-boxes.
17/92	4077/28-11-90	48 match-boxes.
18/92	4078/30-11-90	200 match-boxes.
19/92	3484/30-11-90	1 small polythene bag containing second-hand clothes.
20/92	3483/30-11-90	1 bag containing second-hand clothes.
21/92	3482/30-11-90	3 sacks containing second-hand clothes.
22/92	4061	1 radio cassette—Mekasonic.
23/92	4057	1 National Panasonic radio cassette.
24/92	4060	32 pairs sandals.
25/92	4188/16-1-91	One and half gross double happiness match-boxes.
26/92	4190/16-1-91	12 outers of double happiness match-boxes.
27/92	4191/16-1-91	3 gross double happiness match-boxes.
28/92	4192/16-1-91	15 gross double happiness match-boxes.
29/92	4194/1-2-91	24 outer double happiness match-boxes.
30/92	4193/31-1-91	5 outer double happiness match-boxes.
31/92	3236/14-11-90	8 pairs ladies shoes.
32/92	3240/15-12-90	310 match-boxes.
33/92	3241/15-12-90	18 coats; 11 rain coats—all second-hand clothes.
35/92	2956/14-11-90	10 pieces ladies materials.
36/92	2955/1-11-90	16 ladies second-hand clothes.
37/92	2953/13-10-90	18 children's clothes; 1 shirt; 2 blouses—all second-hand clothes.
38/92	3450/21-2-91	9,990 watch batteries; 350 bicycle tyres; 2,350 bicycle tubes.
39/92	3622/8-2-91	1 package match-boxes.
40/92	4119/10-3-90	25 pieces old clothes.
41/92	4136/30-6-90	40 pieces dress materials.
42/92	4137/4-7-90	4,207 packets renbes powder ( <i>Dawa ya Ng'ombe</i> ).
43/92	4390/14-11-90	8 pairs ladies shoes; 1 packet soap.
44/92	4605/31-12-90	13 packets match-boxes.
45/92	4398/5-3-91	24 pieces old clothes.
46/92	3615/6-12-90	1 package old clothes.
47/92	3621/8-2-91	1 lot old clothes.
48/92	4354/21-9-90	2 pieces <i>kitenges</i> ; 1 piece <i>kikoi</i> .
49/92	4358/21-9-90	1 pair ladies shoes; 1 piece handbag.
50/92	4374/18-10-90	11 dozens ladies pants; 2 pieces jeans; 1 pair shoes.
51/92	4375/18-10-90	8 pieces bedsheets.
52/92	4396/19-11-90	13 pieces soap.
53/92	3241/15-12-90	14 jackets; 1 shirt; 8 long trousers.
53/92	—	1 short trousers; 2 sweaters; 1 ladies dress; 25 skirts—all second-hand clothes.
54/92	2961/6-3-91	34 pairs men's socks; 57 pieces ladies pants; 24 pieces ladies braziers; 11 purses.
56/92	2964	5 gent's trousers (second-hand); 2 gent's jackets (second-hand); 3 bedsheets (second-hand).
57/92	3246/15-2-91	65 pieces blouses (all second-hand).
58/92	3226/4-6-90	6 pieces second-hand blouses; 9 pairs ladies shoes; 2 pieces dress materials; 1 skirts.
59/92	2507	36 litres of Ambush.
60/92	2447	17 bottles of Ambush.
61/92	2505	31 bottles of Ambush.
62/92	2966/27-3-91	3 pairs ladies shoes; 4 pairs jeans suits for children.
63/92	4081/30-6-91	239 pieces belys; 5 pieces ladies belts; 10×70 packets watch batteries; 116 ladies pouches; 56 pieces ball point pens; 742 disco watches.
64/92	4810/24-7-91	400 bags of maize and millet seeds.
65/92	3248/4-7-91	604 pairs ladies shoes; 1,198 pieces ladies pants; 240 pieces gents pants; 420 pairs gents socks; 23 pieces ladies belts; 7 pairs ladies stockings; 36 pieces braziers; 71 pieces ladies purses; 118 pieces ladies handbags; 44 pieces gents shirts.
66/92	3249/16-7-91	29½ ladies head scarves.
67/92	2969/30-5-91	1 bundle used clothes.
68/92	2971/9-6-91	5 pairs gents shoes; 2 pairs different sizes.
69/92	3247/23-4-91	141 pieces ladies materials; 2 pieces ladies handbags; 1 pair shoes.
70/92	2960/15-5-91	20 pieces ladies blouses; 34 ladies purses.
71/92	15996/15-8-89	67 half bags and 7 full bags of coffee.
72/90	4013/23-8-91	114 pieces hard board.
73/92	4654/27-7-91	4 boxes match-boxes.

## GOODS DETAINED IN CUSTOMS WAREHOUSE

Lot No.	F89 No. and Date	Manifest Description
74/92	18644/4-4-89	24 boxes mud std. wood screw; 15 boxes screw caps washers.
75/92	019519/29-11-90	600 boxes of matches.
76/92	019514/29-11-90	16 pieces cock brand jembes.
77/92	1936/28-11-90	180 pieces double happiness matches.
78/92	5619/16-1-91	2 pieces dress materials.
79/92	4189/16-1-91	3 gross matches—double happiness.
80/92	030244/16-1-91	3 pieces viscos materials.
81/92	030242/16-1-91	3 pieces viscos materials.
82/92	5624/18-1-91	3 gross double happiness match-boxes.
83/92	5622/18-1-91	1 gross double happiness match-boxes.
84/92	5621/18-1-91	7 × 10 match-boxes—double happiness.
85/92	030245/16-1-91	17 × 10 match-boxes—double happiness.
86/92	030246/16-1-91	16 outers double happiness match-boxes.
87/92	03025/16-1-91	7 outers double happiness match-boxes.
88/92	091517/29-11-90	3 pieces welding gas cylinders.
89/92	019516/29-11-90	1 Mekasonic radio cassette—S/No. RX 1590T.
90/92	1927/14-11-90	4 pieces ladies materials; 1 piece suiting material.
91/92	4874/11-7-90	3 pieces handbags; 5 pieces dress materials; 1 piece blouse; 1 piece suit material.
92/92	4866/26-5-90	1 small radio; 1 handbag.
93/92	4989/9-10-89	20 packages empty cartons.
94/92	1924/13-11-90	2 bundles of match-boxes.
95/92	030249/28-1-91	7 cases × 24 cock brand hoes.
96/92	5627/1-2-91	2 pieces bicycle tyres.
97/92	5626/1-2-91	1 dozen fork hoes.
98/92	030804/1-2-91	5 pieces dress materials.
99/92	057224/16-11-90	6 pieces dress materials; 1 small International radio.
100/92	057222	5 pieces ladies dress materials.
101/92	4870/29-6-90	20 recorded video cassettes.
102/92	4893/30-11-90	1 National radio.
103/92	030816/29-2-91	14 outer double happiness matches.
104/92	030818/1-3-91	54 pieces ladies pants.
105/92	030813/27-2-91	9 outer double happiness matches.
106/92	030831/	41 pieces bicycle tyres.
107/92	056538/18-1-90	4 pieces mattresses.
108/92	056648/29-7-90	11 pieces oil filters.
109/92	03620/29-7-90	21 pieces old clothes.
UNCLAIMED GOODS		
110/92	U 2	6 blouses.
111/92	U 3	4 bundles match-boxes.
111/92	U 3	15 loose boxes and 7 pieces.
112/92	U 5	1 International radio—small.
113/92	U/1/91 of 1-1-91	1 sack used clothes.
114/92	U/48/89 of 22-11-90	8 package old clothes.
115/92	U/49/92	1 pair shoes.
116/92	U/33/89	54 ladies shoes.
117/92	U/27/89	1 piece handbag.
118/92	U/1/91	180 pieces matches.
119/92	U/2/91	6 ladies handbags; 11 pieces materials.
120/92	U 4/91	300 pieces matches.
121/92	U 5/91	54 pieces second-hand clothes.
122/92	U 7/91	520 pieces matches.
123/92	U 3/91	8 pairs ladies shoes.
UNCLAIMED GOODS		
124/92	CRC No. 1062/90	15 pieces second-hand clothes.
125/92	CRC No. 1059/90	8 blouses; 1 jacket; 1 children's dress (all used clothes).
126/92	U 33/91	1 radio.
127/92	U 18/91	1 bundle second-hand clothes.
128/92	KSM/DUTY/3 of 14-1-91	1 Volvo—DL 244, Reg. No. KZE 360, engine No. 48818—1958, chassis No. VC 24445A—568201 (damaged).
129/92	Unreferenced	292 pieces cassette shells.
130/92	F 89—444/85	7 welding gas cylinders.
131/92	Ex Court	6 pieces G30 VCRS Panasonic videos.
132/92	"	6 pieces G30 VCRS Panasonic videos.
133/92	"	6 pieces G30 VCRS Panasonic videos.
134/92	"	14 pieces Panasonic RXS 34F radio cassettes.
135/92	"	14 pieces Panasonic RXS 34F radio cassettes.
136/92	"	14 pieces Panasonic RXS 34F radio cassettes.
137/92	"	8 Panasonic RX1822 radio cassettes.
138/92	"	8 Panasonic RX1822 radio cassettes.
139/92	"	9 Panasonic RX1822 radio cassettes.
140/92	"	5 Sanyo mode 717K radio cassettes.
141/92	"	5 pieces Sanyo mode 717K radio cassettes.
142/92	"	5 pieces Sanyo mode 717K radio cassettes.
143/92	"	5 pieces Sanyo mode 717K radio cassettes.
144/92	"	5 pieces Sanyo 727K radio cassettes.
145/92	"	6 Sanyo mode 731K radio cassettes.
146/92	"	5 Sanyo mode 738K radio cassettes.
147/92	"	5 pieces Sanyo mode 1740F radio cassettes.
148/92	"	5 pieces Sanyo mode 1740F radio cassettes.
149/92	"	5 pieces Sanyo mode 1740F radio cassettes.
150/92	"	5 pieces Sanyo mode 1740F radio cassettes.
151/92	"	3 pieces Sanyo mode 1740F radio cassettes.
152/92	"	5 pieces Sony mode CFS 210S radio cassettes.
153/92	"	5 pieces Sony mode CFS 210S radio cassettes.
154/92	"	5 pieces Sony mode CFS 210S radio cassettes.
155/92	"	5 pieces Sony mode CFS 210S radio cassettes.
156/92	"	3 pieces Sony mode CFS 210S radio cassettes.
157/92	"	6 pieces Hitachi deste fans.
158/92	"	92 pairs Uni-Tone stereo speakers.

