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CONFIDENTIAL

FILE NUMBER

PP-101

INDEX HEADINGS

Officer or Section	For Action F/M	Initials	Date	Action taken vide F/M	Officer or Section	For Action F/M	Initials
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MINUTE SHEET

X2 (M22)
Land form No. I is submitted for your
Signature.

23/09/2011

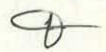

DIF

24. PLS. F. 15
P/se proceed with other steps. 8-05/10/11
LDM

25. DF. A. 19.

26. LDM

I advice that we wait for the response fro
DED - Kildo District Council. Because
TIC Cert. of Incentives was prepared in
accordance with the DED's directives.
If at all there is any discrepancy the DED
the one to give elaborations first.



PLD

10/11/2011

MINUTE SHEET

Dokezo
No.

Together with, a Certificate of Title should also ~~pre~~ be presented to the Registrar for authentication.
I submit with an advise that Mr. Mahad Tan Administrative Manager of the Company) be given such title and he will return back to TIC immediately after the registration process is over.

☺

PLD

30/8/2011

19. DIF. M. 18.

I submit advising that whether either Mr. Mahad Tan Administrative Manager of the company be given such title and return back to TIC after the process of registration is over or one officer from TIC be given it for the same as above. I submit for your guidance.
30/8/11
LAM.

LDM

Please advise with LAM for the way forward on such matters.

30/8/11

LAM. M. 18-20.

Please advise for the way forward.
30/8/11
LAM

DIF. M. 15.

I hereby forward to you Land Form No. 1 (in duplicate) for the EXD's signature.
23/9/11

MINUTE SHEET

Dokezo

No. 27

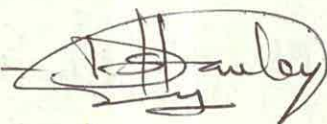
DIF

The request is brought to you so as you can facilitate the amendment of COI no 010226-01 from Agriculture Sector to Manufacturing Sector.

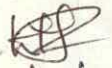
The New Forests Company has registered two projects with TIC. One project is holding COI no 010226 under Agriculture Sector. The second project is holding COI 010226-01 as expansion project under Agriculture Sector.

In real sense the second project with COI 010226-01 is the Manufacturing project and it is supposed to hold relevant COI number as per Manufacturing Sector. In a course of facilitating the registration of this Project from inception the project was wrongly placed and given COI number/file number which belongs to Agriculture Sector.

The request is forwarded to so as the ^{number of} COI can be changed from COI 010226-01 to 042150

SIFO 
20/12/2011,

the COI to 042150 as observed and advised


28/12/11

Ag.DIF

entive No. 010226-01 issued earlier on has
to COI No. 042150, it is hereby
signature.


28/12/11
A

MINUTE SHEET


Dokezo
No.

30 AEXD.

Ref. F. 24 and 29.

The Kilolo District Executive Director has sent us some documents showing the consent of the respective villages to issue land to the New Forest (T) Co. LTD. This is to respond to the letter by the Commissioner for Lands (F. 24) in which several queries were raised.

I advise that at this juncture the issue of land is quite clear and legally done. Therefore, the Land Form No. 1 (F. 20 and 21) can now be signed by the EXD without any problem.


Ag. LDM
3/1/2012

31

~~Ag EXD F29~~ 
Approved 
AG EXD 06/01/12

following amendments as per 1129, The
Correction involved changing of
was TK mistake. Based on
The mistake originated from
herby request you to W
US\$ 750.

1 Submib
4/1/2012

MINUTE SHEET

Dokezo
No.

14. LDM.

Ref. M.13 by LAM.

Please find Derivative Rights and Application for Subtitle (4 copies each) for EXD's and LAM's signature.

I submit

PLD

25/8/2011

15. DF. M.14.

I hereby forward to you Derivative Rights and Application for subtitle 4 copies each for the EXD's and LAM's signatures.

25/8/11
LAM.

16. EXD M.15

Derivative Rights and application of the subtitle

is hereby submitted for your signature as

Per M.15

25/8/2011.

LAM

17. PLD. M.16.

Please proceed with other steps.

30/8/11
LAM.

18. LDM

Ref. M.17

As a matter of procedure, the derivative right duly signed by the parties, should be sent to the Registrar of Title for registration and issuance of subtitle to the Lessee. In this case it is the Registrar of Title - Mbeya.

MINUTE SHEET

Dokezo
No.

8. As ExD M7 LAM. ~~As deal for~~ ^{done by LAM} AG EXD 12/07/2011 ^{12/7/2011}

I Submit to you as per request in M7 for your
Signature,

19/07/2011



DIF

9. PLD. M.8.

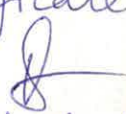
the proceed.
12/7/11
LAM

10. LDM,

Please find enclosed herein 2 Copies of Certificate
of Occupancy for EXD's & LAM's signature.


Pho 19.7.2011

11. DIF.

I am forwarding to you 2 copies of Certificate of
Occupancy for the EXD's signature. 
LAM-1

12. As ExD M 11.

Certificate of occupancy is hereby Submitted
for your Signature

20/7/2011


DIF

13. LDM

The certificates of occupancy have been signed
and are returned to you for your further action.
LAM 26/7/2011

MINUTE SHEET

Dokezo No. 3.0

LDM

Ref. f. 6


I hereby forward to you Land Form No. 1 for EXD's signature. The form is in ~~the~~ triplicate.

PLD

6.6.2011

4. DIF - F. 7 & M. 3.

I am submitting to you Land Form No. 1 in triplicate for the EXD's signature against mark 'x'.


- 06/06/2011

(5) Ag EXD MH, F7, F6.

I am forwarding to you Land Form No. 1 (for ~~your~~) for your signature as narrated in M 3, & M 4.


6. LDM

Ref. f. 10

I hereby forward to you Acknowledgements forms for EXD's signature.

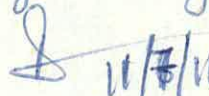

PLD

07.07.2011


DIF
06/06/2011

7. DIF - F. 10.

I submit to you Acknowledgement forms in triplicate for the EXD's signature.


LDM.

MINUTE SHEET

Dokezo
No.

1.0

EXD

The approved project has fulfilled the investment requirements, which are: -

(a) Minimum finance investment threshold has been exceeded, the project expects to invest ... US\$ 2.4m

(b) Legal entity has been incorporated under certificate

No. ... 58778-01 ... of ... 01/09/2007

Based on the above, the letter of approval is hereby submitted for signature in order for the project to comply with the requirements of Section 17 of Tanzania Investment Act, 1997.

Submitted for signature.



N.A. Senzia

DIF

30th March, 2011

2.0

EXD

In response to the TIC letter of registration dated ... 30th March 2011

the project has submitted the required documents namely:

(a) Company Board Resolution

(b) Reference letter/Financing from ... EXIM BANK LTD

(c) Letter of no objection and allocation letter from Kilimo District Council.

With the above submission EXD is requested to sign Certificate of Incentives No. 010226-01 ... (as in attached).

2/5/2011



DIF


MINUTE SHEET

Dokezo
No.

32 DIF

Ref: 32, 31, 30, 29.

Please find herewith attached certificate of two Right of Occupancies for the ExD's attestation against TIC's seal, for farm No 972 Magome, Kidabaga and Idete as well as farm No 975, Magome and Ndengisivili Kilolo District.
I submit


11/01/12

33 As ExD M32

I hereby forward to you certificate of two rights of occupancies for your signature & attestation.

11/01/12



DIF

34 DIF:

Ref: F34, 35, 36 and 37.

I hereby submit 6 copies of Derivative Rights and 6 copies of Application for Sub-titles to be signed between TIC and M/s New Forest Company (Tanzania) Limited of P.O. Box 2610, Iringa with C.O.I No 010226-01. The C.O.I owned by the Investor mentioned above on Farm No 972 Magoma, Kidabaga and Idete villages and Farm No 975 Magoma and Ndengisivili Villages, in Kilolo District.

Therefore, I forwarding these documents for ExD's and LAM signatures against Mark 'X'. Please app

MINUTE SHEET

Dokezo
No.

35

As ExD

I hereby submit for your signature of Derivatives rights as per folio 34 and is hereby submitted for your signature

20/01/2012



DDC

36.

LDM Ref. F.41

I hereby forward to you Land Form no. 1 for ExD's signature

PLS.

04.06.2012 PLS

37.

DLF F.41-43.

I submit to you Land Form No. 1 for the ExD's signature (forms are in triplicate) the compensation already paid as per the District Land Officer (F.43) (Authorised Land Officer).

19/6/12
LDM

38

As ExD

✓
19/06/2012

Land Form no 1 (part) is hereby submitted for your signature

19/6/2012



DDC

39.

PLS-F.41.

Please proceed with the following step. 21/6/12
LDM

MINUTE SHEET


Dokezo
No. 40

DIF.

Ref. f. 47 and 46.

I suggest that New Forests Company be informed of the new Circular from the Ministry of Lands regarding Land Allocation procedure to investors.

And that we are awaiting for the National Land Allocation Committee to sit and deliberate on the Matter.


Ag. LDM
2/10/2012

41
50

As LDM.

P/Sr Inform Mem accordingly


3/10/2012


DIF

42
51

LDM.


Ref. folio 46 x M. 50.


PLO
9.10.2012

43.

DIF f. 51

I advise the letter of no objection to the investor be issued after thorough PVU has been conducted.


PLO
18.6.2014

44

Chav
P/Sr

arrange PVU

11/10/2014

MINUTE SHEET

Dokezo
No.

10 DIF (f. 25.)
Following the site visit conducted to Whet Co. Ltd as
attached report f. 25 reads, kindly could you provide
your guidance to the recommended steps so as to solve
the impediment faced by the investors.

For your guidance

~~PM~~
PM(A).

5/12/2011

11 Ag. DIF

I hereby submit 1 copy of Derivative Rights
to be signed between TIC and Whet Company Ltd
with Certificate of Incentives No. 030928. The
Certificate of Incentives owned by the Investor
mentions plots 0, 1-16 Ras Kanyegwa, Temeke;
in which plot No. 4-3 are in issue.

Therefore, I am awarding these documents EXD's
& LAM's signatures against Mark 'X'.

Find also enclosed 3 copies of the Certificate of
Occupancy over Plots No. 1-3 Block 'A' at
Kanyegwa, Temeke, as forementioned.

See also f. 29 for easy of Refee.

Ag. LDM

30/12/2011

12 Ag. EXP / LAM done

Kindly I would like to forward for signature 12 copies
as attached herewith of Derivative Rights set with
and Whet Company Ltd as a registered investor
COI No. 030928 mentions Plot Kanyegwa,
Temeke in which are in issue

submit for
action

MILK SHEET

Dokezo
No. 6

DIF

Ref. F18.

I submit these Land Forms to you for ExD's signature.

ndemela/plo
28/12/2010

7. EXD M6, F18

As stated in folio 18, I hereby re-submit form no I for your signature to enable the foreign Investor own land.

9/12/2010


DIF

8. IF

Re: M.7 above and Land form No. 1.

In this regard advise the investor

change the plot NO: then

the certificate of intention 0021380,

read Plot NO: 8 @ MDOBANNA TEMOKO

instead of plot No. 1-6 Ras Kanyengwa
weke.


28/12

1/1/11 M8

cont. —ance of the death or bankruptcy of a member by sending it through the post a prepaid letter addressed to them by name or by the title of representatives or trustee of such deceased or bankrupt member, at the address (if any) in Tanzania supplied for the purpose by such persons as aforesaid, or (until such an address has been supplied) by giving the notice in the manner in which the same would have been given if the death or bankruptcy had not occurred.

130. Any notice or other document, if served or sent by post, shall be deemed to have been served or delivered at the expiration of 48 hours from the time when the envelope containing the same was posted and in any other case at the time at which the letter would be delivered in the ordinary course of post.

WINDING UP

131. If the Company shall be wound up the liquidator may, with the sanction of an extraordinary resolution of the Company and any other sanction required by the Act, divide amongst the members in specie or kind the whole or any part of the assets of the Company (whether they shall consist of property of the same kind or not) and may, for such purpose set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members. The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories as the liquidator, with the like sanction, shall think fit, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.

INDEMNITY

132. Subject to the provisions of the Act but without prejudice to any indemnity to which a Director may otherwise be entitled, every Director or other officer or Auditor of the Company shall be indemnified out of the assets of the Company against any liability incurred by him in defending any proceedings, whether civil or criminal in which judgment is given in his favour or in which he is acquitted or in connection with any application in which relief is granted to him by the Court from liability for negligence, default, breach of trust in relation to the affairs of the Company.



