



NATIONAL COUNCIL FOR
LAW REPORTING
LIBRARY

THE KENYA GAZETTE

Published by Authority of the Republic of Kenya

(Registered as a Newspaper at the G.P.O.)

Vol. CXX—No. 120

NAIROBI, 28th September, 2018

Price Sh. 60

CONTENTS

GAZETTE NOTICES		GAZETTE NOTICES—(Contd.)	
	PAGE		PAGE
The Public Finance Management Act—Appointment	3364	The Physical Planning Act—Completion of Part Development Plan	3410
The Higher Education Loans Board Act—Appointment	3364	The Environmental Management and Co-ordination Act— Environmental Impact Assessment Study Reports	3410–3420
The Counter-Trafficking in Persons Act—Appointment	3364	The Records Disposal (Court) Rules—Intended Destruction of Court Records	3420–3421
The Mining Act—Application for a Mining Licence	3364	Disposal of Uncollected Goods	3421
County Government Notices	3365, 3397–3409	Loss of Policies	3422–3424
The Public Service Commission Act—Applications for the Positions of Vice-Chairperson and Members of the Public Service Commission	3365–3366	Change of Names	3424–3425
The Land Registration Act—Issue of Provisional Certificates, etc	3366–3375		
The Land Act—Inquiry	3375	SUPPLEMENT No. 120	
The National Treasury—Statement of Actual Revenues and Net Exchequer Issues as at 31st August, 2018	3376–3378	<i>Senate Bills, 2018</i>	
The Criminal Procedure Code—Revocation of Appointment	3379–3381		PAGE
The Ethics and Anti-Corruption Commission—The 2nd Quarterly Report Covering the Period from 1st April, 2018 to 30th June, 2018	3382–3395	The County Oversight and Accountability Bill, 2018	523
The Crops Act—Proposed Grant of Licences	3395		
The Unclaimed Financial Assets Act—No Objection	3395–3396	SUPPLEMENT No. 121	
The Kenya Information and Communications Act— Application for Licences	3396–3397	<i>Acts, 2018</i>	
The Co-operative Societies Act—Inquiry Order	3409–3410		PAGE
The Labour Relations Act—Application for Registration of a Trade Union	3410	The Finance Act, 2018	165
Transfer of Business	3410		
The Insolvency Act—Appointment of a Liquidator	3425	SUPPLEMENT No. 122 and 123	
		<i>National Assembly Bills, 2018</i>	
			PAGE
		The County Governments (Revenue Raising Process) Bill, 2018	867
		The Sports (Amendment) Bill, 2018	877

CORRIGENDA

IN Gazette Notice No. 9480 of 2018, *amend* the title number printed as "Nyandarua/Kipipiri/1097" to read "Nyandarua/Kipipiri/1093".

IN Gazette Notice No. 7177 of 2018, Cause No. 61 of 2018, *amend* the petitioner's name printed as "Paul Muturi Mutoyi" to read "Paul Muturi Mutonyi".

IN Gazette Notice No. 7714 of 2018, Cause No. 236 of 2018, *amend* the petitioner's name printed as "Philip Motito Morema" to read "Phillip Motito Aseta".

IN Gazette Notice No. 2792 of 2018, Cause No. 85 of 2018, *amend* the date of death printed as "23rd December, 2014" to read "3rd December, 2014".

IN Gazette Notice No. 9627 of 2018, under the type of service applied for by Five Forty Aviation Limited as specified under the second column of the schedule, *delete* the words printed as "points in Africa/Europe/Middle East/Asia as geographical area" to read "the routes: JKIA/Wilson Airport to/from Zanzibar/Dar-es-Salaam/Moroni/Mogadishu/Entebbe/Bujumbura/Kigali/Dobo/Johannesburg/Lilongwe/Harare/Lusaka/Khartoum/Juba/Kinsasha/Asmara".

GAZETTE NOTICE NO. 9930

THE PUBLIC FINANCE MANAGEMENT ACT

(No. 18 of 2012)

THE PUBLIC FINANCE MANAGEMENT

(STRATEGIC FOOD RESERVE TRUST FUND) REGULATIONS

(L.N. 15 of 2015)

IN EXERCISE of the powers conferred by Paragraph 7 (2) (f) of the Public Finance Management (Strategic Food Reserve Trust Fund) Regulations, 2015, the Cabinet Secretary for the National Treasury and Planning appoints—

Abass Maalim Mohammed
Susan Wairimu Mukiri
Gerald Musila

to be members of the Strategic Food Reserve Oversight Board, for a period of three years, with effect from the 21st September, 2018.

Dated the 27th September, 2018.

HENRY K. ROTICH,
Cabinet Secretary for the National Treasury and Planning.

GAZETTE NOTICE NO. 9931

THE HIGHER EDUCATION LOANS BOARD ACT

(No. 6 of 2005)

APPOINTMENT

IN EXERCISE of the powers conferred by section 4 (1) (i) of the Higher Education Loans Board Act, 1995, the Cabinet Secretary for Education appoints—

Under paragraph (e)—

Francis W. O. Aduol (Prof.)

Under paragraph (f)—

Mumo Kisau (Prof.)

Under paragraph (i)—

Rita Wambui Kosgey

to be members of the Higher Education Loans Board, for a period of five (5) years, with effect from the 20th September, 2018.

Dated the 21st September, 2018.

AMINA C. MOHAMED,
Cabinet Secretary for Education.

*Gazette Notice No. 9712 of 2018 is revoked.

GAZETTE NOTICE NO. 9932

THE COUNTER-TRAFFICKING IN PERSONS ACT

(No. 8 of 2010)

APPOINTMENT

IN EXERCISE of the powers conferred by section 19 (12) of the Counter-Trafficking in Persons Act, the Cabinet Secretary for Labour and Social Protection appoints—

under paragraph (h)—

Stephen Ali Gorai
Daniella Ntalason

under paragraph (i)—

Carolyn Rutto

under paragraph (j)—

George M. Masese

to be members of the Counter-Trafficking in Persons Advisory Committee, for a period of three (3) years, with effect from the 24th August, 2018.

Dated the 24th August, 2018.

UKUR K. YATANI,
Cabinet Secretary for Labour and Social Protection.

GAZETTE NOTICE NO. 9933

THE MINING ACT

(No. 12 of 2016)

APPLICATION FOR A MINING LICENCE

NOTICE is given by virtue of section 34 of the Mining Act that an application for a mining licence, whose details and area boundary schedule are as described here below, has been made under section 101 of the Act and the said application has been accepted for consideration.

<i>Applicant</i>	Universal Resources International Limited
<i>Address</i>	P.O. Box 843-00502, Nairobi, Kenya
<i>Application No.</i>	ML/2018/0046
<i>Area</i>	1.8759 km ² (Approx. 9 CB)
<i>Locality</i>	Taita Taveta County
<i>Mineral(s) Sought</i>	Industrial Minerals

Any objection to the grant of the mining licence may be made in writing and addressed to the Cabinet Secretary, Ministry of Petroleum and Mining, P.O. Box 30009-00100, GPO, Nairobi, Kenya to reach him within forty two (42) days from the date of the publication of this notice in the *Kenya Gazette*.

SCHEDULE OF THE PROPOSED APPLICATION BOUNDARIES

The proposed application's area is particularly described by the following WGS 84 co-ordinates.

Order	Lat. Deg.	Lat. Min.	Lat. Sec.	N/S	Long. Deg.	Long. Min.	Long. Sec.	E/W
1	03	26	34.00	S	38	31	15.00	E
2	03	26	34.00	S	38	32	15.00	E
3	03	27	07.00	S	38	32	15.00	E
4	03	27	07.00	S	38	31	15.00	E

The said application may also be accessed from the mining cadastre portal *vide* website: - <https://portal.miningcadastre.go.ke>

Dated the 11th September, 2018.

JOHN MUNYES,
MR/535303 Cabinet Secretary, Ministry of Petroleum and Mining.

GAZETTE NOTICE No. 9934

THE PUBLIC FINANCE MANAGEMENT ACT

(No. 18 of 2012)

THE PUBLIC FINANCE MANAGEMENT (COUNTY GOVERNMENTS) REGULATIONS, 2015

THE BOMET COUNTY GOVERNMENT

APPOINTMENT

IN EXERCISE of the powers conferred by section 167 of the Public Finance Management (County Governments) Regulations, 2015, I Joyce Laboso, Governor, Bomet County, appoint the persons whose names appear below to be Chairperson and members of the Bomet County Audit Committee, for a period of three (3) years with effect from the 3rd September, 2018.

SCHEDULE

Name	Designation
Erick Kipsang Mibei (Dr.)	Chairperson
Reuben Chirchir (CPA)	Member
Wilson Kipruto Rono (Dr.)	Member
Henry Kipkirui Mutai	Member
Juliana Yegon (Mrs.)	Member

Dated the 3rd September, 2018.

MR/5353113

JOYCE LABOSO,
Governor, Bomet County.

GAZETTE NOTICE No. 9935

THE CONSTITUTION OF KENYA

THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

APPOINTMENT

IN EXERCISE of the powers conferred by Article 235 (1) of the Constitution as read together Section 45 (a) of the County Governments Act, 2012 and upon approval by the County Assembly of Vihiga, I Wilber Khasilwa Ottichilo Governor appoint the persons named in the 1st Column of the schedule to be the County Chief Officer responsible for the matters respectively specified in the 2nd column of the schedule:

Name	Docket
Gilbert Vidija Musalia Edebe	Public Service, Administration and Co-ordination of County Affairs
Pamela Kusa Busungu	Agriculture, Livestock and Fisheries
Kamadi Dominic Luvavo	Youths, Gender, Sports, Culture and Social Services

Dated the 24th September, 2018.

MR/5353392

WILBER K. OTTICHILO,
Governor, Vihiga County.

GAZETTE NOTICE No. 9936

THE CONSTITUTION OF KENYA, 2010

THE PUBLIC SERVICE COMMISSION ACT, 2017

(No. 10 of 2017)

APPLICATIONS FOR THE POSITIONS OF VICE-CHAIRPERSON AND MEMBERS OF THE PUBLIC SERVICE COMMISSION

PURSUANT to the provisions of Article 233 of the Constitution, as read together with Section 11 (1) of the Public Service Commission Act, 2017; and in accordance with the procedure set out in Paragraphs 1 (1) and 1 (5) of the Schedule to the Act, the Selection Panel invites applications from suitably qualified persons for consideration with regard to nomination in the following positions within the Public Service Commission:

Designation	No. of Vacancies	Effective date
Vice-Chairperson	1	8th January, 2019
Member	7	8th January, 2019

A: QUALIFICATIONS FOR APPOINTMENT

1. Vice-Chairperson of the Commission

For appointment as the Vice-Chairperson, the applicant must:

- i) be a citizen of Kenya;
- ii) hold a degree from a university recognized in Kenya;
- iii) have at least ten years experience in their respective profession;
- iv) have at least six years experience in a managerial position either in the public or private sector;
- v) meet the requirements of leadership and integrity in Chapter Six of the Constitution; and
- vi) demonstrate a high degree of professional competence, communication skills, fairness, good temperament, good judgment and commitment to the public service.

2. Member of the Commission

For appointment as a Member, the applicant must:-

- (a) be a citizen of Kenya;
- (b) hold a degree from a university recognized in Kenya;
- (c) have at least ten years experience in their respective profession;
- (d) meet the requirements of leadership and integrity in Chapter Six of the Constitution; and
- (e) demonstrate a high degree of professional competence, communication skills, fairness, good temperament, good judgment and commitment to the public service.

B. GROUNDS FOR DISQUALIFICATION

A person is not eligible for appointment as a Vice-Chairperson or Member of the Commission if such person—

1. has, at any time within the preceding five years, held office, or stood for election as—
 - (i) a member of Parliament or of a county assembly; or
 - (ii) a member of the governing body of a political party; or
2. holds any State office; or
3. is, or has at any time been, a candidate for election as a member of Parliament or of a county assembly; or
4. is, or has at any time been, the holder of an office in any political organization that sponsors or otherwise supports, or has at any time sponsored or otherwise supported, a candidate for election as a member of Parliament or of a county assembly; or
5. is an undischarged bankrupt; or
6. has been removed from office for contravening the provisions of the Constitution or any law.

NOTE: Paragraphs (1) (3) and (4) cease to apply to a person after two general elections for Parliament have been held since the person ceased to be such a candidate or office holder.

C. TENURE OF APPOINTMENT

A single non-renewable term of six (6) years.

D. TERMS OF SERVICE

- (i) Full-time;
- (ii) Shall not hold any other office or employment for profit whether public or private;
- (iii) Remuneration and benefits will be as set out by the Salaries and Remuneration Commission vide Gazette Notice No. 6517 of 8th August, 2017 and circulars issued thereof.

Gross Monthly Remuneration: (KShs.) 650,000

E. How to Apply

- (i) Applications should be accompanied by a detailed curriculum vitae, certified true copies of academic and professional certificates, National Identity Card or Passport,

together with testimonials and other relevant supporting documents.

- (ii) Applications should be clearly and appropriately marked as follows;
- (a) "Application for the position of the Vice-Chairperson of the Public Service Commission"; or
- (b) "Application for the position of Member of the Public Service Commission".

All applications should be addressed to:

The Chairperson

Selection Panel for the Selection of Nominees for Appointment of Vice-Chairperson and Members of the Public Service Commission

P.O. Box 62345-00200,
Nairobi.

All applications should be delivered in any one of the following ways:

(a) Hand Delivery to:

Third Floor, Room 304
Harambee House

Harambee Avenue
Nairobi.

(Monday – Friday between 8:00 am - 5.00 pm.)

(i) Online through:

Email to:

pas@cabinetoffice.go.ke

mail to: psc@president.go.ke

(Scanned and certified copies of all the requisite documents must accompany an online application.)

(ii) The Post Office in ordinary or registered mail.

Note:

- (i) Names of the Applicants and the interview schedule of those shortlisted shall be published in the Kenya Gazette, Public Service Commission (PSC) website (www.publicservice.go.ke) and two daily newspapers after the expiry of the of the application time.
- (ii) Shortlisted candidates shall be required to produce originals of their National Identity Card, academic and professional certificates, transcripts and testimonials during the interview.
- (iii) Further to (ii) above, shortlisted candidates will be required to present clearance from the following Institutions during the interview, namely:
- Kenya Revenue Authority (Tax Compliance Certificate);
 - Higher Education Loans Board (Clearance Certificate);
 - Ethics and Anti-Corruption Commission (Self- Declaration Form);
 - Credit Reference Bureau (Credit Report and Certificate of Clearance); and
 - Police Clearance Certificate
- (iv) Canvassing for this position will lead to automatic disqualification.
- (v) Note that, it is a criminal offence to produce fake certificates during the interview or to impersonate.
- (vi) Candidates so nominated shall be required to go through the National Assembly for vetting and approval pursuant to Public Appointments (Parliamentary Approval) (Act No. 33 of 2011).
- (vii) It is the responsibility of the applicant to ensure that his/her application reaches the Chairperson of the Selection Panel on Time.

"Persons living with Disabilities, Women, Youth, persons from minority and/or marginalized groups who meet the requirements of the advertised positions are encouraged to apply"

All applications should reach the Chairperson of the Selection Panel not later than Friday the 12th October, 2018 at 5.00 p.m. (East African Time).

MUTHONI KIMANI,
Chairperson,

Selection Panel for the selection of nominees
for appointment as the Vice-Chairperson and
Members of the Public Service Commission.

GAZETTE NOTICE NO. 9937

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS His Majesty Ronald Muwenda Mutebi II, of P.O. Box 45587-00100, Nairobi in the Republic of Kenya, is registered as proprietor lessee of all that House No. 15, erected on a piece of land known as L.R. No. 27757, situate in the city of Nairobi in the Nairobi Area, by virtue of a lease registered as I.R. 143098/1, and whereas sufficient evidence has been adduced to show that the said 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 28th September, 2018.

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

GAZETTE NOTICE NO. 9938

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Andrew Adipo Okuome and (2) Beatrice R.A Okuome, both of P.O. Box 18630-00100, Nairobi in the Republic of Kenya, are registered as proprietors lessees of all that piece of land known as L.R. No. 209/4401/757, situate in the city of Nairobi in the Nairobi Area, by virtue of a lease registered as I.R. 91746/1, and whereas sufficient evidence has been adduced to show that the said 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 28th September, 2018.

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

GAZETTE NOTICE NO. 9939

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Next Technologies Limited, of P.O. Box 10579-00100, Nairobi in the Republic of Kenya, is registered as proprietor lessee of all that office No. 403, erected on a piece of land known as L.R. No. 28209, situate in the city of Nairobi in the Nairobi Area, by virtue of a lease registered as I.R. 135299/1, and whereas sufficient evidence has been adduced to show that the said 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 28th September, 2018.

G. M. MUYANGA,
Registrar of Titles, Nairobi.

GAZETTE NOTICE No. 9940

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Noble Investments Limited, a limited liability company incorporated in Kenya, of P.O. Box 58271-00200, Nairobi in the Republic of Kenya, is registered as proprietor lessee of all that piece of land known as L.R. No. 209/1451/14, situate in the city of Nairobi in the Nairobi Area, by virtue of a certificate of title registered as I.R. 32265/1, 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 28th September, 2018.

MR/5319899

S. C. NJOROGE,
Registrar of Titles, Nairobi.

GAZETTE NOTICE No. 9941

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Esther Wambui Gathege and (2) Irene Wairimu Gathege, as administrators of the estate of Gathege Rungare (deceased), both of P.O. Box 67-10100, Nairobi in the Republic of Kenya, are registered as proprietors lessees of all that piece of land known as L.R. No. 8343/34, situate in north east of Nyeri Township in Nyeri District, by virtue of a certificate of title registered as I.R. 11583/1, 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 28th September, 2018.

MR/5353383

S. C. NJOROGE,
Registrar of Titles, Nairobi.

GAZETTE NOTICE No. 9942

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL TITLE DEED

WHEREAS Saumu Mohamed Mwanzuki, of P.O. Box 99175, Mombasa in the Republic of Kenya, is registered as proprietor in freehold ownership interest of all that piece of land known as Mombasa/Mwembelegeza/1179, situate in Mombasa Municipality in Mombasa District, registered as Mombasa/Mwembelegeza/1179, and whereas sufficient evidence has been adduced to show that the 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 28th September, 2018.

MR/5319942

J. G. WANJOHI,
Registrar of Titles, Mombasa.

GAZETTE NOTICE No. 9943

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Gideon Mutiso Munyao, of P.O. Box 84381-80100, Mombasa in the Republic of Kenya, is registered as proprietor in fee simple of all that piece of land containing 0.0281 hectare or thereabouts, known as Plot No. 14599/1/MN, situate in Mombasa Municipality in Mombasa District, registered as C.R. 46080, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof 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 28th September, 2018.

MR/5353051

J. G. WANJOHI,
Registrar of Titles, Mombasa.

GAZETTE NOTICE No. 9944

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Sophia Khamis Awadh and (2) Clarence Ibrahim Dials, both of P.O. Box 88560-80100, Mombasa in the Republic of Kenya, are registered as proprietors in freehold ownership of all that piece of land containing 3.06 acres or thereabout, known as Plot No. 103/III/MN, situate north of Mtwapa Creek in the Kilifi District, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof 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 28th September, 2018.

MR/5319941

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

GAZETTE NOTICE No. 9945

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Apolo Okelo Rogo, of P.O. Box 44399-80100, Mombasa in the Republic of Kenya, is registered as proprietor in leasehold ownership interest of all that piece of land containing 0.2830 hectare or thereabouts, known as Plot No. 3205/1/MN, situate in Mombasa Municipality in Mombasa District, registered as C.R. 16023, and whereas sufficient evidence has been adduced to show that the certificate of title issued thereof 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 28th September, 2018.

MR/5319943

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

GAZETTE NOTICE No. 9946

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS (1) Ali Mohamed Hilal, (2) Islam Alij and (3) Abdulrazak Ahmed, all of P.O. Box 38, Lamu in the Republic of Kenya, are registered as proprietors in leasehold interest of all that piece of land containing 31.39 hectares or thereabout, known as L.R. No. 29233, situate south west of Lamu Town, in Lamu District, registered as C.R. 62009, and whereas sufficient evidence has been adduced to show that the certificate of title 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 certificate of title provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353212

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

GAZETTE NOTICE No. 9947

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A PROVISIONAL CERTIFICATE

WHEREAS Mohamed Mbarak Doman, of P.O. Box 1974-80100, Mombasa in the Republic of Kenya, is registered as proprietor in leasehold interest of all that piece of land containing 0.0649 hectare or thereabouts, known as L.R. No. 616, situate in Mamburi Town, in Kilifi District, registered as C.R. 14561, and whereas sufficient evidence has been adduced to show that the certificate of title 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 certificate of title provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353212

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

GAZETTE NOTICE No. 9948

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF CERTIFICATE OF LEASE

WHEREAS Eric Robby Maina (ID/13491043), of P.O. Box 57771-00200, Nairobi in the Republic of Kenya, is registered as proprietor in leasehold interest of all that piece of land containing 0.020 hectare or thereabouts, situate in the district of Nairobi, registered under title No. Nairobi/Block 82/2118, and whereas sufficient evidence has been adduced to show that the certificate of lease issued thereof has been lost or misplaced, 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 28th September, 2018.

MR/5319912

B. A. CHOKA,
Land Registrar, Nairobi.

GAZETTE NOTICE No. 9949

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF CERTIFICATE OF LEASE

WHEREAS Highland Plaza Limited, of P.O. Box 44665, Nairobi in the Republic of Kenya, is registered as proprietor in leasehold interest of all that piece of land known as Mombasa/Block IX/238, situate in Mombasa Municipality in the Mombasa District, registered under title No. Mombasa/Block IX/238, and whereas sufficient evidence has been adduced to show that the certificate of lease issued thereof has been lost or misplaced, 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 28th September, 2018.

MR/5319892

A. T. KARANI,
Land Registrar, Mombasa District.

GAZETTE NOTICE No. 9950

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF CERTIFICATE OF LEASE

WHEREAS Charles Oyugi Owino, of P.O. Box 303, Suna, Migori in the Republic of Kenya, is registered as proprietor in leasehold interest of all that piece of land containing 0.0418 hectare or thereabouts, situate in the Kisumu District, registered under title No. Kisumu/Municipality Block 6/89, and whereas sufficient evidence has been adduced to show that the certificate of lease issued thereof has been lost or misplaced, 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 28th September, 2018.

MR/5353322

G. O. NYANGWESO,
Land Registrar, Kisumu East/West Districts.

GAZETTE NOTICE No. 9951

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Jayantilal Gulabchand Sheth, (2) Amratben Gulabchand Sheth and (3) Mahendra Gulabchand Sheth, all of P.O. Box 82277-80100, Mombasa in the Republic of Kenya, are registered as proprietors in absolute ownership interest of all that piece of land containing 0.13356 hectare or thereabouts, situate in the district of Mombasa, registered under title No. Mombasa/Block XVII/474, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353045

A. N. MURIITHI,
Land Registrar, Mombasa District.

GAZETTE NOTICE No. 9952

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Alfred Obanda Ogot, of P.O. Box 49, Bukura in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.02 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Mannyatta "A"/3561, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353201

G. O. NYANGWESO,
Land Registrar, Kisumu/East/West Districts.

GAZETTE NOTICE No. 9953

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Eliud Fanuel Owido Ayako, of P.O. Box 1538, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.10 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Konya/1306, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353149

G. O. NYANGWESO,
Land Registrar, Kisumu/East/West Districts.

GAZETTE NOTICE No. 9954

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Eliud Fanuel Owido Ayako, of P.O. Box 1538, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.06 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Konya/1267, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353149

G. O. NYANGWESO,
Land Registrar, Kisumu/East/West Districts.

GAZETTE NOTICE No. 9955

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Eliud Fanuel Owido Ayako, of P.O. Box 1538, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.5 hectares or thereabout, situate in the district of Kisumu, registered under title No. Kisumu/Konya/1290, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353149

G. O. NYANGWESO,
Land Registrar, Kisumu/East/West Districts.

GAZETTE NOTICE No. 9956

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Eliud Fanuel Owido Ayako, of P.O. Box 1538, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.05 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Konya/1307, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

G. O. NYANGWESO,
MR/5353149 *Land Registrar, Kisumu/East/West Districts.*

GAZETTE NOTICE No. 9957

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Eric Otieno Onyango Ogossa, of P.O. Box 6407, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.00 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Nyahera/1904, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

G. O. NYANGWESO,
MR/5353214 *Land Registrar, Kisumu/East/West Districts.*

GAZETTE NOTICE No. 9958

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Janipher Amisi Bonga, of P.O. Box 501, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.4 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Nyahera/2465, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

G. O. NYANGWESO,
MR/5353214 *Land Registrar, Kisumu/East/West Districts.*

GAZETTE NOTICE No. 9959

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Lilian Otieno, of P.O. Box 1760, Kisumu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.09 hectare or thereabouts, situate in the district of Kisumu, registered under title No. Kisumu/Ojola/686, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

G. O. NYANGWESO,
MR/5319877 *Land Registrar, Kisumu/East/West Districts.*

GAZETTE NOTICE No. 9960

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ernest Shivachi Amulele, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.33 hectare or thereabouts, situate in the district of Kakamega, registered under title No. Kakamega/Lukose/1440, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

J. M. FUNDIA,
MR/5353037 *Land Registrar, Kakamega District.*

GAZETTE NOTICE No. 9961

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mohammed Anzofu Wang, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.78 hectares or thereabouts, situate in the district of Kakamega, registered under title No. E/W/Lubinu/1628, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

M. J. BOOR,
MR/5353037 *Land Registrar, Kakamega District.*

GAZETTE NOTICE No. 9962

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mary Shirako Uluma, of P.O. Box 12, Nambacha in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.0 hectares or thereabouts, situate in the district of Kakamega, registered under title No. S/K/Samitsi/742, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

M. J. BOOR,
MR/5353288 *Land Registrar, Kakamega District.*

GAZETTE NOTICE No. 9963

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Mukhwana Walucho Kitui, is registered as proprietor in absolute ownership interest of all that piece of land containing 7.27 hectares or thereabouts, situate in the district of Bungoma, registered under title No. E. Bukusu/S. Nalondo/4891, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

R. W. NGAANYI,
MR/5319926 *Land Registrar, Bungoma District.*

GAZETTE NOTICE NO. 9964

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Willis Omondi Owino, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.33 hectares or thereabout, situate in the district of Busia/Teso, registered under title No. South Teso/Angoromo/6170, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353278

S. R. KAMBAGA,
Land Registrar, Busia/Teso Districts.

GAZETTE NOTICE NO. 9965

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Henry Evusa Luand, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.2 hectares or thereabout, situate in the district of Hamisi, registered under title No. Tiriki/Chepkoyai/1200, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost and efforts to trace it have failed, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5319915

T. L. INGONGA,
Land Registrar, Vihiga District.

GAZETTE NOTICE NO. 9966

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Samson Alexander Kidha Okero (ID/9241195), of P.O. Box 15088-00100, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all those pieces of land situate in the district of Thika, registered under title Nos. Ruiru/Kiu Block 2/7009, 7010, 7013 and 7014, 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 land title deeds provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353079

R. M. MBUBA,
Land Registrar, Thika District.

GAZETTE NOTICE NO. 9967

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Susan Wangari (ID/9290566), is registered as proprietor in absolute ownership interest of that piece of land situate in the district of Thika, registered under title No. Ruiru/Ruiru West Block 2/373, 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 28th September, 2018.

MR/5353363

B. K. LEITICH,
Land Registrar, Thika District.

GAZETTE NOTICE NO. 9968

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Ndaini Macharia (ID/4956517), of P.O. Box 3-60100, Embu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.20 hectare or thereabouts, situate in the district of Embu, registered under title No. Kagaari/Kigaa/2451, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353351

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

GAZETTE NOTICE NO. 9969

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Fridah Karimi Mwiti (ID/20848217), is registered as proprietor in absolute ownership interest of that piece of land containing 2.43 hectares or thereabout, situate in the district of Meru, registered under title No. Kiirua/Nkando/4703, 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 28th September, 2018.

MR/4806380

C. M. MAKAU,
Land Registrar, Meru District.

GAZETTE NOTICE NO. 9970

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Stephen Kamau Nyaga (ID/2895281), of P.O. Box 391, Kerugoya in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.62 hectares or thereabout, situate in the district of Kirinyaga, registered under title No. Kabare/Njiku/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 land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353024

R. M. NYAGA,
Land Registrar, Kirinyaga District.

GAZETTE NOTICE NO. 9971

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Alice Wanjira Gateri (ID/2922978), of P.O. Box 1057, Kiamutugu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.21 hectares or thereabout, situate in the district of Kirinyaga, registered under title No. Loc. Ngariama/Rungeto/368, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353181

R. M. NYAGA,
Land Registrar, Kirinyaga District.

GAZETTE NOTICE No. 9972

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ann Njeri Kimani (ID/21368325), of P.O. Box 1899, Nakuru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.160 hectare or thereabouts, situate in the district of Naivasha, registered under title No. Miti Mingi/Mbaruk Block 5/1503 (Kiungururia), 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 28th September, 2018.

MR/5353047

S. W. MUCHEMI,
Land Registrar, Naivasha District.

GAZETTE NOTICE No. 9973

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS John Kimani Mbugua (ID/3648805), of P.O. Box 1899, Nakuru in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.046 hectare or thereabouts, situate in the district of Naivasha, registered under title No. Miti Mingi/Mbaruk Block 5/1249, 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 28th September, 2018.

MR/5353047

S. W. MUCHEMI,
Land Registrar, Naivasha District.

GAZETTE NOTICE No. 9974

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Charles Antony Kamau, of P.O. Box 50295-00200, Nairobi in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 4.78 hectares or thereabout, situate in the district of Laikipia, registered under title No. Euso Nyiro/Suguroi Block VI/777, 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 28th September, 2018.

MR/5353074

P. M. NDUNGU,
Land Registrar, Laikipia District.

GAZETTE NOTICE No. 9975

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Miriam Wangechi Ndiritu, of P.O. Box 143, Nyahururu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 8.693 hectares or thereabout, situate in the district of Laikipia, registered under title No. Gituamba/Muhotetu Block 2/464, 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 28th September, 2018.

MR/5353290

P. M. NDUNGU,
Land Registrar, Laikipia District.

GAZETTE NOTICE No. 9976

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Muasya Kaloki, of P.O. Box 502-90100, Machakos in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 1.5 hectares or thereabout, situate in the district of Machakos, registered under title No. Yatta/Ekalakala/4377, 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 28th September, 2018.

MR/5353005

G. M. NJOROGE,
Land Registrar, Machakos District.

GAZETTE NOTICE No. 9977

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS (1) Lazarus Oyondi Nyakerara (ID/13327295) and (2) Judith Sarange Nyambaka (ID/22142954), both of P.O. Box 43059-00100, Nairobi in the Republic of Kenya, are registered as proprietors in absolute ownership interest of all that piece of land containing 2.07 hectares or thereabout, situate in the district of Kajiado, registered under title No. KJD/Kipeto/10898, 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 28th September, 2018.

MR/5319817

G. R. GICHUKI,
Land Registrar, Kajiado North District.

GAZETTE NOTICE No. 9978

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Meja ole Nchoki (ID/4555743), is registered as proprietor in absolute ownership interest of all that piece of land containing 160.0 hectares or thereabout, situate in the district of Kajiado, registered under title No. KJD/Ntashart/67, 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 28th September, 2018.

MR/5353312

G. R. GICHUKI,
Land Registrar, Kajiado North District.

GAZETTE NOTICE No. 9979

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Charles Chege Ndung'u (ID/24014901), is registered as proprietor in absolute ownership interest of all that piece of land containing 1.224 hectares or thereabout, situate in the district of Kajiado, registered under title No. Kajiado/Kaputiei-North/67400, 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 28th September, 2018.

MR/5353007

P. K. TONUI,
Land Registrar, Kajiado District.

GAZETTE NOTICE No. 9980

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Roger Cheruiyot arap Tonui, of P.O. Box 1636-20200, Kericho in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.3 hectare or thereabouts, situate in the district of Kericho, registered under title No. West Kericho/Kapsuser/5892, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5353072 M. A. OMULLO,
Land Registrar, Kericho District.

GAZETTE NOTICE No. 9981

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Julius Kipkech Rutto, is registered as proprietor in absolute ownership interest of all that piece of land containing 2.70 hectares or thereabout, situate in the district of Mogotio, registered under title No. Kakamor/Koitebes/116, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5319936 N. O. ODHIAMBO,
Land Registrar, Koibatek/Mogotio Districts.

GAZETTE NOTICE No. 9982

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Johana Ireri Simon (ID/1301705), of P.O. Box 2683, Embu in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.58 hectare or thereabouts, situate in the district of Mbeere, registered under title No. Nthawa/Riandu/2789, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5319921 I. N. NJIRU,
Land Registrar, Mbeere District.

GAZETTE NOTICE No. 9983

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Richard Mokaya Atege (ID/11166407), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.03 hectare or thereabouts, situate in the district of Kisii, registered under title No. West Kitutu/Mwagichana/2355, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5353071 S. N. MOKAYA,
Land Registrar, Kisii District.

GAZETTE NOTICE No. 9984

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Philip Ngare Matara (ID/0508288), is registered as proprietor in absolute ownership interest of all that piece of land containing 0.22 hectare or thereabouts, situate in the district of Kisii, registered under title No. Central Kitutu/Mwamosioma/809, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5353050 S. N. MOKAYA,
Land Registrar, Kisii District.

GAZETTE NOTICE No. 9985

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Hantone Ayaga Olero (ID/9794123), is registered as proprietor in absolute ownership interest of all that piece of land containing 10.4 hectares or thereabout, situate in the district of Homa Bay, registered under title No. Kanyamwa/Kabonyo/Kwandiku/2660, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5353059 V. K. LAMU,
Land Registrar, Homa Bay District.

GAZETTE NOTICE No. 9986

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Kadongo Women Group, of P.O. Box 198, Bondo in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.15 hectare or thereabouts, situate in the district of Bondo, registered under title No. North Sakwa/Maranda/1784, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5319876 J. B. OKETCH,
Land Registrar, Bondo District.

GAZETTE NOTICE No. 9987

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Fanuel Amolo Atieno, of P.O. Box 260, Bondo in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land containing 0.02 hectare or thereabouts, situate in the district of Bondo, registered under title No. South Sakwa/Barkowino/4600, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5319876 J. B. OKETCH,
Land Registrar, Bondo District.

GAZETTE NOTICE NO. 9988

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Peter Musau Kituko (ID/0749506), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Kwale, registered under title No. Kwale/Mrima Bwiti/703, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost and efforts to trace it have failed, 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 written objection has been received within that period.

Dated the 28th September, 2018.

MR/5319919

A. N. NJOROGI,
Land Registrar, Kwale District.

GAZETTE NOTICE NO. 9989

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Samuel Cheruiyot Bett, of P.O. Box 681, Litein in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all those pieces of land containing 1.83 hectares or thereabout, situate in the district of Kericho, registered under title No. Kericho/Kaplelart/1143, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353339

N. A. OMULLO,
Land Registrar, Kericho District.

GAZETTE NOTICE NO. 9990

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW LAND TITLE DEEDS

WHEREAS Kipkurgat arap Rono, of P.O. Box 107, Sotik in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all those pieces of land containing 1.9 and 4.6 hectares or thereabout, situate in the district of Bomet, registered under title Nos. Kericho/Kipsonoi/635 and 145, respectively, 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 land title deeds provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353492

A. K. KERICH,
Land Registrar, Bomet District.

GAZETTE NOTICE NO. 9991

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Simba Kenga Kapathe (ID/4581565), is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Malindi, registered under title No. Malindi/Ramada/56, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353302

A. O. JUMA,
Land Registrar, Kilifi District.

GAZETTE NOTICE NO. 9992

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF A NEW LAND TITLE DEED

WHEREAS Ponda Kazeha Ngala (ID/31021461), of P.O. Box 42, Madiwa in the Republic of Kenya, is registered as proprietor in absolute ownership interest of all that piece of land situate in the district of Malindi, registered under title No. Malindi/Ramada/207, and whereas sufficient evidence has been adduced to show that the land title deed issued thereof has been lost, notice is given that after the expiration of sixty (60) days from the date hereof, I shall issue a new land title deed provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353302

A. O. JUMA,
Land Registrar, Kilifi District.

GAZETTE NOTICE NO. 9993

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Weldon Langat Kechei, of P.O. Box 11, Athi River in the Republic of Kenya, is registered as proprietor of all that piece of land knowns L.R. No. 28447, situate in the city of Nairobi in Nairobi Area, by virtue of a certificate of title, registered as IR. 176230/1, 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, I intend to proceed with the reconstruction of the property register as provided under section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5319927

N. D. NYAMBASO,
Registrar of Titles, Nairobi.

GAZETTE NOTICE NO. 9994

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS Burnatt Lavusa Kilasi (ID/11469675), is registered as proprietor of all that piece of land containing 0.28 hectare or thereabouts, situate in Vihiga District, registered under title No. South Maragoli/Madzuu/701, and whereas the land register in respect of this title 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, I intend to proceed with the reconstruction of the property register as provided under section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353077

T. L. INGONGA,
Land Registrar, Vihiga District.

GAZETTE NOTICE NO. 9995

THE LAND REGISTRATION ACT

(No. 3 of 2012)

RECONSTRUCTION OF LOST OR DESTROYED LAND REGISTER

WHEREAS (1) Burnatt Lavusa Kilasi (ID/11469675) and (2) Robert F. Kilasi (ID/23591701), are registered as proprietors of all that piece of land containing 0.5 hectare or thereabouts, situate in Vihiga District, registered under title No. South Maragoli/Madzuu/1156, and whereas the land register in respect of this title 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, I intend to proceed with the reconstruction of the property register as provided under section 33 (5) of the Act, provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353077 T. L. INGONGA,
Land Registrar, Vihiga District.