## UNCLAIMED GOODS—(Contd.)

Lot No.	F89 No. and Date	Manifest Description
159/92	E Court	113 pieces Casio printing calculators.
160/92	"	470 pieces travelling clocks.
161/92	"	696 pieces stop watches.
162/92	"	944 pairs ear-phones.
163/91	"	199 pairs Yamato ear-phones.
164/92	"	318 pieces uniself walkman cassette players.
165/92	"	41 pieces Sony micro cassette recorders.
166/92	Ex Court	6 pieces Sony radio cassette player walkman mode BF42.
167/92	"	15 pieces Sony sports walkman cassette player mode 52WM31
168/92	"	24 pieces radio cassette player BF 22 walkman.
169/92	"	20 pieces 9-band Sony pocket radios.
170/92	"	1 piece tennis racket.
171/92	"	20 pieces Toshiba radio cassette player walkman.
172/92	"	24 pieces Panasonic micro cassette recorder mode RN 105.
173/92	"	144 pieces Sony blank micro cassettes.
174/92	"	150 dozen necklaces.
175/92	"	120 dozen necklaces.
176/92	"	160 dozen necklaces.
177/92	"	150 dozen necklaces.
178/92	"	140 dozen necklaces.
179/92	"	140 dozen necklaces.
180/92	"	150 dozen necklaces.
181/92	"	130 dozen necklaces.
182/92	"	110 dozen necklaces.
183/92	"	133 dozen necklaces.
184/92	"	140 dozen necklaces.
185/92	"	130 dozen necklaces.
186/92	"	150 dozen necklaces.
187/92	"	110 dozen necklaces.
188/92	"	130 dozen necklaces.
189/92	"	110 dozen necklaces.
190/92	"	140 dozen necklaces.
191/92	"	140 dozen necklaces.
192/92	"	250 dozen necklaces.
193/92	"	214 dozen necklaces.
194/92	"	150 dozen necklaces.
195/92	"	130 dozen necklaces.
196/92	"	100 dozen necklaces.
197/92	"	150 dozen necklaces.
198/92	"	120 dozen necklaces.
199/92	"	120 dozen necklaces.
200/92	"	130 dozen necklaces.
201/92	"	120 dozen necklaces.
202/92	Ex Court	240 dozen necklaces.
203/92	"	110 dozen necklaces.
204/92	"	160 dozen necklaces.
205/92	"	130 dozen necklaces.
206/92	"	130 dozen necklaces.
207/92	"	150 dozen necklaces.
208/92	"	206 wallets.
209/92	"	77 dozen wallets.
210/92	"	175 dozen wallets.
211/92	"	175 dozen wallets.
212/92	"	175 dozen wallets.
213/92	"	175 dozen wallets.
214/92	"	175 dozen wallets.
215/92	"	175 dozen wallets.
216/92	"	175 dozen wallets.
217/92	"	175 dozen wallets.
218/92	"	175 dozen wallets.
219/92	"	175 dozen wallets.
220/92	"	175 dozen wallets.
221/92	"	175 dozen wallets.
222/92	"	175 dozen wallets.
223/92	"	175 dozen wallets.
224/92	"	175 dozen wallets.
225/92	"	175 dozen wallets.
226/92	"	15 pieces sarees; 2 shirts; 2 pairs pyjama suits; 2 long trousers; 2 T-shirts; 2 children pants; 3 night dresses; 5 ladies materials. 2 children's dresses; 11 packages Indian dresses.
227/92	C 53—4080/24—4—91	1 Mercedes Benz 260E, Reg. No. KXP 275.
SEIZED GOODS		
34/92	3242/16—12—90	40 pieces socks; 45 ladies pants; 2 skirts.
55/92	2963	10 pairs ladies shoes; 7 pieces ladies materials; 3 bedsheets; 1 jean skirts.

C. A. WAMBUGU,  
Senior Assistant Commissioner of Customs and Excise,  
Northern Region.

GAZETTE NOTICE NO. 2036

## THE TRADE MARKS ACT

(Cap. 506)

NOTICE is 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 sixty (60) days from the date of this Gazette, lodge notice of opposition on form TM, No. 6 (in duplicate) together with a fee of KSh. 1,500 (local applications) or US \$ 75 foreign application.

Notice is also 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 an 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 applicant 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 12—SCHEDULE III

**HMC**

Registration of this trade mark shall give no right to the exclusive use of the letters "H", "M" and "C", each separately and apart from the mark as a whole.

38763.—Motor land vehicles, locomotives, bicycles, and parts and fittings for all the aforesaid goods. HYUNDAI MOTOR COMPANY, a corporation duly organized and existing under the laws of the Republic of Korea, of 140-2, Kye-dong, Jongro-ku, Seoul, Korea, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 8th February, 1991.

## IN CLASS 5—SCHEDULE III

**PROS—CAR**

38862.—Pharmaceutical, veterinary and sanitary substances. MERCK & COMPANY, INC., a corporation organized under the laws of the State of New Jersey, of 126 E. Lincoln Avenue, Rahway, New Jersey, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 16th May, 1991.

The two applications appearing hereunder are proceeding in the name of BAYER AG., a German company, of 5090 Leverkusen, Bayerwerk, Germany, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

## IN CLASS 2—SCHEDULE III

**BAYERTITAN**

39026.—Titan dioxyd pigments. 25th July, 1991.

## IN CLASS 1—SCHEDULE III

**BAYERTITAN**

38874.—Chemical products for industrial purposes, titan-dioxyd-pigments. 22nd May, 1991.

The three applications appearing hereunder are proceeding in the name of THE WELLCOME FOUNDATION LIMITED, a limited liability company organized and existing under the laws of England, manufacturers and merchants, of 160 Euston Road, London NW1 2BP, England, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi.

## IN CLASS 9—SCHEDULE III

**WELLCOME**

39009.—Data processing apparatus, computers, apparatus for controlling the input/output and storage of data parts and fittings for all the aforesaid, computer software, computer programmes, magnetic tapes, magnetic discs, punched cards and punched tapes for use with computers, all included in class 9 and for use in respect of diagnostic, medical and surgical goods. To be associated with TMA. Nos. 39010, 39011, 39012, 39014, 39015, 30622, 30621, 23371 and 3195. 12th July, 1991.

## IN CLASS 10—SCHEDULE III

**WELLCOME**

39015.—Blood testing apparatus, apparatus and instruments for use in medical and diagnostic analysis, electro magnetic laboratory equipment, all included in class 10. To be associated with TMA. Nos. 39009, 39010, 39011, 39012, 39014, 30622, 30621, 23371 and 3195. 12th July, 1991.

## IN CLASS 16—SCHEDULE III

**WELLCOME**

39012.—Instruction manuals, teaching materials, graphics representation and reproductions, stationery, all included in class 16. To be associated with TMA. Nos. 39009, 39010, 39014, 39015, 30622, 30621, 23371 and 3195. 12th July, 1991.

## IN CLASS 5—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letters "B", "Y" and "K", each separately and apart from the mark as a whole.

38861.—Pharmaceutical, veterinary and sanitary preparations dietic substances adapted for medical use, food for babies, plasters, materials for dressings, disinfectants, diagnostic preparations for medical use. BYK GULDEN LOMBERG CHEMISCHE FABRIK GMBH, a company organized and existing under the laws of Germany, of 7750 Konstanz, Germany, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 16th May, 1991.

The three applications appearing hereunder are proceeding in the name of THE WELLCOME FOUNDATION LIMITED, a limited liability company organized and existing under the laws of England, manufacturers and merchants, of 160 Euston Road, London, NW1 2BP, England, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi.

## IN CLASS 1—SCHEDULE III



# Wellcome

39014.—Diagnostic reagents and substances for *in vitro* use in class 1. To be associated with TMA. Nos. 39009, 39010, 39011, 39012, 39015, 30622, 30621, 23371 and 3195. 12th July, 1991.

## IN CLASS 9—SCHEDULE III

39011.—Data processing apparatus, computers, apparatus for controlling the input/output and storage of data parts and fittings for all the aforesaid, computer software, computer programmes, magnetic tapes, magnetic discs, punched cards and punched tapes for use with computers, all included in class 9 and for use in respect of diagnostic, medical and surgical goods. To be associated with TMA. Nos. 39009, 39010, 39012, 39014, 39015, 30622, 30621, 23371 and 3195. 12th July, 1991.

## IN CLASS 10—SCHEDULE III

39010.—Blood-testing apparatus, apparatus and instruments for use in medical and diagnostic analysis, electro-magnetic laboratory equipment all included in class 10. To be associated with TMA. Nos. 39009, 39011, 39012, 39014, 39015, 30622, 30621, 23371 and 3195. 12th July, 1991.

## IN CLASS 28—SCHEDULE III



The transliteration of the Chinese characters appearing on the mark is "SINBAD'S".

39108.—Games and playing gymnastic and sporting articles. S. J. MOORE LIMITED, a limited liability company incorporated under the Companies Act, of the laws of Kenya, amusement machine operator, of P.O. Box 30162, Nairobi, Kenya, and c/o K. H. Osmond, advocate, P.O. Box 48970, Nairobi. 9th August, 1991.

## IN CLASS 1—SCHEDULE III

## NOVOFERM

38949.—Enzymes for technical and industrial use. Novo NORDISK A/, of Novo Alle, DK-2880 Bagsvaerd, Denmark, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 25th June, 1991.

## IN CLASS 9—SCHEDULE III

## STYLEWRITER

39172.—Computer printers and pre-recorded computer programs. APPLE COMPUTER, INC., of 20525, Mariani Avenue, Cupertino, California 95014, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 11th September, 1991.

## IN CLASS 30—SCHEDULE III



39246.—Bubble gum, chewing gum, sweets, coffee, tea, cocoa, sugar, rice, tapioca, sogo, coffee substitutes, flour and preparations made from cereals, bread, biscuits, cakes, pastry and confectionery, ices, honey, treacle, yeast, baking-powder, salt, mustard, pepper, vinegar, sauces, spices, ice. BINGO SWEETS LIMITED, of P.O. Box 1044, Kisumu, and c/o Messrs. Gichachi & Company, advocates, P.O. Box 46765, Nairobi. 14th October, 1991.

The two applications appearing hereunder are proceeding in the name of ACER INCORPORATED, a Taiwanese corporation, of 7, Hsin Ann Road, Hsinchu Science Based Industrial Park, Taiwan Republic of China, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

## IN CLASS 16—SCHEDULE III

## ACROS

Priority date claimed, 1st May, 1991, based on U.S.A. application No. 74/162515.

39023.—Printed materials for use in the computer field namely, product documentation, data sheets, technical bulletins, instruction manuals, brochures, pamphlets. To be associated with TMA. No. 39024. 25th July, 1991.

## IN CLASS 9—SCHEDULE III

## ACROS

Priority date claimed, 1st May, 1991, based on U.S.A. application No. 74/162515.

39024.—Computer hardware and software, namely computers, computer peripherals, printers, terminals, monitors, keyboards, mouse, light pens, bar code readers, switching power supplies, circuit boards, add-on boards, modems, networking equipment and programmes, file servers, integrated circuits, disk drives, computer memory and data storage devices, data and voice processors, and computer programmes, all for personal, home, business, commercial, scientific, and technical uses. To be associated with TMA. No. 39023. 25th July, 1991.