THE COMPANIES ACT 2002

COMPANY LIMITED BY SHARES

MEMORANDUM
AND
ARTICLES OF ASSOCIATION

OF

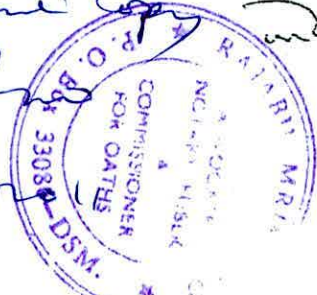
NEW FOREST COMPANY (TANZANIA) LIMITED

(Incorporated the 9th day of January 2007)

DRAWN BY:

MKONO & CO.
ADVOCATES
IN ASSOCIATION WITH
DENTON WILDE SAPTE
9TH FLOOR, PPF TOWER
GARDEN AVENUE/OHIO STREET
P.O. BOX 4369
DAR ES SALAAM

Certified as true copy
[Signature]
18/3/17





THE COMPANIES ACT 2002

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

OF

New Forest Company (Tanzania) Limited

TANZANIA

5000

Stamp

Receipt No. 008566

Stamp

TANZANIA

Stamp

1. The name of the Company is **New Forest Company (Tanzania) Limited**
2. The Registered Office of the Company will be situated on the mainland of the United Republic of Tanzania.
3. The purpose for which the Company is established is the transaction of any and all lawful business for which companies may be incorporated in Tanzania; and more particularly the Company shall have powers: -
 - (a)
 - (i) To carry on the business as timber growers, dealers, merchants, shippers, importers, exporters, buyers, sellers and marketers of timber, and trees of every kind and substances and things capable of being used in connection with any such business.
 - (ii) To purchase, establish or otherwise acquire land, trading stations, factories, stores, bonded stores, warehouses, depots and other lands, buildings, easements, rights and other property whatever that may be useful for any of the above purposes, and to erect and equip warehouses and buildings for such purposes.
 - (iii) To carry on business as a general commercial company.
 - (b) To appropriate any part or parts of the property of the Company for the purpose of and to build or let shops, offices, and other places of business and to use or lease any part of the property of the company not required for the purposes aforesaid for any purpose for which it may be conveniently used or let.
 - (c) To carry on any other trade or business whatever which can in the opinion of the Board of Directors be advantageously carried on in connection with or ancillary to

Certified as

18/3

any of the businesses of the Company.

- (d) To purchase or by any other means acquire and take options over any property whatever, and any rights or privileges of any kind over or in respect of any property.
- (e) To apply for, register, purchase, or by other means acquire and protect, prolong and renew, whether in the United Republic of Tanzania or elsewhere any patents, patent rights, brevets d'Invention, licenses, secret processes, trade marks, designs, protections and concessions and to disclaim, alter, modify, use and turn to account and to manufacture under or grant licenses or privileges in respect of the same, and to expend money in experimenting upon, testing and improving any patents, inventions or rights which the Company may acquire or propose to acquire.
- (f) To acquire or undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or proposing to carry on any of the businesses which the Company is authorised to carry on and as part of the consideration for such acquisition to undertake all or any of the liabilities of such person, firm or company, or to acquire an interest in, amalgamate with, or enter into partnership or into any arrangement for sharing profits, or for co-operation, or for mutual assistance with any such person, firm or company, or for subsidising or otherwise assisting any such person, firm or company, and to give or accept, by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, debenture stock or securities that may be agreed upon, and to hold and retain, or sell, mortgage and deal with any shares, debentures, debenture stock or securities so received.
- (g) To improve, manage, construct, repair, develop, exchange, let on lease or otherwise, mortgage, charge, sell, dispose of, turn to account, grant licenses, options, rights and privileges in respect of, or otherwise deal with all or any part of the property and rights of the Company.
- (h) To invest and deal with the monies of the Company not immediately required in such manner as may from time to time be determined and to hold or otherwise deal with any investments made.
- (i) To lend and advance money or give credit on any terms and with or without security to any person, firm or company (including without prejudice to the generality of the foregoing any holding company, subsidiary or fellow subsidiary of, or any other company associated in any way with, the Company), to enter into guarantees, contracts of indemnity and suretyships of all kinds, to receive money on deposit or

loan upon any terms, and to secure or guarantee in any manner and upon any terms the payment of any sum of money or the performance of any obligation by any person, firm or company (Including without prejudice to the generality of the foregoing any such holding company, subsidiary, fellow subsidiary or associated company as aforesaid).

- (j) To borrow and raise money in any manner and to secure the repayment of any money borrowed, raised or owing by mortgage, charge, standard security, lien or other security upon the whole or any part of the Company's property or assets (whether present or future), including its uncalled capital, and also by a similar mortgage, charge, standard security, lien or security to secure and guarantee the performance by the Company of any obligation or liability it may undertake or which may become binding on it.
- (k) To draw, make, accept, endorse, discount, negotiate, execute and issue cheques, bills of exchange, promissory notes, bills of lading, warrants, debentures, and other negotiable or transferable instruments.
- (l) To apply for, promote, and obtain any license of authority for enabling the Company to carry any of its objects into effect, or for effecting any modification of the company's constitution, or for any other purpose which may seem calculated directly or indirectly to promote the company's interests, and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the Company's interests.
- (m) To enter into any arrangements with any government authority (supreme, municipal, local, or otherwise) that may seem conducive to the attainment of the company's objects or any of them, and to obtain from any such government or authority any charters, decrees, rights, privileges or concessions which the Company may think desirable and to carry out, exercise, and comply with any such charters, decrees, rights, privileges, and concessions.
- (n) To subscribe for, take, purchase, or otherwise acquire, hold, sell, deal with and dispose of, place and underwrite shares, stocks, debentures, debenture stocks, bonds, obligations or securities issued or guaranteed by any other company constituted or carrying on business in any part of the world, and debentures, debenture stocks, bonds, obligations or securities issued or guaranteed by any government or authority, municipal, local or otherwise, in any part of the world.
- (o) To control, manage, finance, subsidize, co-ordinate or otherwise assist any company

or companies in which the Company has a direct or indirect financial interest, to provide secretarial, administrative, technical, commercial and other services and facilities of all kinds for any such company or companies and to make payments by way of subvention or otherwise and any other arrangements which may seem desirable with respect to any business or operations of or generally with respect to any such company or companies.

- (p) To promote any other company for the purpose of acquiring the whole or any part of the business or property or undertaking or any of the liabilities of the Company, or of undertaking any business or operations which may appear likely to assist or benefit the Company or to enhance the value of any property or business of the Company, and to place or guarantee the placing of, underwrite, subscribe for, or otherwise acquire all or any part of the shares or securities of any such company as aforesaid.
- (q) To sell or otherwise dispose of the whole or any part of the business or property of the Company, either together or in portions, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any company purchasing the same.
- (r) To act as agents or brokers and as trustees for any person, firm or company, and to undertake and perform sub-contracts.
- (s) To remunerate any person, firm or company rendering services to the Company either by cash payment or by the allotment to him or them of shares or other securities of the Company credited as paid up in full or in part or otherwise as may be thought expedient.
- (t) To pay all or any expenses incurred in connection with the promotion, formation and incorporation of the Company, or to contract with any person, firm or company to pay the same, and to pay commissions to brokers and others for underwriting, placing, selling, or guaranteeing the subscription of any shares or other securities of the Company.
- (u) To support and subscribe to any charitable or public object and to support and subscribe to any institution, society, or club which may be for the benefit of the Company or its directors or employees, or may be connected with any town or place where the Company carries on business; to give or award pensions, annuities, gratuities, and superannuation or other allowances or benefits or charitable aid and generally to provide advantages, facilities and services for any persons who are or have been directors of, or who are or have been employed by, or who are serving or

have served the Company, or any company which is a subsidiary of the Company or the holding company of the Company or a fellow subsidiary of the Company or the predecessors in business of the Company or of any such subsidiary, holding or fellow subsidiary company and to the wives, widows, children and other relatives and dependants of such persons; to make payments towards insurance; and to set up, establish, support and maintain superannuation and other funds or schemes (whether contributory or noncontributory) for the benefit of any of such persons and of their wives, widows, children and other relatives and dependants; and to set up, establish, support and maintain profit sharing or share purchase schemes for the benefit of any of the employees of the Company or of any such subsidiary, holding or fellow subsidiary company and to lend money to any such employees or to trustees on their behalf to enable any such purchase schemes to be established or maintained.

- (v) To distribute among the members of the Company in kind any property of the Company of whatever nature.
- (w) To procure the Company to be registered or recognized in any part of the world.
- (x) To do all or any of the things or matters aforesaid in any part of the world and either as principals, agents, contractors or otherwise, and by or through agents, brokers, sub-contractors or otherwise and either alone or in conjunction with others.
- (y) To do all such other things as may be deemed incidental or conducive to the attainment of the company's objects or any of them.

AND so that:

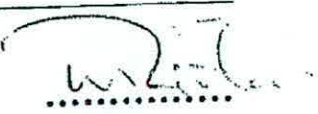
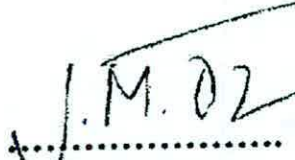
- (i) None of the objects set forth in any sub-clause of this clause shall be restrictively construed but the widest interpretation shall be given to each such object, and none of such objects shall, except where the context expressly so requires, be in any way limited or restricted by reference to or inference from any other object or objects set forth in such sub-clause, or by reference to or inference from the terms of any other sub-clause of this clause, or by reference to or inference from the name of the Company.
- (ii) None of the sub-clauses of this clause and none of the objects therein specified shall be deemed subsidiary or ancillary to any of the objects specified in any other such sub-clause, and the Company shall have as full a power to exercise each and every one of the objects specified in each sub-clause of this clause as though each such sub-clause contained the objects of a separate Company.

(iii) The word 'Company' in this clause, except where used in reference to the Company, shall be deemed to include any partnership or other body of persons, whether incorporated or unincorporated and whether domiciled in the United Republic of Tanzania or elsewhere.

5. The liability of the members is limited.

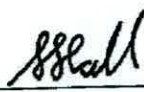
6. The Company's share capital is TShs. 100,000.00/= divided into 100 Ordinary shares of TShs.1,000/= each.

7. WE, the undersigned whose names and addresses are subscribed, are desirous of being formed into a company, in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

Names, Postal Address Occupation of Subscribers	Number of Shares taken by each	Signature of Subscribers
New Forests Company Tanzania UK Ltd 81 Piccadilly Mayfair London W1J 8HY	99	 SIGNED and DELIVERED by Michael Richards for and on behalf New Forests Company Tanzania ^{UK} Ltd
Mr. Julian Ozanne 108 Godolphin Road London W12 8JW	1	 Julian Ozanne
TOTAL	----- 100 -----	

Dated this 19th day of DECEMBER, 2006

WITNESS to the above signatures:

Signature: 
 Postal Address: MTC LAW 81 PICCADILLY LONDON W1J 8HY
 Qualification: SOLICITOR

TANZANIA
 Stamp Duty Sh. 5000/-
 PAID ON ORIGINAL
 Receipt No. 2385678
 Stamp Duty Officer

THE COMPANIES ACT 2002

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION
OF
NEW FOREST COMPANY (TANZANIA) LIMITED

TABLE A EXCLUDED

1. The regulations in Table A in the First Schedule to the Companies Act shall not apply to the Company, except so far as the same are repeated or contained in these Articles.

INTERPRETATION

2. In these Articles, unless the subject or context otherwise requires, the words standing in the first column of the table next hereinafter contained shall bear the meanings set opposite to them respectively in the second column thereof:-

WORDS

MEANINGS

The Act	The Companies Act 2002 and every statutory modification and re-enactment thereof for the time being in force.
These Articles	These Articles of Association as originally framed or as altered from time to time by Special Resolution.
The Directors	The directors for the time being of the Company.
The Office	The registered office for the time being of the Company.
Tanzania	Means the Mainland of the United Republic of Tanzania.
Relevant Securities	Means: (a) shares in the company other than shares shown in the memorandum to have been taken by the subscribers to it or shares allotted in pursuance of an employees' share scheme; and (b) any right to subscribe for or to convert any security into shares in the companies (other than shares so allotted).

3. Unless the context otherwise requires, words or expression contained in these regulations and in the regulations of Table A that apply to the company bear the same meaning as in the Decree but excluding any statutory modification of it not in force when these regulations become binding on the company words importing the singular only shall include the plural and vice versa, words importing the masculine gender shall include also corporations.
4. The headings in these regulations are for convenience only and shall be ignored in construing the language or meaning of the Articles. Regulation 1 of Table A shall apply as amended.

SHARES

3. The initial share capital of the Company is T.Shs. 100,000.00/= divided into 100 ordinary shares of T.Shs.1,000/= each.
4. Without prejudice to any special rights previously conferred on the holders of any existing shares or class of shares, any share in the Company may be issued with such preferred, deferred or other special rights or such restrictions, whether in regard to dividend, voting, return or capital or otherwise as the Company may from time to time by Ordinary Resolution determine.
5. Subject to the provisions of Section 61 of the Act, any preference shares may, with the sanction of an Ordinary Resolution, be issued on the terms that they are, or at the opinion of the Company are liable to be, redeemed on such terms and in such manner as the Company before the issue of the shares may by Special Resolution determine.
6. The Company is a private company and accordingly:
 - (a) No invitation or offer shall be made to the public (whether for cash or otherwise) to subscribe for any shares in or debentures of the Company, nor shall the Company allot or agree to allot (whether for cash or otherwise) any shares in or debentures of the Company with a view to all or any of the those shares or debentures being offered for sale to the public.
 - (b) The shares shall not be transferable except in accordance with the manner prescribed by these Articles.
 - (c) The number of members of the company shall be limited to fifty, not including persons who are in the employment of the company and persons who, having

been formerly in the employment of the company, were while in that employment, and have continued after the determination of that employment: to be, members of the company.