GAZETTE NOTICE NO. 9996

THE LAND REGISTRATION ACT

(No. 3 of 2012)

ISSUE OF NEW GREEN CARD

WHEREAS Rikoyan ole Lendeyo (ID/1311724), P.O. Box 1-00209, Loitokitok in the Republic of Kenya, is registered as proprietor absolute ownership of that piece of land containing 4.05 hectares or thereabout, situate in the district of Kajiado, registered under title No. Loitokitok/Endonet/993, 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 reconstruct a new green card provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5319933 P. K. TONUJ,
Land Registrar, Kajiado District.

GAZETTE NOTICE NO. 9997

THE LAND REGISTRATION ACT

(No. 3 of 2012)

OPENING OF A NEW REGISTER

WHEREAS (1) Elke Meier and (2) Stephen Charo Koi, are registered as proprietors in absolute ownership interest of all that piece of land situate in the district of Kwale, registered under title No. Kwale/Galu Kinondo/1086, and whereas sufficient evidence has been adduced to show that the original green card issued thereof has been lost and efforts to trace it have failed, notice is given that after the expiration of sixty (60) days from the date hereof, I shall open a new register provided that no objection has been received within that period.

Dated the 28th September, 2018.

MR/5353342 D. J. SAFARI,
Land Registrar, Kwale District.

GAZETTE NOTICE NO. 9998

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Mihari Wanjoga (deceased), is registered as proprietor of that piece of land containing 2.76 hectares or thereabout, known as Ndarugu/Kamunyaka/2, situate in the district of Gatundu, and whereas the principal magistrate's court at Gatundu in succession cause No. 65 of 2016, has issued grant of letters of administration to Daniel Ndungu Mihari, of P.O. Box 193, Kanjuku in the Republic of Kenya, and whereas the said title deed issued earlier to Mihari Wanjoga 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 instruments of R. L. 19 and R. L. 7, and upon such registration the land title deed issued to the said Mihari Wanjoga (deceased), shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

MR/5353456 J. W. KAMUYU,
Land Registrar, Thika District.

GAZETTE NOTICE NO. 9999

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Isaac Njuguna (deceased), is registered as proprietor of that piece of land containing 0.0140 hectare or thereabouts, known as Embu/Municipality/1145, situate in the district of Embu, and whereas the chief magistrate's court at Embu in succession cause No. 540 of 2017, has ordered that the said piece of land be registered in the name of Lucy Wangechi Njuguna, and whereas all the efforts made to recover the certificate of lease 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 issue land title deed to the said Lucy Wangechi Njuguna (ID/24686647), and upon such registration the certificate of lease issued earlier to the said Isaac Njuguna (deceased), shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

MR/5319925 J. M. GITARI,
Land Registrar, Embu District.

GAZETTE NOTICE NO. 10000

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS George Ngugi Kimani (deceased), is registered as proprietor of that piece of land containing 1.80 hectares or thereabout, known as Githunguri/Githunguri/454, situate in the district of Kiambu, and whereas the chief magistrate's court at Kiambu in succession cause No. 84 of 2014, has issued grant of letters of administration to (1) Mary Wangui Njuguna and (2) Simon Kimani Ngugi, and whereas the said title deed issued earlier to the said George Ngugi Kimani (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 issue land title deed to the said (1) Mary Wangui Njuguna and (2) Simon Kimani Ngugi, and upon such registration the land title deed issued earlier to the said George Ngugi Kimani (deceased), shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

MR/5319806 B. W. MWAI,
Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 10001

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Stephen Wainaina Kiaura (deceased) and others namely (1) George Wainaina Kimani, (2) Charles Wainaina Karundu, (3) Richard Wainaina Gitau and (4) Stephen Wainaina Mathia, are registered as proprietors of that piece of land containing 0.072 acre or thereabouts, known as Ndumberi/Riabai/1671, situate in the district of Kiambu, and whereas the chief magistrate's court at Kiambu in succession cause No. 170 of 2015, has issued grant of letters of administration to (1) Ruth Nyathira Wainaina and (2) Ephantus Kiaura, and whereas the said title deed issued earlier to the said Stephen Wainaina Kiaura (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 issue land title deed to the said (1) George Wainaina Kimani, (2) Charles Wainaina Karundu, (3) Richard Wainaina Gitau, (4) Stephen Wainaina Mathia, (5) Ruth Nyathira Wainaina and (6) Ephantus Kiaura, and proceed with registration of the said instruments of R. L. 19 and R. L. 7, and upon such registration the land title deed issued to the said Stephen Wainaina Kiaura (deceased), shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

MR/5319807 B. W. MWAI,
Land Registrar, Kiambu District.

GAZETTE NOTICE NO. 10002

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Martha Kioko, of P.O. Box 753-90100, Machakos in the Republic of Kenya, is registered as proprietor of that piece of land containing 28.02 hectares or thereabout, known as Mavoko/Town Block 3/2835, situate in the district of Machakos, and whereas the High Court at Machakos in succession cause No. 107 of 2013, has ordered that the said piece of land be transferred to Wellington Kiilu Kioko, of P.O. Box 753-90100, Machakos, and whereas the judge of the Court has in pursuance to an order of the court executed the grant and confirmation of grant in favour of the above named beneficiary, and whereas all the efforts made to recover the land certificate 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 certificate and proceed with the said instrument of transfer and issue a land certificate to the said Wellington Kiilu Kioko, and upon such registration the land certificate issued earlier to the said Martha Kioko, shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

G. M. NJOROGE,
MR/5353164 Land Registrar, Machakos District.

GAZETTE NOTICE NO. 10003

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENTS

WHEREAS Tobiko Nangoru (deceased), is registered as proprietor of those pieces of land containing 0.10 and 0.14 hectare or thereabouts, known as Ngong/Ngong/85901, 85900 and 85899, respectively, situate in the district of Kajiado North, and whereas the High Court at Machakos in succession cause No. 527 of 2011, has issued grant of letters of administration to Jane Ngendo Tubiku, and whereas the said title deeds issued earlier to the said Tobiko Nangoru (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 instruments of R. L. 19 and R. L. 7, and upon such registration the land title deeds issued to the said Tobiko Nangoru (deceased), shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

G. R. GICHUKI,
MR/5319811 Land Registrar, Kajiado North District.

GAZETTE NOTICE NO. 10004

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENT

WHEREAS Meliki Bernard Mukonga, is registered as proprietor of that piece of land known as Mulango/Wikililye/1717, situate in the district of Kitui, and whereas the chief magistrate's court at Kitui in succession cause No. 38 of 2015 has issued grant of letters of administration to Mary Syovata Kavota, and whereas the land title deed issued earlier to the said Meliki Bernard Mukonga 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 administration and succession, and upon such registration the land title deed issued earlier shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

L. K. MUGUTI,
MR/5353465 Land Registrar, Kitui District.

GAZETTE NOTICE NO. 10005

THE LAND REGISTRATION ACT

(No. 3 of 2012)

REGISTRATION OF INSTRUMENTS

WHEREAS Samuel Kavota, is registered as proprietor of those pieces of land containing 0.045 and 0.035 hectare or thereabouts, known as Mulango/Wikililye/1555 and 1554, respectively, situate in the district of Kitui, and whereas the chief magistrate's court at Kitui in succession cause No. 89 of 2015 has issued grant of letters of administration to Mary Syovata Kavota, and whereas the land title deeds issued earlier to the said Samuel Kavota have 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 deeds and proceed with registration of the said instrument of administration and succession, and upon such registration the land title deeds issued earlier shall be deemed to be cancelled and of no effect.

Dated the 28th September, 2018.

L. K. MUGUTI,
MR/5353350 Land Registrar, Kitui District.

GAZETTE NOTICE NO. 10006

THE LAND ACT

(No. 6 of 2012)

PROPOSED NAROK MILITARY LAND

INQUIRY

IN PURSUANCE of the Land Act, 2012 Part VIII and further to Gazette Notice No. 5692 of 2018, add the following:

Addendum		
Parcel No.	Registered Owner	Approx. Area Affected (Ha.)
Cis Mara/Lemek/3049	Yiampoi Enole Kebelekenya	29.68
Cis Mara/Lemek/3036	Wilson Mboi Oloisa	19.76
Cis Mara/Lemek/3037	Lerionka ole Pion	20.24
Corrigendum		
Parcel No.	Registered Owner	Approx. Area Affected (Ha.)
Cis Mara/Olkenyei/243	Deebus Pashampa Pologero and Charles Nampaso	68.70

Inquiries for the land parcels will be held as follows;

Lemek Chief's Office at 9.30 a.m on Tuesday, 16th October, 2018.

Cis Mara/Olkenyei/242	Dennis Kashumba	68.70
Cis Mara/Olkenyei/243	Deebus Pashumpa Ololigero and Charles Nampaso	68.70
Cis Mara/Lemek/3337	Marima Nempabang O. Nabaala	2.20
Cis Mara/Lemek/3338	Marima Nempabang O. Nabaala	2.02
Cis Mara/Lemek/3339	Marima Nempabang O. Nabaala	2.02
Cis Mara/Lemek/3340	Marima Nempabang O. Nabaala	2.02
Cis Mara/Lemek/3341	Marima Nempabang O. Nabaala	2.02
Cis Mara/Lemek/2397	John Kiragu Wambugu	42.75
Cis Mara/Lemek/863	Marima Nempabang O. Nabaala	47.50
Cis Mara/Lemek/3048	Koileken ole Pusikishu	19.23
Cis Mara/Lemek/3049	Yiampoi Enole Kebelekenya	29.68
Cis Mara/Lemek/3036	Wilson Mboi Oloisa	19.76
Cis Mara/Lemek/3037	Lerionka ole Pion	20.24

Every person interested in the affected land is required to deliver to the National Land Commission on or before the day of inquiry a written claim to compensation, copy of identity card (ID), Personal Identification No. (PIN), land ownership documents and Bank account details. Commission Offices are in Ardhi House, 3rd Floor, Room 305, Nairobi and Narok County Co-ordinator's office.

Dated the 11th September, 2018.

ABIGAE MBAGAYA-MUKOLWE,
MR/5353048 Ag. Chairperson.

GAZETTE NOTICE NO. 10007

REPUBLIC OF KENYA
THE NATIONAL TREASURY

STATEMENT OF ACTUAL REVENUES AND NET EXCHEQUER ISSUES AS AT 31ST AUGUST, 2018

<i>Receipts</i>		<i>Original Estimates (KSh.)</i>	<i>Actual Receipts (KSh.)</i>
Opening Balance 1.7.2018			102,788,773,352.15
Total Tax Income		1,690,285,463,649.30	204,793,053,312.05
Total Non Tax Income		78,943,252,009.70	2,875,947,588.45
Domestic Borrowing (Note 1)		489,007,795,900.61	64,000,000,000.00
Loans-Foreign Government and International Organization		55,294,901,363.00	939,996,005.75
Programme Loan-Budget Support		2,500,000,000.00	1,834,276,983.00
Domestic Lending and on-lending		3,925,196,516.00	-
Grants-Foreign Government and International Organization		12,920,454,556.07	668,828,388.00
Grants from AMISON		8,500,000,000.00	-
Commercial Loan		287,951,707,174.00	-
Unspent Balances (Recoveries)		-	6,873,695,977.25
Total Revenue		2,629,328,771,168.68	384,774,571,606.65

RECURRENT EXCHEQUER ISSUES			
<i>Vote</i>	<i>Ministries/Departments/Agencies</i>	<i>Original Estimates (KSh.)</i>	<i>Actual Receipts (KSh.)</i>
R1011	The Presidency	8,025,858,149.00	986,179,090.00
R1021	State Department for Interior	108,989,374,116.00	16,082,564,630.00
R1023	State Department for Correctional Services	26,049,050,342.00	2,444,018,107.00
R1024	State Department for Immigration and Citizen Services	1,884,968,823.00	191,343,465.00
R1032	State Department for Devolution	2,913,476,749.00	1,570,977,279.00
R1035	State Department for Development for the ASAL	1,034,530,922.00	189,048,715.00
R1041	Ministry of Defence	96,079,397,700.00	19,867,793,985.00
R1052	Ministry of Foreign Affairs	14,616,600,000.00	3,290,928,200.00
R1064	State Department for Vocational and Technical Training	7,662,156,413.00	182,364,450.00
R1065	State Department for University Education	48,544,693,769.00	8,113,492,870.00
R1066	State Department for Early Learning and Basic Education	87,245,855,306.00	10,401,623,350.00
R1068	State Department for Post Training and Skills Development	45,455,000.00	-
R1071	The National Treasury	68,755,400,000.00	3,208,003,000.00
R1072	State Department of Planning	10,310,760,002.00	1,113,944,880.00
R1081	Ministry of Health	37,635,814,178.00	4,216,716,765.00
R1091	State Department of Infrastructure	1,872,000,000.00	220,996,250.00
R1092	State Department of Transport	1,094,195,400.00	241,000,000.00
R1093	State Department for Shipping and Maritime	268,659,873.00	23,528,892.00
R1096	State Department for Housing, Urban Development and Public Works	3,138,021,961.00	206,053,920.00
R1107	State Department for Water and Sanitation	3,572,124,948.00	548,267,844.00
R1108	State Department for Environment and Forestry	6,779,957,759.00	1,303,294,350.00
R1112	Ministry of Lands and Physical Planning	2,681,474,000.00	360,226,800.00
R1122	State Department for Information Communications and Technology and Innovation	1,738,675,839.00	204,078,100.00
R1123	State Department for Broadcasting and Telecommunications	2,015,708,000.00	28,425,000.00
R1132	State Department for Sports	1,501,640,337.00	338,110,500.00
R1134	State Department for Heritage	3,046,463,521.00	607,532,965.00
R1152	State Department for Energy	1,981,000,000.00	28,041,555.00
R1162	State Department for Livestock	1,955,791,619.00	247,667,000.00
R1165	State Department for Crop Development	3,345,967,333.00	525,258,895.00
R1166	State Department for Fisheries, Aquaculture and the Blue Economy	607,161,651.00	38,016,255.00
R1167	State Department for Irrigation	423,228,745.00	31,000,000.00
R1168	State Department for Agricultural Research	5,085,872,824.00	1,242,035,710.00
R1173	State Department for Co-operatives	321,299,580.00	39,023,000.00
R1174	State Department for Trade	1,579,044,459.00	147,115,600.00
R1175	State Department for Industrialization	2,233,478,998.00	82,932,935.00
R1184	State Department for Labour	2,099,939,574.00	98,852,250.00
R1185	State Department for Social Protection	18,770,039,440.00	322,760,060.00
R1192	State Department for Mining	959,216,695.00	56,703,700.00
R1193	State Department for Petroleum	224,182,805.00	24,617,100.00
R1204	Ministry of Tourism and Wildlife	5,152,343,198.00	60,000,000.00
R1211	State Department for Public Service and Youth	13,261,483,200.00	533,419,170.00
R1212	State Department for Gender	1,557,079,282.00	74,399,900.00
R1221	State Department for East African Community	553,084,969.00	51,807,870.00
R1222	State Department for Regional and Northern Corridor Development	1,740,526,284.00	373,922,830.00
R1252	State Law Office and Department of Justice	3,842,547,000.00	657,966,100.00
R1261	The Judiciary	12,907,500,000.00	1,830,173,945.00
R1271	Ethics and Anti-Corruption Commission	2,801,540,000.00	512,832,600.00
R1281	National Intelligence Service	31,211,000,000.00	4,496,701,995.00
R1291	Office of the Director of Public Prosecutions	2,812,276,000.00	295,919,700.00
R1311	Office of the Registrar of Political Parties	822,232,095.00	55,382,900.00
R1321	Witness Protection Agency	483,086,280.00	85,655,100.00
R2011	Kenya National Commission on Human Rights	395,443,114.00	43,482,000.00
R2021	National Land Commission	1,260,451,513.00	153,648,600.00
R2031	Independent Electoral and Boundaries Commission	4,185,624,477.00	368,000,000.00

<i>Vote</i>	<i>Ministries/Departments/Agencies</i>	<i>Original Estimates (KSh.)</i>	<i>Actual Receipts (KSh.)</i>
R2041	Parliamentary Service Commission	12,230,000,000.00	1,003,403,565.00
R2042	National Assembly	21,855,000,000.00	2,772,888,535.00
R2051	Judicial Service Commission	364,000,000.00	23,800,000.00
R2061	The Commission on Revenue Allocation	434,556,341.00	32,892,920.00
R2071	Public Service Commission	1,159,700,000.00	128,500,000.00
R2081	Salaries and Remuneration Commission	564,170,000.00	42,598,530.00
R2091	Teachers Service Commission	226,033,753,422.00	39,702,185,880.00
R2101	National Police Service Commission	630,556,818.00	66,267,700.00
R2111	Auditor-General	5,086,687,300.00	753,900,000.00
R2121	Controller of Budget	618,470,000.00	67,548,100.00
R2131	The Commission on Administrative Justice	499,389,200.00	50,358,330.00
R2141	National Gender and Equality Commission	374,965,388.00	27,870,500.00
R2151	Independent Policing Oversight Authority	817,002,200.00	141,091,285.00
Total Recurrent Exchequer Issues		940,743,004,911.00	133,231,155,522.00
<i>Vote</i>	<i>CFS Exchequer Issues</i>		
CFS 050	Public Debt (Note 1)	870,615,957,746.00	118,080,257,738.00
CFS 051	Pensions and gratuities	90,573,059,000.00	7,273,400,000.00
CFS 052	Salaries, Allowances and Miscellaneous	2,482,618,968.68	420,000,000.00
CFS 053	Subscriptions to International Organizations	500,000.00	-
Total CFS Exchequer issues		963,672,135,714.68	125,773,657,738.00

DEVELOPMENT EXCHEQUER ISSUES

<i>Vote</i>	<i>Ministries/Departments/Agencies</i>	<i>Original Estimates (KSh.)</i>	<i>Actual Receipts (KSh.)</i>
D1011	The Presidency	1,108,830,000.00	-
D1021	State Department for Interior	16,944,700,000.00	-
D1023	State Department for Correctional Services	1,812,600,000.00	-
D1023	State Department for Immigration and Citizen Services	690,300,000.00	-
D1032	State Department for Devolution	36,736,566,000.00	-
D1035	State Department for Development for the ASAL	2,820,000,000.00	-
D1041	Ministry of Defence	4,000,000,000.00	-
D1052	Ministry of Foreign Affairs	1,937,740,000.00	-
D1064	State Department for Vocational and Technical Training	5,038,000,000.00	-
D1065	State Department for University Education	10,538,000,000.00	-
D1066	State Department for Early Learning and Basic Education	9,848,830,978.00	474,555,150.00
D1071	The National Treasury	26,173,935,007.00	1,235,400,940.00
D1072	State Department of Planning	2,484,324,000.00	-
D1081	Ministry of Health	28,216,398,313.00	-
D1091	State Department of Infrastructure	81,052,548,000.00	-
D1092	State Department of Transport	12,493,000,000.00	8,850,000,000.00
D1096	State Department for Housing, Urban Development and Public Works	24,549,373,965.00	238,307,460.00
D1107	State Department for Water and Sanitation	23,577,640,000.00	220,846,325.00
D1108	State Department for Environment and Forestry	4,076,000,000.00	14,393,000.00
D1112	Ministry of Lands and Physical Planning	3,345,214,997.00	-
D1122	State Department for Information Communications and Technology and Innovation	16,697,614,114.00	-
D1123	State Department for Broadcasting and Telecommunications	688,000,000.00	-
D1132	State Department for Sports	675,000,000.00	-
D1134	State Department for Heritage	881,600,000.00	-
D1152	State Department for Energy	24,932,000,000.00	33,055,460.00
D1162	State Department for Livestock	2,963,740,920.00	359,517,725.00
D1165	State Department for Crop Development	16,886,987,656.00	199,364,098.00
D1166	State Department for Fisheries, Aquaculture and the Blue Economy	2,184,000,000.00	-
D1167	State Department for Irrigation	5,790,000,000.00	-
D1168	State Department for Agricultural Research	475,899,330.00	-
D1173	State Department for Co-operatives	840,000,000.00	-
D1174	State Department for Trade	312,000,000.00	-
D1175	State Department for Industrialization	3,694,000,000.00	-
D1184	State Department for Labour	1,549,400,000.00	60,316,020.00
D1185	State Department for Social Protection	12,491,090,000.00	-
D1192	State Department for Mining	325,000,000.00	-
D1193	State Department for Petroleum	2,413,000,000.00	-
D1204	Ministry of Tourism and Wildlife	3,400,500,000.00	-
D1211	State Department for Public Service and Youth	4,068,334,400.00	-
D1212	State Department for Gender	3,413,000,000.00	-
D1222	State Department for Regional and Northern Corridor Development	4,178,942,863.00	-
D1252	State Law Office and Department of Justice	714,000,000.00	-
D1261	The Judiciary	50,000,000.00	-
D1271	Ethics and Anti-Corruption Commission	125,000,000.00	-
D1291	Office of the Director of Public Prosecutions	100,000,000.00	-
D2031	Independent Electoral and Boundaries Commission	43,000,000.00	-
D2041	Parliamentary Service Commission	2,700,000,000.00	-

D2071	Public Service Commission	59,290,000.00	-
D2091	Teachers Service Commission	136,000,000.00	-
D2111	Auditor-General	682,230,000.00	-
	Total development Exchequer Issues	410,913,630,543.00	11,685,756,178.00
	Total Issues to National Government	2,315,328,771,168.68	270,690,569,438.00

Note.-The printed estimates and actuals for National Government exclude Appropriation in Aid (AIA).

<i>Code</i>	<i>County Governments</i>	<i>Original Estimates (KSh.)</i>	<i>Actual Receipts (KSh.)</i>
3010	Mombasa	5,086,800,000.00	430,761,965.00
3060	Kwale	5,934,600,000.00	-
3110	Kilifi	8,949,000,000.00	-
3160	Tana River	5,966,000,000.00	-
3210	Lamu	3,768,000,000.00	177,410,000.00
3260	Taita/Taveta	4,458,800,000.00	202,530,000.00
3310	Garissa	6,939,400,000.00	-
3360	Wajir	6,688,200,000.00	-
3410	Mandera	3,925,000,000.00	-
3460	Marsabit	5,997,400,000.00	-
3510	Isiolo	10,330,600,000.00	196,250,000.00
3560	Meru	5,714,800,000.00	-
3610	Tharaka - Nithi	9,357,200,000.00	182,120,000.00
3660	Embu	10,833,000,000.00	237,992,023.00
3710	Kitui	4,113,400,000.00	-
3760	Machakos	7,693,000,000.00	-
3810	Makueni	6,908,000,000.00	-
3860	Nyandarua	8,729,200,000.00	-
3910	Nyeri	7,536,000,000.00	-
3960	Kirinyaga	4,113,400,000.00	-
4010	Murang'a	3,548,200,000.00	312,430,000.00
4060	Kiambu	8,321,000,000.00	494,795,838.00
4110	Turkana	7,127,800,000.00	-
4160	West Pokot	10,142,200,000.00	246,490,000.00
4210	Samburu	7,002,200,000.00	221,370,000.00
4260	Trans Nzoia	8,007,000,000.00	281,030,000.00
4310	Uasin Gishu	6,719,600,000.00	-
4360	Elgeyo/Marakwet	8,226,800,000.00	188,400,000.00
4410	Nandi	6,248,600,000.00	-
4460	Baringo	15,794,200,000.00	-
4510	Laikipia	9,451,400,000.00	205,670,000.00
4560	Nakuru	5,369,400,000.00	-
4610	Narok	6,374,200,000.00	318,710,000.00
4660	Kajiado	4,772,800,000.00	-
4710	Kericho	4,929,800,000.00	-
4760	Bomet	5,024,000,000.00	-
4810	Kakamega	4,427,400,000.00	-
4860	Vihiga	6,028,800,000.00	-
4910	Bungoma	4,050,600,000.00	-
4960	Busia	5,557,800,000.00	-
5010	Siaya	3,642,400,000.00	-
5060	Kisumu	5,620,600,000.00	-
5110	Homa Bay	10,770,200,000.00	-
5160	Migori	5,934,600,000.00	335,980,000.00
5210	Kisii	4,458,800,000.00	-
5260	Nyamira	8,478,000,000.00	-
5310	Nairobi City	4,929,800,000.00	-
	Total Issues to County Governments	314,000,000,000.00	4,031,939,826.00

The allocation for County Governments as per the County Allocation of Revenue Act (CARA) 2018 amounts to KSh. 345,681,018,507.57. The amount of KSh. 314,000,000,000.00 represents Equitable share allocation. The balance relates to conditional grants budgeted for under the respective National Government Ministries, Departments and Agencies.

Grand Total	2,629,328,771,168.68	274,722,509,264.00
Exchequer Balance as at 31.08.2018 (Note 2)	-	110,052,062,342.65

Note 1: Domestic Borrowing of KSh. 489,007,795,900.61 comprises of Net Domestic Borrowing KSh. 268,655,345,035.61 and internal debt redemptions (Roll-overs) KSh. 220,352,450,865.00.

Note 2: The closing balances include funds held in the Sovereign Bond 2018 proceeds account.

Dated the 20th September, 2018.

HENRY K. ROTICH,
Cabinet Secretary for the National Treasury.

GAZETTE NOTICE NO. 10008

THE CRIMINAL PROCEDURE CODE

(Cap. 75)

REVOCAION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 85 (1) of the Criminal Procedure Code, the Director of Public Prosecutions revokes the appointment of—

John W. Wepukulu**
Samuel Ongidi**
Stephen K. Ayeka*
Joseph Keeru*
Wilberforce Muthingani*
Francis Okara*
James M. Wainaina*
Muriithi Ngatia**

as Public Prosecutors, for the purpose of all cases arising under the Standards Act.

Dated the 5th September, 2018.

NOORDIN M. HAJI,
Director of Public Prosecutions.

*G.N. 408/2010

**G.N. 408/2010 and G.N. 1896/2016

GAZETTE NOTICE NO. 10009

THE CRIMINAL PROCEDURE CODE

(Cap. 75)

REVOCAION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 85 (1) of the Criminal Procedure Code, the Director of Public Prosecutions revokes the appointment of—

Catherine Bunyasi*
Helen Koki*
George Nabina Mbaye*
Paul Nzeveka*

as Public Prosecutors, for the purpose of all cases arising under the Copyright Act, 2001.

Dated the 5th September, 2018.

NOORDIN M. HAJI,
Director of Public Prosecutions.

*G.N. No. 16295/2012

GAZETTE NOTICE NO. 10010

THE CRIMINAL PROCEDURE CODE

(Cap. 75)

REVOCAION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 85 (1) of the Criminal Procedure Code, the Director of Public Prosecutions revokes the appointment of—

Muturi Kariuki Kiarie*
Naftali Biwott Kiprotich*
Margaret Jepkoech*
Edgar Momanyi Ndemo*
Maureen Chacha*
Jocelyn K. Mate*
Peninah Kiarie*

as Public Prosecutors, for the purpose of all cases arising under the Hotel and Restaurants Act (repealed).

Dated the 5th September, 2018.

NOORDIN M. HAJI,
Director of Public Prosecutions.

*G.N. 2913/2009

GAZETTE NOTICE NO. 10011

THE CRIMINAL PROCEDURE CODE

(Cap. 75)

REVOCAION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 85 (1) of the Criminal Procedure Code, the Director of Public Prosecutions revokes the appointment of—

Didi Wamukoya*
Edna Mwalenga*

as Public Prosecutors, for the purpose of all cases arising under the Wildlife Conservation and Management Act, 2013.

Dated the 5th September, 2018.

NOORDIN M. HAJI,
Director of Public Prosecutions.

*G.N. 6809/2010 and G.N. No. 11539/2013

GAZETTE NOTICE NO. 10012

THE CRIMINAL PROCEDURE CODE

(Cap. 75)

REVOCAION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 85 (1) of the Criminal Procedure Code, the Director of Public Prosecutions revokes the appointment of—

Stephen Ochieng Mallowah,
Abdikadir Hussein Mohamed,
Stan Musyoka Manthi,
Hellen Nelly Limungu'ura,
Sammy Arekai Sarich,
Francis Mathew Kamau,

as Public Prosecutors, for the purpose of all cases arising under the Anti Counterfeit Act.

Dated the 5th September, 2018.

NOORDIN M. HAJI,
Director of Public Prosecutions.

*G.N. No. 8650/2012

GAZETTE NOTICE NO. 10013

THE OFFICE OF THE DIRECTOR OF PUBLIC PROSECUTIONS ACT

(No. 2 of 2013)

REVOCAION OF APPOINTMENT

IN EXERCISE of the powers conferred by section 22 (4) (c) of the Office of the Director of Public Prosecutions Act, 2013, the Director of Public Prosecutions revokes the appointment of—

Name	F/No.	Rank
Patrick Kilingunya	21 7691	
Onesmus K. Towett	215293	
Dominic K. M. Mate	236341	
Bridget Kayai	230726	
Esther Serenoy	219525	CP
Samson Kalabai	218505	
Edward Mulamula	230301	
Samson K. Kiptum	218381	
Stephen Wambua	2154477	SSP
Monicah A. Ong'ayo	230749	
Wycliffe R. Sifuna	217916	
Josephine M. Wambua	231389	ASP
Nancy Muthuri	219614	C.I.
Josiah N. Njiru	234921	ASP
Cecilia Gacheri	234196	

Name	F/No.	Rank
Daniel Gor Seko	232947	
Joseph Kazungu	232844	
Alloyce Tom Mboya	232812	
Mohammed Hilolwe Osman	232777	
Henry K. Kinyua	232680	CI
Sammy Mbarani	232661	CI
Rose Muheya	232662	CI
Catherine M. Manguti	232607	
Jane Langat	232528	
Dorcas C. Cherui	232526	ASP
Monica Jeruto	232399	
Kennedy Apindi	232012	
George Muchiri Kamau	232002	
Amos Mboyo	231934	
George Odhiambo	231850	
Barnabas K. Kiptoo	213833	
Paul Gathara	231824	
Leonard K. Kurgat	231767	
Francis Ondiege	231593	
John Kanda Chesire	231627	CI
Reuben Ambani	231593	CI
Jacinta M. Ndavi	231574	C.I
Eunice C. Macharia	231509	CI
Isaiah Mwiranga	231485	
Robert Kiptoo	231443	
Catherine Murugi Njue	231436	SSP
Jackline M. Kilonzo	231394	CI
Rhoda Kanyi	231370	
Alice W. Njeru	231361	
Michael Tobias Akumu	231310	CI
Anastacia Kitavi	231251	CI
John Osikuku Ondiri	231206	
David Kipngeno Mursory	231183	CI
Ali Ibrahim Addille	231169	
William Ndirangu	231148	
Adbul Wako Bili	231102	
Shadrack Mbila	231045	
Jacob Lemison Saman	230959	
Lokiro Mohammed	230826	
Pamela Apima	230760	
Kenneth Kiruai	230585	CI
Thomas Ekesa	230541	
Richard Cheruiyot	230540	ASP
Mohammed I. Adan	230462	CI
Mohammed H. Ngenya	230446	
Donald G. M'Iriberia	230444	
Onsarigo Daniel Nchoro	230423	SP
Simon Gitonga	230255	
Jackson Muriuki	230206	
Joseph Musyoki	230183	
Muhaya Masai Nelson	230181	ASP
Isaack Kioko Muthaka	230173	
Benson Mutie	219939	
Richard Mwololo	219881	CI
Godwin Masinde	219748	ASP
Simon Karuthi Ugaradhi	219669	
Abel Bitok Tanui	219628	
Joseph B. Kenga	219338	
Job K. Selim	219253	
Daniel Musangi	219133	
Moses Ngugi Muiruri	219075	
Caleb Mutonyi	218953	CI
Paul Muriuki Marete	218946	SP
Peter Mavoko	218898	
Waliasula Makokha	218770	
Tom Nyabuti	218473	
Alfred Mulandi	218424	C.I.
John W. Kimani	217955	
Godfrey Edward Obel	217941	CI
George I. Nyaga	217750	
Richard Kipruto Kori	217386	
Jones Nyamai	217360	
Francis G. Kihara	217311	
Remesis Mwololo	217814	CI

Name	F/No.	Rank
Lydia Mumbi Kandia	217369	
Edward Itaye Mwandih	217743	
James Githinji Kariuki	217730	
Robert M. Kyaa	217718	
Titus K. Marete	217693	
Tobias Ogolla Akumu	215665	CI
Frank Mnene	215492	
Fredrick Wepukhulu	215399	CI
Peter L. Molinka	239473	
Mahmoud O. Osiemo	214805	
Esther W. Ngure	214607	
Jackson Mbugua	213580	
Peter Muli Mamu	239473	CI
Josephine Kemunto	232056	
Felix Kyalo	231528	
Dennis Onyango Obiero	231388	ASP
Robinson Cherenje	231348	
Michale W. Namu	231310	
Charles N. Muthamia	231285	CI
Simon Njuguna Waithaka	231123	ASP
Paul Musyimi Makonge	230937	ASP
Ali Kingi	230792	
Jimi Kamaro	230770	
Beatice Linna Kaballah	230625	
John Murimi Gacheru	230225	
Sammy Obongo Sumoni	219669	
Abel Ongeru Onyango	219546	
Danson N. Munyotu	219239	
Cosmas Ikunyua	219239	
Paul Erick Okinda	218137	
Humphrey Nakitare	217076	CI
Peter Kariuki Githoge	217033	CI
Stenselous Mwangi	217957	CI
Peter Kiarie Muiruri	2177251	
Isaiah Oduor Oyoo	217583	
Obed Ndubi	217325	
Andrew Mwendwa Kituku	217240	
Richard Kipkoech Chepkurugori	216261	CI
Jacob Ngao	215911	
Catherine Mary Omwenga	215063	
Margaret Muthoni	231444	
Alex Wasike Wafula	231255	
Richard Makenzie	230758	
Joseph Mwangi	230559	
James Lelia	230390	
Harun Chabari	218806	
Paul Mwendwa Nyamai	217341	CI
Dominic Muteti Mumo	216932	
Benjamin K. Katumo	18149	
Jogoo Wangatia	18289	
Joseph Kiarie	18659	
George Maundu	19960	
Moses Khaemba	211261	
Eddward G. Owuor	216494	
Alphonze Mwanzia	217754	
Kasongo Mindoti	218163	
Michael Kiprono Yego	218244	
Regina Muthue Nelson	219118	
Micharl Githae	219579	
Pasiliano Basil Ekesa	219801	
Alfred Murithi Ndege	230401	
Dickson M. Ngomo	230579	
Eliud Kemboi Kaptuwai	230670	CI
Kennedy Makana	230782	
David Ngare Njoroge	230829	
Kigonda Kariuki	230878	CI
Abied Kavoo	231947	
Benard W. Gichui	231950	
Jack Achieng Achilla	231116	
Philemon Kimitei	231186	CI
Noah C. Chemweno	231265	
Richard Simiyu Nyongesa	231292	
Josephat Muli	231400	

Name	F/No.	Rank
Nelson Ombito	231411	
Peter Omare Sigeria	231459	CI
Samuel Karigitho	231481	
Joseph M. Kebet	231536	
Francis Onyango Agengo	231554	
Alexander Mutie	231558	
James Nyangoya Owuor	231616	
Philip K. Bii	231641	
Chitibwa M. Saidi	231616	CI
Eunice Maingi	231688	
Ambrose Limo	231698	CI
Nehemiah R. Kiplangat	231713	
Francis M. Olormeiro	231717	
Julius Koech Kiptoo	231725	
Kipkurui Sigei	231737	
George Ayuo	231748	
Alex Lentaya Sunfu	231750	
Stephen Ndung'u Njuguna	231820	
Peter Ndung'u	231827	
Lilian Njeri Gichui	231847	
Alfred W. Shebeka	231889	
Samuel Kibor	231892	CI
Paul M. Omweri	231902	
James Kioko	231194	
Daniel Thuku	232022	
Samuel O. Onyango	232033	
Rioba Gasiri John	232064	CI
Paul Lagat	232148	CI
Charles M. Mugiira	232390	
Joseph M. Omwanda	232482	
Joseph Mboya Njue	232530	
Eli John Warui	232549	I.P
James Koech	232664	
Simon Ben Nyongesa	232669	
Justus Imaana	232705	C.I.
Peter Milimo	232724	
Zacheus Odhiambo Osoo	232732	
Langat Kiprotich	232751	CI
David Munene Miano	232764	
Nelson Makori	232786	
Agnes Wairimu Kuibita	232868	
Simon M. Muinde	232872	
John Maingi Kilu	232913	
Joseph O. Olela	232950	
Douglas Nyakundi Isaboke	232953	
Patrick Litu Mwale	232974	
Argwengs Otieno Nyamburi	232989	
Samuel W. Kamau	233159	
Daniel Mutisya	233214	
Peter Munguti	233308	
Samson Muniko Barisera	2333081	CI
Nancy W. Koros	233321	
Johnstone Cheruiyot	233439	
Samuel Muriuki	233555	
Benard L. Wamalwa	233596	
Samuel Macharia Kamau	233627	
John Njuguna	234925	
Dedan Wambo	236341	
Simon Mitau	236691	IP
Mark Rop Sirerei	237111	
Washington Mwitii	237709	CI
Otman Mamwana Indeche	30737	
Tom Sibuda	30952	
Raymond Kibet	31178	CI
Bernard Rono	31323	CI
James Kipkemboi Yano	31470	CI
Martin N. Muli	31511	
Francis K. Chirchir	31576	ASP
Patrick Migwi	31684	
Jonathan Mutambu Kyumbu	32024	
David Kipkorir	32150	
Stephen Githinji	32156	
Samuel Muriungi	32627	
Willy Kipkoech Mutai	32636	

Name	F/No.	Rank
Josephat Mukangai	32941	
Sylvester Wanjohi Wambugu	33017	
Joshua Mwangi	33052	CI
Geoffrey Gichohi	3492	CI
Dedan Kamotho	35936	
Peter Mboge	38939	
Charles Wanjohi	53468	CI
Peter Wahome	60009	CI
George Masayi	21542	
Simon Mose Kangele	216327	
Fredrick Makaa	218947	
David Kirui	230756	CI
Benedict Modi Kemboi	231120	
John Mugo	231309	IP
James Sichangi	231447	
Bonface Kihui Gachoka	231538	
Mike Muia	231754	
Richard Okeri	231786	CI
Joseph Wanjohi	231789	
Thomas Simbiri	231823	
Leonard Atonga	232689	
Mutua Ndulili	232752	CI
Norman Mugogo	232836	CI
Capis Otieno	232903	CI
Francis Chacha	232914	
Samuel Kibe	232928	
Nephat Marubu	232951	
Titus Kotut Cheren	233155	CI
John Erick Ochieng	233329	CI
Linus Kwemoi	233426	CI
Charles Khaemba	30115	
Tom Malimo	35353	
Rashid Wasilwa	55769	
Mohammed Jillo	231367	
Andrew Ochengo Nyambache	231880	CI
Wilfred Kimengich Tanui	233417	
Gabriel Nyongesa	23619	
Josiah Mbonge	88939	
Edward Kirimi	79012	
James Wambua	70722	
Zacharia Yegon	50652	
Stephen Guyo	232156	
Patrick Alwanyi	2372	
Wycliffe Nyakwanya	89065	
Alphonse Makoka Juma	75352	
Henry Kipsang Mosbey	39795	I.P
Simon Ngumbi Muasya	37857	
Kennedy Kipsang	68541	
Peter Maingi	40855	
Abel Tunga	85062	
Joseph Busibe	37569	
Charles Ongeri	46140	
James Gatimu	38525	CPL
Maurice Kowenje	48027	
Isaiah Wakesa	52876	
Peter Mualuka	55535	
Protus Maeba	6831	
Daniel Mwasya	32203	
Paul Odindo	39188	
Patrick Kuloba	54850	PC
Joseph Mutia	55702	PC
Simon Elogo	58655	
William Bunuka	59497	
Peter N. Mutisya	63409	
George Wachira	6791	
Kingstone Oyier	84073	
Stephen Agutu	86111	
Ben Muyeji	87823	

to exercise the delegated authority to prosecute as granted by Article 157 (9) of the Constitution of Kenya.