The two applications appearing hereunder are proceeding in the name of ALL PARTS CASTINGS LIMITED, a company organized and existing under the Kenya Companies Act, of P.O. Box 172, Athi River, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 40111, Nairobi.

IN CLASS 16—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letters "A" and "P", each separately and apart from the mark as a whole.

38999.—Paper and paper articles, cardboard and cardboard articles, printed matter, newspapers, books and periodicals, photographs, stationary and promotional material. To be associated with TMA. No. 39000. 23rd July, 1991.

IN CLASS 7—SCHEDULE III

Registration of this trade mark shall give no right to the exclusive use of the letters "A" and "P", each separately and apart from the mark as a whole.

39000.—Machines and machine tools and spare parts. 23rd July, 1991.

IN CLASS 7—SCHEDULE III

**MARSHAL**

38769B.—Seed treatment apparatus. FMC CORPORATION, a Delaware corporation, of 1735, Market Street, Philadelphia, Pennsylvania 19103, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 14th February, 1991.

The two applications appearing hereunder are proceeding in the name of CATHAY PACIFIC AIRWAYS LIMITED, a company organized and existing under the laws of Hong Kong, of Swire House, 9 Connaught Road Central, Hong Kong, and c/o Messrs. Lysaght & Company, advocates, P.O. Box 30116, Nairobi.

IN CLASS 16—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the word "TOURS", separately apart from the mark as a whole.

39100.—Paper, cardboard and goods made from these materials, not included in other classes, printed matter, book-binding material, photographs, stationery, adhesives for stationery or household purposes, artists' materials, paint brushes, typewriters and office requisites (except furniture), instructional and teaching material (except apparatus), plastic materials for packaging (not included in other classes), playing. To be associated with TMA. No. 39101. 7th August, 1991.

IN CLASS 18—SCHEDULE III

Registration of this trade mark shall give no right to the exclusive use of the word "TOURS", separately apart from the mark as a whole.

39101.—Leather and imitations of leather, and goods made of these materials and not included in other classes, trunks and travelling bags, umbrellas, parasols and walking sticks. To be associated with TMA. No. 39100. 7th August, 1991.

The three applications appearing hereunder are proceeding in the name of GOLD STAR COMPANY LIMITED, a company incorporated under the laws of Korea, of Yoido-dong, Yongsungpo-gu, Seoul, Korea, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

IN CLASS 11—SCHEDULE III

**TEKVIS**

39176.—All goods in class 11. To be associated with TMA. Nos. 39174 and 39175. 11th September, 1991.

IN CLASS 7—SCHEDULE III

**TEKVIS**

39174.—All goods in class 7. To be associated with TMA. Nos. 39175 and 39176. 11th September, 1991.

IN CLASS 9—SCHEDULE III

**TEKVIS**

39175.—All goods in class 9. To be associated with TMA. Nos. 39174 and 39176. 11th September, 1991.

IN CLASS 5—SCHEDULE III

**VOLTAREN**

39256.—Pharmaceutical products. NAIROBI ENTERPRISES LIMITED, a private limited liability company incorporated in the Republic of Kenya, dealers and manufacturers of pharmaceutical products, of Ngara Road, P.O. Box 43472, Nairobi, and c/o Messrs. Veljee Devshi & Bakrania, advocates, P.O. Box 45087, Nairobi. 22nd October, 1991.

## IN CLASS 30—SCHEDULE III

**GUMMI SAVERS**

39333.—Coffee, tea, cocoa, sugar, rice, tapioca, sago, coffee substitutes, flour and preparations made from cereals, bread, biscuits, cakes pastry, candy, mints, confectionary ices, honey treacle, yeast, baking powder salt, mustard pepper, vinegar, sauces, spices and ice. NABISCO INC., a New Jersey Corporation, of 7 Campus Drive, Parsippany, New Jersey 07054, U.S.A., and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 11th November, 1991.

## IN CLASS 30—SCHEDULE III

**BREATH SAVERS**

39334.—Coffee, tea, cocoa, sugar, rice, tapioca, sago, coffee substitutes, flour and preparations made from cereals, bread, biscuits, cakes pastry, candy, mints, confectionary ices, honey treacle, yeast, baking powder, salt, mustard pepper, vinegar, sauces, spices and ice. NABISCO INC., a New Jersey Corporation, of 7 Campus Drive, Parsippany, New Jersey 07054, U.S.A., and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 11th November, 1991.

## IN CLASS 3—SCHEDULE III

**RELS**

39307.—Bleaching preparations and other substances for laundry use, cleaning, polishing, scouring and abrasive preparations, soaps, perfumery, essential oils, cosmetics, hair oil and lotions. RUNISH ENTERPRISES LIMITED, a limited liability company, duly registered under the laws of Kenya, manufacturers, of P.O. Box 123, Meru. 5th November, 1991.

## IN CLASS 25—SCHEDULE III

**CHESA**

39332.—Garments. RAILI ENTERPRISES, a business name registered in Kenya, under the laws of Kenya, wholesaler of garments, of Kimathi Street, P.O. Box 40391, Nairobi. 11th November, 1991.

## IN CLASS 10—SCHEDULE III

**CUNOVAT**

39216.—Medical instruments, especially intra-uterine contraceptive devices in class 10. HUHTAMAKIOY., a corporation organized and existing under the laws of Finland, of Pansiontie 45-47, SF-20210 Turku, Finland, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 30th September, 1991.

## IN CLASS 16—SCHEDULE III

**CHEMICAL BANK**

39226.—Paper and paper articles, cardboard and cardboard articles, printed matter, newspapers and periodicals, books, book-binding material, photographs, stationery adhesive materials (stationery), artists' materials, paint brushes, typewriters and office requisites (other than furniture), instructional and teaching material (other than apparatus), playing cards, printers' type and cliches (stereo-type). CHEMICAL BANK, a corporation of the State of New York, of 277 Park Avenue, New York, New York 10172, United States of America, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 4th October, 1991.

## IN CLASS 5—SCHEDULE III

**YARD**

39233.—Preparations for destroying vermin, fungicides, herbicides. RHONE-POULENC AGROCHIMIE, a joint stock company,

of 14-20 Rue Pierre Baizet, 69009 LYON, France, and c/o Messrs. Kaplan & Stratton, advocates P.O. Box 40111, Nairobi. 4th October, 1991.

## IN CLASS 29—SCHEDULE III

**CHOCOLIM**

39299.—Vegetables, fruit, meat, poultry, fish and alimentary products originating from the sea, all these products in the form of extracts, soups, jellies, pastes, preserves, ready-made dishes and frozen or dehydrated preserves, as well as in crisp form jams, eggs, milk, cheese and other food preparations having a base of milk, milk substitutes, edible oils and fats, mayonnaise, protein preparations for food. SOCIETE DES PRODUITS NESTLE S.A., a corporation organized and existing under the laws of Switzerland, manufacturers and merchants, of Vevey, Switzerland, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi. 29th October, 1991.

The two applications appearing hereunder are proceeding in the name of SUCCESS MOTIVATION INTERNATIONAL INC., a corporation of the State of Texas, U.S.A., of 4515 Lake Shore Drive, Waco, Texas 76710, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

## IN CLASS 9—SCHEDULE III



38930.—Sound recordings for use in education, teaching, and motivational training. To be associated with TMA. No. 38931. 19th June, 1991.

## IN CLASS 16—SCHEDULE III

38931.—Printed matter, namely, books, booklets, manuals and printed instructional materials for use in education, teaching and motivational training. To be associated with TMA. No. 38930. 19th June, 1991.

The two applications appearing hereunder are proceeding in the name of SUCCESS MOTIVATION INTERNATIONAL INC., a corporation of the State of Texas, U.S.A., of 4515 Lake Shore Drive, Waco, Texas 76710, U.S.A., and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

## IN CLASS 9—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the letters "S", "M" and "I", each separately and apart from the mark as a whole.

38932.—Sound recordings for use in education, teaching, and motivational training. 19th June, 1991.

## IN CLASS 16—SCHEDULE III

Registration of this trade mark shall give no right to the exclusive use of the letters "S", "M" and "I", each separately and apart from the mark as whole.

38933.—Printed matter, namely, books, booklets, manuals and printed instructional materials for use in education, teaching and motivational training. 19th June, 1991.

## IN CLASS 4—SCHEDULE III

**SLICK 50**

Registration of this trade mark shall give no right to the exclusive use of the numeral "50", separately apart from the mark as a whole.

39118.—Lubricating oils containing additives which protect Lu metal surfaces against wear of friction. SOCO PAR LIMITED, societe de Jersey, Ordnance House, 31 pier Road, St. Helier, Jersey, (Channel Islands), and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi, 15th August, 1991.

## IN CLASS 5—SCHEDULE III



**DUXIL**

38978.—Pharmaceutical and veterinary preparations and substances. BIOFARMA, a French company, of 22, rue Garnier, 92200 Neuilly-Sur-Seine, France, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi, 9th July, 1991.

## IN CLASS 3—SCHEDULE III

**WOOLITE**

39223.—Preparation for laundry use: cleaning preparation; polishing preparations; soaps and detergents. RECKITT & COLMAN (OVERSEAS) LIMITED, a British company incorporated in the United Kingdom, of Dansom Lane, Hull, England, and c/o Messrs. Daly & Figgis, advocates, P.O. Box 40034, Nairobi, 2nd October, 1991.

## IN CLASS 33—SCHEDULE III

**DROSTDY—HOF**

Registration of this trade mark shall give no right to the exclusive use of the letters "H", "O" and "F", each separately and apart from the mark as a whole.

39076.—Alcoholic beverages (excluding beer). DROSTDY WINERY LIMITED, a limited liability company organized and existing under the laws of South Africa, of Aan-de-wagenweg, Stellenbosch, South Africa, and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi, 6th August, 1991.

## IN CLASS 5—SCHEDULE III



**VASTAREL**

38979.—Pharmaceutical and veterinary preparations and substances. BIOFARMA, a French company, of 22, rue Garnier, 92200 Neuilly-Sur-Seine, France, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi, To be associated with TMA. No. 29762, 9th July, 1991.

## IN CLASS 3—SCHEDULE III

**POLY KUR ULTRA CARE**

Registration of this trade mark shall give no right to the exclusive use of the words "ULTRA" and "CARE", each separately and apart from the mark as a whole.

39017.—Cleaning, disinfecting and hygienic preparations and substances; soaps, shampoos; perfumery and essential oils; preparations for the body and beauty care; preparations for the treatment, conditioning, colouring and care of hair; cosmetics; deodorants and deodorizers. HENKEL KGAA, a German company, of Henkelstrasse 67, Dusseldorf-Holthausen, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi, 18th July, 1991.

