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**SUPPLEMENT No. 111 and 115**

**Legislative Supplement**

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**SUPPLEMENT No. 112, 113 and 114**

**National Assembly Bills**

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CABINET SECRETARY TO THE NATIONA  

IN EXERCISE of the powers conferred by section 193 (4) of the Public Finance Management Act, 2012, the Cabinet Secretary, Ministry of Interior and Planning gazettes the following members of Constituency Uwezo Fund Committees in various constituencies as outlined below for a period of three (3) years with effect from 24th June, 2014.

**NAMBALE CONSTITUENCY**

- Sub-County Commissioner or Representative: Member
- Sub-County Development Officer or Representative: Member
- Sub-County Accountant: Member
- National Government Rep—Ministry Responsible for Youth and Women: Secretary
- CDF Fund Account Manager: Ex-Officio
- Benard Magero: Member
- Ronald Kwoba: Member
- Margaret Achungo Awino: Member
- Sarah Wangwe: Member
- Bernard Ouma Okello: Member
- Angelina Vienda Ojango: Member
- Vitalis Otieno: Member

**MATAYOS CONSTITUENCY**

- Sub-County Commissioner or Representative: Member
- Sub-County Development Officer or Representative: Member
- Sub-County Accountant: Member
- National Government Rep—Ministry Responsible for Youth and Women: Secretary
- CDF Fund Account Manager: Ex-Officio
- Polynary C. Ochieng: Member
- Moses Ouma Osore: Member
- Margaret Omondi: Member
- Dennis Wafula Okinda: Member
- Grace Maloba Oyeyo: Member
- Joan Andeso Oyeyo: Member
- Everline Awino Mukhuyu: Member
- Tomas Elijah Ochudi: Member

Dated the 22nd July, 2014.

ANNE WAIGURU,  
Cabinet Secretary,  
Ministry of Devolution and Planning.
CONSERVATION AND MANAGEMENT PLAN FOR CHETAMBE AND MT. ELGON ECOSYSTEM IN BUNGOMA COUNTY

APPOINTMENT

PURSUANT to Article 69 of the Constitution of Kenya, the obligations in respect to the Environment include sustainable environmental management, tree cover, intellectual property and indigenous knowledge, and public participation. More importantly, under the Fourth schedule, the County Government is responsible for implementation of specific National Government policies on natural resources and environmental conservation and management, including soil and water conservation; and forestry. The task force will be charged with the responsibility of developing a community based Mt. Elgon ecosystem conservation and management plan which will provide short and long term strategies, recommendations and measurable actions to promote community sustainable development and Eco-tourism in Bungoma County.

SCHEDULE

Oluchiri Omuterema (Dr.)—(Chairperson)
Reuben Kiboi Cheprot—(Vice-Chairperson)

Members:
Donald Siamba (Prof.)
Fredrick Poorost
Phillip Wasike
Agnes Wepkukulu (Mrs.)
Amos Tumwet
Leonard Wekesa Mindila
Carol Nelima Wafala
Timothy Chesoli
Jack Mukhongo
Erick Lunakile Murumba Wambasi
Mwanamisi Asambombo
Evalyne Wanyama—(Secretary)

Task force Terms of Reference:

The task force on community based conservation and management plan for Chetambe and Mt. Elgon ecosystem will be charged with the responsibility of:

(a) Undertaking Resource Use Assessment detailing resource use by the people/groups across the mountain.
(b) Undertaking Resource inventory to describe various aspects of Chetambe and Mt. Elgon Ecosystem and contribution towards Ecotourism.
(c) Reviewing community ecosystem conservation approaches/practices and indigenous knowledge.
(d) Analyses the role Community Forest Associations in forest management.
(e) Assessing availability and capacity of community based groups in ecosystem conservation and management.
(f) Provide information on degraded areas and identify priority areas for conservation.
(g) Determine the major challenges and interventions in the conservation of the Chetambe and Mt. Elgon ecosystem.
(h) Develop conservation and management plans for Chetambe and Mt. Elgon Ecosystems.

Dated the 9th July, 2014.

KENNETH M. LUSAKA,
Governor, Bungoma County.
Under subsection (3) (e) —
Sub-county Licensing Officer—(Secretary)

Under subsection (4) —
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

LANGATA

Under subsection (3) (a) —
Gilbert Odira—(Chairperson)

Under subsection (3) (b) —
Sub-County Public Health officer

Under subsection (3) (c) —
Officer Commanding Police Division

Under subsection (3) (d) —
Hakima Ibrahim Mohammed
Nzlani Goretti
James Kilanga

Under subsection (3) (d) —
Sub-county Licencing Officer—(Secretary)

Under subsection (4) —
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

KIBRA

Under subsection (3) (a) —
Frank Anyiko—(Chairperson)

Under subsection (3) (b) —
Sub-County Public Health officer

Under subsection (3) (c) —
Officer Commanding Police Division

Under subsection (3) (d) —
Janet Adelaide Wekesa
Edna A Ratemo
John Paul Makare

Under subsection (3) (e) —
Sub-county Licencing Officer—(Secretary)

Under subsection (4) —
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

EMBAKASI NORTH

Under subsection (3) (a) —
Collins Ondiek

Under subsection (3) (b) —
Sub-County Public Health Officer

Under subsection (3) (c) —
Officer Commanding Police Division

Under subsection (3) (d) —
Fatuma Ninguma Ali
Christabel Awiti
Peter Irungu

Under subsection (3) (e) —
Sub-county Licencing Officer—(Secretary)

Under subsection (4) —
National Authority for Campaign against Alcohol and Drug Abuse representative

EMBAKASI SOUTH

Under subsection (3) (a) —
Abner Morita Mogire—(Chairperson)

Under subsection (b) —
Sub-County Public Health Officer

Under subsection (3) (c) —
Officer Commanding Police Division

Under subsection (3) (d) —
Anmeselina Mutemi
Daniel Maingi
Elizabeth Nyambura

Under subsection (3) (e) —
Sub-county Licencing Officer—(Secretary)

Under subsection (4) —
National Authority for Campaign against Alcohol and Drug Abuse representative
County Sub-county Administrator
City Inspectorate Division Commander

EMBAKASI CENTRAL

Under subsection (3) (a) —
Benedict Mutiso—Chairperson

Under subsection (3) (b) —
Sub-County Public Health

Under subsection (3) (c) —
Officer Commanding Police Division

Under subsection (3) (d) —
Likam Ole Kiambu
Daniel Nelson Konunda
Catherine Ajanga Yida

Under subsection (3) (e) —
Sub-County Licencing Officer—Secretary

Under subsection (4) —
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-County Administrator
City Inspectorate Division Commander

EMBAKASI WEST

Under subsection (3) (a) —
Patrick Njogu Mwai—(Chairperson)

Under subsection (3) (b) —
Sub-County Public Health officer

Under subsection (3) (c) —
Officer commanding Police Division

Under subsection (3) (d) —
Arkippo Onyang'o
John Ngui Pius Mule
Rose Ogutu

Under subsection (3) (e) —
Sub-county Licencing Officer—(Secretary)

Under subsection (4) —
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-County Administrator
City Inspectorate Division Commander

EMBAKASI EAST

Under subsection (3) (a) —
Benedict Munyao—(Chairperson)

1st August, 2014

THE KENYA GAZETTE
Under subsection (3) (b)—
Sub-County Public Health Officer

Under subsection (3) (c)—
Officer Commanding Police Division

Under subsection (3) (d)—
Pamela Isendi
Khadija Wanjiru Mustafa
Michael Shamiah

Under subsection (3) (e)—
Sub-county Licensing Officer—(Secretary)

Under subsection (4)—
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

WESTLANDS

Under subsection (3) (a)—
Obed Anjele Ochuacho—(Chairperson)

Under subsection (3) (b)—
Sub-County Public Health Officer

Under subsection (3) (c)—
Officer Commanding Police Division

Under subsection (3) (d)—
Violet Kheseli
Peter Musi
Charles Owang

Under subsection (3) (e)—
Sub-county Licensing Officer—(Secretary)

Under subsection (4)—
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

KAMUKUNJI

Under subsection (3) (a)—
Charles Nandwa—(Chairperson)

Under subsection (3) (b)—
Sub-County Public Health Officer

Under subsection (3) (c)—
Officer Commanding Police Division

Under subsection (3) (d)—
Florence Achieng Joshua
Luke Kadori Omondi
Joyce Kiiumbo Muia

Under subsection (3) (e)—
Sub-county Licensing Officer—(Secretary)

Under subsection (4)—
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

KASARANI

Under subsection (3) (a)—
Jane Kotut—Chairperson

Under subsection (3) (b)—
Sub-County Public Health Officer

Under subsection (3) (c)—
Officer Commanding Police Division

Under subsection (3) (d)—
Mildred A. Biko
Jared Nyauma
Roselyne Grace Osso

Under subsection (3) (e)—
Sub-county Licensing Officer-Secretary

Under subsection (4)—
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

RUARAKA

Under subsection (3) (a)—
Ally Mulu Nzau—Chairperson

Under subsection (3) (b)—
Sub-County Public Health Officer

Under subsection (3) (c)—
Officer Commanding Police Division

Under subsection (3) (d)—
Emmanuel Okello
Carolyn Anyango Omedo
Tom Ochieng Oyango

Under subsection (3) (e)—
Sub-county Licensing Officer—(Secretary)

Under subsection (4)—
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

ROYSAMBU

Under subsection (3) (a)—
Anthony Mwangi Ndirangu—(Chairperson)

Under subsection (3) (b)—
Sub-County Public Health Officer

Under subsection (3) (c)—
Officer Commanding Police Division

Under subsection (3) (d)—
Redempta Mota Onkundi
Nicholas Mwasiaji
Faith Makau

Under subsection (3) (e)—
Sub-county Licensing Officer—(Secretary)

Under subsection (4)—
National Authority for Campaign against Alcohol and Drug Abuse representative
Sub-county Administrator
City Inspectorate Division Commander

DAGORETTI NORTH

Under subsection (3) (a)—
Florence Wanjiru Kamau—(Chairperson)

Under subsection (3) (b)—
Sub-County Public Health Officer

Under subsection (3) (c)—
Officer Commanding Police Division

Under subsection (3) (d)—
Zamzam Mohamed Nunow
Nicholas Bundi
Rebecca Kemunto Momanyi

Under subsection (3) (e)—
Sub-county Licensing Officer-Secretary
<table>
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<tr>
<td>MIHANGO</td>
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<tr>
<td>Judith Asagi Madanyi</td>
<td>Alice Vusha Sagara, Jared Marindi Onchur</td>
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<td>13 UMOJA EAST</td>
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<td>14 EMBAKASI WEST</td>
<td>Samuel Mbugua Njoroge, Paul Omondi Okech</td>
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<td>15 WOODLEY</td>
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<td>16 MABATINI</td>
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<td>17 ZIMMERMAN</td>
<td>Francis N. Gatau, France Nyagoro</td>
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<td>Wainaina Gikuyu Kuria, Pius Kithinu Wainaina</td>
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<tr>
<td>Name of Ward</td>
<td>Committee Members</td>
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<td>34 MLANGO KUBWA</td>
<td>Joseph Mureithi, Kenneth Mwaniki, Mohamed Jilo, Lemwand Nganga, Jame Kyalu Mainde, Patricia Itako Karani, Gilbert Ochieng Muruka</td>
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<td>35 NAIROBI WEST/MADARAKA</td>
<td>Naka Odoro Rangili, Joel Mukoma Obingo, Sarah Waithera Ngatia, Dan Ondong Odeya, Linus Ochieng Achieng, Elias Onyango Makamba, Oliver Akinyi Alara</td>
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<td>36 RUAI</td>
<td>Pastor Zakaria Karuki, James Njoroge, Grace Mwangi, Mwangi Kago, Patrick Mathenge, Brian Makonge, Grace Mwihaki</td>
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<td>37 KARIOBANGI NORTH</td>
<td>Patrick Mwangi Gitau, Abel Okumu Magutha, James Maina Kariuki, Alice Wangeci, Samuel Njuru Kinaga, Elisabeth Wajuru</td>
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<td>38 KITISURU</td>
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<td>39 PANGANI</td>
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<td>40 CALIFORNIA</td>
<td>Hussein Susan, Mary Muthoni Mugwe, Abdalla Munyu Mohamed, Charity Njeri Karuki, Suada Mohamed Ngunga, John Pepeon Kagunda</td>
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<td>41 MOUNTAIN VIEW</td>
<td>Ben Deddy Simiyu, Violet Kheseli, Grace Wairimu Karan, Aristarchus Mwana, Joseph Ouma Ongara, Noah Ongemo Owang</td>
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<td>Jacqueline Aleyo, Leonard Oteino, Margaret Gakki Gitonga, Hawa Munir, Pastor Mwangangi Wambua, George Nyanziga Onguru, Samuel Abanda</td>
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<td>43 LUCKY SUMMER</td>
<td>Tom Odhiambo Omondi, Slas Rahab, Wycliffe Mboya, Stephen Oteino Owino, Rose Luna, Veronica Kaviri Masila, Josephine Atieno Omolo, Alfred Onyango</td>
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<td>44 NGANDO</td>
<td>Lawrence Kinyanjui, Esther Wanjiru Kanyaga, Edward Githunji Wambiri, Jakie Koyalo Kiarie, Patricia Itako Kiarie, Gilbert Ochieng Muruka</td>
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<td>45 GITHURAI</td>
<td>Paul K. Ndungu, Dickson Karingi, Jane W. Zakayo, Esther Njoki, George Ngundo, James Gichuki, Peter Mau Kighe</td>
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<td>47 EASTLEIGH SOUTH</td>
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<td>49 KAYOLE NORTH</td>
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<td>50 LAINI SABA</td>
<td>George Mutiso Mutemui, Richard Ndiya Katum, Ruth Mukeni Kiolo, Risper Awny Omuoga, Bishop Kariuki Muthiga Kamaa, Governor Nglolo Gai, Annan Ngalani Malu, Joseph Muriithi Kari</td>
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<td>51 KAYOLE CENTRAL</td>
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<td>54 HARAMBEE</td>
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<td>55 EMBAKASI SOUTH (IMARA DAIMA)</td>
<td>George Onyango Odhiambo, Mohamed Mungai, Hamida Roba, Peter Munyiri, Moses Gatare Gichigiu</td>
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<td>56 PARKLANDS/HIGH RIDGE</td>
<td>David Nyatoro Twara, Yusuf Ahmed Jana, Janet Ombayo Likukolo, Melody Afande Adwogo, Isaac Bulimo Angalushi, Grace Asami okungu</td>
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<td>57 NHIRU WARD</td>
<td>Pastor Richard Ng'ang'a, Julius Mburu, Norman Wambua, Anfridia Wanjiku, Joshua Mwangi</td>
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<td>58 KARURA</td>
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<td>62 MAKINA</td>
<td>George Gunah Ambuny, Yahya Mohamed Abzedid, Stephen Omondi Owour, Peres Aucheng Udere, Ramatu Abdallah, Abdul Hussein, Hassan Abdul Kadir</td>
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<td>64 BABADOGO</td>
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<td>65 KAREN WARD</td>
<td>Timothy G. Kamau, Peter Ole Matei, Sharon Anyango</td>
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**Name of Ward** | **Committee Members** |
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<td>66 KILIMANI</td>
<td>Maureen Murungi Muroro, Meshack Omiti, Kertongo Protas Orunge, Anvaricia Niziki Mbuvi, Phane Boyani Omare, Bonventure Wanzala, Felix Jimatiu, Ruth Mutthoni, John Mwangi Nduta, Paul Kahari</td>
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Dated the 23rd July, 2014.

GREGORY SYLVANUS MWAKANONGO, Executive Committee Member, Finance and Economic Planning.

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**GAZETTE NOTICE NO. 5280**

**THE COMPETITION ACT**

No. 10 of 2010

NOTICE OF SETTLEMENT

IT IS notified for general information pursuant to the provisions of section 39 of the Competition Act that in exercise of the powers conferred under section 38, the Competition Authority Kenya has entered into settlement agreement with Tusker Mattresses Limited and Ukwala Supermarkets Limited after investigations revealed by the Authority that the Proof of Concept Arrangement entered into by the two undertakings on the 27th March, 2013 was in contravention of section 21 (3) (a) and (e) of the Act.

Under the settlement agreement—

(a) the Authority imposed a penalty of five million three hundred thousand (KSh. 5,300,000) on the two undertakings; and

(b) the undertakings were required to regularize the Arrangement by the 30th June, 2014.

Dated the 16th July, 2014.

WANG'OMBRE KARIUKI, Director-General.

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**GAZETTE NOTICE NO. 5281**

**THE LABOUR RELATIONS ACT**

No. 14 of 2007

AMENDMENT OF THE CONSTITUTION AND RULES OF A TRADE UNION

NOTICE is given to all members of the Universities Academic Staff Union (USASU) pursuant to section 27 (4) of the Labour Relations Act that a notice of change of the constitution, rules and regulations of the union has been received.

Any person or member intending to raise any objection against the amendment of the constitution of the union is required to submit in writing any objection against the amendment of the constitution within twenty-one (21) days from the date hereof. The amendments are open for scrutiny from the undersigned office during working hours.

E. N. GICHEHA, Registrar of Trade Unions.
WHEREAS Julius Monzi Muia, of P.O. Box 39738–00623, Nairobi in the Republic of Kenya, is registered as proprietor lessee of that piece of land known as L.R. No. 337/1379, situate in Masoko Township in Machakos District, by virtue of a certificate of title registered as I.R. 58246/1, and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost, notice is given that after the expiration of sixty (60) 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 1st August, 2014.

B. F. ATIENO, Registrar of Titles, Nairobi.

WHEREAS Joel Oichoe Oisebe, registered as proprietor lessee of that piece of land known as L.R. No. 209/8294/339, situate in the city of Nairobi, is registered as proprietor lessee of all that piece of land known as L.R. No. 209/6838, situate adjoining Nakuru Municipality in Nakuru District, by virtue of a certificate of title registered as I.R. 36083/1, and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost, notice is given that after the expiration of sixty (60) 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 1st August, 2014.

B. F. ATIENO, Registrar of Titles, Nairobi.

Dated the 1st August, 2014.

B. F. ATIENO, Registrar of Titles, Nairobi.

WHEREAS Harris Mutio Mule, all of P.O. Box 13350–00200, Nairobi in the Republic of Kenya, is registered proprietor lessee of that piece of land known as L.R. No. 209/7425, situate in the city of Nairobi, by virtue of a grant registered as I.R. No. 24401/1, and whereas sufficient evidence has been adduced to show that the said grant has been lost, notice is given that after the expiration of sixty (60) 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 1st August, 2014.

C. N. KITUYI, Registrar of Titles, Nairobi.

WHEREAS (1) Joseph Nganga Njigu and (2) Francis Wambugu Miano, both of P.O. Box 1204–00618, Nairobi in the Republic of Kenya, are registered as proprietors lessees of that piece of land known as L.R. No. 13041/1, situate in the city of Nairobi, by virtue of a grant registered as I.R. 85809/1, and whereas sufficient evidence has been adduced to show that the said grant has been lost, notice is given that after the expiration of sixty (60) 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 1st August, 2014.

B. F. ATIENO, Registrar of Titles, Nairobi.

WHEREAS (1) Khung Walter Alosi and (2) Agatha Ngila, both of P.O. Box 17349, Mombasa in the Republic of Kenya, are registered as proprietors in freehold interest of that piece of land known as MN/1/3462, situate within Mombasa Municipality in Mombasa District, by virtue of a certificate of title registered as C.R. 16516/1, and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost, notice is given that after the expiration of sixty (60) 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 1st August, 2014.

S. K. MWANGI, Registrar of Titles, Mombasa.

WHEREAS George Kamau Wakanene, of P.O. Box 74346—00200, Nairobi in the Republic of Kenya, is registered as proprietor lessee of that piece of land known as L.R. No. 209/8294/339, situate in the city of Nairobi, by virtue of a certificate of title registered as I.R. 29365/1, and whereas sufficient evidence has been adduced to show that the said certificate of title has been lost, notice is given that after the expiration of sixty (60) 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 1st August, 2014.

B. F. ATIENO, Registrar of Titles, Nairobi.

WHEREAS (1) James Ngigi Wachira and (4) Joice Wanjugu Gakuru, all of P.O. Box 90401, Mombasa in the Republic of Kenya, are registered as proprietors in leasehold interest of that piece of land containing 74.5 acres or thereabout, known as MN/1/1469, situate in Mombasa Municipality in Mombasa District, by virtue of a certificate of lease registered as C.R. 14419/1, and whereas sufficient evidence has been adduced to show that the said certificate of lease has been lost, notice is given that after the expiration of sixty (60) 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 1st August, 2014.

J. G. WANOJIOH, Registrar of Titles, Mombasa.
GAZETTE NOTICE No. 5290

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF NEW CERTIFICATE OF LEASE

WHEREAS (1) Elizabeth Victoria Odhiambo and (2) Theresiah Veronica Were, as trustees of Elizabeth Victoria Odhiambo, are registered as proprietors in leasehold interest of that piece of land containing 0.0288 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 83/14/226, and whereas sufficient evidence has been adduced to show that the said certificate of lease has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st August, 2014.

B. K. LEITICH,
Land Registrar, Nairobi.

MR/5678920

GAZETTE NOTICE No. 5291

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF NEW CERTIFICATE OF LEASE

WHEREAS Elizabeth Victoria Odhiambo, of P.O. Box 65179, Nairobi in the Republic of Kenya, is registered as proprietor in leasehold interest of that piece of land containing 0.0288 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 83/14/447, and whereas sufficient evidence has been adduced to show that the said certificate of lease has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st August, 2014.

B. K. LEITICH,
Land Registrar, Nairobi.

MR/5678919

GAZETTE NOTICE No. 5292

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF NEW CERTIFICATE OF LEASE

WHEREAS Reuben Shitsama Ingosi, of P.O. Box 152, Naiviri via Kitale in the Republic of Kenya, is registered as proprietor in leasehold interest of that piece of land containing 0.0126 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 134/083, and whereas sufficient evidence has been adduced to show that the said certificate of lease has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new certificate of lease provided that no objection has been received within that period.

Dated the 1st August, 2014.

B. K. LEITICH,
Land Registrar, Nairobi.

MR/5678951

GAZETTE NOTICE No. 5293

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Elisha Engoza Ombima, of P.O. Box 3514–40100, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.2213 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Wathorogo/2787, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

I. N. NJIRU,
Land Registrar, Kisumu District.

MR/5678719

GAZETTE NOTICE No. 5294

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS James Lilege Chabuga, of P.O. Box 907–40100, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.2213 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Municipal Block 6/408, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

I. N. NJIRU,
Land Registrar, Kisumu District.

MR/5678719

GAZETTE NOTICE No. 5295

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Hannington Raburu Juma, of P.O. Box 353, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 4.8 hectares or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Dago/845, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

I. N. NJIRU,
Land Registrar, Kisumu District.

MR/5678719

GAZETTE NOTICE No. 5296

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Roda Luta Mukwa, of P.O. Box 702–00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.025 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 134/083, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

I. N. NJIRU,
Land Registrar, Kisumu District.

MR/5678711

GAZETTE NOTICE No. 5297

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Noah Onyango Amwayo and (2) Otumba Asir, registered as proprietors in leasehold interest of that piece of land containing 0.32 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Kanyakwai ‘B’/2105, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

I. N. NJIRU,
Land Registrar, Kisumu District.

MR/5678896
GAZETTE NOTICE No. 5298

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kenneth A. Ong’enge, of P.O. Box 4593, Kitale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.045 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Njoro/Ngata Block 2/606 (Kirombon ‘A’), 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

M. SUNGU
Land Registrar, Nakuru District.

MR/5678703

GAZETTE NOTICE No. 5299

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kenneth A. Ong’enge, of P.O. Box 4593, Kitale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.045 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Njoro/Ngata Block 2/606 (Kirombon ‘A’), 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

M. SUNGU
Land Registrar, Nakuru District.

MR/5678703

GAZETTE NOTICE No. 5300

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Daniel Ngugi Maria (ID/8551804), is registered as proprietor in absolute ownership interest of that piece of land containing 0.28 hectare or thereabouts, situate in the district of Nakuru, registered under title No. Rongai/Rongai Block 1/901, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

M. V. BUNYOLL
Land Registrar, Nakuru District.

MR/5678785

GAZETTE NOTICE No. 5301

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Ngumi (ID/3621615), is registered as proprietor in absolute ownership interest of that piece of land containing 0.8094 hectares or thereabouts, situate in the district of Nakuru, registered under title No. Bahati/Bahati Block 1/465, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

M. V. BUNYOLL
Land Registrar, Nakuru District.

MR/5678820

GAZETTE NOTICE No. 5302

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Mackenzie Sila Mutiso, of P.O. Box 330543–00600, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of those pieces of land containing 0.042, 0.042, 0.042, 0.042, and 0.040 hectare or thereabouts, situate in the district of Machakos, registered under title Nos. Iveti/Mungala/1908, 1909, 1912, 1913, 1914 and 1915, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 1st August, 2014.

G. M. NJOROGE
Land Registrar, Machakos District.

MR/5678827

GAZETTE NOTICE No. 5303

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS David Mogendi Michoti, of P.O. Box 53, Iten in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.096 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko/Town Block 12/1632, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

G. M. NJOROGE
Land Registrar, Machakos District.

MR/5678707

GAZETTE NOTICE No. 5304

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Reuben Kioko Muyae, of P.O. Box 227–90100, Machakos in the Republic of Kenya, is registered as proprietor in absolute ownership interest of those pieces of land containing 0.0252 and 0.0252 hectare or thereabouts, situate in the district of Machakos, registered under title No. Mavoko/Municipality Block 28/149 and 28/151, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 1st August, 2014.

G. M. NJOROGE
Land Registrar, Machakos District.

MR/5678661

GAZETTE NOTICE No. 5305

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS William Mutie Ngilai, of P.O. Box 2010–90100, Machakos in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 16.25 hectares or thereabouts, situate in the district of Machakos, registered under title No. Mavoko/Town Block 3/9156, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

G. M. NJOROGE
Land Registrar, Machakos District.

MR/5678801
GAZETTE NOTICE No. 5306
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Perpetua Wanjiru Gatome, of P.O. Box 52144 – 00200, Machakos in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 4.045 hectares or thereabout, situate in the district of Machakos, registered under title No. Mavoko/Town Block 3/6379, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
G. M. NJOROGE,
Land Registrar, Machakos District.

MR/5678645

1st August, 2014

THE KENYA GAZETTE

GAZETTE NOTICE No. 5307
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ruth Silas M’Mutiga (ID/7447558), is registered as proprietor in absolute ownership interest of that piece of land containing 0.46 hectare or thereabouts, situate in the district of Meru, registered under title No. Kiuru/Kiuru/793, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
B. K. KAMWARO,
Land Registrar, Meru District.

MR/5678852

1st August, 2014

THE KENYA GAZETTE

GAZETTE NOTICE No. 5308
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Jacob Kirimi Rithara (ID/2483562), is registered as proprietor in absolute ownership interest of that piece of land containing 0.7 hectare or thereabouts, situate in the district of Meru, registered under title No. Nyaki/Munitha/896, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
B. K. KAMWARO,
Land Registrar, Meru District.

MR/5678786

1st August, 2014

THE KENYA GAZETTE

GAZETTE NOTICE No. 5309
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Paul M’lthai Kiruru (ID/4483576), is registered as proprietor in absolute ownership interest of that piece of land containing 0.7068 hectare or thereabouts, situate in the district of Meru, registered under title No. Timau/Timau Block 6 (Antu ba Mwitu)/184, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
H. S. W. MUSUMIAH,
Land Registrar, Meru District.

MR/5678786

1st August, 2014

THE KENYA GAZETTE

GAZETTE NOTICE No. 5310
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Rael Kanariro M’Wanda (ID/7732766), is registered as proprietor in absolute ownership interest of that piece of land containing 0.276 hectare or thereabouts, situate in the district of Meru, registered under title No. AbOTHUTUCHI/Gaitu/1301, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
H. S. W. MUSUMIAH,
Land Registrar, Meru District.

MR/5678786

1st August, 2014

THE KENYA GAZETTE

GAZETTE NOTICE No. 5311
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Lawrence Kaida (PP/A586037) and (2) June M. Kaida (PP/QB071410), are registered as proprietors in absolute ownership interest of that piece of land containing 3.25 hectares or thereabouts, situate in the district of Meru, registered under title No. Timau/Timau Block 7/725, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
B. K. KAMWARO,
Land Registrar, Meru District.

MR/5678786

1st August, 2014

THE KENYA GAZETTE

GAZETTE NOTICE No. 5312
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mwanja Gituoki (ID/2370523), is registered as proprietor in absolute ownership interest of that piece of land containing 0.81 hectare or thereabouts, situate in the district of Meru, registered under title No. AbOTHUGUACHI/Mariene/1044, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
B. K. KAMWARO,
Land Registrar, Meru Central District.

MR/5678852

1st August, 2014

THE KENYA GAZETTE

GAZETTE NOTICE No. 5313
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Erastus Mbaya Mukira (ID/8871914), is registered as proprietor in absolute ownership interest of that piece of land containing 0.10 hectare or thereabouts, situate in the district of Meru, registered under title No. Nkuen/E-Mikumbene/1108, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
B. K. KAMWARO,
Land Registrar, Meru Central District.