NOORDIN M. HAJI,
Director of Public Prosecutions.

GAZETTE NOTICE NO. 10014

THE ETHICS AND ANTI-CORRUPTION COMMISSION

THE 2ND QUARTERLY REPORT COVERING THE PERIOD
FROM 1ST APRIL, 2018 TO 30TH JUNE, 2018*Preamble*

The Ethics and Anti-Corruption Commission is required under section 36 of the Anti-Corruption and Economic Crimes Act, 2003 (ACECA), to prepare quarterly reports setting out the number of reports made to the Director of Public Prosecutions (DPP) under section 35 of the Anti-Corruption and Economic Crimes Act, 2003 as read with section 11 (1) (d) of the Ethics and Anti-Corruption Commission Act, 2011.

Section 36 of ACECA provides that:

1. The Commission shall prepare quarterly reports setting out the number of reports made to the Director of Public Prosecutions under section 35 and such other statistical information relating to those reports, as the Commission considers appropriate.

2. A quarterly report shall indicate if a recommendation of the Commission to prosecute a person for corruption or economic crime was accepted or not accepted.

3. The Commission shall give a copy of each quarterly report to the Attorney-General.

4. The Attorney-General shall lay a copy of each quarterly report before the National Assembly.

5. The Commission shall cause each quarterly report to be published in the *Gazette*.

This report is therefore made pursuant to section 36 of ACECA. The report covers the Second Quarter and is for the period commencing 1st April, 2018 to 30th June, 2018.

INVESTIGATION REPORT COVERING THE PERIOD 1ST APRIL
2018 TO 30TH JUNE, 2018

1. EACC/NYR/FI/INQ/07/2015

Inquiry Into Allegations of Breach of Procurement Laws by Officers at the County Government of Nyandarua.

Investigations revealed that there was an agreement between the County Government of Nyandarua and a private entity for the supply of clean water and sewage services. However, there were procurement irregularities in the procurement of this service. Further, the subject project was not in the procurement plan for the Financial Year 2013/2014.

A report was compiled and forwarded to the Director of Public Prosecutions (DPP) on 22nd May, 2018 recommending that the suspects, the former Governor and the County Government officials be charged with the following offences under the Anti-Corruption Commission and Economic Crimes Act, No. 3 of 2003 (ACECA) namely: Willful failure to comply with the law relating to procurement contrary to section 45 (2) (b) as read with section 48; Engaging in a project without prior planning contrary to section 45 (2) (c) as read with section 48; Abuse of office contrary to section 46 as read with section 48 and willful failure to comply with the law relating to the management of funds contrary to section 45 (2) (b) as read with section 48.

On 17th June, 2018, the DPP accepted the recommendation for prosecution.

2. EACC/NKR/INQ/E/09/2015

Inquiry into Allegations of Abuse of Office Against a Member of Parliament (Mp) in Acquisition of Property.

Investigations revealed that by virtue of his office, the MP fraudulently acquired possession and ownership of a plot in collusion with officers at the Ministry of Lands, Nakuru Registry. By a sale agreement dated 30th July, 2010 a businessman bought two plots No. Nakuru Municipality Blocks 6/94 and 6/95 for KSh. 12 million and was issued with a Certificate of Lease by the Land Registrar.

By using falsified records, officials at the Lands Registry transferred Plot No. Nakuru Municipality Block 6/95 registered in favour of the businessman to two other buyers before the said plot was purportedly sold to the MP. As a result, both the MP and the businessman laid claim on the ownership of the plot. Evidence

indicate that the purported vendor who sold the plot to the MP did not own the plot neither did he transfer ownership of the said plot to the MP.

A report was compiled and forwarded to DPP on 22nd May, 2018 recommending that the suspects, the MP and others be charged with the following offence under ACECA namely abuse of office contrary to section 46 as read section 48 and for offences under Land Registration Act (LRA) namely: Fraudulently procuring issuance of a certificate of ownership contrary to section 103 (1) (c) (i) and Fraudulently procuring the making of entries into an instrument relating to land contrary to section 103 (1) (c) (ii).

He was charged for offences under the Penal Code namely: willfully obtaining Registration of transfer of lease by false pretenses contrary to section 320; knowingly uttering a false document with intent to deceive contrary to section 357 (b); knowingly permitting an entry in which in any material particular is to his knowledge false, to be made in the register or record contrary to section 361 of the Penal Code.

The MP was also charged for an offence under Leadership and Integrity Act (LIA) namely, knowingly misleading EACC investigators undertaking their duties under the LIA contrary to section 46 (1) (1) (b) as read with section 46 (2).

On 6th June, 2018 the DPP accepted the recommendation for prosecution.

3. EACC/FI/INQ/NO/102/2016

Inquiry Into Allegations of Embezzlement of Public Funds by the County Government of Siaya through Purchase of Air Tickets for Family and Friends of the Governor.

Investigations established that the County Government of Siaya, on instructions of the Governor of the said county, paid for the air tickets for his family members and friends in the financial years 2013/2014, 2014/2015 and 2015/2016. This was contrary to the provisions of the Public Finance Management Act and Regulations thereunder.

A report was compiled and forwarded to the DPP on 22nd May, 2018 recommending that the governor and the officers at the County Government be charged with the following offences under ACECA: Unlawful acquisition of a benefit contrary to section 45(1) (a) as read with section 48 and Abuse of office contrary to section 46 as read with section 48(1).

On 7th June, 2018 the DPP accepted the recommendation for prosecution.

4. EACC/MLB/FI/INQ/02/2015

Inquiry into allegations of Abuse of Office and engagement in unplanned Projects against Officials at Busia County Government in the acquisition of Intergrated solid waste management services from Madam R. Enterprises Limited.

Investigations revealed that the Governor of Busia County Government entered into a Memorandum of Understanding (MOU) with Madam R. Enterprises Limited in a project for solid waste management for Busia County Government. The said project had not been budgeted for in the approved procurement plan for the financial year 2014/2015.

Investigations established that the MOU was fraudulent since the service for solid waste management was not procedurally procured. The Company terminated its services and did not submit a feasibility report yet it had already been paid. This led to a loss of KSh. 8 million belonging to the County Government.

A report was compiled and forwarded to the DPP on 22nd May, 2018 recommending that the suspects, the Governor and other officers of the County Government, be charged with the following offences under ACECA: Abuse of office contrary to section 46 as read with section 48; Conspiracy to commit an offence of economic crimes contrary to section 47 A (3) as read with section 48; Engaging in a project without proper planning contrary to section 45 (2) as read with section 48; willful failure to comply with the law relating to management of funds contrary to section 45 (2) (b) as read with section 48; fraudulent acquisition of public property contrary to section 45 (1) (a) as read with section 48 and Failure to pay tax contrary to section 45 (1) (d) as read section 48 of ACECA.

On 2nd July, 2018, the DPP accepted the recommendation for prosecution.

5. EACC/NKR/INQ/78/2015

Inquiry into allegations of Abuse of Office and corrupt conduct in Handling The Authority To Incur Expenditure Of Funds (Aie) By The Officer Commanding Police Division (Ocpd), Mirangine Division.

Investigations established that the OCPD was the AIE holder and in charge of processing per diem payment claims for various police officers within his division. He would receive the approved payments in form of a consolidated cheque from the District Treasury which money he would withdraw and distribute to the various officers in accordance to their claims payment vouchers. The officers would sign the payment vouchers upon receipt of the funds claimed. Investigations did not establish abuse of office on the part of the OCPD.

A report was compiled and forwarded to the DPP on 4th October, 2017 recommending that the file be closed for lack of evidence. EACC further recommended that a system- audit of the National Police Service(NPS) in regard to handling and processing of officers per diem and reimbursements be undertaken in order to ensure more transparency, accountability and adherence to the relevant laws and regulations.

On 11th June, 2018 the DPP accepted the recommendations that the file be closed, and that EACC undertakes a system audit in regard to how NPS handles and processes the daily subsistence allowance given to police officers.

6. EACC. NKR/INQ/FI/42/2016

Inquiry Into Allegations Of Encroachment And Development On A Public Road Reserve At Lake Road Junction Near Gulf Petrol Station In Nakuru Town By A Private Developer.

Investigations established that the building (petrol station) erected on the parcel of land which had encroached on the road reserve by an approximate area of 0.02 Ha, belonged to a deceased person and not a former MCA.

A report was compiled and forwarded to the DPP on 22nd May, 2017 recommending that the file be closed. EACC Further recommended that an advisory to the Ministry of Lands be issued to inspect and ensure that if there is any encroachment, the same be removed and the portion of the public land secured to avoid future encroachment.

On 11th June, 2018, the DPP accepted the recommendation that the file be closed for lack of sufficient evidence.

7. EACC/MSA/INQ/FI/05/2015

Inquiry Into Allegations That Officers Of The County Assembly Of Mombasa Were Involved In Irregularities And Breach Of Procurement Procedures.

EACC commenced investigations following a report that the County Assembly of Mombasa attempted to pay KSh. 870,000 to KURI Supplies for goods allegedly delivered to the County Government yet there was no proof of delivery of the said goods. It was further alleged that the tendering process of the suppliers was irregular and unlawful.

Investigations established that procurement officers engaged in falsification of documents to facilitate fraudulent payments for goods that were never received. It was further revealed that there was no procurement plan and that the choice of procurement method, tender evaluation as well as the eventual inspection and acceptance were not properly done.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspects, officers of the County Assembly, be charged with the following offences under ACECA, Public Procurement and Disposal Act (PPDA) and Penal Code respectively namely: willful failure to comply with the applicable law relating to procurement contrary to section 45(2) as read with section 48; Engaging in a procurement without prior planning contrary to section 45 (2) (c) as read with section 48 of ACECA; Fraudulent practice in procurement proceeding contrary to section 41 (4) as read with section 137 of the PPDA; making a false document contrary to section 347 (a) as read with section 357 (a) and Engaging in fraud by a person employed in the Public Service contrary to section 127 (2) of the Penal Code.

On 13th June, 2018 the DPP accepted the recommendation for prosecution.

8. EACC/KSM/FI/INQ/34/2017

Inquiry Into Allegations Of Embezzlement Of Public Funds Amounting To KSh. 2,360,000/= By The Bungoma County Government Officials And The County Assembly Members.

Investigations established that the County Secretary conspired with the County Assembly officials in requesting for KSh. 2,360,000 through imprest. The County Secretary wrote a letter requesting for members of the Implementation Committee to conduct a fact finding exercise on the County Integrated Development on 19th to 30th September, 2016. The fact finding activity never took place as envisioned by the County Secretary but money was paid.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspects be charged with the following offences: Conspiracy to commit an offence contrary to section 47(A) (3) as read with section 48; Unlawful disposal of public property contrary to section 45 (1) (b) as read with section 48(1); Fraudulent acquisition of public property contrary to section 45 (1) (a) as read with section 48; deceiving principal contrary to section 41 (2) as read with section 48 of ACECA. He was also charged with forgery contrary to section 347 as read together with section 349 and uttering false documents contrary to section 353 of the Penal Code

On 12th June, 2018 the DPP accepted the recommendation for prosecution.

9. EACC/KSM/921/80/2017

Inquiry Into Allegations Of Bribery Against A Procurement Officer Based At Sigalagala National Polytechnic.

Investigations established that the complainant had been awarded a tender for piping and wiring of the Hospitality Block in the institution at a cost of KSh. 2.6 million. The complainant alleged that the suspect, a procurement officer, demanded for a bribe of 10% of the awarded sum. EACC conducted a trap operation and it became apparent that the complainant is the one who brought up the issue of payment during the conversation with the suspect therefore the whole recorded conversation looked like an entrapment.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the charges of receiving under the Bribery Act which were already in court against the suspect be withdrawn. It was further recommended that the suspect be subjected to administrative action for breaching Sections 56, 66 and 67 (on corrupt or fraudulent practices and confidentiality) of the Public Procurement and Asset Disposal Act, 2015.

On 11th June, 2018 the DPP accepted the recommendation to withdraw the case from court.

10. EACC/FI/INQ/116/2014

Inquiry Into Allegations Of Irregular Award Of Tender For Construction Of A Pre-Fabricated Building For Ksh. 22.5 Million At The Siaya County Government.

Investigations established that Siaya County Government awarded a tender for pre-fabricated offices at KSh. 22.5 million without following public procurement laws during the financial year 2014/2015. The tender was awarded to a company at KSh. 22.5 million, above the budgeted amount of KSh. 21,671,281.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the procurement officers be charged with the offence of conspiracy to commit an offence of economic crime contrary to section 47A (3) and Abuse of office contrary to section 46 as read with Section 48 of ACECA.

On 11th June 2018, the DPP accepted the recommendation for prosecution.

11. EACC/FI/INQ/9/2016

Inquiry Into Allegations Of Conspiracy To Defraud Nairobi City County Government Of Ksh. 8,981,943/= Being Payment Of Approval Of A Building Plan.

Investigations established that an officer from the Nairobi City County misled M/s Elephant Real Estate company to deposit KSh. 6,281,943 which was part of KSh. 8,981,943 into a private bank

account held by a junior County Government official as construction approval fee in reference to the construction of a nineteen storey building in Milimani area.

It was established that no money was paid to Nairobi City County Government in respect of the application by Elephant Real Estate Limited. The officials at the Nairobi City County Government informed the complainant that the invoice and receipt he produced purporting to have paid the fees while checking the status of his application were fake.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the suspects be charged with the offences under the Penal Code as follows: conspiracy to defraud contrary to section 317; obtaining by false pretence contrary to section 313; making a false document contrary to section 347 as read with section 349 and uttering a false document contrary to section 353.

On 18th June 2018, the DPP accepted the recommendation for prosecution.

12. EACC/FI/INQ/109/2015

Inquiry Into Allegations Of Irregular Award Of Tender For Installation Of Solar Street Lights And Solar Mass In Busia County At A Total Sum Of Kshs. 108,817,824.25/=.

EACC commenced investigations following a report that a company namely Danelec Electrical Services was fraudulently awarded a tender of KSh. 108,817,824.25 by Busia County Government for solar installation. The investigations established that the money was paid fraudulently to the company's account. The same was transferred to one of the suspect's account and from this account, the money was transferred to NSSF account for the purchase of two houses. One of the houses was purchased for the Governor of Busia County Government at KSh. 47,000,000.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the governor of Busia County Government be charged for the offence of making a false document contrary to section 347 as read with section 349 of the Penal Code; dealing with suspect property contrary to section 47 (1) as read with section 48 of ACECA; the director of Danelec Electricals Limited for forgery contrary to section 345 as read with section 349 of the Penal Code; county officers at the procurement department for willful failure to comply with the applicable law relating to incurring expenditure contrary to section 45(2) as read with section 48 of the ACECA; and engaging in a fraudulent procurement practice contrary to section 41(1) as read with sec 41(4) of PPDA.

On 18th May, 2018 the DPP accepted the recommendation for prosecution, however since the file was affected by the decision in the case of *Michael Kamau and Others-vs- Ethics and Anti-Corruption Commission and Others [2016] e KLR*. He ordered that fresh investigations be conducted.

13. EACC/OPS/INQ/01/2013

Inquiry Into Allegations Of Alleged Loss Of Public Funds Through The Tarmacking Of Kaptama-Kapsokwony-Sirisia Road

Investigations established that the then Chief Engineer, Roads and Permanent Secretary Ministry of Roads and Public Works and other public officials ignored the design for the Kamukuywa-Kaptama-Sirisia Road which had been done by Engiconsulting engineers and the government entered into an MOU with Kundan Singh Construction Limited thus leading a loss of KSh. 33 million. Further, it was established that the Accounting Officer willfully failed to comply with government financial regulations and procedures.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the Permanent Secretary be charged with the offence of willful failure to comply with applicable procedures and guidelines relating to the management of public funds contrary to section 45(2) as read with section 48 of ACECA ; Abuse of office contrary to section 101 as read with section 102 A of the Penal Code; The Resident Engineer for the offence of abuse of office contrary to section 101 as read with section 102A of the Penal Code and giving a false document to a Principal contrary to section 41 as read with section 48 of ACECA

On 18th May 2018, the DPP accepted the recommendation for prosecution.

14. EACC/FI/INQ/112/2014

Inquiry Into Allegations Of Irregularities In The Tendering Process Of Leasing Of Motor Vehicles For The National Police Service (Nps) Tender No. Tnu/001/2014-2015.

EACC commenced investigations into the allegations that there were irregularities in the tendering process of motor vehicles by the National Treasury for the NPS.

Investigations established that there were no irregularities as there was a budget for the leasing of the motor vehicles the method used was approved and the number of vehicles was procedurally increased from 1200 to 1,500.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the inquiry file be closed since there was no evidence of any irregularity in the aforesaid procurement process.

On 30th June 2018, the DPP accepted the recommendation for closure.

15. EACC/FI/INQ/103/2016

Inquiry Into Allegations That The National Government Embakasi North Constituency Fund Committee In The Financial Year 2014/2015 Allocated Ksh. 32,502,288/= For Roads That Had Been Constructed By Kenya Rural Roads Authority

Investigations established that the National Government Embakasi North Constituency Fund Committee allocated KSh. 32,502,288/= for the construction of Cinema Road-Dandora Phase 2, Administration Police Road-Dandora Phase 5 and District Officer's Road Dandora Phase 3 which had already been constructed by Kenya Rural Roads Authority. It further established that the said committee allocated KSh. 8,000,000/= for construction of Maitu Njeri Road a project that was never implemented. Investigations further established infractions in regard to the procurement process.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the suspects be charged with the following offences under ACECA namely; willful failure to comply with the law relating to procurement contrary to section 45 (2) (b) as read together with Section 48 and Conflict of interest contrary to section 42 (3) as read with section 48 of ACECA.

On 2nd August 2018, the DPP accepted the Commission's recommendation for prosecution.

16. EACC/MLD/INQ/12/2016

Inquiry Into Allegations That The County Government Of Tana River Irregularly Awarded A Tender To Supply One Hundred Collapsible Water Tanks To Regional Drilling And Trading Limited At Ksh. 30,000,000/=

Investigations established that Tana River County Government irregularly awarded a tender worth Kenya Shillings thirty million (KSh. 30,000,000/=) for purchase of collapsible tanks which was an intervention measure to assist curb the problem of water storage through an unlawful procurement process and that the tender amount was inflated. It was further established that the contractor used forged documents in his bid for the said tender.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that suspects be charged with the following offences under Penal Code, PPADA and ACECA namely; willful failure to comply with the law relating to procurement contrary to section 45 (2) (b) as read together with Section 48; Conspiracy to commit an offence of Economic Crime contrary to section 47A (3) as read with Section 48 (1) of ACECA; fraudulent practice in procurement proceedings contrary to section 66 as read with section 178 (1) (i) of PPADA and uttering a false document contrary to section 353 of the Penal Code.

On 10th July 2018, the DPP accepted the Commission's recommendation for prosecution.

17. EACC/ELD/INQ/64/2016

Inquiry Into Allegations Of Abuse Of Office, Misappropriation Of Public Funds And Misuse Of Government Motor Vehicle By The Dcio, Keiyo South Police Division.

Investigations established that the Director of Criminal investigations had advanced the officer money for use in security

operations. However, the money was lost on account of paid claims on items that were never bought.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the suspect be charged with offences under ACECA and Penal Code namely; Abuse of office contrary to section 46 as read with section 48; Fraudulent acquisition of public property contrary to section 45 (1) (a) as read with Sec 48 of ACECA and forgery contrary to sec 349 of the Penal Code.

On 30th June, 2018, the DPP returned the inquiry file and recommended further investigations.

18. EACC/FI/INQ/21/2015

Inquiry Into Allegations Of Irregular Payment Of Allowances To Employees And Non-Employees Of The National Industrial Training Authority(Nta) During The Financial Year 2013/2014.

Investigations commenced following a report that NITA had irregularly paid allowances amounting to KSh. 1,189,564/= to employees and non-employees in the financial year 2013/2014.

Investigations revealed that the participants were paid retreat allowance and per diems which payments were in conformity with the directive by the Head of Public Service. The payments were therefore lawful.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed with no further action.

On 2nd July, 2018, the DPP accepted the recommendation for closure.

19. EACC/MKS/FI/INQ/2/2015

Inquiry Into Allegations Of Embezzlement Of Public Funds, Abuse Of Office And Conflict Of Interest By The Principal Of Mulu Secondary School.

Investigations commenced following a report that Mulu Secondary School had not been audited for a long time. It is further alleged that the school principal was trading with the school, abused his powers as a principal and did not follow procurement rules and procedure when procuring materials for the school.

Investigations revealed that the suspect failed to adhere to the procurement laws and procedures, abuse of office and was in direct conflict of interest as an agent.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the school principal be charged with offences under ACECA namely; willful failure to comply with applicable procedures and guidelines relating to procurement contrary to section 45 (2) (b); Failure to disclose a private interest to one's principal contrary to section 42 (1) (a); knowingly making a false statement contrary to section 41 (2) and abuse of office contrary to section 46 as read with section 48 of ACECA.

On 2nd July 2018, the DPP accepted the recommendation for prosecution.

20. EACC/PI/INQ/247/2016

Inquiry Into Allegations Of Procurement Irregularities Against Geothermal Development Company For Single Sourcing Of Partitioning Work At The Company's Offices And Provision Of Catering Services.

Investigations commenced following a report that Geothermal Development Company had engaged in procurement irregularities by single sourcing and awarding two tenders in respect of partitioning work at the company's offices and provision of catering services.

Investigations established that the re-allocation of funds was to fund a capital expenditure and the project was one of the capital expenditures and hence exempted from the restriction imposed on reallocation of funds in accordance with Section 43 (1) (b) of the Public Finance Management Act, 2012. The investigations established that the tenders were not single sourced as alleged. One tender was procured through open tender while the other was procured using the restricted tendering method.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the file be closed for lack of sufficient evidence.

On 30th June, 2018 the DPP returned the inquiry file recommending further investigations.

21. EACC/MSA/AT/INQ/1/2017

Inquiry Into Allegations That An Employee Of The Kenya Revenue Authority (Kra) Received Proceeds Of Corruption Through Her Lulu Company Limited.

Investigations established that the KRA Officer received bribes of between KSh. 20,000 and KSh. 60,000/= through a proxy from clearing agents to aid in mis-declaration of goods leading to underpayment of taxes.

It was established that although there was no direct evidence linking the suspect with corruption, however, the financial activities of the suspect were suspicious because there was a big variance between assets owned by the suspect and her known legitimate sources.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the public officer be charged with the offence of failure to pay taxes payable to the KRA contrary to section 45(1) (d) as read with Section 48 of ACECA.

On 20th June, 2018 the DPP accepted the recommendation for prosecution.

22. EACC/NKR/INQ/FI/07/2015

Inquiry Into Allegations Of Procurement Irregularities Against The Chief Executive Officer And Other Officers Of The Rift Valley Water Services Board (Rvwsb).

Investigations commenced to establish whether the Chief Executive Officer and other officials of RVWSB had abused their offices and irregularly awarded a contract relating to the construction of the Baringo and Boror water pans. It was established that the suspects complied with the requisite law in the subject procurement process.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the file be closed.

On 5th July 2018, the DPP accepted the recommendation for closure.

23. EACC/INQ/15/2016

Inquiry Into Allegations Of Bribery And Impropriety Against National Youth Service (Nys) Officials And Other Persons In An Award Of Contract For Payment Of Kshs. 791,385,000/=.

EACC commenced investigations following an affidavit filed in court by a suspect in the NYS matter that there were improper interactions by the complainant, NYS officials including the Cabinet Secretary for Ministry of Devolution and Planning and the Banking Fraud Investigations Unit officers which led to the loss of KSh. 791,385,000/= belonging to NYS.

EACC together with the Directorate of Criminal Investigations conducted the investigations and established that the allegations made against the suspects were bereft of truth, were denied in totality and there was no evidence in support of the same.

A report was compiled and forwarded to the DPP on 12th June 2018 recommending that the complainant be charged with the offence of knowingly misleading a person contrary to section 66(1) (b) as read with section 66 (2) of ACECA.

On 11th July, 2018 the DPP returned the inquiry file recommending further investigations.

24. EACC/MLD/ INQ/FI/09/2015

Inquiry Into Allegations Of Irregular Tendering For The Construction Of A Laboratory At Hindi Secondary School Worth Kshs. 3,000,000/=.

Investigations established that the Lamu West Member of Parliament (MP) had irregularly awarded tender number CDF/LW/2013-2014 Hindi Secondary School for completion of a science laboratory; particularly construction of drainage, soak pits, gas chamber, fume chamber, plastering and painting. Investigations concluded that there was willful failure to comply with procurement laws on the part of the school management in the tendering process.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the MP and other suspects be charged with offences under ACECA and Penal Code namely, willful failure to comply with the law relating to procurement contrary to section 45 (2) (b) as read with Section 48 (1); Conspiracy to commit an offence of corruption contrary to section 47A (3) as read with section 48 (1) of ACECA and uttering false document contrary to section 353 of the Penal Code. Further, EACC recommended that an advisory be issued to the Constituencies Development Fund Board to educate, train and advise the CDF Managers in Lamu County over their roles in respect of public procurement processes.

On 28th June, 2018, the DPP returned the inquiry file recommending further investigations.

25. EACC/FI/INQ/49/2016

Inquiry Into Allegation Of Irregular Procurement Of Two Vehicles By The County Government Of Kitui

EACC commenced investigations following the Auditor-General's report which indicated that there was abuse of office and misappropriation of funds amounting to KSh. 825,000,000/= by the Executive of Kitui County Government. It was established that two vehicles were bought irregularly from D.T. Dobie at a unit cost of KSh. 13,670,530/= without following proper procurement procedures.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the officers of the said County be charged with offences under ACECA namely, willful failure to comply with the law relating to procurement contrary to section 45 (2) (b) as read with Section 48 and engaging in a project without prior planning contrary to section 45 (2) (c) as read with Section 48.

On 29th June 2018, the DPP accepted the recommendation for prosecution.

26. EACC/NYR/EL/08/2015

Inquiry Into Allegation Of Corruption And Abuse Of Office On The Part Of The Members Of The Nyeri County Public Service Board In The Process Of The Hiring Of Sub-County Administrators And Ward Administrators.

Investigations established that the Nyeri County Service Board had irregularly appointed Sub-County Administrators and Ward Administrators. It was established that the applicants who were eventually appointed to the positions had presented false documents.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the suspects be charged with offences under ACECA and Penal Code namely, Abuse of office contrary to section 46; conspiracy to commit an offence of corruption contrary to section 47A (3) as read with section 48 of ACECA; Forgery contrary to section 349 as read together with Section 345 and 347 (a) and uttering of false documents contrary to section 353 of the Penal Code.

On 10th July, 2018, the DPP accepted the recommendation for prosecution.

27. EACC/MLD/INQ/FI/16/2016

Inquiry Into Allegation Of Irregular Procurement And Embezzlement Of Public Funds In The Tender For Construction Of Kadzadani-Adu-Kamale Water Project In Kilifi County

Investigations established that the County Government of Kilifi had procured and awarded a tender for construction of Kadzandani-Kamate Water Project irregularly to Goetech Contractors Limited for a sum of KSh. 36,345,240/=. Investigations revealed that the documents submitted by the winning bidder were forged.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the officials of the said County, directors of Goetech Contractors Limited and the Company itself be charged with the following offences under PPDA, ACECA and Penal Code: Fraudulent practice in procurement proceedings contrary to section 41(1) and (4) as read with section 137 of the PPDA; Fraudulent acquisition of public property contrary to section 45 (1) as read with Section 48 of ACECA and uttering false documents contrary to section 353 of the Penal Code.

On 30th June 2018, the DPP accepted the recommendation for prosecution.

28. EACC/KIS/INQ/FI/4/2017

Inquiry Into Allegation Of Misappropriation Of Public Funds By Homabay County Assembly Officials For Procurement Of Hotel Services And Payment Of Members Of The County Assembly Allowances For The Financial Years 2015/2016 And 2016/2017 Amounting To Kshs. 35 Million.

Investigations established that some of the Homabay County Government officials together with some members of the County Assembly, (the suspects), had misappropriated County Assembly funds by making irregular payments for allowances and hotel services amounting to KSh. 35 million.

Investigations revealed that the suspects applied for imprest warrants on the pretext that they would pay the participants and the hotel for the services offered and yet the functions did not take place. The alleged participants denied having attended the meetings in any of the hotels as alleged, nor having received any allowance.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the suspects be charged with offences under ACECA and Penal Code namely, Conspiracy to commit an offence of corruption contrary to section 47A (3); Unlawful acquisition of public property contrary to section 45 (1) (a); Abuse of office contrary to section 46; Fraudulent payment from public revenues for services not rendered contrary to section 45 (2) (a) (iii); Willful failure to comply with applicable law relating to incurring of expenditure contrary to section 45 (2) (b) as read with section 48 of ACECA and breach of trust by a person employed in public service contrary to section 127 (1) as read with section 127 (2) of the Penal Code.

On 30th June, 2018 the DPP accepted the recommendation for prosecution.

29. EACC/FI/INQ/28/2018

Inquiry Into Allegations That The National Land Commission (Nlc) Irregularly Compensated Ksh. 3,269,040,600/= To Entities Claiming Ownership Of Land Parcel Number L.R. 7879/4 (Part) Where Ruaraka High School And Drive-In Primary School Are Situated.

Investigations established that the NLC irregularly compensated the purported owners of the land belonging to Ruaraka High School and Drive-In Primary School, LR. 7879/4 (part) in the sum of Kshs. 3,269,040,600.

It was revealed that the subject land was surrendered for public use and therefore not available for compensation. NLC did not serve notice of intention to compulsorily acquire the land and hence there was no public inquiry for purposes of interrogating the application for compulsory acquisition. The investigations revealed that NLC and other suspects including the officials in the Ministry of Education, the Nairobi City County Government and the office of the Official Receiver willfully failed to follow the relevant law.

The Directors of Afrison Export Import Limited and Huelands Limited were also established to have participated in the fraudulent payment of KSh 1,500,000,000/= since they knew the correct position on the ownership of the subject land.

A report was compiled and forwarded to the DPP on 4th June, 2018 recommending that the suspects be charged with offences under ACECA and Penal Code namely, Conspiracy to commit an offence of corruption contrary to section 47A (3) as read with section 48; Willful failure to comply with the law relating to allocation of public property contrary to section 45 (2) (b) as read with section 48, Abuse of office contrary to section 46 as read with section 48, unlawful acquisition of public property contrary to section 45 (1) (a) as read with Section 48 of ACECA and breach of trust contrary to Section 127 (1) as read with Section 127 (2) of the Penal Code.

On 11th June, 2018, the DPP returned the inquiry file recommending further investigations.

30. EACC/FI/INQ/31/2006

Inquiry Into Allegations Of Abuse Of Office Against An Employee Of The Teachers Service Commission, (Tsc)

Investigations established that there were two recruitment processes, one by the District Education Board and the other by TSC. That TSC recruited some candidates directly without them having gone for an interview process therefore the process was not fair and competitive.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that TSC be issued with an advisory to put in place policies/guidelines relating to recruitment including guidelines on affirmative action and direct recruitment.

On 30th June, 2018, the DPP concurred with EACC's recommendation that advisory opinion be given to the institution.

31. EACC/NYS/OPS/INQ/3/2018; CASE FILE REF: NO. 255/473/2017

Inquiry Into Allegations Of Bribery Against Judiciary Staff Stationed At The Karatina Law Courts.

EACC commenced investigations following a complaint that two employees of Judiciary at the Karatina Law Courts were demanding for a bribe of KSh. 25,000/= in order to facilitate the release of a suspect from police custody, the withdrawal of the charges against him and ultimately the termination of Case No. 394/2017 (*R-Vs-E.W. Muriuki*) in the Magistrates Court at Karatina.

EACC officers conducted a trap operation at the station and the complainant met the officers who demanded for KSh. 30,000/- from him, which demand was reduced to KShs. 25,000/=, to be applied thus: KSh. 15,000/= was for cash bail while the balance of KSh. 10,000/= was for the facilitation of the withdrawal of the charges against the complainant's kin. The suspects were handed the threatened money. A search was conducted by the EACC officers who found it in a drawer the suspects shared.