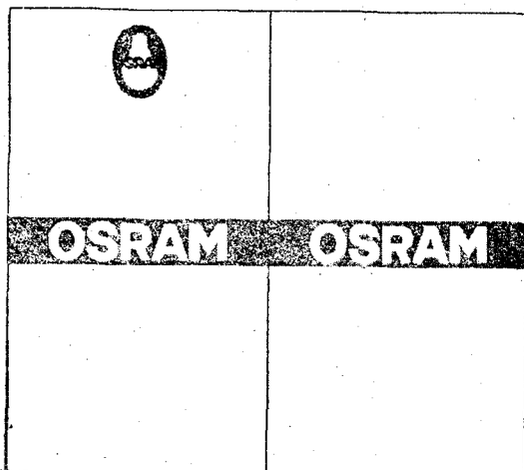
## IN CLASS 33—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the words "RUM" and "SUPERIOR", each separately and apart from the mark as a whole.

39181.—Alcoholic beverages (excluding beer). BACARDI & COMPANY LIMITED, a corporation organized and existing under the laws of the principality of liechtenstein, of Millar Road, New Providence, Commonwealth of the Bahamas, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi.

## IN CLASS 11—SCHEDULE III



Registration of this trade mark shall give no right to the exclusive use of the device of a light bulb separately and apart from the mark as a whole.

38963.—Installation and apparatus for lighting; electric lamps; parts and fittings for all the aforesaid goods included in this class. OSRAM GESELLSCHAFT MIT BESCHRANKTER HAFTUNG, a German company, 8000 Munchen 90, Hellabrunner Strasse 1, Federal Republic of Germany, and c/o Messrs. Kaplan & Stratton, advocates, P.O. Box 40111, Nairobi. 28th June, 1991.

The two applications appearing hereunder are proceeding in the name of INTERSPORT LIMITED, incorporated and existing under the laws of the District of Columbia, U.S.A., of 22633 Davies Drive, Sterling Virginia 22170, U.S.A., and c/o Messrs. Hamilton Harrison & Mathews, advocates, P.O. Box 30333, Nairobi.

## IN CLASS 25—SCHEDULE III

## LANZERA

39156.—Athletic footwear: slippers, sandals, soccer shoes, rugby shoes, golf shoes, baseball shoes, football shoes, and all cleated shoes, tennis shoes, running shoes, track and field shoes, basketball shoes, cross-training shoes, aerobic shoes, boating shoes, casual soft-soled shoes, and sneakers, and hiking, trekking, climbing, skiing and mountaineering boots and shoes.

Clothing: sport and leisure wear, namely, shorts, pants, shirts, T-shirts, jerseys, sports uniforms, socks, gloves, caps, hats, and headwear, (for example, visors), jackets, sweaters, sweatshirts, bath and beach robes, pullovers, warm-up suits, rainsuits, wrist-sticks, hockey sticks, field hockey sticks, polo stick/mallets, golfwear, and gymwear. 5th September, 1991.

## IN CLASS 28—SCHEDULE III

## LANZERA

39157.—Sports goods: sporting articles, namely balls of every kind, protective wear for sports (for example, soccer leg and shin guards), carrying bags for sports equipment, sports towels, travel bags for sport and leisure wear, golf bags, lacrosse sticks, hockey sticks, field hockey sticks, polo stick/mallets, baseball bats, cricket bats, baseball gloves, sporting helmets of every kind, rackets for tennis, squash or shuttlecock, ice roller skates, skis and ski equipment, racket covers, hand-paddles, kickboards, and surf boards. 5th September, 1991.

J. K. MUCHAE,

Deputy Registrar of Trade Marks.

## GAZETTE NOTICE No. 2037

IN THE HIGH COURT OF KENYA AT NAIROBI  
PROBATE AND ADMINISTRATION.

TAKE NOTICE that applications having been made in this court in:

## CAUSE No. 1239 OF 1991

By Alexander Stanley Nduati, of P.O. Box 30798, Nairobi in Kenya, the deceased's son, through Messrs. Shapley Barret & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Irene Waitira, late of Nairobi in Kenya, who died there on 18th March, 1991.

## CAUSE No. 1466 OF 1991

By (1) Banice Nyambura Njau and (2) David Karanja Mwaura, both of P.O. Box 74, Kikuyu in Kenya, the deceased's widow and brother-in-law, respectively, through Messrs. Mohamed & Muigai, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Geoffrey Njau Muigai, late of Kiambu District in Kenya, who died at Muguga in Kenya, on 7th August, 1990.

## CAUSE No. 1490 OF 1991

By Onesmus Mutinda Kiswii, of P.O. Box 4, Mwala in Kenya, the deceased's son, through Messrs. Kivuitu & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Katunge Kiswii Ndumbu, late of Mumbuni, Machakos District in Kenya, who died at Utithini, Mumbuni, on 8th April, 1990.

## CAUSE No. 44 OF 1992

By (1) John Kamau Kinyanjui and (2) Peter Chau Kinyanjui "B", both of P.O. Box 56, Kagwe in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Chau Kinyanjui "A", late of Gatamaiyu Location in Kenya, who died at Kiambu District in Kenya, on 15th April, 1960.

## CAUSE No. 190 OF 1992

By Amina Nyaguthii Male Munyi, of P.O. Box 61157, Nairobi in Kenya, the deceased's widow, through Messrs. Makhecha & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Peter Male Munyi, late of Nairobi in Kenya, who is presumed to have died there.

## CAUSE No. 243 OF 1992

By (1) Sherry Wabuko and (2) Esther Radoli, both of P.O. Box 12283, Nairobi in Kenya, the deceased's widow and sister, respectively, through Messrs. Akhaabi & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Evans Omulama Nehondo, late of Kakamega in Kenya, who died at Mundeku Sub-location, on 13th May, 1991.

## CAUSE No. 381 OF 1992

By (1) Tabitha Mwikali Ndo'o and (2) Agnes Ndulebe Makima, both of P.O. Box 53895, Nairobi in Kenya, the deceased's sisters, through Messrs. Mukuhi Njenga & Company, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Nzomo Muku, late of Wantu, Kilungu, Machakos District in Kenya, who died at Nunguni-Kilome Road in Kenya, on 27th September, 1990.

## CAUSE No. 382 OF 1992

By (1) Kahindi Sakuda, (2) Bakson Ameroki Sakuda and (3) Samwel Ameroki Sakuda, all of P.O. Box 377, Ngong in Kenya, the deceased's sons, for a grant of letters of administration intestate to the estate of Ameroki Sakuda, late of Kajiado in Kenya, who died at Oloishoibor in Kenya, on 2nd October, 1990.

## CAUSE No. 387 OF 1992

By (1) Titipa ene Makira, (2) Mbete ole Barbal and (3) Margrete S. Kileku, all of P.O. Box 81, Loitokitok in Kenya, the deceased's widow, son and a bona fide purchaser, respectively, for a grant of letters of administration intestate to the estate of Barbal ole Sompiroi, late of Kajiado in Kenya, who died at Kuku, Loitokitok in Kenya, on 6th October, 1991.

## CAUSE No. 456 OF 1992

By Luke M. Wasonga, of P.O. Box 53538, Nairobi in Kenya, the deceased's nephew, through Messrs. Oraro & Rachier, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Alfred Randiki Lijera, late of Kakamega in Kenya, who died at Doho Sub-location in Kenya, on 26th August, 1977.

## CAUSE No. 466 OF 1992

By (1) Latiff Shaban Ngirati and (2) Suleiman Ngoto Kiranga, both of P.O. Box 43692, Nairobi, two of the executors named in the deceased's will (the third executor, Swaleh Uledi

Kanyeki, having renounced all his right and title to probate), through Messrs. Swaleh & Kanyeki, advocates of Nairobi, for a grant of probate of the will of Shaban Muhina, late of Sagana, Kirinyaga in Kenya, who died at Consolata Hospital, on 10th July, 1991.

## CAUSE No. 468 OF 1992

By (1) Margaret Wanjiru Mwangi and (2) Boniface Mwangi Gakiri, both of P.O. Box 28863, Nairobi in Kenya, the deceased's mother and father, respectively, through Messrs. Ramesh Sharma & Associates, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Beth Njeri Mwangi, late of Murang'a in Kenya, who died at Kenyatta National Hospital in Kenya, on 24th May, 1990.

## CAUSE No. 469 OF 1992

By (1) Julius Wambua Musau and (2) Wellington Musyimi Itumo, both of Private Bag, Nairobi in Kenya, the deceased's widow and friend, respectively, for a grant of letters of administration intestate to the estate of Rhoda Minoo Mutiso, late of Nairobi in Kenya, who died at Kenyatta National Hospital in Kenya, on 8th October, 1991.

## CAUSE No. 489 OF 1992

By (1) Jane Murugi Mungai and (2) Kimani Wainaina, both of P.O. Box 200, Limuru in Kenya, the deceased's widow and brother, respectively, for a grant of letters of administration intestate to the estate of Francis Wainaina Mungai, late of Nairobi in Kenya, who died there on 24th December, 1988.

## CAUSE No. 492 OF 1992

By (1) Consolata Wanjiku Gakuo and (2) Caroline Wangari Githaiga, both of P.O. Box 2, Kiriaini in Kenya, the deceased's widow and daughter, respectively, for a grant of letters of administration intestate to the estate of Johnstone Githaiga Gakuo, late of Nairobi in Kenya, who died there on 20th February, 1992.

## CAUSE No. 500 OF 1992

By (1) Ruth Nyakio Gathiru and (2) Edith Wairimu Ng'ang'a, both of P.O. Box 20, Ruiru in Kenya, the deceased's mother, and widow, respectively, through Messrs. Rimui & Mubia, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Stephen Ng'ang'a Gathiru, late of Kiambu in Kenya, who died at Nairobi in Kenya, on 16th August, 1991.

## CAUSE No. 502 OF 1992

By (1) John Darragh Mostyn Silvester, (2) Peter Le Pelley, both of P.O. Box 30333, Nairobi in Kenya, and (3) Philip Smiley, of P.O. Box 7006, Nakuru in Kenya, three of the executors named in the deceased's will (all of the other executors from Messrs. Hamilton Harrison & Mathews, advocates having renounced their right and title to probate), through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi, for a grant of probate of the will of Pamela Violet Montagu Douglas Scott, late of Nakuru in Kenya, who died at Rongai, Deloraine in Kenya, on 5th February, 1992.

## CAUSE No. 507 OF 1992

By (1) Janet Karegi Mugai, of P.O. Box 75878, Nairobi in Kenya, and (2) Jason Mungania Maingi, of P.O. Box 44732, Nairobi in Kenya, the deceased's widow and brother, respectively, through Messrs. Munoru Kagiri & Wamae, advocates of Nairobi, for a grant of letters of administration intestate to the estate of Julius Mathiu Mungai, late of Meru in Kenya, who died at Nairobi in Kenya, on 10th December, 1990.

## CAUSE No. 508 OF 1992

By (1) Julieta Wangui Matimu and (2) John Gichuhi Kamau, both of P.O. Box 43, Uplands in Kenya, the deceased's widow and brother, respectively, through R. N. Kitonga, advocate of Nairobi, for a grant of letters of administration intestate to the estate of David Matimu Kamau, late of Kiambu District in Kenya, who died at Githunguri in Kenya, on 27th October, 1991.