MR/5678852

1st August, 2014

THE KENYA GAZETTE
GAZETTE NOTICE No. 5314

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS M’Mwamba M’Aburi (ID/7719905), is registered as proprietor in absolute ownership interest of those pieces of land containing 0.22 and 0.46 hectare or thereabouts, situate in the district of Meru, registered under title No. Igogi/Gikui/1245 and 1335, and whereas sufficient evidence has been adduced to show that the land title deeds issued thereof have been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue new title deeds provided that no objection has been received within that period.

Dated the 1st August, 2014.

B. K. KAMWARO,
Land Registrar, Meru Central District.

MR/5678852

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GAZETTE NOTICE No. 5315

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Thambura Tuamwari (ID/16101138), is registered as proprietor in absolute ownership interest of that piece of land containing 2.58 hectares or thereabout, situate in the district of Meru, registered under title No. Abogeta/L-Kithangari/357, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

H. S. W. MUSUMIAH,
Land Registrar, Meru Central District.

MR/5678852

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GAZETTE NOTICE No. 5316

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS M’Manene M’Rumberia, of P.O. Box 12, Chogoria in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 2.2 hectares or thereabout, situate in the district of Meru South, registered under title No. Mwimbi/Chogoria/846, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. N. KARUTI,
Land Registrar, Meru South District.

MR/5678651

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GAZETTE NOTICE No. 5317

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Geoffrey M’Arachi M’Mugambi, of P.O. Box 187, Chogoria in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.93 hectares or thereabout, situate in the district of Meru South, registered under title No. Mwimbi/Kiraro/1212, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. N. KARUTI,
Land Registrar, Meru South District.

MR/5678651

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GAZETTE NOTICE No. 5318

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Geoffrey M’Arachi M’Mugambi, of P.O. Box 187, Chogoria in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.193 hectares or thereabout, situate in the district of Meru South, registered under title No. Mwimbi/Kiraro/967, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. N. KARUTI,
Land Registrar, Meru South District.

MR/5678651

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GAZETTE NOTICE No. 5319

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Geoffrey M’Arachi M’Mugambi, of P.O. Box 187, Chogoria in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.0310 hectare or thereabout, situate in the district of Meru South, registered under title No. Mwimbi/Kiraro/121, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. N. KARUTI,
Land Registrar, Meru South District.

MR/5678651

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GAZETTE NOTICE No. 5320

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Geoffrey M’Arachi M’Mugambi, of P.O. Box 187, Chogoria in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 3.64 hectares or thereabout, situate in the district of Meru South, registered under title No. Mwimbi/Chogoria/967, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. N. KARUTI,
Land Registrar, Meru South District.

MR/5678651

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GAZETTE NOTICE No. 5321

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Geoffrey M’Arachi, of P.O. Box 187, Chogoria in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.89 hectares or thereabout, situate in the district of Meru South, registered under title No. Mwimbi/Chogoria/816, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. N. KARUTI,
Land Registrar, Meru South District.

MR/5678651
Gazette Notice No. 5322

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas John Njoka M’Rewa, of Chuka in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.9 hectare or thereabouts, situate in the district of Meru South, registered under title No. Karingin/meru/102, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

J. M. MWAMBIA, Land Registrar, Meru South District.

MR/5678777

Gazette Notice No. 5323

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Salivan Mutegi Eldard, of Chuka in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.202 hectare or thereabouts, situate in the district of Meru South, registered under title No. Magumoni/Mukumi/2291, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

J. M. MWAMBIA, Land Registrar, Meru South District.

MR/5678777

Gazette Notice No. 5324

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Samuel Gitau Njorge (ID/12489995), of P.O. Box 103, Manyatta in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.05 hectare or thereabouts, situate in the district of Embu, registered under title No. Ngnadori/Kariritt/781, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

J. M. MUNGUTI, Land Registrar, Embu District.

MR/5678643

Gazette Notice No. 5325

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Lucy Wanjiku Ndungu (ID/11624497), of P.O. Box 71815-00622, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.10 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Ndeiya/Ndera/T/ 20, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

W. N. MUGURO, Land Registrar, Kiambu District.

MR/5678751

Gazette Notice No. 5326

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas (1) Timothy Mbugua Muchene (ID/1869285), (2) Damaris Wambui Muchene (ID/0652684), (3) Nellie Wanjiku Kungu (ID/3108020) and (4) James Kahara Muchene (ID/3529963), are registered as proprietors in absolute ownership interest of that piece of land containing 0.045 hectare or thereabouts, situate in the district of Kiambu, registered under title No. Dagoretti/Uthiru/1955, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

W. N. MUGURO, Land Registrar, Kiambu District.

MR/5678654

Gazette Notice No. 5327

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Njoki Makini (ID/7177027), of P.O. Box 22, Maragua in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.6 acre or thereabouts, situate in the district of Murang’a, registered under title No. LOC. 7/Gakoigo/1365, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

N. N. NJENGA, Land Registrar, Murang’a District.

MR/567888

Gazette Notice No. 5328

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas J. Maina Kihara, of P.O. Box 37, Kahuhia in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 3.4 acres or thereabouts, situate in the district of Murang’a, registered under title No. LOC. 10/Gathinja/154, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

N. N. NJENGA, Land Registrar, Murang’a District.

MR/5678720

Gazette Notice No. 5329

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Nysike Muguru (ID/5144691), of P.O. Box 1788, Thika in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.4001 hectare or thereabouts, situate in the district of Murang’a, registered under title No. Makuya/Mwitigiri Block 1/53, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

N. N. NJENGA, Land Registrar, Murang’a District.

MR/5678722
Gazette Notice No. 5330

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas David Wanjau Macharia, of P.O. Box 648, Murang’a in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.48 hectare or thereabouts, situate in the district of Murang’a, registered under title No. LOC. 15/Gathukeini/1869, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
F. M. Wanjama,
Land Registrar, Murang’a District.

Gazette Notice No. 5331

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Elias Ngugi Munyiri (ID/10975085), of P.O. Box 111, Githanguri in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.08 hectare or thereabouts, situate in the district of Thika, registered under title No. Thika/Municipality Block 21/215, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
J. K. Njoroge,
Land Registrar, Thika District.

Gazette Notice No. 5332

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Joephat Kahembe Wanderi (ID/4840400), of P.O. Box 2284-01000, Thika in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.4048 hectare or thereabouts, situate in the district of Thika, registered under title No. Ruiru/Ruiru East Block 3/2343, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
S. W. Kariuki,
Land Registrar, Thika District.

Gazette Notice No. 5333

The Land Registration Act (No. 3 of 2012)

Issue of a New Land Title Deed

Whereas Stephen Muriuki Mathai (ID/4871634), of P.O. Box 28821-02000, Thika in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.0330 hectare or thereabouts, situate in the district of Thika, registered under title No. Ruiru/KIU Block 13/895, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
F. M. Nyakundi,
Land Registrar, Thika District.
GAZETTE NOTICE No. 5338
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Tiipo Raleti Mutunkei, of P.O. Box 11–01100, Kajiado in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 16.12 hectares or thereabout, situate in the district of Kajiado, registered under title No. KJD/Kitengela/5657, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. MAKINI
Land Registrar, Kajiado District.

MR/56787876

GAZETTE NOTICE No. 5339
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Kisemiti Nidch, of P.O. Box 571, Kajiado in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 6.07 hectares or thereabout, situate in the district of Kajiado, registered under title No. KJD/Kaputiei-North/5917, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

P. MAKINI
Land Registrar, Kajiado District.

MR/5678798

GAZETTE NOTICE No. 5340
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Paul Charles Gathura Gitiba (ID/44220033), of P.O. Box 10358, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.045 hectares or thereabout, situate in the district of Kajiado, registered under title No. KJD/Kaputiei-North/34763, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

A. N. NJOROGE
Land Registrar, Kajiado District.

MR/5678674

GAZETTE NOTICE No. 5341
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Johnson Maweu Kieti (ID/3431763), of P.O. Box 803, Machakos in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 12.14 hectares or thereabout, situate in the district of Kajiado, registered under title No. LTK/Emperor/563, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

D. M. KYULE
Land Registrar, Kajiado District.

MR/5678832

GAZETTE NOTICE No. 5342
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS David Mukora Mambu, is registered as proprietor in absolute ownership interest of that piece of land containing 0.660 hectares or thereabout, situate in the district of Kajiado, registered under title No. Olchoro-Onyore/19996, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

C. M. GICHIUKI
Land Registrar, Kajiado North District.

MR/5678819

GAZETTE NOTICE No. 5343
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Basisa A. Sitie, is registered as proprietor in absolute ownership interest of that piece of land containing 1.08 hectares or thereabout, situate in the district of Narok, registered under title No. Cisimara/Ololuhunga/163, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

T. M. OBAGA
Land Registrar, Narok North/South Districts.

MR/5678715

GAZETTE NOTICE No. 5344
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Irura Marathi, of P.O. Box 457, Nyahururu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.541 hectares or thereabout, situate in the district of Laikipia, registered under title No. Laikipia/Salama Muruku Block 4/66, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

L. K. WARACHI
Land Registrar, Laikipia District.

MR/5678778

GAZETTE NOTICE No. 5345
THE LAND REGISTRATION ACT (No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Njogu Maina (ID/21269682), of P.O. Box 50906–00200, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.030 hectares or thereabout, situate in the district of Nyandaru, registered under title No. Nyandaru/South Kinangop/10926, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

J. W. KARANJA
Land Registrar, Nyandaru/Samburu Districts.

MR/5678746
WHEREAS Jennifer Wambui Gathecha (ID/4827002), of P.O. Box 30878–00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.4 hectares or thereabouts, situate in the district of Nyandarua, registered under title No. Nyandarua/Ol Bolosat/30, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

J. W. KARANJA,
Land Registrar, Nyandarua/Samburu Districts.

GZETTE NOTICE No. 5347

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Gakinya Ndungu (ID/2868238), of P.O. Box 22, North Kinangop in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 2.09 hectares or thereabouts, situate in the district of Nyandarua, registered under title No. Nyandarua/Munuki/1791, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

N. G. GATHAIYA,
Land Registrar, Nyandarua/Samburu Districts.

GZETTE NOTICE No. 5348

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Elijah Njogu Kaira (ID/2928459), of P.O. Box 136–20319, S. Kinangop in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.101 hectare or thereabouts, situate in the district of Nyandarua, registered under title No. Nyandarua/South Kinangop/6723, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

N. G. GATHAIYA,
Land Registrar, Nyandarua/Samburu Districts.

GZETTE NOTICE No. 5349

THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Purple Hearts Academy, P.O. Box 1157, Nairobi, registered under title No. Mutira/Kaguyu/1441, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.

N. G. GATHAIYA,
Land Registrar, Nyandarua/Samburu Districts.
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<th>Gazete Notice No.</th>
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<tbody>
<tr>
<td>No. 5354</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Alice Nyambura Nyahoro (ID/3534069), of P.O. Box 101, Kitale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 1.20 hectares or thereabout, situate in the district of Trans Nzoia, registered under title No. Trans Nzoia/Cherangany/1032, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. A. KAVEHI, Land Registrar, Kitale.</td>
</tr>
<tr>
<td>No. 5355</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Obdiah Korir (ID/4546889), of P.O. Box 1167, Kitale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 2.400 hectares or thereabout, situate in the district of Trans Nzoia, registered under title No. Kwanza/Namanjalala Block 4/Kapsitwet/342, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. A. KAVEHI, Land Registrar, Kitale.</td>
</tr>
<tr>
<td>No. 5356</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Obdiah Korir (ID/4546889), of P.O. Box 1167, Kitale in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 2.400 hectares or thereabout, situate in the district of Trans Nzoia, registered under title No. Kwanza/Namanjalala Block 4/Kapsitwet/342, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. A. KAVEHI, Land Registrar, Kitale.</td>
</tr>
<tr>
<td>No. 5357</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Philip Silkhani, is registered as proprietor in absolute ownership interest of that piece of land containing 0.26 hectare or thereabouts, situate in the district of Trans Nzoia, registered under title No. Kwanza/Namanjalala Block 4/Kapsitwet/341, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. P. K. SIBUCHI, Land Registrar, Bungoma/Mt. Elgon Districts.</td>
</tr>
<tr>
<td>No. 5358</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Godfrey Mamati Sifuma, is registered as proprietor in absolute ownership interest of that piece of land containing 0.80 hectare or thereabouts, situate in the district of Bungoma, registered under title No. Ndivisi/Ndivisi/1905, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. P. K. SIBUCHI, Land Registrar, Bungoma/Mt. Elgon Districts.</td>
</tr>
<tr>
<td>No. 5359</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Melap Wang’aya Wanyama, is registered as proprietor in absolute ownership interest of that piece of land containing 0.04 hectare or thereabouts, situate in the district of Bungoma, registered under title No. Kimilili/Kimilili/1536, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. P. K. SIBUCHI, Land Registrar, Bungoma/Mt. Elgon Districts.</td>
</tr>
<tr>
<td>No. 5360</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Dickson Osapiri Karani, is registered as proprietor in absolute ownership interest of that piece of land containing 2.13 hectares or thereabouts, situate in the district of Bungoma, registered under title No. Bungoma/Ndalu/792, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. P. K. SIBUCHI, Land Registrar, Bungoma/Mt. Elgon Districts.</td>
</tr>
<tr>
<td>No. 5361</td>
<td>(No. 3 of 2012)</td>
<td>WHEREAS Manuel Barasa Mukena, is registered as proprietor in absolute ownership interest of that piece of land containing 1.88 hectares or thereabouts, situate in the district of Bungoma, registered under title No. E. Bukusu/W. Sangalo/80, 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 title deed provided that no objection has been received within that period. Dated the 1st August, 2014. P. K. SIBUCHI, Land Registrar, Bungoma/Mt. Elgon Districts.</td>
</tr>
</tbody>
</table>
GAZETTE NOTICE No. 5362
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Evans Ondiek Orogo (ID/11555541), of P.O. Box 84, Kebirigo in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 0.020 hectares or thereabouts, situate in the district of Nyamira, registered under title No. North Muigirango/Bonyamantuta/2168, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
J. M. OCHARO,
Land Registrar, Nyamira District.

MR/5678818

GAZETTE NOTICE No. 5363
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Joyce Mondo Moses, of P.O. Box 43, Nyamarambe in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land situate in the district of Kisii Central, registered under title No. South Muigirango/Bogetenga/2726, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
S. R. KAMBARA,
Land Registrar, Kisii District.

MR/5678635

GAZETTE NOTICE No. 5364
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Kiletiya Puya (ID/11711064), of P.O. Box 260, Kigoris in the Republic of Kenya, is registered as proprietor in absolute ownership interest of that piece of land containing 8.55 hectares or thereabouts, situate in the district of Transmara, registered under title No. Transmara/Moita/277, 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 title deed provided that no objection has been received within that period.

Dated the 1st August, 2014.
S. W. GITHINJI,
Land Registrar, Transmara District.

MR/5678964

GAZETTE NOTICE No. 5365
THE LAND REGISTRATION ACT
(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Philip Ndungu Kimani, of P.O. Box 493–20300, Nyahururu in the Republic of Kenya, is registered as proprietor lesee of all that piece of land known as L.R. No. 4953/2194, situate in the district of Kiambu, by virtue of a grant registered as I.R. 59389/1, and whereas the land register in respect thereof is lost or destroyed, and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 1st August, 2014.
W. M. MUGAI,
Land Registrar, Kiambu District.

MR/5678821

GAZETTE NOTICE No. 5366
THE LAND REGISTRATION ACT
(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) Kenya Nyadzani, (2) Geoffrey Mwaniki Kanja and (3) Stephen Mbugua Gitau, all of P.O. Box 72327–00200, Nairobi in the Republic of Kenya, are registered as proprietors lessees of all that piece of land known as L.R. No. 209/2759/10, situate in the city of Nairobi, by virtue of a certificate of title registered as I.R. 6278/1, and whereas the land register in respect thereof is lost or destroyed, and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 1st August, 2014.
W. M. MUGAI,
Land Registrar, Nairobi.

MR/5678657

GAZETTE NOTICE No. 5367
THE LAND REGISTRATION ACT
(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Foreign Mission Board of the Southern Baptist Convention, of P.O. Box 30405–00100, Nairobi in the Republic of Kenya, is registered as proprietor lesee of all that piece of land known as L.R. No. 451/1040, situate in the city of Nairobi, by virtue of a grant registered as I.R. 16077/1, and whereas the land register in respect thereof is lost or destroyed, and efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 1st August, 2014.
W. M. MUGAI,
Land Registrar, Nairobi.

MR/5678656

GAZETTE NOTICE No. 5368
THE LAND REGISTRATION ACT
(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Wakigwe Holdings Limited, P.O. Box 16788–00620, Nairobi in the Republic of Kenya, is registered as proprietor lesee of all that piece of land known as L.R. No. 16780, situate in Thika County, by virtue of a grant registered I.R. 62681/1, and whereas the land register in respect thereof is lost or destroyed, and whereas efforts made to locate the said land register have failed, notice is given that after the expiration of sixty (60) days from the date hereof, the property register shall be reconstructed under the provisions of section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 1st August, 2014.
W. M. MUGAI,
Land Registrar, Nairobi.

MR/5678939

GAZETTE NOTICE No. 5369
THE LAND REGISTRATION ACT
(No. 3 of 2012)

ISSUE OF A NEW GREEN CARD

WHEREAS Henry Hinga Wambara, is registered as proprietor in absolute ownership interest of that piece of land containing 0.25 acre or thereabouts, situate in the district of Kiambu, registered under title No. Dagoretti/Kinoo/734, and whereas sufficient evidence has been adduced to show that the green card 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 green card provided that no objection has been received within that period.

Dated the 1st August, 2014.
I. N. KAMAU,
Land Registrar, Kiambu District.

MR/5678805
Gazette Notice No. 5370

The Land Registration Act (No. 3 of 2012)

Registration of Instrument

Whereas Harris Mutio Mule, of P.O. Box 13350–00200, Nairobi in the Republic of Kenya, is registered as proprietor lessee of that piece of land containing 0.1902 hectare or thereabouts, known as L.R. 209/7425, situate in the city of Nairobi, held under a grant registered as I.R. 24401/2, and whereas Kenya Commercial Bank Limited has executed an instrument of discharge of charge registered as I.R. 24401/2, and whereas affidavits have been filled in terms of section 65 (1) (h) of the said Act declaring that the said grant registered as I.R. 24401 is not available for registration, notice is given that after the expiration of fourteen (14) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said grant and proceed with the registration of the said instrument of discharge.

Dated the 1st August, 2014.

C. N. Kituyi, Registrar of Titles, Nairobi.

Gazette Notice No. 5371

The Land Registration Act (No. 3 of 2012)

Registration of Instrument

Whereas Britania Investments Limited, a limited liability company, of P.O. Box 49584–00100, Nairobi in the Republic of Kenya, is registered as proprietor lessee of that piece of land containing 0.1819 hectare or thereabouts, known as L.R. 209/11367/3, situate in the city of Nairobi, held under a certificate of title registered as I.R. 52825/1, and whereas EcoBank Kenya Limited has executed an instrument of discharge of charge registered as I.R. 52825/10, and whereas EABS Bank Limited has changed its name to Ecobank Kenya Limited, and whereas affidavits have been filled in terms of section 65 (1) (h) of the said Act declaring that the said grant registered as I.R. 52825 is not available for registration, notice is given that after the expiration of fourteen (14) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said certificate of title and proceed with the registration of the said instrument of discharge of change of name.

Dated the 1st August, 2014.

C. N. Kituyi, Registrar of Titles, Nairobi.

Gazette Notice No. 5372

The Land Registration Act (No. 3 of 2012)

Registration of Instrument

Whereas (1) Jamadas Vasanji Lodhia and (2) Dr. Prabhudas Vasanji Lodhia, both of P.O. Box 2234–30100, Eldoret in the Republic of Kenya, are registered as proprietors lessees of that piece of land containing 0.2082 hectare or thereabouts, known as L.R. 7158/307 (orig. No. 7158/28/2), situate in the city of Nairobi, held under a certificate of title registered as L.R. 43469/1, and whereas (1) Jamadas Vasanji Lodhia and (2) Dr. Prabhudas Vasanji Lodhia, have lodged an instrument of discharge, transfer and charge in favour of Grevillea Grove Villas Limited, and whereas affidavits have been filled in terms of section 65 (1) (h) of the said Act declaring that the said certificate of title registered as L.R. 43469/1 is not available for registration, notice is given that after the expiration of fourteen (14) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said certificate of title and proceed with the registration of the said instrument of discharge, transfer and charge.

Dated the 1st August, 2014.

B. F. Atieno, Registrar of Titles, Nairobi.

Gazette Notice No. 5373

The Land Registration Act (No. 3 of 2012)

Registration of Instrument

Whereas Njiru Njue (deceased), of Embu in the Republic of Kenya, is registered as proprietor of that piece of land containing 5.00 acres or thereabout, known as Gatuir/Githimu/794, situate in the district of Embu, and whereas the High Court in succession cause No. 427 of 2012 has ordered that the said piece of land be registered in the name of Alice Wanjira Njiru (ID/0398129), and whereas all efforts made to recover the land title deed issued in respect of the said piece of land by the land registrar have failed, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with the registration of the said grant document and issue a land title deed to the said Alice Wanjira Njiru (ID/0398129), and upon such registration the land title deed issued earlier to the said Njiru Njue (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st August, 2014.

J. M. Munguti, Land Registrar, Embu District.

Gazette Notice No. 5374

The Land Registration Act (No. 3 of 2012)

Registration of Instrument

Whereas Rewel Kibue Ng’ang’a (deceased), is registered as proprietor of that piece of land containing 1.1 acres or thereabout, known as Kabete/Lower Kabete/244, situate in the district of Kiambu, and whereas the High Court in succession cause No. 317 of 2012, has issued grant of letters of administration to Margaret Wanjiku Kibui, and whereas the title deed issued earlier to the said Rewel Kibue Ng’ang’a (deceased) has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of R.L. 19 and R.L. 7, and upon such registration the land title deed issued earlier to the said Rewel Kibue Ng’ang’a (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st August, 2014.

K. G. Ndegwa, Land Registrar, Kiambu District.

Gazette Notice No. 5375

The Land Registration Act (No. 3 of 2012)

Registration of Instrument

Whereas Kariru Kagwi (deceased), is registered as proprietor of that piece of land containing 0.202 hectare or thereabouts, known as Mitubiri/Wempa Block 1/1734, situate in the district of Thika, and whereas the chief magistrate’s court at Thika in succession cause No. 583 of 2011, has issued grant of letters of administration to Prisila Wamaitha Kariru, and whereas the title deed issued earlier to the said Kariru Kagwi (deceased) has been reported missing or lost, notice is given that after the expiration of thirty (30) days from the date hereof, provided no valid objection has been received within that period, I intend to dispense with the production of the said land title deed and proceed with registration of the said instrument of R.L. 19 and R.L. 7, and upon such registration the land title deed issued earlier to the said Kariru Kagwi (deceased), shall be deemed to be cancelled and of no effect.

Dated the 1st August, 2014.

S. W. Kariuki, Land Registrar, Thika District.
## GAZETTE NOTICE No. 5377
**THE BIOSAFETY ACT**
**(No. 2 of 2009)**

**NATIONAL BIOSAFETY AUTHORITY (NBA)**

APPROVED GMO APPLICATIONS IN THE YEAR 2013/2014

Pursuant to section 54(2) of the Biosafety Act, No. 2 of 2009, notice is given that the National Biosafety Authority has approved the following 8 research projects on genetically modified organisms.

<table>
<thead>
<tr>
<th>Title of the project</th>
<th>Applicant</th>
<th>Location(s) of experiment</th>
<th>Objective</th>
<th>Date of approval</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application to introduce transgenic cassava containing Cassava Brown Streak Resistance Genes for confined field trials in Kenya</td>
<td>Kenya Agricultural Research Institute (KARI)</td>
<td>KARI, Alupe Sub Station (Busia County) and KARI Mtwap Centre (Kilifi County)</td>
<td>The objective of this project is to develop, obtain transgenic cassava with superior resistance to Cassava Brown Streak Disease (CBSD)</td>
<td>26th September 2013</td>
</tr>
<tr>
<td>Application to undertake confined field trial for the evaluation of transgenic Gypsophila paniculata (Baby’s Breath) containing PAP 1 genes for pink flower colour stability in Kenya</td>
<td>Kenya Agricultural Research Institute (KARI)</td>
<td>Beauty Line Flower Company - Naivasha - Nakuru County</td>
<td>The aim of the proposed work is to generate field biosafety data and evaluate the efficacy and stability of the inserted PAP 1 genes in terms of flower colour stability of transgenic Gypsophila varieties</td>
<td>9th December 2013</td>
</tr>
<tr>
<td>Application to conduct a confined field trial (CFT) of transgenic cassava expressing African cassava mosaic virus (ACMV) and cassava brown streak virus (CBVS) resistance in Kenya</td>
<td>Masinde Muliro University of Science and Technology (MMUST)</td>
<td>KARI- Alupe, Busia County</td>
<td>Evaluation of the robustness and stability of engineered resistance against cassava viruses, (African Cassava mosaic virus (ACMV) and Cassava brown streak virus (CBVS) under natural field conditions (confined field trials)</td>
<td>6th March 2014</td>
</tr>
<tr>
<td>Application to undertake contained use activities on recombinant antigen delivery systems containing defined antigens of the ASFV and rationally attenuated ASFV viruses</td>
<td>International Livestock Research Institute (ILRI)</td>
<td>BSL 2 Facility at ILRI Campus – Nairobi</td>
<td>The overall objective of this project is to develop a recombinant vaccine for protection of pigs against African Swine Fever Virus (ASFV)</td>
<td>6th March 2014</td>
</tr>
<tr>
<td>Application for contained use activities involving the development of effective RRV Valley Fever vaccines for use in sheep</td>
<td>International Livestock Research Institute (ILRI)</td>
<td>BSL 2 Facility at ILRI Campus – Nairobi</td>
<td>The main aim of this work will be to identify a vaccination regimen that confers protection against RVF in sheep. The obtained data will provide proof-of-concept for future clinical trials in other livestock species</td>
<td>14th April 2014</td>
</tr>
<tr>
<td>Application for contained use activities involving development of improved vaccines for the control of East Coast Fever disease in cattle in Africa</td>
<td>International Livestock Research Institute (ILRI)</td>
<td>BSL 2 Facility at ILRI Campus – Nairobi</td>
<td>The overall objective of this project is to develop a recombinant vaccine for protection of cattle against East Coast Fever (ECF).</td>
<td>14th April 2014</td>
</tr>
<tr>
<td>Application for contained use activities involving genetic modification on cassava expressing resistance to cassava bacterial blight disease (CBB) in Kenya</td>
<td>International Livestock Research Institute (ILRI)</td>
<td>ILRI Campus - Nairobi</td>
<td>The objective of the proposed research is to develop transgenic cassava resistant to Cassava Bacterial Blight (CBB) using either single or additive approach</td>
<td>14th April 2014</td>
</tr>
<tr>
<td>Application for contained use activities involving Agrobacterium-mediated transformation of cowpea for improved drought tolerance</td>
<td>International Livestock Research Institute (ILRI)</td>
<td>ILRI Campus - Nairobi</td>
<td>The overall objective of this study is to establish an efficient Agrobacterium- mediated transformation and tissue culture regeneration protocol for Kenyan cowpea varieties under contained use.</td>
<td>14th April 2014</td>
</tr>
</tbody>
</table>

Dated the 25th June, 2014.

WILLY K. TONUI,
Chief Executive Officer, National Biosafety Authority.
THE KENYA POWER AND LIGHTING COMPANY LIMITED

SCHEDULE OF TARIFFS 2013 FOR ELECTRICITY TARIFFS, CHARGES, PRICES AND RATES

FOREIGN EXCHANGE RATE FLUCTUATION ADJUSTMENT

PURSUANT to clause 2 of Part III of the Schedule of Tariffs 2013, Notice is hereby given that all Prices for Electrical Energy specified in Part II of the said Schedule will be liable to a Foreign Exchange Fluctuation Adjustment of 30 Cents per kWh for all Meter Readings taken in July, 2014.

Information used to calculate the Adjustment:

<table>
<thead>
<tr>
<th>KenGen (FZ)</th>
<th>KPLC (HZ)</th>
<th>IPPs (IPPZ)</th>
<th>Total (ZF + ZH + IPPZ)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exchange Gain/(Loss)</td>
<td>22,232,957.79</td>
<td>40,623,235.54</td>
<td>124,511,665.40</td>
</tr>
</tbody>
</table>

Total units Generated and Purchased Excluding exports in June, 2014 (G) = 742,656,232 kWh.

Dated the 18th July, 2014.

BEATRICE MESO,
Company Secretary.

GAZETTE NOTICE NO. 5379

THE KENYA POWER AND LIGHTING COMPANY LIMITED

SCHEDULE OF TARIFFS 2013 FOR ELECTRICITY TARIFFS, CHARGES, PRICES AND RATES

FUEL COST CHARGE

PURSUANT to clause 1 of Part III of the Schedule of Tariffs 2013, Notice is hereby given that all Prices for Electrical Energy Specified in Part II of the said Schedule will be liable to a Fuel Cost Charge of plus 722 Cents per kWh for all Meter Readings taken in July, 2014.