A report was compiled and forwarded to the DPP on 25th May, 2018 recommending that the suspects be charged with receiving a bribe contrary to section 6 (1) (b) of the Bribery Act and dealing with suspect property contrary to section 47 (1) as read with section 48 of ACECA.

On 13th June, 2018 the DPP recommended prosecution of one suspect and withdrawal of the case against the other suspect for lack of sufficient evidence.

32. CR. 148/7/2018, ACC NO. 5/2018

Inquiry Into Allegations Of Bribery Against An Officer Attached To The Directorate Of Criminal Investigations (Dci).

Investigations revealed that a DCI officer (the suspect) was investigating a complaint of fraud. The complainant, an advocate agreed to meet with the suspect to discuss the status of the case. He met with the suspect who was in the company of other officers who demanded for KSh. 50,000/= from him. When they realized he had no money, he was locked up in the police cell at Ngong' Police Station and forced to make a cash withdrawal of KSh. 20,000/=.

A report was compiled and forwarded to the DPP on 25th May, 2018 recommending that there was sufficient evidence to sustain the charge of bribery as filed in court.

On 11th June, 2018 the DPP accepted the recommendation for prosecution.

33. EACC/OPS/INQ.157/2017

Inquiry Into Allegations Of Bribery Against Two Motorists Who Bribed Ntsa Officers.

A joint operation was undertaken by EACC officers in conjunction with NTSA officers with an aim of ensuring that all motorists in breach of the law were apprehended and arraigned in court. Investigations revealed that the two motorists bribed NTSA officers when found to have committed traffic offences.

A report was compiled and forwarded to the DPP on 4th October, 2017 recommending that the suspects be each charged with the offence of dealing with suspect property contrary to section 47(2) (a) as read with section 48 of ACECA.

On 11th June, 2018 the DPP accepted the recommendation to charge the suspects.

34. EACC/OPS/INQ/162/2017

Inquiry Into Allegations Of Bribery Against A Motorist Who Had Committed A Traffic Offence.

A joint operation was undertaken by EACC officers in conjunction with NTSA officers with an aim of ensuring Kenyan

roads remained accident free and that all motorists in breach of the law were apprehended and arraigned in court. This operation was done at Kiganjo along the Nyeri-Nanyuki road. Investigation revealed that the suspect had committed the offence of operating a public service vehicle without a route license. The suspect was asked to pay a cash bail of KSh. 5,000/= but he offered and gave the NTSA officer KSh. 2,000/= so that he be allowed to go without any charges being preferred against him.

A report was compiled and forwarded to the DPP on 22nd May, 2018 recommending that the suspect be charged with the offence of giving a bribe contrary to section 5(1) as read with section 18 of the Bribery Act No. 47 of 2016.

On 12th June, 2018 the DPP recommended that although there is sufficient evidence to prosecute, administrative action be taken against the motorist as the amount of time and resources to be used in prosecution will not make economic sense both to government and tax payers.

35. CR.148/04/2018, CF. ACC.NO. 305/2018; EACC/MKS/OPS/10/2017

Inquiry Into Allegations Of Bribery Against Police Officers Attached To Kajjado Patrol Base.

Investigations through surveillance established that the traffic police officers based at Kajjado Patrol Base were demanding for bribes from the motorists plying the Nairobi-Namanga road. The suspects were arrested and KSh. 4,350/- was recovered from them.

A report was compiled and forwarded to the DPP on 21st May, 2018 recommending that the suspects be charged with the offences under ACECA namely, Dealing with suspect property contrary to section 47(2) (a) as read with section 48; concealing evidence contrary to section 66(1) (c) as read with section 66 (2); abuse of office contrary to section 46 as read with section 48; conspiracy to commit an offence of corruption involving Economic Crimes contrary to section 47(3) (a) as read with section 48 and obstruction contrary to section 66 (1) (a) as read with section 66(2).

On 12th June, 2018 the DPP accepted the recommendation for prosecution.

36. CR. EACC 313/483/2017

Inquiry Into Allegations Of Bribery Against An Acting Chief, Malindi Town Location.

Investigations revealed that the complainant complained to the chief about a buyer of land who had defaulted in paying a debt with regard to the sale of his land. The Chief asked for a bribe of KSh. 2,000/= so that he could summon the debtor.

A report was compiled and forwarded to DPP on 27th April, 2018 recommending that the suspect be charged with the offence of receiving a benefit contrary to Section 6 (1) as read with section 18 (1) of the Bribery Act No.47 of 2016.

On 4th June, 2018 the DPP accepted the recommendation for prosecution.

37. EACC/OPS/INQ/156/2017

Inquiry Into Allegations Of Bribery Against A Motorist To Forbear Being Charged With The Offence Of Exceeding The Stipulated Speed Limit.

During a joint operation between the EACC and the NTSA the motorist was found to have exceeded the speed limit when driving his motor vehicle. The motorist offered KSh. 1000/= to the NTSA officer to forbear being charged with the offence of exceeding the stipulated speed limit.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspect be charged with the offence of giving a bribe contrary to section 5 (1) as read with section 18 of the Bribery Act No. 47 of 2016.

On 22nd May, 2018, the DPP returned the inquiry file recommending further investigations.

38. EACC/OPS/INQ/164/2017

Inquiry Into Allegations Of Bribery Against A Motorist Along The Kenol- Sagana Road.

During a joint operation between the EACC and the NTSA officers, the motorist was found to have exceeded the speed limit when driving motor vehicle. The motorist offered KSh. 1000/= to the NTSA officer to forbear being charged with the offence of exceeding the stipulated speed limit.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspect be charged with the offences of giving a bribe contrary to section 5(1) as read with section 18 (1) of the Bribery Act.

On 13th June, 2018 the DPP recommended that although there was sufficient evidence to prosecute the time and resources expected to be used in prosecution do not make economic sense and advised that the matter be dealt with administratively.

39. EACC/MSA/OPS/INQ/35/2017

Inquiry Into Allegations Of Bribery Against A Police Officer Attached To Likoni Tourist Police Base.

Investigations established that the police officer solicited for KSh. 1000/= from a motorist so as to release the driving license she had confiscated from him for driving a vehicle with a cracked windscreen.

Investigations established that the police officer stopped the motorist and on carrying out an inspection of his motor vehicle, noted that it had a cracked windscreen. The police officer asked for his driving licence and on receipt of the driving licence, handed it over to another police officer. The complainant informed the police officer that he was going to replace the windscreen but the police officer asked for a bribe of KSh. 1000/=

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspect be charged with the offence of requesting a bribe contrary to section 6 (1) as read with section 18 (1) of the Bribery Act No. 47 of 2016.

On 12th June, 2018 the DPP accepted the recommendation for prosecution.

40. EACC/OPS/INQ/170/2017

Inquiry Into Allegations Of Bribery Against A Motorist To Forbear Being Charged Of A Traffic Offence.

There was a joint operation between the NTSA and EACC following surveillance which had established that road users offered bribes to Traffic Officers on major roads without the officers asking for the bribe.

Investigations revealed that the motorist was arrested for flouting some traffic regulations and was required to pay cash bail of KSh. 5,000/= to secure his release and then appear in court at a later date. He instead offered a bribe of KSh. 1,500/= as a bribe.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspect be charged with the offence of giving a bribe contrary to section 5(1) as read with section 18 of the Bribery Act No. 47 of 2016.

On 11th June, 2018 the DPP accepted the recommendation for prosecution.

41. EACC/INQUIRY FILE NO. 69/2017

Inquiry Into Allegations Of Bribery Against An Officer In Charge, Crimes Parklands Police Station To Release Four Prisoners.

Investigations were done to establish whether the officer in charge of Parklands Police Station demanded for a benefit of KSh. 8,000/= in order to release four ladies who had been arrested for the offence of being idle and disorderly.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the file be closed with no further action since the threshold had not been met to sustain a charge of bribery against the police officer.

On 28th December, 2017, the DPP accepted the recommendation that the file be closed.

42. CR. 623/227/2017 CF: ACC 2/2017

Inquiry Into Allegations Of Bribery Against A Police Officer Attached At Riat Police Post.

Investigations revealed that a police officer attached to Riat Police Station improperly requested for KSh. 5,000/= so as not to incriminate the complainant as the principal suspect after the death of the complainant's daughter.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspect be charged with the offence of receiving a bribe contrary to section 6 (1) (a) as read with section 18 of the bribery Act No 47 of 2016.

On 4th June, 2018 the DPP accepted the recommendation for prosecution.

43. CR. 421.123/2017 MERU ACC 1/2017

Inquiry Into Allegations Of Bribery Against Police Officers Stationed At Maua Traffic Sub- Base, Meru County.

Investigations revealed that the two traffic police officers corruptly requested for KSh. 2,000/= from the complainant in order to release a motor vehicle which had been detained on grounds that it had a broken windscreen.

A report was compiled and forwarded to the DPP on 20th April 2018 recommending that the suspects be charged with the offences under ACECA and Bribery Act namely; receiving a bribe contrary to section 6 (1) (a) as read with section 18 (1) and (2) of the Bribery Act; dealing with suspect property contrary to section 47 (2) and conspiracy to commit an offence of corruption contrary to section 47 A (3) as read with section 48 of ACECA.

On 11th June, 2018, the DPP accepted the recommendation for prosecution.

44. EACC/OPS/INQ/161/2017

Inquiry Into Allegations Of Bribery Against A Driver Of Kongoni Farm.

There was a joint operation between the NTSA and EACC following surveillance which had established that road users offered bribes to Traffic Police Officers on major roads without the officers asking for the bribe.

Investigations revealed that the suspect, was over speeding at 103 km/hr. He offered KSh. 2,000/= to an NTSA officer to avoid being charged.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspect be charged with the following offences under ACECA; Impersonating an Investigator contrary to section 34 (1) as read with section 34 (2) and hindering EACC acting under the Act contrary to section 66 (1) (a) and (2) of ACECA.

On 30th May, 2018 the DPP accepted the recommendation for prosecution.

45. EACC/OPS/INQ/60/2017

Inquiry Into Allegations Of Bribery Against An Officer Of Kra.

Investigations revealed that the suspect requested for a financial benefit of KSh. 350,000/= as an inducement from the complainant so as not to fine him KSh. 1,000,000/= for failing to use an Electronic Tax Register in conducting his business. When the matter was reported to EACC, the investigators treated money which was meant to be given to the suspect in a trap operation. The investigators waited for him to pick the money but he did not show up. When he was contacted by phone, the suspect asked the complainant to pay the KSh. 1,000,000/= fine that he had been told.

A report was compiled and forwarded to the DPP on 20th April 2018 recommending that the file be closed for insufficient evidence, however administrative action be taken against the suspect.

On 13th June, 2018 the DPP accepted the recommendation for administrative action against the suspect.

46. EACC/OPS/INQ/165/2017

Inquiry Into Allegations Of Bribery Against A Motorist Driving A Public Service Vehicle.

During a joint operation between the EACC and the NTSA officers, the motorist was found to be operating a Public Service Vehicle without a Public Service License and carrying excess passengers along the Kitui- Mutomo road at a place called Mwembe-Tayari. Upon inspection of the motor vehicle, the NTSA officer noted that it was insured as a private motor vehicle hence not licensed to carry fare paying passengers. It was also noted that the vehicle had an excess of one passenger.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspect be charged with the offences of giving a bribe contrary to section 5(1) as read with section 18 (1) of the Bribery Act.

On 12th June, 2018, the DPP recommended closure of the inquiry file for reasons that although there was sufficient evidence to prosecute the time and resources expected to be used in prosecution will not make economic sense.

47. EACC/NKR/OPS/INQ/10/2017

Inquiry Into Allegations Of Bribery Against An Administration Officer Attached At Sigowet Trading Center.

Investigations revealed that the suspect was always demanding for a financial advantage of KSh. 4,000/= from a local businessman, carrying out a gambling business without the required documents. A trap operation was organized by the EACC officers where treated money amounting to KSh. 4,000/= was given to the complainant who gave it to the suspect upon demand. It was later recovered from him by the EACC officers.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspect be charged with the offence of receiving a bribe contrary to section 6 (1) as read with section 18(1) and (2) of the Bribery Act.

On 4th June, 2018 the DPP returned the inquiry file recommending further investigations.

48. EACC/OPS/INQ/150/2017

Inquiry Into Allegations Of Bribery Against An Administration Police Officer Attached To Ndarasha Administration Police Post.

Investigations revealed that the Administration Officer demanded for KSh. 20,000/= in order to protect the complainants from accusations which had been lodged at the police post which they alleged to have resolved.

EACC organized a trap operation which established that the suspects had demanded KSh. 20,000/= in order to settle or terminate an alleged case filed against one of the complainant who was a suspect.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the inquiry file be closed since the evidence was not sufficient to sustain bribery charges against the suspect. EACC however recommended disciplinary action be taken against the suspect.

On 11th June, 2018, the DPP accepted the recommendation for administrative action.

49. EACC/OPS/INQ/158/2017

Inquiry Into Allegations Of Bribery Against A Motorist Driving Along The Bungoma- Eldoret Highway.

During a joint operation between the EACC and the NTSA officers, the motorist suspect was found driving a motor vehicle without a driving license. The suspect in an attempt to forgo charges from being preferred against him for the said traffic offence, offered and gave a financial advantage of the sum of KSh. 200/= to the NTSA officer.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspect be charged with the offences of giving a bribe contrary to section 5(1) as read with section 18 (1) of the Bribery Act.

On 4th June, 2018, the DPP accepted the recommendation for prosecution.

50. EACC/OPS/INQ/1/2017

Inquiry Into Allegations Of Bribery Against A Senior Supervisor Attached To Car Park And Clamping Section At The Nairobi City County.

EACC commenced investigations following a complaint that a senior supervisor at the Car Park and Clamping Section at Nairobi City County Government was collecting bribes from junior officers attached to the said section.

EACC conducted an operation and arrested junior officers whilst performing their duties at Industrial Area. It was established that the

junior officers had not collected any money on the day of the operation hence no money was recovered from them. EACC officers conducted a search on the senior officer's residence but did not recover any money.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the inquiry file be closed with no further action.

On 12th June, 2018 the DPP accepted the recommendation for closure of the inquiry file.

51. EACC/OPS/INQ/14/2017

Inquiry Into Allegations Of Bribery Against Employees Of Extra Group Consultant Limited.

Investigations established that the officials requested for a financial advantage of KSh. 180,000/= from the complainant to withdraw a complaint, for being in possession in the course of trade of counterfeit goods from the Anti-Counterfeit Agency. This was after a search was undertaken at the complainant's phone-shop and some counterfeit mobile phones were recovered in his shop.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspects be charged with the offence of requesting for a bribe contrary to section 6(1) (a) as read with section 18 of the Bribery Act.

On 3rd November, 2017, the DPP accepted the recommendation for prosecution.

52. CR 641/308/2017 CF ACC. (KISII) 2/2017

Inquiry Into Allegations Of Bribery Against The Chief Of Kiogoro Location, Kisii County.

Investigation established that the complainants together with her brother in law asked the chief to write a letter that would be used in transfer of a plot in a succession matter. The chief demanded for KSh. 4,000/= from them before she could write the letter for them.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspect be charged for the offence of receiving a bribe contrary to section 6 (1)(a) as read with section 18 (1) and (2) of the Bribery Act.

On 14th June, 2018, the DPP accepted the recommendation for prosecution.

53. CR. 627/246/2017

Inquiry Into Allegations Of Bribery Against An Administrative Officer (The Suspect) In The County Government Of Kisumu.

Investigations revealed that the suspect had demanded for KSh. 90,000/= from the complainant in order to process a payment of KSh. 1,540,000/= at the County Government of Kisumu. The payment was for maize and beans that the complainant had supplied to the County Government of Kisumu in the financial year 2014/2015. The maize and beans were to be distributed to people affected by flooding in Ahero, Nyando Sub County in the year 2015.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspect be charged with the offence of receiving a bribe contrary to section 6(1) as read with section 18(1) (2) of the Bribery Act No. 14 of 2016.

On 12th June, 2018 the DPP accepted the recommendation for prosecution.

54. EACC/OPS/INQ/66/2017

Inquiry Into Allegations Of Bribery Against A Prosecutor Based At Ngong Law Courts.

Investigations established that the complainant was involved in a non-injury traffic accident along Ngong' Road. Following the accident, the complainant's car was driven to Ngong' Police Station where the complainant paid KSh. 5,000/= cash bail and was to report to court for plea taking. The plea did not take place on the scheduled date. On the day the complainant was expected to take plea, he did not appear therefore the cash bail was forfeited and a warrant of arrest issued against the complainant

The complainant's employer went to court and was informed by the suspect to plead guilty to the offence of careless driving notwithstanding that she was not the driver and asked to pay a fine of

KSh. 20,000/= as well as facilitation fees of KSh. 30,000/= to the suspect.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the suspect be charged for the offence of receiving a bribe contrary to section 6(1) (a) as read with section 18 of the Bribery Act.

On 11th June, 2018, the DPP declined the recommendation for prosecution for lack of sufficient evidence and directed that administrative action be taken against the suspect.

55. CR.148/31/2017 CF ACC.24/2017

Inquiry Into Allegations Of Bribery Against A Traffic Police Officer Attached To Kiambu Traffic Base.

Investigations revealed that the suspect demanded for a bribe of KSh. 2,000/= so as to forbear charging the complainant with three traffic charges namely driving without a license, disobeying verbal instructions and driving a motor vehicle with a defective hand brake.

A report was compiled and forwarded to the DPP on 20th April, 2018 recommending that the charges already before the court should proceed to logical conclusion and similarly administrative action be taken against the suspect for flouting the provisions of the LIA by demanding for a bribe.

On 12th June, 2018, the DPP accepted the recommendation for prosecution of the case before court to logical conclusion.

56. EACC/OPS/INQ/142/2017

Inquiry Into Allegations Of Bribery Against Officials Of Kenya County Government Workers Union.

Investigations revealed that the officials of Kenya County Government Workers Union were asking for a financial benefit of KSh. 200,000/= as an inducement to call off a planned strike. The first suspect issued a strike notice to the Nairobi City County Government. This notice prompted a meeting between the suspects and the County Government of Nairobi. In the meeting it was deliberated and agreed that the complainant would consult with the Governor before a final decision was made. The first suspect made several calls to the complainant requesting for a benefit of KSh. 1,000,000/= to facilitate the calling off of the strike. The complainant negotiated the benefit to KSh. 200,000/= before reporting the matter to EACC.

A report was compiled and forwarded to the DPP on 20th April 2018, recommending that the suspects be charged with the offence of receiving a bribe contrary to section 6(1) (a) as read with section 18 of the Bribery Act.

On 11th June, 2018, the DPP accepted the recommendation for prosecution.

57. EACC/MKS/OPS/10/2016

Inquiry Into Allegations Of Bribery Against The Assistant Commissioner, Namanga Division.

Investigations established that the suspect demanded for KSh. 100,000/= from the complainants who are members of a group ranch in order to settle an election dispute between two dissenting factions of the group. EACC organized a sting operation that led to the arrest of the suspect after he received KSh. 50,000/= treated money.

A report was compiled and forwarded to the DPP on 20th April 2018 recommending that the suspect be charged with the offences of soliciting for a bribe contrary to section 39 (3) (a) as read with section 48 (1) of ACECA and section 27 of the Bribery Act.

On 12th June, 2018 the DPP accepted the recommendation for prosecution.

58. EACC/OPS/INQ/13/2017

Inquiry Into Allegations Of Bribery Against Two Police Officers Attached To Rweno Police Post.

Investigations established that the suspects demanded for KSh. 40,000/= from the two complainants. The two complainants had purchased a printing machine with an aim to offer printing and laminating services but could not agree on how to carry out the business. One of the complainants carted away the machines prompting the other complainant to report him at the Police Station. The police officers arrested the complainant who had been accused of running away with the said machines and released him on a cash bail

of KSh. 5,000/=. The machines which were in custody of the police were to be released to the complainant who now lodged the complaint at the police station. The suspect police officers demanded for KSh. 40,000/= in order to release the machines.

A report was compiled and forwarded to the DPP on 20th April 2018 that the suspects be charged with the offence of receiving for a bribe contrary to section 6(1) as read with section 18 of the Bribery Act.

On 1st December, 2017, the DPP returned the inquiry file recommending further investigations.

59. EACC/OPS/INQ/NO/160/2017

Inquiry Into Allegations Of Bribery Against A Driver With The Ministry Of Lands, Kakamega County.

During a joint operation between the EACC and the NTSA officers the motorist was found driving a motor vehicle under the influence of alcohol along the Kakamega-Mumias road. The suspect was informed that he would be arraigned in court for the offence and he asked about the amount of the cash bail to which he was told that whatever he would give would be accepted. The investigations established that from the conversation between the suspect and the officer, he did not unequivocally offer a bribe.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed with no further action.

On 29th June, 2018, the DPP accepted the recommendation for closure.

60. EACC/NKR/OPS/INQ/07/2017

Inquiry Into Allegations Of Bribery Against Agency Officers In Kisumu County.

Investigations revealed that the employees from Anti-Counterfeit Agency carried out inspection and seizure of counterfeit items from electronic shops and demanded for bribes from those arrested.

Investigations established that one of the suspects solicited and received a benefit from the complainant along the Kericho-Litein road. The suspect collected the bribe at a feeder road where he had directed the complainants.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the suspects be charged with the following counts: Receiving a benefit contrary to section 6(1) (a) as read with section 18 of the Bribery Act and dealing with suspect property contrary to section 47 (1) as read with section 47 (2) (a) and section 48 of ACECA.

On 2nd July, 2018 the DPP accepted the recommendation to prosecute.

61. EACC/OPS/INQ/OP/4/2017

Inquiry Into Allegations Of Bribery Against Traffic Police Officers At Grassland Area Along The Kitale-Webuye Highway.

Investigations established through surveillance that the suspects collected bribes from motorists on the road. Footages captured at different times indicated that the money would be folded and dropped by the drivers or conductors and would shortly thereafter be picked by the officers.

However, the images taken of the police officers at the scene were not very clear due to poor visibility. Similarly, the footages did not clearly show the faces and force numbers of the police officers who were collecting the bribes. Money was recovered by the EACC officers from the suspects. However, the evidence gathered did not link the suspects with corrupt conduct and the suspects were also not linked with the video footages captured.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed with no further action since the evidence gathered was not sufficient to sustain any charges against the suspects.

On 30th June, 2018 the DPP accepted the recommendation for closure.

62. EACC/OPS/INQ/23/2017

Inquiry Into Allegations Of Bribery Against A Mombasa County Government Inspectorate Officer.

Investigations established that the suspect, an Inspectorate officer requested for a bribe of KSh. 10,000/= from a driver of a truck so as not to charge him for driving a truck within the city center without a permit.

While negotiating for a reduction of the bribe, the suspect noticed that the vehicle parked ahead of the truck had some occupants who were filming them. On enquiring the suspect was informed by the occupants that they were officers from EACC. They wanted to arrest him but he resisted and a scuffle ensued. In the process, the windscreen of the truck was broken. The suspect did not receive the bribe.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that there was sufficient evidence to charge the suspect for the following offences under ACECA and Penal Code namely assaulting an officer contrary to section 66 (1) (a) and (2), obstruction contrary to section 66 (1) (a) and (2) of ACECA and malicious damage to property contrary to section 339(1) of the Penal Code.

On 29th June, 2018 the DPP accepted the recommendation for prosecution

63. EACC/OPS/INQ/NO/27/2017

Inquiry Into Allegations Of Bribery Against Officers At The Ministry Of Lands, Kilifi County.

Investigations established that the suspects demanded for a bribe as facilitation to process title deed for the complainant. The complainant had begun the process of legally acquiring the land. He requested the area chief to prepare a ground report so that he could take it to the Land Adjudication Office for the registration process to begin. However, the process took long and a friend proposed to him to seek the assistance of one of the suspects. One of the suspects told the complainant that they would assist save for payment of a bribe of KSh. 150,000/=

Investigations revealed that the suspects received KSh. 80,000/= from the complainant.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the suspects be charged with offences under the Bribery Act namely; requesting a bribe contrary to section 6 (1) (a) as read with section 18 (1) and receiving a bribe contrary to section 6 (1) (a) as read with section 18 (1) and (2) of the Bribery Act.

On 10th July, 2018 the DPP declined the recommendation for prosecution and directed that file be closed with no further action against the suspects.

64. EACC/OPS/INQ/139/2016

Inquiry Into Allegations Of Bribery Against Two Officers Of The Department Of Registration Of Persons Attached To Kibera Huduma Centre.

The Commission commenced investigations following a report that officers at the Department of Registration of Persons attached to Kibera Huduma Centre, solicited for KSh. 30,000 from a member of the public as inducement to help fast track processing of an identity card.

A surveillance was conducted by EACC officers who established that the allegations were true and that the suspects who were stationed at the center were soliciting and receiving bribes. The then officers conducted a sting operation where one of the suspects received KSh. 8,000/= and KSh 2,000/= from the other suspect. Upon search, the treated money was recovered by EACC officers.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that one of the suspects be charged with the offences of soliciting and receiving a bribe contrary to Section 39 (3) (b) as read with Section 48 of ACECA. EACC further recommended Administrative action against the other suspect for performing her duties in an unprofessional manner.

On 4th June, 2018 the DPP accepted the recommendation for prosecution against one suspect and declined the recommendation for administrative action against the other.

65. EACC/OPS/INQ/108/2017

Inquiry Into Allegations Of Bribery Against A Police Officer At Kayole Police Station.

EACC commenced investigations following a report that a Police Officer had requested for a financial advantage of KSh. 10,000/= as an inducement to facilitate the release of a suspect from police custody. EACC officers conducted an operation at the Kayole Police Station. The suspect, received KSh. 6,000/=.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the suspect be charged with the offence of receiving a bribe contrary to Section 6 (1) (a) as read with Section 18 of the Bribery Act and concealing of evidence contrary to Section 66 (1) (c) as read with section 66 (2) of ACECA.

On 24th May, 2018 the DPP accepted the recommendation for prosecution.

66. EACC/OPS/INQ/41/2014

Inquiry Into Allegations Of Obstruction Of Eacc Officers From Performing Their Duty By An Officer Of The County Government Of Nairobi.

The Commission commenced investigations following a report that an officer from the County Government of Nairobi City had demanded for a bribe after impounding a motor cycle from a *boda boda* operator for the offence of obstruction before he could release the motor cycle to the *boda boda* operator.

The investigations led to officers visiting a yard and while at the yard, EACC officers tried to arrest the suspect suspected of corrupt conduct. As EACC officers tried to arrest him, a commotion ensued whereby two of the suspect's colleague tried to rescue a colleague who had been arrested on suspicion of corrupt practices. The suspect managed to run away with handcuffs and KSh. 3,000/= that had been used as trap money. He was later arrested by EACC officers.

A report was compiled and forwarded to DPP on 13th April, 2018 recommending that the file be closed due to insufficient evidence against the suspect on the charges of obstruction contrary to Section 66 (1) as read with Section 66 (2) of ACECA.

On 6th June, 2018, the DPP accepted the recommendation for closure.

67. CR. 421/216/2016

Inquiry Into Allegations Of Bribery Against A Probation Officer At Isiolo Probation Office

EACC commenced investigations following a report that a Probation Officer from Isiolo Probation Office was demanding KSh.1500/= from the complainant on account of his supervisory duties.

Investigations established that the complainant had been found guilty of manslaughter in Meru Crim. Case No. 14 of 2014, *Republic vs- Joseph Peter*. The court issued a probation order which the complainant was required to comply with and upon conviction the complainant was sent to Isiolo for Probation Office for supervision. The suspect was his supervisor. In due course, the suspect told the complainant that in order to stay in harmony with the victim's family he needed to pay a small token to the victim's wife. They agreed in a meeting that the complainant pays the victim's family KSh. 40,000/=. KSh. 30,000/= would be paid by the complainant's father and KSh. 10,000/= would be paid by the complainant. The Complainant's father thought that the suspect was extorting money from him and failed to honour his part of the bargain. The complainant was afraid that he may be prejudiced by the conduct of the suspect and he reported the matter at EACC.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that in exercise of its mandate under section 11 (1) (g) of EACA, EACC advises the probation Department on the dangers of exceeding their mandate when supervising probationers and the need to adhere to the law under the Probation of Offenders Act.

On 22nd May, 2018, the DPP declined the recommendation for administrative action and directed for prosecution of the suspect for the offence of abuse of office.

68. EACC/MSA/OPS/INQ/39/2016

Inquiry Into Allegations Of Corruption Against Two Officers Of Kenya Film Classification Board Mombasa.

EACC commenced investigations following a report that the two officers employed by Kenya Films Classification Board had solicited for a bribe of KSh. 5000/= from the complainant as an inducement so as to issue a license and to release stock of CDs which had been confiscated during a raid.

Investigations revealed that the suspects did not solicit for money from the complainant but EACC officers recovered the treated money from the one of the suspects. However, the suspects were required under law not to collect fines but issue compliance notices and arrest those who fail to comply with the notice.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the Board institutes internal disciplinary action against the suspects for breach of Section 29 of Leadership and Integrity Act.

On 6th June, 2018, the DPP accepted the recommendation for administrative action against the suspects.

69. EACC/ISL/OPS/23/2016

Inquiry Into Allegations Of Bribery Against Three Police Officers Based At Anthubeiya Ap Camp In Tigania West, Meru County

EACC commenced investigations following a report that Police Officers based at Anthubeiya A.P. camp corruptly solicited for a benefit of KSh. 20,000/- from the complainant as an inducement to forbear charging her for alleged offence of being in possession of illicit brew. Investigations conducted by EACC established that one of the officers received the bribe from the complainants while the other two accepted to receive a share of bribe from the officer who received.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the suspects be charged with offence of soliciting for a benefit and jointly receiving contrary to section 39(3) as read with section 48 of ACECA.

On 18th June, 2018, the DPP accepted the recommendation for prosecution.

70. EACC/ELD/INQ/OPS/23/2017

Inquiry Into Allegations Of Bribery Against Three Enforcement Officers Of County Government Of Trans-Nzoia To Allow For Construction Of A House Without An Approved Plan.

EACC commenced investigations following a report that three enforcement officers demanded for a benefit of KSh. 45,000/- in order to allow the complainant to continue with the construction without following due procedure. Investigations revealed that the suspects were arrested after they corruptly received KSh. 10,000/=.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the suspects be charged with offence requesting, agreeing to receive and receiving a benefit contrary to section 39 (3) as read with section 48 (1) (2) and conspiracy to commit an offence of corruption contrary to section 47 (A) (3) as read with Section 48 (1) of ACECA.

On 7th May 2018, the DPP accepted the recommendation for prosecution.

71. CR.148/35/2017 CF.ACC.25/2017

Inquiry Into Allegations Of Bribery Against Police Officers Attached To Makongeni Traffic Sub-Base Regarding Dealing With Suspect Property

EACC commenced investigations following a report that police officers along Muthurwa Road were collecting bribes from *matatus*. Investigators conducted a surveillance operation and a police officer was seen stopping and boarding *matatus* without inspecting motor vehicles. A sting operation conducted by the surveillance team led to the arrest of the suspect and recovery of KSh. 5,250/= from his trousers pocket.

A report was compiled and forwarded to the DPP on 19th June 2018 recommending that the charges be withdrawn due to insufficient

evidence to sustain the charges already in court namely; dealing with suspect property contrary to Section 47 (2) of ACECA.

On 28th June 2018, the DPP had recommended that since the matter was in court, the verdict of the court should be awaited.

72. EACC/OPS/INQ/12/2017

Inquiry Into Allegations Of Bribery Against An Employee Of The Judiciary.

EACC commenced investigations following a report that an employee of the Judiciary had received a benefit of KSh. 50,000/= through a proxy from a litigant in a judicial review matter that was pending determination before a judge at the Milimani High Court, as an inducement to influence a ruling that was to be delivered.

Investigations established that the first suspect solicited and received KSh. 50,000/= while the second suspect offered and gave a bribe of KSh. 50,000/=.

A report was compiled and forwarded to DPP on 19th June, 2018 recommending that the suspects (the giver and taker) be charged with offence of soliciting, offering and receiving a benefit contrary to section 39 (3) (a) and (b) as read with section 48 of ACECA and Section 27 of the Bribery Act.

On 30th June, 2018 the DPP accepted the recommendation for prosecution.

73. CR. B1/18/2018

Inquiry Into Allegations Of Corruption Against A Police Officer Attached To Bondo Police Station.

EACC commenced investigations following a report that a police officer was requesting for a financial advantage of KSh. 5,000/= in order to release a public service vehicle which he had detained at Ndori Police Post for an unspecified offence.

Investigations established that the suspect solicited and received a benefit of KSh. Kshs. 5,000/=.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the suspect be charged with offence of receiving a bribe contrary to section 6 (1) (a) as read with sec 18 (1) (2) of the Bribery Act.

On 29th June, 2018, the DPP accepted the recommendation for prosecution.

74. CR. 921/174/2018

Inquiry Into Allegations Of Corruption Against Employees Of Kakamega County Water And Sanitation Company.

EACC commenced investigations following a report that two officers of Kakamega County Water and Sanitation Company were demanding for a benefit of KSh. 5,000/= from the complainant so as not to make an arrest over illegal water connection. A trap operation was organized and the suspects arrested by EACC officers upon receipt of the treated money.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the suspects be charged with offence of receiving bribe contrary to section 6 (1) (a) as read with sec 18 (1) (2) of the Bribery Act.

On 30th June, 2018 the DPP accepted the recommendation for prosecution.

75. EACC/MCKS/OP/INQ/44/2017

Inquiry In Respect Of Allegations Of Bribery Against Traffic Police Officers Attached To Makueni Traffic Unit, Makueni County

EACC commenced investigations following a report that a police officer had arrested the complainant and detained his motorcycle for lack of insurance certificate and went ahead to demand a bribe of KSh. 5,000/= in order to forbear charging him for the traffic offence. EACC conducted a sting operation whereby KSh. 4,000/= was recovered from the suspect.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the suspects be charged with offences under ACECA, Bribery Act and National Police Service Act (NPSA)

namely; receiving a bribe contrary to Section 6 (1) of Bribery Act; concealing of evidence contrary to section 66 (1) of ACECA and Failure to record a complaint contrary to Sec 50 (1) and (4) as read with Section 129 of NPSA.

On 30th June, 2018 the DPP accepted the recommendation for prosecution.

76. EACC/OPS/171/2017

Inquiry Into Allegations Of Bribery Against A Motorist Along The Nairobi-Narok Road.

EACC and the National Transport and Safety Authority conducted a joint operation with a view to arresting motorists who were flouting traffic laws and offering bribes to avoid being charged.

Investigations established that whereas the motorist committed the traffic offence, the officers conducting the operation entrapped him to giving KSh. 1000/= as bribe.

A report was compiled and forwarded to the DPP on 12th June, 2018 recommending that the file be closed for insufficient evidence but NTSA to arraign the suspect for traffic offences namely: operation of a public service vehicle without a valid license by the Authority under Regulation 15(1) of the NTSA (Operation of Public Service Rules).

On 29th June, 2018 the DPP accepted the recommendation for closure of the inquiry file with no further action against the suspect.

77. CR.148/34/2017 CF. NAIROBI ACC.21/2017

Inquiry Into Allegations Of Bribery Against A Motor Vehicle Inspector With Ntsa

EACC commenced investigations following a report that a motor vehicle inspector with NTSA requested for a benefit amounting to KSh. 5000/= from the complainant as an inducement to facilitate the release of number plates for his motor vehicle. A trap operation was conducted and an agent received KSh. 7000/= on behalf of the aforesaid officer.

A report was compiled and forwarded to the DPP on 12th June 2018 recommending that there was sufficient evidence to charge the said officer with offence of receiving a bribe contrary to Section 6 (1) as read with Section 18 (1) and the agent be charged with the offence of assisting in bribery contrary to Section 13 (1) (a) as read with Section 18 (1) and (2) of the Bribery Act.

On 20th June, 2018 the DPP accepted the recommendation for prosecution.

78. EACC.NKR/INQ/OPS/1/2017

Inquiry Into Allegations Of Bribery Against A Motorist Who Bribed A Motor Vehicle Inspector Attached To Ntsa Kakamega.

Investigations revealed that the motorist was driving a public service vehicle without a valid TLB licence, contrary to a section 41 of the National Transport and Safety Authority Act, 2012. In his attempt to forgo charges from being preferred against him for the said offence, he offered and gave a financial advantage of the sum of KSh. 500/= to a NTSA officer.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the suspect be charged with the offence of giving a bribe contrary to section 5(1) as read with section 18 of the Bribery Act No 47 of 2016.

On 11th June, 2018 the DPP accepted the recommendation for prosecution.