## CAUSE No. 509 OF 1992

By Ali Sheikh Ramadhan Gathiyaka, of P.O. Box 13032, Nairobi in Kenya, the deceased's son, through S. V. Kanyeki, advocate of Nairobi, for a grant of letters of administration intestate to the estate of Sheikh Ramadhan Gadhika, late of Nairobi in Kenya, who died at Kenyatta National Hospital in Kenya, on 19th April, 1990.

## CAUSE No. 510 OF 1992

By (1) Elizabeth Cherotich and (2) Alice J. Mondri, both of P.O. Box 30197, Nairobi in Kenya, the deceased's widow and sister-in-law, respectively, for a grant of letters of administration intestate to the estate of Wycliffe Amiani Kozarani, late of Nairobi in Kenya, who died there on 28th October, 1991.

## CAUSE No. 511 OF 1992

By (1) John Darragh Mostyn Silvester, of P.O. Box 30333, Nairobi in Kenya, a senior partner of Messrs. Hamilton Harrison & Mathews, advocates of Nairobi, the executor named in the deceased's will, through Messrs. Hamilton Harrison & Mathews, advocates of Nairobi, for a grant of probate of the will of Henry Powell Greensmith, late of Nairobi in Kenya, who died there on 9th March, 1992.

## CAUSE No. 517 OF 1992

By Joseph Johnson Karanja Mbugua, of P.O. Box 30165, Nairobi in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Catherine Wanjiku Mbugua, late of Gatundu in Kenya, who died there on 26th August, 1980.

## CAUSE No. 518 OF 1992

By Joseph Johnson Karanja Mbugua, of P.O. Box 30165, Nairobi in Kenya, the deceased's widower, for a grant of letters of administration intestate to the estate of Lucy Njeri Karanja Mbugua, late of Nairobi in Kenya, who died there on 7th January, 1989.

## CAUSE No. 519 OF 1992

By Joseph Johnson Karanja Mbugua, of P.O. Box 30165, Nairobi in Kenya, the deceased's son, for a grant of letters of administration intestate to the estate of Mbugua Nduku, late of Gatundu in Kenya, who died at Gatundu Police Station in Kenya, on 2nd September, 1990.

## CAUSE No. 520 OF 1992

By Mary Wanjiru Kimaru (Mrs.), of P.O. Box 60431, Nairobi in Kenya, one of the executors named in the deceased's will (the other executors in the firm of Messrs. Hamilton Harrison & Mathews, having renounced all their rights and title to probate), through Messrs. Gichuru Mathenge & Company, advocates of Nairobi, for a grant of probate of the will of Salome Nyakirima Ng'ang'a, late of Kiambu District in Kenya, who died at Bibirioni, Limuru Location, on 11th June, 1991.

## CAUSE No. 523 OF 1992

By (1) Nasser Sultanali Aladin Lalji and (2) Shiran Sultanali Aladin Lalji, both of P.O. Box 41924, Nairobi in Kenya, the executors named in the deceased's will, through Messrs. Okwach & Company, advocates of Nairobi, for a grant of probate of the will of Sultanali Aladin Lalji, late of Nairobi in Kenya, who died there on 19th March, 1992.

## CAUSE No. 524 OF 1992

By Lilian Egwa, of P.O. Box 31880, Nairobi in Kenya, one of the residuary legatee named in the deceased's will, through Messrs. Musyoka & Wambua, advocates of Nairobi, for a grant of letters of administration with written will annexed of the estate of Maria Tabu Kanute, late of Nairobi in Kenya, who died there on 15th November, 1991.

## CAUSE No. 525 OF 1992

By Nabat Khanoo d/o Rajan Kachra w/o Nizarali Ismail Mawani, of P.O. Box 44782, Nairobi in Kenya, one of the residuary legatee named in the deceased's will (the executor, Sadrudin Rajan Kachra, having renounced his right and title to probate), through Messrs. Esmail & Esmail, advocates of Nairobi, for a grant of letters of administration with written will annexed of the estate of Ali Rajan Kachra Thobani, late of Bondeni in Kenya, who died there in June, 1989.

## CAUSE No. 535 OF 1992

By Velji Goshar Maroo, of P.O. Box 40022, Nairobi in Kenya, the deceased's widower, through K. H. Rawal (Mrs.), advocate of Nairobi, for a grant of letters of administration intestate to the estate of Maniben Velji Maroo, late of Nairobi in Kenya, who died there on 1st November, 1991.

## CAUSE No. 546 OF 1992

By Philis Wambura Gitonga, of P.O. Box 73430, Nairobi in Kenya, the deceased's mother, for a grant of letters of administration intestate to the estate of James Migwi Gitonga, late of Nairobi in Kenya, who died there on 24th September, 1991.

The court will proceed to issue the same unless cause be shown to the contrary and appearance in this respect entered within thirty (30) days from the date of publication of this notice in the *Kenya Gazette*.

Dated the 11th May, 1992.

C. K. NJAI,

Principal Deputy Registrar, Nairobi.

Note.—The wills mentioned above have been deposited in and are open to inspection at the court.

## GAZETTE NOTICE No. 2038

IN THE HIGH COURT OF KENYA AT NYERI  
IN THE MATTER OF THE ESTATE OF WAWERU  
WACHIRA OF WARAZA SUB-LOCATION, KABARU  
LOCATION, KIENI EAST, NYERI DISTRICT

PROBATE AND ADMINISTRATION  
SUCCESSION CAUSE No. 21 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Waraza Sub-location, on 2nd September, 1973, has been filed in this registry by Daniel Warui Waweru, of P.O. Box 46, Kiganjo, in his capacity as administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 3rd April, 1992.

J. S. MUSHELLE,  
Deputy Registrar, Nyeri.

## GAZETTE NOTICE No. 2039

IN THE HIGH COURT OF KENYA AT KERICHO  
IN THE MATTER OF THE ESTATE OF KIMETO  
ARAP SINO

PROBATE AND ADMINISTRATION  
SUCCESSION CAUSE No. 21 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Maraba-Sosiot, Kericho, on 14th February, 1991, has been filed in this registry by David Cheruiyot arap Kirui, of P.O. Box 93, Sosiot, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 10th March, 1992.

J. L. SUNKULI,  
Deputy Registrar, Kericho.

## GAZETTE NOTICE No. 2040

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT MURANG'A

IN THE MATTER OF THE ESTATE OF MIHARI  
NYAGA OF MURANG'A DISTRICT

PROBATE AND ADMINISTRATION  
SUCCESSION CAUSE No. 260 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kigumo Division, Location 18, on 6th July, 1984, has been filed in this registry by Stanley Mwangi Titau, of P.O. Box 58, Maragua, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th September, 1991.

A. O. MUCHELULE,  
District Registrar, Murang'a.

## GAZETTE NOTICE No. 2041

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT MURANG'A

IN THE MATTER OF THE ESTATE OF MBOGO  
MWAURA OF MURANG'A DISTRICT

PROBATE AND ADMINISTRATION  
SUCCESSION CAUSE No. 143 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rwathia Village, Kanyenyaini, in 1953, has been filed in this registry by Mwaura Mbogo, of P.O. Box 45, Kihoya, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 22nd May, 1992.

W. N. NJAGE,  
District Registrar, Murang'a.

## GAZETTE NOTICE No. 2042

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT KIAMBU

IN THE MATTER OF THE ESTATE OF MONICA  
WANJIRU MWANGI OF RIRONI VILLAGE, LIMURU  
LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION  
SUCCESSION CAUSE No. 100 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rironi, on 7th August, 1980, has been filed in this registry by Paul Ngige Mwangi, of P.O. Box 196, Limuru, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 14th May, 1992.

R. K. MWANGI,  
District Registrar, Kiambu.

## GAZETTE NOTICE No. 2043

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT KIAMBU

IN THE MATTER OF THE ESTATE OF DAVID  
KURIA KAMAU OF LIMURU VILLAGE, LIMURU  
LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION  
SUCCESSION CAUSE No. 139 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 3rd November, 1991, has been filed in this registry by Agnes Wanjiku Kuria, of Limuru, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 29th May, 1992.

R. K. MWANGI,  
District Registrar, Kiambu.

## GAZETTE NOTICE No. 2044

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF NJOKA  
KABAUKU OF KIAMBU DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 4 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Githunguri Location, on 31st May, 1986, has been filed in this registry by Ruth Muthoni Njoka, of Githunguri, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 16th January, 1992.

NJERU ITHIGA,  
District Registrar, Githunguri.

## GAZETTE NOTICE No. 2045

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF KARUNGU  
GAKUNGA OF GITHUNGURI  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 8 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Mazeras, Mombasa, on 3rd September, 1975, has been filed in this registry by Alice Wachu Karungu, of P.O. Box 125, Githunguri, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 4th March, 1992.

NJERU ITHIGA,  
District Registrar, Githunguri.

## GAZETTE NOTICE No. 2046

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF TITUS  
WATHIKA MACHARIA  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 9 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at A.I.C. Kijabe Medical Centre, on 12th October, 1991, has been filed in this registry by (1) Grace Wangui Titus and (2) Paul Muchiri Wathika, both of P.O. Box 224, Githunguri, in their respective capacities as widow and son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th March, 1992.

NJERU ITHIGA,  
District Registrar, Githunguri.

## GAZETTE NOTICE No. 2047

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF SAMUEL  
NG'ANG'A MWENDA OF KIAMBU DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 10 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kiambu, on 9th September, 1991, has been filed in this registry by Sabina Muthoni Ng'ang'a, of P.O. Box 27, Gathirui, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th March, 1992.

NJERU ITHIGA,  
District Registrar, Githunguri.

## GAZETTE NOTICE No. 2048

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF KANYINGI  
NJOROGE OF KIMATHI SUB-LOCATION,  
KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 11 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Kiambu, on 14th April, 1990, has been filed in this registry by Loise Wanjiru Kanyingi, of P.O. Box 35, Githunguri, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th March, 1992.

NJERU ITHIGA,  
District Registrar, Githunguri.

## GAZETTE NOTICE No. 2049

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT GITHUNGURI

IN THE MATTER OF THE ESTATE OF BORO  
NJOROGE OF KIMATHI SUB-LOCATION,  
KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 12 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kanjai, on 22nd April, 1982, has been filed in this registry by Mary Njeri Rurigi, of P.O. Box 35, Githunguri, in her capacity as widow of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 17th March, 1992.

NJERU ITHIGA,  
District Registrar, Githunguri.

## GAZETTE NOTICE No. 2050

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF JACKTON  
OYOO OJWANG' OF SOUTH NYANZA DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 11 of 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at South Sakwa, Waware Sub-location, on 4th April, 1987, has been filed in this registry by Richard Aluoch Ojwang', of Waware Sub-location, South Sakwa Location, P.O. Box 83, Sare, in his capacity as brother of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 18th February, 1992.

KEANA MOGAMBI,  
District Registrar, Homa Bay.

## GAZETTE NOTICE No. 2051

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF PAULINE  
w/o OJWANG' OF SOUTH NYANZA DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 12 of 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at North Kamagambo, Kameji, on 8th November, 1977, has been filed in this registry by Maurice Abuya Mbori, of Kameji Sub-location, North Kamagambo, P.O. Box 59, Rongo, in his capacity as grandson of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 20th February, 1992.