7. The Company may pay to any person a commission in consideration of his subscribing or agreeing to subscribe, whether absolutely or conditionally, or procuring or agreeing to procure subscriptions, whether absolute or conditional, for any shares in the Company: Provided that such commission shall not exceed 10 per cent of the price at which such shares are issued, or an amount equivalent to such percentage; and the requirements of section 57 of the Act shall be observed.
8. (a) The Directors may subject to Article 47 hereof allot, grant options over, or otherwise deal with or dispose of any relevant securities of the Company to such persons and generally on such terms and conditions as the Directors think proper.

(b) The general authority conferred by paragraph (a) of this Article shall be conditional upon due compliance with Article 47 hereof and shall extend to the amount of the authorized share capital of the Company upon its incorporation.

(d) The Directors shall be entitled under the general authority conferred by paragraph (a) of this Article to make at any time before the expiry of such authority any offer or agreement which will or might require relevant securities of the Company to be allotted after the expiry of such authority.
9. If two or more persons are registered as joint holders of any share, any one of such persons may give effectual receipts for any dividends or other moneys payable in respect of such share.
10. Every member shall be entitled, without payment, to receive within two months after allotment or lodgment of transfer (unless the conditions of issue provide for a longer interval) one certificate (under the Company's common seal) or for all the shares registered in his name, specifying the number and (where necessary) denoting numbers of the shares in respect of which it is issued and the amount paid up thereon; Provided that in the case of joint holders the Company shall not be bound to issue more than one certificate to all the joint holders, and delivery of such certificate to any one of them shall be sufficient delivery to all. Every certificate shall be signed by one Director and countersigned by the Secretary or by an assistant or deputy Secretary. Where parts only of the shares comprised in a certificate are transferred, the member transferring shall be entitled without payment to a certificate for the balance thereof.

11. If any share certificate shall be defaced, worn out, destroyed or lost, it may be renewed on such terms (if any) as to evidence and indemnity and payment of the expenses reasonably incurred by the Company investigating the evidence as the Directors shall require but otherwise free of charge and (in case of defacement or wearing out) on delivery up of the old certificate.

LIEN

12. The Company shall have a first and paramount lien upon all shares (whether fully paid or not) registered in the name of any member, either alone or jointly with any other person, for his debts, liabilities and engagements, whether solely or jointly with any other person, to or with the Company, whether the period for the payment, fulfillment or discharge thereof shall have actually arrived or not, and such lien shall extend to all dividends from time to time declared in respect of such shares. But the Directors may at any time declare any share to be exempt, wholly or partially, from the provision of this Article.
13. The Directors may sell the shares subject to any such lien at such time or times and in such time or times and in such manner as they think fit, but no sale shall be made until such time as the monies in respect of which such lien exists or some part thereof are or is presently payable or the liability or engagement in respect of which such lien exists is liable to be presently fulfilled or discharged, and until a demand and notice in writing stating the amount due to specifying the liability or engagement and demanding payment or fulfillment or discharge thereof and giving notice of intention to sell in default shall have been served on such member or the persons (if any) entitled by transmission to the shares, and default in payment, fulfillment or discharge shall have been made by him or them for fourteen days after such notice.
14. The net proceeds of any such sale shall be applied in or towards satisfaction of the amount due to the Company, or of the liability or engagement, as the case may be, and the balance (if any) shall be paid to the member or the persons (if any) entitled by transmission to the shares so sold.
15. Upon any such sale as aforesaid, the Directors may authorise some person to execute an instrument of transfer of the shares sold to the purchaser and may enter the purchaser's name in the register as holder of the shares, and the purchase money, nor shall his title to the shares be affected by irregularity or invalidity in proceedings in reference to the sale.

16. No member shall be entitled to receive any dividend or to exercise any privilege as a member until he shall have paid all calls for the time being due and payable on every share held by him, whether alone or jointly with any other person, together with interest and expenses (if any).

CALLS ON SHARES

17. The Directors may, subject to the provisions of these Articles, from time to time make such calls upon the members in respect of all monies unpaid on their shares as they think fit, provided that fourteen days' notice at least is given of each call and each member shall be liable to pay the amount of every call so made upon him to the persons, by the instalments (if any) and at the times and places appointed by the Directors.
18. A call shall be deemed to have been made at the time when the resolution of the Directors authorising such call was passed.
19. The joint holders of a share shall be jointly and severally liable for the payment of all calls and instalments in respect thereof.
20. If before or on the day appointed for payment thereof a call or instalment payable in respect of a share is not paid, the person from whom the same is due shall pay interest on the amount of the call or instalment at such rate not exceeding 20 per cent. per annum as the Directors shall fix from the day appointed for payment thereof to the time of actual payment, but the Directors may waive payment of such interest wholly or in part.
21. Any sum which by the terms of allotment of a share is made payable upon allotment or at any fixed date, whether on account of the amount of the share or by way of premium, shall for all purposes of these Articles, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these Articles as to payment of interest and expenses, forfeiture and the like, and all other relevant provisions of these Articles, shall apply as if such sum were a call duly made and notified as hereby provided.
22. The Directors may, from time to time, make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid and in the time of payment of such calls.
23. The Directors may, if they think fit, receive from any member willing to advance the

same all or any part of the monies due upon his shares beyond the sums actually called up thereon, and upon the monies so paid in advance, or so much thereof as exceeds the amount for the time being called up on the shares in respect of which such advance has been made, the Directors may pay or allow such interest as may be agreed between them and such member, in addition to the dividend payable upon such part of the share in respect of which such advance has been made as is actually called up.

TRANSFER OF SHARES

- 24 Subject to the restrictions of these Articles, shares shall be transferable, but every transfer must be in writing and must be left at the registered office, accompanied by the certificate of the shares to be transferred and such other evidence (if any) as the Directors may require to prove the title of the intending transferor.
25. The instrument of transfer of a share shall be executed by the transferor and, when the share is not fully paid, by the transferee, and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register of members in respect thereof.
26. Any share may be transferred at any time by a member to his or her father or mother, or to any lineal descendant of such father or mother, or to his or her wife or husband; and any share of a deceased member may be transferred by his executors or administrators to the widow or widower of any such relative as aforesaid of such deceased member, being a *cestui que trust* or specific legatee thereof, and shares standing in the name of any deceased member may be transferred to or placed in the names of the executors or trustees of his will, and upon any change of trustees may be transferred to the trustees for the time being of such will. A share may (subject as aforesaid) at any time be transferred to any member of the Company.
27. No share shall in any circumstances be issued or transferred to any infant, bankrupt or person of unsound mind.
- 28 (1) Save as provided in Article 27, no share shall be transferred to any person who is not a member of the Company so long as any member is willing to purchase the same at the fair value (as hereinafter defined), which shall be determined as hereinafter provided.
- (2) In order to ascertain whether any member is willing to purchase a share at the fair value, the person, whether a member of the Company or not, proposing to

transfer the same (hereinafter called "the retiring member") shall give a notice in writing (hereinafter described as a "sale notice") to the Company that he desires to transfer the same. Every sale notice shall specify the number of the shares which the retiring member desires to transfer, and shall constitute the Company the agent of the retiring member for the sale of such shares to any member of the Company at the fair value. No sale notice shall be withdrawn except with the sanction of the Directors.

- (3) Forthwith upon receipt by the Company of any sale notice the Company shall direct the Auditors for the time being of the Company to certify the fair value of the shares comprised in such sale notice in accordance with sub-paragraph (4) hereof.
- (4) The fair value of the shares for the purposes of this Article shall be such price as shall be certified in writing by the Auditors of the Company for the time being as being, in their opinion, the fair value of the said shares and in so certifying the Auditors shall pay no regard as to whether the shares comprised in such sale notice form part of a majority or minority holding in the Company. In carrying out the obligations created by this Article the Auditors shall be considered to be acting as experts and not as arbitrators, and in so determining the fair value of the shares their decision shall be final and binding.
- (5) If the Directors within twenty-eight days after the receipt by the Company of the certificate of the Auditors of the fair value of the shares specified in the sale notice find a member willing to purchase any share comprised therein (hereinafter described as a "purchasing member") and shall give notice thereof to the retiring member, the retiring member shall be bound upon payment of the fair value to transfer the share to such purchasing member. The Directors shall, with a view to finding a purchasing member, offer any shares comprised in the Company as nearly as may be in the proportion to their holdings of shares in the Company, and shall limit a time within which such offer if not accepted will be deemed to have been declined; and the Directors shall make such arrangements as regards the finding of a purchasing member for any shares not accepted by a member to whom they shall have been so offered as aforesaid within the time so limited as they shall think just and reasonable.
- (6) In the event of the retiring member failing to carry out the sale of any shares which he shall have become bound to transfer as aforesaid, the Directors may authorise some person to execute a transfer of the shares to the purchasing

member and may give a good receipt for the purchase price of such shares. and may register the purchasing member as holder thereof and issue to him a certificate for the same, and thereupon the purchasing member shall become indefeasibly entitled thereto. The retiring member shall in such case be bound to deliver up his certificate for the said purchase price, without interest, and if such certificate shall comprise any shares which he has not become bound to transfer as aforesaid the Company shall issue to him a balance certificate for such shares.

(7) If the Directors shall not, within the space of twenty-eight days after receipt by the Company of the certificate of the Auditors referred to in sub-paragraph (5) above, find a purchasing member for all or any of the shares comprised in the sale notice and give notice to the retiring member in the manner aforesaid, or if, through no default of the retiring member, the purchase of any share in respect of which such last mentioned notice shall be given shall not be completed within twenty-one days from the service of such notice, the retiring member shall at any time within six months thereafter be at liberty, subject to Article 30, to sell and transfer the shares comprised in his sale notice (or such of them as shall not have been sold to a purchasing member) to any person and at any price.

29. The Directors may, in their absolute discretion and without assigning any reason therefore, decline to register any transfer of any share whether or not it is a fully paid share, but such right of refusal shall not be exercisable in the case of any transfer made pursuant to Article 27.

30. If the Directors refuse to register a transfer of any shares they shall within two months after the date on which the transfer was lodged with the Company send to the transferee notice of the refusal, as required by section 80 of the Act.

31. The registration of transfers may be suspended and the register of members closed during the fourteen days immediately preceding every Annual General Meeting of the Company, and at such other times (if any) and for such period as the Directors may from time to time determine, provided always that the register shall not be closed for more than thirty days in any year.

TRANSMISSION OF SHARES

32. In the case of the death of a member, the survivors or survivor, where the deceased was a joint holder, and the executors or administrators of the deceased, where he was

a sole or only surviving holder, shall be the only persons recognised by the Company, as having any title to his shares, but nothing herein contained shall release the estate of a deceased joint holder from any liability in respect of any share jointly held by him.

33. Any person becoming entitled to a share in consequence of the death or bankruptcy of any member may, upon producing such evidence of title as the Directors shall require, be registered himself as holder of the share, or, subject to the provisions as to transfers herein contained (which shall apply as if the death or bankruptcy of the member had not occurred) transfer the same to some other person.
34. A person entitled to a share by transmission shall be entitled to receive, and may give a discharge for, any dividends or other monies payable in respect of the share, but he shall not be entitled in respect of it to receive notice of, or to attend or vote at meetings of the Company or, save as aforesaid, to exercise any of the rights or privileges of a member, unless and until he shall become a member in respect of the share.

FORFEITURE OF SHARES

35. If any member fails to pay the whole or any part of any call or instalment of a call on or before the day appointed for the payment thereof, the Directors may at any time thereafter, during such time as the call or instalment or any part thereof remains unpaid, serve a notice on him or on the person entitled to the share by transmission requiring him to pay such call or instalment, or such part thereof as remains unpaid, together with interest at such rate not exceeding 10 per cent. per annum as the Directors shall determine, and any expenses that may have accrued by reason of such non payment.
36. The notice shall name a further day (not earlier than the expiration of fourteen days from the date of the notice) on or before which such call or installment, or such part as aforesaid, and all interest and expenses that have accrued by reason of such non-payment, are to be paid. It shall also name the place where payment is to be made, and shall state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which such call was made will be liable to be forfeited.
37. If the requisitions of any such notice as aforesaid are not complied with, any share in respect of which such notice has been given may at any time thereafter, before the payment required by the notice has been made, be forfeited by a resolution of the

Directors to that effect. A forfeiture of shares shall include all dividends in respect of the shares not actually paid before the forfeiture, notwithstanding that they shall have been declared.