79. EACC/KSM/EL/INQ/24/2017

Inquiry Into Allegations That An Odm Nominee For Manyatta B Ward, Kisumu East Constituency, Kisumu County Had No Academic Papers.

Investigations revealed that the nominee did not meet the minimum qualifications to vie for the MCA for Manyatta B Ward in Kisumu County. She sat for her KCSE examination as a private candidate in the year 2015 and obtained a mean grade of D. She then enrolled at the KCA University for a one-year diploma course in County Management and Governance in January 2016 but was yet to graduate.

She submitted a self-declaration form from EACC where she declared herself as a diploma holder. She submitted the said

declaration form together with a completion letter from KCA University purportedly to be from KCA University confirming that she had successfully completed her diploma course. The letter from KCA was not authentic and that it was prepared by a clerk at the KCA University without authority.

A report was compiled and forwarded to the DPP on 22nd May, 2018 recommending that the suspects be charged with two offences of forgery contrary to section 349, making a document without authority contrary to section 357 of the Penal Code and providing false information to the EACC contrary to section 46(1) (d) as read with section 46(2) of the Leadership and Integrity Act.

On 6th June, 2018 the DPP returned the inquiry file recommending further investigations.

80. EACC/GSA/EL/INQ/003/2015

Inquiry Into Allegations Of Irregular Recruitment Of Abalatiro Assistant Chief By The Deputy County Commissioner Ijara Sub County.

Investigations revealed that there was a vacancy for the post of Assistant Chief occasioned by the promotion of the then Assistant Chief to the position of Chief, Kotile Location. Adverts were prepared, applications received and applicants were shortlisted. The shortlisted candidates were invited for interviews. The Assistant Chief in question was established not to have applied nor participated in the interviews. It was established that the suspect misled the Regional Coordinator for the region into irregularly appointing the Assistant Chief.

A report was compiled and forwarded to the DPP on 22nd May, 2018 recommending that the suspects be charged with the offences of Abuse of office contrary to section 46, Knowingly using a misleading document to one's principal contrary to section 41(1) as read with section 48 (1) of ACECA and providing false information to EACC contrary to section 46 (1) (d) as read with section 46 (2) of the Leadership and Integrity Act, 2012.

On 12th June, 2018, the DPP accepted the recommendation for prosecution.

81. EACC/ISL/EL/INQ 18/2017

Inquiry Into Allegations Of Diversion Of Relief Food By An Employee Of The National Drought Mangement Authority, (Ndma)

Investigations revealed that an employee of NDMA (driver) had on the instruction of the Principal Leparuka Mixed Day Secondary School delivered food meant for Leparuka Mixed Day Secondary School at Towfiq timber yard within Isiolo Town so that it could be collected at a later date. The principal also stated that he had made plans for storage of the food and its transport if the driver was unable to deliver it.

A report was compiled and forwarded to the DPP on 27th April, 2018 recommending that the file be closed and administrative action be taken against the principal of Leparuka Mixed Day Secondary School and the driver of NDMA.

On 12th June, 2018, the DPP accepted the recommendation that the file be closed with no further action.

82. EACC/EL/INQ/119/2015

Inquiry Into Allegations Of Falsification Of Academic Papers To Secure Employment As A Public Officer With The Ministry Of Agriculture.

Investigations established that a public officer had secured employment and had been working therein since 1989 at the Ministry of Agriculture using false documents. It was found that the suspect had falsified documents and had been working at the Ministry of Agriculture.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the suspect be charged with offences under the Penal Code namely; uttering false document contrary to section 353 as read with section 349 and personation of a person named in a certificate contrary to section 384, of the Penal Code.

On 30th June 2018, the DPP returned the inquiry file recommending further investigations on the matter.

83. EACC/EL/INQ/25/2016

Inquiry Into Allegations Of Unethical Conduct Against Officers Of Migori County Government And Kenya Defence Forces Sharing Both Kcpe And Kcse Certificates.

Investigations established that two officers were sharing similar certificates. Investigations revealed that one of the suspects falsely represented himself to gain employment at the National Police Service. He presented documents belonging to an officer working at Kenya Defence Forces.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending administrative action against the suspect by the Kenya Police Force and further that the suspect be charged with the offence of personation of a person named in a certificate contrary to Section 384 of the Penal Code.

On 9th May, 2018, the DPP accepted the recommendation for prosecution.

84. EACC/KIS/EL/INQ/5/2017

Inquiry Into Allegations Of Forgery And Uttering Of False Academic Documents Against A Ward Administrator At Masige East Ward In Kisii County To Secure Employment.

EACC commenced investigations following a report that the Ward Administrator forged and uttered false documents with the intention of securing employment at the County Government of Kisii.

Investigations revealed that he was successfully employed in the said County Government using forged documents.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that the suspect be charged with the offences of forgery of a document contrary to Section 349 of the Penal Code and uttering a false document contrary to Section 353 as read with Section 349 of the Penal Code. The Commission further recommended recovery of the salary amounting to KSh. 3,162,452.90/= he had irregularly earned.

On 9th May, 2018 the DPP accepted the recommendation for prosecution of the suspect.

85. EACC/ISL/EL/INQ/09/2017

Inquiry Into Allegations Of Irregular Employment Of Health Officers By Meru County Executive Committee Member For Health.

EACC commenced investigations following a report that there were irregularities in the appointment of three officers at the Meru County Government by the County Service Board.

Investigations established that the appointments were irregular as alleged and that the officers had not been introduced to the county payroll yet they continued to serve.

A report was compiled and forwarded to the DPP on 13th April, 2018 recommending that one of the suspects being the County Executive Committee Member for Health be charged with offence of abuse of office contrary to section 46 as read with section 48 of ACECA.

On 23rd May, 2018, the DPP accepted the recommendation for prosecution.

86. EACC/OPS/INQ/92/2017

Inquiry Into Allegations Of Bribery Against An Operations Officer Of Perimeter Protection Limited At Kenyatta Market.

Investigations established that an Operations Officer was demanding for a benefit of KSh. 3,000/= so as to renew a contract of employment of one of the employees of Perimeter Protection Limited.

Investigations established that the suspect solicited for KSh. 3,000/= and received KSh. 2,000/= through his colleague in the office.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the suspect be charged with the offence of receiving a bribe contrary to section 6 (1) as read with section 18 of the Bribery Act.

On 29th June, 2018 the DPP accepted the recommendation for prosecution.

87. EACC/KSM/ EL/ INQ /2/2016

Inquiry Into Allegations Of Rape, Defilement And Child Prostitution By Two Kisii County Assembly Members.

Investigations established that two members of County Assembly had defiled school going girls hence their conduct was contrary to the Leadership and Integrity Act. It was established that they had already been charged with sexual offences for infringement of children's rights to protection from sexual exploitation, rape and defilement against three school going girls.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed since the accused are no longer state officers and that the criminal matter pending in court against them be pursued to finality.

On 29th June, 2018 the DPP noted that EACC should hold the file in abeyance pending outcome of the criminal case against the suspects for the charge of defilement.

88. EACC/ELD/ EL/ INQ /5/2015

Inquiry Into Allegations That The Chief Koilot Location Failed To Assist The Nandi East District Surveyor Execute A Court Order Within His Jurisdiction

The Commission commenced investigations following a report that the chief had failed to assist the Nandi East District Surveyor execute a court order dated 2nd August, 2011 which required the said surveyor to sub-divide a parcel of land.

It was established that the suspect did not hinder the subdivision of the suit property since every time there was an attempt to subdivide the suit property the suspect would send his assistant chief to represent him.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed for lack of evidence.

On 30th June, 2018 the DPP accepted the recommendation for closure.

89. EACC/MLD/ EL/ INQ /7/2017

Inquiry Into Allegations That There Was Lack Of Transparency And Fairness In The Recruitment Of Drivers By Kilifi County Public Service Board.

EACC commenced investigations following a report that there was lack of transparency and fairness in the recruitment of drivers by the Kilifi County Service Board. It was established that the Board had advertised for the vacancies of drivers and 57 were successful for the position. The recruitment process having been conducted by the County Service Board was established to have followed the right procedure and that there was no evidence of breach of ethical conduct on the part of the members of the Service Board.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed for lack of evidence.

On 30th June, 2018 the DPP accepted the recommendation for closure.

90. EACC/ EL/ INQ /96/2015

Inquiry Into Allegations That A Women Representative Refused To Service A Loan Repayment Of Kshs. 8,605,908.40/= A Loan She Had Taken From Un-Sacco While In The Employ Of Unwfp.

Investigations established that the suspect had taken a loan of KSh. 8,605,908.40. from UNSACCO while she worked at UN World Food Programme and that she defaulted in repayment after she resigned and joined politics in 2013.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed with no further action for lack of evidence.

On 30th June 2018, the DPP returned the inquiry file and recommended further investigations.

91. EACC/MCKS/ EL/ INQ /7/2016

Inquiry Into Allegations Of Payment Of Per Diem To Officers For A Two Day Workshop At Kenya School Of Government Nairobi Which Was Never Attended By The Officers Of Kitui County Government.

EACC commenced investigations following a report that there was embezzlement of funds in Kitui County Government through false per diem claims for a training that was never attended.

Investigations revealed that four representatives of Kitui County Government attended a meeting at KSG in April, 2016 were not paid per diem. The group that was paid KSh. 167,300/= were staff members who had gone for an inspection exercise which was carried out in March 2016. Evidence obtained showed that all payments made for the March 2016 were supported by the required documents.

Investigations established that there was no false claim for per diem and hence no breach of any law or procedure and/or regulations.

A report was compiled and forwarded to the DPP on 19th June, 2018 recommending that the file be closed.

On 30th June, 2018, the DPP accepted the recommendation to close the file.

STATISTICAL SUMMARY OF FILES FORWARDED TO THE DIRECTOR OF PUBLIC PROSECUTIONS

Total No. of files forwarded to the Director of Public Prosecutions	91
No. of files recommended for prosecution	66
No. of files recommended for administrative or other action	7
No. of files recommended for closure	18
No. of files recommended for prosecution and the cases are already lodged before Court	15
No. of files where recommendation to prosecute accepted	53
No. of files where recommendation for administrative or other action accepted	4
No. of files where recommendation for closure accepted	16
No. of files returned for further investigations	10
No. of files where recommendation to prosecute not accepted	2
No. of files where recommendation for administrative or other action not accepted	3
No. of files where closure not accepted	0
No. of files in abeyance awaiting the DPP's advice	0
No. of files where prosecution declined but administrative action recommended	3

Dated the 21st September, 2018.

ARCH. (RTD.) ELIUD
WABUKALA
Chairman.

HALAKHE D. WAQO
Secretary, Chief Executive
Officer.

PTG 654/18-19

GAZETTE NOTICE NO. 10015

THE CROPS ACT

PROPOSED GRANT OF LICENSES

NOTICE is given that pursuant to section 20 (6), (7) and (8) of the Crops Act, the Agriculture and Food Authority proposes to grant licences to the following applicants;

Name of Applicant	Purpose of Licence	Location
IIDICO Company Limited	Coffee exports, imports and value addition/roasting and packaging	Nanyuki Road, Industrial Area, Nairobi
Sanaark Investments Limited	Coffee exports, imports and value addition/roasting and packaging	Utawala, Embakasi, L.R. No. 330 Nairobi
Kencoff Quality Products Limited	Coffee exports, imports and value addition/roasting and packaging	Kariobangi L/Industries, Card. Maurice Otunga Road, Nairobi

Pick and Pick Coffee Growers Limited	Coffee exports, imports and value addition/roasting and packaging	Apt. 3C1- Masultan Boma, Ngong Road, Nairobi
Njagu Trading Limited	Direct sales of coffee and value addition/roasting and packaging	Valley View Business Park, City Park Drive, Nairobi

Any objections to the proposed grant of licence with respect to the applicants, should be lodged in writing with the Agriculture and Food Authority, Coffee Directorate, Coffee Plaza Building, along the Exchange Lane, Off Haile Selassie Avenue and of P.O. Box 30566-0100, Nairobi, within fourteen (14) days from the date of this notice.

The objection should state clearly the name, address and telephone No of the person/s or entity objecting, the reasons for the objection to the grant of the licence and should be signed by the objector.

The Agriculture and Food Authority proposes to issue the licence to the applicants who will have complied with the Crops Act of 2013, the Coffee (General) Regulations, 2002 and the Coffee (General) (Amendment) Rules, 2006 and any other relevant written law on 22nd October, 2018.

Dated the 24th September, 2018.

ISABELLA G. NKONGE,
for Interim Director General
Agriculture and Food Authority.

GAZETTE NOTICE NO. 10016

THE UNCLAIMED FINANCIAL ASSETS ACT

(No. 40 of 2011)

THE UNCLAIMED FINANCIAL ASSETS AUTHORITY

NO OBJECTION

NOTICE is issued pursuant to regulation 12 of the Unclaimed Financial Assets Regulations, 2016 that the Unclaimed Financial Assets Authority has received claims for unclaimed assets from the following persons claiming as administrators of the estates of deceased persons and agents of the original owners. Further take notice that if no objection has been lodged at the offices of the Authority at the address below within thirty (30) days of the date of publication of this notice, payment will be made to the aforementioned persons.

Claimant's Name/Administrator	Name of Original Owner/Deceased	Holder
Mariam Hamisi Shaaban	Hassan Ali	Kenya National Assurance Company Limited
Mwamzali Shiribwa	Mary Nakubwele Mwamzali	Co-operative Bank of Kenya and NIC Bank
Deputy County Commissioner, Isiolo	Peter Kubai Mithili	Co-operative Bank of Kenya
Florence Betty Malonza	Charles Musembi Malonza	Centum Group, Co-operative Bank of Kenya and Standard Chartered Bank
Shobhna Keshavlal Shah	Bhartidevi Keshavlal Sha	Standard Chartered Bank
Waweru Mathai, Muta Mathai and Wanjira Mathai	Wangari Muta Maathai	Centum Group
Benrogers Mati Nguuku and Stephen Kitheka Kamuti	Josephine Muli Kitoi	Standard Chartered Bank
Stanley Eshikhoto Alwala	Rose A. Ambeba	Standard Chartered Bank
Simon Waweru Kimani and Daniel Githiora Kimani	Kimani Kanguru	Standard Chartered Bank, East African Breweries and HFC Group

Claimant's Name/Administrator	Name of Original Owner/Deceased	Holder
Sharifa Jamil Parkar	Marziya Jamil Parkar	ABC Bank
Jane Njeri Kamau and Davis Kamande Kimani	David Kamau Karonga	Kenya Electricity Generating Company
Eugene Masai Boge	Arthur Olodo Boge	Barclays Bank of Kenya
Cecilia Wanjiru Ndung'u and Magdalene Wanjiku Ndung'u	Elizabeth Wambui Ndung'u	Barclays Bank of Kenya
George Wandeto Kabogo and Edith Gathoni Kabogo	Grace Wamuyu Kabogo	Standard Chartered Bank
Bancy Wamarua Njanja	Reginald Njanja Gakuru	Standard Chartered Bank
Maalin Atieno Ogaja	Florence Agola Ogaja and Peter Okello Ogaja	Kenya National Assurance and Liberty Life Assurance
Philip Kipkering Choge	Kibaiyo Cheruiyot	Standard Chartered Bank
Emilio Kanyari Ngotho	Emilio Kanyari Ngotho and Consolata Wanjiru Ngotho	Barclays Bank of Kenya
John Opalla	Regina Aoko KOpalla	Kenya Commercial Bank and East African Breweries Limited
Stephen Muema Ngumbi and Kenneth Ngumbi Muema	Janet Ndunge	Barclays Bank of Kenya
Caroline Njeri Nderi	Catherine Mwhiki Munuhe	Barclays Bank of Kenya and HFC Group

LOSS OF POLICY

NOTICE is issued pursuant to regulation 9 of the Unclaimed Financial Assets Regulations, 2016 that the Unclaimed Financial Assets Authority has received claims for unclaimed assets from the following persons who, through sworn affidavits, have indicated that the original policy documents have been lost.

Claimant's Name	Policy No. and Name of Policy Holder	Name of Issuing Insurance Company
Nicholas Muriithi Nyaga	Nicholas Muriithi Nyaga, 20113027	Britam Life Assurance Company Limited
Maalin Atieno Ogaja	Florence Agola Ogaja and Peter Okello Ogaja, 0279083 and 3574500	Kenya National Assurance and Liberty Life Assurance
Gaudencia Akoth Oludhe	Gaudencia Akoth Oludhe, 3540163 and 3578951	Liberty Life Assurance Company Limited
Stephen Mwaura Kanyara	Stephen Mwaura Kanyara, 3559697	Liberty Life Assurance Company Limited
Johnson Njumwa Mwamburi	Johnson Njumwa Mwamburi, 1919691	Britam Life Assurance Company Limited
Kathurima Maingi	Kathurima Maingi, 20128416	Britam Life Assurance Company Limited

Further notice is given that unless objection to the claims is lodged at the offices of the Authority at the address below within thirty (30) days from the date hereof, payment will be made to the aforementioned persons on the evidence of the sworn affidavit for lost original policy document and any liability on the lost policy document will immediately cease,

Unclaimed Financial Assets Authority, Pacis Centre, 2nd Floor, off Waiyaki Way, P. O. Box 28235-00200, Nairobi.

MR/5353054

KELLEN E. KARIUKI,
Chief Executive Officer.

GAZETTE NOTICE NO. 10017

THE KENYA INFORMATION AND COMMUNICATIONS ACT

(Cap. 411A)

APPLICATION FOR LICENCES

NOTICE is given that the following applicants have, pursuant to the provisions of the Kenya Information and Communications Act (Cap. 411A), made applications to the Communications Authority of Kenya for the grant of the licences as below:-

Name	Station Identity	Licence Category
Neural Digital Broadcasters (K) Limited, P. O. Box 4204-40103, Kisumu.	Namlolwe FM	Commercial FM Radio Broadcasting Licence
Community Life Uplift Organization, P. O. Box 3978-30100, Eldoret.	Daystar Television Kenya	Commercial Free-To-Air (FTA) Television Broadcasting Licence

The licences, if granted, will enable the applicants to operate and provide the services as indicated above. The grant of this licence may affect public and local authorities, companies, persons or bodies of persons within the country.

The Authority wishes to notify the general public that any legal or natural person, or group of individuals, who are desirous of making any representation and/or any objection to the said applications, to do so *vide* a letter addressed to; The Director-General, Communications Authority of Kenya, CA Centre, Waiyaki Way, P.O. Box 14448-00800, Nairobi, indicating the Licence Category on the cover enclosing it.

The said representation and/or objection must be filed on or before expiry of thirty (30) days from the date of this notice and a copy of the same be forwarded to the applicants.

Dated the 1st August, 2018.

FRANCIS W. WANGUSI,
Director-General.

PTG 0000268/18-19

GAZETTE NOTICE NO. 10018

THE KENYA INFORMATION AND COMMUNICATIONS ACT

(Cap. 411A)

APPLICATION FOR LICENCES

NOTICE is given that the following applicants have, pursuant to the provisions of the Kenya Information and Communications Act (Cap 411A), made applications to the Communications Authority of Kenya for the grant of the licences as below:-

Name	Licence Category
Emerald Freight International Limited, P. O. Box 534-00300, Nairobi.	National Courier Operator
Bwala Africa Group Limited, P.O. Box 54404-00200, Nairobi.	National Courier Operator
Nairobi Friends Travellers Society, P. O Box 22612-00400 Nairobi.	National Courier Operator
Postit Limited, P. O. Box 67994-00200, Nairobi.	National Courier Operator
Shardi Express Limited, P. O Box 10431-00400, Nairobi.	International Courier Operator

The licences, if granted, will enable the applicants to operate and provide the services as indicated above. The grant of this licence may

affect public and local authorities, companies, persons or bodies of persons within the country.

The Authority wishes to notify the general public that any legal or natural person, or group of individuals, who are desirous of making any representation and/or any objection to the said applications, to do so *vide* a letter addressed to; The Director-General, Communications Authority of Kenya, CA Centre, Waiyaki Way, P.O. Box 14448-00800, Nairobi indicating the Licence Category on the cover enclosing it.

The said representation and/or objection must be filed on or before expiry of thirty (30) days from the date of this notice and a copy of the same be forwarded to the applicants.

Dated the 1st August, 2018.

FRANCIS W. WANGUSI,
Director-General.

PTG 0000268/18-19

GAZETTE NOTICE No. 10019

THE CONSTITUTION OF KENYA
THE COUNTY GOVERNMENTS ACT
(No. 17 of 2012)

THE COUNTY ASSEMBLY OF KISUMU
SPECIAL SITTINGS OF THE COUNTY ASSEMBLY

PURSUANT to Standing Order No. 20 (1), (2) and (3) of Kisumu County Assembly Standing Orders, it is notified for the information of members of the County Assembly and the general public that the Assembly shall have special sittings on Friday, 28th September, 2018 and Saturday, 29th September, 2018 at 8.30 a.m. and 2.30 p.m. respectively, at the County Assembly Chambers.

The business to be transacted shall be to consider the Kisumu County Finance Bill, 2018.

Dated the 25th September, 2018.

G. O. OLOO,
Speaker, Kisumu County Assembly.

MR/5353354

GAZETTE NOTICE No. 10020

THE COUNTY GOVERNMENT ACT
(No. 17 of 2012)

THE KAKAMEGA COUNTY ASSEMBLY STANDING ORDERS
SPECIAL SITTING OF KAKAMEGA COUNTY ASSEMBLY

NOTICE is given to all members of the County Assembly and the general public that pursuant to standing order 26 of the Kakamega County Assembly Standing Orders, a special sitting of the County Assembly shall be held at the County Assembly Buildings, Kakamega, on Friday 28th September, 2018 at 10:00 a.m. for purposes of tabling and debating the Finance Bill Financial Year 2018/2019.

Dated the 25th September, 2018.

MORRIS INDAKWA BULUMA,
Speaker of the County Assembly.

MR/5353400

GAZETTE NOTICE No. 10021

THE COUNTY GOVERNMENTS ACT
(No. 17 of 2012)

THE COUNTY ASSEMBLY OF KITUI
RELOCATION OF THE COUNTY ASSEMBLY

PURSUANT to a resolution of the County Assembly of Kitui made on 19th May, 2015 and Gazette notice Nos. 3919 and 5887 of 2015 and 2016 respectively, and further to the Gazette Notice Nos. 955, 3319 and 4475 of 2017, it is notified for information of the Members of the County Assembly of Kitui and general public that the County Assembly of Kitui shall relocate from Kenya Forestry Research Institute Offices in Kitui Township from Friday 5th

October, 2018 back to her premises at the Kitui County Assembly Chambers (formerly Kitui Municipal Council Hall).

This is upon successful completion of renovation of the Kitui County Assembly Chambers.

The County Assembly business shall be transacted at the Kitui County Assembly Chambers henceforth.

Dated the 26th September, 2018.

GEORGE M. NDOTTO,
Speaker, Kitui County Assembly.

MR/5319827

GAZETTE NOTICE No. 10022

THE RATING ACT
(Cap. 267)

COUNTY GOVERNMENT OF KISUMU
APPOINTMENT

IN EXERCISE of the powers conferred by section 7 of the Rating Act, Cap. 267 of the laws of Kenya and the approval by the County Executive Committee at its meeting of 10th November, 2015 *vide* County Executive Committee memorandum No. CGK/ECM/24/07 of 2015/2016, the County Government of Kisumu appoints the following valuers—

Paul Maurice Syagga (Prof.), Phd, M.I.S.K, R.V, R.E.A
Washington W. A. Olima (Prof.), Phd, M.I.S.K, R.V, R.E.A
Francis O. Oketch, B.A. Land Econ (Hons.), M.I.S.K, R.V, R.E.A
Domnic Auma Odondi, B.A. Land Econ (Hons.), M.I.S.K, R.V, R.E.A
Luke O. Madende, B.A. Land Econ (Hons.), M.I.S.K, R.V, R.E.A
Geoffrey K. Koros, B.A. Land Econ (Hons.), M.I.S.K, R.V, R.E.A

As the County valuers to prepare its Draft Valuation Roll.

C. OLANG'O ONUDI,
County Secretary.

MR/5353265

GAZETTE NOTICE No. 10023

THE VALUATION FOR RATING ACT
(Cap. 266)

COUNTY GOVERNMENT OF KISUMU
DECLARATION

IN EXERCISE of the powers conferred by section 6 of the Valuation for Rating Act, Cap. 266 of the laws of Kenya, the Kisumu County Government "declares" that the "valuer" in preparing any Draft Valuation Roll or Supplementary Valuation Roll, need neither value nor include in the Roll the value of the land or the assessment for improvement rate as required by paragraphs (c) and (e), respectively of this section.

C. OLANG'O ONUDI,
County Secretary.

MR/5353265

GAZETTE NOTICE No. 10024

THE VALUATION FOR RATING ACT
(Cap. 266)

COUNTY GOVERNMENT OF KISUMU
TIME OF VALUATION

IN EXERCISE of the powers conferred by section 2 of the Valuation for Rating Act, Cap. 266 of the laws of Kenya and the approval by the Kisumu County Executive Committee at its meeting of 10th August, 2018 *vide* County Executive Committee Memorandum No. 29/05/CGK/ECM/2018, the County Government of Kisumu adopts the "Time of Valuation" for purpose of Preparing the Draft Valuation Roll, 2017, as at 31st December, 2017.

C. OLANG'O ONUDI,
County Secretary.

MR/5353265

GAZETTE NOTICE NO. 10025

THE RATING ACT

(Cap. 267)

COUNTY GOVERNMENT OF KISUMU

SITE VALUE RATE

IN EXERCISE of the powers conferred by provisions of section 4 (1) of the Rating Act, Cap. 267 of the laws of Kenya and the approval by the County Executive Committee at its meeting of 10th August, 2018 *vide* its County Executive Committee memorandum No. 29/05/CGK/ECM/2018 (resolution), the County Government of Kisumu adopts site value as a form of rating as per the provisions of that section.

C. OLANG'O ONUDI,
County Secretary.

MR/5353265

GAZETTE NOTICE NO. 10026

THE COUNTY GOVERNMENTS ACT

(No. 17 of 2012)

NOTICE is given to the general information of the public that the Kiambu County Valuation and Rating Regulations, 2018 has been published and can be accessed on the County Government website: www.kiambu.go.ke or at the County Government Offices in Kiambu town.

Dated the 20th September, 2018.

JAMES M. MAINA,
*CECM, Lands, Housing,
Physical Planning and Urban Development.*

MR/5353384

GAZETTE NOTICE NO. 10027

THE KIAMBU COUNTY VALUATION AND RATING ACT

(No. 6 of 2016)

INSPECTION OF THE KIAMBU COUNTY VALUATION ROLL, 2015

IN ACCORDANCE with section 19 of the Kiambu County Valuation and Rating Act, 2016, notice is given to the general information of the public that in accordance with section 55 (2) of the Kiambu County Valuation Roll and Rating Regulations, 2018 as read together with Regulation 12 (1) of the Kiambu County Valuation and Rating (Regulations) 2018, the Valuation roll for Kiambu County was completed on the 12th February, 2015 and is now ready for inspection by the general public.

Further, the date of valuation was determined as 28th April, 2014 for purposes of preparation of the valuation roll.

As prescribed in section 35 of the Kiambu Valuation and Rating Act, a site value rate shall be levied on a rateable property in the valuation roll at the rate prescribed in the respective Kiambu County Finance Act.

It is hereby notified to the general public that the valuation roll is now ready for inspection for a period of thirty days from the 28th September, 2018 to 29th October, 2018 both days inclusive during the normal working hours. The valuation roll may be inspected at Director of Valuation office, Kiambu Red Nova offices.

Any person may raise an objection in writing addressed to the Director, Valuation from the 28th September, to the 20th of November, 2018 before the close of business. An objection can only lie in relation to a particular property in the form prescribed in the Kiambu County Valuation and Rating (Regulations) 2018 accompanied by the prescribed fee.

Dated the 25th September, 2018

JAMES M. MAINA,
*CECM, Lands, Housing,
Physical Planning and Urban Development.*

MR/5353384

GAZETTE NOTICE NO. 10028

THE PUBLIC OFFICER ETHICS ACT

(No. 4 of 2003)

IN EXERCISE of the powers conferred by section 33(1) of the Public Officer Ethics Act, 2003, the Kakamega County Assembly Service BOARD establishes the following administrative Procedures:

THE KAKAMEGA COUNTY ASSEMBLY SERVICE BOARD PROCEDURES FOR ADMINISTRATION OF PART IV OF THE ACT

PART I – PRELIMINARY

Citation

1. These Procedures may be cited as the Kakamega County Assembly Service Board Procedures for Administration of Part IV of the Act

Interpretation

2. In these Procedures, unless the context otherwise requires:-

“Act” means the Public Officer Ethics Act, 2003;

“Assembly” means Kakamega County Assembly;

“Board” means the Kakamega County Assembly Service Board established in accordance with section 12 of the County Government Act, 2012;

“Commission” means the Ethics and Anti-Corruption Commission established under section 3 of the Ethics and Anti-Corruption Commission Act, 2011;

“Declarant” means a person who has made a declaration under the Act;

“Declaration form” means the form set out in the Schedule to the Act in accordance with section 26(2) of the Act;

“Declaration year” means the year when the two-year declaration under the Act falls due;

“Designated Officer” means an employee of the Board assigned to administer these Procedures or any part thereof in accordance with clause 4(2) of these Procedures;

“Employee” means a public officer employed by the the Board;

“Final declaration” means a declaration made in accordance with section 27(5) of the Act;

“Initial declaration” means a declaration made in accordance with section 27(3) of the Act;

“Public Officer” shall take the meaning in Article 260 of the Constitution of Kenya, 2010;

“Regulations” means the Regulations made under the Act;

“Secretary” means the Clerk of the County Assembly or in absence of the Clerk, the person exercising the functions of the clerk in accordance with section 2 of the County Assembly Service Act, 2017;

“Two-year declaration” means a declaration made in accordance with section 26 (1) of the Act.

Scope of Application

3. These Procedures shall apply to the administration of Part IV of the Act with respect to employees of the Board.

PART II – PROCEDURE IN RELATION TO DECLARATIONS

Administration of the Procedures

4. (1) The Secretary shall administer these Procedures on behalf of the Commission;

(2) The Secretary may designate officer(s) from among the employees of the Board to administer the Procedures or any part thereof in respect to any specified category of employees of the Commission;

(3) The designation under sub-paragraph (2) shall be in writing and shall outline the specific tasks to be performed by the Designated Officer.

Procedure in Submitting Declarations

5. (1) An employee shall submit a declaration in the Form set out in the Schedule to the Act.

6. The Board may use such measures as may be appropriate to facilitate an employee to acquire the form referred to in sub-paragraph (1).

7. The Board may publish the declaration form in a format that may permit the declaration form—

- (a) to be rendered in digital format; or
- (b) to be downloaded from a website and printed out in paper format.

8. Where an employee is required to make an initial, two-year or final declaration, the Secretary or Designated Officer may issue a notification to the employee not less than thirty (30) days before the due date for the declaration,

9. For avoidance of doubt, failure to provide a declaration form or to issue a notification under this paragraph shall not be construed as a waiver of the responsibility of the employee to submit a declaration under the Act.

Completion and Submission of Declarations

10. An employee shall complete and submit the declaration form to the Secretary.

Register of Declarations

11. (1) The Board shall maintain a register containing details of each employee who is required to make a declaration in accordance with the Act. The register shall include—

- (a) Name; personal number; designation; directorate; department or unit
 - (b) Date the employee submitted the declaration form;
 - (c) type of declaration (initial, two-year or final);
 - (d) Name and signature of the designated officer acknowledging receipt of the declaration;
 - (e) Total number of employees who have submitted declarations as at the due date;
 - (f) Total number of employees required to submit declarations; and
 - (g) Any remarks relating to the declarations.
- (2) A register under this part may be maintained in separate documents.

Reports on Compliance

12. The Board shall submit to the Commission a report containing the following information:

- (a) In relation to two-year declaration —
 - (i) The number of employees on the payroll as at 31st October of the year of declaration;
 - (ii) A certified copy of the register maintained in accordance with paragraph 6;
 - (iii) The total number of employees who have complied with the requirement for declarations;
 - (iv) The total number of employees who have not complied with the requirement for declarations;
 - (v) Action taken by the Board in relation to any employee who has not complied;
 - (vi) Any relevant remarks on the submissions.
- (b) In relation to the initial and final declaration—
 - (i) Number of employees required to make a declaration;
 - (ii) The number of employees who have complied with the requirement for declaration;

- (iii) Number of employees who have not complied with the requirement for declarations;
- (iv) Action taken in relation to any employee who has not complied;
- (v) Any relevant remarks on the submissions.

13. The report under this part shall—

- (a) In relation to a two-year declaration, be submitted to the Commission, not later than 31st July, of the year following the declaration;
- (b) In relation to initial and final declarations, be submitted to the Commission not later than 31st July following the end of the financial year within which the declarations were made.

PART III—PROCEDURE IN RELATION TO CLARIFICATIONS*Requests for Clarification*

14. (1) The Secretary or the Designated Officer shall review each declaration to ascertain if any of the following conditions exist—

- (a) on the face of the declaration, or in light of any other information the Board may have, there is reason to suspect the declaration may be false or incomplete;
- (b) the assets of the declarant appear disproportionate to his or her known income;
- (c) the income, assets or liabilities of the declarant raise concerns of impropriety or conflict of interest.

(2) If it is suspected that any of the conditions in subparagraph (1) exist, the Secretary or Designated Officer shall give the declarant an opportunity to make a clarification in accordance with section 28(1) of the Act.

(3) Request for a clarification shall be made in writing.

(4) The Secretary or Designated Officer shall, in the register of declarations, document the particulars of clarification sought, the mode of communication, the time given to respond, the date and particulars of response, if any.

(5) If no explanation is given, or if after considering any explanation the declarant may give, the Secretary or Designated Officer is of the opinion that the conditions in subparagraph (1) (b) still exist, the Secretary or Designated Officer may, in addition to any other action including investigations and commencement of civil proceedings, take disciplinary or other appropriate action against the employee.

PART IV—PROCEDURE FOR THE ACCESS OR PUBLICATION OF INFORMATION IN A DECLARATION*Access and Publication of Information in a Declaration*

15. (1) The Board or any other person shall not disclose, access, acquire or publish the information in the declaration form except as may be provided in the Act, the Regulations, these Procedures, or any other written law.

(2) A person who wishes to gain access or to publish information in relation to a declaration under the Act shall—

- (a) apply to the Board in the form set out in Appendix I; and
 - (b) demonstrate to the Board that he or she has a legitimate interest in the information; and
 - (c) demonstrate to the Board that the access to or publication of that information shall be for a good cause and in furtherance of the objectives of the Act.
- (3) Where the information is intended to be disclosed or publicized, the applicant shall expressly state so in the application.
- (4) Where a person has made an application to the Board in accordance with this paragraph—
- (a) the Board shall issue the applicant with an acknowledgement in the form set out in Appendix II;
 - (b) the Board shall inform the declarant of the application in writing;

(c) the Board shall give the declarant an opportunity to make a representation in writing in relation to the application within 14 days; and

(d) the Board shall take into consideration the representation by the public officer while determining the application.

(5) The Board shall determine an application made in accordance with this paragraph and communicate its decision in writing to the applicant within thirty (30) days of receipt of the application.

(6) For the avoidance of doubt, the Board shall not release or part with the original declaration made by any employee in satisfying the requirement of this paragraph, unless required for investigation by a law enforcement agency or by any written law.

PROVIDED that where an original declaration is released under 10 (4) above the Board shall always retain a certified copy of the declaration;

(7) The Board shall maintain a register of applications and decisions made under this paragraph setting out:—

- (a) the name of each applicant;
(b) the date each application was received;
(c) the name and personal number of the employee who is the subject of the application;
(d) the department or other unit to which the employee belongs;
(e) a brief description of the information applied for;
(f) whether the employee accepts or opposes to the information applied for;
(g) a brief description of the decision made in relation to the application including reasons for denial where applicable; and
(h) date when the decision was communicated to the applicant.

Access by Declarant

16. An Application for access by an employee to his or her declaration may be determined by the Secretary.

Proof of Identity

17. The Board shall not give access to the information in a declaration to:—

- (a) the employee unless the employee proves his or her identity; or
(b) a representative of the employee unless that representative:
(i) provides proof of his or her authority to act as a representative of the employee; and
(ii) provides proof of identity of the employee.

Decision to be Final

18. (1) Except as provided under the Act, Regulations and these Procedures, the decisions of the Board in relation to a declaration by an employee shall be final.

(2) Any person dissatisfied with the decision may appeal in accordance with the procedures set out in the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011.