KEANA MOGAMBI,  
District Registrar, Homa Bay.

## GAZETTE NOTICE No. 2052

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF HEZRON  
AGORO OF SOUTH NYANZA DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 13 of 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at East Kamagambo, Kong'udi, on 7th May, 1991, has been filed in this registry by Peter Orony Agoro, of East Kamagambo Sub-location, Kong'udi, P.O. Box 37, Rongo, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 25th February, 1992.

KEANA MOGAMBI,  
District Registrar, Homa Bay.

## GAZETTE NOTICE No. 2053

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF DANIEL  
ODINGA OF SOUTH NYANZA DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 14 of 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at South Kanyamkago, has been filed in this registry by Onamu Odinga, of South Kanyamkago Sub-location, Kawere II, P.O. Box 121, Suna, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 26th February, 1992.

KEANA MOGAMBI,  
District Registrar, Homa Bay.

## GAZETTE NOTICE No. 2054

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF MWITA  
MARWA SINYAWA OF SOUTH NYANZA DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 15 of 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nyamotambe, Kararoti, on 28th July, 1985, has been filed in this registry by Warema Maroa Sinyaro, of Busonga Sub-location, Nyabasi Location, P.O. Box 84, Kehancha, in his capacity as brother of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th March, 1992.

KEANA MOGAMBI,  
District Registrar, Homa Bay.

## GAZETTE NOTICE No. 2055

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT HOMA BAY

IN THE MATTER OF THE ESTATE OF OONDO  
ADENYO OF SOUTH NYANZA DISTRICT  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 17 of 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kodumo East, Kabondo Location, on 10th August, 1990, has been filed in this registry by Tobias Dongo Oondo, of Kodumo East Sub-location, Kabondo, P.O. Box 99, Sondu, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 12th March, 1992.

KEANA MOGAMBI,  
District Registrar, Homa Bay.

## GAZETTE NOTICE No. 2056

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT THIKA

IN THE MATTER OF THE ESTATE OF GICHUHI  
NJUGUNA OF MAKUYU, MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 209 OF 1991

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Murang'a District, on 25th October, 1990, has been filed in this registry by Mwangi Gichuhi, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 14th November, 1991.

S. N. MUTUKU,  
District Registrar, Thika.

## GAZETTE NOTICE No. 2057

IN THE PRINCIPAL MAGISTRATE'S COURT  
AT THIKA

IN THE MATTER OF THE ESTATE OF MUGO  
KABERE OF KIHUMBUINI LOCATION, GATANGA,  
MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 46 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Gathanji Village, Murang'a District, on 29th March, 1985, has been filed in this registry by Rushia Wanjiru Mugo, in her capacity as an administratrix of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 19th March, 1992.

S. N. MUTUKU,  
District Registrar, Thika.

## GAZETTE NOTICE No. 2058

IN THE PRINCIPAL MAGISTRATE'S COURT  
AT THIKA

IN THE MATTER OF THE ESTATE OF JOSEPH  
GITU NJUGUNA OF RUCHU, KANDARA,  
MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 51 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Nairobi, on 14th March, 1987, has been filed in this registry by (1) Rachel Wairimu GITU (2) Njoroge Njuguna, both of P.O. Box 1606, Thika, in their respective capacities as administratrix and administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 23rd March, 1992.

S. N. MUTUKU,  
District Registrar, Thika.

## GAZETTE NOTICE No. 2059

IN THE PRINCIPAL MAGISTRATE'S COURT  
AT THIKA

IN THE MATTER OF THE ESTATE OF CHARLES  
WAMBUA NZIOKA OF TALA, MACHAKOS DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 64 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Tala-Kangundo Road, on 17th January, 1992, has been filed in this registry by (1) Agnes Kavisa Tumbo and (2) Tabitha Mbeni Nzioka, in their capacities as administratrices of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 2nd April, 1992.

S. N. MUTUKU,  
District Registrar, Thika.

## GAZETTE NOTICE No. 2060

IN THE PRINCIPAL MAGISTRATE'S COURT  
AT THIKA

IN THE MATTER OF THE ESTATE OF ESTHER  
WANJIRU OF GATHAITE SUB-LOCATION, NNDARUGU  
LOCATION, KIAMBU DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 67 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at District Hospital, Thika, on 5th July, 1991, has been filed in this registry by Isaack Kiragu Gathogo, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 10th April, 1992.

S. N. MUTUKU,  
District Registrar, Thika.

## GAZETTE NOTICE No. 2061

IN THE PRINCIPAL MAGISTRATE'S COURT AT THIKA

IN THE MATTER OF THE ESTATE OF WANJHIA  
GACHAU ALIAS WANJHIA KIHUHA GACHAU  
OF RUCHU LOCATION, GICHAGI-INI,  
MURANG'A DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 73 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased's, who died at Thika, on 26th December, 1986, has been filed in this registry by (1) Stephen Mbiru Kamau and (2) Kamau Mwangi, in their capacities as administrators of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 4th May, 1992.

W. N. NYARIMA,  
District Registrar, Thika.

## GAZETTE NOTICE No. 2062

IN THE SENIOR RESIDENT MAGISTRATE'S COURT  
AT KERUGOYAIN THE MATTER OF THE ESTATE OF GAKANDI  
KONDU OF KIARITHA, KAGUYU SUB-LOCATION  
PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 105 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Kiaritha, Kaguyu Sub-location, on 24th December, 1984, has been filed in this registry by Kanoru Ikua, of P.O. Box 12, Kerugoya, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 18th May, 1992.

E. N. MAINA,  
*District Registrar, Kerugoya.*

## GAZETTE NOTICE No. 2063

IN THE RESIDENT MAGISTRATE'S COURT  
AT KERUGOYAIN THE MATTER OF THE ESTATE OF SAMUEL  
KANYUIRA KARIUKI

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 112 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Rukanga Village, on 23rd March, 1992, has been filed in this registry by Johnson Kariuki Kihuga, of P.O. Box 90, Sagana, in his capacity as an administrator of the deceased's estate.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 22nd May, 1992.

E. N. MAINA,  
*District Registrar, Kerugoya.*

## GAZETTE NOTICE No. 2064

IN THE RESIDENT MAGISTRATE'S COURT AT SIIAYA  
IN THE MATTER OF THE ESTATE OF OKETCH OBEL  
OF SIIAYA DISTRICT

PROBATE AND ADMINISTRATION

SUCCESSION CAUSE No. 14 OF 1992

LET ALL the parties concerned take notice that a petition for a grant of letters of administration intestate to the estate of the above-named deceased, who died at Ugunja sub-location, Uholo Location, Siaya District in the Republic of Kenya, on 18th October, 1970, has been filed in this registry by Peter Odhiambo, of Ugunja, in his capacity as son of the deceased.

And further take notice that objections in the prescribed form to the making of the proposed grant are invited and must be lodged in this registry within thirty (30) days of publication of this notice.

And further take notice that if no objection has been lodged in this registry in the prescribed form within thirty (30) days of the date of publication of this notice, the court may proceed to make the grant as prayed or to make such order as it thinks fit.

Dated the 2nd March, 1992.

AOL-NDIGA,  
*District Registrar, Siaya.*

## GAZETTE NOTICE No. 2065

## IN THE MATTER OF THE COMPANIES ACT

(Cap. 486)

AND

## IN THE MATTER OF KIBUCHO LIMITED

## IN THE HIGH COURT OF KENYA AT NAIROBI

BANKRUPTCY AND WINDING-UP CAUSE No. 44 OF 1991

NOTICE is given that a petition for the winding-up of the above-named company by the High Court of Kenya at Nairobi, was, on 27th September, 1991, presented to the said court by Pan African Credit and Finance Limited, P.O. Box 47529, Nairobi, Kenya; and that the said petition is directed to be heard before the court sitting at Nairobi, on 30th July, 1992, at 9 a.m., and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing in person or by his advocate for the purpose and a copy of the petition will be furnished by the undersigned to any creditor or contributory of the said company requiring such copy on payment of the regulated charge for the same.

Dated the 25th May, 1992.

RUSTAM HIRA,  
*Advocate for the Petitioner,  
Jubilee Insurance Exchange,  
P.O. Box 47848, Nairobi.*

## NOTE

Any person who intends to appear on the hearing of the said petition must serve on, or send by post to the above-named, notice in writing of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm and must be signed by the person or firm, or his or their advocate, if any, and must be served, or if posted, must be sent by post in sufficient time to reach the above-named, not later than 30th July, 1992, at 4 p.m.

## GAZETTE NOTICE No. 2066

## KENYA NATIONAL ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

*Policy No. 0195669 in the name and on the life of Thomas  
Thenge Gitiriku.*

REPORT has been made of the loss of the above-numbered policy. Notice is given that unless objection is made to the contrary to the office of the company within thirty (30) days the maturity value shall be paid and the company's liability shall cease.

Dated the 13th May, 1992.

Z. J. OKONGO,  
*Life Manager.*

## GAZETTE NOTICE No. 2067

## KENYA NATIONAL ASSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 20425, Nairobi

LOSS OF POLICY

*Policy No. EAK 302184 in the name and on the life of Naran-  
drakumar Kanji Shah.*

IT HAS been reported to this company that the above-numbered life policy is either lost or stolen. Notice is given that unless objection has been lodged to the contrary at the head office of this company within thirty (30) days from the date of this notice, the maturity claim under the policy will be paid and the company's liability in the said policy will cease.

Z. J. OKONGO,  
*Life Manager.*

## GAZETTE NOTICE No. 2068

## THE JUBILEE INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 30376, Nairobi

## LOSS OF POLICY

*Policy No. 117715 in the name and on the life of Ali Jamal Mohamed.*

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

Dated the 14th April, 1992.

M. W. MUNUVE,  
Manager, Life Department.

## GAZETTE NOTICE No. 2069

## APOLLO INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 81821, Mombasa

## LOSS OF POLICY

*Policy No. 035889 in the name and on the life of Florence Ciamwari for KSh. 50,000 (sum assured).*

NOTICE having been given of the loss of the above-numbered policy, its duplicate will be issued unless objection is filed with the undersigned within one (1) month from the date of publication of this notice.

Dated the 5th June, 1992.

S. M. SHAH,  
Managing Director.

## GAZETTE NOTICE No. 2070

## APOLLO INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 81821, Mombasa

## LOSS OF POLICY

*Policy No. 015887 in the name and on the life of Esther Mwikali Mbuvi for KSh. 5,000 (sum assured).*

NOTICE having been given of the loss of the above-numbered policy, its duplicate will be issued unless objection is filed with the undersigned within one (1) month from the date of publication of this notice.

Dated the 5th June, 1992.