38. When any share has been forfeited in accordance with these Articles, notice of the forfeiture shall forthwith be given to the holder of the share or to the person entitled to the share by transmission, as the case may be, and an entry of such notice having been given, and of the forfeiture with the date thereof, shall forthwith be made in the register of members opposite to the share; but the provisions of this Article are directory only, and no forfeiture shall be in any manner invalidated by any omission or neglect to give such notice or to make such entry as aforesaid.
39. Notwithstanding any such forfeiture as aforesaid, the Directors may, at any time before the forfeited share has been otherwise disposed of, annul the forfeiture, upon the terms of payments of all calls and interest due thereon and all expenses incurred in respect of the share and upon such further terms (if any) as they shall see fit.
40. Every share which shall be forfeited may be sold, re-allotted, or otherwise disposed of, either to the person who was before forfeiture the holder thereof, or entitled thereto, or to any other person, upon such terms and in such manner as the Directors shall think fit, and the Directors may, if necessary, authorise some person to transfer the same to such other person as aforesaid.
41. A shareholder whose shares have been forfeited shall, notwithstanding, be liable to pay to the Company all calls made and not paid on such shares at the time of forfeiture, and interest thereon to the date of payment, in the same manner in all aspects as if the shares had not been forfeited, and to satisfy all (if any) the claims and demands which the Company might have enforced in respect of the shares at the time of forfeiture without any deduction or allowance for the value of the shares at the time of forfeiture.
42. The forfeiture of a share shall involve the extinction at the time of forfeiture of all interest in and all claims and demands against the Company in respect of the share, and all other rights and liabilities incidental to the share as between the shareholder whose share is forfeited and the Company, except only such of those rights and liabilities as are by these Articles expressly saved, or as are by the ordinance given or imposed in the case of past members.
43. A statutory declaration in writing that the declarant is a Director of the Company, and that a share has been duly forfeited in pursuance of these Articles, and stating the date

upon which it was forfeited shall, as against all persons claiming to be entitled to share adversely to the forfeiture thereof, be conclusive evidence of the facts therein stated, and such declaration shall constitute a good title to the share, and (subject to the execution of any necessary transfer) such person shall be registered as the holder of the share and shall be discharged from all calls made prior to such sale or disposition and shall not be bound to see to the application of the purchase money (if any), nor shall his title to the share be affected by any act, omission or irregularity relating to or connected with the proceedings in reference to the forfeiture, sale, re-allotment or disposal of the share.

ALTERATIONS OF CAPITAL

44. The Company may from time to time by Ordinary Resolution: -

- (a) consolidate and divide its share capital into shares of larger amount than its existing shares, or
- (b) cancel any shares not taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of the shares so cancelled;
- (c) divide its share capital or any part thereof into shares of smaller amounts than is fixed by its Memorandum of Association by sub-division of its existing shares or any of them, subject nevertheless to the provisions of the Act;

and by Special Resolution:-

- (d) reduce its share capital or any capital redemption reserve or share premium account in any manner authorized and subject to any conditions prescribed by the Act.

45 (1) The Company in General Meeting may from time to time whether all the shares for the time being authorized shall have been issued or all the shares for the time being issued shall have been fully called up or not, increase its share capital by the creation of new shares, such new capital to be of such amount and to be divided into shares of such respective amounts and (subject to any special rights for the time being attached to any existing class of shares) to carry such preferential, deferred or other special rights (if any), or to be subject to such conditions or restrictions (if any), in regard to dividend, return of capital, voting or otherwise, as the General Meeting resolving upon such increase directs.

(2) Subject to the provisions of Section 61 of the Act the Company may: -

- (i) issue shares, which are to be redeemed or are liable to be redeemed at the option of the Company or the shareholder on such terms and in such manner as shall satisfy the conditions in section 61 of the Act;
- (ii) purchase its own shares (including any redeemable shares);
- (iii) make a payment in respect of any such redemption or purchase of any of its own shares otherwise than out of distributable profits of the Company or the proceeds of a fresh issue of shares.

46. Subject to any direction to the contrary that may be given by the Company in General Meeting all shares authorized pursuant to Article 8 hereof to be allotted shall be offered to the members in proportion to the existing shares held by them and such offer shall be made by notice in writing specifying the number of the shares to which the member is entitled and limiting a time (being not less than 21 days) within which the offer if not accepted will be deemed to have been declined, and after the expiry of such time or upon receipt of an intimation from the member to whom such notice is given that he declines to accept the shares offered, the Directors may, subject to these Articles, allot or otherwise dispose of the same to such persons and upon such shares as aforesaid which, by reason of the proportion borne by them to the number of persons entitled to any such offer as aforesaid or by reason of any other difficulty in apportioning the same, cannot in the opinion of the Directors be conveniently offered in manner hereinbefore provided.
47. Except so far as otherwise provided by or pursuant to these Articles or by the conditions of issue, any new share capital shall be considered as part of the original ordinary share capital of the Company, and shall be subject to the same provisions with reference to the payment of calls, lien, transfer, transmission, forfeiture and otherwise as the original share capital.

MODIFICATION OF RIGHTS

48. Subject to the provisions of the Act if at any time the share capital of the Company is divided into different classes of shares, the rights or privileges for the time being attached to any class of shares may (notwithstanding that the Company may be or be about to be in liquidation) be varied or abrogated with the consent in writing of the holders of three-fourths in nominal value of the issued shares of that class. To any such separate general meeting all the provisions of these Articles relating to General Meetings shall apply provided always that the necessary quorum at any such meeting

other than an adjourned meeting shall be two persons holding or representing by proxy at least one-third in nominal value of the issued shares of the class in question and at an adjourned meeting one person holding shares of the class in question or his proxy and provided that any holder of shares of the class in question present in person or proxy may demand a poll.

GENERAL MEETINGS

49. The Company shall in each year hold a general meeting as its annual general meeting in addition to any other meetings in that year, and shall specify the meeting as such in the notices calling it; and not more than fifteen months shall elapse between the date of one annual general meeting of the Company and that of the next.

Provided that so long as the Company shall hold its first annual general meeting within eighteen months of its incorporation, it need not hold it in the year of its incorporation or in the following year. The annual general meeting shall be held at such time and place, as the Directors shall appoint.

50. All general meetings other than annual general meetings shall be called extraordinary general meetings.
51. The Directors may, whenever they think fit, convene an extraordinary general meeting, and extraordinary general meetings shall also be convened on such requisition, or, in default, may be convened by such requisitionists, as provided by Section 134 of the Act.

NOTICE OF GENERAL MEETINGS

53. Every general meeting shall be called by twenty-one days notice in writing at the least. The notice shall be exclusive of the day on which it is served or deemed to be served and of the day for which it is given, and shall specify the place, the day and the hour of the meeting and the nature of any special business that is to be transacted, and shall be given, in manner hereinafter mentioned or in such other manner, if any, as may be prescribed by the company in general meeting, to such persons as are, under the regulations of the Company, entitled to receive such notices from the Company. Provided that a meeting of the Company shall, notwithstanding that it is called by shorter notice than that specified in these presents, be deemed to have been duly called if it is so agreed -
- (a) in the case of a meeting called as the annual general meeting, by all the members entitled to attend and vote thereat; and
 - (b) in the case of any other meeting, by a majority in number of the members having a right to attend and vote at the meeting, being a majority together holding not less than 95 per cent in nominal value of the shares giving that right.
54. The accidental omission to give notice of a meeting to, or the non-receipt of notice of a meeting by, any person entitled to receive notice shall not invalidate the proceedings at that meeting.

PROCEEDINGS AT GENERAL MEETINGS

55. All business shall be deemed special that is transacted at an Extraordinary General Meeting, and all that is transacted at an Annual General Meeting shall also be deemed special, with the exception of declaring a dividend, the consideration of the accounts and balance sheets and the reports of the Directors and Auditors, and any other documents accompanying or annexed to the balance sheets, the election of Directors in place of those retiring and the appointment and fixing of the remuneration of the Auditors.
56. No business shall be transacted at any General Meeting unless a quorum is present when the meeting proceeds to business. Save as herein otherwise provided, two members present in person or by proxy shall be a quorum.
57. If within half an hour from the time appointed for the holding of a General Meeting a

quorum is not present, the meeting, if convened on the requisition of members, shall be dissolved. In any other case it shall stand adjourned to the same day in the next week at the same time and place or to such time and place as the Directors may determine and if at such adjourned meeting a quorum is not present within half an hour from the time appointed for holding the meeting, the members present shall be a quorum.

58. The Chairman (if any) of the Board of Directors shall preside at every General Meeting, but if there be no such Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding the same, or shall be present but unwilling to act as Chairman, the members present shall choose some Director, or if no Director be present, or if all the Directors present decline to take the chair, they shall choose some member present to be Chairman of the Meeting.
59. The Chairman of any meeting at which a quorum is present may, with the consent of the meeting, and shall, if so directed by the meeting, adjourn the meeting from time to time and from place to place as the meeting shall determine. Whenever a meeting is adjourned for fourteen days or more, notice of the adjourned meeting shall be given in the same manner as in the case of an original meeting. Save as aforesaid, no member shall be entitled to any notice of an adjournment or of the business to be transacted at an adjourned meeting. No business shall be transacted at any adjourned meeting other than the business, which might have been transacted at the meeting from which the adjournment took place.
60. At all General Meetings a resolution put to the vote of the meeting shall be decided on a show of hands, unless before or upon the declaration of the result of the show of hands a poll be demanded by the Chairman or by at least two persons for the time being entitled to vote at the meeting, or by a member or members representing one-tenth of the total voting rights of all the members having the right to vote at the meeting, or by a member or members holding shares conferring a right to vote at the meeting being shares on which an aggregate sum has been paid up equal to not less than one-tenth of the total sum paid up on all the shares conferring that right, and unless a poll be so demanded a declaration by the Chairman of the meeting that a resolution has on a show of hands been carried, or carried unanimously, or by a particular majority, or lost, or not carried by a particular majority, and an entry to that effect in the minute book of the Company, shall be conclusive evidence of the fact, without proof of the number or proportion of the votes recorded in favour of or against such a resolution. The demand for a poll may be withdrawn.
61. Subject as provided in Article 62, if a poll be demanded in manner aforesaid, it shall

be taken in such manner, as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.

62. No poll shall be demanded on the election of a Chairman of a meeting, or on any question of adjournment.
63. In the case of any equality of votes, whether on a show of hands or on a poll, the chairman of the meeting shall be entitled to a casting vote in addition to any other vote he may have.
64. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business, other than the question on which a poll has been demanded.

VOTES OF MEMBERS

65. Subject to any rights or restrictions for the time being attached to any class or classes of shares, on a show of hands every member present in person shall have one vote, and on a poll every member shall have one vote for each share of which he is the holder.
66. A member in respect of whom an order has been made by any Court having jurisdiction (whether in Tanzania or elsewhere) in matters concerning mental disorder may vote whether on a show of hands or on a poll by his receiver, curator bonis or other person authorised in that behalf appointed by that Court, and such last-mentioned persons may give their votes either personally or by proxy.
67. If two or more persons are jointly entitled to a share, then in voting upon any question the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other holders of the share, and for this purpose seniority shall be determined by the order in which the names stand in the register of members.
68. Save as herein expressly provided, no member other than a member duly registered who shall have paid everything for the time being due from and payable to the Company in respect of his shares shall be entitled to vote on any question either personally or by proxy, or to be reckoned in a quorum, at any General Meeting.
69. Votes may be given either personally or by proxy. On a show of hands a member (other than a corporation) present only by proxy shall have no vote, but a proxy for or

representative of a corporation may vote on a show of hands. A proxy need not be a member.

70. The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorized in writing, or if such appointor is a corporation under its common seal, if any, and, if none, then under the hand of some officer duly authorized in that behalf. An instrument appointing a proxy to vote at a meeting shall be deemed to include the power to demand or concur in demanding a poll on behalf of the appointor.
71. The instrument appointing a proxy, together with the power of attorney (if any) under which it is signed or a notarially certified or office copy thereof, shall be deposited at the office at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting at which the person named in such instrument proposes to vote, or in the case of a poll not less than twenty-four hours before the appointed for taking the poll and in default the instrument of proxy shall not be treated as valid.
72. Any instrument appointing a proxy shall be in the following form with such variations (if any) as circumstances may require or the Directors may approve: -

"NEW FOREST COMPANY (TANZANIA) LIMITED.

I,

"of _____, a member of

"NEW FOREST COMPANY (TANZANIA) LIMITED.

"hereby appoint _____,

"of _____,

"to vote for me and on my behalf at the [Annual,
"Extraordinary or Adjourned, as the case may be]

"General Meeting of the Company to be held

"on the _____ day of _____ and at

"every adjournment thereof.

"As witness my hand this _____ day of _____ 20 ."

73. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the Chairman whose decision shall be final and conclusive.
74. A vote given or poll demanded by proxy or by the duly authorized representative of a

corporation shall be valid notwithstanding the previous determination of the authority of the person voting or demanding a poll unless notice of the determination was received by the Company at the Registered Office before the commencement of the meeting or adjourned meeting at which the vote is given or the poll demanded or (in the case of a poll taken otherwise than on the same day as the meeting or adjourned meeting) the time appointed for taking the poll.

75. Subject to the provisions of the Act, a resolution in writing signed by all the members for the time being entitled to receive notice of and to attend and vote at General Meetings (or being corporations by their duly authorized representatives) shall be as valid and effective as if the same had been passed at a General Meeting of the Company duly convened and held and may consist of several instruments in the like form each executed by or on behalf of one or more members.