Information used to calculate the fuel cost charge:

<table>
<thead>
<tr>
<th>Power Station</th>
<th>Fuel Price in June 2014 Sh./Kg. (Ci)</th>
<th>Fuel Displacement Charge/Fuel Charge June 2014 Sh./AWh.</th>
<th>Variation from May 2014 Prices Increase/(Decrease)</th>
<th>Units in June 2014 in kWh. (Gi)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kipevu I diesel plant</td>
<td>70.30</td>
<td>1.32</td>
<td>22,393,000</td>
<td></td>
</tr>
<tr>
<td>Kipevu II Diesel Plant (Tsavo)</td>
<td>69.67</td>
<td>0.26</td>
<td>14,484,400</td>
<td></td>
</tr>
<tr>
<td>Kipevu III Diesel Plant</td>
<td>68.89</td>
<td>(0.26)</td>
<td>54,641,000</td>
<td></td>
</tr>
<tr>
<td>Embakasi GT 1</td>
<td>98.27</td>
<td>0.03</td>
<td>1,189,559</td>
<td></td>
</tr>
<tr>
<td>Embakasi GT 2</td>
<td>98.27</td>
<td>0.03</td>
<td>404,875</td>
<td></td>
</tr>
<tr>
<td>Rabai Diesel (with steam turbine)</td>
<td>67.62</td>
<td>0.83</td>
<td>54,635,300</td>
<td></td>
</tr>
<tr>
<td>Iberafica Diesel</td>
<td>70.35</td>
<td>(0.23)</td>
<td>15,131,550</td>
<td></td>
</tr>
<tr>
<td>Iberafica Diesel–Additional Plant</td>
<td>69.92</td>
<td>(1.16)</td>
<td>25,704,950</td>
<td></td>
</tr>
<tr>
<td>Thika Power Diesel Plant</td>
<td>73.11</td>
<td>(0.16)</td>
<td>53,909</td>
<td></td>
</tr>
<tr>
<td>Thika Power Diesel Plant (with steam unit)</td>
<td>73.11</td>
<td>(0.16)</td>
<td>48,645,391</td>
<td></td>
</tr>
<tr>
<td>Mumias Sugar Company</td>
<td>2.98</td>
<td>0.01</td>
<td>4,009,000</td>
<td></td>
</tr>
<tr>
<td>Olkaria IV Steam Charge</td>
<td>1.75</td>
<td>31,820,267</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UETCL Import (Non Commercial)</td>
<td>15.03</td>
<td>(0.41)</td>
<td>3,220,732</td>
<td></td>
</tr>
<tr>
<td>UETCL Import (Commercial)</td>
<td>19.27</td>
<td>0.17</td>
<td>5,883,768</td>
<td></td>
</tr>
<tr>
<td>UETCL Export (Non Commercial)</td>
<td>15.03</td>
<td>(0.41)</td>
<td>(2,313,250)</td>
<td></td>
</tr>
<tr>
<td>UETCL Export (Commercial)</td>
<td>14.85</td>
<td>(0.47)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Emergency Power (Muhoroni 2)</td>
<td>115.87</td>
<td>0.14</td>
<td>4,080,560</td>
<td></td>
</tr>
<tr>
<td>Garissa Diesel (Kengen)</td>
<td>114.14</td>
<td>0.04</td>
<td>357,977</td>
<td></td>
</tr>
<tr>
<td>Garissa Diesel (Agrekko)</td>
<td>114.14</td>
<td>0.04</td>
<td>1,562,090</td>
<td></td>
</tr>
<tr>
<td>Lamu Diesel</td>
<td>106.74</td>
<td>0.25</td>
<td>550,647</td>
<td></td>
</tr>
<tr>
<td>Lodwar Diesel (thermal)</td>
<td>144.11</td>
<td>0.90</td>
<td>445,022</td>
<td></td>
</tr>
<tr>
<td>Madera Diesel (thermal)</td>
<td>151.21</td>
<td>(0.25)</td>
<td>521,467</td>
<td></td>
</tr>
<tr>
<td>Marsabit Diesel (thermal)</td>
<td>141.37</td>
<td>1.48</td>
<td>321,582</td>
<td></td>
</tr>
<tr>
<td>Wajir Diesel</td>
<td>141.49</td>
<td>0.26</td>
<td>557,307</td>
<td></td>
</tr>
<tr>
<td>Moyale Diesel (thermal)</td>
<td>142.38</td>
<td>-</td>
<td>29,536</td>
<td></td>
</tr>
<tr>
<td>Mpeketoni</td>
<td>136.75</td>
<td>0.45</td>
<td>182,711</td>
<td></td>
</tr>
<tr>
<td>Hola (thermal)</td>
<td>135.70</td>
<td>0.14</td>
<td>248,049</td>
<td></td>
</tr>
<tr>
<td>Merti (thermal)</td>
<td>157.32</td>
<td>0.06</td>
<td>21,570</td>
<td></td>
</tr>
<tr>
<td>Habaswein (thermal)</td>
<td>142.06</td>
<td>2.21</td>
<td>91,502</td>
<td></td>
</tr>
<tr>
<td>Elwak (thermal)</td>
<td>145.75</td>
<td>-</td>
<td>37,369</td>
<td></td>
</tr>
<tr>
<td>Baragoi</td>
<td>154.64</td>
<td>-</td>
<td>19,151</td>
<td></td>
</tr>
<tr>
<td>Mfangano (thermal)</td>
<td>178.75</td>
<td>-</td>
<td>21,298</td>
<td></td>
</tr>
<tr>
<td>Lokichogio</td>
<td>147.93</td>
<td>1.37</td>
<td>73,627</td>
<td></td>
</tr>
<tr>
<td>Takaba</td>
<td>146.63</td>
<td>0.85</td>
<td>17,675</td>
<td></td>
</tr>
<tr>
<td>Eldas</td>
<td>140.57</td>
<td>-</td>
<td>12,572</td>
<td></td>
</tr>
<tr>
<td>Rhamu</td>
<td>148.30</td>
<td>0.23</td>
<td>23,447</td>
<td></td>
</tr>
</tbody>
</table>

Total units generated and purchased including hydros, excluding export (G) = 742,656,232 kWh.

Dated the 18th July, 2014.

BEATRICE MESO,
Company Secretary.
THE KENYA GAZETTE
1st August, 2014

GAZETTE NOTICE NO. 5380

THE KENYA POWER AND LIGHTING COMPANY LIMITED

SCHEDULE OF TARIFFS 2013 FOR ELECTRICITY TARIFFS, PRICES, CHARGES AND RATES

WATER RESOURCE MANAGEMENT AUTHORITY LEVY

PURSUANT to clause 5 of Part III of the Schedule of Tariiffs 2013, Notice is given that all prices for Electrical Energy specified in part II-(A) of the said Schedule will be liable to a Water Resource Management Authority (WARMA) Levy of plus 6 cents per kWh for all meter readings taken in July, 2014.

Information used to calculate the WARMA Levy:

Approved WARMA levy for energy purchased from hydropower plants of capacity equal to or above 1MW = 5 Kenya cents per kWh.

<table>
<thead>
<tr>
<th>Hydropower Plant</th>
<th>Units Purchased in June, 2014 (kWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gitaru</td>
<td>43,755,390</td>
</tr>
<tr>
<td>Kamburu</td>
<td>21,842,000</td>
</tr>
<tr>
<td>Kiambere</td>
<td>50,062,000</td>
</tr>
<tr>
<td>Kindaruma</td>
<td>9,802,000</td>
</tr>
<tr>
<td>Masanga</td>
<td>5,271,000</td>
</tr>
<tr>
<td>Tana</td>
<td>13,299,290</td>
</tr>
<tr>
<td>Wanji</td>
<td>4,013,554</td>
</tr>
<tr>
<td>Sagana</td>
<td>969,410</td>
</tr>
<tr>
<td>Ndula</td>
<td></td>
</tr>
<tr>
<td>Turkwel</td>
<td>60,484,300</td>
</tr>
<tr>
<td>Gogo</td>
<td>746,365</td>
</tr>
<tr>
<td>Sondu Miriu</td>
<td>40,419,000</td>
</tr>
<tr>
<td>Sangoro</td>
<td>12,271,920</td>
</tr>
</tbody>
</table>

Total units purchased from hydropower plants with capacity equal to or above 1 MW = 262,936,329 kWh.

Total units purchased from/generated by electric power producers excluding exports in June = 742,656,232 kWh.

Approved 8th instalment of WARMA levy arrears of KSh. 630,285,413 being recovered in 36 equal instalments (KSh) = 17,507,928

Adjustment for WARMA levy under/(over) collection in previous billing periods-December 2013 to March 2014 (KSh) = (9,176,204)

Dated the 18th July, 2014.

BEATRICE MESO,
Company Secretary.

MR/5678732

GAZETTE NOTICE NO. 5381

THE KENYA POWER AND LIGHTING COMPANY LIMITED

SCHEDULE OF TARIFFS 2013 FOR SUPPLY OF ELECTRICITY

INFLATION ADJUSTMENT

PURSUANT to clause 3 of Part III of the Schedule of Tariiffs 2013, Notice is hereby given that all Prices for Electrical Energy specified in Part II of the said Schedule will be liable to an Inflation Adjustment of plus 18 Cents per kWh for all meter readings taken in July-Dec 2014.

Information used to calculate the Inflation Adjustment:

<table>
<thead>
<tr>
<th>INFA KenGen</th>
<th>INFA IPP</th>
<th>INFA KPLC</th>
<th>Last Half/year period Inflation costs Under (/Over) Recovery (KSh)</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Escalated cost (KSh)</td>
<td>170,852,146.16</td>
<td>63,111,479.21</td>
<td>360,803,133.79</td>
<td>85,719,792.11</td>
</tr>
</tbody>
</table>

Total Projected Units Generated or Purchased by the Company (Gp) = 4,483,190,635 kWh.

Dated the 18th July, 2014.

BEATRICE MESO,
Company Secretary.

MR/5678732

GAZETTE NOTICE NO. 5382

THE COMMISSION FOR THE IMPLEMENTATION OF THE CONSTITUTION

QUARTERLY REPORT JANUARY, MARCH, 2013

LIST OF ABBREVIATIONS

AG   Attorney-General
CIC  Commission for the Implementation of the Constitution
CIOC Committee on the Implementation of the Constitution
CRA  Commission for Revenue Allocation
CSW  Commission on the Status of Women
EACC  Ethics and Anti-Corruption Commission
ICPAK  Institute of Certified Public Accountants of Kenya
IBP    International Budget Partnership
IEBC  Independent Electoral and Boundaries Commission
JWCEP  Judiciary Working Committee on Elections Preparations
KLRC  Kenya Law Reform Commission
KNCHR  Kenya National Commission for Human Rights
KSG   Kenya School of Government
KSMS  Kenya School of Monetary Studies
MoNCCA Ministry of Justice, National Cohesion & Constitutional Affairs
MP    Member of Parliament
NCAJ  National Council on the Administration of Justice
NLC   National Land Commission
NSAs  Non-State Actors
PARLSCOM Parliamentary Service Commission
PSC   Public Service Commission
PFM   Public Finance Management
PWDs  People with Disabilities
RPP   Registrar of Political Parties
SRC   Salaries and Remuneration Commission
TA    Transition Authority
WWF   World Wildlife Fund

FOREWORD

This report covers a historic period in the implementation of the Constitution, for it is in this quarter that the first general elections under the New Constitution were held. This is also the quarter that saw the commencement of the devolved system of government with the election of governors and county assembly representatives.

As part of the preparations for the coming into place of county governments, the Commission facilitated the development of legislation to provide for county financing and staffing in the interim period, pending the establishment of county service boards and county treasuries.

The Commission carried out a field visit to all the forty-seven counties immediately after the general elections to assess the status of preparedness for devolved governments. The Commission was able to monitor election simulations and observe the general elections. The simulation exercise report was forwarded to the IEBC immediately after the exercise. The Commission is consolidating its observation report on the 2013 general elections and will forward a comprehensive report to the IEBC.

As we submit this report covering the period that saw the prorogation of the tenth Parliament, I take this opportunity to appreciate the third President of the Republic of Kenya, H.E Hon. Mwai Kibaki, the Prime Minister, the Right Honourable Raila Odinga and members of the tenth Parliament for their role in delivering the promise of a new Constitution to the people of Kenya. Notwithstanding the challenges faced in implementing the Constitution, and especially lack of consensus on and apparent disregard of the due process for development of legislation, the Commission is steadfast in its quest to oversee, facilitate and monitor the implementation of the Constitution for purposes of entrenching a culture of constitutionalism in Kenya.

Let me also take this opportunity to congratulate all successful aspirants in the just-concluded general elections. In particular, I congratulate His Excellency, President Uhuru Kenyatta, Deputy President Hon. William Ruto, Governors, Senators, Members of Parliament and Members of County Assemblies. As elected state officers, the Commission looks forward to working with all of them to uphold, respect, observe and promote the Constitution.

I congratulate the people of Kenya for the milestones we have achieved in the implementation of the Constitution. I also urge the people to remain vigilant as the ultimate stakeholders in the exercise of state sovereignty.

Once again, I appreciate Commissioners and the technical team at the Commission for their continued commitment to serve the people of Kenya. 'Utekelezaji wa Katiba, Jakamu la Wote'.

CHARLES NYACHAE
Chairperson

EXECUTIVE SUMMARY

The Commission for the Implementation of the Constitution (‘the Commission’) is established under Section 5(1) of the Sixth Schedule to the Constitution. The mandate of the Commission is stipulated in Section 4(a), 5(6), and 15(d) of the Sixth Schedule to the Constitution, the Commission for the Implementation of the Constitution Act 2010 and the Transition to Devolved Government Act.

The objective of the Commission is to ensure that policies, laws, structures, systems and administrative procedures developed and applied at all levels are consistent and in accord with the letter and spirit of the Constitution.

This quarterly report, covering the period January-March, 2013, highlights achievements made in the reporting period, and the challenges encountered in the implementation of the Constitution and projections for the next quarter, April – June 2013.

In keeping with the Commission’s mandate, the Commission facilitated the development of legislation, polices and administrative procedures required to implement the Constitution. The identification of legislation and policies was guided by the Fifth Schedule to the Constitution and different articles of the Constitution. Some of the identified laws are still under development and will be finalized and reported in the next quarter.

The period under review covers the electoral period and the coming into place of devolved units of government. This report therefore discusses the various activities undertaken in that regard, development of draft standing orders for Parliament and county assemblies and field visits to assess
preparedness for county governments. The report also covers monitoring activities undertaken in the election period, including the actual observation of the general elections.

The challenges identified in the implementation process are also flagged for action by concerned parties. In particular, the Commission points out lack of adherence to the procedure for development of legislation.

The report also briefly outlines activities earmarked for finalisation in the next quarter. These include a baseline survey on status of implementation, audit of all legislation passed by the National Assembly, and consolidation of progress made by various state agencies in the implementation of the Constitution. The Commission will continue to work with the National Executive, County Governments, Constitutional Commissions, the private sector and non-state actors towards full implementation of the Constitution.

PART ONE: INTRODUCTION

1.1 Mandate of the Commission

The Commission for the Implementation of the Constitution ("the Commission") is established under Section 5(1) of the Sixth Schedule to the Constitution. The mandate of the Commission is stipulated in Section 4(a), 5(6), and 15(d) of the Sixth Schedule to the Constitution, the Commission for the Implementation of the Constitution Act 2010 and the Transition to Devolved Government Act.

The functions of the Commission are to:

(a) monitor, facilitate and oversee the development of legislation and administrative procedures required to implement the Constitution;

(b) co-ordinate with the Attorney-General and the Kenya Law Reform Commission in preparing for tabling in Parliament, the legislation required to implement the Constitution;

(c) report every three (3) months to the Constitutional Implementation Oversight Committee on:
   (i) progress in the implementation of the Constitution;
   (ii) the preparation of the legislation required by the Constitution and any challenges in that regard;
   (iii) the process of establishing new commissions;
   (iv) any impediments to the process of implementing the Constitution;

(d) work with each Constitutional Commission to ensure that the letter and spirit of the Constitution is respected;

(e) exercise such other functions as are provided for by the Constitution or any other written law, and;

(f) monitor and oversee the transition process to devolved government and ensure that the system of devolved government is implemented effectively.

The requirement to report periodically is amplified by the CIC Act and Section four of the Sixth Schedule to the Constitution. The relevant provisions are reproduced below.

Section 25 of the CIC Act

**Section 4 (d) report at least once every three months to the Parliamentary Select Committee on—**

(i) the progress in the implementation of the Constitution; and

(ii) any impediments to the implementation of the Constitution.

Section 4(a) of the Sixth Schedule

Parliamentary Select Committee.

4. There shall be a select committee of Parliament to be known as the Constitutional Implementation Oversight Committee which shall be responsible for overseeing the implementation of this Constitution and which, among other things—

(a) shall receive regular reports from the Commission on the Implementation of the Constitution on the implementation of this Constitution including reports concerning—
   (i) the preparation of the legislation required by this Constitution and any challenges in that regard;
   (ii) the process of establishing the new commissions;
   (iii) the process of establishing the infrastructure necessary for the proper operation of each county including progress on locating offices and assemblies and establishment and transfers of staff;
   (iv) the devolution of powers and functions to the counties under the legislation contemplated in section 15 of this Schedule; and
   (v) any impediments to the process of implementing this Constitution;

(b) coordinate with the Attorney-General, the Commission on the Implementation of the Constitution and relevant parliamentary committees to ensure the timely introduction and passage of the legislation required by this Constitution; and

(c) take appropriate action on the reports including addressing any problems in the implementation of this Constitution.

The Commission is further obligated to meet the objects of Constitutional Commissions and Independent Offices as set out in Article 249 (1) of the Constitution, which are:

(a) protecting the sovereignty of the people;

(b) securing the observance by all State organs of democratic values and principles; and

(c) promoting constitutionalism.

In discharging its mandate, the Commission is obliged to observe, promote, respect and protect national values and principles of governance as stipulated in Article 10 of the Constitution. In light of the Commission’s mandate, objects and guiding values and principles, the Commission defined and adopted the following mission and vision:
Vision

A united, peaceful and prosperous Kenya in which all citizens including leaders respect the rule of law, uphold national values and live by the Constitution.

Mission

To ensure that policies, laws, structures, systems and administrative procedures developed and applied at all levels are consistent and in accord with the letter and spirit of the Constitution.

This report is divided into five parts as follows:

(a) Part One: Introduction
(b) Part Two: Achievements
(c) Part Three: Activities For the Next Quarter
(d) Part Four: Challenges and Recommendations
(e) Part Five: Annexes

PART TWO: ACHIEVEMENTS

The Commission carried out the following activities in the reporting period:

(a) Policy on National Registration and Identification of Refugees

The Commission held a meeting with the Kenya Foreign Citizens and Foreign Nationals Management Service Board and agreed on the development of a policy on national registration and refugees. Once finalized, the policy will be forwarded to the Commission to be reviewed in tandem with the review of the National Registration and Identification Bill 2012 and Refugees Bill, 2012.

(b) National Anti-Corruption Policy

The Commission and the Ethics and Anti-Corruption Commission (EACC) held a consultative meeting and agreed on the need for a policy framework on anti-corruption. The Commission will hold further consultations with the relevant institutions to ensure that a policy framework on anti-corruption is put in place.

(c) National Security Policy, Policing Policy and Intelligence Policy

The Commission advised the Ministry of State for Provincial Administration and Internal Security to prepare policies on policing, security and intelligence. These three policies are critical in the implementation of the National Security Council Act, 2012, National Police Service Act, 2011 and the National Intelligence Service Act, 2012. The Ministry indicated that it was in the process of initiating the process of the policy development and shall forward them to the Commission for review immediately they are finalized. The Ministry also indicated that extensive consultations and public participation was critical prior to the finalization of the policies.

(d) Defence Policy

The Commission requested the Ministry of State for Defence to develop rules and regulations required under the Kenya Defence Forces Act, 2012. However, that was not done and, once a new Cabinet is in place, the Commission will follow up with the relevant Ministry on the preparation of a policy on defence.

(e) Policies on the Administration of Justice

The Commission in conjunction with the National Council on the Administration of Justice (NCAJ) developed a work plan that prioritizes a number of policies for development to facilitate coordination in the justice sector. These include Correctional Policy, Access to Justice Policy and National Policing Policy. The Commission will engage the concerned institutions for the development and finalization of the policies.

(f) Policies on Devolved Functions

With the fundamental reforms required by the Constitution of Kenya, 2010, and especially devolution, which is one of the foundations of the Constitution’s normative, institutional and general architecture, it is critical that all existing policies are reviewed to conform to the letter and spirit of the Constitution that explicitly aims to entrench devolution as a philosophy and practice of governance.

It is therefore imperative that the review of the policies respects Article 6 of the Constitution and the objectives of devolution as envisaged in the Constitution and the allocation of functions to national and county governments as provided for under the 4th Schedule of the Constitution. Analysis of functions provided under the Fourth Schedule to the Constitution is a critical transition activity under Phase One of the transition process. The effective delivery of this activity should ideally inform the effective review of sectoral policies.
Unfortunately, the functional analysis process was not finalized. By implication therefore, even the policies that have been reviewed are inadequate to the extent that they were not informed by a comprehensive process of function analysis. In this regard, the few policies that were reviewed were limited to addressing the principle of devolution as envisaged in the Constitution. The Commission notes that an effective and comprehensive function analysis is a critical transition issue that impacts on review of policies. In the coming quarter, the Commission shall endeavor to ensure finalization of this function analysis.

(g) Policy Dialogue on Shaping and Reshaping National and County Executives

The Commission, in concert with the Transition Authority, coordinated a policy dialogue on shaping and reshaping the national and county executives. The dialogue culminated in policy guidelines that are expected to guide the establishment, organization and reorganization of national and county executives.

2.2 Development of Legislation

The Commission worked with Government Ministries and other stakeholders to facilitate the development and review of legislation. The procedure for development of legislation agreed to between the Kenya Law Reform Commission, Office of the Attorney General, Ministry of Justice, National Cohesion and Constitutional Affairs and the Committee on the Implementation of the Constitution (CIOC) require Ministries to originate Bills which are then drafted with the assistance of the Attorney General and the Kenya Law Reform Commission. Thereafter, the Bills are submitted to the Commission for review in accordance with Article 261(1) and (4) of the Constitution, which stipulate that:

Article 261 (1) Parliament shall enact any legislation required by this Constitution to be enacted to govern a particular matter within the period specified in the Fifth Schedule, commencing on the effective date.

Article 261 (4) For the purposes of Clause (1), the Attorney-General, in consultation with the Commission for the Implementation of the Constitution, shall prepare the relevant Bills for tabling before Parliament, as soon as reasonably practicable, to enable Parliament to enact the legislation within the period specified.

However, Section 14 of the Sixth Schedule requires that laws dealing with devolution be submitted to the Commission and Commission for Revenue Allocation for consideration. During the reporting period, the Commission processed the following legislations.

(a) National Registration and Identification Bill, 2012 and Refugee Bill, 2012

The National Registration and Identification Bill and the Refugee Bill are among the Bills that were forwarded to the Commission together with the Citizenship and Immigration Act, 2011 and the Kenya Foreign Citizens and Foreign Nationals Management Service Act, 2011.

The Commission convened a meeting with the Ministry of State for Immigration and Registration of Persons, the Office of the Attorney General and the Kenya Law Reform Commission to finalize review of the Bills. The meeting noted and agreed on the need to involve the Kenya Citizenship and Foreign Nationals Management Service Board. As a result, the Commission held a meeting with the Board to discuss the Bills. The key issues that arose from the meeting were: the function of the PSC in the appointment and allocation of duties to directors and other personnel of the Service, and the need to amend the Kenya Citizens and Foreign Nationals Management Service Act, 2011, in order to incorporate all the relevant departments dealing with immigration and refugee matters. It was agreed that the Board would audit the Bills and highlight any existing gaps for review. The audit of Bills will be followed by a retreat between members of the Board and the Commission to finalize review of the Bills.

(b) Work Injury Compensation Bill, 2013

The Ministry of Labour informed the Commission that it has commenced the review of the Work Injury Compensation Act to align it to the Constitution. The Ministry added that it was gathering stakeholder views on the Bill. On its part, the Commission noted progress made in the development of the Bill and advised the Ministry to submit the final version of the Bill to the Commission through the Attorney General.

(c) Community Land Bill and the Evictions and Resettlement Bill, 2013

The Commission engaged with the Ministry of Lands in the development of the Community Land Bill and the Evictions and Resettlement Bill. The Ministry reported that it had commenced preparations and had made progress in the formulation of the Bills. The Ministry set up a task force that has so far undertaken the following:

(i) Researched and reviewed documents relevant to the Bills.
(ii) Prepared and presented topical papers on issues concerning the Bills.
(iii) Published notices on the Ministry’s website and newspapers requesting members of the public to forward recommendations and comments on the Bills.
(iv) Held fifteen (15) county consultative fora to solicit views from stakeholders.

The Commission will review the Bills for compliance with the Constitution once they are received.

(d) Review of the Geology, Minerals and Mining Bill, 2012

The Commission received the Geology, Minerals and Mining Bill, 2012 and subjected the same to internal and stakeholder review. The Commission has however learnt that the Bill is yet to be published and the Commission’s input has not yet been addressed. The Commission will engage with the Attorney General with a view to ensuring that this important piece of legislation is finalized and stakeholder issues addressed and reflected in the Bill.

(e) Amendment of the National Police Service Commission Act, 2011 and the National Police Service Act, 2011

The Commission convened a meeting with the Ministry of State for Provincial Administration and Internal Security, National Police Service and National Police Service Commission to discuss Chapter Fourteen of the Constitution and particularly the provisions relating to matters of policing. Amongst other matters, the meeting discussed various constitutional and statutory mandates of the Cabinet Secretary, the National Police Service Commission and the Inspector-General of the National Police Service. It was resolved that there was an urgent need to amend the National Police Service Commission Act, 2011 and the National Police Service Act, 2011 to align the two Acts to the letter and spirit of the Constitution and to remove any ambiguities or lack of clarity in the Acts. The Ministry of State for Provincial Administration and Internal Security is obligated to generate amendments to the two Acts.

Thereafter, the Commission, working with the Kenya Law Reform Commission and the Attorney-General, shall review the amendment Bill in accordance with Article 261(1) and (4) and section 5(6) of the Sixth Schedule to the Constitution.

(f) The Contempt of Court and Magistrates’ Courts Bills, 2013

During this quarter, the Commission finalized its internal review of the Contempt of Court Bill and Magistrates’ Courts Bills, 2013. The Bills will be submitted to the Attorney General for publication following a roundtable meeting which was scheduled for 2nd April, 2013.
The Magistrates’ Courts Bill proposes to repeal the Magistrates’ Courts Act (Cap. 10 of the Laws of Kenya) while the Contempt of Court Bill proposes to repeal Section 51(1) of the Judicature Act (Cap. 8 of the Laws of Kenya) and provide for the substantive law on contempt of court in Kenya.

(g) Transition County Appropriation Act, 2013; County Government Public Finance Management Transition Act, 2013; and Transition to County Government Allocation Act, 2013

The Commission reviewed the above Bills to address Public Finance Management in county government in the interim period, particularly the period immediately preceding the election and assumption of office of governors, deputy governors and county assembly representatives. The laws specifically address: the need for capacity building and preparation of county treasuries prior to the coming into operation of the 47 counties; revenue collection, management and financial reporting by the former local authorities prior to the onset of the county governments; the establishment of a framework for the release and access of funds by county governments, and; the provision on the secondment of staff to the county governments to ensure that county governments have a core team of technical officers immediately after the elections, especially in the period between 4th March and 30th June, 2013.

(h) Legislation Developed Without Due Regard to Procedure

The reporting period marked the coming to an end of the term of the tenth Parliament of the Republic of Kenya. In the lead up to prorogation of Parliament, a number of Bills were hurriedly passed. Unfortunately, most of these Bills had not been submitted to the Commission pursuant to the provisions of Article 261. The Bills that were hurriedly passed without being first being submitted to the Commission, and where necessary to the Commission for Revenue Allocation are unconstitutional. They include:

8. Supplementary Appropriation Bill, 2013
11. Transition County Allocation of Revenue Bill, 2012
12. Civil Aviation Bill, 2013
13. Transition County Appropriation Bill, 2013
15. County Governments Public Finance Management Transition Bill, 2013
27. Crop Bill, 2012
28. Customs and Excise (Amendment) Bill, 2012
30. Statutory (Amendment) Bill, 2012

The Commission had prioritized some of the laws which had been submitted to it for review, including the Office of the Director of Public Prosecutions Act, 2013, and the Office of the Attorney-General Act, 2013. As such, the Commission forwarded an advisory to the Attorney-General and the National Assembly pointing out some of the obviously unconstitutional provisions. Regrettably, the laws were enacted with the glaring constitutional defects. The Commission now seeks to have the laws reviewed through the National Assembly once the latter is constituted via amendment to the unconstitutional provisions, or in the alternative, through judicial intervention.

The Commission proposes to engage further with the Attorney General, the Kenya Law Reform Commission, Commission for Revenue Allocation, the National Assembly and the Senate to ensure that all laws are developed in accordance with the procedure set out in the Constitution.

(i) Audit of Legislation

To ensure compliance of all legislation to the Constitution, the Commission periodically audits all legislation enacted. In this regard, the Commission carried out an audit of legislation one year after the promulgation of the Constitution, and the Audit Report was used to amend unconstitutional provisions in the identified laws.

The Commission has now commenced a second audit of legislation. The audit will cover legislation enacted between September 2011 and January, 2013. Any inconsistencies identified in the audit will be brought to the attention of Parliament, the Attorney General and the Cabinet.