S. M. SHAH,  
Managing Director.

## GAZETTE NOTICE No. 2071

## APOLLO INSURANCE COMPANY LIMITED

(Incorporated in Kenya)

Head Office: P.O. Box 81821, Mombasa

## LOSS OF POLICY

*Policy No. 020172 in the name and on the life of Mary N. Njuguna (Mrs.) (deceased).*

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

Dated the 6th February, 1992.

R. KRISHNASWAMY,  
Manager, Life and Actuarial.

## GAZETTE NOTICE No. 2072

## THE LOCAL GOVERNMENT ACT

(Cap. 265)

## THE ISIOLO TRADE DEVELOPMENT JOINT BOARD

(APPOINTMENT OF BOARD MEMBERS)

IN EXERCISE of the powers conferred by section 6 (3) of the Local Government Act, the Isiolo Trade Development Joint Board appoints—

Cllr. James ole Lanturie,  
Cllr. Hussein Guyo Shano,  
Cllr. Mohamed Ali,

to be members of the Isiolo Trade Development Joint Board.

Dated the 2nd October, 1991.

O. A. FARAH,  
Clerk to Council.

## GAZETTE NOTICE No. 2073

## THE RATING ACT

(Cap. 267)

## THE COUNTY COUNCIL OF TAITA/TAVETA

PURSUANT to the provisions of section 15 of the Rating Act, notice is given that the County Council of Taita/Taveta, with the approval of the Minister for Local Government, has levied a rate of 7 per cent on the unimproved site value of land appearing in the valuation rolls for Wundanyi and Taveta townships. Also it has levied a graduated rate on all registered land payable by land owners who own 50 acres and above.

All 1992 rates became due on 1st January, 1992, and are payable on 30th June, 1992, with interest of 1 per cent or any part thereof remaining unpaid after 30th June, 1992.

Dated the 8th May, 1992.

M. M. KALELA,  
Clerk to Council.

## GAZETTE NOTICE No. 2074

## CHANGE OF NAME

TAKE NOTICE that by a deed poll dated 29th April, 1992, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 272 in Volume DI, Folio 367/786, File DHV, by our client, Anoop Shah, of P.O. Box 46309, Nairobi in the Republic of Kenya, formerly known as Anoop Kumar Pravinchandra Velji Shah, formally and absolutely renounced and abandoned the use of his former name Anoop Kumar Pravinchandra Velji Shah and in lieu thereof assumed and adopted the name Anoop Shah for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Anoop Shah only.

Dated the 21st May, 1992.

VELJEE DEVSHI & BAKRANIA,  
Advocates for Anoop Shah,  
formerly known as Anoop Kumar Pravinchandra  
Velji Shah.

## GAZETTE NOTICE No. 2075

## RAPID KATE SERVICES LIMITED

LOSS OF CASH SALES AND INVOICES

NOTICE is given that the underlisted cash sales and invoices have been reported as missing or stolen. The general public is notified that as none of these cash sales and invoices have been issued by the company and/or its agents, they are of no effect and the company is not responsible for any use of these invoices and cash sales by any unauthorized person, and will not entertain any liability arising out of unauthorized use of these documents.

Bond Invoice No.

20716 In triplicate

M. V. VELANI,  
Managing Director.

GAZETTE NOTICE NO. 2076

## THE GOVERNMENT LANDS ACT

(Cap. 280)

## PLOTS FOR ALIENATION—MAKUTANO TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above municipality described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Laikipia County Council, P.O. Box 4, Nanyuki, on the prescribed forms which are available from the District Lands Office, Laikipia, and the office of the County Clerk, P.O. Box 4, Nanyuki.

3. Applications must be sent so as to reach the town clerk not later than noon, on 6th July, 1992, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands 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 pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

*General Conditions*

The grant will be made under the provisions of the Government Lands/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

*Special Conditions*

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands and the local

authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, 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 of Lands:

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

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

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

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for purposes in the schedule.

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

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

8. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

9. The lessee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands 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 (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

10. The lessee 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 of Lands may assess.

11. The lessee shall not sell, transfer, sublet, charge duties or 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.

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

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

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

15. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of ten (10) years. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

#### MAKUTANO TOWNSHIP

##### COMMERCIAL PLOTS—ZONE 5<sub>3</sub> AND 5<sub>2</sub> (75%)

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees
1-12	0.045	2,700	540	—

##### HIGH DENSITY RESIDENTIAL—ZONE 0<sub>1</sub>—50%

1-12	0.042	1,300	260	—
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##### LIGHT INDUSTRIAL ZONE I<sub>1</sub>

2	0.054	2,200	440	—
2-6	0.045	1,800	360	—

#### GAZETTE NOTICE No. 2077

#### THE GOVERNMENT LANDS ACT

(Cap. 280)

##### PLOTS FOR ALIENATION—LOSOGWA TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Laikipia County Council, P.O. Box 4, Nanyuki, on the prescribed forms which are available from the District Lands Office, Laikipia, and the office of the County Clerk, P.O. Box 4, Nanyuki.

3. Applications must be sent so as to reach the county clerk not later than noon, on 6th July, 1992, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000, made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- Credited to a successful applicant.
- Refunded to an unsuccessful applicant.
- Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- The amount of capital it is proposed to spend on the project.
- The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- The manner in which it is proposed to raise the balance required for development, if any.
- Full details of both residential and/or commercial properties owned by the applicant in the township.
- Individual applicants to indicate numbers of their identity cards.
- In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

##### General Conditions

The grant will be made under the provision of the Government Lands Act/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter of application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

##### Special Conditions

No buildings shall be erected on the land nor shall additions or external alterations be made to any buildings otherwise than in conformity with plans and specifications previously approved in writing by the Commissioner of Lands

and the local authority. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water) drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, 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 of Lands:

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

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

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the buildings within the period aforesaid the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the lessee fifty (50) per centum of the stand premium paid in respect of the land;

(b) at any subsequent time prior to the expiration of the said building period the Commissioner of Lands shall refund the lessee twenty-five (25) per centum of the said stand premium; or

(c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

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

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

8. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

9. The lessee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands may estimate to be proportionate cost of constructing all roads and drains and sewers serving or adjoining the land shall on completion of such construction and the ascertainment of the actual proportion cost either pay (within seven (7) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

10. The lessee 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 of Lands may assess.

11. The lessee shall not sell, transfer, sublet, charge duties or 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.

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

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

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

15. The Commissioner of Lands reserves the right to revise of the ten (10) years of the term. Such rental will be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

#### LOSOGWA TOWNSHIP

##### HIGH DENSITY RESIDENTIAL PLAN 40(a) (50%)

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees
		Sh.	Sh.	Sh.
1	0-0375	1,100	220	—
2	0-0375	1,100	220	—
3	0-0375	1,100	220	—
4-5	0-0364	1,100	220	—
6	0-0375	1,100	220	—
7	0-042	1,300	260	—
8-9	0-0375	1,100	220	—
10-11	0-0362	1,100	220	—
12-13	0-0375	1,100	220	—
14-15	0-0375	1,100	220	—
16	0-045	1,300	260	—
17	0-045	1,300	260	—
18	0-041	1,200	240	—

##### B—MEDIUM DENSITY RESIDENTIAL (50%)

1	0-053	1,600	320	—
2	0-058	1,700	340	—
3-6	0-06	1,800	360	—
7	0-075	2,200	440	—
8-14	0-058	1,700	340	—
15-21	0-06	1,800	360	—
22-28	0-045	1,300	260	—

##### COMMERCIAL PLAN—40(b) (75%)

12	0-047	2,800	560	—
13	0-045	2,700	540	—
14	0-0375	2,200	440	—
15	0-0375	2,200	440	—

GAZETTE NOTICE NO. 2078

## THE GOVERNMENT LANDS ACT

(Cap. 280)

## PLOTS FOR ALIENATION—LAMURIA TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Laikipia County Council, P.O. Box 4, Nanyuki, on the prescribed forms which are available from the District Lands Office, Laikipia, and the office of the County Clerk, P.O. Box 4, Nanyuki.

3. Applications must be sent so as to reach the county clerk not later than noon, on 6th July, 1992, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands 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 pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in the township.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

*General Conditions*

The grant will be made under the provisions of the Government Lands/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

*Special Conditions*

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

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, 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 of Lands:

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

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

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

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or
- (c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

6. The buildings shall not cover a greater area of the land or such lesser area as may be laid down by the local authority in its by-laws.

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

8. The lessee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

9. The grantee shall pay to the Commissioner of Lands on demand such sum as the Commissioner of Lands 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 (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

10. The lessee 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 of Lands may assess.

11. The lessee shall not sell, transfer, sublet, charge duties or 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.

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

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

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

15. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

## LAMURIA TRADING CENTRE

MEDIUM DENSITY RESIDENTIAL ZONE 0<sub>2</sub>—50%

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees
		Sh.	Sh.	Sh.
1	0.08	2,400	480	—
2	0.08	2,400	480	—
3	0.08	2,400	480	—
4	0.08	2,400	480	—
5	0.08	2,400	480	—
6	0.75	2,200	440	—
7	0.08	2,400	480	—
8	0.08	2,400	480	—
9	0.08	2,400	480	—
10	0.08	2,400	480	—
11	0.08	2,400	480	—
12	0.08	2,400	480	—

HIGH DENSITY RESIDENTIAL—SITE COVERAGE ZONE 0<sub>1</sub> (50%)

1	0.045	1,300	260	—
2	0.045	1,300	260	—
3	0.045	1,300	260	—
4	0.045	1,300	260	—
5	0.045	1,300	260	—
6	0.045	1,300	260	—
7	0.045	1,300	260	—
8	0.045	1,300	260	—
9	0.045	1,300	260	—
10	0.045	1,300	260	—
11	0.045	1,300	260	—
12	0.045	1,300	260	—
13	0.045	1,300	260	—
14	0.045	1,300	260	—
15	0.045	1,300	260	—
16	0.045	1,300	260	—

## LIGHT INDUSTRIAL—ZONE I (90%)

1-14	0.045	1,300	350	—
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COMMERCIAL ZONE 5<sub>3</sub>—(75%)

1-29	0.045	2,700	540	—
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## GAZETTE NOTICE No. 2079

## THE GOVERNMENT LANDS ACT

(Cap. 280)

## PLOTS FOR ALIENATION—SOSIAN TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Laikipia County Council, P.O. Box 4, Nanyuki, on the prescribed forms which are available from the District Lands Office, Laikipia, and the office of the County Clerk, P.O. Box 4, Nanyuki.