DIRECTORS

76. Unless and until otherwise determined by the Company in General Meeting, the number of the Directors shall not be less than two or more than five. The first Directors of the Company shall be as named in the particulars delivered to the Registrar of Companies pursuant to the provisions of Section 14(2) of the Act.
77. The Directors shall have power from time to time and at any time to appoint any person who is willing to be a Director, either to fill a vacancy or as an additional Director. A Director so appointed shall hold office only until the next Annual General Meeting and shall not be taken into account in determining the Directors who are to retire by rotation at the Meeting, but shall be eligible for re-election at that Meeting.
78. The remuneration of the Directors shall from time to time be determined by the Company in General Meeting. Unless otherwise directed by the resolution by which it is voted, any such remuneration shall be divided amongst the Directors as they may agree, or, failing agreement, equally. The Directors shall also be entitled to be repaid all travelling, hotel and other expenses properly incurred by them respectively in or about the performance of their duties as Directors, including their expenses of travelling to or from Board Meetings. If by arrangement with the other Directors any Director shall perform or render any special duties or services outside his ordinary duties as a Director, the Directors may pay him special remuneration, in addition to his ordinary remuneration, and such special remuneration may be by way of salary, commission or participation in profits, or by any or all of those modes, or otherwise as may be arranged.

79. The office of a Director shall be vacated:-

- (a) If he ceases to be a Director by virtue of any provision of the Act or he becomes prohibited by law from being a Director.
- (b) If a receiving order is made against him or he makes any arrangement or composition with his creditors.
- (c) If he becomes of unsound mind and either he is admitted to hospital in pursuance of an application for admission for treatment under the Mental Diseases Ordinance (Cap. 98) or an order is made by a Court having jurisdiction (whether in the Tanzania or elsewhere) in matters concerning mental disorder for his detention or for the appointment of a receiver, curator bonis or other person to exercise powers with respect to his property or affairs.
- (d) If he absents himself from the meetings of the Board during a continuous period of six months without special leave of absence from the Directors, and they pass a resolution that he has by reason of such absence vacated his office.
- (e) If by notice in writing given to the Company he resigns his office.

MANAGING DIRECTORS AND EXECUTIVE DIRECTORS.

80. (a) The Directors may from time to time appoint any one or more of their body to be Managing Director or to any other executive office under the Company (hereinafter referred to as an "Executive Director") and, subject to the provisions of the Act, for such period and upon such terms as they think fit, and may vest in such Managing Director or Executive Director such of the powers hereby vested in the Directors generally as they may think fit, and such powers may be made exercisable for such period or periods and upon such condition and subject to such restrictions, and generally such terms as to remuneration and otherwise as they may determine. The remuneration of such Managing Director or Executive Director may be made payable by way of salary or commission or participation in profits, or by any or all of those modes or otherwise as may be thought expedient, and it may be made a term of any such appointment that he shall receive a pension, gratuity or other benefit on his retirement.
- (b) A Managing Director and any Executive Director shall not, while he continues to hold that office, be subject to retirement by rotation, and he shall not be

taken into account in determining the rotation of retirement of Directors or the number of Directors to retire, but he shall, subject to the provisions of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he ceases to hold the office of Director he shall ipso facto and immediately cease to be a Managing Director or Executive Director (as the case may be).

POWERS AND DUTIES OF DIRECTORS

81. The business of the Company shall be managed by the Directors, who may pay all such expenses of and preliminary and incidental to the promotion, formation, establishment and registration of the Company as they think fit, and may exercise all such powers of the Company, and do on behalf of the Company all such acts as may be exercised and done by the Company, and as are not by the Act or these Articles required to be exercised or done by the Company in General Meeting, subject nevertheless to any regulations of these Articles, to the provisions of the Act to any directions given by special resolution but no alteration of the Articles and no such direction shall invalidate any prior act of the Directors which would have been valid if such alteration had not been made or that direction had not been given.
82. The Directors may borrow or raise from time to time for the purposes of the Company or secure the payment of such sums as they think fit, and may secure the repayment or payment of any such sums by mortgage or charge upon all or any of the property or assets of the Company or subject (in the case of any security convertible into shares) to the provisions of Article 8, by the issue of debentures, debenture stock and other securities as they may think fit. (Provided that the amount for the time being remaining undischarged of monies borrowed, raised or secured by the Directors shall not at any time exceed (twice the nominal amount of the issued share capital for the time being of the Company) without the sanction of the Company in General Meeting; but no lender shall be bound to see that this limit is observed.)
83. Subject to the provisions of the Act, the Directors on behalf of the Company may pay a gratuity or pension or allowance on retirement to any Director or former Director who has held any executive office or employment with the Company or to his widow or dependants and may make contributions to any fund and pay premiums for the purchase or provision of any such gratuity, pension or allowance.
84. The continuing Directors may act at any time notwithstanding any vacancy in their body; provided always that in case the Directors shall at any time be reduced in number to less than the minimum number prescribed by or in accordance with these

Articles, it shall be lawful for them to act as Directors for the purpose of filling up vacancies in their body, or of summoning a General Meeting of the Company, but not for any other purpose.

85. (a) Subject to the provisions of the Act a Director notwithstanding his office may contract with, be a party to, or otherwise interested in any contract or proposed contract or arrangement with the Company or in which the company is otherwise interested and shall not be liable to account for any profit or other benefit derived by him by reason of any such matter and no such contract, proposed contract, transaction or arrangement shall be liable to be avoided on the ground of any such interest or benefit: Provided that the nature and extent of the interest of the Director be declared at a meeting of the Directors in full compliance with section 209 of the Act.
- (b) For the purposes of paragraph (a) a general notice given to the Directors at such meeting by a Director to the effect either that he is a member of a specified company or firm and is to be regarded as interested in any contract, transaction or arrangement which may, after the date of the notice, be made with that company or firm, or that he is to be regarded as interested in any contract, transaction or arrangement which may after the date of the notice be made with a specified person who is connected with him shall be sufficient declaration of interest in relation to any such contract, transaction or arrangement.
- (c) A Director may vote at a meeting of the Directors or of a committee of Directors upon any resolution concerning a contract, proposed contract, transaction or arrangement in which he has, whether directly or indirectly, an interest or upon any matter arising therefrom, and if he shall so vote his vote shall be counted and he shall be taken into account in determining whether a quorum is present at such meeting.

ROTATION OF DIRECTORS

86. Subject to the provisions of these Articles, one-third of the Directors for the time being, or if their number is not a multiple of three then the number nearest to one-third, shall retire from office at the first Annual General Meeting and at any Annual General Meeting in any subsequent year.
87. The Directors to retire shall be the Directors who have been longest in office since their last election. As between Directors of equal seniority, the Directors to retire

shall, in the absence of agreement, be selected from among them by lot. A retiring Director shall be eligible for re-election, and shall act as a Director throughout the meeting at which he retires.

88. Subject to any resolution reducing the number of Directors, the Company shall, at the meeting at which any Director shall retire in manner aforesaid, fill up the vacated office by electing a person thereto, and may, without notice in that behalf, fill up any other vacancies.
89. No person, not being a Director retiring at the meeting, shall, unless recommended by the Directors for election, be eligible for the office of Director at any General Meeting unless not less than three or more than twenty-one days before the day appointed for the meeting, there shall have been given to the Secretary notice in writing by some member duly qualified to be present and vote at the meeting for which such notice is given of his intention to propose such person for election, and also notice in writing, signed by the person to be proposed, of his willingness to be elected.
90. If at any meeting at which an election of Directors ought to take place, the place of any retiring Director is not filled up, such retiring Director shall, if willing to act, be deemed to have been re-elected, unless at such meeting it shall be determined to reduce the number of Directors or a resolution for the re-election of such retiring Director shall have been put to the meeting and not carried.
91. The Company may from time to time in General Meeting increase or reduce the number of Directors, and determine in what rotation such increased or reduced number shall go out of office, and may take any appointments necessary for effecting any such increase as aforesaid.

PROCEEDINGS OF DIRECTORS

92. The Directors may meet together for the despatch of business, adjourn and otherwise regulate their meetings as they think fit, and determine the quorum necessary for the transaction of business. Unless otherwise determined, two shall be a quorum. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes the Chairman shall have a second or casting vote.
93. The Directors may, and on the request of a Director the Secretary shall, at anytime summon a meeting of the Directors. It shall not be necessary to give notice of a meeting of Directors to any Director for the time being absent from the Tanzania.

94. The Directors may from time to time elect a Chairman, who shall preside at meetings of the Directors, and determine the period for which he is to hold office, but if no such Chairman be elected, or if at any meeting the Chairman be not present within five minutes after the time appointed for holding the same, the Directors present shall choose someone of their number to be Chairman of such meeting.
95. (a) A Director (other than an alternate Director) may from time to time by notice in writing to the Company appoint any Director or any person approved by his co-Directors to act as an alternate Director at any meeting of the Board from which he is himself absent, and may in like manner remove any person so appointed from office.
- (b) An alternate Director appointed under this Article shall not be entitled to any remuneration from the Company, but he shall be entitled, while holding office as such, to receive notice of all meetings of Directors and of all meetings of committees of Directors of which his appointor is a member and to attend and vote thereat in place of and in the absence of the Director appointing him.
- (c) Such alternate Director shall cease to be an alternate Director if his appointor ceases to be a Director; but if a Director retires by rotation or otherwise but is re-appointed or deemed to have been re-appointed at the meeting at which he retires, any appointment of an alternate Director made by him which was in force immediately prior to his retirement shall continue after his re-appointment.
- (d) An alternate Director shall be deemed for all purposes (save for the appointment of an alternate Director under this Article) a Director and shall alone be responsible for his own acts and defaults and he shall not be deemed to be the agent of the Director appointing him.
- (e) A person who holds office only as an alternate Director shall, if his appointor is not present, be taken into account in reckoning a quorum at any meeting of the Directors or any committee of the Directors.
96. The Directors may delegate any of their powers to committees consisting of such member or members of their body as they think fit. Any committee so formed shall in the exercise of the powers so delegated conform to any regulations that may be imposed on it by the Directors.
97. A committee may elect a Chairman of its meetings. If no such Chairman is elected, or

if at any meeting the Chairman is not present within five minutes after the time appointed for holding the same, the members present may choose one of their number to be Chairman of the meeting.

98. A committee may meet and adjourn as its members think proper. Questions arising at any meeting shall be determined by a majority of votes of the members present, and in case of an equality of votes, the Chairman of the committee shall have a second or casting vote.
99. All acts bona fide done by any meeting of Directors, or of a committee of Directors, or by any person acting as a Director, shall notwithstanding it be afterwards discovered that there was some defect in the appointment or continuance in office of such Director or person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed or had duly continued in office and was qualified to be a Director.
100. The Directors shall cause proper minutes to be made of all General Meetings of the Company and proper records to be kept of all Written Resolutions (and of signatures) and also of all appointments of officers, and of the proceedings of all meetings of Directors and committees, and of the attendances thereat, and all business transacted at such meetings. All such minutes and records (and signatures) shall be entered in books provided for the purpose. Any such record of a Written Resolution (and of the signatures) purporting to be signed by a Director or by the Secretary shall be evidence of the proceedings in agreeing to a Written Resolution and until the contrary is proved the requirements of the Act with respect to those proceedings shall be deemed to be complied with and any such minutes of any such meeting, if purporting to be signed by the Chairman of such meeting, shall be conclusive evidence without any further proof of the facts therein stated.
101. A resolution in writing signed by all the Directors for the time being entitled to receive notice of a meeting of the Directors or of a committee of Directors shall be as valid and effective for all purposes as a resolution passed at a meeting of the Directors or (as the case may be) a committee of Directors duly convened, held and constituted and may consist of several documents in the like form each signed by one or more Directors.

THE COMMON SEAL

102. The Company's common seal shall not be affixed to any instrument except by the authority of a resolution of the Board of Directors, and in the presence of at least two

Directors or one Director and of the Secretary, and such Director(s) and/or the Secretary, as the case may be, shall sign every instrument to which the common seal shall be affixed in their presence, and in favour of any purchaser or person bona fide dealing with the Company such signatures shall be conclusive evidence of the fact that the common seal has been properly affixed.

SECRETARY

103. The Secretary shall be appointed by the Directors for such term, at such remuneration and upon such conditions as they may think fit, and any Secretary so appointed may be removed by them.
104. No person shall be appointed or hold office as Secretary who is -
- (a) the sole Director of the Company; or
 - (b) a corporation the sole Director of which is the sole Director of the Company;
 - (c) the sole Director of a corporation which is the sole Director of the Company.
105. A provision of the Act or these presents requiring or authorising a thing to be done by or to a Director and the Secretary shall not be satisfied by its being done by or to the same person acting both as Director and as, or in place of, the Secretary.

DIVIDENDS AND RESERVE FUNDS

106. Subject to any rights or privileges for the time being attached to any shares in the capital of the Company having preferential, deferred or other special rights in regard to dividends, the profits of the Company which it shall from time to time be determined to distribute by way of dividend shall be applied in payment of dividends upon the shares of the Company in proportion to the amounts paid up thereon respectively otherwise than in advance of calls. If any share is issued on terms providing that it shall rank for dividend as from a particular date, that share shall rank for dividend accordingly.
107. Subject to the provisions of the Act, the Company in General Meeting may from time to time declare dividends, but no such dividend shall exceed the amount recommended by the Directors.
108. Subject to the provisions of the Act, the Directors may pay interim dividends if it

it appears to them that they are justified by the profits of the Company available for distribution. If the share capital is divided into different classes of shares, the Directors may pay interim dividends on shares which confer deferred or non-preferred rights with regard to dividend as well as on shares which confer preferential rights with regard to dividends, but no interim dividend shall be paid on shares carrying deferred or non-preferred rights if, at the time of payment, any preferential dividend is in arrear. The Directors may also pay at intervals settled by them any dividend payable at a fixed rate if it appears to them that the profits available for distribution justify the payment. Provided the Directors act in good faith they shall not incur any liability to the holders of shares conferring preferred rights for any loss they may suffer by the lawful payment of an interim dividend on any shares having deferred or non-preferred rights.