2.3 Development of Administrative Procedures and Regulations

The development of policies and legislation sets out a broad framework whose effective implementation is expressed through regulations and administrative procedures. It is through development and review of regulations and administrative procedures that real change will be felt by the people of Kenya. All legislation requires the development of rules and regulations to give effect to its provisions. Thus, in April 2011, the Head of Public Service and Secretary to the Cabinet, in consultation with the Commission, issued a circular to all state organs to:

“...undertake a comprehensive audit of all existing sessional papers; laws, by-laws and regulations; policies; administrative procedures; government guidelines and circulars relating to its functions and to the sector in which the Institution operates.”

The Commission had also identified areas in the Constitution and legislation that need further elaboration to foster understanding and ease of comprehension by the people of Kenya and implementers. This section reports on progress made in the development and review of regulations and administrative procedures required to implement the Constitution.

(a) Development of an implementation guide for integration of constitutional values and human rights for implementers in the Public Service

The Commission continued work on the development of a guide for integration of constitutional values and human rights principles for actors in the public service. The Commission convened a validation forum in February 2013 to review the draft of the implementation guide before its finalization. The meeting brought together representatives from Government Ministries and Departments; Non-State actors; Constitutional Commissions and members of the academia. To ensure incorporation of international best practice, the meeting also had representatives from the United States of America and South Africa.

Some of the broad issues identified at the forum include:

(i) The need to adequately respond to the question of “how to implement the right”.
(ii) The need to address the two levels of government and their roles and responsibilities in line with the 4th Schedule of the Constitution.
(iii) Inclusion of a list of the relevant statutory laws governing the issues that concern the right being discussed.
(iv) How to reflect the role of oversight institutions, both constitutional/national and international.
(v) The need to affirm progress made by public officials, while reflecting an understanding of the constraints and the context within which public officials are trying to implement the rights.

Once finalised, the guide will be distributed widely to facilitate a rights based approach to service delivery and implementation of the Constitution.

(b) Simplified Version of Chapter Five of the Constitution

The Commission, with the assistance of World Wildlife Fund (WWF), commissioned a consultant to develop a simplified version of Chapter Five of the Constitution (Land and Environment) for ease of understanding amongst Kenyans. The Commission will review the guide and subject it to stakeholder validation before publication and distribution.

(c) Public Service Commission Regulations

The Commission engaged with the Public Service Commission to finalize the review of regulations developed under Section 31 of the Public Service Commission Act 2012. However, following further consultations, it was agreed that since the draft regulations had not addressed matters of principle, there was need to develop comprehensive legislation that would deal with the matters of principle and matters relating to Public Service such as Article 232 on Values and Principles of the public service and uniform norms and standards as contemplated in Article 235. The legislation is anticipated to be in place within the next six months.

(d) Guidelines on the Assumption of Office of Governors

The Commission also developed, in consultation with the Transition Authority, guidelines on the Assumption of Office of Governors. The guidelines provide for the establishment of Assumption of Office of Governor Committees which are charged with the role of ensuring smooth and orderly swearing in of governors to ensure a smooth transition to devolved government. The guidelines were published by the Transition Authority and facilitated the assumption of office by governors in all the 47 counties on the 27th of March, 2013.

(e) Standing Orders

Article 124 of the Constitution demands that Parliament prepares standing orders for the orderly conduct of its proceedings. In addition, Section 14 of the County Governments Act, 2012, requires each County Assembly to make standing orders to regulate its procedures.

To assist the county governments in the preparation of standing orders, the Transition Authority coordinated the modification of the National Assembly standing orders to be used by each County Assembly in the interim period until they adopt their own standing orders. The Commission reviewed the Model County Assembly standing orders and forwarded comments to the Transition Authority by 26th February, 2013.

Similarly, the draft Standing Orders for the Senate and the National Assembly were tabled before, and adopted by the tenth Parliament on 19th January 2012. These standing orders are to be used by the next Senate and National Assembly until each House gets an opportunity to amend its standing orders. The Commission reviewed the standing orders and forwarded comments to the Clerks of the Senate and the National Assembly on 12th March 2013.

The Commission looks forward to having county assemblies, Senate and National Assembly standing orders which respect the letter and spirit of the Constitution.

(f) Supreme Court (Presidential Election Petition) Rules, 2013

Article 163(8) of the Constitution and Section 31 of the Supreme Court Act, 2011 confer powers on the Supreme Court to make rules regulating the procedure for petitions to the Supreme Court challenging the election of the President. The Judiciary drafted Presidential Election Rules and convened a stakeholder’s validation workshop to review the draft Supreme Court (Presidential Election Petition) Rules, 2013. The workshop, at which the Commission was represented, provided an opportunity for stakeholders to discuss and comment on the draft rules before publication.

(g) Handbook on Public Finance Management in Kenya - Frequently Asked Questions

The Commission, in consultation with state and non-state actors and support from the International Budget Partnership (IBP), developed a frequently asked questions handbook on Public Finance Management in Kenya. The handbook outlines the framework of Public Finance Management as encapsulated by the Constitution of Kenya and the Public Finance Management Act, 2012. The handbook gives users a simplified outline of the budget process both at the national and county level, defining the meaning and scope of financial reporting as provided by law, and the roles and responsibilities of institutions in the Public Finance arena.

Given the importance of public finance especially in the context of devolution and delivery of services, the Commission aims for wide distribution of the handbook as a guide to public officers and the public to enhance accountability, responsibility, prudence and public participation in fiscal management and reporting.

(h) Medium Term Plan, 2013 – 2018 (MTP2) Development

The Executive arm of Government is finalizing the preparation of a policy document that outlines the road map towards realizing the Kenya Vision 2030 and the Constitution of Kenya i.e. the 2nd Medium Term Plan (MTP) 2013 -2017. The MTP II being developed maps the development agenda for the country including implementation of the Constitution of Kenya. The Commission’s involvement in this exercise has focused on engendering a constitutional focus and in this regard, during this reporting period, the Commission has worked with the Ministry of State for Planning, National Development and Vision 2030 as well as the National Stakeholder’s Forum to: (i) Enhance the Constitutional implementation focus in the results, program and project definition and (ii) To ensure a constitutionally compliant process i.e. one that respects the two levels of Government in accordance with article 6 and 189 of the Constitution and ensures robust public participation in accordance with the national values and principles espoused in the Constitution.

It is envisioned that during the next quarter as the Ministry works to finalize the MTP II, the Commission will continue to engage with the respective actors to ensure that a Constitutional focus is mainstreamed.

(h) Institutional Framework for Working with Constitutional Commissions

Section 5(6) of the Sixth Schedule to the Constitution requires CIC to work with each constitutional commission to ensure that the letter and spirit of the Constitution is respected. CIC adopted an institutional framework for working with constitutional commissions which will be used to strengthen the existing engagement mechanisms with the Commissions. The framework will be circulated to all constitutional commissions for validation in the next quarter.
2.4 Monitoring and Observation of the Electoral System and Process

a. Monitoring of Political Parties’ Nominations

The Commission monitored the political parties’ nominations that preceded the general elections. Working with Kenya National Commission for Human Rights (KNCHR), the Commission was involved in the design of the questionnaire and nomination observation checklist, which guided the monitoring of nominations countrywide. The Commission directly monitored nominations in Homa Bay and Embu on 18th January, 2013. The purpose of monitoring was to assess the level of knowledge and participation by members of the public, the level of transparency and accountability in the nomination process, and to ensure that the exercise was carried out within the law and the political parties’ regulations to promote free and fair elections.

The Commission had, before the date of nominations, issued an advisory to political parties, IEBC and the Registrar of Political Parties (RPP) on constitutional and statutory issues that needed to be adhered to during the exercise pursuant to the Constitution, the Elections Act, 2011 and the Political Parties Act, 2011.

The Commission made the following observations in political party primaries preceding the first general elections under the Constitution:

(i) There was little knowledge of the electoral laws of the party nomination rules among voters attributable to the minimal voter education programmes in the run-up to the nominations exercise.

(ii) There was widespread disregard of the principles set out in the Constitution and the Political Parties Act, for instance, defections from parties even after the nomination exercise had been completed.

(iii) A general lack of internal party democracy with allegations of nepotism, favouritism and voter bribery.

(iv) Poor organization by the political parties.

(v) Lack of clarity as to how the requirement for competition, fairness, inclusively and other national values and principles were applied in filling in the allocated party lists.

The Commission recommended strengthening of democracy within political parties, as well improvements in the political parties’ nominations process. The Commission consulted with the IEBC on the IEBC’s role and involvement in the regulation of the process by which political parties nominate candidates, as well as its role in monitoring the compliance by political parties of the Elections Act, 2011.

b. Observation of the Elections Simulation Exercise

On 24th February 2013, IEBC invited the public to witness the simulation of the voting process, including the counting and transmission of results. The objective of the simulation exercise was to promote public awareness on the voting procedure as part of the IEBC’s work to facilitate the realization of the voters’ right to vote. The simulation exercise was carried out in one polling station per county assembly ward, seven days to the actual date of the General Elections.

The Commission noted some inadequacies in the electoral process and communicated the same to the IEBC. It was the Commission’s understanding that the lessons learnt during the simulation exercise would be used to improve the preparedness of both IEBC officials and voters.

c. Observation of the General Elections

The Commission was one of institutions accredited by the IEBC to be election observers for the General Elections held on 4th March, 2013. The Commission deployed eight commissioners and sixteen technical staff members to observe elections across the country. In addition, the Chairperson and one Commissioner were accredited to observe the tallying process at the IEBC national tallying centre at Bomas of Kenya.

The Commission’s objective in observing the exercise was to ensure that the elections were carried out in a transparent manner and generate/learn lessons expected to improve the electoral processes and systems of future elections.

2.5 Status of Implementation of the Devolved System of Government

The period marked the end of the first phase of transition activities geared towards ushering in the devolved system of government under the first general election under the Constitution of Kenya, 2010. Specifically, in line with the set targets, the activities undertaken include:

(i) Engagement with the Transition Authority on Phase One transition activities

(ii) Engagement with the Commission on Revenue Allocation on transition activities under their mandate that have an impact on the implementation of the devolved government and specifically the funding of county governments once they come into place.

(iii) Engagement with the Public Service Commission (PSC) on human resource issues that have a bearing on the effective delivery of public service.

(iv) Engagement with Ministry of Finance on matters of financing of county governments.

(v) Engagement with the Office of Controller of Budget on matters of County Government funding.

(vi) Engagement with the Auditor General’s office on matters of Auditing County governments Assets and Liabilities.

Generally, the aim of the Commission’s engagement with stakeholders was to assess the status of the implementation of the devolved system of government and ensure that the transition process is on course.

The 47 counties elected their governors and county assembly representatives on 4th March 2013. Meetings between TA, CRA and the Commission revealed many issues on transition that needed to be addressed to ensure successful transition to devolved system of government. The Commission developed an assessment checklist and visited all the 47 counties to find out whether the transition activities intended for the initial phase have been or were being implemented. Key findings of the visit are discussed in c) below.

In view of the far-reaching impact of the transition process on the seamless implementation of the devolved system of government, and the importance of the transition process on county government’s functionality, the Commission held meetings with the Commission on Revenue Allocation (CRA), Public Service Commission (PSC), and Transition Authority (TA) to take stock of the process of transition to devolved government, clearly set out transition targets and moderate expectations as well as enable monitoring of the implementation of the devolved system of government.

(a) Capacity Building for Transition to Devolved Government

In the run up to the general elections that would usher in the devolved system of government, the Commission engaged with various stakeholders to develop comprehensive programmes for capacity building of the national and county governments. The Commission undertook the following activities together with Transition Authority (TA), Kenya School of Government (KSMS), CPST and Kenya School of Monetary Studies (KSMS):
ties, the Commission engaged with different stakeholders responsible for the transition activities among others:

... and Speakers. The issues noted include:

To achieve a higher degree of inclusiveness, the Commission:

(i) Ensuring 2013-14 county budgets allocation to avoid the risk of the county governments being under-funded in the financial year 2013-14;
(ii) Function analysis to avoid undue delay of transfer of functions;
(iii) Preparation of Transition Implementation Plans to ensure that the plans are comprehensive enough to avoid confusion that would undermine service delivery.
(iv) Human Resource planning and management to avoid ad hoc redeployments likely to instigate staff discontent and strife as well as improper matching of skills which would undermine the quality of service delivery.

With the information from the counties, the Commission engaged with different stakeholders responsible for the transition activities to ensure that emerging challenges were addressed. The Commission also focused on various issues, among them the involvement of women, youth, persons with disabilities and marginalized groups in the transition teams. The issues noted include:

(i) Transition teams did not meet the gender representation as well as that of persons with disabilities. Notably, although the transition teams included both men and women, the two-third gender balance was not met. Further, the Commission did not encounter any persons with disabilities in the interim transition teams;
(ii) The Commission also noted with concern that only a few women, People with Disabilities (PWDs) and other marginalized persons were elected into various elective positions. Specifically, no woman was elected as either Governor or Senator; only 16 women made it to the 290- strong National Assembly and less than 6 per cent of the 1,450 members of county assemblies were women.

The Commission spearheaded a targeted campaign to improve the inclusion of women, people with disabilities and marginalized groups in elective and appointive positions. These positions include Speaker of the National Assembly, Deputy Speaker of the National Assembly, Speaker of the Senate, Deputy Speaker of the Senate, Speakers of County Assemblies, Members of County Executive Committees, County Chief Officers, and County Public Service Boards.

To achieve a higher degree of inclusiveness, the Commission:

(i) Encouraged able women, PWDs and marginalized persons to apply and lobby for the upcoming positions in National and County Governments.
(ii) Urged political parties to appoint and front women, PWDs and marginalized persons for these positions.
(iii) Called upon elected officials to specifically elect women, PWDs and marginalized persons to such positions.

(d) Gubernatorial Conference for Aspiring Governors

The Commission participated in the first national conference for gubernatorial candidates. The conference brought together more than four hundred aspiring governors drawn from different political parties. The aspirants were informed of the duties and responsibilities for governors and county assemblies.

2.6 Public Advisories

Article 1 of the Constitution vests sovereign power in the people of Kenya. It provides for exercise of sovereign power directly, through elected representatives or delegation to Parliament, Judiciary, or national and county executives.

In recognition of the sovereign power of the people of Kenya and in recognition of the fundamental right to information under Article 35 of the Constitution of Kenya and the National Values and Principles of Governance set out in Article 10 of the Constitution, the Commission, where necessary, issues public advisories and press statements to bring to the attention of Kenyans issues arising in the course of ensuring the letter and spirit of the Constitution is respected by all state organs.

To this end, the Commission issued five advisories to the public through the print media on:

(a) Unconstitutionality of the Presidential Retirement Benefits (Amendment) Bill 2012, and the Retirement Benefits (Deputy President and designated state officers) Bill, 2012;
(b) Delay in appointment of Members of the National Land Commission;
(c) The status of preparedness for transition to devolved government;
Constitution, deliberate upon any challenges encountered in the implementation process and review their change management strategies.

The Commission convened consultative meetings with the different Ministries and commissions that included: the Public Service Commission, the Ethics and Anti-corruption Commission; Ministry of East African Community, Ministry of Provincial Administration and Internal Security, Ministry of Foreign Affairs and the Ministry of State for National Heritage and Culture.

It was generally agreed in the consultative meetings that there was need for: inter-ministerial engagements particularly where respective activities duly impact on the realization of their mandate; frequent meetings between the Ministries and the Commission; and for state agencies to ensure that quarterly reports are exhaustive and provide progressive and comprehensive updates on the status of implementation of the different activities.

(b) Meeting with the Parliamentary Service Commission

The Commission held a meeting with the Clerks to the National Assembly and the Senate on the working relations with the Parliamentary Service Commission (PARLSCOM). In particular, the Commission will work closely together with PARLSCOM with regards to transitional arrangements for the new Senate and National Assembly. PARLSCOM informed the Commission that:
The meeting also noted the need to agree on the legislative process and resolved that key implementing partners, i.e. CIC, the Kenya Law Reform Commission, the Attorney General and the Clerks to the National Assembly and Senate would meet to deliberate on the process of developing legislation. The Commission will follow up to ensure an agreed procedure for development of legislation is adopted.

(c) Participation at the CSW Preparation Meeting

The Commission attended a meeting on 7th February, 2013 organized by the Ministry of Gender, Children and Social Development on the preparations for the 57th Session of the Commission on the Status of Women (CSW) held in New York from 4th March, 2013. The meeting brought together various organizations working on gender issues and particularly women issues. The meeting agreed upon the need to: map the different women organizations and group them thematically in accordance to their area of specialization; schedule regular meetings among the different organizations to assist in monitoring and accountability; and; put in place a framework of engagement for the different women organizations, the Ministry of Gender and the National Commission on Gender and Equality.

(d) Stakeholder Forum for School Principals

The Commission was invited to participate at one-day stakeholder forum organized for principals of high schools, which was sponsored by the Anglican Church of Kenya. The Commission made a presentation to participants on the electoral process and on leadership and integrity. Some of the issues raised by the participants included the need to ensure that need for ‘progressive realization’ will not be a basis for the government’s failure to implement socio-economic rights and the need to find a balance between the rights and responsibilities of parents, teachers and students in applying the public participation principle in learning institutions.

(e) Conference on Elections

The Independent Electoral and Boundaries Commission (IEBC), along with the Judiciary Working Committee on Elections Preparations (JWCEP), Kenyatta University School of Law and the Electoral Institute for Sustainable Democracy in Africa organized an international conference to discuss the country’s preparedness for elections preparedness for a presidential run-off, should the need arise, and the judiciary’s preparedness to handle post-poll petitions within the set timeframes. Presenters at the forum were drawn from various countries that have gone through presidential run-offs such as Sierra Leone, Ghana and Liberia.

The Judiciary highlighted measures put in place to ensure timely conclusions of all election petitions, and presented the Supreme Court (Presidential Election Petition) Rules, 2013.

(f) Constitutional Commission’s Meeting with IEBC

The Commission was part of a team that attended a meeting convened under the umbrella of the Chairpersons of Constitutional Commission and Independent Offices Forum at IEBC offices. The purpose of the meeting was to discuss IEBC’s preparedness for the general elections and address any issues or challenges identified. IEBC was challenged to provide regular communication to the Commissions and to Kenyans in general on the preparedness for the elections to avoid any uncertainty. It was agreed that Constitutional Commissions would support IEBC in its endeavor to ensure a successful and credible poll.

(g) Media Sensitization

The media has played and continues to play a critical role in Kenya’s reform process by ensuring the people of Kenya are informed and are given their rightful opportunity to participate in matters of governance. Apart from shaping public opinion, the media is also a means by which the public plays a direct and indirect part in the democratic process. It is therefore important that journalists have facts on and detailed analyses of the provisions in the Constitution.

Taking cognisance of the role of the media, the Commission held two workshops with editors and bureau chiefs from local and international media houses. The event, organised with the support of the Media Council of Kenya, brought together over 80 news editors and bureau chiefs. The aim of the workshop was to enhance the media’s involvement in the implementation of the Constitution and promotion of a culture of constitutionalism. The workshop activities, which focused on the electoral system and process and the transition to the devolved government system, were compressed into three elaborate questions, each of which sought to explain the role of journalists in the context of the new dispensation, what they need to do to ensure the realization of the principles of the Constitution and how they intend to do that. Going forward, the participants undertook to promote constitutionalism in the course of discharging their duties.

(h) Meeting with EU Election Observer Mission

The European Union election observer team paid a courtesy call to the Commission in February, 2013. The meeting discussed election preparedness and the legal and administrative framework for the March 2013 general elections.

(i) Freint Roundtable

The Chairperson was invited to the Freint Roundtable, an annual roundtable meeting convened to take stock of constitutional, legislative and institutional developments in Kenya. Due to the proximity of the general elections, the meeting adopted a theme on elections and addressed various issues on Kenyan elections including preparedness, dispute settlements and expectations for free and fair elections.

(j) Other Fora by Non-State Actors

The Commission was also invited and gave presentations to the following conferences convened by non-state actors:

- KIM Monthly Forum to give speech “towards institutional excellence: new governance order”
- The Gynecological Conference on reproductive health rights
- ICPAK Symposium “Towards a Devolved System : Sustaining the Thrust”
- Rotary Club of Nairobi North Meeting at the Parklands Sports Club to give a speech on the role of CIC and the myths and facts of the Constitution.
2.8 Litigation

In the period under review the Commission was also involved in litigation in various capacities. This section gives a brief overview of cases in which judgments were issued as well as the pending cases.

(a) Decided Cases


The High Court dismissed the petition challenging the constitutionality of the Leadership and Integrity Act, No. 19 of 2012. The Commission argued that Parliament had diluted and watered down the Bill prepared by the Commission in consultation with stakeholders during the enactment process as a result of which the final product failed to meet the constitutional threshold as contemplated by Article 80. Further, the Act as passed undermines the mandate of the EACC in as far as it failed to provide procedures and mechanisms for it to use in the enforcement of the Act.

The Court held that Part IV of the Act provides procedures and mechanisms for enforcement of the General Leadership and Integrity Code and by extension the principles set out in Chapter Six of the Constitution. These enforcement mechanisms are to be supplemented by rules and regulations passed by the EACC and further, that reference to the Public Officer Ethics Act includes disciplinary action against an officer who contravenes not only the General Code on Leadership and Integrity but also the Code of Conduct and Ethics of the relevant public entity. The court stated that it is a matter of legislative policy whether to have a “one stop-shop” or have various public entities involved in the implementation of Chapter Six under the umbrella of EACC.


The issue raised was whether following the decision to segregate the Public Financial Management Bill and present part of it as two separate Bills namely, the Contingencies Fund and County Emergency Funds Bill, 2011, and the National Government Loans Guarantee Bill, 2011, the Attorney General had disregarded the procedure expressly stipulated under Article 261(4) and the provisions of Section 14(1) to the Sixth Schedule of the Constitution, that at least a 30 day period be allowed for the CIC to consider the Bills before their enactment. The Court held that the Commission had the opportunity to consider the content of subject Bills prior to their publication. The Public Financial Management Bill had been forwarded to the Commission by the letter dated 15th June, 2011 from the office of the Deputy Prime Minister. At the time the decision to sever the Bills was made in August, 2011, CIC had been in possession of the merged Bill for two months. The Court took judicial notice of the fact that the subject statutes had been repealed by Section 208 of the Public Finance Management Act, No. 18 of 2012 which was assented to on 24th July, 2012 and its provisions, save for those touching on county government, came into operation on 27th August, 2012. The petition therefore, and prayers sought therein, were superfluous or had been overtaken by events.

(b) Petitions Pending Before the Courts

The Commission had been enjoined in the following suits which were pending before the High Court:


This was a petition challenging the constitutionality of a decision to fix the deadline for submission of coalition agreements with the Registrar of Political Parties on 4th December 2012.

(ii) Mohamed Osman Warfa and 2 Others –vs- The Office of the President of the Republic of Kenya and 5 Others (Nrb. H.C. Petition No. 77 of 2013), CIC – 5th Respondent

This was a petition challenging the constitutionality of the decision of the Office of the President to appoint persons to the Public Service Commission in so far as none of the appointees whose names were published in Kenya Gazette Vol. No. CXXV No. 4 Notice No. 462 dated 9th January 2013 were from the Muslim faith and/or from any County situated in the North Eastern area or a Muslim from any other Muslim-dominated area of the Republic of Kenya.


In addition, the Commission, being dissatisfied with the Judgment and Order of the High Court of Kenya at Nairobi (Mr. Justice David Majanja) delivered on 15th November 2012 in Petition No. 389 of 2012 filed a notice of appeal against the Court’s Judgment and Order on 20th December 2012 (Nrb. Civil Appeal No. 351 of 2012 Commission for the Implementation of the Constitution and the Hon. Attorney General). The matter came up for hearing before Court of Appeal on 19th March 2013.

PART THREE: ACTIVITIES FOR THE NEXT QUARTER

The Commission will, inter alia, focus on the following activities for the period April – June, 2013.

3.1 Baseline Assessment of Progress of Implementation

The Commission projects a baseline survey to:

(a) Identify policies, legislation, administrative procedures and institutional frameworks existing under each public institution for the implementation of the constitution.
(b) Evaluate the consistency of (1) above with the letter and spirit of the Constitution.
(c) Identify all new legislation necessary to be developed to implement the Constitution.
(d) Establish the level of development of policies and administrative procedures and institutional frameworks required to actualize the Constitution and attendant legislation with a view to unlocking any hurdles curtailing their finalization.
(e) Identify key institutional frameworks including implementation plans and change management plans required for the implementation of the Constitution.
(f) Identify and define other key performance indicators to measure the progress of Constitution implementation and establish their analytical base values.

3.2 Analysis of Reports from Ministries and State Organs on the Progress of Implementation of the Constitution

The Commission has been receiving progress reports from Ministries and other state organs on the implementation of the Constitution since 2011.
While the reports guided comprehensive engagements between ministries and the Commission, they have never been analysed and comprehensive feedback given. The Commission will complete the analysis of ministerial and stakeholders reports and prepare a comprehensive report to guide the national executive in discharging its mandate effectively.

### 3.3 Development of Constitutional Case Law Digest (Compendium)

To document jurisprudence on the Constitution, the Commission is developing a digest on constitutional case law. The digest will contain concise summaries of selected judgments from the superior courts together with case commentaries and thus provide a readily accessible and user-friendly tool for implementing the Constitution.

### 3.4 Identification and Prioritization of Legislation for Enactment

Some of the laws identified include:


(b) Work Injuries Compensation Bill, 2013.

(c) the Prisons Act.

(d) National Youth Service Act.

(e) Public Safety and Order Act.

(f) Official Secrecy Act.

(g) The National Coroners Service Bill.

(h) The Private Securities Regulations Bills.

### 3.5 Audit of Laws Enacted by the 10th Parliament to Ensure Compliance with the Letter and Spirit of the Constitution

This will involve a systematic audit of all the legislation in close partnership with key stakeholders. Where some legislation is found to contain unconstitutional provisions, these shall be taken up with the relevant bodies for redress.

### 3.6 Development of Guidelines and Administrative Procedures

(a) Development and issue of circulars to Parliament, National Executive and County Executive and Assemblies.

(b) Finalization of the review of the final draft of the implementation guide for integration of constitutional values and human rights for implementers in the service before its publication.

(c) Development of a training manual for women and people with disabilities in elective positions and capacity building for people with disabilities in elective positions across the 47 counties.

(d) Review and publication of the papers presented during the Public Participation workshop held in 2012.

(e) Engagement with the newly elected and appointed officials in the National Assembly, Senate, National Executive and County Governments.

(f) Monitoring of the appointment of county executive and public officials for compliance with constitutional principles.

(g) Coordination with the Ministries to ensure all relevant legislation, policies and administrative procedures are reviewed for compliance with the Constitution.

(h) Working with the national executive in the finalization and implementation of the Medium Term Plan (2013-2017).

(i) Involvement of the young people of Kenya in the Constitution implementation process.

(j) Engagement with Constitutional Commissions on the implementation of the Constitution.

(k) Finalization and review of transition implementation plans.

(l) Support to counties to develop their first County Development Plans.

(m) Mainstreaming a Rights-Based Approach in the First Budget under the Devolved System of Government.

(n) Development of Change Management Plans by newly constituted government agencies and departments.


(p) Finalisation of an M&E system, including a costed, multi-year, multi-sectoral and multi-level M&E work-plan.

(q) Development a Public Finance Management (PFM) Guide for public officers at the county level and, after that, a PFM guide for public officers at the national level.

(r) Hosting public discussion forums on PFM with the intention of igniting public debates and views on how best to drive forward the PFM agenda both at the national and county levels.

(s) Training public officers and members of the public on PFM-related issues as provided under the law. This will be structured as a civic education program, and shall be piloted in select counties before a rollover to all counties.

(t) Engaging with stakeholders, both state and non-state actors, on the implementation of the Constitution.
4.1 Challenges

The Commission experienced the following challenges in the realization of its mandate:

(a) Failure to observe equity, equality and affirmative action provisions in the Constitution

The Commission noted that, notwithstanding the constitutional requirement for accommodation of the diversity of Kenyan people including representation on gender, regional, persons with disabilities status as well as minority and marginalized groups, this was not observed. For example, the transition teams appointed by the Transitional Authority and the Public Service Commission did not comply with these constitutional principles.

(b) Delay in the development of a comprehensive legislation on public service

The implementation of a devolved system of government after the general elections calls for uniform standards and norms to be applied at the county level. That would ensure that the resulting diversity does not become a recipe for chaos. The Commission noted with concern the delay in the preparation of the relevant policy documents for that purpose.

(c) Lack of a clear transition roadmap

The absence of a clear, fair, transparent transition roadmap has led to some resistance against the transition process. This resistance often stemmed from public servants’ fear of redundancy, ignorance or other selfish reasons.

(d) Fragmentation of key transition to devolved government activities likely to undermine the overall transition process

The Commission noted that implementation activities in certain cases tended to be fragmented, leading to possible loss of focus or duplication of effort.

(e) Creation of new institutions

There was a drive by Ministries to create new institutions in an attempt to bypass the constitutional requirement for lean government and distribution of functions to county government that were previously managed by the line ministries. The Commission notes that such moves are unconstitutional and are meant to claw back some roles and functions that the Constitution expressly reserves for the incoming county governments under the devolved system of government.

4.2 Suggested Solutions and Recommendations

To address the challenges encountered in the implementation of the Constitution, the Commission proposes the following responses:

(a) Development of affirmative action and equality policy, legislation and administrative procedures.

(b) Development of a policy and legislative framework to standardize public service in counties and to set guidelines for creation of new public institutions.

(c) Enhanced collaboration between key implementing stakeholders to forge a collaborative and coordinated effort in the implementation of the Constitution of Kenya, especially the transition to devolved government.