3. Applications must be sent so as to reach the county clerk not later than noon, on 6th July, 1992, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands as deposit which will be dealt with as follows:

- Credited to a successful applicant.
- Refunded to an unsuccessful applicant.
- Forfeited if a successful applicant fails to pay within thirty (30) days of the offer of a plot, and the applicant shall have no further claim thereto.
- Non-refundable KSh. 100, payable to the Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- The amount of capital it is proposed to spend on the project.
- The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- The manner in which it is proposed to raise the balance required for development, if any.
- Full details of both residential and/or commercial properties owned by the applicant in the township.
- Individual applicants to indicate numbers of their identity cards.
- In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contributions in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

## General Conditions

The grant will be made under the provisions of the Government Lands/Trust Land Act, and title will be issued under the Registration of Titles Act (Cap. 281), or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of allottee as given in letter or application and will be subject to the special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

## Special Conditions

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

2. The lessee shall, within six (6) calendar months of the actual registration of the lease submit in triplicate to the local authority and the Commissioner of Lands plans, (including block plans showing the positions of the buildings and system of drainage for the disposal of sewage, surface and sullage water), drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, 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 of Lands:

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

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

4. Should the lessee give notice in writing to the Commissioner of Lands that he is unable to complete the building within the period aforesaid, the Commissioner of Lands shall (at the lessee's expense) accept a surrender of land comprised herein:

Provided further that if such notice as aforesaid shall be given—

(a) within twelve (12) months, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or

(b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee twenty-five (25) per cent of the said stand premium; or

(c) in the event of notice being given after the expiration of the said building period, no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

6. The buildings shall not cover a greater area of the land or such lesser area as may be laid down by the local authority in its by-laws.

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

8. The grantee shall not subdivide the land without the prior consent in writing of the Commissioner of Lands.

9. The lessee shall pay to the Commissioner of Lands, on demand such sum as the Commissioner of Lands 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 (7) days of demand) or be refunded the amount by which the actual proportionate cost either exceeds or falls short of the amount paid as aforesaid.

10. 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 of Lands may assess.

11. The lessee shall not sell, transfer, sublet, charge duties or 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.

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

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

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

15. The Commissioner of Lands reserves the right to revise the annual ground rental payable hereunder after the expiration of every ten (10) years of the term. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

#### LESERU (SOSIAN)

##### LIGHT INDUSTRIAL ZONE I<sub>1</sub>—(90%)

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees
		Sh.	Sh.	Sh.
1	0.048	1,900	380	—
2	0.041	1,600	320	—
3	0.045	1,800	360	—

##### HIGH DENSITY RESIDENTIAL ZONE O<sub>1</sub> (50%)

1	0.046	1,400	280	—
2	0.047	1,400	280	—
3	0.050	1,500	300	—
4	0.057	1,700	340	—
5	0.047	1,400	280	—
6	0.049	1,500	300	—
7	0.049	1,500	300	—
8	0.056	1,700	340	—
9	0.049	1,500	300	—
10	0.044	1,300	260	—
11	0.043	1,300	260	—
12	0.036	1,100	220	—
13	0.037	1,100	220	—
14	0.041	1,200	240	—
15	0.039	1,200	240	—
16	0.037	1,100	220	—
17	0.036	1,100	220	—
18	0.035	1,000	200	—
19	0.039	1,200	240	—
20	0.050	1,500	300	—

GAZETTE NOTICE NO. 2080

## THE GOVERNMENT LANDS ACT

(Cap. 280)

## PLOTS FOR ALIENATION—OL'TAFFETA TOWNSHIP

THE Commissioner of Lands invites applications for the allocation of plots in the above township described in the schedule hereto. A plan showing the plots may be obtained from the Public Map Office, P.O. Box 30089, Nairobi, on payment of KSh. 10, post free.

2. Completed applications should be submitted to the Commissioner of Lands, Nairobi, through the County Clerk, Laikipia County Council, P.O. Box 4, Nanyuki, on the prescribed forms which are available from the District Lands Office, Laikipia, and the office of the County Clerk, P.O. Box 4, Nanyuki.

3. Applications must be sent so as to reach the county clerk not later than noon, on 6th July, 1992, and the applicants must enclose with their applications either a banker's cheque, money order or postal order for KSh. 1,000 made payable to the Commissioner of Lands 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 pay within thirty (30) days of the offer of a plot, and the applicant have no further claim thereto.
- (d) Non-refundable KSh. 100, payable to Commissioner of Lands.

4. Each application should be accompanied by a statement indicating:

- (a) The amount of capital it is proposed to spend on the project.
- (b) The amount of actual capital available for development with banker's letter or other evidence of financial status in support.
- (c) The manner in which it is proposed to raise the balance required for development, if any.
- (d) Full details of both residential and/or commercial properties owned by the applicant in town.
- (e) Individual applicants to indicate numbers of their identity cards.
- (f) In case of companies, names of directors to be included.

5. The successful allottee of a plot shall pay to the Commissioner of Lands within thirty (30) days of notification that his/her application has been successful, the stand premium and proportion of the annual rent together with conveyancing, stamp duty, registration fees, contribution in lieu of rates, roads and drains charges and survey fees. In default of payment within the specified time, the Commissioner of Lands may cancel the allocation and the applicant shall have no claim to the plot.

*General Conditions*

The grant will be made under the provision of the Government Lands Act, and title will be issued under the Registration of Titles Act (Cap. 281) or the Registered Land Act (Cap. 300), as the case may be.

2. The grant will be issued in the name of the allottee as given in the letters of application and will be subject to special conditions set out below.

3. The term of the grant will be for ninety-nine (99) years from the first day of the month following the issue of the letter of allotment.

*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. The Commissioner of Lands shall not give his approval unless he is satisfied that the proposals are such as to develop the land adequately and satisfactorily.

2. The lessee shall, within six (6) calendar months of the actual registration of the lease, submit in triplicate to the local authority and the Commissioner of Lands plans (including block plans showing the positions of the buildings and a system of drainage for the disposal of sewage, surface and sullage water) drawings, elevations and specifications of the buildings the lessee proposes to erect on the land and shall, within twenty-four (24) months of the actual registration of the lease, complete the erection of such buildings and the elevations and specifications as amended (if such be the case) by the Commissioner of Lands:

Provided that notwithstanding anything to the contrary contained in or implied by the Government Lands Act, 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 there upon the term created shall cease but without prejudice to any right of action or remedy of the President or the Commissioner of Lands in respect of any antecedent breach of any condition herein contained.

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

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

Provided further that if such notice as aforesaid shall be given—

- (a) within twelve (12) months, the Commissioner of Lands shall refund to the lessee fifty (50) per cent of the stand premium paid in respect of the land; or
- (b) at any subsequent time prior to the expiration of the said building period, the Commissioner of Lands shall refund the lessee 25 per cent of the said stand premium. In the event of notice being given after the expiration of the said building period no refund shall be made.

5. The land and buildings shall only be used for the purposes shown in the schedule.

6. The buildings shall not cover more than 50 per cent of the area of the plot.

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

8. The lessee shall not subdivide the land without the prior written consent of the Commissioner of Lands.

9. The lessee shall pay to the Commissioner of Lands, on demand, such sum as the Commissioner of Lands 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 (7) days of demand) or be refunded the amount by which the actual proportionate cost exceeds or falls short of the amount paid as aforesaid.

10. The lessee 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 of Lands may assess.

11. The lessee shall not sell, transfer, sublet, charge duties or 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.

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

13. The lessee shall pay such rates, taxes, charges, duties, assessments or outgoings of whatever descriptions as may be imposed, charged or assessed by any Government or local

authority upon the land or the buildings erected thereon, including any contribution or other sum paid by the President of the Republic of Kenya in lieu thereof.

14. The President of the Republic of Kenya or such person or authority as may be appointed for the purpose shall have the right to enter upon the land and lay and have access to water mains, service pipes and drains, telephone or telegraph wires and electric mains of all descriptions whether overhead or underground and the grantee shall not erect any building 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.

15. The Commissioner of Lands reserves the right to revise the annual ground rent payable hereunder after the expiration of every ten (10) years of the term granted. Such rental shall be at a rate to be determined by the Commissioner of Lands of the unimproved value of the land as at the end of every tenth (10th) year of the term.

OL'TAFFETA TRADING CENTRE

COMMERCIAL ONLY ZONE 52 (75%)

Plot No.	Area in Hectare(s) (Approx.)	Stand Premium	Annual Rent	Survey Fees
		Sh.	Sh.	Sh.
1	0.045	2,700	540	—
2	0.045	2,700	540	—
3	0.045	2,700	540	—
4	0.045	2,700	540	—
5	0.045	2,700	540	—

BUSINESS CUM RESIDENTIAL ZONE 5<sub>3</sub> (50%)

6-16	0.045	2,700	540	—
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GAZETTE NOTICE No. 2081

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS George Mira Kamithi, of Kiambaa Location, Kiambu District in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.22 acre or thereabouts, situate in the district of Kiambu known as Kiambaa/Karuri/T. 66, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 5th June, 1992.

M. K. NJOGU,  
Land Registrar,  
Kiambu District.

GAZETTE NOTICE No. 2082

THE REGISTERED LAND ACT

(Cap. 300, section 35)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Wilfred Tubunya, of P.O. Box 40596, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 4.2 acres or thereabouts, situate in the district of Kiambu, known as Kiambaa/Kinara/309, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 5th June, 1992.

M. K. NJOGU,  
Land Registrar,  
Kiambu District.

GAZETTE NOTICE No. 2083

TOURING CARS (KENYA) LIMITED

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is given to Najmudeen Haiderali Kassam, of P.O. Box 43168, Nairobi, Kenya, to take delivery of a Peugeot 505, registration No. KAA 415Y, from the premises of Touring Cars (Kenya) Limited, Koinange Street, P.O. Box 30991, Nairobi, upon payment of storage and other incidental charges plus costs of publishing this notice, within thirty (30) days from the date of publication of this notice, failing which the same will thereafter, be sold without further notice to the owner, either by public auction or private treaty and the proceeds of sale shall be defrayed against all accrued charges and the balance, if any, shall remain at Najmudeen Haiderali Kassam's credit, but should there be any shortfall, he will be liable therefor.

Dated the 8th May, 1992.

RUSTAM HIRA,

Advocate for Touring Cars (Kenya) Limited.

GAZETTE NOTICE No. 2084

EXPRESS KENYA LIMITED

DISPOSAL OF UNCOLLECTED GOODS

PURSUANT to section 5 of the Disposal of Uncollected Goods Act (Cap. 38), notice is given to Gichuki Ventures, of P.O. Box 40388, Nairobi, to take delivery of electrical goods, from the premises of Express Kenya Limited Warehouse, situated at Etcoville, Enterprise Road, L.R. No. 12596/1, Nairobi, within thirty (30) days from 16th April, 1992, subject to payment of KSh. 15,829.00, being storage charges plus any additional storage charges incurred until payment in full is made, plus any cost of notice. It is regretted that payment has not been made neither delivery taken.

Further take notice that unless payment of KSh. 15,829.00, being storage charges and other incidental charges taken on or before the expiry of three (3) months from the date of this notice, the said goods will be sold as provided for under section 7 of the said Act.

Dated the 5th June, 1992.

K. MWENDIA,  
Financial Director.

NOW ON SALE

APPROPRIATION  
ACCOUNTS  
OTHER PUBLIC  
ACCOUNTS  
AND THE ACCOUNTS  
OF THE FUNDS

1987/88

Price: KSh. 400 (per set of four)  
(postage KSh. 34/50 in Kenya  
KSh. 270 overseas)

Obtainable from the Government Printer, Nairobi