109. With the sanction of a General Meeting, dividends may be paid wholly or in part in specie, and may be satisfied in whole or in part by the distribution amongst the members in accordance with their rights of fully paid shares, stock or debentures or any other property or assets suitable for distribution as aforesaid. The Directors shall have full liberty to make all such valuations, adjustments and arrangements, and to issue all such certificates or documents of title as may in their opinion be necessary or expedient with a view to facilitating the equitable distribution amongst the members of any dividends or portions of dividends to be satisfied as aforesaid or to giving them the benefit of their proper shares and interests in the property, and no valuation, adjustment or arrangement so made shall be questioned by any member.
110. The Directors may, before recommending any dividend set aside out of the profits of the Company such sums as they think proper to a reserve fund or reserve account, which shall at the discretion of the Directors be applicable for any purpose for which the profits of the Company may lawfully be applied. The Directors may also from time to time carry forward such sums as they may deem expedient in the interests of the Company.
111. The Directors may deduct from any dividend or other monies payable in respect of any shares held by a member, either alone or jointly with any other member, all such sums of money (if any) as may be due and payable by him either alone or jointly with any other person to the Company on account of calls or otherwise in relation to the shares of the Company.
112. Any dividend, instalment of dividend or interest in respect of any shares may be paid by cheque or warrant payable to the order of the member entitled thereto, or (in the case of joint holders) of that member whose name stands first on the register in

respect of the joint holding.

113. Every such cheque or warrant shall (unless otherwise directed) be sent by post to the last registered address of the member entitled thereto, and the receipt of the person whose name appears on the register of members as the holder of any share, or, in the case of joint holders, of any one of such holders, or of his or their agent duly appointed in writing, shall be a good discharge to the Company for all dividends or other payments made in respect of such share. Every such cheque or warrant shall be sent at the risk of the person entitled to the money represented thereby.
114. No dividend or other monies payable in respect of a share shall bear interest as against the Company unless otherwise provided by the rights attached to the share.
115. Any dividend which has remained unclaimed for twelve years from the date when it became due for payment shall, if the Directors so resolve, be forfeited and cease to remain owing by the Company.

CAPITALIZATION OF RESERVES, ETC.

116. The Company in General Meeting may upon the recommendation of the Directors resolve that it is desirable to capitalise any undivided profits of the Company (not being required for the payment or provision of any fixed preferential dividend) standing to the credit of any of the Company's reserve accounts or to the credit of the profit and loss account or otherwise available for distribution and accordingly that such sum be set free for distribution amongst the members who would have been entitled thereto if the same had been distributed by way of dividend and in the same proportions on condition that the same be not paid in cash but be applied either in or towards paying up any amounts for the time being unpaid on any shares held by such members respectively or paying up in full unissued shares or debentures of the Company to be allotted and distributed credited as fully paid up to and amongst such members in the proportion aforesaid, or partly in the one way and partly in the other, and the Directors shall give effect to such resolution. Provided always that an amount standing to the credit of a share premium account or capital redemption reserve may, for the purposes of this Article, only be applied in the paying up of unissued shares to be allotted to members of the Company as fully paid bonus shares.
117. The Company in General Meeting may upon the recommendations of the Directors resolve that it is desirable to capitalise any part of the amount for the time being standing to the credit of any reserve account of the Company or its profit and loss account which is not available for distribution by applying such sum in paying up in

full un-issued shares to be allotted as fully paid bonus shares to those members of the Company who would have been entitled to that sum if it were distributed by way of dividend and in the same proportions and the Directors shall give effect to such resolution.

18. Whenever a resolution is passed in pursuance of Article 116 or 117 the Directors shall make all appropriations and applications of the undivided profits resolved to be capitalised thereby, and all allotments and issues of fully paid shares or debentures, if any, and generally shall do all acts and things required to give effect thereto. Where any difficulty arises in respect of any such distribution the Directors shall settle the same as they think expedient, and in particular they may issue fractional certificates, fix the value for distribution of any fully paid up shares or debentures, make cash payments to any shareholders on the footing of the value so fixed in order to adjust rights, and vest any such shares or debentures in trustees upon such trusts for or for the benefit of the persons entitled to share in the appropriation and distribution as may seem just and expedient to the Directors. When deemed requisite the Directors may authorise any person to enter on behalf of all the members concerned into an agreement with the Company providing for the allotment to them respectively, credited as fully paid, of any shares or debentures to which they are entitled upon such capitalization, any agreement made under such authority being binding on all such members.

ACCOUNTS

119. The Directors shall cause accounting records to be kept in accordance with the provisions of the Act.
120. The Directors shall from time to time determine whether and to what extent and at what times and places and under what conditions or regulations the accounting records of the Company, or any of them, shall be open to the inspection of members, and no member (other than an officer of the Company) shall have any right of inspecting any of the accounting records of the Company except as conferred by the Act authorised by the directors or by a resolution of the Company in General Meeting. The Company's accounting records shall at all times be open to inspection by the officers of the company.
121. The Directors shall from time to time in accordance with the provisions of the Act cause to be prepared and to be laid before the company in general meeting such profit and loss accounts, balance sheets, group accounts (if any) and reports as required by the Act.

122. A copy of every balance sheet (including every document required by law to be annexed thereto) which is to be laid before the Company in general meeting, together with a copy of the auditors' report, shall not less than twenty-one days before the date of the meeting be sent to all persons entitled to receive notices of general meetings of the Company.

AUDIT

123. Once at least in every year the accounts of the Company shall be examined, and the correctness of the profit and loss account and balance sheet ascertained by one or more properly qualified Auditor or Auditors.
124. The appointment, powers, rights, remuneration and duties of the Auditors shall be regulated by the provisions of the Act relating thereto.

NOTICES

125. Any notice to be given pursuant to these Articles shall be in writing and may be served by the Company upon any member either personally or by sending it through the post in a prepaid letter addressed to such member at his registered address as appearing in the register of members or by leaving it at that address.
126. All notices directed to be given to the members shall, with respect to any share to which persons are jointly entitled, be given to whichever of such persons is named first in the register of members, and any notice so given shall be sufficient notice to the holders of such share.
127. Any member described in the register of members by an address not within Tanzania, who shall from time to time give the Company an address within Tanzania at which notices may be served upon him, shall be entitled to have served upon him at such address any notice to which he would be entitled under these Articles if he had a registered address within Tanzania, but, save as aforesaid, and as provided by the Act, only those members who are described in the register of members by an address within Tanzania shall be entitled to receive notices from the Company.
128. Every person who becomes entitled to a share shall be bound by any notice in respect of that share which, before his name is entered in the Register of Members, has been duly given to a person from whom he derives his title.
129. A notice may be given by the Company to the persons entitled to any share in



TANZANIA INVESTMENT CENTRE

REGISTRATION FORM

FOR

CERTIFICATE OF INCENTIVES

**(Tanzania Investment Act 1997, Section 17 and 18,
and the Investment Regulations:
Regulation 42, Government Notice No. 318A of 2002)**

Tanzania Investment Centre
9A & B Shaaban Robert Street
P. O. Box 938
DAR ES SALAAM
Tel. 022 2116328
Fax. 022 2118253
e-mail: information@tic.co.tz
Website: www.tic.co.tz

(Please fill the form in duplicate)

UNITED REPUBLIC OF TANZANIA

THE TANZANIA INVESTMENT ACT

(No. 26 of 1997)

APPLICATION FOR REGISTRATION

(Made under Regulation 42)

To: The Executive Director
Tanzania Investment Centre
P. O. Box 938
DAR ES SALAAM
Tanzania

1. I/We MAHAD AL NUR
(director/directors/agent of NEW FORESTS COMPANY (T) LTD
(name of business enterprise) apply for registration of BUSINESS EXPANSION
under Section 17 of the Act and Part IV of the Investment Regulations, 2002.
2. The registered office of the company will be situated at

Copies of the following documents are attached to this application:

- (i) The Memorandum and Articles of Association/or partnership agreement
 - (ii) Certificate of Incorporation/Registration
 - (iii) A copy of the Project Profile or Feasibility Study showing the implementation period, programme of implementation and operative date
 - (iv) Evidence of financing and evidence of land ownership for the project
3. The Head Office of the Company will be situated at IRINGA TOWN
4. The Principal Officers of the Company are JONATHAN LAWRIE, THE
GENERAL MANAGER
5. Auditors of the Company are PKF TANZANIA
6. The authorized share capital of the Company is Tshs./US\$ 100,000

7. The intended capital investment of the Company in terms of Section 2(2) of the Act is ~~Tshs./US\$~~ 2,400,000
8. The month and day of the financial year end is 30TH JUNE

Note: *failure to provide all the required information will result in the return of the application by the Centre.*

I/We enclose a cheque/cash made payable to the **Tanzania Investment Centre** for ~~Tshs./US\$~~ 100

Being the Registration Fees. *In the event this application is unsuccessful we understand that this fee will not be refunded.*

I, MAHAD AL NUR of Post Office Number 2610, IRINGA



..... do solemnly and sincerely declare that I am a director/duly authorized agent of NEW FORESTS COMPANY (T) LTD

AND that all the requirements of the Tanzania Investment Act, 1997 in respect of matters precedent to the registration of the business enterprise under the Act and incidental thereto have been complied with, AND I make this solemn declaration conscientiously believing the same to be true.

Declared at Dar es Salaam }
MAHAD AL NUR }
 The 16th day of March, 2011 }.


 Applicant

Before me:

.....
 Commissioner for Oaths

APPLICATION SUMMARY

Company Name: NEW FORESTS COMPANY LTD

Certificate of Incorporation Number: 53 Status: LIMITED BY SHARES

Certificate of Incorporation Date: 9TH JANUARY 2007

Post Box: 2610

Town: IRINGA
Sector: MANUFACTURING AGRICULTURE

Sub-Sector: TREATMENT POLES PLANT FORESTRY

Investment Financing Plan in Million US\$/Tshs.

Foreign Equity Local Equity Foreign Loan Local Loan
US\$ 1,200,000 - US\$ 1,200,000 -

Project Objectives: TO CONSTRUCT A TRANSMISSION POLE TREATMENT PLANT IN IRINGA, TANZANIA

Capacity: 72,800 POLES PER ANNUM

Employment: Foreign: 5 Local: 100 Total: 105

Implementation Period: FEBRUARY - AUGUST, 2011

Project Location

Site/Plot/Block No.: 980 LUNDAMATWE, KILOLO DISTRICT

Street: DSM-IRINGA HIGHWAY District: KILOLO Region: IRINGA
(Attach sketch map showing project location)

Table with 3 columns: Shareholders, Nationality, %
Julianne Crane UK 1
NFCT LTD UK 99

Investment Breakdown **US\$/Tsh.M**

Land/Building 421,500
Plant 887,508
Vehicles 195,500
Furniture & Fittings 92,000
Pre-expenses 220,128
Others (HARVESTING EQUIPMENT) 349,357
Working Capital 234,015
TOTAL 2,400,000

Contact Details:

Name: JONATHAN LAWRIE Title: GENERAL MANAGER

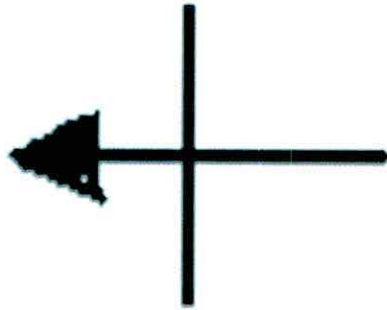
Telephone: +255 26 2703018 Fax: -

Email: jonathan.lawrie@newforests.net

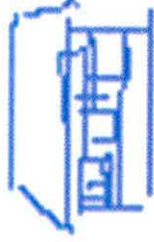
Payments to be made payable to:

TANZANIA INVESTMENT CENTRE
STANDARD CHARTERED BANK TANZANIA LTD.
SWIFT ADDRESS: **SCBLTZTX**
ACCOUNT NO.: **8702006002000**