(d) Development of an effective communication strategy to create awareness and sufficient knowledge that would drive the transition process, and to drive civic engagement as soon as counties come into place.

(e) ANNEXES

Annex 1: Legislation enacted by the 10th Parliament after the Promulgation of the Constitution

2010

2. Animal Technician Act (No. 11 of 2010)
3. Competition Act (No.12 of 2010)

2011

5. Commission on Revenue Allocation Act (No. 16 of 2011)
7. Engineers Act (No. 43 of 2011)
8. Environment and Land Court Act (No. 19 of 2011)
9. Ethics and Anti-Corruption Commission Act (No. 22 of 2011)
10. Independent Electoral and Boundaries Commission (No. 9 of 2011)
11. Independent Offices Appointment Act (No. 8 of 2011)
12. Independent Policing Oversight Authority Act (No. 35 of 2011)
13. Industrial Court Act (No. 20 of 2011)
14. Judicial Service Act (No. 1 of 2011)
15. Kenya Citizenship and Immigration Act (No. 12 of 2011)
18. Limited Liability Partnership Act (No. 42 of 2011)
19. Mutual Legal Assistance Act (No. 36 of 2011)
20. National Construction Authority Act (No. 41 of 2011)
23. National Payment System Act (No. 39 of 2011)
25. National Police Service Act (No. 11A of 2011)
26. Political Parties Act (No. 11 of 2011)
27. Power of Mercy Act (No. 21 of 2011)
29. Prohibition of Female Genital Mutilation Act (No. 32 of 2011)
31. Salaries and Remuneration Commission Act (No. 10 of 2011)
32. Tourism Act (No. 28 of 2011)
33. Unclaimed Financial Assets Act (No. 40 of 2011)
34. Urban Areas and Cities Act (No. 13 of 2011)
35. Vetting of Judges and Magistrates Act (No. 2 of 2011)
36. Veterinary Surgeons and Veterinary Para-Professionals Act (No. 29 of 2011)

2012
37. Appropriation Act, 2012 (No. 11 of 2012)
38. Assumption of the Office of the President Act (No. 21 of 2012)
39. Breast Milk Substitutes (Regulation and Control) Act (No. 34 of 2012)
40. Cancer Prevention and Control Act (No. 15 of 2012)
41. Consumer Protection Act (No. 46 of 2012)
42. County Governments Act (No. 17 of 2012)
43. Finance Act (No. 4 of 2012)
44. Finance Act (No. 57 of 2012)
45. Intergovernmental Relations Act (No. 2 of 2012)
47. Kenya Deposit Insurance Act (No. 10 of 2012)
49. Kenya Plant Health Inspectorate Service Act (No. 54 of 2012)
50. Kenya School of Government Act (No. 9 of 2012)
51. Kenya School of Law Act (No. 26 of 2012)
52. Land Act (No. 6 of 2012)
53. Land Registration Act (No. 3 of 2012)
54. Leadership and Integrity Act (No. 19 of 2012)
55. Legal Education Act (No. 27 of 2012)
56. National Authority for the Campaign against Alcohol and Drug Abuse Act (No. 14 of 2012)
57. National Intelligence Service Act (No. 28 of 2012)
58. National Land Commission Act (No. 5 of 2012)
60. National Transport and Safety Authority Act (No. 33 of 2012)
61. Office of the Attorney-General Act (No. 49 of 2012)
62. Partnerships Act, 2012 (No. 16 of 2012)
63. Petitions to the Parliament (Procedure) Act (No. 22 of 2012)
64. Prevention, Protection and Assistance to Internally Displaced Persons and Affected Communities Act, 2012 (No. 56 of 2012)
65. Prevention of Terrorism Act (No 30 of 2012)
67. Public Service Commission Act (No. 13 of 2012)
68. Public Service Superannuation Scheme Act (No. 8 of 2012)
69. Publication of Electoral Opinion Polls Act (No. 39 of 2012)
70. Statute Law Miscellaneous Act (No. 12 of 2012)
71. Supplementary Appropriation Act (No. 7 of 2012)
72. Teachers Service Commission Act (No. 20 of 2012)
73. Transition to Devolved Government Act (No. 1 of 2012)
74. Treaty Making and Ratification Act (No. 45 of 2012)
75. Universities Act (No. 42 of 2012)

2013
76. County Governments Public Finance Management Transition Act (No. 8 of 2013)
77. Kenya Institute of Curriculum Development Act (No. 4 of 2013)
78. The National Commission of for UNESCO Act (No. 5 of 2013)
79. National Honours Act (No 11 of 2013)
80. National Government Co-ordination Act (No. 1 of 2013)
81. Office of the Director of Public Prosecution Act (No. 2 of 2013)
82. Public Health Officers Act (No. 12 of 2013)
83. Supplementary Appropriation Act (No. 3 of 2013)
84. Transition County Allocation of Revenue Act (No. 5 of 2013)
85. Transition County Appropriation Act (No. 6 of 2013)

Amendment Acts

2010
1. Commissions of Inquiry (Amendment) Act, (No. 5 of 2010)
3. Finance Act, (No. 10 of 2010)

2011
5. Central Depositories (Amendment) Act, (No. 38 of 2011)
6. Industrial Training (Amendment) Act, (No. 34 of 2011)
7. Nurses (Amendment) Act, (No. 27 of 2011)
8. Tea (Amendment) Act, (No. 4 of 2011)
10. Vetting of Judges and Magistrates (Amendment) Act, (No. 6 of 2011)

2012

15. Elections (Amendment) No. 3 Act, (No. 48 of 2012)
17. Political Parties (Amendment) Act, (No. 50 of 2012)
22. Traffic (Amendment) No. 2 Act, (No. 38 of 2012)
23. Truth, Justice and Reconciliation (Amendment) Act, (No. 44 of 2012)

2013

25. Customs and Excise (Amendment) Act, (No. 10 of 2013)

*The Acts in italics were developed in consultation with the Commission.

Annex 2: Public Advisories

A. Unconstitutionality of the Presidential Retirement Benefits (Amendment) Bill 2012, and The Retirement Benefits (Deputy President and Designated State Officers) Bill, 2012

Thursday, 10 January 2013

The Commission for the Implementation of the Constitution is established under Section 5(6) of the 6th Schedule to the Constitution and is mandated to monitor, facilitate and oversee the development of legislation and administrative procedures required to implement the Constitution of Kenya, 2010. The ultimate goal is to protect the sovereignty of the people, secure the observance by all state organs of democratic values and principles; and to promote constitutionalism.

In carrying out its mandate, CIC seeks to ensure State Officers and State Organs adhere to the requirements of the Constitution of Kenya 2010 and to the Legislation passed by Parliament. It is in this context that CIC has written to the President of the Republic of Kenya on the fundamentally unconstitutional character of the Presidential Retirement Benefits (Amendment) Bill 2012, and the Retirement Benefits (Deputy President and Designated State Officers) Bill 2012, which were passed by the National Assembly on Wednesday, 9th January, 2013.

The Commission notes that the Presidential Retirement Benefits (Amendment) Bill 2012 seeks “to make amendments to the Presidential Retirement Benefits Act, 2003 to take into account inflation trends and for connected purposes”: In turn, the Retirement Benefits (Deputy President and Designated State Officers) Bill 2012, seeks to “provide for the granting of pension and other retirement benefits to persons who hold the offices of Deputy President and holders of designated state offices upon their ceasing to hold such office as such, to provide for transitional purposes for the benefits to accrue to persons who have served as Prime Minister, Vice President and Deputy Prime Minister and for connected purposes.”

In light of this, the Commission has advised the President that in the clear language of the Constitution, it is the exclusive function of the Salaries and Remuneration Commission established under Article 230(1) of the Constitution, to set and regularly review the remuneration and benefits of all state officers and to advise the National and County Governments on the remuneration and benefits of all other public officers. Therefore, in purporting to pass the said Bills, Parliament has acted in contravention of the express provisions of the Constitution.

In the circumstances, the Commission for the Implementation of the Constitution has requested the President to decline to assent to the two bills, on the ground of unconstitutionality.

The Commission notes that in October 2012, the President declined to assent to the Finance Bill 2012 which, in similar vein, sought to amend the National Assembly Remuneration Act to award a severance allowance to Members of Parliament, on the basis that the Salaries and Remuneration Commission was the only body competent to set such benefits. The same constitutional provisions obtain in the case of the Presidential Retirement Benefits (Amendment) Bill 2012, and the Retirement Benefits (Deputy President and Designated State Officers) Bill, 2012.

The Commission would like to assure Kenyans of our commitment to the performance of our mandate in overseeing the implementation of the letter and spirit of the Constitution.

B. CIC Requests Ministry of Finance Not to Authorize Payments Under Unconstitutional Laws

The Commission for the Implementation of the Constitution is established under Section 5(6) of the 6th Schedule to the Constitution and is mandated to monitor, facilitate and oversee the development of legislation and administrative procedures required to implement the Constitution of Kenya, 2010. The ultimate goal is to protect the sovereignty of the people, secure the observance by all state organs of democratic values and principles; and to promote constitutionalism.

Following Parliament’s passing of The Presidential Retirement Benefits (Amendment) Bill, 2012, and the Retirement Benefits (Deputy President and Designated State Officers) Bill, 2012, the Commission has written to the Minister for Finance advising on the unconstitutionality of the two laws which violate article 230(4) of the Constitution of Kenya, 2010. CIC has informed the Finance Minister that should the President assent to the Bills, the Commission shall proceed to court to have the laws declared unconstitutional.

The Commission has therefore requested that treasury not authorize payments of any benefits under these unconstitutional laws. The authorization of payment of any monies by a state officer or public officer by virtue of complying with an unconstitutional law would be a violation of Article 2(2) which requires state authority be exercised as authorized by the Constitution. CIC has further advised that should payment of benefits be made pursuant to the unconstitutional laws, the Commission shall move to court to enforce Article 226 (5) against any State or Public Officer involved in making such payment, and seek a declaration that such officer is unfit to hold public office.
The Commission would like to assure Kenyans of our commitment to the performance of our mandate in overseeing the implementation of the letter and spirit of the Constitution.

C. Protest Over Assent to The Presidential Retirement Benefits (Amendment) Bill, 2012

On 10th January 2013, the Commission for the Implementation of the Constitution wrote to H.E. the President on the fundamentally unconstitutional character of the Presidential Retirement Benefits (Amendment) Bill 2012, urging the President not to assent to the Bill. The request was based on the fact that a passage of the Bill into law is a fundamental violation of the Constitution of Kenya 2010. In the clear language of the Constitution, it is the exclusive function of the Salaries and Remuneration Commission established under Article 230(1) of the Constitution to set and regularly review the remuneration and benefits of all state officers, and to advise the National and County Governments on the remuneration and benefits of all other public officers.

CIC has confirmed that our letter notwithstanding, the President did indeed assent to the Presidential Retirement Benefits (Amendment) Bill 2012 that seeks “to make amendments to the Presidential Retirement Benefits Act, 2003 to take into account inflation trends and for connected purposes.” By assenting to the Bill, the President is thus complicit to the violation of the Constitution as outlined in our earlier letter to him.

In light of this, the Commission for the Implementation of the Constitution will be seeking judicial intervention to have the Presidential Retirement Benefit Act 2012 declared unconstitutional. The Commission has written to the Attorney General informing him of our intention to seek judicial intervention on this matter.

The Commission would like to assure Kenyans of our commitment to the performance of our mandate in overseeing the implementation of the letter and spirit of the Constitution.

Our Mandate

The Commission for the Implementation of the Constitution is established under Section 5(6) of the 6th Schedule to the Constitution and is mandated to monitor, facilitate and oversee the development of legislation and administrative procedures required to implement the Constitution of Kenya, 2010. The ultimate goal is to protect the sovereignty of the people, secure the observance by all state organs of democratic values and principles; and to promote constitutionalism. In carrying out its mandate, CIC seeks to ensure State Officers and State Organs adhere to the requirements of the Constitution of Kenya, 2010, and to the Legislation passed by Parliament.

D. The Status of Transition to Devolved Government in Accordance With the Constitution and the Transition To Devolved Government Act 2012

This press statement is issued jointly by: (a). The Commission for the Implementation of the Constitution (CIC); (b) Commission on Revenue Allocation (CRA); (c) Public Service Commission (PSC); and (d) the Transition Authority (TA).

Section 15 (2) (d) of the Constitution of Kenya 2010 mandates CIC to efficiently monitor the implementation of the devolved system of government. The effective implementation of an effective system of government requires collaboration and consultation between CIC, CRA, PSC and the Transition Authority.

Article 216 (1) of the Constitution requires CRA to make recommendations to Parliament concerning the basis for the equitable sharing of revenue raised by the national government between the national and county governments and among the county governments. In addition, CRA will also make recommendations on other matters concerning the financing of, and financial management by county governments, as required by the Constitution and national legislation.

The management of human resources is a critical requisite for effective implementation of a devolved system of government. The Public Service Commission plays a critical role in the identification and secondment of interim staff on recommendation by the TA to facilitate effective and uninterrupted service delivery by county governments in the transition period.

In addition to the foregoing, the Transition Authority has the following mandate in accordance with Section 7 of the Transition to Devolved Government Act 2012: Facilitate, co-ordinate and make recommendations on various activities relating to transition to devolved system of government. These activities include:

(a) Analysis and phased transfer of functions in accordance with section 7 (a) of the Transition to Devolved Government Act 2012;
(b) Co-ordinate and facilitate the development of county budgets during the first phase of transition to devolved government;
(c) Rationalization, deployment and audit of the necessary human resource to county governments;
(d) Preparation and validation of inventory of all existing assets and liabilities of central government and local governments and make recommendations for their effective management during the transition period;
(e) Assess the capacity needs of national and county governments;
(f) Recommend measures to ensure that county governments have adequate capacity during the transition period.

The functions are not exhaustive of the activities contemplated to facilitate effective devolution.

Objective of the Statement

This statement is jointly made in recognition of: (a) the fundamental right to information in accordance with Article 35 of the Constitution Kenya; and (b) the national values and principles set out in Article 10 of the Constitution including good governance, openness, transparency, democracy and participation of the people of Kenya.

CIC, CRA, PSC and TA wish to inform the people of Kenya on the status of preparedness of the transition to devolved government in relation to specific transition activities. To date, the following activities have been undertaken in accordance with the Transition to Devolved Government Act, 2012 to facilitate the transition to devolved government.

1. Legislative Framework

The Transition to County Allocation Revenue Act, 2012 which provides for the horizontal sharing of revenue between the respective governments is already in place. The Transition County Appropriations Act, 2013 to authorize the issuance of a sum of money out of the relevant County Revenue Fund and its application towards the service of the year ending on the 30th June, 2013 is also in place.

2. Administrative Procedures

(a) The guidelines for the recruitment of the members of the County Service Boards and the election of the Speaker of the National Assembly and the Senate have been developed;
(b) Interim standing orders for use by the County assemblies are in the process of publication;
(c) Publication of guidelines and principles of the exercise of the Executive Authority has been finalized.

3. Financial Capacity of County Governments

(a) A sum of KShs. 9.8 Billion will be disbursed to County governments with immediate effect to cover expenses relating to personnel emoluments and administrative costs of both executive and county assemblies.
(b) The Local Authority Transfer Fund (LATF) appropriated for the financial year 2012/13 shall be directed to county revenue accounts through an advisory and shall be applied to meet the cost of service delivery by County governments, pending budgetary estimates and allocations for the financial year next following;
(c) County Governments will be expected to raise revenue from among other sources, property rates, entertainment taxes and any other tax in accordance with Article 209 (3) of the Constitution to fund county activities. Revenue currently raised by local authorities will be directed to county revenue accounts and be managed by the County governments.
(d) The interim county treasurers that are scheduled to take office in the course of this week, will among other roles, facilitate the opening of county revenue accounts and county operational account by 4th March 2013;
(e) The County treasurers in consultation with treasurers of the local authorities in respective counties will also (a) close existing local authority accounts and (b) transfer any moneys in those accounts to the newly opened county treasuries.

4. Infrastructure

We wish to confirm that offices and assembly halls for both the County Executive and the County Assemblies have been identified and are ready for occupation in each of the 47 counties.

5. Assets

(a) Recommendations have been made on the criteria to determine the transfer of previously shared assets and liabilities of government and local authorities; an asset register is in the process of being developed by the Auditor General in consultation with the TA. An interim register will be ready by 20th March for sharing with governors and other interested parties.
(b) As part of the process, an in-depth and comprehensive audit of central and local government assets will also be carried out. The register will be used to track and verify all assets owned and liabilities incurred by each state organ and public entity before the general elections, for purposes of accountability.

6. Assumption of Office by Governors

(a) Guidelines on the assumption of office by governors have been finalized and published.
(b) Arrangements for the assumption of office by each Governor have been finalized.
(c) Arrangements for the administration of oaths of office for state officers at county level have been completed.

7. Human Resource Capacity

The requisite human resources have been identified and seconded to the Counties albeit on an interim basis in accordance with section 138 of the County Governments Act, 2012, section 57 of the Urban Areas and Cities Act, 2011 and section of 138 (1) of the Co-ordination of the National Government Act, 2013. In addition, the TA also confirms that Interim Transition Teams have been identified and seconded to the counties. These teams will assist the county governments carry out their functions as the counties prepare in the interim period. The interim officials have been inducted and will be issued with letters of release by PSC.

8. Transfer of Functions

a. The functions that may be immediately transferred to the County governments after the elections have already been gazetted.
b. Other functions to be devolved will be gazetted for effective rollout from 1st July 2013.

WORK IN PROGRESS

9. Policy Framework

The national policies on the basis of which the performance of devolved functions shall be guided are yet to be finalized and adopted. Similarly, the formulation of regulations and administrative procedures to supplement the respective statutes is underway and is expected to be finalized for approval by the next Parliament.

Conclusion

We recognize that the activities mentioned above are by no means exhaustive. They are singled out because they are fundamental to the realization of effective devolution. A lot has been done, in the run up to the establishment of county governments soon after the general election scheduled for 4th March 2013. CIC, CRA and TA undertake to regularly inform the people of Kenya on the progress and additional activities heretofore undertaken towards full devolution of power, functions/services and their pertinent resources.

The transition process involves all state and non-state actors and indeed the people of Kenya, whose public participation is imperative as contemplated in article 10 of the Constitution. Your unwavering support and meaningful engagement will go a long way in ensuring successful implementation of the devolved system of government in particular and the Constitution in general. Finally, we wish to remind the people of Kenya that the successful and effective realization of devolution will depend largely on the quality of leaders we elect as governors, senators, county representatives, women representatives, members of the national assembly and the president.

CHARLES NYACHAE
Chairperson, CIC
MICAH CHEREREM
Chairperson, CRA
KINUTHIA WAMWANGI
Chairperson, TA

1st August, 2014
THE KENYA GAZETTE
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The Commission for the Implementation of the Constitution (CIC) is established with the constitutional mandate of monitoring, coordinating, facilitating and overseeing the implementation of the Constitution of Kenya 2010. As a Commission to which Chapter Fifteen of the Constitution applies, CIC has the objects of:

- Protecting the sovereignty of the people
- Securing the observance by all state organs of democratic values and principles; and
- Promoting constitutionalism.

It is in this context, and applying the constitutionally-stipulated national values of transparency, accountability, the rule of law, good governance and public participation that CIC makes this statement to the people of Kenya.

The National Land Commission (NLC) is an independent Constitutional Commission established by Article 67 of the Constitution. It is given an important mandate in the reform and management of land including inter alia:

- To manage public land on behalf of the National and County Governments;
- To recommend a national land policy to the national government;
- To initiate investigations into present or historical land injustices, and recommend appropriate redress, and
- To monitor and have oversight responsibilities over land use planning throughout the country.

In addition, Article 67(3) provides that the NLC may perform any other functions prescribed by national legislation. The National Land Commission Act, 2012 which came into effect on 2nd May 2012, provides for additional functions for NLC at Section 5 of the Act.

The National Land Commission Act, provides in the First Schedule thereeto, the procedure for appointment of the Chairperson and Members of the Commission. This procedure having been followed to the point of Parliament approving the names of members of the Commission, the completion of the process by gazettement of these members was delayed by reason of conservatory orders given by the High Court of Kenya in High Court petition No. 266 of 2012. That petition was subsequently withdrawn, and two other petitions by different parties, No.373 of 2012 and No.426 of 2012 were heard and dismissed by the High Court. This was on 12th October 2012. It is a matter of public record that on 15th October 2012, the Attorney General in writing informed the office of the President of the judicial developments and advised the gazettement of the Commission Members.

The conservatory orders having been discharged and despite the initiation of an appeal to the Court of Appeal, the said court declined to issue any injunctive orders. To date, no court orders exist, to stop H.E the President from finalizing his constitutional responsibility to make the appointments by gazette notice.

In view of the continued refusal, neglect and/or failure by the President to make the appointment, two citizens filed petition No. 6 of 2013 the High Court. In giving its judgment on the petition the High Court made the following observations:

"The process of appointment of the chairperson and commissioners of the Commission set out in the First Schedule is imperative and no cause has been shown why it cannot be implemented to give effect to the provisions of Article 67 and 250(2). I also find and hold that failure to complete the appointment of the chairperson and members of the Commission undermines the value of good governance in that the institution intended to govern land law and prepare land policy remains in limbo for an indeterminate period.

Apart from the role the National Land Commission is meant to play, failure to establish it has deep repercussions and suspends the carrying out of key functions in the land management. It is notable for instance, that operationalisation of key certain provisions is pegged on the establishment of the Commission such as Article 62 (2) and (3) which deals with administration of public land by dint of Section 2(4) of the Sixth Schedule.

The delay in the setting in motion the operation of such a key institution in land reforms in our country contrary to the intention of Kenyans expressed through their duly elected representatives cannot be allowed to go on, especially bearing in mind our common history where the emotive issue of land has caused untold suffering and lives have been lost."

To these observations by the Judge, we would add that indeed the failure to appoint the Members of the Commission is likely to raise speculation of ulterior or sinister political intentions over this sensitive matter that is a root cause of the major divisions among communities in Kenya.

The Court concluded by giving these orders that:

"The President be and is hereby directed to comply with the provisions of paragraph 8 of the First Schedule to the National Land Commission Act and officially appoint the Chairperson and Members of the National Land Commission within seven (7) days from the date hereof."

This order was given on 4th February 2013, and the 7 days thus expired on 11th February, 2013.

CIC is alarmed firstly that the President failed to discharge his constitutional responsibility of completing the appointments even long after the legal restraint of a conservatory order had been removed. In this regard, CIC has communicated to the Office of the President in writing, urging that the constitution be respected and the appointment be made, but to no avail.

Secondly and of much graver concern to CIC and by extension the people of Kenya, is the failure by the President to obey a clear and lawful order issued by the High Court, in the exercise of its mandate to interpret and enforce the constitution. This overt contempt of the court and its constitutional mandate takes impunity to a new level, and fundamentally threatens the constitutional order. If the President, who has taken an oath to uphold, to defend and to protect the constitution, will not comply with a clear directive of the court then the very essence of our constitution, is in jeopardy. The rule of law then stands in danger of being jettisoned. This has far reaching consequences particularly in the current context of an imminent election, where complete faith in and respect for, the judiciary as the constitutional institution mandated to resolve disputes, is an absolute imperative.

In recent days, there have already been allegations of possible attempts at rigging the elections on March 4, 2013. There is no doubt that there will be election petitions. The failure by disputants to obey court orders arising from election petitions shall lead the country to a state of uncertainty and resort to self-help strategies including the perpetration of violence by those in whom the court does not grant a favourable award. Indeed, the post-
election violence in 2008 was partly caused by parties failing to use the courts to address their grievances because they had no faith in the courts. Disobedience of court orders by the highest office in the land can only erode the confidence Kenyans have begun to develop in the new Judiciary. It is not lost on CIC that this is not the first time that the Office of the President has refused, neglected and/or failed to obey a clear court order. A case in point is the ruling of the High Court in Petition No. 206 of 2012 regarding the appointment of County Commissioners.

This demonstration of contempt for the rule of law and specifically the constitutional role of courts by the President and his officers, in the view of CIC, constitutes a major impediment to the implementation of the Constitution of Kenya 2010.

It is a matter of public record, that both the Attorney-General and the Minister of Lands, in Parliament and elsewhere, have correctly taken the position that compliance with the constitution and the law requires the appointment of the members of the National Land Commission. It must be correct to assume therefore that such advice as the President is receiving on these matters must be emanating from elsewhere other than the Minister for Lands and the Attorney General. Public accountability requires that any person or persons who advises the President to, either by omission or commission, negate the rule of law and put the Constitution in jeopardy, be identified and held to account.

That said, the President must carry the constitutional responsibilities of his office. It is he whom the Constitution requires in Article 131, to inter alia, respect, uphold and safe guard the constitution, and protect the rule of law. The President must remain accountable to the people of Kenya in this regard.

It is important to state for the record, that prior to the issuing of this statement, CIC has - in addition to the written communication - severally contacted senior officers in the Office of the President to urge them to ensure that the Constitution and the Rule of Law are respected in the context of the appointment of the National Land Commission. In each instance they have ignored or failed to do the right thing.

Through this public communication to the people of Kenya, CIC once again calls upon the President to act in accordance with his constitutional responsibility and with fidelity to his oath of office.

Lastly, CIC wishes to remind all Kenyans that article 2(1) of the Constitution pronounces the Supremacy of the Constitution and makes it binding on all persons. Indeed the principle of rule of law that is enunciated in article 10 of the Constitution means that no person, including the President, is above the law. The immunity afforded to the President under article 143 from legal proceedings applies only during the term of office. Once the term of office comes to an end, as it will once the new President is sworn in, legal proceedings can be instituted against a former head of state for violating the Constitution and the law. CIC is also bound to observe that the failure and/or refusal by the President to obey the court constitutes a violation such as would, when the constitution is fully in effect after the General Elections, be a basis for impeachment under Article 145.

The new dispensation under the Constitution is one of good governance, leadership with integrity and respect for the rule of law. Kenyans must not allow the very foundation of their democracy and nationhood to be undermined and destroyed by the impunity of a few who elect to put self-interest above the public interest. It is impunity on matters relating to land that generated the historical injustices that have cost our beloved country so much anguish and bloodshed. It completely befuddles the mind, that any person with the power to take measures to ensure that Kenya is on track to effect land reform, implement the Constitution and prevent further injustice, should elect to delay and procrastinate to take the measures as required by law.

The Commission urges His Excellency the President to safeguard his legacy to this nation by obeying the court order and making immediate appointments to the National Land Commission. By respecting the rule of law, The President shall set an example to all others to obey court orders and have faith in our judicial system.

To the people of Kenya, we urge you to remain vigilant in safeguarding the implementation of the Constitution by holding accountable all persons including those in high office, so we can bring an end to impunity.

CHARLES NYAACHAE
Chairperson

E. Election Checklist For Leadership And Integrity: Constitution Of Kenya And Leadership

The Constitution of Kenya 2010 seeks to transform the management of public affairs guided by the principles of good governance, respect for the rule of law and effective and equitable service delivery for the welfare of all citizens.

For Kenyans to get the full benefits of the Constitution, they will need to elect leaders of impeccable character, who have a good track record in the private or public sector and who promote the full implementation of the Constitution.

The below are 10 critical questions that we as Kenyans should answer before electing the President, the Governor, the Senator, the Member of the National Assembly, the Woman County Representative, and the County Assembly member.

<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Does the Candidate support the full implementation of the Constitution?</td>
<td></td>
</tr>
<tr>
<td>2. Has the Candidate demonstrated servant leadership in the conduct of public or private affairs?</td>
<td></td>
</tr>
<tr>
<td>3. Has the Candidate demonstrated objectivity and impartiality in their decision-making?</td>
<td></td>
</tr>
<tr>
<td>4. Have the Candidates’ past decisions been influenced by nepotism, favouritism, improper motives or corrupt practices?</td>
<td></td>
</tr>
<tr>
<td>5. Has the Candidate disclosed honesty in the execution of public duties, or in their private engagements?</td>
<td></td>
</tr>
<tr>
<td>6. Has the Candidate been involved in an act of abuse of office?</td>
<td></td>
</tr>
<tr>
<td>7. Has the Candidate demonstrated discipline and commitment in service to the people?</td>
<td></td>
</tr>
<tr>
<td>8. Has the Candidate behaved in public and private life in a manner that discloses conflict between personal interests and public or official duties?</td>
<td></td>
</tr>
<tr>
<td>9. Has the Candidate been involved in the misuse of public resources?</td>
<td></td>
</tr>
<tr>
<td>10. Has the Candidate ever been dismissed or otherwise removed from office for unethical behaviour or misconduct?</td>
<td></td>
</tr>
</tbody>
</table>

We urge Kenyans to consider the above issues and take them into account when making choices during elections. All Kenyans must remember that the consequences of bad leadership will be borne by Kenyans in this and future generations.

G. A Call For The Inclusion Of Women, Minority And Marginalized Groups In National And County Government Appointments
The Commission for the Implementation of the Constitution (CIC) lauds the people of Kenya for exercising their democratic right to vote, and participating in the first general elections under the Constitution of Kenya 2010. The mandate of CIC includes monitoring, facilitating and overseeing the implementation of the Constitution, as well as working with each constitutional commission to ensure that the letter and spirit of the Constitution is respected.

The national values and principles of governance of the Constitution of Kenya, 2010, include equity, inclusiveness, equality, non-discrimination, and protection of the marginalized. These principles require the representation of persons with disabilities, youth, ethnic and other minorities; marginalized communities, and women in elective and appointive positions at national and county government level.