Regulations to Apply to this Part

19. This part shall be read and construed together with the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011.

PART V — PROCEDURE IN RELATION TO STORAGE AND RETENTION OF DECLARATION FORMS

Mechanisms for Storage, Retention and Retrieval

20. (1) The Board shall ensure that appropriate mechanisms are put in place for the safe and secure storage, retention and easy retrieval of the declarations

(2) The mechanisms established under sub-paragraph (1) may include manual, electronic, microfilm or any other form as the Board may consider appropriate.

Cessation of Retention of Information

21. (1) Where the period for retaining information obtained in accordance with Part IV of the Act has lapsed, the Board shall determine the action to be taken in relation to that information.

(2) The Secretary may make a written proposal to the Board in relation to the action to be taken by the Board in accordance with sub-paragraph (1).

PART VI—GENERAL PROVISIONS

Powers of the Board

22. Notwithstanding delegation of any function or power by the Board for the purposes of these Procedures, the Board may:

- (a) exercise the delegated power or perform the delegated function; or
(b) on its own motion or request by any person, revise a decision of the Secretary made for the purposes of these Procedures.

(2) The Board may from time to time review the operational procedures put in place by the secretary in the application of these procedures.

Matters not covered by these Procedures

23. The Board may issue written instructions in relation to any matter that has not been provided for in these procedures.

Representations to the Board

24. The Board may consider representations from any person in the application of these Procedures.

Review

25. (1) The Board may from time to time review the operational arrangements put in place by the Secretary in the application of these Procedures.

(2) The Commission may review these Procedures from time to time as may be necessary.

APPENDIX I

REQUEST TO ACCESS A DECLARATION OR CLARIFICATION

Note: A separate form to be completed in respect of a request for information for each declarant.

Part I: Information on Applicant

- 1. Name.....
2. National Identity Card/Passport Number.....
3. Postal Address.....
4. Physical Address.....
5. E-mail Address.....
6. Occupation.....

Part II: Particulars of Information Applied for

- (a) Nature of Information (please tick)
1. Declaration ()
2. Clarification ()
3. Declaration and Clarification ()
(b) Declaration period.....

Part III: Information on the Person whose declaration is sought to be obtained: Name.....

Directorate/Department (if known)..... Work Station Reason for requiring the information—
(i) Official.....
(ii) Other reason.....
(e) State precisely the purpose for which the declaration sought will be used

Part IV: Additional Information

Give any other information you may consider relevant and useful to your request.....

.....
 Part V: Declaration by Applicant I,
 solemnly declare that the information I have given above is true,
 complete and correct to the best of my knowledge. Date:

Signature of Applicant.....

APPENDIX II

ACKNOWLEDGEMENT OF REQUEST FOR ACCESS FOR A DECLARATION OR CLARIFICATION

Name of Applicant.....

National Identity Card/Passport Number.....

Name of Organization (where applicable).....

Postal Address.....

Date of
 Application.....

Delivered

by.....

Signature.....

A response on this request will be communicated within thirty (30)
 days from the date of this acknowledgement.

Name of Receiving Officer :.....

SignatureDate.....

Stamp:

MR/5353400

GAZETTE NOTICE No. 10029

THE PUBLIC OFFICER ETHICS ACT

(No. 4 of 2003)

IN EXERCISE of the powers conferred by section 33 (1) of the
 Public Officer Ethics Act, 2003, the Kericho County Assembly
 Service Board establishes the following administrative Procedures:

THE KERICHO COUNTY ASSEMBLY SERVICE BOARD PROCEDURES FOR

ADMINISTRATION OF PART IV OF THE ACT

PART I –PRELIMINARY

1. Citation

These Procedures may be cited as the Kericho County
 Assembly Service Board Procedures for Administration of
 Part IV of the Act

2. Interpretation

In these Procedures, unless the context otherwise requires:-

“Act” means the Public Officer Ethics Act, 2003;

“Board” means the Kericho County Assembly Service Board
 established in accordance with section 12 of the County Government
 Act, 2012;

“Commission” means the Ethics and Anti-Corruption
 Commission established under section 3 of the Ethics and Anti-
 Corruption Commission Act, 2011;

“Declarant” means a person who has made a declaration under
 the Act;

“Declaration form” means the form set out in the Schedule to the
 Act in accordance with section 26(2) of the Act;

“Declaration year” means the year when the two-year declaration
 under the Act falls due;

“Designated Officer” means an employee of the Board assigned
 to administer these Procedures or any part thereof in accordance with
 clause 4(2) of these Procedures;

“Employee” means a public officer employed by the Board;

“Final declaration” means a declaration made in accordance with
 section 27 (5) of the Act;

“Initial declaration” means a declaration made in accordance with
 section 27 (3) of the Act;

“Public Officer” shall take the meaning in Article 260 of the
 Constitution of Kenya, 2010;

“Regulations” means the Regulations made under the Act;

“Secretary” means the Clerk of the County Assembly or in
 absence of the Clerk, the person exercising the functions of the clerk
 in accordance with section 2 of the County Assembly Service Act,
 2017;

“Two-year declaration” means a declaration made in accordance
 with section 26(1) of the Act.

3. Scope of Application

These Procedures shall apply to the administration of Part IV of
 the Act with respect to employees of the Board.

PART II–PROCEDURE IN RELATION TO DECLARATIONS

4. Administration of the Procedures

- (1) The Secretary shall administer these Procedures on behalf of
 the Commission;
- (2) The Secretary may designate officer(s) from among the
 employees of the Commission to administer the Procedures or
 any part thereof in respect to any specified category of
 employees of the Commission;
- (3) The designation under sub-paragraph (2) shall be in
 writing and shall outline the specific tasks to be performed
 by the Designated Officer.

5. Procedure in Submitting Declarations

- (1) An employee shall submit a declaration in the Form set out
 in the Schedule to the Act.
- (2) The Board may use such measures as may be appropriate
 to facilitate an employee to acquire the form referred to in
 sub-paragraph (1).
- (3) The Board may publish the declaration form in a format
 that may permit the declaration form: -
 - (a) to be rendered in digital format; or
 - (b) to be downloaded from a website and printed out in
 paper format.
- (4) Where an employee is required to make an initial, two-
 year or final declaration, the Secretary or Designated
 Officer may issue a notification to the employee not less
 than thirty (30) days before the due date for the
 declaration,
- (5) For avoidance of doubt, failure to provide a declaration
 form or to issue a notification under this paragraph shall
 not be construed as a waiver of the responsibility of the
 employee to submit a declaration under the Act.

6. Completion and Submission of Declarations

- (1) An employee shall complete and submit the declaration
 form to the Secretary.

7. Register of Declarations

- (1) The Board shall maintain a register containing details of
 each employee who is required to make a declaration in
 accordance with the Act. The register shall include-
 - (a) Name; personal number; designation; directorate;
 department or unit
 - (b) Date the employee submitted the declaration form;
 - (c) type of declaration (initial, tow-year or final);
 - (d) Name and signature of the designated officer
 acknowledging receipt of the declaration;
 - (e) Total number of employees who have submitted
 declarations as at the due date;
 - (f) Total number of employees required to submit
 declarations; and
 - (g) Any remarks relating to the declarations.

- (2) A register under this part may be maintained in separate documents.

8. Reports on Compliance

1. The Board shall submit to the Commission a report containing the following information:

- (a) In relation to two-year declaration—
- (i) The number of employees on the payroll as at 31st October of the year of declaration;
 - (ii) A certified copy of the register maintained in accordance with paragraph 6;
 - (iii) The total number of employees who have complied with the requirement for declarations;
 - (iv) The total number of employees who have not complied with the requirement for declarations;
 - (v) Action taken by the Board in relation to any employee who has not complied;
 - (vi) Any relevant remarks on the submissions.
- (b) In relation to the initial and final declaration;
- (i) Number of employees required to make a declaration;
 - (ii) The number of employees who have complied with the requirement for declaration;
 - (iii) Number of employees who have not complied with the requirement for declarations;
 - (iv) Action taken in relation to any employee who has not complied;
 - (v) Any relevant remarks on the submissions.

2. The report under this part shall;

- (a) In relation to a two-year declaration, be submitted to the Commission, not later than 31st July, of the year following the declaration;
- (b) In relation to initial and final declarations, be submitted to the Commission not later than 31st July following the end of the financial year within which the declarations were made.

PART III—PROCEDURE IN RELATION TO CLARIFICATIONS

9. Requests for Clarification

- (1) The Secretary or the Designated Officer shall review each declaration to ascertain if any of the following conditions exist—

- (a) on the face of the declaration, or in light of any other information the Board may have, there is reason to suspect the declaration may be false or incomplete;
- (b) the assets of the declarant appear disproportionate to his or her known income;
- (c) the income, assets or liabilities of the declarant raise concerns of impropriety or conflict of interest.

- (2) If it is suspected that any of the conditions in subparagraph (1) exist, the Secretary or Designated Officer shall give the declarant an opportunity to make a clarification in accordance with section 28 (1) of the Act.

- (3) Request for a clarification shall be made in writing.

- (4) The Secretary or Designated Officer shall, in the register of declarations, document the particulars of clarification sought, the mode of communication, the time given to respond, the date and particulars of response, if any.

- (5) If no explanation is given, or if after considering any explanation the declarant may give, the Secretary or Designated Officer is of the opinion that the conditions in subparagraph (1) (b) still exist, the Secretary or Designated Officer may, in addition to any other action including investigations and commencement of civil proceedings, take disciplinary or other appropriate action against the employee.

PART IV—PROCEDURE FOR THE ACCESS OR PUBLICATION OF INFORMATION IN A DECLARATION

10. Access and Publication of Information in a Declaration

- (1) The Board or any other person shall not disclose, access, acquire or publish the information in the declaration form except as may be provided in the Act, the Regulations, these Procedures, or any other written law.

- (2) A person who wishes to gain access or to publish information in relation to a declaration under the Act shall:-

- (a) apply to the Board in the form set out in Appendix I; and
- (b) demonstrate to the Board that he or she has a legitimate interest in the information; and
- (c) demonstrate to the Board that the access to or publication of that information shall be for a good cause and in furtherance of the objectives of the Act.

- (3) Where the information is intended to be disclosed or publicized, the applicant shall expressly state so in the application.

- (4) Where a person has made an application to the Board in accordance with this paragraph:-

- (a) the Board shall issue the applicant with an acknowledgement in the form set out in Appendix II;
- (b) the Board shall inform the declarant of the application in writing;
- (c) the Board shall give the declarant an opportunity to make a representation in writing in relation to the application within 14 days; and
- (d) the Board shall take into consideration the representation by the public officer while determining the application.

- (5) The Board shall determine an application made in accordance with this paragraph and communicate its decision in writing to the applicant within thirty (30) days of receipt of the application.

- (6) For the avoidance of doubt, the Board shall not release or part with the original declaration made by any employee in satisfying the requirement of this paragraph, unless required for investigation by a law enforcement agency or by any written law.

PROVIDED that where an original declaration is released under 10 (4) above the Board shall always retain a certified copy of the declaration;

- (7) The Board shall maintain a register of applications and decisions made under this paragraph setting out:-

- (a) the name of each applicant;
- (b) the date each application was received;
- (c) the name and personal number of the employee who is the subject of the application;
- (d) the department or other unit to which the employee belongs;
- (e) a brief description of the information applied for;
- (f) whether the employee accepts or opposes to the information applied for;
- (g) a brief description of the decision made in relation to the application including reasons for denial where applicable; and
- (h) date when the decision was communicated to the applicant.

11. Access by Declarant

An Application for access by an employee to his or her declaration may be determined by the Secretary.

12. Proof of Identity

The Board shall not give access to the information in a declaration to—

- (a) the employee unless the employee proves his or her identity; or
- (b) a representative of the employee unless that representative—
 - (i) Provides proof of his or her authority to act as a representative of the employee; and
 - (ii) Provides proof of identity of the employee.

13. Decision to be Final

(1) Except as provided under the Act, Regulations and these Procedures, the decisions of the Board in relation to a declaration by an employee shall be final.

(2) Any person dissatisfied with the decision may appeal in accordance with the procedures set out in the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011.

14. Regulations to Apply to this Part

This part shall be read and construed together with the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011.

PART V – PROCEDURE IN RELATION TO STORAGE AND RETENTION OF DECLARATION FORMS

15. Mechanisms for Storage, Retention and Retrieval

(1) The Board shall ensure that appropriate mechanisms are put in place for the safe and secure storage, retention and easy retrieval of the declarations

(2) The mechanisms established under sub-paragraph (1) may include manual, electronic, microfilm or any other form as the Board may consider appropriate.

16. Cessation of Retention of Information

(1) Where the period for retaining information obtained in accordance with Part IV of the Act has lapsed, the Board shall determine the action to be taken in relation to that information.

(2) The Secretary may make a written proposal to the Board in relation to the action to be taken by the Board in accordance with sub-paragraph (1).

PART VI-GENERAL PROVISIONS

17. Powers of the Board

(1) Notwithstanding delegation of any function or power by the Board for the purposes of these Procedures, the Board may:

- (a) exercise the delegated power or perform the delegated function; or
- (b) on its own motion or request by any person, revise a decision of the Secretary made for the purposes of these Procedures.

(2) The Board may from time to time review the operational procedures put in place by the secretary in the application of these procedures.

18. Matters not covered by these Procedures

The Board may issue written instructions in relation to any matter that has not been provided for in these procedures.

19. Representations to the Board

The Board may consider representations from any person in the application of these Procedures.

20. Review

(1) The Board may from time to time review the operational arrangements put in place by the Secretary in the application of these Procedures.

(2) The Commission may review these Procedures from time to time as may be necessary.

APPENDIX I

REQUEST TO ACCESS A DECLARATION OR CLARIFICATION

Note: A separate form to be completed in respect of a request for information for each declarant.

Part I: Information on Applicant

- 1. Name.....
- 2. National Identity Card/Passport Number.....
- 3. Postal Address.....
- 4. Physical Address.....
- 5. E-mail Address.....
- 6. Occupation.....

Part II: Particulars of Information Applied for

(a) Nature of Information (please tick)

- 1. Declaration ()
- 2. Clarification ()
- 3. Declaration and Clarification ()

(b) Declaration period

Part III: Information on the Person whose declaration is sought to be obtained:

- (a) Name.....
- (b) Directorate/Department (if known).....
- (c) Work Station.....
- (d) Reason for requiring the information:-
 - (i) Official.....
- (ii) Other reason.....
- (e) State precisely the purpose for which the declaration sought will be used

Part IV: Additional Information

Give any other information you may consider relevant and useful to your request

Part V: Declaration by Applicant

I,, solemnly declare that the information I have given above is true, complete and correct to the best of my knowledge.

Date:

Signature of Applicant.....

APPENDIX II

ACKNOWLEDGEMENT OF REQUEST FOR ACCESS FOR A DECLARATION OR CLARIFICATION

Name of Applicant.....

National Identity Card/Passport Number.....

Name of Organization (where applicable).....

Postal Address.....
 Date of Application.....
 Delivered by.....
 Signature.....
 A response on this request will be communicated within thirty (30) days from the date of this acknowledgement.

Name of Receiving Officer

 Signature

 Date

Stamp:
 MR/5353495

GAZETTE NOTICE NO. 10030

THE PUBLIC OFFICER ETHICS ACT

(No. 4 of 2003)

THE MARSABIT COUNTY ASSEMBLY SERVICE BOARD
PROCEDURES FOR ADMINISTRATION OF PART IV OF THE
ACT

THE PUBLIC OFFICER ETHICS ACT

(No. 4 of 2003)

IN EXERCISE of the powers conferred by section 33 (1) of the Public Officer Ethics Act, 2003, the Marsabit County Assembly Service Board establishes the following administrative Procedures:

THE MARSABIT COUNTY ASSEMBLY SERVICE BOARD
PROCEDURES FOR

ADMINISTRATION OF PART IV OF THE ACT

PART I—PRELIMINARY

1. Citation

These Procedures may be cited as the Marsabit County Assembly Service Board Procedures for Administration of Part IV of the Act.

2. Interpretation

In these Procedures, unless the context otherwise requires:-

“Act” means the Public Officer Ethics Act, 2003;

“Board” means the Marsabit County Assembly Service Board established in accordance with section 12 of the County Government Act, 2012;

“Commission” means the Ethics and Anti-Corruption Commission established under section 3 of the Ethics and Anti-Corruption Commission Act, 2011;

“Declarant” means a person who has made a declaration under the Act;

“Declaration form” means the form set out in the Schedule to the Act in accordance with section 26(2) of the Act;

“Declaration year” means the year when the two-year declaration under the Act falls due;

“Designated Officer” means an employee of the Board assigned to administer these Procedures or any part thereof in accordance with clause 4(2) of these Procedures;

“Employee” means a public officer employed by the Board;

“Final declaration” means a declaration made in accordance with section 27(5) of the Act;

“Initial declaration” means a declaration made in accordance with section 27(3) of the Act;

“Public Officer” shall take the meaning in Article 260 of the Constitution of Kenya, 2010;

“Regulations” means the Regulations made under the Act;

“Secretary” means the Clerk of the County Assembly or in absence of the Clerk, the person exercising the functions of the clerk in accordance with section 2 of the County Assembly Services Act, 2017;

“Two-year declaration” means a declaration made in accordance with section 26(1) of the Act.

3. Scope of Application

These Procedures shall apply to the administration of Part IV of the Act with respect to employees of the Board.

PART II—PROCEDURE IN RELATION TO DECLARATIONS

4. Administration of the Procedures

(1) The Secretary shall administer these Procedures on behalf of the Commission;

(2) The Secretary may designate officer(s) from among the employees of the Commission to administer the Procedures or any part thereof in respect to any specified category of employees of the Commission;

(3) The designation under sub-paragraph (2) shall be in writing and shall outline the specific tasks to be performed by the Designated Officer.

5. Procedure in Submitting Declarations

(1) An employee shall submit a declaration in the Form set out in the Schedule to the Act.

(2) The Board may use such measures as may be appropriate to facilitate an employee to acquire the form referred to in sub-paragraph (1).

(3) The Board may publish the declaration form in a format that may permit the declaration form: -

(a) to be rendered in digital format; or

(b) to be downloaded from a website and printed out in paper format.

(4) Where an employee is required to make an initial, two-year or final declaration, the Secretary or Designated Officer may issue a notification to the employee not less than thirty (30) days before the due date for the declaration,

(5) For avoidance of doubt, failure to provide a declaration form or to issue a notification under this paragraph shall not be construed as a waiver of the responsibility of the employee to submit a declaration under the Act.

6. Completion and Submission of Declarations

(1) An employee shall complete and submit the declaration form to the Secretary.

7. Register of Declarations

(1) The Board shall maintain a register containing details of each employee who is required to make a declaration in accordance with the Act. The register shall include—

(a) Name; personal number; designation; directorate; department or unit

(b) Date the employee submitted the declaration form;

(c) type of declaration (initial, two-year or final);

(d) Name and signature of the designated officer acknowledging receipt of the declaration;

(e) Total number of employees who have submitted declarations as at the due date;

(f) Total number of employees required to submit declarations; and

(g) Any remarks relating to the declarations.

(2) A register under this part may be maintained in separate documents.

8. Reports on Compliance

(1) The Board shall submit to the Commission a report containing the following information:

(2) In relation to two-year declaration –

- (a) The number of employees on the payroll as at 31st October of the year of declaration;
- (b) A certified copy of the register maintained in accordance with paragraph 6;
- (c) The total number of employees who have complied with the requirement for declarations;
- (d) The total number of employees who have not complied with the requirement for declarations;
- (e) Action taken by the Board in relation to any employee who has not complied;
- (f) Any relevant remarks on the submissions.

(3) In relation to the initial and final declaration;

- (i) Number of employees required to make a declaration;
- (ii) The number of employees who have complied with the requirement for declaration;
- (iii) Number of employees who have not complied with the requirement for declarations;
- (iv) Action taken in relation to any employee who has not complied;
- (v) Any relevant remarks on the submissions.

2. The report under this part shall;

- (a) In relation to a two-year declaration, be submitted to the Commission, not later than 31st July, of the year following the declaration;
- (b) In relation to initial and final declarations, be submitted to the Commission not later than 31st July following the end of the financial year within which the declarations were made.

PART III – PROCEDURE IN RELATION TO CLARIFICATIONS

9. Requests for Clarification

(1) The Secretary or the Designated Officer shall review each declaration to ascertain if any of the following conditions exist –

- (a) on the face of the declaration, or in light of any other information the Board may have, there is reason to suspect the declaration may be false or incomplete;
- (b) the assets of the declarant appear disproportionate to his or her known income;
- (c) the income, assets or liabilities of the declarant raise concerns of impropriety or conflict of interest.

(2) If it is suspected that any of the conditions in subparagraph (1) exist, the Secretary or Designated Officer shall give the declarant an opportunity to make a clarification in accordance with section 28(1) of the Act.

(3) Request for a clarification shall be made in writing.

(4) The Secretary or Designated Officer shall, in the register of declarations, document the particulars of clarification sought, the mode of communication, the time given to respond, the date and particulars of response, if any.

(5) If no explanation is given, or if after considering any explanation the declarant may give, the Secretary or Designated Officer is of the opinion that the conditions in subparagraph (1) (b) still exist, the Secretary or Designated Officer may, in addition to any other action including investigations and commencement of civil proceedings, take disciplinary or other appropriate action against the employee.

PART IV – PROCEDURE FOR THE ACCESS OR PUBLICATION OF INFORMATION IN A DECLARATION

10. Access and Publication of Information in a Declaration

(1) The Board or any other person shall not disclose, access, acquire or publish the information in the declaration form except as may be provided in the Act, the Regulations, these Procedures, or any other written law.

(2) A person who wishes to gain access or to publish information in relation to a declaration under the Act shall:-

- (a) apply to the Board in the form set out in Appendix I; and
- (b) demonstrate to the Board that he or she has a legitimate interest in the information; and
- (c) demonstrate to the Board that the access to or publication of that information shall be for a good cause and in furtherance of the objectives of the Act.

(3) Where the information is intended to be disclosed or publicized, the applicant shall expressly state so in the application.

(4) Where a person has made an application to the Board in accordance with this paragraph:-

- (a) the Board shall issue the applicant with an acknowledgement in the form set out in Appendix II;
- (b) the Board shall inform the declarant of the application in writing;
- (c) the Board shall give the declarant an opportunity to make a representation in writing in relation to the application within 14 days; and
- (d) the Board shall take into consideration the representation by the public officer while determining the application.

(5) The Board shall determine an application made in accordance with this paragraph and communicate its decision in writing to the applicant within thirty (30) days of receipt of the application.

(6) For the avoidance of doubt, the Board shall not release or part with the original declaration made by any employee in satisfying the requirement of this paragraph, unless required for investigation by a law enforcement agency or by any written law.

PROVIDED that where an original declaration is released under 10(4) above the Board shall always retain a certified copy of the declaration;

(7) The Board shall maintain a register of applications and decisions made under this paragraph setting out:-

- (a) the name of each applicant;
- (b) the date each application was received;
- (c) the name and personal number of the employee who is the subject of the application;
- (d) the department or other unit to which the employee belongs;
- (e) a brief description of the information applied for;
- (f) whether the employee accepts or opposes to the information applied for;
- (g) a brief description of the decision made in relation to the application including reasons for denial where applicable; and
- (h) date when the decision was communicated to the applicant.

11. Access by Declarant

An Application for access by an employee to his or her declaration may be determined by the Secretary.

12. Proof of Identity

The Board shall not give access to the information in a declaration to:

- (a) the employee unless the employee proves his or her identity; or
- (b) a representative of the employee unless that representative:-

- (i) Provides proof of his or her authority to act as a representative of the employee; and
- (ii) Provides proof of identity of the employee.

13. Decision to be Final

(1) Except as provided under the Act, Regulations and these Procedures, the decisions of the Board in relation to a declaration by an employee shall be final.

(2) Any person dissatisfied with the decision may appeal in accordance with the procedures set out in the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011.

14. Regulations to Apply to this Part

This part shall be read and construed together with the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011

PART V – PROCEDURE IN RELATION TO STORAGE AND RETENTION OF DECLARATION FORMS

15. Mechanisms for Storage, Retention and Retrieval

(1) The Board shall ensure that appropriate mechanisms are put in place for the safe and secure storage, retention and easy retrieval of the declarations

(2) The mechanisms established under sub-paragraph (1) may include manual, electronic, microfilm or any other form as the Board may consider appropriate.

16. Cessation of Retention of Information

(1) Where the period for retaining information obtained in accordance with Part IV of the Act has lapsed, the Board shall determine the action to be taken in relation to that information.

(2) The Secretary may make a written proposal to the Board in relation to the action to be taken by the Board in accordance with sub-paragraph (1).

PART VI – GENERAL PROVISIONS

17. Powers of the Board

(1) Notwithstanding delegation of any function or power by the Board for the purposes of these Procedures, the Board may:

- (a) exercise the delegated power or perform the delegated function; or
- (b) on its own motion or request by any person, revise a decision of the Secretary made for the purposes of these Procedures.

(2) The Board may from time to time review the operational procedures put in place by the Secretary in the application of these procedures.

18. Matters not covered by these Procedures

The Board may issue written instructions in relation to any matter that has not been provided for in these procedures.

19. Representations to the Board

The Board may consider representations from any person in the application of these Procedures.

20. Review

(1) The Board may from time to time review the operational arrangements put in place by the Secretary in the application of these Procedures.

(2) The Commission may review these Procedures from time to time as may be necessary.

APPENDIX I

REQUEST TO ACCESS A DECLARATION OR CLARIFICATION

Note: A separate form to be completed in respect of a request for information for each declarant.

Part I: Information on Applicant

1. Name.....
2. National Identity Card/Passport Number.....
3. Postal Address.....
4. Physical Address.....
5. E-mail Address.....
6. Occupation.....

Part II: Particulars of Information Applied for

(a) Nature of Information (please tick)

1. Declaration ()
2. Clarification ()
3. Declaration and Clarification ()

(b) Declaration period

Part III: Information on the Person whose declaration is sought to be obtained :

- (a) Name.....
- (b) Directorate/Department (if known).....
- (c) Work Station.....
- (d) Reason for requiring the information:-
- (i) Official.....
 - (ii) Other reason.....

(e) State precisely the purpose for which the declaration sought will be used Part IV: Additional Information

Give any other information you may consider relevant and useful to your request

Part V: Declaration by Applicant

I,, solemnly declare that the information I have given above is true, complete and correct to the best of my knowledge.

Date:

Signature of Applicant.....

APPENDIX II

ACKNOWLEDGEMENT OF REQUEST FOR ACCESS FOR A DECLARATION OR CLARIFICATION

Name of Applicant.....

National Identity Card/Passport Number.....

Name of Organization (where applicable).....

Postal Address.....

Date of Application.....

Delivered by.....

Signature.....

A response on this request will be communicated within thirty (30) days from the date of this acknowledgement.

Name of Receiving Officer:

Signature:

Date:

Stamp:

Signed..... dated this day of 2018

Hon. Mathew Lolome

Mr. Mahmoud Kamaya

Chairperson/Speaker

Secretary/Clerk

MR/5353348

GAZETTE NOTICE NO. 10031

THE PUBLIC OFFICER ETHICS ACT

(No. 4 of 2003)

THE NYERI COUNTY ASSEMBLY SERVICE BOARD
PROCEDURES FOR ADMINISTRATION OF PART IV OF THE
ACT

THE PUBLIC OFFICER ETHICS ACT

(No. 4 of 2003)

IN EXERCISE of the powers conferred by section 33 (1) of the Public Officer Ethics Act, 2003, the Nyeri County Assembly Service Board establishes the following administrative Procedures:

THE NYERI COUNTY ASSEMBLY SERVICE BOARD
PROCEDURES FOR

ADMINISTRATION OF PART IV OF THE ACT

PART I—PRELIMINARY

1. Citation

These Procedures may be cited as the Marsabit County Assembly Service Board Procedures for Administration of Part IV of the Act.

2. Interpretation

In these Procedures, unless the context otherwise requires:-

"Act" means the Public Officer Ethics Act, 2003;

"Board" means the Marsabit County Assembly Service Board established in accordance with section 12 of the County Government Act, 2012;

"Commission" means the Ethics and Anti-Corruption Commission established under section 3 of the Ethics and Anti-Corruption Commission Act, 2011;

"Declarant" means a person who has made a declaration under the Act;

"Declaration form" means the form set out in the Schedule to the Act in accordance with section 26(2) of the Act;

"Declaration year" means the year when the two-year declaration under the Act falls due;

"Designated Officer" means an employee of the Board assigned to administer these Procedures or any part thereof in accordance with clause 4(2) of these Procedures;

"Employee" means a public officer employed by the Board;

"Final declaration" means a declaration made in accordance with section 27(5) of the Act;

"Initial declaration" means a declaration made in accordance with section 27(3) of the Act;

"Public Officer" shall take the meaning in Article 260 of the Constitution of Kenya, 2010;

"Regulations" means the Regulations made under the Act;

"Secretary" means the Clerk of the County Assembly or in absence of the Clerk, the person exercising the functions of the clerk in accordance with section 2 of the County Assembly Services Act, 2017;

"Two-year declaration" means a declaration made in accordance with section 26(1) of the Act.

3. Scope of Application

These Procedures shall apply to the administration of Part IV of the Act with respect to employees of the Board.

PART II—PROCEDURE IN RELATION TO DECLARATIONS

4. Administration of the Procedures

(4) The Secretary shall administer these Procedures on behalf of the Commission;

(5) The Secretary may designate officer(s) from among the employees of the Commission to administer the Procedures or any

part thereof in respect to any specified category of employees of the Commission;

(6) The designation under sub-paragraph (2) shall be in writing and shall outline the specific tasks to be performed by the Designated Officer.

5. Procedure in Submitting Declarations

(6) An employee shall submit a declaration in the Form set out in the Schedule to the Act.

(7) The Board may use such measures as may be appropriate to facilitate an employee to acquire the form referred to in sub-paragraph (1).

(8) The Board may publish the declaration form in a format that may permit the declaration form:-

(c) to be rendered in digital format; or

(d) to be downloaded from a website and printed out in paper format.

(9) Where an employee is required to make an initial, two-year or final declaration, the Secretary or Designated Officer may issue a notification to the employee not less than thirty (30) days before the due date for the declaration,

(10) For avoidance of doubt, failure to provide a declaration form or to issue a notification under this paragraph shall not be construed as a waiver of the responsibility of the employee to submit a declaration under the Act.

6. Completion and Submission of Declarations

(2) An employee shall complete and submit the declaration form to the Secretary.

7. Register of Declarations

(3) The Board shall maintain a register containing details of each employee who is required to make a declaration in accordance with the Act. The register shall include—

(a) Name; personal number; designation; directorate; department or unit

(b) Date the employee submitted the declaration form;

(c) type of declaration (initial, two-year or final);

(d) Name and signature of the designated officer acknowledging receipt of the declaration;

(e) Total number of employees who have submitted declarations as at the due date;

(f) Total number of employees required to submit declarations; and

(g) Any remarks relating to the declarations.

(4) A register under this part may be maintained in separate documents.

8. Reports on Compliance

(4) The Board shall submit to the Commission a report containing the following information:

(5) In relation to two-year declaration —

(a) The number of employees on the payroll as at 31st October of the year of declaration;

(b) A certified copy of the register maintained in accordance with paragraph 6;

(c) The total number of employees who have complied with the requirement for declarations;

(d) The total number of employees who have not complied with the requirement for declarations;

(e) Action taken by the Board in relation to any employee who has not complied;

(f) Any relevant remarks on the submissions.

- (6) In relation to the initial and final declaration;
- (i) Number of employees required to make a declaration;
 - (ii) The number of employees who have complied with the requirement for declaration;
 - (iii) Number of employees who have not complied with the requirement for declarations;
 - (iv) Action taken in relation to any employee who has not complied;
 - (v) Any relevant remarks on the submissions.

3. The report under this part shall;

- (c) In relation to a two-year declaration, be submitted to the Commission, not later than 31st July, of the year following the declaration;
- (d) In relation to initial and final declarations, be submitted to the Commission not later than 31st July following the end of the financial year within which the declarations were made.

PART III—PROCEDURE IN RELATION TO CLARIFICATIONS

9. Requests for Clarification

(6) The Secretary or the Designated Officer shall review each declaration to ascertain if any of the following conditions exist –

- (a) on the face of the declaration, or in light of any other information the Board may have, there is reason to suspect the declaration may be false or incomplete;
- (b) the assets of the declarant appear disproportionate to his or her known income;
- (c) the income, assets or liabilities of the declarant raise concerns of impropriety or conflict of interest.

(7) If it is suspected that any of the conditions in subparagraph (1) exist, the Secretary or Designated Officer shall give the declarant an opportunity to make a clarification in accordance with section 28(1) of the Act.

(8) Request for a clarification shall be made in writing.

(9) The Secretary or Designated Officer shall, in the register of declarations, document the particulars of clarification sought, the mode of communication, the time given to respond, the date and particulars of response, if any.

(10) If no explanation is given, or if after considering any explanation the declarant may give, the Secretary or Designated Officer is of the opinion that the conditions in subparagraph (1) (b) still exist, the Secretary or Designated Officer may, in addition to any other action including investigations and commencement of civil proceedings, take disciplinary or other appropriate action against the employee.

PART IV—PROCEDURE FOR THE ACCESS OR PUBLICATION OF INFORMATION IN A DECLARATION

10. Access and Publication of Information in a Declaration

(8) The Board or any other person shall not disclose, access, acquire or publish the information in the declaration form except as may be provided in the Act, the Regulations, these Procedures, or any other written law.

(9) A person who wishes to gain access or to publish information in relation to a declaration under the Act shall:-

- (a) apply to the Board in the form set out in Appendix I; and
- (b) demonstrate to the Board that he or she has a legitimate interest in the information; and
- (c) demonstrate to the Board that the access to or publication of that information shall be for a good cause and in furtherance of the objectives of the Act.

(10) Where the information is intended to be disclosed or publicized, the applicant shall expressly state so in the application.

(11) Where a person has made an application to the Board in accordance with this paragraph:-

- (a) the Board shall issue the applicant with an acknowledgement in the form set out in Appendix II;
- (b) the Board shall inform the declarant of the application in writing;
- (c) the Board shall give the declarant an opportunity to make a representation in writing in relation to the application within 14 days; and
- (d) the Board shall take into consideration the representation by the public officer while determining the application.

(12) The Board shall determine an application made in accordance with this paragraph and communicate its decision in writing to the applicant within thirty (30) days of receipt of the application.

(13) For the avoidance of doubt, the Board shall not release or part with the original declaration made by any employee in satisfying the requirement of this paragraph, unless required for investigation by a law enforcement agency or by any written law.

PROVIDED that where an original declaration is released under 10(4) above the Board shall always retain a certified copy of the declaration;

(14) The Board shall maintain a register of applications and decisions made under this paragraph setting out:-

- (a) the name of each applicant;
- (b) the date each application was received;
- (c) the name and personal number of the employee who is the subject of the application;
- (d) the department or other unit to which the employee belongs;
- (e) a brief description of the information applied for;
- (f) whether the employee accepts or opposes to the information applied for;
- (g) a brief description of the decision made in relation to the application including reasons for denial where applicable; and
- (h) date when the decision was communicated to the applicant.

11. Access by Declarant

An Application for access by an employee to his or her declaration may be determined by the Secretary.

12. Proof of Identity

The Board shall not give access to the information in a declaration to:

- (a) the employee unless the employee proves his or her identity; or
- (b) a representative of the employee unless that representative: -
 - (i) Provides proof of his or her authority to act as a representative of the employee; and
 - (ii) Provides proof of identity of the employee.

13. Decision to be Final

(3) Except as provided under the Act, Regulations and these Procedures, the decisions of the Board in relation to a declaration by an employee shall be final.

(4) Any person dissatisfied with the decision may appeal in accordance with the procedures set out in the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011.

14. Regulations to Apply to this Part

This part shall be read and construed together with the Public Officer Ethics (Management, Verification, and Access to Financial Declarations) Regulations, 2011

PART V—PROCEDURE IN RELATION TO STORAGE AND RETENTION OF DECLARATION FORMS

15. Mechanisms for Storage, Retention and Retrieval

(3) The Board shall ensure that appropriate mechanisms are put in place for the safe and secure storage, retention and easy retrieval of the declarations

(4) The mechanisms established under sub-paragraph (1) may include manual, electronic, microfilm or any other form as the Board may consider appropriate.

16. Cessation of Retention of Information

(3) Where the period for retaining information obtained in accordance with Part IV of the Act has lapsed, the Board shall determine the action to be taken in relation to that information.

(4) The Secretary may make a written proposal to the Board in relation to the action to be taken by the Board in accordance with sub-paragraph (1).