NORTH



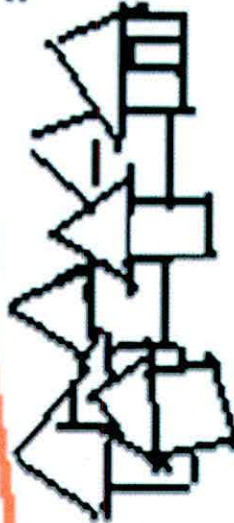
NEW FOREST CO. (T)LTD
POLE PLANT SITE



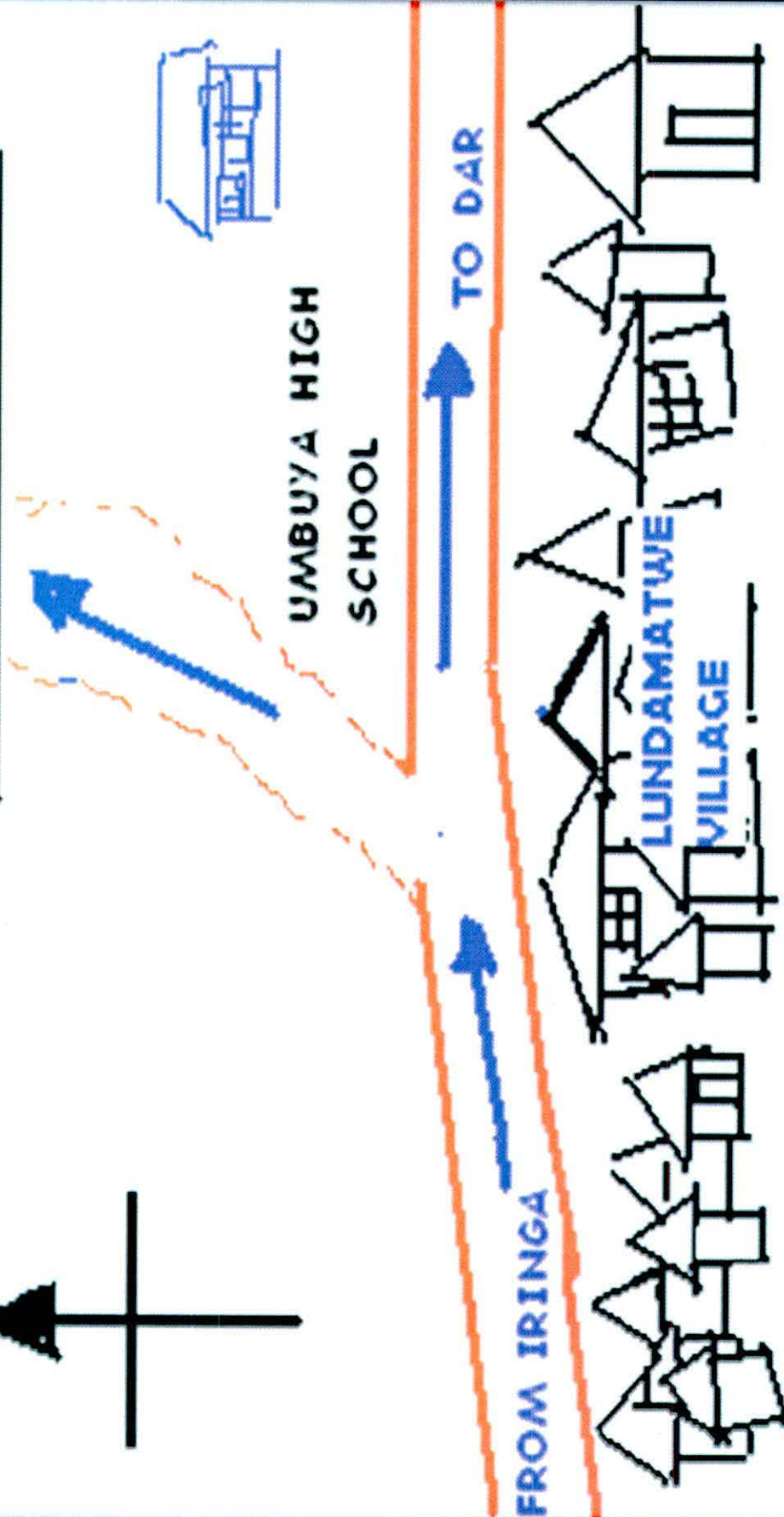
UMBUYA HIGH
SCHOOL

FROM IRINGA

TO DAR



LUNDAMATWE
VILLAGE



12 Pole Treatment Plant Project

Capital Budget and Schedule

Operational Costs		Group	Description	Amount (Usd)	January-11	February-11	March-11	April-11	May-11	June-11	July-11
Travel		Dar trips		18,000		3,000	3,000	3,000	3,000	3,000	3,000
Travel		UK trips		5,000		1,000		1,000	1,000	1,000	1,000
Travel		RSA trips		4,800		800	800	800	800	800	800
Travel		UG trips		800		800					
Accommodation		Iringa - Hotel		6,000		1,000	1,000	1,000	1,000	1,000	1,000
Accommodation		Iringa - House		2,700		2,700					
Accommodation		Dar		6,000		1,000	1,000	1,000	1,000	1,000	1,000
Contractors		Dave S		35,880	5,520	2,760	5,520	5,520	5,520	5,520	5,520
Contractors		Civil Eng		30,000			10,000	10,000	10,000		
Contractors		Electrical		20,000				10,000	10,000		
Contractors		ERC (EIA)		20,000		20,000					
Salaries		(see separate sheet)		70,948	0	0	7,596	7,596	13,836	20,960	20,960
Starting Stock				234,015					117,008	117,008	
				454,143	5,520	33,060	28,916	39,916	46,156	33,280	33,280
Capital Costs		Group	Description	Amount (Usd)	January-11	February-11	March-11	April-11	May-11	June-11	July-11
Land		Land Compensation		40,000		40,000					
Land		Fencing & Gates		30,000			30,000				
Land		Access Road		5,000			5,000				
Land		Internal Roads		10,000			10,000				
Land		Hydro-Geological Survey		1,500	1,500						
Land		Borehole Drilling		15,000		15,000					
Land		Borehole Pump & Piping		20,000			20,000				
Land		TanESCO Connection		2,000			2,000				
Land		Transformer (75kVA)		20,000			20,000				
Civils		Civils for Trt Cylinders		150,000			50,000	50,000	50,000		
Civils		Roofing Structure		25,000						25,000	
Civils		Offices & Storerooms		40,000				20,000	20,000		
Civils		Staff Buildings		20,000				10,000	10,000		
Civils		Guard House at Gate		10,000				5,000	5,000		
Civils		Tank-Stand Bases		5,000					5,000		
Civils		Civils for Generator		3,000					3,000		
Civils		Garage		5,000					5,000		
Civils		Electrical system		15,000					15,000		
Civils		Security Lights		5,000					5,000		
Treatment Plants		Operational Deposit		21,429	21,429						
Treatment Plants		14m Cylinder (creo) : construction		192,857		115,714			57,857	19,286	
Treatment Plants		14m Cylinder : transit		15,000				15,000			
Treatment Plants		14m Cylinder : installation		7,500					7,500		
Treatment Plants		14m Cylinder : commissioning		5,000						5,000	
Treatment Plants		Boiler : purchase		38,929		38,929					
Treatment Plants		Boiler : transit		15,000				15,000			
Treatment Plants		Boiler : installation		7,500					7,500		
Treatment Plants		24m Cylinder (CCA) : construction		314,286		188,571			94,286	31,429	
Treatment Plants		24m Cylinder : transit		30,000				30,000			
Treatment Plants		24m Cylinder : installation		15,000					15,000		
Treatment Plants		24m Cylinder : commissioning		5,000						5,000	
Treatment Plants		CCA : initial stock (20'000kg)		60,000					30,000	30,000	
Treatment Plants		Creosote : initial stock (150'000 litres)		150,000					75,000	75,000	
Treatment Plants		Stack bases		10,000				10,000			
Vehicles		Hilux D/C 4x4		40,500		40,500					
Vehicles		Tractor (Valtra 2wd)		40,000				40,000			
Vehicles		Bell Logger (220A)		95,000			95,000				
Vehicles		Bell Forklift (220A)		0			0				
Vehicles		Trailer - pole		10,000				10,000			
Vehicles		Trailer - tipper		10,000				10,000			
Equipment		Rotary Slasher		5,000							5,000
Equipment		Generator (150kVA)		30,000					30,000		
Equipment		Diesel Tanks : 5'000 litres		1,500				1,500			
Equipment		Diesel : initial stock (5'000 litres)		6,500					6,500		
Equipment		Chainsaw (x1)		1,000					1,000		
Equipment		Tools for Treatment Plant		10,000					10,000		
Equipment		Test Equipment		5,000					5,000		
Equipment		Gantry Crane (10t)		10,000		10,000					
Equipment		Bakkie-sakkie		3,000					3,000		
Equipment		Computers & printers		3,000					3,000		
Equipment		Office furniture		5,000					5,000		
Equipment		Sat Dish & Modem		7,000					7,000		
Equipment		Manager furniture		5,000		5,000					
Harvest Equipment		Skidder (TimberJack 460)		107,857			107,857				
Harvest Equipment		Bell Logger (x2)		95,000			95,000				
Harvest Equipment		Trailer for Bell Logger		20,000			20,000				
Harvest Equipment		Service Trailer		30,000			30,000				
Harvest Equipment		Labour Truck (5t)		50,000			50,000				
Harvest Equipment		Hilux D/C 4x4		40,500			40,500				
Harvest Equipment		Chainsaws (x6)		6,000			6,000				
				1,945,857	22,929	453,714	601,357	196,500	475,643	190,714	5,000
				2,400,000	28,449	486,774	630,273	236,416	521,799	223,994	38,280

A BRIEF PROFILE OF THE INVESTORS

The New Forests Company

What We Do:

The New Forests Company (NFC) is a green-field, profit-oriented company operating in sub-Saharan Africa, supplying sustainable value-added timber products to local and regional markets. NFC grows high-quality, exotic tree species - pine and eucalyptus - on degraded lands. Timber is used to supply East Africa's construction and infrastructure boom: for new buildings and electricity transmission poles, for renewable energy production and value-added wood products. On a continent experiencing fuelwood and timber shortages as well as rapid population growth, New Forests is uniquely positioned to deliver a commodity otherwise in sharp decline.

Who We Are:

The company is a unique fusion of European business acumen and African entrepreneurship. NFC recruits Africa's finest technical foresters, pole treatment experts, community development practitioners and traditional corporate talent in finance, management, planning and human resources.

NFC Holdings' Board of Directors consists of six members, including: the Chairman who is a founding shareholder of the Virgin Group; the current Chairman of the Man Group, a FTSE100 company; a representative of Agri-Vie, a pan-African agri-business fund, and the Managing Director, HSBC Principle Investments Emerging Market Africa Team. Country subsidiaries exist to allow for relevant decision-making to be made according to local contexts and needs, as described below.

Where We Work:

Uganda: Three large-scale plantations with over 8,000 hectares planted and certified to the Forest Stewardship Council. First pole treatment plant launched in 2010, delivering across East Africa.

Mozambique: Operating since 2007, with one large-scale plantation already planted with over 2,000 hectares of high-yield pine and eucalyptus.

Tanzania: NFC's newest operation, with planting launched in the southern highlands of Iringa District in late 2010.

What we stand for:

Our environmental and social commitments are imbedded in all aspects of operations, from the women we employ in our nurseries, the preventative healthcare we provide for our workers, the young, rural students we support and to the hundreds of hectares of pristine indigenous forests and wetlands we preserve for East Africa's posterity.

Environmental Integrity: NFC actively preserves any indigenous forest, wetland and riverine zones that are found within the boundaries of its plantation holdings. These "high conservation value" areas house rich species diversity and if left unprotected risk destruction through the regular

practice of shifting slash-and-burn agriculture. At the company's Namwasa plantation, in Uganda, more than 400 hectares of vulnerable indigenous landscape is under conservation.

Social Responsibility: In just a matter of years, NFC has distinguished itself as an innovator in the field of corporate responsibility. Plantation-based community development officers interact directly and on a daily basis with community members. The Group Head of Corporate Responsibility oversees all development work and stakeholder management across the company's multi-country portfolio. Interventions are guided by a participative approach, whereby community members have an active role to play in defining the scope and types of intervention most relevant to the local context. Our investment in schools, clinics, HIV education, water treatment, maternity services for rural women, apiculture projects and an innovative out-growers scheme underpin the creation of value for our employees and their communities.



The New Forests Company

BOARD MEETING RESOLUTION OF NEW FOREST COMPANY (TZ) LIMITED

The meeting was held on 20th January, 2011 via teleconference facility.

Agenda 1: **To register the upcoming Pole Treatment Plant project with Tanzania Investment Centre.**

Members Present:

1. Mr. Julian Ozanne

Director 

2. Mr. Mahad Al Nur

Director 

In Attendance:

3. Mr. Quentin Scorgie

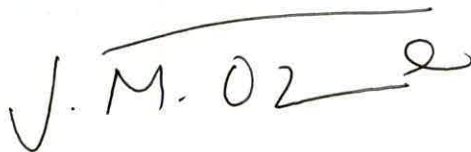
Secretary / Group CFO

4. Mr. Lee Cunningham

Project Manager/ Head of Planning

It was resolved that New Forest Company Tanzania Limited register the new Pole Treatment Plant project with Tanzania Investment Centre in order to benefit from Investment incentives as envisaged under Tanzania Investment Act, 1997.

Signed on behalf of Board of Directors by



Julian Ozanne
CHAIRMAN/DIRECTOR



Quentin Scorgie
SECRETARY /GROUP CFO

TANZANIA



Certificate of Incorporation

Section 15

No **58773**

I HEREBY CERTIFY THAT

NEW FOREST COMPANY (TANZANIA) LIMITED ==

is this day incorporated under the Companies Act, 2002 and that the Company is Limited

Given under my hand at Dar es salaam

this **9TH** day of **JANUARY**

TWO THOUSAND AND SEVEN

Asst. Registrar of Companies

/SN

Certified to be correct
18/3/07



The New Forests Company

Lumley House
177 Jan Smuts Ave
Rosebank 2196
South Africa
Tel: +27 11 44 77 344
Fax: +27 11 44 77 345
Mob: +27 82 678 4156

The Executive Director
Tanzania Investment Centre
No. 9a&b Shabaan Robert Street
P.O. Box
938
Dar-es-Salaam

27 January 2011

Dear Sir,

New Forest Company (TZ) Limited – New Pole Treatment Plant

We confirm the Board of Directors of New Forests Company Holdings Limited (the ultimate holding company of the Tanzanian operation) has approved an investment of up to US\$ 2 400 000 for the development and commissioning of a dual-line wooden pole treatment plant near Iringa, Tanzania by the Tanzanian subsidiary company.