In the just-concluded general elections, only 16 women and two persons with disabilities were elected as members of the National Assembly out of the 290 electoral seats available. No woman was elected as governor or senator. The Commission is working to obtain data on the number of youth, minorities and those from marginalized communities elected to the various positions. This situation calls for a reflection by Kenyans on how we can work towards a more inclusive government.

Following the general elections, there are a number of positions at the national and county levels that need to be filled. This creates an opportunity for ensuring that women, youth, Persons with Disabilities and other marginalized groups are adequately included in positions of leadership. The following are some of the appointive and elective positions at the National and County government levels:

1. Speaker of National Assembly
2. Deputy Speaker of National Assembly
3. Speaker of the Senate
4. Deputy Speaker of the Senate
5. 47 speakers of county assemblies.
6. 47 County Secretaries
7. Up to 10 County Executive Committee members per County (a maximum of 470 county executive committee members)
8. County Chief Officers
9. Up to 7 Members of the County Public Service Boards per county (a maximum of 329 Members of County Public Service Boards).

CIC therefore calls upon the Senate, National Assembly, county assemblies, political parties, civil society organizations and professional women caucuses to take deliberate steps towards ensuring that women, youth, people with disabilities, minorities and other marginalized groups who meet the criteria set apply for the positions and be adequately represented in the upcoming positions. CIC also wishes to call upon political parties to support more women, youth, persons with disabilities and other persons from marginalized and minority communities, for the upcoming Speaker positions in the three assemblies.

CIC believes that in addition to the Constitutional requirements on the composition of parliament and county assemblies, the country needs all the people of Kenya to have a chance to make their contribution to nation building. This can only become a reality if special interest groups apply for the upcoming appointive and elective positions at the national and county government levels.

The Commission therefore wishes to encourage the individuals from minority and marginalized groups, and in particular women, youth and Persons with Disabilities to apply for the upcoming positions.

CIC will continue to support all sectors of the Kenyan Society to be involved in governance as part of the exercise of sovereign power guaranteed by the Constitution of Kenya 2010.

CHARLES NYACHAE, Chairperson.

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**GAZETTE NOTICE. NO. 5383**

**THE BANKRUPTCY ACT (Cap. 53)**

**RECEIVING ORDER AND CREDITORS’ MEETING (Under Rule 145 of the Bankruptcy Rules)**

**Debtor’s name.**—Wayu Hiribae Mohamed.

**Address.**—P.O. Box 1–70101, Hola.

**Description.**—Peasant Farmer.

**Date of filing petition.**—11th April, 2014.

**Court.**—High Court of Kenya at Nairobi.

**Date of order.**—2nd May, 2014.

**Cause No.**—15 of 2014.

**Whether debtor’s or creditor’s petition.**—Debtor’s petition.

**Act or acts of bankruptcy.**—Inability to pay debts.

**Date of first creditors meeting.**—2nd July, 2014.

**Venue.**—Sheria House, Ground Floor.

**Time.**—2.30 p.m.

**Last day of filing proof of debt forms.**—1st July, 2014.

Dated the 27th May, 2014.

MARK GAKURU, Deputy Official Receiver.

**GAZETTE NOTICE. NO. 5384**

**THE BANKRUPTCY ACT (Cap. 53)**

**RECEIVING ORDER AND CREDITORS’ MEETING (Under Rule 145 of the Bankruptcy Rules)**

**Debtor’s name.**—Jibrann Abdalla Ali.

**Address.**—P.O. Box 13–70101, Hola.

**Description.**—Peasant Farmer.

**Date of filing petition.**—11th April, 2014.

**Court.**—High Court of Kenya at Nairobi.

**Date of order.**—2nd May, 2014.

**Cause No.**—14 of 2014.

**Whether debtor’s or creditor’s petition.**—Debtor’s petition.

**Act or acts of bankruptcy.**—Inability to pay debts.

**Date of first creditors meeting.**—2nd July, 2014.

**Venue.**—Sheria House, Ground Floor.

**Time.**—2.30 p.m.

**Last day of filing proof of debt forms.**—1st July, 2014.

Dated the 27th May, 2014.

MARK GAKURU, Deputy Official Receiver.
Gazette Notice No. 5385

THE BANKRUPTCY ACT
(Cap. 53)
RECEIVING ORDER AND CREDITOR'S MEETING
(Under Rule 61 of the Bankruptcy Rules)

Debtor's name.—Zena Hadia Hiribae.
Address.—P.O. Box 1–70101, Hola.
Description.—Peasant Farmer.
Date of filing petition.—11th April, 2014.
Court.—High Court of Kenya at Nairobi.
Date of order.—2nd May, 2014.
Cause No.—16 of 2014.
Whether debtor's or creditor's petition.—Debtor's petition.
Act or acts of bankruptcy.—Inability to pay debts.
Date of creditors meetings.—2nd July, 2014.
Venue.—Sheria House, Ground Floor.
Time.—2.30 p.m.
Last day of filing proof of debt forms.—1st July, 2014.

Dated the 27th May, 2014.

MARK GAKURU,
Senior Deputy Official Receiver.

Gazette Notice No. 5386

THE COMPANIES ACT
(Cap. 486)
INTENDED DISSOLUTION

PURSUANT to section 339 (3) of the Companies Act, it is notified that at the expiration of three (3) months from the date the register of companies and the company shall be dissolved.

<table>
<thead>
<tr>
<th>Number</th>
<th>Name of Company</th>
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</thead>
<tbody>
<tr>
<td>51138</td>
<td>Agri Centre Limited</td>
</tr>
<tr>
<td>170436</td>
<td>Allergy Test Kenya Limited</td>
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<td>135077</td>
<td>Alsac Holdings Limited</td>
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<tr>
<td>159045</td>
<td>Atlantis Travel International Limited</td>
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<tr>
<td>125042</td>
<td>Authceen (K) Limited</td>
</tr>
<tr>
<td>21/84</td>
<td>Awale Trading Company Limited</td>
</tr>
<tr>
<td>21/84</td>
<td>Biashara Securities Limited</td>
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<tr>
<td>21/84</td>
<td>Bubblex Limited</td>
</tr>
<tr>
<td>125040</td>
<td>Cellumc Mobility Solutions (K) Limited</td>
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<tr>
<td>126933</td>
<td>Cellumc Mobility Solutions K EPZ Limited</td>
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<tr>
<td>168054</td>
<td>Delta Solar &amp; Power Systems Limited</td>
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<tr>
<td>156321</td>
<td>Drevs &amp; Nzioki Technology Limited</td>
</tr>
<tr>
<td>21482/12</td>
<td>Doha Diaspora Investments Limited</td>
</tr>
<tr>
<td>21482/12</td>
<td>Duma Gold Limited</td>
</tr>
<tr>
<td>113732</td>
<td>Equator Products Limited</td>
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<td>100315</td>
<td>Exeter Downtown Limited</td>
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<tr>
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<td>First Healthcare Services (Kenya) Limited</td>
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<td>149665</td>
<td>Headen Optical (K) Limited</td>
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<td>Hiran Investments Limited</td>
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<td>Huku Chini Limited</td>
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<td>45616</td>
<td>Industrial Forum Limited</td>
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<td>84326</td>
<td>Jetstar Aviation Limited</td>
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<td>113732</td>
<td>Jumbo Ironore Limited</td>
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<tr>
<td>75474</td>
<td>Kalapi Limited</td>
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<tr>
<td>21/84</td>
<td>Kaki Farm Limited</td>
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<tr>
<td>69627</td>
<td>Kenya Highland Nurseries Limited</td>
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<td>KCGDG Limited</td>
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<td>Loquat Limited</td>
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<td>21/84</td>
<td>Magcha Limited</td>
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<td>Nilkanth Transports Limited</td>
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<tr>
<td>21482/12</td>
<td>Panoji Construction Company Limited</td>
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<tr>
<td>21482/12</td>
<td>Panai Towers Limited</td>
</tr>
<tr>
<td>21482/12</td>
<td>Panoji Construction Company Limited</td>
</tr>
</tbody>
</table>

Name of Company

CPR/2013/99214 Perma Shipping Line (Kenya) Limited
CPR/2010/29937 Pursuit Resources Limited
141539 Rahia Investments Limited
150750 Ratuana Hotels and Lodges Limited
74590 Revolt Limited
114457 Sai Haven Limited
142034 Sayona Apartment Limited
CPR/2012/766372 Slingshot Productions Limited
148910 Shrey Hardware Limited
138442 Simita Farms Limited
60224 Samimpex (Kenya) Limited
110665 Sisk Limited
96397 Swan Fire Works Limited
170004 Swift Medical Solutions Limited
CPR/2012/87418 Truckland Auto Parts Limited
CPR/2011/52367 Vesi Engineering and Environmental Services Limited
CPR/2014/133639 Vivid Optics Limited
CPR/2011/50533 Zest Consult Limited

Dated the 28th July, 2014.

COLLETA MAWEU,
for Registrar of Companies.

Gazette Notice No. 5387

THE COMPANIES ACT
(Cap. 486)
DISSOLUTION

PURSUANT to section 339 (5) of the Companies Act, it is notified for general information that the under mentioned companies are dissolved.

<table>
<thead>
<tr>
<th>Number</th>
<th>Name of Company</th>
</tr>
</thead>
<tbody>
<tr>
<td>120804</td>
<td>Abacuas Technology Limited</td>
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<tr>
<td>136190</td>
<td>Afriepack Motors Limited</td>
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<tr>
<td>21482/12</td>
<td>Antverpia Limited</td>
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<td>Ark Apartments Limited</td>
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<td>21482/12</td>
<td>Av Biz Centre Limited</td>
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<td>21482/12</td>
<td>Beahab Care Limited</td>
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<td>Bruxella Limited</td>
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<td>Castelum Limited</td>
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<td>21482/12</td>
<td>Comp Sols Limited</td>
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<tr>
<td>21482/12</td>
<td>Cynacs Lajipia Limited</td>
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<td>21482/12</td>
<td>Dalamal and Hassanal Secheron Welding</td>
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<tr>
<td>21482/12</td>
<td>Dandigisila Limited</td>
</tr>
<tr>
<td>21482/12</td>
<td>Ebiana Limited</td>
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<td>21482/12</td>
<td>Erdemman Safaris Limited</td>
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<td>Etan Holdings Limited</td>
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<td>21482/12</td>
<td>Fuma Limited</td>
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<td>21482/12</td>
<td>Gadera Limited</td>
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<td>21482/12</td>
<td>Gorshen Holdings and Commodities Limited</td>
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<td>Hyanea Limited</td>
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<td>Isita Limited</td>
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<td>Interglobal Mining Holdings Limited</td>
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<td>109414</td>
<td>Karanda Millers Limited</td>
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<tr>
<td>55255</td>
<td>Karimbufx Supermarkets Limited</td>
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<td>115114</td>
<td>Kambi Holdings Limited</td>
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<td>13267</td>
<td>Kishore Construction Limited</td>
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<td>Kenya Cycle Mart Limited</td>
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<td>Loba Limited</td>
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<td>Lutetia Limited</td>
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<td>Mita Photo Limited</td>
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<td>52656</td>
<td>Nagarjuna East Africa Limited</td>
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<td>56636</td>
<td>Packwell Industries Limited</td>
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<td>Pearls Investments Company Limited</td>
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<td>Prima Developments Limited</td>
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<td>Redfore Investments Limited</td>
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<td>Regal Logistics Limited</td>
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<td>Saim Investments Limited</td>
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<td>21482/12</td>
<td>Sham Safari Kenya Limited</td>
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<tr>
<td>112971</td>
<td>Spama Boyz Limited</td>
</tr>
<tr>
<td>46518</td>
<td>The Craft Banda Limited</td>
</tr>
</tbody>
</table>

1st August, 2014
the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The PropONENT (Total Kenya Limited) is proposing to a 20tonne Liquefied Petroleum Gas Storage Tank and Filling Point on L.R. No. 209/7139, off Likoni Road in Industrial Area, Nairobi County.

The proposed project includes: installation of a 20tonne LPG tank with a diameter of 1.5m and a length of 3.03 m, construction of a cylinder filling station, pipe works, paint works, water sprinkler system and construction of a perimeter fence and gate.

The following are the anticipated impacts and proposed mitigation measures:

<table>
<thead>
<tr>
<th>Impact</th>
<th>Proposed Mitigation Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Quality</td>
<td>• Relevant legislative and Kenya Standard design requirements will be adhered to where appropriate.</td>
</tr>
<tr>
<td></td>
<td>• Vehicles and machinery will be regularly maintained.</td>
</tr>
<tr>
<td></td>
<td>• Maintenance activities requiring purging of gas will be minimized and conducted under favorable meteorological conditions (to facilitate rapid atmospheric dispersion).</td>
</tr>
<tr>
<td></td>
<td>• Install standard leak detectors for hazardous area installations.</td>
</tr>
<tr>
<td></td>
<td>• Any detected leaks will be repaired as a high priority.</td>
</tr>
<tr>
<td></td>
<td>• Best practice measures are implemented to minimize the potential for dust to be generated and escape off-site.</td>
</tr>
<tr>
<td>Noise Quality</td>
<td>• Construction activities near sensitive places shall be restricted to normal working hours (typically 7.00 am to 6:30 pm, 7 days a week) unless otherwise agreed with the potentially affected stakeholder(s).</td>
</tr>
<tr>
<td></td>
<td>• Relevant legislative and Kenya Standard design requirements will be adhered to where appropriate.</td>
</tr>
<tr>
<td></td>
<td>• Adequate community notice of any scheduled, atypical noise events will be provided.</td>
</tr>
<tr>
<td>Waste Management</td>
<td>• Develop strategies (waste management plan) for management of specific waste streams prior to construction phase.</td>
</tr>
<tr>
<td></td>
<td>• Stockpile and salvage reusable and recyclable wastes, such as timber skids, fibre/nylon rope spacers, pallets, drums and scrap metals.</td>
</tr>
<tr>
<td></td>
<td>• Store hazardous wastes in bunded areas away from watercourses.</td>
</tr>
<tr>
<td></td>
<td>• Collect and remove (via NEMA approved waste handler) waste from site for recycling, reuse or disposal at facility licensed to accept such wastes.</td>
</tr>
<tr>
<td></td>
<td>• All personnel will be instructed in project waste management practices as a component of the environmental induction process.</td>
</tr>
<tr>
<td></td>
<td>• Where practical, wastes (e.g., scrap metal) will be segregated and reused/recycled.</td>
</tr>
</tbody>
</table>
| | • All litter and general waste disposal will be at a local municipal landfill utilizing
an approved waste contractor.

- Records of all controlled wastes stored, and removed from site will be maintained.
- Safety and response training will be provided for all personnel.

Soil Quality

- Minimizing the areas to be excavated
- Re-vegetating disturbed areas once construction and demolition works are completed; during construction and decommissioning phases respectively;
- Ensuring that vehicles/equipment used during construction and decommissioning phases are serviced regularly.

Water Quality

- Develop strategies for management of water resources.
- Regular checking and maintenance of all plant and machinery to minimize the risk of fuel or lubricant leakages
- Storing hydrocarbons, fuels, lubricants and chemicals to be used in bunded and lockable oil storage tanks, with hoses and gauges kept within the bund.

- Leaving vegetation in situ wherever possible, and re-vegetation of bare soil before the next rainy season.
- Exposed ground and stockpiles will be minimized to reduce silty runoff, and if necessary measures such as geotextiles will be used to shield spoil mounds.
- Preventing wet concrete and cement from entering watercourse
- Stockpiles to be kept away from watercourses

Occupational health and safety

- Development and implementation of occupational health and safety plan. The Plan will cover on the following:
  - Formulation of EHS Management system
  - Development of health and safety programme
  - Risk assessment and health monitoring for workers
  - Contractor selection criteria in relation to health and safety
  - Job description to include health and safety requirements

The full report of the proposed project is available for inspection during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.

(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126-00100, Nairobi.

(c) County Director of Environment, Nairobi County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

Z. O. OUMA, for Director-General,

MR/5019594 National Environment Management Authority.

GAZETTE NOTICE NO. 5146

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY

ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED INSTALLATION OF 5 Tonne LPG TANK AND FILLING POINT ON L.R. NO.4953/1188 AT BAT GREEN LEAF THRESHING PLANT IN THIKA, KIAMBU COUNTY

INVITATION OF PUBLIC COMMENTS

Pursuant to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The Proponent (Total Kenya Limited) is proposing to a 5 tonne LPG tank with a diameter of 1.5m and a length of 3.03 m, construction of a cylinder filling station, pipe works, paint works, water sprinkler system and construction of a perimeter fence and gate.

The proposed project includes: installation of a 5 tone LPG tank and filling point on L.R. No.4953/1188 at Bat Green Leaf Threshing Plant in Thika, Kiambu County.

The following are the anticipated impacts and proposed mitigation measures:

<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Quality</td>
<td>Relevant legislative and Kenya Standard design requirements will be adhered to where appropriate.</td>
</tr>
<tr>
<td></td>
<td>Vehicles and machinery will be regularly maintained.</td>
</tr>
<tr>
<td></td>
<td>Maintenance activities requiring purging of gas will be minimized and conducted under favorable meteorological conditions (to facilitate rapid atmospheric dispersion).</td>
</tr>
<tr>
<td></td>
<td>Install standard leak detectors for hazardous area installations.</td>
</tr>
<tr>
<td></td>
<td>Any detected leaks will be repaired as a high priority.</td>
</tr>
<tr>
<td></td>
<td>Best practice measures are implemented to minimize the potential for dust to be generated and escape off-site.</td>
</tr>
<tr>
<td>Noise Quality</td>
<td>Construction activities near sensitive places shall be restricted to normal working hours (typically 7.00 am to 6.30 pm, 7 days a week) unless otherwise agreed with the potentially affected stakeholder(s).</td>
</tr>
<tr>
<td></td>
<td>Relevant legislative and Kenya Standard design requirements will be adhered to where appropriate.</td>
</tr>
<tr>
<td></td>
<td>Adequate community notice of any scheduled, atypical noise events will be provided.</td>
</tr>
<tr>
<td>Waste Management</td>
<td>Equipment will be fitted with noise control devices where possible and appropriate.</td>
</tr>
<tr>
<td></td>
<td>Stockpile and salvage reusable and recyclable wastes, such as timber skids, fibre/nylon rope spacers, pallets, drums and scrap metals.</td>
</tr>
<tr>
<td></td>
<td>Store hazardous wastes in bunded areas away from watercourses.</td>
</tr>
<tr>
<td></td>
<td>Collect and remove (via NEMA approved waste handler) waste from site for recycling, reuse or disposal at facility licensed to accept such wastes.</td>
</tr>
</tbody>
</table>
The full report of the proposed project is available for inspection during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.
(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126–00100, Nairobi.
(c) County Director of Environment, Kiambu County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

Z. O. OUMA,
for Director-General,
National Environment Management Authority.

MR/S019594

GAZETTE NOTICE NO. 5147
THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT
(No. 8 of 1999)
THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY
ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED CONSTRUCTION OF TALEK GREEN CENTRE (BIOTISHO CENTRE), NAROK COUNTY

INVITATION OF PUBLIC COMMENTS

Pursuant to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The Proponent (Base Camp Foundation Kenya) proposes to put up The Talek Green Centre (Biotishu Centre), a community centre, which means ‘good place’ for the Maasai, where they can come and achieve a higher level of wellness and wellbeing. The proposed site is located 800m from Base camp Maasai Mara (BCM) and approximately 200m from Talek Health Centre. It is lying on a privately owned land title number CIS MARA/TALEK/128. Neighbouring facilities include Talek Mixed Primary School approx 500m away and the Talek Town which is approx 500m. This is on coordinates 1°26’44” S and 35°13’21” E.

The Proposed Talek Green Centre shall consist of the following components: Renewable energy sales office, Community meeting space, Volunteer centre and office. Special school with up to 40 students, Computer training centre, Project exhibition and office space, Mini-grid PV space and a Waste management area.

The following are the anticipated impacts and proposed mitigation measures:

**Anticipated Impacts**

**Mitigation Measures**

### Soil Excavation

- The Contractor understands the preferred construction process by ensuring that the existing features that are supposed to be incorporated in the construction are not excavated or removed.
- The site preparation process is done with utmost care to ensure that excavation is done systematically & carefully without raising dust and creating unpleasant heaps of soils.
- The Contractor undertakes to rehabilitate any degraded environment especially the reconstructed/redeveloped part of the area.
- The degraded environment especially excavated areas prone to soil erosion will be rehabilitated in-situ (as the construction progresses) to avoid soil being washed down gradient into the nearest water body.
- Any loose soils are compacted to avoid any wash offs.
- All disturbed areas are well landscaped to improve on visual intrusion.

### Potential risk of accidents and occupational risks

- The implementation of safety measures and emergency plans to contain accident risks associated with vehicle transport, operation of any sophisticated machinery and other related activities.
- Emergency response plans/procedures including details (phone numbers and location) of the Talek Health Centre,
<table>
<thead>
<tr>
<th>Risk of workers falling sick during construction and operation phases</th>
</tr>
</thead>
</table>
| • All staff is trained on the use of any unfamili...
| | equipment that may pose danger to the user befo...
| | • Liaise with the Directorate of Occupational Hea...
| | • Provide for appropriate signage, warnings and e...
| | • Provide appropriate personal protective equi...
| | • Provide for First Aid facilities as per the O...
| | • Implement a detailed and site specific Emergen...
| | • Have a contingency plan for handling accidents.
| | • Attention will be paid to the sanitation at th...
| | • Provision & use of mosquito repellant nets.
| | • Conducting HIV Aids awareness campaigns among e...
| | • Over the counter medicine for use in case of s...
| | • Emergency response plans/procedures including d...
| | • Non-usuable solid waste materials generated duri...
| | • Construction Supervisors shall be encouraged to...
| | • Sensitise vehicle drivers to avoid hooting or r...
| | • Ensure construction machinery is kept in good w...
| | • Solar power will be harnessed for use in the fa...
| | • Most of the cooking shall be done using LPG.
| | • Ensure that the emergency generator is muffled t...
<p>| |
| |</p>
<table>
<thead>
<tr>
<th>Solid and liquid waste generation</th>
</tr>
</thead>
</table>
| • Potable firefighting equipment are...
| | • Install and maintain firefighting equipment and...
| | • Sensitise the workers on fire risks & use firep...
| | • Provide emergency numbers at strategic points.
| | • Provision of security from wildlife during the c...
| | • Ensure that all workers have access to communic...
| | • Overall security within the Mara area shall be p...
<p>| |
| |</p>
<table>
<thead>
<tr>
<th>Noise Generation and AirPollution</th>
</tr>
</thead>
</table>
| • Quiet Energy sources like solar power will be pr...
| | • Drivers entering the facility area shall be exp...
| | • The Proponent shall be required to put up sign po...
| | • The full report of the proposed project is availa...
| | • All drivers comply with traffic regulation such ...
| | • Workers and residents are well informed about th...
<p>| |
| |</p>
<table>
<thead>
<tr>
<th>Presence of Talek Green Centre near the game reserve</th>
</tr>
</thead>
</table>
| • The Proponent shall be expected to provide dim ligh...
| | • Turning off all unnecessary lights at night to av...
| | • Overall security within the Mara area shall be pr...
<p>| |
| |</p>
<table>
<thead>
<tr>
<th>Vehicle &amp; Human Presence</th>
</tr>
</thead>
</table>
| • All drivers comply with traffic regulatio...
| | • Workers and residents are well informed about th...
| | • Overall security within the Mara area shall be pr...
| | • Overall security within the Mara area shall be pr...
| |

The full report of the proposed project is available for inspection during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.

(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126-00100, Nairobi.

(c) County Director of Environment, Narok County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

SALOME MACHUA,
for Director-General,
National Environment Management Authority.

MR/5019794
1959

1st August, 2014
THE KENYA GAZETTE
1959

hospitals and the proponents site representative will be provided to the Site Foreman / Site Manager for action in case of any accidents during construction.

- Quiet Energy sources like solar power will be preferred over the use of generators that cause air pollution & produce excess noise which is not favorable for the park environment.
- Drivers entering the facility area shall be expected to control the speed of their vehicles (approx. 30km/hr) to reduce dust emission and other risks including the risk of knocking wild.
- Drivers will need to be instructed to desist from hooting unnecessarily.
- The Proponent shall be required to put up sign posts within The Green Centre area instructing drivers speed control and unnecessary noise generation from vehicles.
- Install and maintain firefighting equipment and machinery.
- Sensitise the workers on fire risks & use fireproof materials.
- Provide emergency numbers at strategic points.
- Potable firefighting equipment are located at strategic points.
- Provision of security from wildlife during the construction & operation phases.
- Ensure that all workers have access to communication facilities for quick emergency response.
- Overall security within the Mara area shall be provided by Narok County Government.
- The Proponent shall be expected to provide dim lighting to avoid creating unnecessary attraction to game animals during the night.
- Turning off all unnecessary lights at night to avoid unnecessary attraction to wild animals during the night.
- All drivers comply with traffic regulation such as speed limits (30km/hr or less) during construction and operation.
- Workers and residents are well informed about the danger of straying beyond The Green Centre area as there is risk of encountering wild animals.
- The full report of the proposed project is available for inspection during working hours at:
  - Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.
  - Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126-00100, Nairobi.
  - County Director of Environment, Narok County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

SALOME MACHUA,
for Director-General,
National Environment Management Authority.

MR/5019794
GAZETTE NOTICE NO. 5148
THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT
(No. 8 of 1999)
The National Environment Management Authority
ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED REHABILITATION OF THE MALINDI-MOMBASA-LIKONI-LUNGALUNGA ROAD IN MALINDI COUNTY
INVIATION OF PUBLIC COMMENTS
Pursuant to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The Proponent (Kenya National Highway Authority) proposes to rehabilitate the Malindi-Mombasa-Likoni-Lungalunga Road in Malindi County. The project shall involve rehabilitating the existing bituminous road sections of Lunga Road, totalling 234 km.

The following are the anticipated impacts and proposed mitigation measures:

**Impacts**

**Mitigation Measures**

**Soil and water pollution**
- Minimize risks of accidental spillage and clear area immediately it occurs.
- Practice Good housekeeping.
- Use silt fences and hay bales to remove suspended solids from surface water runoff.
- Use silt curtains to minimize sediment suspension and transport while working near water crossings.
- Discharged waste water into the environment should meet recommended standards.
- Avoid use of heavy machines and equipments at river riparian.
- Provide solid waste / garbage collection containers and sanitation facilities.
- Garbage should be segregated, biodegradable composted or sold to locals and others collected in containers and disposed off periodically.
- Avoid burying non-biodegradable waste and dump at designated sites/incinerate at.

**Increased Spread of HIV/AIDS**
- Safety, Health and Environment (SHE) induction course.
- Support HIV/AIDS campaigns as required by the Strategic Plan by involving the local NGOs and government agencies already active in the project area in awareness creation and educating the local communities on HIV/AIDS and STIs prevention.

**Safety and health risks**
- Comply with the Occupation Health and Safety Act (2007) by provision of safety gears, equipments and clothing.
- Adequate signage and availability of First Aid Kit.
- Ensure hygiene and sanitation is maintained at the labour camps.

**Air pollution**
- The management and use of blasting materials should be done by Contractor registered by the Mines and Geology department in strict conformity with the safety requirements for public security as stipulated in the legislations.
- Water pollution on road section near human settlements and farms.
- Proper choice of equipment with environmental management systems such as mixing plants with dust precipitators, efficient combustion engines.
- Use clean fuels and energy.
- Use enclosed processing and transportation equipments.
- Undertake continuous maintenance of machines and equipments to reduce pollutants.

**Vibrations**
- Provide advance notice to local communities when activities likely to cause vibration are to be undertaken.
- Locate vibration sources such as of quarry sites far from settlements (recommended at least 2km as per the regulations).
- Measure vibration levels.
- Acquire license from the Mines and Geology department for use of explosives.

**Increased Road accidents**
- Capacity building of traffic police officer on traffic management during construction.
- Enforcement of traffic laws Installation of proper road signs and regular inspections for their presence.
- Installation of speed control devices like humps.
- Installation of pedestrian lanes at human settlement crossings.

**Interference with local hydrology**
- Good design and engineering practice.
- Efficient drainage system Selection of proper outfall point so as to avoid flooding at the discharge point.
- Avoid pollution of water bodies.

The full report of the proposed project is available for inspection during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.

(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126-00100, Nairobi.