PART VI-GENERAL PROVISIONS

17. Powers of the Board

(3) Notwithstanding delegation of any function or power by the Board for the purposes of these Procedures, the Board may:

- (a) exercise the delegated power or perform the delegated function; or
- (b) on its own motion or request by any person, revise a decision of the Secretary made for the purposes of these Procedures.

(4) The Board may from time to time review the operational procedures put in place by the Secretary in the application of these procedures.

18. Matters not covered by these Procedures

The Board may issue written instructions in relation to any matter that has not been provided for in these procedures.

19. Representations to the Board

The Board may consider representations from any person in the application of these Procedures.

20. Review

(3) The Board may from time to time review the operational arrangements put in place by the Secretary in the application of these Procedures.

(4) The Commission may review these Procedures from time to time as may be necessary.

APPENDIX I

REQUEST TO ACCESS A DECLARATION OR CLARIFICATION

Note: A separate form to be completed in respect of a request for information for each declarant.

Part I: Information on Applicant

- 7. Name.....
- 8. National Identity Card/Passport Number.....
- 9. Postal Address.....
- 10. Physical Address.....
- 11. E-mail Address.....
- 12. Occupation.....

Part II: Particulars of Information Applied for

(c) Nature of Information (please tick)

- 4. Declaration ()
- 5. Clarification ()
- 6. Declaration and Clarification ()

(d) Declaration period

Part III: Information on the Person whose declaration is sought to be obtained :

- (a) Name.....
- (b) Directorate/Department (if known).....

(c) Work Station.....

(d) Reason for requiring the information:-

- (i) Official.....
- (ii) Other reason.....

(e) State precisely the purpose for which the declaration sought will be used Part IV: Additional Information

Give any other information you may consider relevant and useful to your request

Part V: Declaration by Applicant

I,, solemnly declare that the information I have given above is true, complete and correct to the best of my knowledge.

Date:

Signature of Applicant.....

APPENDIX II

ACKNOWLEDGEMENT OF REQUEST FOR ACCESS FOR A DECLARATION OR CLARIFICATION

Name of Applicant.....

National Identity Card/Passport Number.....

Name of Organization (where applicable).....

Postal Address.....

Date of Application.....

Delivered by.....

Signature.....

A response on this request will be communicated within thirty (30) days from the date of this acknowledgement.

Name of Receiving Officer:

Signature:

Date:

Stamp:

Signed..... dated this day of 2018

MR/5353390

GAZETTE NOTICE NO. 10032

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

INQUIRY ORDER

WHEREAS, members of Stima Investment Co-operative Society Limited (CS/10856) petitioned the Commissioner that an inquiry be held into the affairs of the society, now the Commissioner has ordered that an inquiry be held to look into—

- (a) by-laws;
- (b) working and financial conditions; and
- (c) the conduct of present or past management committee of Stima Investment Co-operative Society Limited (CS/10856) and in accordance with section 58 as read together with section 73 of the Co-operative Societies Act, Cap 490, laws of Kenya.

Now therefore, I authorize (1) Hesbon M. Kiura, Principal Co-operative Officer, Nairobi and (2) Charles M. Mugwika, Senior Co-operative Officer, Embu to hold an inquiry within thirty (30) days from the date thereof at such place and time as may be expedient and duly notified by them.

The attention of all officers and members of the Society is directed to the following sections of the Co-operative Societies Act.

- Section 60 (1) – Costs of inquiry
- Section 60 (2) – Recovery of costs of expenses
- Section 94 – Offences
- Section 73 – Surcharges

Dated the 21st September, 2018.

MARY N. MUNGAI,

MR/5353192

Commissioner for Co-operative Development.

GAZETTE NOTICE NO. 10033

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

INQUIRY ORDER

WHEREAS, members of Magwagwa Farmers Co-operative Society Limited (CS/752) petitioned the Commissioner that an inquiry be held into the affairs of the society, now the Commissioner has ordered that an inquiry be held to look into—

- (a) by-laws;
- (b) working and financial conditions; and
- (c) the conduct of present or past management committee of Magwagwa Farmers Co-operative Society Limited (CS/752) and in accordance with section 58 as read together with section 73 of the Co-operative Societies Act, Cap. 490, laws of Kenya.

Now therefore, I authorize (1) Peter Wanjohi Kiama, Assistant Commissioner for Co-operative Development, Nairobi and (2) Lawrence Maganju, Co-operative Auditor 1, Tharaka Nithi to hold an inquiry within thirty (30) days from the date thereof at such place and time as may be expedient and duly notified by them.

The attention of all officers and members of the Society is directed to the following Sections of the Co-operative Societies Act.

- Section 60 (1) – Costs of inquiry
- Section 60 (2) – Recovery of costs of expenses
- Section 94 – Offences
- Section 73 – Surcharges

Dated the 12th September, 2018.

MARY N. MUNGAI,

MR/5353237 *Commissioner for Co-operative Development.*

GAZETTE NOTICE NO. 10034

THE CO-OPERATIVE SOCIETIES ACT

(Cap. 490)

CANCELLATION OF REGISTRATION ORDER

WHEREAS, an inspection was conducted into the affairs of Good Life Sacco Society Limited (CS/14820) under section 60 (a) of the Co-operatives Societies Act and further pursuant to section 62 (1) (b) and (c), I therefore cancel the registration of the said society and order that it be liquidated.

Any person, aggrieved may within thirty (30) days of publication in the *Kenya gazette* appeal to the Cabinet Secretary against this order.

Further, pursuant to section 65 of the Co-operative Societies Act, I appoint (1) Johnson K. Njoroge, ACCD and (2) Gerald M. Mwai, Chief Co-operative Auditor to be the liquidators for a period not exceeding one (1) year and authorize them to take into their custody all the properties of the said society including such books and documents as are deemed necessary for completion of the liquidation.

Dated the 12th July, 2018

MARY N. MUNGAI,

MR/5319935 *Commissioner for Co-operative Development.*

GAZETTE NOTICE NO. 10035

THE LABOUR RELATIONS ACT

(No. 14 of 2007)

APPLICATION FOR REGISTRATION OF TRADE UNION

NOTICE is given pursuant to sections 14, 15 and 17 of the Labour Relations Act, to all trade unions, federation of trade unions, employers organizations or federations, of the receipt of application for registration of the following:

KENYA COUNTY ADMINISTRATORS UNION (KCAU)

The notice is given to the following registered trade unions, employers organizations or federations.

1. Kenya County Government Workers Union (KCGWU)

to submit in writing any such objection(s) against the applicants within twenty one (21) days from the date of publication of this notice.

E. N. GICHEHA,

MR/5353280

Registrar of Trade Unions.

GAZETTE NOTICE NO. 10036

THE TRANSFER OF BUSINESSES ACT

(Cap. 500)

SUERA FLOWERS LIMITED AND SUBATI GROUP LIMITED

NOTICE is given under the Transfer of Business Act, that Suera Flowers Limited (registration number C 63154) (the "Transferor"), has pursuant to an agreement for sale dated 31st August, 2018 sold properties title numbers Nyandarua/OI Joro Orok/Salient 8421, Nyandarua/OI Joro Orok/Salient 8420, Nyandarua/OI Joro Orok/Salient 12, Nyandarua/OI Joro Orok/Salient 1489, Nyandarua/OI Joro Orok/Salient 1225 and Nyandarua/OI Joro Orok/Salient 11994 together with the assets thereon which include the crop of flowers (the "Business") to Subati Group Limited (registration Number C 170631) (the "Transferee"). The Transferee will continue the business of the said properties.

The address of the Transferor is P.O. Box 2099–20300, Nyahururu in the Republic of Kenya, while the address of the Transferee is P.O. Box 25130–00100, Nairobi in the Republic of Kenya.

The Transferee is not assuming nor is it intended to assume any liabilities whatsoever incurred in the business by the Transferor.

Dated the 24th September, 2018.

KIMONDO MUBEA & COMPANY,

Advocates for the Transferor.

MACHARIA-MWANGI & NJERU,

Advocates for the Transferee.

MR/5353300

GAZETTE NOTICE NO. 10037

THE PHYSICAL PLANNING ACT

(Cap. 286)

COMPLETION OF PART DEVELOPMENT PLAN

PDP No. MYL194/2016/11–Existing Land for Direct Aid International, Moyale.

NOTICE is given that the above-mentioned part development plan has been completed.

The part development plan relates to land situated within Moyale Town, Marsabit County.

Copies of the part development plan has been deposited for public inspection at the offices of the County Physical Planning Office.

The copies so deposited are available for inspection free of charge by all persons interested at the offices of the County Physical Planning, between the hours of 8.00 a.m. to 5.00 p.m., Monday to Friday.

Any interested person who wishes to make any representation in connection with or objection to the above-named part development plans may send such representations or objections in writing to be received by the County Physical Planning Officer, P.O. Box 384–60500, Marsabit, within sixty (60) days from the date of publication of this notice and such representation or objection shall state the grounds on which it is made.

Dated the 11th September, 2018.

MR/5353068

O. M. GALGALLO,

for Director of Physical Planning.

GAZETTE NOTICE NO. 10038

THE ENVIRONMENTAL MANAGEMENT AND
CO-ORDINATION ACT

(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT
AUTHORITY

ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED NGONG ROAD ESTATE PHASE II
HOUSING DEVELOPMENT ON PLOT L.R. NO. 31725, ALONG
NGONG ROAD, NAIROBI CITY 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, Edermann Properties Limited, is proposing to construct 12No. blocks of residential development comprising 210No. one bedroom units, 1428No. two bedroom units, 810No. three bedroom units, 2No. basement, 2529No. parking facilities, 20No. lifts, 16No. ramps, , associated facilities and amenities.

The following are the anticipated impacts and proposed mitigation measures.

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
Vegetation disturbance	<ul style="list-style-type: none"> • Restore cleared sites with indigenous vegetation upon completion of construction. • Levelling and grading of the resultant construction site. • Restoring animal habitats to their near original status.
Soil and water pollution	<ul style="list-style-type: none"> • All heavy trucks and any other motorized machinery must be maintained well to avoid fugitive spills. • Equipment and washing activities during construction to be done in designated areas with impervious surface with interceptors for oily wastes.
Air pollution (dust, gaseous emissions)	<ul style="list-style-type: none"> • Use dust screens to cover the buildings under construction to trap dust. • Provide appropriate personal protective equipment for employees exposed to dust and gaseous emissions. • Fence the construction site.
Noise and excessive vibration	<ul style="list-style-type: none"> • Comply with provisions of the Noise and Excessive Vibrations Pollution Control Regulations, 2009 for permissible noise and vibration levels. • Provision of adequate and appropriate PPEs to the workers. • Servicing machinery to reduce noise generation.
Increased solid waste generation	<ul style="list-style-type: none"> • Segregation of waste at source so as to determine the recyclables. • Contract a licensed waste handler to collect waste at regular intervals. • All wastes to be transported by NEMA licensed waste handlers and to be disposed in licensed disposal sites.
Increased traffic volumes	<ul style="list-style-type: none"> • Signage should be put in place to give warning and direct the traffic appropriately. • Transport raw materials during traffic off peak hours.

*Impacts**Proposed Mitigation Measures*

Occupational safety and health hazards	<ul style="list-style-type: none"> • Issuance of Personal Protective Equipment (PPE) and enforcing their use during construction and demolition. • Regular inspection, testing and maintenance of equipment and machinery. • Develop and implement site emergency response plans. • Training workers on health and safety precautions. • Provide fully stocked first aid kits.
Increased effluent waste generation	<ul style="list-style-type: none"> • Ensure that waste water pipes are not blocked or damaged so that the effluent can be delivered to the sewer line to avoid land and water contamination.
Increased raw material demand	<ul style="list-style-type: none"> • Use recyclable raw material. • Source building materials from local suppliers who use environmental friendly processes in their operations.

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 Forestry, NHIF Building, Community, P.O. Box 30521, Nairobi.
- County Director of Environment, Nairobi City 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.

GEOFFREY WAHUNGU,

Director-General,

MR/5353208

National Environment Management Authority.

GAZETTE NOTICE NO. 10039

THE ENVIRONMENTAL MANAGEMENT AND
CO-ORDINATION ACT

(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT
AUTHORITY

ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED MINI CEMENT PLANT ON PLOT NO.
MGUMOPATSA/MAZERAS/994 AND 857 AT KOKOTONI AREA
IN KILIFI 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, Safari Cement Limited is proposing to install a mini cement grinding plant to be located on Plot L.R. No. Mgumopatsa/Mazeras/994 and 857, Kokotoni area, Kilifi County. The plant is expected to produce an average of 700 tonnes of cement per day.

The following are the anticipated impacts and proposed mitigation measures.

*Impacts**Proposed Mitigation Measures*

Drainage system	<ul style="list-style-type: none"> • Ensure effective waste water management as guided by law. • Avoid as much pollution on the drainage system in the area.
-----------------	--

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>	<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
Waste management (solid and liquid)	<ul style="list-style-type: none"> • Provide solid waste collection facilities and segregation during site preparation. • Suitable method of disposal for each kind of waste will apply. • Operational measures should be designed and put in place to guide the process of waste reduction on-site. • Waste reduction mechanisms should be employing on-site to reduce the volume of any solid wastes generated. • The collection and safe storage of solid wastes on-site should be encouraged to facilitate transportation off-site. • The facilitation of safe transport of wastes off-site to authorized solid waste disposal sites should be encouraged. This would discourage accidental waste disposal during transport. • The provision of adequate access to toilet and bathroom facilities that meet both numerical standards (to prevent workers from using the neighbours) and treatment standards. • The separation of sewage and grey water streams to reduce sewage effluent volumes. • The employment of on-site treatment of wastewater. • Adherence to Water Quality Regulations of 2006. • Strict Adherence to Waste Management Regulations, 2006. 	Increased resource (water and electricity) demand	<ul style="list-style-type: none"> • Management of water usage. Avoid unnecessary wastage. • Recycling/reuse of water at the establishment time where possible. • Install water-conserving taps that turn off automatically when water is not being used. • Install energy saving electrical appliances to reduce energy consumption. • Carry out Energy Audit so as to know areas that need improvement.
Surface run-off	<ul style="list-style-type: none"> • Ensure that no waste water is directed into surface run-off drains. • Put in place roof catchments so as to harvest rain water. • The use of permeable surfaces for parking, walkway and roadway areas to facilitate ground infiltration. • The use of ground-based storm water disposal options where the geology of the area will facilitate its use. • The control of storm water accessing the site from offsite locations. • The incorporation of all drainage mitigations, along with a back-up surface drainage proposal, within an overall drainage plan for the development, with specific attention being placed on the terminal portion of the surface drainage, which may present a flooding risk within the site and it's neighborhood. • The employment of drainage mitigation measures to assist in the reduction of the volume and velocity of run-off from the site. • The covering and berming of stockpiles of materials during rainfall periods to prevent the washing away of these materials. • The recycling of sediment-loaded wash-water from batching plants to prevent the discharge of these waters into the environment. 	Air, dust and noise pollution	<ul style="list-style-type: none"> • Regular maintenance of operating machines and equipment. • Use of appropriate protective equipment (PPE) such as ear protectors dust masks by workers. • Carry out regular sound level (noise) and dust survey. • The use of the lowest noise-emitting equipment appropriate for the given task should be opted for, since this will result in less noise generated on-site. • Time limits should be imposed to limit the periods during which construction noises can be generated. The following times are proposed: Mondays to Fridays 0800hrs to 18hrs. Saturdays 0800hrs to 1300hrs. • Physical noise barriers should be considered for the property. • Check the performance of the major equipment periodically, in order to troubleshooting and fix the problem by lubricating, repairing and etc. • Reduce the noise exposure level of the employees especially machine operators or altering their activity zones between safe and unsafe acoustical zones. • Installation of pollution control devices most preferably filter bags for dust pollution control. • Ensure trucks ferrying raw materials especially clinker to the site are well covered to prevent dust spread. • Preventing fugitive dust from exiting the construction site through the use of containment barriers at the site's periphery. This mitigation would work in tandem with noise mitigation measures to prevent sound releases into the external environment. • Controlling fugitive dust generation from sources external to the construction site, such as at Concrete Batching plants and from trucks transporting raw materials to the site – using the containment methods. • Adherence to Air Quality Regulations of 2014. • Adherence to Noise And Excessive Vibration Pollution (Control) Regulations, 2009.
Security	<ul style="list-style-type: none"> • 24 hours security measures to be provided including incorporation of technology. • Police emergency numbers to be placed at strategic points. 	Increase in traffic	<ul style="list-style-type: none"> • Provision of adequate parking within the compound. • Comply with traffic regulations such as speed limits at the site. • Provide bill boards at the site/entrance to notify other motorists in the area about the project. • Apply from KeNHA for installation of speed

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
	bumps 100 meters away from both sides of the main entrance to the facility.
Fuel leakage	<ul style="list-style-type: none"> • Ensure fuel storage tank is bounded. • Designated staff at storage area to be trained on how to prevent, contain and clean up spills. • Ensure provision of spill kits.
Resource efficiency	<ul style="list-style-type: none"> • Monitor electricity and water use. • Put in place energy and water saving procedures and targets. • Install energy saving motors; water saving devices.
Public health and occupational health and safety	<ul style="list-style-type: none"> • Provision of appropriate protective clothing and equipment (overalls, head-covers/caps, gloves, ear muffs, nose muffs) and training to workers. • Provide suitable equipment during site preparation to avoid muscular strains. • Ensure that drinking water is safe for workers. • Ensure workers work in shifts whereby duration of each shift has a maximum of 8 hours. • Provide well equipped first aid box on site. • Ensure First Aid training to employees and two or three First Aiders be identified within the workers and their mobile numbers placed at strategic points. • Ensure compliance with OSHA, 2007. • Segregate motor traffic from pedestrian traffic in the design. • Ensure strict compliance with the Occupational Safety and Health Act, (OSHA) 2007.

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 Forestry, NHIF Building, Community, P.O. Box 30521, Nairobi.
- (c) County Director of Environment, Kilifi 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.

GEOFFREY WAHUNGU,
Director-General,

MR/5319799 *National Environment Management Authority.*

GAZETTE NOTICE No. 10040

THE ENVIRONMENTAL MANAGEMENT AND
CO-ORDINATION ACT

(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT
AUTHORITY

ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED THUCHI DAM NEAR RUNYENJES
TOWN, RUNYENJES SUB-COUNTY IN EMBU COUNTY

INVITATION OF PUBLIC COMMENTS

Pursuant to Regulation 21 of the Environmental Management and Coordination (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, National Irrigation Board, is proposing to construct Thuchi Dam on River Thuchi in Runyenjes Sub-location of Embu County. The dam will comprise of a small reservoir to store water for irrigation purposes. It will necessitate hiving off of some 48 ha of the forest to create the reservoir. Compensatory tree planting is proposed to be undertaken for at least a minimum of 43 ha and this could be done in degraded parts of the forest using indigenous species.

The following are the anticipated impacts and proposed mitigation measures.

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
Land tenure	<ul style="list-style-type: none"> • Provide support for greater productivity of remaining land if partial acquisition from owner. • Land acquisition and compensation.
Water quality	<ul style="list-style-type: none"> • Trap sediments on construction sites. • No direct runoff to river from vehicles/engines maintenance areas. • No direct runoff to river from toilet and waste disposal sites.
Wildlife	<ul style="list-style-type: none"> • Organize animal rescue during clearing operation if deemed necessary.
Land use	<ul style="list-style-type: none"> • Preserve top soil, rehabilitate and revegetate after use especially at disturbed sites and material sites.
Road construction	<ul style="list-style-type: none"> • Road design to satisfy national standards. • Construction methods to follow present best practice. • Slope protection measures with revegetation.
Quarry and borrow areas	<ul style="list-style-type: none"> • Use spoil as backfill of borrow areas. • Submit detail plan for quarry operation and rehabilitation prior to excavation. • Fill borrow areas with excavated spoil from tunnel. • Compensate farmers for loss of agriculture land.
Temporary camps and permanent facilities	<ul style="list-style-type: none"> • Submit detail plan for approval before implementation. • Compensate farmers for temporary or permanent loss of agriculture land and property. • Implement where possible temporary facilities within future reservoir limits to avoid net land consumption.
Ecological resources	<ul style="list-style-type: none"> • Compensatory reforestation of degraded areas. • Ensure no less than 30% flow regime is maintained that support the ecology of the river system.
Hydrology	<ul style="list-style-type: none"> • Monitor existing gauging stations. • Ensuring the prescribed flow regime is implemented. • Awareness information among local people on sudden changes in River Thuchi flow.
Water Borne diseases	<ul style="list-style-type: none"> • Implement measures to assess the presence of vectors and control of the potential diseases they cause. • Creation of awareness, prevention and monitoring programs. • The latrines in flood prone areas should be treated using solid chlorine to kill living bacteria, disease causing microbes and to curb smell.
Noise	<ul style="list-style-type: none"> • Provide ear protection devices to workers. • Warn residents adjacent to blast sites.

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
	<ul style="list-style-type: none"> • Avoid use of heavy machinery close to sensitive institutions. • Acquire a license for emitting noise in excess of the required standards. • Adherence to Noise And Excessive Vibration Pollution (Control) Regulations, 2009.
Air quality	<ul style="list-style-type: none"> • Reduce vehicle travel distance between camp, material sites and work sites. • Maintain vehicles engines. • Control with water spraying on unpaved access roads and work sites. • Respiratory protection devices for workers at crushing site. • Adherence to Air Quality Regulations, 2006.
Public health	<ul style="list-style-type: none"> • Carry out workers pre-employment screening. • Support health service both facilities and human resources in Thuci area. • Non-formal education campaign for hygiene and prevention of sexually transmitted diseases (STD).
Occupational health and safety	<ul style="list-style-type: none"> • Proper road system design. • Control the driver behavior. • Appropriate signage. • Elaboration and enforcement of safety regulation. • Implementation of an emergency evacuation procedure. • Adherence to the Occupational Health and Safety rules and regulations stipulated in the Occupational Safety and Health Act, 2007.

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 Forestry, NHIF Building, Community, P.O. Box 30521, Nairobi.
- (c) County Director of Environment, Embu 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.

GEOFFREY WAHUNGU,
Director-General,

MR/5353055 *National Environment Management Authority.*

GAZETTE NOTICE NO. 10041

**THE ENVIRONMENTAL MANAGEMENT AND
CO-ORDINATION ACT**

(No. 8 of 1999)

**THE NATIONAL ENVIRONMENT MANAGEMENT
AUTHORITY**

**ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT
FOR THE PROPOSED 132KV OVERHEAD ELECTRICITY
TRANSMISSION LINE TO SUPPLY POWER TO THE KENGEN
INDUSTRIAL PARK AT OLKARIA IN NAIVASHA SUB-
COUNTY, NAKURU COUNTY**

INVITATION OF PUBLIC COMMENTS

Pursuant to Regulation 21 of the Environmental Management and Coordination (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 Electricity Generating Company Limited, is proposing to construct a single circuit, 132 KV overhead electricity transmission line to supply power to the proposed KenGen Industrial Park from the existing wellhead substation at well pad OW-914, on a piece of land measuring approximately 453 Ha at Olkaria Geothermal Field in Naivasha Sub-County, Nakuru County. The main objective of the proposed project is to facilitate supply of bulk power to the KenGen Industrial Park thereby ensuring provision of affordable, reliable, quality and sustainable electricity for the industrial locators. The proposed industrial park will also serve as an effective instrument to attract Foreign Direct Investments (FDI) and to generate employment opportunities.

The following are the anticipated impacts and proposed mitigation measures.

<i>Impact</i>	<i>Mitigation Measures</i>
Land conflicts	<ul style="list-style-type: none"> • Issuance of notice to the owners of the existing Maasai manyattas • Make use of existing local institutions, the Resettlement Action Plan Implementation Committee and Community Advisory Council, to resolve any potential conflicts with the owners of the manyattas.
Vegetation clearing	<ul style="list-style-type: none"> • Areas to be cleared will be surveyed and flagged to identify the limits of clearing with the expectation that clearing will be kept to a minimum. • Clearing of the vegetation shall be done in distinct segments depending with scheduling of project activities. • The location of the transmission towers shall take into consideration the natural terrain and landscape features to minimize on the rate of soil erosion. • Stock piling of the top soil for use during landscaping • Undertake landscaping and plant suitable species of indigenous vegetation along the transmission corridor. • Regular watering of the planted vegetation during dry season. • Landscaping and rehabilitation of the transmission corridor shall be done in distinct segments in tandem with construction activities.
Public nuisance Negative health effects soiling of property	<ul style="list-style-type: none"> • Use of water sprays to suppress dust emission as of excavation works, stockpiling and movement of vehicles along the transmission corridor. • Impose a maximum speed limit on earth roads within Olkaria which shall be supported by speed limit signs erected at strategic positions. • All vehicles entering and leaving sites with loose materials like sand, spoil or stone aggregate should be covered to prevent accidental escape of materials during transportation.
Water pollution Aesthetic degradation Public nuisance Negative health	<ul style="list-style-type: none"> • Provision of portable toilets for use by the construction workforce. The toilets shall be maintained in clean sanitary condition. • An integrated approach to waste management will be implemented. These will include provision of properly labeled waste containers, waste reuse/recycling, green purchasing, source reduction and final safe disposal.

<i>Impact</i>	<i>Mitigation Measures</i>
	<ul style="list-style-type: none"> • Final disposal of waste from the construction site shall be through NEMA licensed waste handlers. Up to date waste tracking sheets for all waste transported away from the site shall be maintained. • Construction staff shall be sensitized on sound waste management practices.
Theft and vandalism of property	<ul style="list-style-type: none"> • Sensitization of the site and project managers on how to deal with crime shall be undertaken jointly by KenGen, Kenya Wildlife Service and the Olkaria Police. • An up-to-date employee database will be maintained at the construction site. • The contractor's employees shall be issued with suitable identification cards which will be tagged during work hours for ease of identification. • To ensure the legitimacy of security-guard companies, that will be used to provide onsite security, they must be registered with the Private Security Regulatory Authority.
Damage to aircraft, Injuries to aircraft operators and/or the general public	<ul style="list-style-type: none"> • Obtain approval from Kenya Civil Aviation Authority (KCAA). • The design of the proposed power transmission line project will take into consideration recommendations by KCAA.
Negative health impacts	<ul style="list-style-type: none"> • All workers handling hazardous materials will be provided with suitable personal protective equipment including hand gloves, coveralls and respirators.
Soil contamination	
Surface water contamination	<ul style="list-style-type: none"> • All hazardous materials will be kept in the designated storage areas complete with impervious floor. • A spill prevention, control and response plan shall be developed and maintained on site. • An inventory of hazardous materials together with accompanying Material Safety Data Sheets will be maintained on site to guide on material handling. • Suitable spill containment measures shall be provided at the designated storage areas. • No smoking signage will be strategically posted at the storage areas designated for flammable materials.
Perceived negative health impacts	<ul style="list-style-type: none"> • Use of engineering techniques like shielding. • Identification of potential exposure levels in the workplace and the use of personal monitors when carrying out electrical operations near high voltages. • Limiting exposure time where levels have been confirmed to exceed the maximum limit recommended by the international organizations such as the International Commission on Non-Ionizing Radiation Protection (ICNIRP).

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 Forestry, NHIF Building, Community, P.O. Box 30521, Nairobi.

(c) County Director of Environment, Nakuru 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.

GEOFFREY WAHUNGU,
Director-General,

MR/5319792

National Environment Management Authority.

GAZETTE NOTICE NO. 10042

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 TO BITUMEN
STANDARDS OF MODOGASHE-SAMATAR ROAD PROJECT
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, Kenya National Highways Authority, is proposing to upgrade Modogashe-Samatar Road to bitumen standards. The road starts at Modogashe at its intersection with C81 road and terminating at Samatar junction. The road reserve is 60m and most of the areas traversed by this road is community land. The existing alignment traverses six (6) settlements with few sensitive receptors adjacent to the corridor i.e. learning institutions, religious facilities health centres. The project is part of the North-Eastern Transport Improvement Project (NETIP) undertaken by the Government of Kenya.

The following are the anticipated impacts and proposed mitigation measures.

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
Impact on fauna	<ul style="list-style-type: none"> • Time spent around the sensitive bird areas especially should be minimized by adequately planning for the works and avoiding idling time. • Keep site clearance to the project footprint and avoid or minimize clearance beyond the project area. • The proponent to conduct an orientation workshop including the Contractor and relevant stakeholders i.e. NEMA, KWS to educate the Contractor employees on wildlife conservation before commencement of works. Education on wildlife conservation should continue throughout the project life cycle. • Cautionary signage should be placed at suitable places in consultation with wildlife department. • All construction vehicles to ply recommended routes to avoid collision with wildlife. • Underpasses to be constructed as per advice of KWS. • Any poaching activities should be penalized heavily.
Water resources	<ul style="list-style-type: none"> • Alternative underground water should be sought. • The Contractor should avoid abstraction of water from any community owned water source.

Impacts	Proposed Mitigation Measures	Impacts	Proposed Mitigation Measures
	<ul style="list-style-type: none"> • Any water abstracted from the water pans and boreholes created by the Contractor should be shared with the local communities. • Construction machineries should be serviced regularly and be in good working condition before being utilized for construction purposes. • Adopt water saving technologies in order to reduce pressure on water demand in the area during construction. The contractor can also diversify water sources for construction in order to ease the demand. • Side drains and mitre drains, required to direct road surface runoff away from the road should be de-silted and unclogged periodically to prevent accumulation of silt and waste and eventual washing up into water bodies. • Maintain spill kits at the contractor's garage, workshops and those areas experiencing spillages. • Storage of oil and tar drums should be done on concrete floors to prevent exposure of underground water to contamination. 	Impact on flora	<ul style="list-style-type: none"> • The contractor should inform the management of sensitive institutions on the days that excess dust is likely to be generated so they can be prepared. • Strict adherence to Air Quality Regulations, 2014. • Collaboration between KeNHA, KFS so that the species adapted to arid conditions can be selected for afforestation programmes. • The construction workers should be sensitized on the need to use alternative sources of fuel to meet their energy requirement. • Except to the extent necessary for establishing the construction site and carrying out the construction works, vegetation shall not be removed, damaged or disturbed nor should any unauthorized planting of vegetation take place. • The contractor shall develop a tree planting sub – plan which shall clearly indicate the number of tree seedlings that shall be given to each county. • The clearance of the site for construction purposes shall be kept to a minimum. • The use of existing cleared or disturbed areas for the Contractor's Camp, stockpiling of materials etc. shall be encouraged. • Areas to be cleared should be agreed and demarcated. • Clearing and removal of vegetation, especially at borrow sites must be carried out in such a way that damage to adjacent areas is prevented or minimized. • Areas with dense indigenous vegetation are not to be disturbed unless required for construction purposes, nor shall new access routes be cut through such areas. • Environmental rules for contractors, including transparent penalties for noncompliance, need to be incorporated in bidding documents and contracts. • The contractor should prepare an invasive weed control management plan. • Tree planting sub plans to be incorporated in the bidding documents.
Noise and excessive vibration	<ul style="list-style-type: none"> • Stipulated operation hours should be adhered to for all activities and actions related to construction of the project road. • Notify community members about upcoming construction activities that are likely to cause excessive noise and vibration. • All employees working in areas where there is ongoing works should be provided with personal protective gears. • At commencement of construction works, map all noise sensitive receptors and prepare a construction plan that avoids excessive noise within proximity of the receptors as appropriate. • Avoid loud noise during school hours when working close to the institutions. • Warn residents within 300m of quarries of intention to blast and the exact blasting time. No blasting to be done between dusk and dawn. • Adherence to Noise and Excessive Vibrations Pollution (Control) Regulations, 2009. 	Waste management	<ul style="list-style-type: none"> • The contractor shall prepare a solid waste management plan. • Construction workers shall be sensitized on the need for proper waste disposal. • No burying or dumping of any waste materials, vegetation, litter or refuse shall be permitted. • Provision for responsible management of any hazardous waste generated during the construction works shall be done. • Where feasible construction materials shall be recycled especially containers and cartons. • Involve the local community on the removal and disposal of the spoil and solid wastes to approved dumping areas.
Air quality	<ul style="list-style-type: none"> • Water sprays shall be used on all earthworks areas. Water shall be applied whenever dust emissions (from vehicle movements or wind) are visible at the site. • All construction works should be undertaken strictly during business hours. • The removal of vegetation shall be avoided until such time as clearance is required and exposed surfaces shall be revegetated or stabilized as soon as practically possible. • Haulage vehicles delivering earth materials shall be covered to reduce spills and windblown dust. • Carefully control works close to the listed sensitive receptors such that minimal dust is generated and whenever earthworks are being undertaken, then dust suppression should be implemented continuously. 		

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>	<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
	<ul style="list-style-type: none"> For the spoil generated, disposal shall be done on pre-identified sites more than 20 meters from watercourses and in a position that will facilitate the prevention of storm water runoff from the site from entering the watercourse. Strict adherence to Waste Management Regulations, 2006. 	Land use change	<ul style="list-style-type: none"> Identify and Consult project affected persons and compensate them as per the laid down policies. Identify and weed out potentially invasive plant/animal species at the earliest.
Liquid waste	<ul style="list-style-type: none"> No grey water runoff or uncontrolled discharges from the site/working areas (including washdown areas) to adjacent watercourses and/or water bodies shall be permitted. Water containing such pollutants as cements, concrete, lime, chemicals and fuels shall be discharged into a conservancy tank for removal from site. This particularly applies to water emanating from concrete batching plants and concrete swills. The Contractor shall also prevent runoff loaded with sediment and other suspended materials from the site/working areas from discharging to adjacent watercourses and/or water bodies. Potential pollutants of any kind and in any form shall be kept, stored and used in such a manner that any escape can be contained and the water table not endangered. Wash areas shall be placed and constructed in such a manner so as to ensure that the surrounding areas (including groundwater) are not polluted. The Contractor shall notify the RE of any pollution incidents on site. Strict adherence to Water Quality Regulations, 2006. 	Communicable diseases	<ul style="list-style-type: none"> HIV/AIDS awareness and prevention campaigns and provision of condoms for road crews and adjacent communities. Health clinics along the roads get high priority; with special attention to danger of HIV/AIDS.
		Construction crew camps	<ul style="list-style-type: none"> Proper siting with a preference for flat sites and standardized layout with adequate and clearly specified pollution safeguards. Careful attention to water supply issues so as not to disadvantage local communities. Consider leaving operational borehole(s) for local communities' use after departure of the road crew. Full clean-up costs incorporated into BOQ.
		Community health	<ul style="list-style-type: none"> Local education especially to young people and school children regarding the dangers extra-marital sex with construction staff. Introduction of measures that intercept transmission of dust and other air pollutants likely to be generated to sensitive receptors when it cannot be entirely avoided. For example, Surface dressing to be done on diversion routes and materials handling site routes through populated centres especially if these sites are near sensitive receptors. Vehicles and construction machinery to be properly maintained and to comply with relevant emission standards. Construction activities to be scheduled carefully to minimize the impact of noise from construction machinery. Night time's uses of certain noisy machines, such as pile drivers and concrete vibrators, to be regulated.
Construction material sourcing	<ul style="list-style-type: none"> Environmental Impact assessment study shall be carried out by the contractor prior to the extraction of materials from these sites. The material sites should be fenced off to minimize incidents of accident occurring for borrow pits and quarries. Rehabilitation of the material sites should be done as soon as extraction of materials from the sites is complete. Signs that warn about the hazardous nature of these material sites shall be put up in strategic areas in the appropriate local languages to minimize the accidents. Contracts with the material site owners and the contractors should be looked at or verified by the RE, local administrators etc before signing. The contractor should avoid exploiting material sites that are on scenic hills and mountains. The contractor should prepare a borrow pit and quarry rehabilitation and management plan to be used during the construction phase of the project. The contractor should keep vegetation clearance to a minimum to reduce interference with the scenic appearance of these areas. The contractor should ensure that the detours and access roads to the borrow pits and quarries are marked with warning signs. 	Occupation health and safety	<ul style="list-style-type: none"> Comply with provisions of OSHA, 2007.
			<p>The full report of the proposed project is available for inspection during working hours at:</p> <p>(a) Director-General, NEMA, Popo Road, off Mombasa Road, P.O. Box 67839-00200, Nairobi.</p> <p>(b) Principal Secretary, Ministry of Environment and Forestry, NHIF Building, Community, P.O. Box 30521, Nairobi.</p> <p>(c) County Director of Environment, Wajir County.</p> <p>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.</p> <p style="text-align: right;">GEOFFREY WAHUNGU, <i>Director-General,</i> National Environment Management Authority.</p>
			<p>MR/5353087</p>
			<p>GAZETTE NOTICE No. 10043</p> <p style="text-align: center;">THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT</p> <p style="text-align: center;">(No. 8 of 1999)</p> <p style="text-align: center;">THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY</p> <p style="text-align: center;">ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED RESIDENTIAL APARTMENTS ON PLOT L.R. NO. MN/IV/116 IN VIPINGO AREA, KILIFI COUNTY</p>

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, Vipingo Development Limited, is proposing to construct 1,255 residential apartments comprising one, two and three bedroom units, associated facilities and amenities.