(c) County Director of Environment, Malindi County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

Z. O. OUMA, for Director-General,
MR/5019810 National Environment Management Authority.
The following are the anticipated impacts and proposed mitigation measures:

<table>
<thead>
<tr>
<th>Impacts</th>
<th>Mitigation measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Changes in hydrology/impended drainage</td>
<td>• Proper Installation of drainage structures.</td>
</tr>
<tr>
<td></td>
<td>• Ensure efficiency of drainage structures through proper design and maintenance.</td>
</tr>
<tr>
<td></td>
<td>• Provide gratings to the drainage channels.</td>
</tr>
<tr>
<td></td>
<td>• Regular checks on any sludge along drainage channels.</td>
</tr>
<tr>
<td></td>
<td>• Visual checks of oil interceptor and drainage channels for any leakage.</td>
</tr>
<tr>
<td>Soil erosion</td>
<td>• Control any earthworks.</td>
</tr>
<tr>
<td></td>
<td>• Rehabilitate degraded environment to avoid siltation and wash offs.</td>
</tr>
<tr>
<td></td>
<td>• Compact loose soils.</td>
</tr>
<tr>
<td></td>
<td>• Landscaping.</td>
</tr>
<tr>
<td></td>
<td>• Ensure management of excavation activities.</td>
</tr>
<tr>
<td></td>
<td>• Control activities especially during rainy conditions.</td>
</tr>
<tr>
<td></td>
<td>• Provide soil erosion control and conservation structures where necessary.</td>
</tr>
<tr>
<td></td>
<td>• Proper disposal of excavated soil.</td>
</tr>
<tr>
<td>Air pollution</td>
<td>• Prohibit idling of vehicles.</td>
</tr>
<tr>
<td></td>
<td>• Spray water during the construction phase on the excavated areas.</td>
</tr>
<tr>
<td></td>
<td>• Regular maintenance of construction plant and equipment.</td>
</tr>
<tr>
<td></td>
<td>• Engage sensitive construction workers.</td>
</tr>
<tr>
<td></td>
<td>• Proper use of PPE.</td>
</tr>
<tr>
<td>Noise pollution</td>
<td>• Maintain construction equipment.</td>
</tr>
<tr>
<td></td>
<td>• Construction activities to be restricted to daytime.</td>
</tr>
<tr>
<td></td>
<td>• Workers in the vicinity of or involved in high-level noise to wear respective safety &amp; protective gear i.e. earplugs &amp; earmuffs.</td>
</tr>
</tbody>
</table>

**Oil pollution**
- Appropriate selection of machinery.
- Proper storage, handling and disposal of new oil and used oil and related wastes.
- Maintain equipment to avoid leaks.
- Provide oil interceptors along the drains leading from the station forecourt and offloading area.

**Water resource**
- Management of water usage.
- Recycling of water at the construction phase where possible.
- Use of water conservation signs at the wash rooms and install water conserving taps.
- Recycling water from car wash.

**Occupational Health safety**
- Ensure proper solid waste disposal and collection facilities.
- Ensure effective wastewater management.
- Proper design of sewerage system.
- Provide First Aid kits on the site.
- Sensitize residents/workers on environmental management.
- Ensure there is no ponding to eliminate breeding of mosquitoes during construction.
- Workers should be trained on occupational health & safety and first Aid administration.
- Train staff on Petroleum products handling.
- Sensitize workers on HIV and AIDS.

**Fire outbreak**
- Install fire-fighting equipment as provided by OSH Act.
- Sensitize the residents on fire risks i.e. conduct regular fire drills.
- Adapt effective emergency response plans.
- Provide emergency contact numbers and contacts of mutual aid at strategic points.

**Security**
- Provide security guards and facilities during construction and operation phase.
- Security guards should always be available to alleviate cases of arson, robbery or trespass.

The full report of the proposed project is available for inspection during working hours:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.
(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126–00100, Nairobi.
(c) County Director of Environment, Nairobi County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

Z. O. OUMA,
for Director-General.

MR/5678786 National Environment Management Authority.
THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT
(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY
ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED OIL EXPLORATORY DRILLING AROUND
THE BORDER OF LAGHBBOGOL AND KORICH LOCATIONS IN
BLOCK 2B IN WAJIR COUNTY

INVITATION OF PUBLIC COMMENTS

Pursuant to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The Proponent (Lion Petroleum Corporation) is proposing drill oil and gas around the border of Laghbogol and Korich locations in Block 2B Wajir County.

The proposed project will include: storage fabricated containers and tents, air conditioned containers to be used as toilet, washing room and laundry, tented workshops for use as garage, cable and mechanic repairs, fuel storage facilities will be erected at the camp as guided by the petroleum act, a borehole will be drilled to supply water to the Campsite, levelled parking for the motor vehicles, equipment and machinery, a drilling rig will be constructed within the campsite boundaries and an oil exploration well will be drilled within the campsite boundaries.

The following are the anticipated impacts and proposed mitigation measures:

<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vegetation loss and Soil erosion</td>
<td>• The developer will undertake grass planting as the construction progresses to avoid the solid being washed or carried by wind.</td>
</tr>
<tr>
<td></td>
<td>• Places of least vegetation cover will be identified for the campsite and only construction points will be completely cleared to ensure minimum vegetative disturbance.</td>
</tr>
<tr>
<td></td>
<td>• Proper roof catches and gutters will be put in place to control the possible increased runoff.</td>
</tr>
<tr>
<td></td>
<td>• Temporary storage tanks will be supplied to trap this water for irrigating planted vegetation.</td>
</tr>
<tr>
<td></td>
<td>• Wherever possible vegetation within the should be preserved and where plants must be uprooted they should be recycled into use as construction materials, firewood or converted into soil manure.</td>
</tr>
<tr>
<td>Air pollution</td>
<td>• Pour water on vehicle paths to reduce dust.</td>
</tr>
<tr>
<td></td>
<td>• When possible vehicles should when most people and livestock are indoors.</td>
</tr>
<tr>
<td>Waste Management</td>
<td>• The Campsite will be equipped with toilet and washing facilities fully connected to licensed septic tanks as witnessed in the previous camp in the same block.</td>
</tr>
<tr>
<td></td>
<td>• Appropriate sized portable toilets will be availed to the field staff during their working hours and to keep with the movement of operations.</td>
</tr>
<tr>
<td></td>
<td>• The proponent will ensure that it enlists a licensed private company specialized in the handling oil and solid waste. Biodegradable kitchen waste will be composted on site for tree planting manure.</td>
</tr>
<tr>
<td></td>
<td>• A Good housekeeping as part of the company policy will be implemented at the facility.</td>
</tr>
<tr>
<td>Ground Water Contamination</td>
<td>• The drilling project area does not have permanent Surface River with flowing water or stream.</td>
</tr>
<tr>
<td></td>
<td>• The seasonal streams on site are dry beds only holding water occasionally during the wet rainy season.</td>
</tr>
<tr>
<td>Traffic congestion and accidents</td>
<td>• The earth road network is not a busy one. Logistical procedures will ensure ease of movement.</td>
</tr>
<tr>
<td></td>
<td>• Materials will be packed properly in specialized carriers to reduce chances of falls on the road.</td>
</tr>
<tr>
<td></td>
<td>• Assistance will be sought from Traffic Department where necessary</td>
</tr>
<tr>
<td>Occupational Health and safety</td>
<td>• Dust containment and suction systems will be installed on the campsite.</td>
</tr>
<tr>
<td></td>
<td>• Use of PPEs will be strictly enforced. Welders will be provided with respirators, eye protections and dustcoats to minimize inhalations.</td>
</tr>
<tr>
<td></td>
<td>• Regular medical checks will be done and records maintained of the employees.</td>
</tr>
<tr>
<td></td>
<td>• Staff working at the plant will have medical cover. Sanitation related education and practice would form part of the facility’s regular routine, to avoid incidences of infections such as cholera, bilharzias and malaria.</td>
</tr>
<tr>
<td></td>
<td>• Swapping of work stations for staff will reduce level exposure.</td>
</tr>
</tbody>
</table>

The full report of the proposed project is available for inspection during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.

(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126-00100, Nairobi.

(c) County Director of Environment, Wajir County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

Z. O. OUMA,
for Director-General,
National Environment Management Authority.

MR/5019843

GAZETTE NOTICE NO. 5390
THE ENVIRONMENTAL MANAGEMENT AND 
CO-ORDINATION ACT
(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY
ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED FUEL FILLING STATION ON PLOT L.R
NO. 1/168 ON LENANA ROAD, NAIROBI COUNTY

INVITATION OF PUBLIC COMMENTS

PURSUANT to regulation 21 of the Environmental Management 
and Co-ordination (Impact Assessment and Audit) Regulations, 2003, 
the National Environment Management Authority (NEMA) has
received an Environmental Impact Assessment Study Report for
the above proposed project.

The Proponent (Astrol Petroleum Company Limited) is proposing
to set up a fuel filling station on Plot L.R No. 1/168 along Lenana Road
in Nairobi County.

The proposed project will contain the following components:
underground petroleum storage tanks (UPSTs) with vents and
breathers, manhole for each of the UPSTs, mini market, fast food
restaurant, air and water point, sanitary facilities, compressor generator
room, underground storage tanks, oil interceptor, septic tank and a soak
pit, fuel dispensers under a steel canopy, service bays such as tyre centre,
car wash and repair shop, drive-way, car park and management offices.

The following are the anticipated impacts and proposed mitigation
measures:

<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental, health</td>
<td>Environmental Management Plan and workable and cost</td>
</tr>
<tr>
<td>and safety management plan</td>
<td>effective implementation plan be put in place during the</td>
</tr>
<tr>
<td></td>
<td>construction and operations</td>
</tr>
<tr>
<td></td>
<td>All activities be carried out in ensuring better working</td>
</tr>
<tr>
<td></td>
<td>conditions and compliance with the legal requirements.</td>
</tr>
<tr>
<td>Wastes management</td>
<td>The materials that cannot be re-used should be disposed</td>
</tr>
<tr>
<td></td>
<td>of at designated sites as stipulated in the environmental</td>
</tr>
<tr>
<td></td>
<td>laws.</td>
</tr>
<tr>
<td></td>
<td>Proper waste disposal.</td>
</tr>
<tr>
<td></td>
<td>Provision of waste collection bins for easier waste</td>
</tr>
<tr>
<td></td>
<td>segregation and disposal of waste.</td>
</tr>
<tr>
<td>Rocks from excavation, concrete</td>
<td>The soil excavated will be re-used in filling and</td>
</tr>
<tr>
<td>and block chips</td>
<td>leveling the foundation which should be minimal.</td>
</tr>
<tr>
<td></td>
<td>All the un-useable component be transported and disposed</td>
</tr>
<tr>
<td></td>
<td>in designated areas.</td>
</tr>
<tr>
<td>Soil erosion and degradation</td>
<td>The soil excavated will be re-filling the foundations.</td>
</tr>
<tr>
<td></td>
<td>Control earthworks to avoid interfering with land not</td>
</tr>
<tr>
<td></td>
<td>to be built upon.</td>
</tr>
<tr>
<td>Construction materials</td>
<td>Use of standard materials already certified by the</td>
</tr>
<tr>
<td></td>
<td>government.</td>
</tr>
<tr>
<td></td>
<td>Comply with the building code on structural configurations</td>
</tr>
<tr>
<td></td>
<td>and materials to be used.</td>
</tr>
<tr>
<td>Visual enhancement</td>
<td>Use of colors and structures that enhance visual</td>
</tr>
<tr>
<td></td>
<td>façade.</td>
</tr>
<tr>
<td></td>
<td>Paint entire walls and external entrances to render</td>
</tr>
<tr>
<td></td>
<td>well to general neighborhood.</td>
</tr>
<tr>
<td>Hydrology, drainage and</td>
<td>Storm water to be directed into the natural drains</td>
</tr>
<tr>
<td>ground water resources</td>
<td>Properly design drainage structures to prevent silting</td>
</tr>
<tr>
<td></td>
<td>and soil erosion.</td>
</tr>
<tr>
<td>Water resources</td>
<td>Control usage of water to minimize wastage.</td>
</tr>
<tr>
<td></td>
<td>Install toilets flush with low volume cisterns and a</td>
</tr>
<tr>
<td></td>
<td>long and short flush and</td>
</tr>
<tr>
<td>Biological resources</td>
<td>Rain water harvesting to prevent over dependence on</td>
</tr>
<tr>
<td></td>
<td>already limited available water resources.</td>
</tr>
<tr>
<td>Conflict resolution</td>
<td>Landscaping and planting of fast growing trees, shrubs,</td>
</tr>
<tr>
<td></td>
<td>grasses and ornamental flowers where possible.</td>
</tr>
<tr>
<td>Awareness on environment,</td>
<td>Public consultation and interview.</td>
</tr>
<tr>
<td>occupational health and</td>
<td>No interference with the any structure or resource of</td>
</tr>
<tr>
<td>safety regulations</td>
<td>public and cultural interest to the community.</td>
</tr>
<tr>
<td></td>
<td>The project will also create employment opportunities</td>
</tr>
<tr>
<td></td>
<td>during construction and operations phases.</td>
</tr>
<tr>
<td>Emergencies and accidents</td>
<td>Awareness training sessions focusing on environmental,</td>
</tr>
<tr>
<td>occurrences</td>
<td>health and safety regulations, requirements of the</td>
</tr>
<tr>
<td></td>
<td>Environmental Management and Coordination Act.</td>
</tr>
<tr>
<td>Records of accidents</td>
<td>Prepare health and safety plan.</td>
</tr>
<tr>
<td></td>
<td>Adhere to the general matters, stipulated health, safety</td>
</tr>
<tr>
<td></td>
<td>and workforce welfare regulations.</td>
</tr>
<tr>
<td>Air, dust and noise pollution</td>
<td>Provide workforce with safety wearing gear and enforce</td>
</tr>
<tr>
<td></td>
<td>their use.</td>
</tr>
<tr>
<td></td>
<td>Carry out off-site maintenance of trucks and machinery.</td>
</tr>
<tr>
<td>Social security and safety</td>
<td>Construction of perimeter fence</td>
</tr>
<tr>
<td></td>
<td>Install basic security facilities such as street</td>
</tr>
<tr>
<td></td>
<td>lighting and security alarms.</td>
</tr>
<tr>
<td>Vehicle movement</td>
<td>Erection of warning signs and directions</td>
</tr>
<tr>
<td></td>
<td>Supervise movements of trucks and machinery at all</td>
</tr>
<tr>
<td>General risks and hazards</td>
<td>Building design schedules to comply with local</td>
</tr>
<tr>
<td></td>
<td>authority specifications of building regulations.</td>
</tr>
<tr>
<td></td>
<td>Comply with Kenya building code regulations for fire</td>
</tr>
<tr>
<td></td>
<td>hazards.</td>
</tr>
<tr>
<td></td>
<td>Certification of construction materials.</td>
</tr>
</tbody>
</table>

The full report of the proposed project is available for inspection
during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O.
Box 67839–00200, Nairobi.

(b) Principal Secretary, Ministry of Environment and Mineral
Resources, NHIF Building, Community, P.O. Box 30126-
00100, Nairobi.

(c) County Director of Environment, Nairobi County.

The National Environment Management Authority invites members
of the public to submit oral or written comments within thirty (30) days
from the date of publication of this notice to the Director-General, NEMA,
to assist the Authority in the decision making process of the plan.

Z. O. OUMA, 
for Director-General,
National Environment Management Authority.

MR/5678855
Pursuant to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The Proponent (Nancy Mwende Kangata) is proposing to a Fuel Station on Almagated Land Parcel Nos. 163b, 166,150 & 120 off Kitui-Machakos-Nairobi road, Katangi town, Katangi Ward, Yatta Constituency, Machakos County

The development will include ground preparation, installation of petrol pumps, underground oil storage tanks, construction of a supermarket, lube service bay, office and washrooms and installation of service lines as well as the utilities required for the station and supermarket use such as water lines, power lines, sewer lines, solid waste disposal among others.

The following are the anticipated impacts and proposed mitigation measures:

<table>
<thead>
<tr>
<th>Impacts</th>
<th>Mitigation measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Occupation health and safety risks</td>
<td>• Development of Health and safety plan.</td>
</tr>
<tr>
<td></td>
<td>• Workers to be provided with protective gear.</td>
</tr>
<tr>
<td>Exposure to risky equipment</td>
<td>• Create health and safety awareness among all workers.</td>
</tr>
<tr>
<td></td>
<td>• Provide workers with appropriate working gears.</td>
</tr>
<tr>
<td>Soil erosion</td>
<td>• Control earthworks.</td>
</tr>
<tr>
<td></td>
<td>• Install drainage structures properly</td>
</tr>
<tr>
<td></td>
<td>• Ensure management of extraction activities.</td>
</tr>
<tr>
<td></td>
<td>• Landscaping.</td>
</tr>
<tr>
<td>Air pollution</td>
<td>• Stockpiles of earth shall be sprayed with water or covered during dry seasons.</td>
</tr>
<tr>
<td></td>
<td>• Provide dust masks for the personnel in dust generation areas.</td>
</tr>
<tr>
<td></td>
<td>• Sensitize construction workers.</td>
</tr>
<tr>
<td>Noise pollution</td>
<td>• Sensitize workforce including drivers of construction vehicles.</td>
</tr>
<tr>
<td></td>
<td>• Put up signs to indicate construction activities.</td>
</tr>
<tr>
<td></td>
<td>• Maintain all equipments.</td>
</tr>
<tr>
<td></td>
<td>• Workers in the vicinity of high level noise to wear safety and protective gear.</td>
</tr>
<tr>
<td>Dust generation</td>
<td>• Spray stock piles of earth with water.</td>
</tr>
<tr>
<td></td>
<td>• Avoid pouring dust materials from elevated areas to the ground.</td>
</tr>
<tr>
<td></td>
<td>• Cover all trucks hauling soil, sand, and other loose materials.</td>
</tr>
<tr>
<td></td>
<td>• Provide dust screens where necessary.</td>
</tr>
<tr>
<td>Excess soils and rocks from excavation</td>
<td>• This will be used in landscaping the disturbed site after construction destruction of vegetation.</td>
</tr>
<tr>
<td>Clearance of vegetation</td>
<td>• Plant a diversity of plants (ornamental and indigenous) around the buildings once the project is complete.</td>
</tr>
</tbody>
</table>

The proponent shall ensure that the completed petrol station and supermarket is fitted with safety facilities including fire fighting equipments and fire exits.

• Install smoke detectors.
• Put fire extinguishers at strategic sites during, operation and decommissioning.
• Ensure adequate water stocks and operational pressures for fire fighting during operation.
• Post warning ‘NO SMOKING’ signs at fire prone areas.
• Mount safety signs to indicate the emergency exits and restricted areas.

Increased energy consumption
• Put off electric machines when not in use.
• Use high energy saving bulbs.
• Install a solar power panel.

Influx of people into the area
• Screen petrol station and supermarket workers and suppliers.
• Give first priority to the locals in employment opportunities.
• Provide 24-hour security guards.

Traffic alteration and accidents
• Strictly label drive ways as “IN and OUT”.
• Indicate speed limit within the premises.
• Ensure enough parking space for clients at the petrol station and supermarket.

Noncompliance to environmental and other requirements self auditing of environmental health
• Set up self audit teams.
• Conduct scheduled self audits every 6 months.
• Conduct annual environmental self auditing.

Environmental Health and safety activities

Water sources
• Carry out initial water quality test
• Management of water usage. Avoid unnecessary wastage of water.
• Install automatic water conserving taps and toilets.
• Avail water storage tanks.
• Harvesting of rain water.
• Water recycling.
• Connect to the septic tanks to dispose off the waste water.

Site cleanliness and sanitary facilities, Solid wastes, road safety
• Special attention to sanitary facilities on site.
• Garbage shall be disposed off periodically.
• Road signs on main roads.
• Enforce speed limits for construction vehicles.

Traffic alteration and accidents
• Indicate speed limit within the premises.

Exhaust emissions
• Vehicle and machines idling shall be minimised.
• Alternatively fuelled construction and petrol station and supermarket machines/equipment shall be used where feasible.
• Equipment shall be properly tuned and maintained.

Site cleanliness and sanitary facilities, Solid wastes, road safety
• Special attention to sanitary facilities on site.
• Garbage shall be disposed off periodically.
• Road signs on main roads.
• Enforce speed limits for construction vehicles.

Fire outbreak
• The proponent shall ensure that the completed petrol station and supermarket is fitted with safety facilities including fire fighting equipments and fire exits.
• Install smoke detectors.
• Put fire extinguishers at strategic sites during, operation and decommissioning.
• Ensure adequate water stocks and operational pressures for fire fighting during operation.
• Post warning ‘NO SMOKING’ signs at fire prone areas.
• Mount safety signs to indicate the emergency exits and restricted areas.

Increased energy consumption
• Put off electric machines when not in use.
• Use high energy saving bulbs.
• Install a solar power panel.

Influx of people into the area
• Screen petrol station and supermarket workers and suppliers.
• Give first priority to the locals in employment opportunities.
• Provide 24-hour security guards.

Traffic alteration and accidents
• Strictly label drive ways as “IN and OUT”.
• Indicate speed limit within the premises.
• Ensure enough parking space for clients at the petrol station and supermarket.

Noncompliance to environmental and other requirements self auditing of environmental health
• Set up self audit teams.
• Conduct scheduled self audits every 6 months.
and safety concerns
• audits and submit report to NEMA.
  • Undertake corrective and preventive actions and recommended improvements.

The full report of the proposed project is available for inspection during working hours at:
(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.
(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126–00100, Nairobi.
(c) County Director of Environment, Wajir County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

KODIA D. BISIA, for Director-General.

MR/5678669 National Environment Management Authority.

GAZETTE NOTICE NO. 5392

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT
(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY
ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED SOLAR PHOTO-VOLTAIC (PV) POWER PLANT DEVELOPMENT PROJECT IN KESESS DIVISION, UASIN GISHU COUNTY

Pursuant to regulation 21 of the Environmental Management and Co-ordination (Impact Assessment and Audit) Regulations, 2003, the National Environment Management Authority (NEMA) has received an Environmental Impact Assessment Study Report for the above proposed project.

The Proponent (Alten Kenya Solar Farms) proposes to establish a Solar Photo-Voltaic (PV) Power Plant with a capacity to generate 40MW of electricity in Kesses Division, Uasin Gishu County

The proposed PV power facility will consist of the following key components: Solar Panels/modules (arranged in arrays); Modules support structures; AC current inverters and transformers; cabling; new grid connection substations; auxiliary services and equipment, access roads and internal road network, and infrastructures such as Control Building, warehouse, connection center.

The following are the anticipated impacts and proposed mitigation measures:

<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loss of top soil, soil compaction and soil erosion</td>
<td>Clearing vegetation only in construction areas and demarcating areas where no clearing will happen.</td>
</tr>
<tr>
<td>Impact on surface and groundwater</td>
<td>Rehabilitation or ecological restoration during and after the construction phase will be undertaken with locally indigenous plants.</td>
</tr>
<tr>
<td></td>
<td>Maintaining of re-vegetated areas after rehabilitation has taken place.</td>
</tr>
<tr>
<td></td>
<td>Ensure that all human movement and activities are contained within designated construction areas in order to prevent peripheral impacts on surrounding natural habitat.</td>
</tr>
<tr>
<td></td>
<td>Vehicles coming into the site must use designated roads.</td>
</tr>
<tr>
<td></td>
<td>The wet area next to the panels will be fenced to prevent any disturbance on the fauna within the shallow water pan.</td>
</tr>
<tr>
<td></td>
<td>Educate all contractors as to the importance of the avifauna on the site and the importance of avoiding disturbance to it as far as possible.</td>
</tr>
<tr>
<td></td>
<td>Implement tree planting program within the farm to offset any loss of trees.</td>
</tr>
<tr>
<td>Noise Impact</td>
<td>Using mechanical equipment with noise suppressing technologies in order to reduce the noise-rating as much as possible.</td>
</tr>
<tr>
<td></td>
<td>Providing workers with PPEs against noise e.g. ear plugs.</td>
</tr>
<tr>
<td></td>
<td>Placing signs around the site to notify people about the noisy conditions.</td>
</tr>
<tr>
<td></td>
<td>Regular maintenance of equipment to ensure they remain efficient and effective.</td>
</tr>
<tr>
<td></td>
<td>Construction and decommissioning works should be carried out only during the specified time which is usually as from 0800 hrs to 1700 hrs, where permissible levels of noise are high and acceptable.</td>
</tr>
<tr>
<td></td>
<td>There should not be unnecessary honing of the involved machinery.</td>
</tr>
<tr>
<td></td>
<td>Drivers to adhere to speed limits within the project site access roads and vicinity.</td>
</tr>
<tr>
<td></td>
<td>Construction of sound proof walls around the substation to reduce on the impacts of noise to the surrounding environment, through a plastic fence or phonic barrier if necessary.</td>
</tr>
<tr>
<td></td>
<td>Restricting removal of vegetation and soil cover to those areas necessary for the project development.</td>
</tr>
<tr>
<td></td>
<td>Sprinkling water on the soil to prevent dust from rising.</td>
</tr>
<tr>
<td></td>
<td>Creating specific paths for the trucks.</td>
</tr>
<tr>
<td></td>
<td>Ensuring there is enough space for normal percolation of water.</td>
</tr>
<tr>
<td></td>
<td>Landscaping.</td>
</tr>
<tr>
<td></td>
<td>The disturbed areas should be rehabilitated with indigenous vegetation as soon as possible to prevent soil erosion if it was necessary.</td>
</tr>
<tr>
<td></td>
<td>Proper installation and configuration of drainage structures to ensure their efficiency.</td>
</tr>
<tr>
<td></td>
<td>During construction, the design (of the drainage system) should ensure that surface flow is drained suitably into the public drains provided to control flooding within the site.</td>
</tr>
<tr>
<td></td>
<td>The channels should be designed with regards to the peak volumes such as periods or seasons when there is high intensity of rainfall in case such an event occurs. They should never at any time be full due to the resulting heavy downpours.</td>
</tr>
<tr>
<td></td>
<td>The drainage channels should ensure the safe final disposal of run-off/surface water and should be self-cleaning which means it should have a suitable gradient.</td>
</tr>
<tr>
<td></td>
<td>Soil stockpiles should be protected from wind or water erosion through placement, vegetation or appropriate covering if it was necessary.</td>
</tr>
<tr>
<td></td>
<td>Proper drainage controls such as culverts, cut-off trenches should be used to ensure proper management of surface water runoff to prevent erosion.</td>
</tr>
</tbody>
</table>
• Cleared or disturbed areas should be rehabilitated with indigenous vegetation as soon as possible to prevent erosion and loss of bio-diversity if it was necessary.

• Fuel, oil and used oil storage areas should have appropriate secondary containment (i.e. bunds) to prevent underground water contamination.

• Vehicles and machines will be properly serviced and well maintained to reduce risk of potential oil and fuels spills and leakages.

Air quality (dust and vehicle emission)

• Sprinkling water on soil before excavation and periodically when operations are under way to prevent raising of dusts.

• Using Dust screens.

• Regular maintenance and services of machines and engines.

• Controlling the speed and operation of construction vehicles.

• Use of clean fuels e.g. unleaded and desulphurized fuels if clean fuel is available.

Traffic Impact

• Placing signs around the site notifying other vehicles about the heavy traffic and to set the speed limit around the site.

• Ensuring all drivers for the project comply to speed regulations.

• Making sure the construction doesn’t occupy the road reserves and complying to traffic and land demarcation obligations.

• A grievance procedure will be established whereby any complaints by the project neighbors are recorded and responded to.

• Providing firefighting equipment and in easily accessible areas as well as ensuring site personnel are well trained to use them as well as maintaining them regularly.

• Labeling chemicals and material according to the risks they possess.

• Creating safe and adequate fire and emergency assembly points and making sure they are well labeled.

• Alten Kenya should ensure that the project site is properly fenced as well as employ guards to prevent children from tampering with the heavy machinery.

The full report of the proposed project is available for inspection during working hours at:

(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.

(b) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126–00100, Nairobi.

(c) County Director of Environment, Uasin Gishu County.

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision making process of the plan.

ZEPHIRIA O. OUMA,
for Director-General,
National Environment Management Authority.

GAZETTE NOTICE NO. 5393

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY

DRAFT STRATEGIC ENVIRONMENTAL ASSESSMENT STUDY FOR NAIROBI INTEGRATED URBAN DEVELOPMENT MASTER PLAN

INVITATION OF PUBLIC COMMENTS

PURSUANT to regulation 42 and 43 of Environmental (Impact Assessment and Audit) Regulations, of 2003 the National Environmental Management Authority (NEMA) has received a Draft Strategic Environmental Assessment for the Nairobi Integrated Urban Development Master Plan. The SEA findings are also expected to integrate the existing sectoral plans and programs to establish sustainable urban development mechanisms.
The primary goal of Strategic Environmental Assessment (SEA) is to provide a high level of protection to the environment by integrating environmental considerations at the earliest stage in the plan-making process with a view to promoting sustainable development and informing the draft development plan of any significant environmental impacts.

This SEA proposes the following:

(a) A collaborative approach between the planning, social, engineering and environmental departments toward enforcement of the environmental and social safeguards;

(b) Increasing of capacity in the environmental department of the NCC to help deal with the current environmental and the future issues that will arise within the City;

(c) Establish staffing needs within the planning, social, engineering and environmental departments to deal with emerging issues as a result of the implementation of NIUPLAN;

(d) Training of staff from the planning, social, engineering and environmental departments through long term and short term courses of relevance to environmental planning, impact monitoring and performance evaluation;

(e) Establishment of joint committees with national agencies with mandates in environmental protection and social enhancement such as the National Environment Management Authority (NEMA), Kenya Forest Service, Kenya Wildlife Service, National Museums of Kenya, Energy Regulatory Commission and the Water Resources Management Authority. These committees can provide advisory services for policy and guideline formulation as well as in the identification of focus areas categorised into short, medium and long-term objectives;

(f) Establishment of joint planning committees with Kajiado, Machakos, Kiambu, Murang’a and Nyandarua County for protection of trans-boundary resources. Special committees should also be formed for co-ordinated planning at urban centres located at the borders of the greater metropolitan region;

(g) Establishment of stakeholder engagement mechanisms and development of a Communication Strategy that would guide NCC officials in engaging with the general public, civil society organisations, national government agencies, development partners and any other stakeholders during the implementation, monitoring and evaluation phases of NIUPLAN;

(h) Allocation of fiscal budgets at the beginning of every financial year to facilitate the implementation of a monitoring and evaluation plan for the environmental and social impacts of NIUPLAN. This budget should be informed by annual action plans as informed by the Strategic Environmental and Social Management Plan (SESMP) for NIUPLAN. Where necessary, this budget should allow for allocation of sub-contracted services.

The key potential negative impacts and the recommended mitigation measures are highlighted below.

RECOMMENDATIONS FOR INSTITUTIONAL ENHANCEMENT

AND CAPACITY BUILDING

To improve coordination within the city departments (planning, social, engineering and environmental) and other sector agencies empowered under the law to promote sustainable development, the SEA proposes the following:

- Adoption of a collaborative approach by the County Government Departments to enforce environmental and social safeguards;
- Capacity building within the environmental department to deal with current and future environmental concerns of the Master Plan;
- Engagement of environmental inspectors to ensure environmental compliance;
- Establishment of staffing needs in all departments to deal with emerging issues of NIUPLAN implementation;
- Training of staff in courses relevant to environmental planning, impact monitoring and performance evaluation;
- Establishment of joint committees with national agencies with mandate in environmental protection to provide advice on policy and guideline formulation;
- Establishment of stakeholder engagement mechanisms and communication strategy for implementation, monitoring and evaluation phases of NIUPLAN.

- Allocation of a fiscal budget to facilitate the implementation of a monitoring and evaluation plan for the environmental and social impacts of NIUPLAN.

PROPOSED POLICIES GUIDELINES AND SAFEGUARDS

To ensure that environmental and social safeguards are incorporated into the decision making of the NIUPLAN, NCC should develop the following:

- Environmental policy with mechanisms for environmental planning; collection of environmental data; review of environmental assessment reports, environmental monitoring, evaluation, auditing and restoration;
- Environmental and social safeguards for future land use plans;
- Guidelines for approval of land uses in the proximity of Nairobi National Park, gazetted forests and public parks;
- Guidelines for approval of any developments within the city that is in proximity of the rivers within the Nairobi River basin;
- Architectural standards for the expanded CBD to promote an improved character similar to the vision of NCC;
- Guidelines to promote Non-Motorised Transport within the City including provisions for road safety for non-motorised transport users and attractive landscaping;
- Air quality guidelines for the City County of Nairobi;
- Guidelines with criteria for identification of historical buildings and monuments and the related protection measures;
- Guidelines for tree/vegetation landscaping to improve on general vegetation cover; and promote green buildings in future developments;
- Employment policy that will encourage employment of local vulnerable groups in NIUPLAN implementation;
- Resettlement and eviction policies in line with the Kenyan Constitution and existing laws to prevent encroachment on public land and to promote transparency and efficiency in land acquisition for public good;
- Green development policies that promote minimisation of natural resource use such as rain water harvesting.

CLIMATE CHANGE ADAPTATION STRATEGIES

- Integrate mechanisms that reduce consumption of energy and raw materials, limit GHG emissions, minimize waste and pollution; and Protect and restore ecosystems;
- Include carbon footprint reduction mechanisms in the Environmental and social management frameworks for NIUPLAN Programs and Projects;
- Development of policies to reduce use of petroleum products by promoting public transport in the 9 transport corridors;
- Reduction of dependency on charcoal by encouraging cleaner and green cooking energy alternatives;
- Tapping of Methane generated during solid waste decomposition for domestic and industrial use;
- Develop policies that promote sustainable use of water. This should include mechanisms to reduce reliance on ground water and recycling of waste water;
- Update building code to include onsite water treatment facilities, reuse of recycled water and rain water harvesting;
- Incorporate feasibility of storm water harvesting prior to discharge into natural water courses;
- Promotion of urban agriculture;
- Adequate design for storm water drainage systems;
- Provision of resources and enforcement of operational maintenance for storm water drainage systems;
- NCC to oversee control of parameters such as greenhouse gas emissions and emergency response services associated with climate change;
- Capacity building of the Environment and Natural Resources Department on Climate Change Adaptation;
<table>
<thead>
<tr>
<th>Impacts of Programs and Sectoral Master Plans</th>
<th>Recommendations</th>
<th>Increased waste generation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Spread of informal settlements and Urban sprawl</strong></td>
<td>• Control sub centre developments to ensure commensurate development with immediate neighbours.</td>
<td>• Incorporate the new integrated solid waste management strategy to reduce envisaged increase in solid waste generation.</td>
</tr>
<tr>
<td></td>
<td>• Incorporate appropriate provision of low income high density housing land uses within ease of access to the proposed sub centres.</td>
<td>• Daily collection of wastes (mainly organic wastes) at the end of each operating day.</td>
</tr>
<tr>
<td></td>
<td>• Revise housing policy to facilitate delivery of cheaper housing for low income groups.</td>
<td>• Integration of proposed interventions to manage odours for vehicles as well as the landfill and MRFs.</td>
</tr>
<tr>
<td></td>
<td>• Enforce development controls to discourage urban sprawl.</td>
<td>• Set up a mechanism of receiving community concerns and monitoring non-compliance.</td>
</tr>
<tr>
<td></td>
<td>• Curb urban sprawl by incorporating appropriate low income, high density housing land uses within ease of access to the proposed sub centres.</td>
<td>• Project and incorporate waste transportation traffic in planned road expansion projects due to expected increase in traffic by hauling trucks to the landfill site.</td>
</tr>
<tr>
<td><strong>Availability of land for development</strong></td>
<td>• Liaise with the National Land Commission to recover all public land in the hands of private developers (if any) for public use and prioritize available public land for development of proposed infrastructure in the NIUPLAN.</td>
<td>• Pressure on historical buildings and monuments of cultural importance</td>
</tr>
<tr>
<td></td>
<td>• Provide a strategy for land take and compensation for acquiring private and community land.</td>
<td>• Involve the National Museums of Kenya to find best alternatives for urban renewal.</td>
</tr>
<tr>
<td></td>
<td>• Liaise with responsible agencies to develop guidelines on co-location of facilities.</td>
<td>• Increased Urban Heat Island Effect</td>
</tr>
<tr>
<td><strong>Land use compatibility with airports and airstrips</strong></td>
<td>• Liaise with the Kenya Airports Authority (KAA) and Kenya Civil Aviation Authority to provide guidelines and zoning plans for compatible land uses around the airports, airstrips and flight paths.</td>
<td>• Develop incentives for landscaping; and green building designs in new developments.</td>
</tr>
<tr>
<td><strong>Solid waste management</strong></td>
<td>• Implement the action plans in the Integrated Solid Waste Master Plan to manage existing volumes of solid waste and to manage the envisaged increase in solid waste generation.</td>
<td>• Fragmentation of wildlife dispersal areas</td>
</tr>
<tr>
<td></td>
<td>• Liaise with the Kenya Airports Authority (KAA) and Kenya Civil Aviation Authority to provide guidelines and zoning plans for compatible land uses around the airports, airstrips and flight paths.</td>
<td>• Liaise with KWS and Kajiado County to develop a land use plan to mitigate against possible human wildlife conflict</td>
</tr>
<tr>
<td><strong>Pollution of rivers and degradation of riparian lands</strong></td>
<td>• Liaise with relevant agencies to identify and delineate riparian land in the City</td>
<td>• Ensure development control in the wildlife dispersal areas in sub centres located south of CBD.</td>
</tr>
<tr>
<td></td>
<td>• Control river front development through specifically developed guidelines.</td>
<td>• Reduction of green spaces</td>
</tr>
<tr>
<td></td>
<td>• Incorporate strategies to enhance the benefits of compact development on air pollution by promoting non-motorised transport and use of public transport systems.</td>
<td>• Clearly demarcate boundaries for sub centres development areas to avoid ambiguous clearance of vegetation</td>
</tr>
<tr>
<td><strong>Air pollution</strong></td>
<td>• Liaise with relevant agencies to identify and delineate riparian land in the City</td>
<td>• Allocate at least 10% of land for planting suitable vegetation cover in the urban green spaces in accordance with the national forestry strategy.</td>
</tr>
<tr>
<td></td>
<td>• Control river front development through specifically developed guidelines.</td>
<td>• Encourage sub centres’ community participation in urban forest management.</td>
</tr>
<tr>
<td></td>
<td>• Incorporate strategies to enhance the benefits of compact development on air pollution by promoting non-motorised transport and use of public transport systems.</td>
<td>• Create amnesty belts along road reserves and other public rights of way where feasible to boost vegetation cover.</td>
</tr>
<tr>
<td><strong>Noise pollution</strong></td>
<td>• Liaise with relevant agencies to identify and delineate riparian land in the City</td>
<td>• Increased point source pollution</td>
</tr>
<tr>
<td></td>
<td>• Control river front development through specifically developed guidelines.</td>
<td>• Develop suitable guidelines for establishment of light industries within the sub centres.</td>
</tr>
<tr>
<td></td>
<td>• Incorporate strategies to enhance the benefits of compact development on air pollution by promoting non-motorised transport and use of public transport systems.</td>
<td>• Define the mixed commercial uses envisaged for the various sub centres and where necessary conduct studies to determine their compatibilities with the existing land uses.</td>
</tr>
<tr>
<td><strong>Uncontrolled Jua Kali Sheds and garages</strong></td>
<td>• Integrate planning for market spaces with the allocation of spaces for Jua Kali artisans through participatory land use planning and development of urban spaces.</td>
<td>• Undertake Comprehensive Environmental and Social Impact Assessment studies for the selected landfill and Material Recovery Facilities (MRFs) and implement mitigation measures.</td>
</tr>
<tr>
<td><strong>Disruption and pressure on public utilities</strong></td>
<td>• Conduct expansion program in phases to ensure commensurate integration with existing services and population growth.</td>
<td>• Increased exposure to tectonic hazards</td>
</tr>
<tr>
<td></td>
<td>• Coordinate all stakeholders and public service utility providers to ensure minimal disturbance.</td>
<td>• Conduct detailed seismic survey for all sub centres to guide on densification and vertical developments of both residential and commercial buildings.</td>
</tr>
<tr>
<td></td>
<td>• Liaise regularly with responsible implementing agencies to get information on existing and future programs to allow proper planning.</td>
<td>• Social delinquency, HIV/AIDS and sexually transmitted diseases</td>
</tr>
<tr>
<td></td>
<td>• Coordinate between transport development authorities and utility service providers to minimise disruption</td>
<td>• Develop local employment policy that will encourage employment of locals to minimise social interaction with immigrants which might predispose the population to STI’s.</td>
</tr>
<tr>
<td></td>
<td>• Liaise with other agencies to develop guidelines on co-location of facilities.</td>
<td>• Undertake education and sensitization</td>
</tr>
</tbody>
</table>
workshops of workers and the communities around sub centres on STI’s and HIV/AIDS.

- Work closely with various HIV/AIDS organisations working in the project zone of influence in order to achieve the best results.

The full Strategic Environmental Assessment for the Nairobi Integrated Urban Development Master Plan is available for inspection during working hours at:

(a) Cabinet Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30521-00100, Nairobi.

(b) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839–00200, Nairobi.

(c) Principal Secretary, Ministry of Environment and Mineral Resources, NHIF Building, Community, P.O. Box 30126-00100, Nairobi.

(c) County Director of Environment, Nairobi City County.

A copy of the Draft SEA report can be downloaded from www.nema.go.ke (SEA/024).

The National Environment Management Authority invites members of the public to submit oral or written comments within thirty (30) days from the date of publication of this notice to the Director-General, NEMA, to assist the Authority in the decision-making process regarding the SEA comments can be emailed to dnema@nema.go.ke.

KODIA D. BISIA,
for Director-General,
National Environment Management Authority.

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**GAZETTE NOTICE No. 5394**

**AL SARH KENYA CARGO**

**DISPOSAL OF UNCOLLECTED GOODS**

NOTICE is issued pursuant to the provisions of the Disposal of uncollected Goods Act (Cap. 38) of the laws of Kenya to all customers who brought the following goods: fridges, gas cookers, washing machines, televisions, microwaves, CD’s, home theatres, DVD’s, radios, dinner sets, bicycles, aluminium doors and windows, vacuum cleaners, clothes, suit cases, hand bags, carpets, dates, sofa sets, cupboards, beds, dining tables, coffee tables, cameras, shoes, ladies materials, cosmetics, cookery e.t.c for door to door services on or before 31st December, 2013 and the goods are still with Al Sarh Kenya Cargo, that the said goods need to be collected upon payment of any outstanding carges within 30 days from publication of this notice, failure to collect the said goods within the given notice shall lead to the goods being disposed. This is a final reminder and no further claims for the disposed goods shall be made after the expiry date of this notice.

Dated the 4th July, 2014.

OMAR MOHAMED,
Manager.

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**GAZETTE NOTICE No. 5395**

**AUTOFINE LIMITED**

**DISPOSAL OF UNCOLLECTED GOODS**

NOTICE is given pursuant to section 5 of disposal of uncollected goods (Cap. 38) of the laws of Kenya to Gateway Insurance Company Limited of P.O. Box 60656–00200, Nairobi and the insurer and owner of motor vehicle registration No. KBP 700F Toyota Harrier respectively lying in the premises of Leakey’s Auctioneers off Lunga Lunga Road Industrial Area, to take delivery of the same within thirty (30) days from the date of publication of this notice upon payment of repair cost and any other related expenses failure to which the said goods will be sold either by public auction or private treaty without further notice and proceeds shall be defrayed against all accrued charges without any further reference to them.

Dated the 25th July, 2014.

J. KANYUA,
for Autofine Limited.

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**GAZETTE NOTICE No. 5396**

**MBO-I-KAMITI FARMERS COMPANY LIMITED**

(Incorporated in Kenya)

Head Office: P.O. Box 300–00900, Kiambu

**LOSS OF SHARE CERTIFICATE**

Share Certificate No. 6333 in the name of Ruth Wangechi Ndegwa

WHEREAS Ruth Wangechi Ndegwa (ID/13308022, of P.O. Box 21, Kiambu in the Republic of Kenya, is registered as proprietor in original share certificate No. 6333 in Mbo-i-Kamiti Farmers Company Limited.

And whereas sufficient evidence has been adduced by Ruth Wangechi Ndegwa, to show that the said certificate has been lost or misplaced, notice is given after the expiry of thirty days from the date hereof, a new share certificate shall be issued by the the said company to Ruth Wangechi Ndegwa.

Dated the 28th July, 2014.

DAVID MUTUNGA & CO.,
Advocates for Ruth Wangechi Ndegwa.

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**GAZETTE NOTICE No. 5397**

**MBO-I-KAMITI FARMERS COMPANY LIMITED**

(Incorporated in Kenya)

Head Office: P.O. Box 300–00900, Kiambu

**LOSS OF SHARE CERTIFICATE**

Share Certificate No. 11349 in the name of Joseph Kamau Kabaki (deceased).

WHEREAS Joseph Kamau Kabaki (deceased) is registered as proprietor of four (4) shares with Mbo-i-Kamiti Farmers Company Limited.

And whereas sufficient evidence has been adduced to show that the share certificate No. 11349 thereof has been lost or misplaced, notice is given that after the expiration of thirty (30) days from the date hereof, a new share certificate shall be issued and the original certificate detailed above will be deemed to have been cancelled provided that no objection is received within that period.

NYAGUTIE NJUGUNA & CO.,
Advocates for Harun Kamau Ndungu and beneficiaries of the deceased’s estate and shares.

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**GAZETTE NOTICE No. 5398**

**MBOI-KAMITI FARMERS COMPANY LIMITED**

(Incorporated in Kenya)

Head Office: P.O. Box 300–00900, Kiambu

**LOSS OF SHARE CERTIFICATE**

WHEREAS Beatrice Wanjiku Gachugi (ID/3468823), of P. O. Box 34917–00100, Kiambu in the Republic of Kenya, is registered as proprietor in original share certificate No. 13398, Mboi-Kamiti Farmers Company Limited, and whereas sufficient evidence has been adduced to show that the share certificate issued thereof has been lost or misplaced, notice is given that after the expiration of thirty (30) days from the date hereof, a new share certificate will be issued, the original certificate detailed above will be deemed to have been cancelled, provided that no objection herein received within that period.

Dated the 9th July, 2014.

MUMO MUTORU,
Advocates for Beatrice Wanjiku Gachugi.

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**GAZETTE NOTICE No. 5399**

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GAGUZETE NOTICE NO. 5400
MBOI-KAMITI FARMERS COMPANY LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 300–00900, Kiambu
LOSS OF SHARE CERTIFICATE
Share Certificate No. 5478 in the name of Benson Macharia Gikuma.

WHEREAS Benson Macharia Gikuma (ID/5706195), of P.O. Box 1307–00800, Kiambu in the Republic of Kenya, is registered proprietor of share certificate No. 5478 in Mboi-i-Kamiti Farmers Company Limited, and whereas sufficient evidence has been has been adduced to show that the share certificate issued thereof has been lost, notice is given that after the expiry of thirty (30) days from the date hereof the company will issue a new share certificate to Benson Macharia Gikuma.

KAMAU N. PETER & COMPANY,
Advocate for Benson Macharia Gikuma.

GAGUZETE NOTICE NO. 5401
MBOI-KAMITI FARMERS COMPANY LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 300–00900, Kiambu
LOSS OF SHARE CERTIFICATE
Share Certificate No. 9914 in the name of Joseph Ng’ethe Gitau.

WHEREAS Joseph Ng’ethe Gitau, of P.O. Box 30028, Nairobi in the Republic of Kenya, is registered proprietor of share certificate No. 9914 in Mboi-i-Kamiti Farmers Company Limited, and whereas sufficient evidence has been adduced to show that the share certificate issued thereof has been lost, notice is given that after the expiry of thirty (30) days from the date hereof, the company will issue a new share certificate to Joseph Ng’ethe Gitau.

MOSES GATITU WANG’OO & CO.,
Advocates for Joseph Ng’ethe Gitau.

GAGUZETE NOTICE NO. 5402
MBOI-KAMITI FARMERS COMPANY LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 300–00900, Kiambu
LOSS OF SHARE CERTIFICATE
Share Certificate Nos. 10480 and 10482 in the names of Philip Mbura Karanja, Gabriel Njoroge and Kariuki Karanja, all of P.O. Box 3127–00100.

THE share certificates as detailed above have been misplaced. Notice is given that duplicates of the said certificates will be issued after the expiry of thirty (30) days from the date of publication of this notice unless valid objection is lodged with the Registrar prior thereto and that on issuance of the duplicates of the share certificates, the original share certificates detailed above will be deemed to have been cancelled.

MUTURI NJOROGE & COMPANY,
Advocates for Philip Mbura Karanja, Gabriel Njoroge and Kariuki Karanja.

GAGUZETE NOTICE NO. 5403
MBOI-KAMITI FARMERS COMPANY LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 300–00900, Kiambu
LOSS OF SHARE CERTIFICATE
Share Certificate No. 0464 in the name of Abibha Wanjira, of P.O. Box 4863–00100, Nairobi.

NOTICE is given that report having been made to this company on the loss of the above named share certificate and any person claiming to have interest or unless objection is lodged to Mboi-Kamiti Farmers Company Limited within thirty (30) days from the date of this notice, a duplicate share certificate will be issued, shall be used as the only valid document by the company for all future transactions.

MURITHI & COMPANY,
Advocates for Abibha Wanjira.

GAGUZETE NOTICE NO. 5404
OLD MUTUAL LIFE ASSURANCE COMPANY LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30059–00100, Nairobi
LOSS OF POLICY
Policy No. 6008753 in the name of Tarelata Kirikithi Shah.

APPLICATION has been made to this company for the issuance of 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, duplicate policy will be issued, which will be the sole evidence of the contract.

Dated the 10th July, 2014.

DAVID KOIGI,
Officer, Claims.
GAZETTE NOTICE NO. 5408
BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30375, Nairobi
LOSS OF POLICY
Policy No. 161–12433 in the name and on the life of Daniel Nihayko Nguyiambu.
REPORT having been made to this company on the loss of the above numbered policy, 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 and shall be used as the only valid documents by the company for all future transactions.
Dated 21st July, 2014
J. K. MITEI,
Underwriting Manager, Life.
MR/5678774

GAZETTE NOTICE NO. 5409
BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30375, Nairobi
LOSS OF POLICY
Policy No. 160–3419 in the name and on the life of Evans Orenge Onderi.
REPORT having been made to this company on the loss of the above numbered policy, 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 and shall be used as the only valid documents by the company for all future transactions.
Dated 21st July, 2014
J. K. MITEI,
Underwriting Manager, Life.
MR/5678774

GAZETTE NOTICE NO. 5410
BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30375, Nairobi
LOSS OF POLICY
Policy No. 123–395 in the name and on the life of Monica Wanjuru Muriuki.
REPORT having been made to this company on the loss of the above numbered policy, 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 and shall be used as the only valid documents by the company for all future transactions.
Dated 21st July, 2014
J. K. MITEI,
Underwriting Manager, Life.
MR/5678774

GAZETTE NOTICE NO. 5411
BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30375, Nairobi
LOSS OF POLICY
Policy No. 160–3648 in the name and on the life of Fredrick Njogu Kimando.
REPORT having been made to this company on the loss of the above numbered policy, 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 and shall be used as the only valid documents by the company for all future transactions.
Dated 21st July, 2014
J. K. MITEI,
Underwriting Manager, Life.
MR/5678774
BRITISH AMERICAN INSURANCE COMPANY (K) LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30375, Nairobi

LOSS OF POLICY
Policy Nos. 161–17866 and 161–11032 in the name and on the life of
John Gicaci Giluruwa.

REPORT having been made to this company on the loss of the
above numbered policies, 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 and shall be
used as the only valid documents by the company for all future
transactions.

Dated 21st July, 2014

J. K. MITEI,
Underwriting Manager, Life.

MR/5678774

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UAP LIFE ASSURANCE LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 23842–00100, Nairobi

LOSS OF POLICY
Policy No. MP00619 in the name of Elias Peter Mbau.

APPLICATION has been made to this company for the issue of
duplicate of the above numbered policy, the original having been
reported as lost or misplaced. Notice is 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, duplicate policy will be issued, which
will be the sole evidence of the contract.

Dated the 27th June, 2014.

E. KARANI,
Policy Administrator.

MR/5678730

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MADISON INSURANCE
Head Office: P.O. Box 47382–00100, Nairobi

LOSS OF POLICY
Policy No. P00966 in the name of Lubanga Reuben Paul, of P.O. Box
19888, Nairobi.

NOTICE is given that evidence of loss or destruction of the above
policy documents has been submitted to the company and any person in
possession of the policy documents or claiming to have interest therein
should communicate within thirty days (30) by registered post with the
company, failing any such communication, certified copies of the
policies which shall be the sole evidence of the contracts, will be issued.


JOSEPHAT MUTHWILI,
Underwriting Manager, Life.

MR/5678773

Gazette Notice No. 5416

Gazette Notice No. 5417

Gazette Notice No. 5418

Gazette Notice No. 5419

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JOSEPHAT MUTHWILI,
Underwriting Manager, Life.

MR/5678773

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CFC ASSURANCE LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY
Policy No. 3588160 in the name and on the life of Loise Nyegera Kimbui.
APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to CFC Life Assurance Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only document by the company for all future transactions.
Dated the 14th July, 2014.
ROSELYNE KHAMALA,
Acting Head of Customer Service, CFC Life.

GAZETTE NOTICE No. 5424
CFC ASSURANCE LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY
Policy No. 6910721 in the name and on the life of Noah Oketch Ochanda.
APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to CFC Life Assurance Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only document by the company for all future transactions.
Dated the 14th July, 2014.
ROSELYNE KHAMALA,
Acting Head of Customer Service, CFC Life.

GAZETTE NOTICE No. 5425
CFC ASSURANCE LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY
Policy No. 8133969 in the name and on the life of Mary Mutebi Masila.
APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to CFC Life Assurance Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only document by the company for all future transactions.
Dated the 14th July, 2014.
ROSELYNE KHAMALA,
Acting Head of Customer Service, CFC Life.

GAZETTE NOTICE No. 5426
CFC ASSURANCE LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY
Policy No. 6917616 in the name and on the life of Benta Wairimu Ngige.
APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to CFC Life Assurance Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only document by the company for all future transactions.
Dated the 14th July, 2014.
ROSELYNE KHAMALA,
Acting Head of Customer Service, CFC Life.

GAZETTE NOTICE No. 5427
CFC ASSURANCE LIMITED
(Incorporated in Kenya)
Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY
Policy No. 8118254 in the name and on the life of Penina Akelo Ochiring.
APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to CFC Life Assurance Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only document by the company for all future transactions.
Dated the 14th July, 2014.
ROSELYNE KHAMALA,
Acting Head of Customer Service, CFC Life.

GAZETTE NOTICE No. 5428
CHANGE OF NAME
NOTICE is given that by a deed poll dated 31st December, 2013, duly executed and registered in the Registry of Documents at Mombasa, as Presentation No. 594, in Volume B13, Folio 1101/7963, File No. MMXLVII by our client, Mavice Brommer, a resident of Mombasa in the Republic of Kenya, formerly known as Mavice Nafula Makanda, formally and absolutely renounced and abandoned the use of her former name Mavice Nafula Makanda, and in lieu thereof assumed and adopted the name Mavice Brommer, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Mavice Brommer only.
LUMATETE MUCHAI & CO
Advocates for Mavice Brommer.

NJOIRGE REGERU & COMPANY
Advocates for Tanayian Makrta Solitei, formerly known as Tanayian Makrta Masibo.

GAZETTE NOTICE No. 5429
CHANGE OF NAME
NOTICE is given that by a deed poll dated 24th June, 2014, duly executed and registered in the Registry of Documents at Nairobi, as Presentation No. 2838, in Volume D1, Folio 133/2038, File No. MMXIV, by our client, Tanayian Makrta Solitei, of P.O. Box 55809–00200, Nairobi in the Republic of Kenya, formerly known as Tanayian Makrta Masibo, formally and absolutely renounced and abandoned the use of her former name Tanayian Makrta Masibo, and in lieu thereof assumed and adopted the name Tanayian Makrta Solitei, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Tanayian Makrta Solitei only.

GAZETTE NOTICE No. 5430
CHANGE OF NAME
NOTICE is given that by a deed poll dated 22nd January, 2014, duly executed and registered in the Registry of Documents at Nairobi, as Presentation No. 121, in Volume D1, Folio 202/241, File No. MMXIV, by our client, Ted Njenga Mukuria, of P.O. Box 15135–00100, Nairobi in the Republic of Kenya, formerly known as Ted Perminus Mukuria Njenga, formally and absolutely renounced and abandoned the use of his former name Ted Perminus Mukuria Njenga, and in lieu thereof assumed and adopted the name Ted Njenga Mukuria, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Ted Njenga Mukuria only.

NJIOIRE REGERU & COMPANY
Advocates for Ted Njenga Mukuria, formerly known as Ted Perminus Mukuria Njenga.
NOW ON SALE

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2011/2012
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FOR THE YEAR ENDING
30TH JUNE, 2011

VOL. I
Price: KSh. 1,400

VOL. II
Price: KSh. 1,200

VOL. III
Price: KSh. 1,100

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CONSTITUENCIES AND COUNTY
ASSEMBLY WARDS ORDER, 2012
Kenya Gazette Supplement No. 13
(Legal Notice No. 14 of 2012)
Price: KSh. 880

STATISTICAL ABSTRACT, 2011
Price: KSh. 1,000

THE CONSTITUTION OF KENYA
Price: KSh. 250

For further Information contact: The Government Printer, P.O. Box 30128-00100, Nairobi, Tel. 317840/41/57/86/87.

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THE KENYA GAZETTE

THE following notes are for the guidance of persons submitting “copy” for inclusion in the Kenya Gazette, Supplement, etc.:

(1) The Kenya Gazette contains Notices of a general nature which do not affect legislation. They are, therefore, submitted to the Government Printer directly.

(2) Legislative Supplement contains Rules and Regulations which are issued by the Central Government. Because of this, they must be submitted to the Government Printer through the office of the Attorney-General.

(3) Bill Supplement contains Bills which are for introduction in the National Assembly.

(4) Act Supplement contains Acts passed by the National Assembly.

All “copy” submitted for publication should be prepared on one side of an A4 sheet no matter how small the Notice is, each page being numbered and should be typewritten with double spacing. Copy should be clear, legible and contain no alterations.

Particular attention should be paid to the following points:

(i) Signature must be supported by rubber-stamping or typing the name of the signatory in capital letters.

(ii) Must be correct and filled in where necessary.

(iii) Care should be taken to ensure that all headings to Notices and references to legislation are up to date and conform with the Revised Edition of the Laws of Kenya.

EXTRACT FROM THE CODE OF REGULATIONS, SECTION D—
Kenya Gazette

“D 34. (1) Communications for the Kenya Gazette should reach the Government Printer not later than 9 a.m. on Friday of the week before publication is desired. The Government Printer will not publish communications received after that hour until the next subsequent issue of the Gazette.

(2) Ministries will be required to pay for the Kenya Gazette and to meet the cost of advertising in it.

It is emphasized that these notes are for guidance only, but it is requested that persons submitting copy for publication first satisfy themselves that such copy is complete in every respect.

SUBSCRIPTION AND ADVERTISEMENT CHARGES

With effect from 1st July, 2012, subscription and advertisement fee for the Kenya Gazette are as follows:

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<table>
<thead>
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<tr>
<td>Annual Subscription (excluding postage in Kenya)</td>
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<td>Annual Subscription (overseas)</td>
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ADVERTISEMENT CHARGES:

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<tr>
<td>Half column</td>
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<tr>
<td>Quarter column or less</td>
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Ag. Government Printer.