The following are the anticipated impacts and proposed mitigation measures:

<i>Impacts</i>	<i>Proposed mitigation measures</i>
Vegetation disturbance	<ul style="list-style-type: none"> • Restore cleared sites with indigenous vegetation upon completion of construction • Levelling and grading of the resultant construction site • Restoring animal habitats to their near original status.
Soil and water pollution	<ul style="list-style-type: none"> • All heavy trucks and any other motorized machinery must be maintained well to avoid fugitive spills. • Equipment and washing activities during construction to be done in designated areas with impervious surface with interceptors for oily wastes.
Air Pollution (dust, gaseous emissions)	<ul style="list-style-type: none"> • Sprinkle water on graded access routes • Provide appropriate personal protective equipment for employees exposed to dusts and gaseous emissions. • Ensure strict enforcement of onsite speed regulations
Noise and excessive vibration	<ul style="list-style-type: none"> • Comply with provisions of the Noise and Excessive Vibrations Pollution Control Regulations, 2009 for permissible noise and vibration levels. • Provision of adequate and appropriate PPEs to the workers. • Servicing machinery to reduce noise generation
Increased Solid waste generation	<ul style="list-style-type: none"> • Segregation of waste at source so as to determine the recyclables. • Contract a licensed waste handler to collect waste at regular intervals. • All wastes to be transported by NEMA licensed waste handlers and to be disposed in licensed disposal sites.
Increased traffic volumes	<ul style="list-style-type: none"> • Signage should be put in place to give warning and direct the traffic appropriately. • Transport raw materials during traffic off peak hours.
Occupational safety and health hazards	<ul style="list-style-type: none"> • Issuance of Personal Protective Equipment (PPE) and enforcing their use during construction and demolition. • Regular inspection, testing and maintenance of equipment and machinery. • Develop and implement site emergency response plans. • Training workers on health and safety precautions. • Provide fully stocked first aid kits.

Impacts

Increased waste generation

Increased raw material demand

Proposed mitigation measures

- Ensure that waste water pipes are not blocked or damaged so that the effluent can be delivered to the sewer line to avoid land and water contamination.
- Roof water harvesting
- Use recyclable raw material
- source building materials from local suppliers who use environmental friendly processes in their operations

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 Forestry, NHIF Building, Community, P.O. Box 30521, Nairobi.
- County Director of Environment, Kilifi 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.

GEOFFREY WAHUNGU,
Director-General,

MR/5353493

National Environment Management Authority.

GAZETTE NOTICE NO. 10044

THE ENVIRONMENTAL MANAGEMENT AND CO-ORDINATION ACT

(No. 8 of 1999)

THE NATIONAL ENVIRONMENT MANAGEMENT AUTHORITY

ENVIRONMENTAL IMPACT ASSESSMENT STUDY REPORT FOR THE PROPOSED UPGRADE OF ISIOLO-KULAMAWE (77KM) ROAD TO BITUMEN STANDARDS IN ISIOLO AND MERU COUNTIES

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, Kenya National Highways Authority, is proposing to upgrade sections of the Isiolo-Mandera road, including the Isiolo-Kulamawe section to bitumen standards covering a total length of 77km. The project is located in Isiolo and Meru Counties.

The following are the anticipated impacts and proposed mitigation measures.

Impacts

Acquisition of land and property

Proposed Mitigation Measures

- The acquisition of land should be done in conjunction with the local community.
- Determination of agreeable rates for compensation to affected persons by key players being National Land Commission (NLC), NEMA, Ministry in charge of Lands, Transport, Infrastructure, Housing and Urban Development and all other relevant statutory institutions.
- Cultivable lands should not be used as borrow pit sites for excavation of construction materials, unless other sites have been exhausted.

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>	<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
	<ul style="list-style-type: none"> • Siting of quarries far from communal settlements, providing adequate buffer zones and adopting best available and safest controlled blasting techniques. • Separate EIAs should be conducted for quarries, borrow pits, water pans and campsites. • Adopt the following key rehabilitation principles during decommissioning; i. Rehabilitate the affected areas to a state equal to or better than the original, that supports plant growth. ii. Rehabilitate within terms agreed between the affected party (land owner) and the contractor. iii. Comply with terms and conditions provided in the NEMA EIA License of the project. 		<ul style="list-style-type: none"> the day (i.e. between 8.00 a.m. and 5.00 p.m.). • Ensure the World Health Organization (WHO) bare minimum noise level is maintained for the eight working hours i.e. 70 dB. • Adherence to Noise and Excessive Vibrations Pollution (Control) Regulations, 2009.
Contamination of soil by fuels, oil spills and lubricants	<ul style="list-style-type: none"> • Vehicle, machinery, and equipment maintenance and refueling will be carried out on paved surfaces so that spilled materials do not seep into the soil. • Fuel storage and refilling areas will be located at least 300 m from drainage structures and important water bodies (rivers, water pans etc). • Fuel storage and refueling areas, if located in agricultural land or areas supporting vegetation, will have topsoil stripped, stockpiled, and returned after completion of refueling/construction activities. • All spoils and wastes will be disposed of as per approved disposal plans in wastelands, and in consultation with the county environmental administrators and local communities. • Bituminous wastes will be disposed of at approved sites with impervious linings. 	Possible displacement and disruption of businesses	<ul style="list-style-type: none"> • The affected community members should be informed early enough. • The affected businesses should be compensated appropriately according to existing best practices on current market rates or mutually agreed rates. • Explore the alternative of by-passing the road outside the major towns to avoid displacement. • The proponent will need to ensure that the final designs of the road will be realigned to ensure that displacements are minimized as much as possible. • Ensure that the Resettlement Action Plan is done appropriately and professionally as per the laid World Bank guidelines. • Provide support to squatters/community members to establish small-scale businesses in other suitable locations of the main towns (Kulamawe, Ndumuru, Kachuru and Gambella). • Provide comprehensive environmental health and safety education to community members along the road. • Promote other sources of livelihood among the local communities such as employment at the construction sites.
Air pollution	<ul style="list-style-type: none"> • Sprinkling of water on dry and dusty surfaces regularly including the access murrum roads and diversions. • All precautions to be taken for reduction in dust emissions from batching and/or hot mix plants and crushers, etc. • Adherence to personal protective clothing such as the use dust masks and respiratory masks by workers. • Enforce onsite speed limit regulations. • Ensure machines and vehicles are properly and regularly maintained. • Installing dust nets around batching plants. • Strict adherence to Air Quality Regulations, 2014. 	Water abstraction and consumption	<ul style="list-style-type: none"> • Install water conserving taps and toilets where possible e.g. in the work camps. • Construct water pans for storage of harvested storm water in conjunction with the local community members. • Drilling of boreholes to supplement water obtained from other sources. • It would be a noble arrangement to enhance community water supply by handing over the project's boreholes to the community after construction. • Install gutters on the roof of houses in workers camps to harvest rain water.
Noise pollution and excessive vibrations	<ul style="list-style-type: none"> • Ensure that all vehicles and construction machinery are kept in good condition all the time to avoid excessive noise generation. • Ensure that all workers wear ear muffs and other personal protective gear/equipment when working in noisy sections. • Ensure machines are switched off when not in use. • Undertake loud noise and vibration level activities during off-peak hours during 	Solid waste generation	<ul style="list-style-type: none"> • Maximizing the rate of recycling of road resurfacing waste either in the aggregate (e.g. reclaimed asphalt pavement from the first few kilometers of the existing road or reclaimed concrete material) or as a base. • Collecting road litter or illegally dumped waste and managing it according to the Waste Management Regulations 2006 and as provided in the Environmental Management and Monitoring Plan. • Provision of temporary waste handling facilities (litter bins) both during construction and operation phase.
		Energy consumption	<ul style="list-style-type: none"> • Promote the use of solar energy and energy efficient bulbs in workers base camps and for street lights in villages situated along the proposed road.

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
	<ul style="list-style-type: none"> • Switch off lights when not in use. • Install electricity meters to monitor the consumption of electricity in workers camps. • Ensure construction machinery and trucks are well maintained. • Use energy-efficient construction machinery and trucks during construction phase of the project.
Discharge of wastewater,	<ul style="list-style-type: none"> • Construction of a communal septic tank linked to an approved wetland system. • Explore the use of bio-digester in treatment of sewage in the workers camps. • Promote recycling of wastewater especially storm water for dust suppression. • Install meters in base camps to control and monitor consumption of water. • Ensure regular maintenance of the plumbing system and septic tanks to avoid leakage or spillage of wastewater.
Storm water	<ul style="list-style-type: none"> • Use of storm water management practices that slow peak runoff flow, reduce sediment load and increase infiltration. • Use of vegetated swales, filter strips, terracing, check dams/water pans, detention ponds or basins, infiltration trenches and infiltration basins. • Regular inspection and maintenance of permanent erosion and runoff control features. • Paving in dry weather to prevent runoff of asphalt or cement materials.
Loss of vegetation cover and biodiversity	<ul style="list-style-type: none"> • Ensure separate EIAs are conducted for campsites, ancillary facilities, borrow pits, boreholes and water pans. • Minimize clearing and disruption of riparian vegetation. • Minimize removal of indigenous plant species and replant indigenous plant species in disturbed areas. • Restoring the vegetative cover through properly designed afforestation and reforestation practices, whose success can be appreciated through vigilant monitoring and evaluation after planting. • To reduce invasion by invasive species such as <i>Prosopis juliflora</i>, reduce roadside gaps by planting tree species suitable for highway planting. • Always monitor species regenerating in road reserve and take immediate actions such clearance in case of invasive species.
Disturbance to wildlife	<ul style="list-style-type: none"> • Minimize clearance and disruption of riparian vegetation. • Avoid critical terrestrial and aquatic habitats when siting roads and support facilities by utilizing existing transport corridors. • Design and construct wildlife migration routes/passage such as culverts at key crossing points to avoid or minimize habitat fragmentation. • Minimize removal of indigenous plant species, and replant indigenous plant species in disturbed areas.

<i>Impacts</i>	<i>Proposed Mitigation Measures</i>
	<ul style="list-style-type: none"> • Explore opportunities for habitat enhancement through reduced clearance to conserve or restore native species. • All open pits such as quarries and borrow pits should be backfilled to avoid creation of artificial pools that may alter the natural behavior of avian species.
Community conflicts	<ul style="list-style-type: none"> • Ensure all stakeholders and the public are involved in the planning process. • Ensure proper identification and compensation of all persons who will lose businesses and land. • Obtain necessary permissions and approvals from the County Governments. • Ensure EIAs are conducted for specific project activities such as sand harvesting, borrow pit and quarrying sites. • Largely involve the community in the project through their leaders, take keen in timely addressing their grievances and ensure a good percentage of the local community members are employees in the project.
Sexual exploitation/child abuse	<ul style="list-style-type: none"> • Conduct awareness and educational programmes to workers and minors on the issue of sexual exploitation and child abuse. • Provide hotlines for the reporting of such cases. • Ensure that stern action is taken for offenders found to have committed sexual exploitation. • Employ adults (18 and over) provided with a national identity card.
Occupation health and safety	<ul style="list-style-type: none"> • Comply with provisions of OSHA, 2007.

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 Forestry, NHIF Building, Community, P.O. Box 30521, Nairobi.
- County Director of Environment, Isiolo County.
- County Director of Environment, Meru 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.

GEOFFREY WAHUNGU,

Director-General,

MR/5353082

National Environment Management Authority.

GAZETTE NOTICE NO. 10045

THE RECORDS DISPOSAL (COURTS) RULES

(Cap. 14, Sub. Leg.)

IN THE CHIEF MAGISTRATE'S COURT AT KITALE

INTENDED DESTRUCTION OF COURT RECORDS

IN ACCORDANCE with the Records Disposal (Courts) Rules, notice is given that three (3) months after the date of publication of this notice, the Chief Magistrate's Court at Kitale intends to apply to the Chief Justice, for leave to destroy the records, books and papers of the Chief Magistrate's Court at Kitale as set out below:

Civil cases 1988–2003
Misc. civil cases 1989–2003

A comprehensive list of all records that qualify to be disposed under the Act can be obtained and perused at the Chief Magistrate's Court Registry, Kitale.

Any person desiring the return of an exhibit in any of the above cases must make good his/her claim before the expiry of three (3) months after the publication of this notice.

All exhibits to which no claim is substantiated before the destruction of the records shall under rule 4 be deemed to be part of the records for the purposes of destruction.

Dated the 23rd August, 2018.

V. W. WANDERA,
Chief Magistrate, Kitale.

GAZETTE NOTICE NO. 10046

DUMONT ENTERPRISES LIMITED

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is issued pursuant to the provision of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, to the owners of motor vehicle reg. No. KBM 984P, stored at Dumont Enterprises Limited, situated off Airport South Road, Embakasi, to take delivery of the said motor vehicle within thirty (30) days from the date of publication of this notice, upon payment of storage and related charges, failure to which the said motor vehicle shall 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 the owner.

Dated the 14th September, 2018.

SATNAM SINGH SEERA,
MR/5353058 Managing Director, Dumont Enterprises Limited.

GAZETTE NOTICE NO. 10047

360° COURT APARTMENTS RESIDENTS ASSOCIATION

DISPOSAL OF UNCOLLECTED GOODS

NOTICE is issued pursuant to section 5 of the Disposal of Uncollected Goods Act (Cap. 38) of the laws of Kenya, to the owner of motor vehicle reg. No. KAD 271D, Nissan Bluebird, under the custody of the 360° Degrees Residents Association, situated at Katani Road, Syokimau, to take delivery of the said motor vehicle within thirty (30) days from the date of publication of this notice, upon payment of KSh. 547,500 and other incidental charges, failure to which the said motor vehicle shall be sold as provided under the Act.

BRIAN MUTUKU,
MR/5319903 Estate Manager.

GAZETTE NOTICE NO. 10048

REGENT AUCTIONEERS

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 and following an authority and order under the miscellaneous application Case No. 3479 of 2018 and Case No. 243 of 2018 by the Judge/Magistrate of the Chief Magistrate Court at Milimani and Kibera Law courts, Nairobi to the owners of motor vehicles and motor cycles which are lying idle and unclaimed within the Central Police Station and Kabete Police Station Yards, to collect the said motor vehicles and motor cycles at the said yards within thirty (30) days from the date of publication of this notice. Failure to which Regent Auctioneers Nairobi shall proceed to dispose off the said motor vehicles and motor cycles by way of public auction on behalf of Central Police Station and Kabete Police Station if they remain uncollected/unclaimed after the given period of thirty (30) days.

CENTRAL POLICE STATION

Motor Vehicles

1. KAT 189V Nissan Matatu, 2. KAN 686X Toyota Matatu, 3. KAC 514V Honda, 4. KAJ 687V Toyota, 5. KAX 996T Sprinter, 6. KAG

453Q Saloon, 7. KAZ 166S Hyundai, 8. KAC 483W, 9. KAJ 585H Nissan Sunny, 10. KAV 832N Nissan Matatu, 11. KAE 227X Corolla, 12. KBJ 431H Bus, 13. KAJ 975V Gallant Wreckage, 14. KZF 055 Sunny Wreckage, 15. KAJ 587P Nissan Matatu, 16. KAW 231G, 17. KAL 503V Matatu Wreckage, 18. KBM 554L Saloon Wreckage, 19. KAG 420Z Wreckage, 20. KAP 573M Matatu Wreckage, 21. KVZ 120 Wreckage, 22. KBD 174W Matatu Wreckage, 23. KBD 940K Range Rover, 24. KAA 045W Sunny, 25. KBA 527Q Saloon, 26. KTWA 527B Tuktuk, 27. KAN 949X Sunny, 28. KAM 643R Matatu, 29. KBA 807P Matatu, 30. KBF 186H KMO Sacco, 31. KAZ 288A Matatu, 32. KAM 867G Matatu, 33. KBM 928Y Toyota Pick Up, 34. KYA 961 Wreckage, 35. KBH 077M Nissan Matatu, 36. KAJ 305C Subaru, 37. KAK 809M Toyota, 38. KBX 305U Toyota, 39. KAJ 810Q Nissan Sunny, 40. KAB 660W Hyundai, 41. KMA 065 Landrover 42. KCB 731X Mark II Toyota, 43. KBX 870V Carina, 44. KAP 283V Corolla, 45. KZW 423 Peugeot, 46. KBT 669S Fielder, 47. KAH 268K, 48. KAG 575P Corolla, 49. KBB 878Z Toyota Platz, 50. KAN 023W Toyota Corolla Wreckage, 51. KAA 212J Saloon, 52. KAS 113F Matatu Wreckage, 53. KAQ 508X Toyota Hiace, 54. KAZ 258A Carina, 55. KXK 106 Datsun, 56. KAH 375W Mitsubishi, 57. KZL 167 Scrap, 58. Toyota Scrap, 59. Landrover Scrap, 60. Landrover Scrap, 61. KKN 267 Peugeot Scrap, 62. Mitsubishi Pajero Scrap, 63. KTN 442 Peugeot, 64. Peugeot Scrap, 65. Toyota Scrap, 66. KBD 172W Matatu Wreckage 67. KBB 278Z Toyota Platz.

Motorcycles

1. KMCH 570V Tvs, 2. KMDN 769W Sonlink, 3. KMDH 902P Hero, 4. KMCC 634R Suzuki, 5. KMCK 981B Star, 6. KMCC 018S Star, 7. KMDQ 969C Reneg, 8. KMCV 430S, 9. KMDS 643Z Sanya, 10. KMDB 296W Flyboy, 11. KMDJ 319B Shenery, 12. KMCP 001G, 13. KMDD 753Q Boxer, 14. KMDH 247V Dayun, 15. KMDV 465C Honda, 16. KMCY 148H Skygo, 17. KMDH 355Z Boxer, 18. KMCN 313A Jincheng, 19. KMDM 465Q Skygo, 20. KMCV 462X Lion, 21. KMCV 453M, 22. KMCV 112Y Chinery, 23. KMCR 228Z Premier, 24. KMCV 997 Simba, 25. KMDB 466X Cdi, 26. KMDN 871Y Premier, 27. KMCC..... Xindongli, 28. KMDE 015A Honda, 29. KMCK 270R, 30. KMDL 927B Boy, 31. KAV 794B Focus, 32. KMCK 100P Ranger, 33. KMCG 7571 Jingheng

KABETE POLICE STATION

Motor Vehicles

1. KST 122 Peugeot, 2. KAK 875Q Hyundai, 3. KBX 868A Mazda, 4. KAU 957M N/Matatu, 5. KPT 513 Volvo, 6. KUC 600 Nissan Saloon, 7. KYS 326 Mazda, 8. KAC 301W T/Starlet, 9. KXT 292, 10. KAU 463C Mitsubishi, 11. KYF 571 Iveco, 12. KAR 859P N/Matatu, 13. KAD 875T T/Starlet, 14. KYP 263 N/Saloon, 15. KAP 677D T/Corolla, 16. KMN 432 Peugeot, 17. KAP 346V N/Matatu, 18. Unknown Reg No and Make, 19. Unknown Reg No N/Matatu, 20. KLY 590 Pick Up, 21. Unregistered Toyota P/Up Shell, 22. UAQ 390S Toyota Spacio, 23. KAZ 679D Nissan Saloon, 24. KAN 579E Nissan Saloon, 25. KMP 877 Datsun

Motor Vehicles

1. KMCS 451E Haojin, 2. KMCN 626X Ranger, 3. KMCA 668X Lateign, 4. KMCA 158X Ginchang, 5. Unknown Reg TAU, 6. KMCV 461A Tvs Ftr, 7. KMCE 699U Focin, 8. KBG 437S Pamoja, 9. KMCE 690K Pamoja, 10. Unknown Reg Mikasa, 11. KMCM 976S Mikasa, 12. KMCQ 132Z Mikasa, 13. KMCW 500E Tvs, 14. KMCN 475W Mikasa, 15. KMCA 060G Kentic, 16. KMCY 729N Premier, 17. KMDA 297J Boxer, 18. KMCK 085M Tvs Star, 19. KMCM 796E Tiger, 20. Unknown Reg Premier Box 21. KMCA 879F Haojin, 22. KMCA 606C Jincheng, 23. KBH 762B Baajaj, 24. KMCA 504P Focin, 25. KMCA 518E Lion, 26. KMCH 552K Premier, 27. KMDF 592V Unknown Make, 28. Bicycle Unknown Make, 29. Bicycle Eastman, 30. Bicycle Phonex, 31. Bicycle Neelam, 32. Bicycle Duorof, 33. Bicycle Neelam, 34. Wheel Barrow Jua Kali Made, 35. Tricycle Jua Kali Made, 36. Numberless Toyota 90 Shell, 37. Numberless Jincheng Blue, 38. Numberless Jincheng Black, 39. Numberless Tvs Red, 40. Numberless Boxer Blue, 41. Numberless Senke Maroon, 42. KMCA 154M Sanig, 43. KMDA 944S Shinnery Jungle, 44. KMDF 432H Black Boxer, 45. KMDH 334T Boxer Red, 46. KMCZ 723V Tvs Red, 47. Numberless Boxer Black, 48. Numberless Yamaha Blue, 49. Numberless Tvs Red, 50. Numberless Neelam Bicycle, 51. Numberless Mountain Bicycle, 52. Numberless Phoenix Bicycle, 53. KMCF 888P Kingbird Red, 54. KMCT 553A Crux Yamaha Black Frame: Me1fe43e5a2002151 Engine: 1de1002106

Dated the 25th September, 2018.

P. M. GACHIE,
MR/5353494 Managing Director, Regent Auctioneers.

GAZETTE NOTICE NO. 10049

THE JUBILEE INSURANCE COMPANY OF KENYA LIMITED

Head Office: P.O. Box 30376-00100, Nairobi

LOSS OF POLICY

Policy No. 179424 in the name of Nazlin Nazir Karmali.

REQUEST 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 document will be issued, which will be the sole evidence of the contract.

Dated the 4th September, 2018.

LYNETTE ROP,
Life Department.

MR/5319747

GAZETTE NOTICE NO. 10050

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 7007146 in the name and on the life of Edna Jepkoech Kaitie.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,
Head of Customer Service, Liberty Life.

MR/5353049

GAZETTE NOTICE NO. 10051

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 8151019 in the name and on the life of Gregory Omitto Munyakho.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,
Head of Customer Service, Liberty Life.

MR/5353049

GAZETTE NOTICE NO. 10052

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 8115206 in the name and on the life of Hilda Mwikhwesi Abusa.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,
Head of Customer Service, Liberty Life.

MR/5353049

GAZETTE NOTICE NO. 10053

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 6987159 in the name and on the life of Mary Khayanje.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,
Head of Customer Service, Liberty Life.

MR/5353049

GAZETTE NOTICE NO. 10054

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 8148226 in the name and on the life of Norah Nanyanga Mboya.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,
Head of Customer Service, Liberty Life.

MR/5353049

GAZETTE NOTICE NO. 10055

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 8132346 in the name and on the life of Jane Jebiwott Keitany.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,
Head of Customer Service, Liberty Life.

MR/5353049

GAZETTE NOTICE NO. 10056

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 6986253 in the name and on the life of John Maina Muchiri.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,
Head of Customer Service, Liberty Life.

MR/5353049

GAZETTE NOTICE NO. 10057

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 6953297 in the name and on the life of Rose Muthoni Maina.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10058

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 8149132 in the name and on the life of David G. Ogega Ntaho.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10059

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 7008640 in the name and on the life of Victor Mbugu Mwangi.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10060

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 6990059 in the name and on the life of Percilla Akello Onyango.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10061

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 8123441 in the name and on the life of Lawrine Odera Were.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10062

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 8160951 in the name and on the life of Murtha Wangari Wanjira.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10063

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 6966069 in the name and on the life of Gerald Itira Mecha.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10064

LIBERTY LIFE ASSURANCE KENYA LIMITED

Head Office: P.O. Box 30364-00100, Nairobi

LOSS OF POLICY

Policy No. 6985588 in the name and on the life of Mary Ancilla Kaimuri Murungi.

APPLICATION having been made to this company on the loss of the above numbered policy, notice is given that unless objection is lodged to Liberty 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 valid document by the company for all future transactions.

Dated the 5th September, 2018.

CHARLES THIGA,

MR/5353049

Head of Customer Service, Liberty Life.

GAZETTE NOTICE NO. 10065

MADISON INSURANCE COMPANY KENYA LIMITED

Head Office: P.O. Box 47382—00100, Nairobi

LOSS OF POLICY

Policy No. BMC4687270 in the name of Karuti Joseph M'Ekabu, of P.O. Box 574, Isiolo.

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

Dated the 14th September, 2018.

J. MUTHWII,

Underwriting Manager, Life.

MR/5353020

GAZETTE NOTICE NO. 10066

MADISON INSURANCE COMPANY KENYA LIMITED

Head Office: P.O. Box 47382—00100, Nairobi

LOSS OF POLICY

Policy No. BYK8867251 in the name of Oito Onyango Macdonald, of P.O. Box 81, Awendo.

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

Dated the 14th September, 2018.

J. MUTHWII,

Underwriting Manager, Life.

MR/5353020

GAZETTE NOTICE NO. 10067

MADISON INSURANCE COMPANY KENYA LIMITED

Head Office: P.O. Box 47382—00100, Nairobi

LOSS OF POLICY

Policy No. LB3214935 in the name of Richard Osodo, of P.O. Box 30550, Nairobi.

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

Dated the 14th September, 2018.

J. MUTHWII,

Underwriting Manager, Life.

MR/5353020

GAZETTE NOTICE NO. 10068

UAP LIFE ASSURANCE LIMITED

Head Office: P.O. Box 23842—00100, Nairobi

LOSS OF POLICY

Policy No. MP02915 in the name of James Maluki Mbobu.

APPLICATION has been made to this company for the issue of duplicate of the above-numbered policy, the original having been reported lost or misplaced. Notice is given that unless objection is lodged to 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 7th September, 2018.

HARMON MULE,
Claims Department.

MR/5353078

GAZETTE NOTICE NO. 10069

PIONEER ASSURANCE COMPANY LIMITED

Head Office: P.O. Box 20333—00200, Nairobi

LOSS OF POLICY

Policy No. 230001215 in the name and on the life of Peter Barasa Ogola.

REPORT has been made to this company on the loss of the above numbered policy. Notice is given that unless objection is lodged to Pioneer Assurance Company Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only valid document by the company for all future transactions.

Dated the 5th September, 2018.

TIMOTHY MUTUA,

Assistant General Manager.

MR/5319882

GAZETTE NOTICE NO. 10070

PIONEER ASSURANCE COMPANY LIMITED

Head Office: P.O. Box 20333—00200, Nairobi

LOSS OF POLICY

Policy No. 2015AE09043 in the name and on the life of Gerald Kiringu Mwangi.

REPORT has been made to this company on the loss of the above numbered policy. Notice is given that unless objection is lodged to Pioneer Assurance Company Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only valid document by the company for all future transactions.

Dated the 10th September, 2018.

PERIS MWANGI,

Customer Service.

MR/5319882

GAZETTE NOTICE NO. 10071

PIONEER ASSURANCE COMPANY LIMITED

Head Office: P.O. Box 20333—00200, Nairobi

LOSS OF POLICY

Policy No. 240000988 in the name and on the life of Aggrey Juma Nyongesa.

REPORT has been made to this company on the loss of the above numbered policy. Notice is given that unless objection is lodged to Pioneer Assurance Company Limited within thirty (30) days from the date of this notice, a duplicate policy will be issued and shall be used as the only valid document by the company for all future transactions.

Dated the 11th September, 2018.

PERIS MWANGI,

Customer Service.

MR/5319949

GAZETTE NOTICE NO. 10072

CHANGE OF NAME

NOTICE is given that by a deed poll dated the 6th July, 2017, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2585, in Volume DI, Folio 195/4771, File No. MMXVIII, by our client, Mary Wacuka Asiyo, of P.O. Box 10969—00100, Nairobi in the Republic of Kenya, formerly known as Mary Eliah Karago, formally and absolutely renounced and abandoned the use of her former name Mary Eliah Karago, and in lieu thereof assumed and adopted the name Mary Wacuka Asiyo, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Mary Wacuka Asiyo only.

Dated the 14th September, 2018.

MASARA & COMPANY,
Advocates for Mary Wacuka Asiyo,
formerly known as Mary Eliah Karago.

MR/5353037

GAZETTE NOTICE NO. 10073

CHANGE OF NAME

NOTICE is given that by a deed poll dated the 22nd January, 2018, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2246, in Volume DI, Folio 23/335, File No. MMXVIII, by our client, Sonia Nishit Shah, of P.O. Box 476-00623, Nairobi in the Republic of Kenya, formerly known as Sonia Nishit Bhikhu Shah, formally and absolutely renounced and abandoned the use of her former name Sonia Nishit Bhikhu Shah, and in lieu thereof assumed and adopted the name Sonia Nishit Shah, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Sonia Nishit Shah only.

K N LAW LLP.,
Advocates for Sonia Nishit Shah,
formerly known as Sonia Nishit Bhikhu Shah.

MR/4102112

*Gazette Notice No. 1755 of 2018 is revoked.

GAZETTE NOTICE NO. 10074

CHANGE OF NAME

NOTICE is given that by a deed poll dated the 17th July, 2018, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 306, in Volume DI, Folio 235/5863, File No. MMXVIII, by our client, Shyne Wanjiru Richu, of c/o P.O. Box 11719-00100, Nairobi in the Republic of Kenya, formerly known as Shyne Wanjiru Kinyua, formally and absolutely renounced and abandoned the use of her former name Shyne Wanjiru Kinyua, and in lieu thereof assumed and adopted the name Shyne Wanjiru Richu, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Shyne Wanjiru Richu only.

Dated the 17th September, 2018.

WANJIKU, MWAURA & COMPANY,
Advocates for Shyne Wanjiru Richu,
formerly known as Shyne Wanjiru Kinyua.

MR/5353065

GAZETTE NOTICE NO. 10075

CHANGE OF NAME

NOTICE is given that by a deed poll dated the 15th May, 2018, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 3121, in Volume DI, Folio 222/5690, File No. MMXVIII, by our client, Carly Loochu, of P.O. Box 11-20601, Baragoi in the Republic of Kenya, formerly known as Carla Loochu Wainaina, formally and absolutely renounced and abandoned the use of her former name Carla Loochu Wainaina, and in lieu thereof assumed and adopted the name Carly Loochu, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Carly Loochu only.

Dated the 10th September, 2018.

MOHAMED MADHANI & COMPANY,
Advocates for Carly Loochu,
formerly known as Carla Loochu Wainaina.

MR/5319931

GAZETTE NOTICE NO. 10076

CHANGE OF NAME

NOTICE is given that by a deed poll dated the 23rd July, 2018, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 2376, in Volume DI, Folio 195/4769, File No. MMXVIII, by our client, Samuel Gichuki Chuma, of P.O. Box 1343-00100, Nairobi in the Republic of Kenya, formerly known as Samuel Gichuki Magothe, formally and absolutely renounced and abandoned the use of his former name Samuel Gichuki Magothe, and in lieu thereof assumed and adopted the name Samuel Gichuki Chuma, for all purposes and authorizes and requests all persons at all times to designate, describe and address him by his assumed name Samuel Gichuki Chuma only.

Dated the 26th September, 2018.

VICTOR NGANGA & COMPANY,
Advocates for Samuel Gichuki Chuma,
formerly known as Samuel Gichuki Magothe.

MR/5353485

GAZETTE NOTICE NO. 10077

CHANGE OF NAME

NOTICE is given that by a deed poll dated the 7th June, 2018, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 100, in Volume DI, Folio 216/5280, File No. MMXVIII, by our client, Margaret Wambui Gachomo, of P.O. Box 6, Kianyaga in the Republic of Kenya, formerly known as Margaret Wambui Murimi, formally and absolutely renounced and abandoned the use of her former name Margaret Wambui Murimi, and in lieu thereof assumed and adopted the name Margaret Wambui Gachomo, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Margaret Wambui Gachomo only.

Dated the 25th September, 2018.

ASHIOYA MOGIRE & NKATHA,
Advocates for Margaret Wambui Gachomo,
formerly known as Margaret Wambui Murimi.

MR/5353132

GAZETTE NOTICE NO. 10078

CHANGE OF NAME

NOTICE is given that by a deed poll dated the 25th July, 2018, duly executed and registered in the Registry of Documents at Nairobi as Presentation No. 836, in Volume DI, Folio 240/5917, File No. MMXVIII, by our client, Faith Oyangi, c/o P.O. Box 317-50310, Vihiga in the Republic of Kenya, formerly known as Faith Agosa Oyangi, formally and absolutely renounced and abandoned the use of her former name Faith Agosa Oyangi, and in lieu thereof assumed and adopted the name Faith Oyangi, for all purposes and authorizes and requests all persons at all times to designate, describe and address her by her assumed name Faith Oyangi only.

Dated the 224th September, 2018.

KIRIBA, KARIUKI & ASSOCIATES,
Advocates for Faith Oyangi,
formerly known as Faith Agosa Oyangi.

MR/5353279

GAZETTE NOTICE NO. 10079

INSOLVENCY ACT, 2015
AND
IN THE MATTER OF ECONET KENYA LIMITED (IN MEMBERS
VOLUNTARY LIQUIDATION)

NOTICE is hereby given that at the Extraordinary General Meeting of the Company held on 22nd August, 2018, the following resolutions were passed:

1. Special Resolution:

“THAT the Company be liquidated voluntarily as a Members’ Voluntary liquidation”

2. Ordinary Resolution:

“THAT Mr. Owen Koimburi Njenga of P.O. Box 61120 – 00100, NAIROBI is appointed as Liquidator for the purpose of such liquidation”

The Creditors of the Company are required on or before 20th September, 2018, to send full particulars of all claims they may have against the Company addressed to the undersigned, the Liquidator of the Company and if so required by notice in writing from the Liquidator, personally or by his Advocate to come and prove their debts or claims set out in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts are approved.

Dated the 22nd August, 2018.

OWEN KOIMBURI NJENGA,
Liquidator.

MR/5353143

NOW ON SALE**ECONOMIC SURVEY, 2011***Price: KSh. 1,000***THE FINANCE BILL, 2014***Price: KSh. 235*

**2011/2012
ESTIMATES OF RECURRENT
EXPENDITURE
OF THE
GOVERNMENT OF KENYA
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*

**2011/2012
ESTIMATES OF DEVELOPMENT
EXPENDITURE
OF THE
GOVERNMENT OF KENYA
FOR YEAR ENDING
30TH JUNE, 2011**

VOL. I*Price: KSh. 1,100***VOL. II***Price: KSh. 1,100*

**THE NATIONAL ASSEMBLY
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.

IMPORTANT NOTICE TO SUBSCRIBERS TO 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:

SUBSCRIPTION CHARGES:

	<i>KSh. cts.</i>
Annual Subscription (excluding postage in Kenya).....	13,920 00
Annual Subscription (including postage in Kenya).....	16,935 00
Annual Subscription (overseas).....	32,015 00
Half-year Subscription (excluding postage in Kenya).....	6,960 00
Half-year Subscription (including postage in Kenya).....	8,470 00
Half-year Subscription (overseas).....	16,010 00
Single copy without supplements.....	60 00

GAZETTED SUPPLEMENT CHARGES—PER COPY:

	<i>P.O. stage in EA</i>	
	<i>KSh. cts.</i>	<i>KSh. cts.</i>
Up to 2 pages.....	15 00	60 00
Up to 4 pages.....	25 00	60 00
Up to 8 pages.....	40 00	60 00
Up to 12 pages.....	60 00	60 00
Up to 16 pages.....	80 00	60 00
Up to 20 pages.....	95 00	155 00
Up to 24 pages.....	110 00	115 00
Up to 32 pages.....	145 00	115 00

Up to 36 pages.....	165 00	} depending on weight
Up to 40 pages.....	180 00	
Each additional 4 pages or part thereof.....	20 00	

ADVERTISEMENT CHARGES:

	<i>KSh. cts.</i>
Full page.....	27,840 00
Full single column.....	13,920 00
Three-quarter column.....	10,440 00
Half column.....	6,960 00
Quarter column or less.....	3,480 00

Subscribers and advertisers are advised to remit payments by bankers cheques, or deposit using our account at National Bank of Kenya, A/C No. 01001000903100, drawn in favour of "Government Printers".

Revenue stamps cannot be accepted. Subscriptions and advertisement charges are paid in advance.

S. N. MIGWI,
Government Printer.