We furthermore confirm that the investment will be fully funded by the ultimate holding company, New Forests Company Holdings Limited registered in the United Kingdom, either by way of equity or shareholders loans or a combination of both. Funds are held on deposit with the holding company for this purpose.

Please do not hesitate to contact the undersigned in the event of any further clarification required.

Yours faithfully,


QV Scorgie
Group Chief Financial Officer
quentin.scorgie@newforests.net

KILOLO DISTRICT COUNCIL



Telephone: 0785261723

Fax: 0262700114

P.O.BOX.2324,

KILOLO

Ref.No. KDC/L.13/07/196

05/01/2011

The New Forest Company,
P.O.BOX 2610,
IRINGA

RE: ALLOCATION OF LAND CONTAINING 44 ACRES AT LUNDAMATWE VILLAGE

Reference is made from the survey that was done on November 2010 on land that has been allocated by the Lundamatwe Village. Reference is made also from Village Council and Village Assembly meeting in approving the allocation of this land to your Company on 12th and 28th of November 2010.

Basing on the above procedures, The District Council on behalf of Lundamatwe Village has approved the allocation of land containing 44 acres that was subdivided from the revoked farm containing **L.O. No.25188 with 477.**

The farm was formerly under the occupancy of Mr. John Dimitrios Zervos in 1968-1973. In 1974 it was revoked and occupied by Southern Highland Tobacco Growers Association with **Ex. L.O. No.25188.** Apparently on 28.08.1976 this Association failed to develop the farm and paying land rent to the government. Due to this, the farm was revoked in 1976 and brought back to Lundamatwe Village Council Authority and hence utilized by local people for farming activities.

In this case, the area has got no encumbrances to be acquired by your Company but the District Council advice your Company to clear the issue of **compensation** for the local people (30 people) that have been using the area since 1976 up to this time for farming activities. **The report on how this compensation has been cleared should be sent to the District Council.** Only after this compensation, the survey plan containing 44 acres will be submitted to the Ministry of Lands, Housing and Human Settlements Development for an approval.

Together with this letter, I attach the sketch of a map containing 44 acres emerged from 30 people.

KILOLO DISTRICT COUNCIL



P.O. BOX 2610
KILLOLO

Telephone: 0752181223
Fax: 0202700114

Ref. No. KDCL/13/07/196

The New Forest Company
P.O. BOX 2610
IRINGA

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With regards,



Fred Mgeni

For: District Executive Director

KILOLO

**FOR DISTRICT EXECUTIVE DIRECTOR
KILOLO**

C.c:

District Executive Director – In file.



The New Forests Company

**BUSINESS PLAN
TRANSMISSION POLE
TREATMENT PLANT
IRINGA, TANZANIA**



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- 1. Summary and Background Information**
- 2. Market Opportunities – Domestic and Regionally**
- 3. Competitiveness**
- 4. Rationale behind the Project**
- 5. Site Location Infrastructure**
- 6. Projected Capacities and Sales**
- 7. Sourcing and Costs of Raw Materials**
- 8. Total Capital Costs**
- 9. Financial Model**
- 10. Gantt Chart**

1. Summary and Background Information

New Forests Company (NFC) plans to build a comprehensive treatment plant in Iringa. The plant will have a 14m creosote treatment vessel and 24m CCA treatment. Total investment cost will be US\$2.4 million with projected sales yielding a payback of less than 3 years.

The plant will be fully operationally by July 2011.

East Africa continues to focus on electricity generation and distribution into rural areas which is considered the key driver for economic growth in the region. A range of multi-national donors, including the World Bank and others, are currently, and will continue to play a dominant role in funding investment programs specifically towards electrification in the region. The current investment programs are focusing on the cheaper wooden poles versus concrete or steel poles, which are expected to continue.

In 2010, the estimated demand for poles in East Africa was 575,000 poles and based on the projection of increased electrification in the region, this is expected to increase to 950,000 poles per annum by 2020, as shown in the table below.

	2010	2015	2020
Kenya	400 000	500 000	600 000
Tanzania	120 000	180 000	240 000
Uganda	30 000	50 000	70 000
Rwanda	15 000	20 000	25 000
Burundi	10 000	15 000	15 000
Total	575 000	765 000	950 000

In Tanzania, TANESCO is the government body responsible for the electrification in the country. In 2009 TANESCO awarded a tender contract for 90,000 poles to Green Resources (the main Pole supplier in Tanzania) to be supplied during 2010 but they are struggling to meet their deadlines because of poor supply. There are only 3 major suppliers of poles in Tanzania : Green Resources, Mfundu Wood and RaiPly, all of whom have a difficult time to deliver on time.

In February 2008, the Millennium Challenge Corporation signed a five-year, US\$698 million contract with Tanzania aimed to reduce poverty and stimulate economic growth by increasing household incomes through targeted investments in

transportation, energy, and water. The energy component represents US\$206 million. Symbion Power, an American engineering infrastructure construction company, and Pike Electric have been awarded nearly US\$65 million (TZ\$97.5 billion), by the Millennium Challenge Account, to construct or expand approximately 1,600km of power transmission and distribution lines in the regions of Mwanza, Tanga, Dodoma, Mbeya, and Iringa.

NFC is already in dialog with Symbion Power to supply their pole requirements in the Mwanza region from their Mityana plant in Uganda. There are further chances to supply the requirements of Symbion on an on-going basis and hence the opportunity to build a pole plant in Iringa which is centrally located to the market.

2. Market Opportunities – Domestic and Regionally

TANESCO is currently the main purchaser of transmission poles for Tanzania. In 2010, the requirement was for 120,000 poles and this will increase by 35% in 2020, according to a TANESCO representative.

Additionally, Symbion Power has indicated a total of 60,000 poles will be required for 2011 and is expected to increase significantly over the next few years.

Kenya is by far the largest market for poles in the region and traditionally with a current requirement of 400,000 poles in 2010 going up to 700,000 poles per annum by 2020. It should be noted that the Kenyan Government will increase the power availability from the current 1,000MW to 9,000MW by 2020. This will be achieved by building their own hydro-electric plants as well as importing power from Ethiopia. If this does materialise then the demand for poles in the region will be significantly higher than forecast.

The relative close proximity to Iringa will allow NFC to be competitive in the southern region of Kenya.

Rwanda currently buy 15,000 poles through RECO, the government division responsible to buy the poles, and this is expected to increase due to increased power supply in the region. Currently 8% of the population has access to electricity which is planned to increase to 26% in 2020 (although RECO have been given a target of 50% by 2020). Most of the power is expected to come from the methane gas concessions, 50MW currently given to Rwanda Investment Group (RIG), and 100MW concession given to an American investor who is in the process of constructing a power plant of 25MW due for completion by end 2011. There are also smaller hydro-electric power plants being constructed.

Burundi have a significant growth potential but this does depend on the progress of the hydro-plant due to start within the next 2 years.

For the purposes of this project, the NFC pole plant in Mityana, Uganda will continue to supply into Uganda, Rwanda and the Mwanza region of Tanzania due to its close proximity.

3. Competitiveness

There are only 2 major pole treatment plants of significance in Tanzania. Green Resources and RaiPly, both of whom have a poor reputation in the region based on quality and poor delivery schedules. There are 5 other smaller producers, totalling a maximum capacity of 10,000 poles per annum.

The main issues are related to sourcing of the raw poles from the plantations and allowing them to dry long enough to produce an acceptable quality pole.

Other competition is possible from Kenya and South Africa, however, it should be noted that the inland transport costs in Tanzania are significantly higher than in the neighbouring countries. Traditionally, competition from other markets has not been of much significance. Supply from South Africa is likely although they need to be able to reduce their logistics costs to a minimum, and in this event they will likely only supply the Dar Es Salaam or Tanga regions, which are close to the port. The influx from Kenya is unlikely as there is more demand than supply.

The location of the NFC plant in Iringa is centrally located and well positioned to target the main markets in Tanzania. Based on the 2010 TANESCO tender and taking into account the location mix, the weighted average transport rate for 10m poles is US\$25 per pole. The major Tanzanian markets, by volume are shown in the diagram below.



Mbeya: 4,000 poles/yr

Mwanza: 5,000 poles/yr

Iringa: 6,200 poles/yr

Dar: 7,300 poles/yr

Morogoro: 7,700 poles

Kilimanjaro: 8,600 poles

Dodoma: 8,800 poles/yr

4. Rationale behind the Project

East Africa is growing significantly in its electrification to the rural areas and this is expected to continue increasing. Supply of poles is currently unstructured and controlled by many middle-men resulting in a lot of money being lost along the supply chain. Current supply in the region is generally of poor quality and the reliability is also considered poor.

The goal is to build a pole plant in Tanzania, which is currently experiencing significant growth in market opportunities and ultimately, to expand in other areas to be the largest producer in the area. This will also result in consolidation of supply and ultimately leading prices without loss of revenue for both the supplier and customer along the supply chain.

Iringa, is ideally located in Tanzania to supply regions that are currently too far from the existing pole producers in Tanzania.

5. Site Location Infrastructure

The proposed site of 20Ha is located 16km outside Iringa along the road towards Dar es Salaam. The site is almost level with a slight incline and is about 100m from the main road. The current road will need to be upgraded to allow for all weather access to and from the plant.

The site is within 50m of a water spring which will require a borehole to be drilled and will supply sufficient water for our needs of 85,000 litres per day. There is also easy access to electricity for which a 75kVA transformer will be built on site.

There are small settlements within reasonable proximity of the site as well as a school. An Environmental Impact Assessment (EIA) will be performed and the necessary certification from NEMC will be granted prior to construction of the plant.

6. Projected Capacities and Sales

The plant will have the capacity to produce 140 poles per day. On the basis of a single shift per day working 5 days a week this amounts to 36,400 poles per annum, which can easily be doubled to 72,800 poles per annum by working 2 shifts per day. The start-up curve is to produce as follows:

- Year 1 – 20,000 poles
- Year 2 – 25,000 poles
- Year 3 – 30,000 poles
- Year 4 – 40,000 poles
- Year 5 – 50,000 poles

7. Sourcing and cost of raw materials

It is unlikely that NFC will have any poles available from own plantations before 2020 which means we need to source poles from 3rd party plantations. To ensure security of supply and quality poles, a harvest team will be formed at a cost of US\$480,000 for all harvesting needs. In the short to medium term (2011-2015) poles will be sourced from 5 main plantations, summarised in the table below:

Plantation	No. of available poles per annum				
	FY12	FY13	FY14	FY15	FY16
Prison farms	8000	10000	0	0	0
Mosha concession	6600	6600	6600	6600	6600
Wananchi woodlots	5770	2517	3015	2581	6059
Mgololo concession	0	6600	13200	13200	13200
Tea farms	0	5985	14865	7335	7500
Total	20370	31702	37680	29716	33359

1. The Prison farm plantation, owned by the TZ government, in the Kilolo region consists of 120ha eucalyptus at 150 poles per ha to yield 18,000 poles over a 12 month period. The purchase price for this concession is still to be determined but

will likely be equivalent to about US\$8 per pole, then with the addition of harvesting (approx US\$20 per pole) plus transport costs (US\$13) per pole giving a final delivered cost of US\$41 per pole.

2. Mr Masha has been given a concession to harvest 10,000m³ of eucalypt timber per annum over the next 20 years, at the Government plantation located in the Mgololo region. The quality of this plot is considered very good and a total of 30ha will be harvested at a yield of about 220 poles per ha yielding 6,600 poles per annum. This concession will be purchased at an average price of US\$47 per m³. This price will include wood, other than poles, which can be used either as firewood or sold to the local paper mill at TZ\$18,000 per ton which will ultimately result in a cost of US\$27 per pole plus transport costs of US\$20 per pole.
3. Negotiations are currently underway to secure a concession to harvest 20,000m³ eucalyptus at the government plantation located in the Mgololo region. This will produce about 13,200 poles per annum. There is an option to sell "waste" timber from the above 3 plantations to the Mufindi Pulp Mill at US\$12 per ton less US\$10 per ton transport costs, generating a net revenue of about US\$60,000 for the year.
4. The Wananchi woodlots in the Kilolo region are available for immediate harvesting and into the next 5 years. These plantations will mostly be harvested by the owners and NFC will take over the harvesting of the larger plantations. The poles will be purchased at a maximum of US\$26 per pole (still to be negotiated) at roadside.

Eucalyptus Pole capacity per annum									
Village	2011	Village	2012	Village	2013	Village	2014	Village	2015+
Mazombe	1416	Itungi	263	Itungu	617	Itunga	395	Mazombe	2914
Makungu	1204	Ng'ingula	121	Lulanzi	223	Lulanzi	172	Itungi	951
Utengule	643	Ikuka	121	Mazombe	162			Ikokoto	688
Kipaduka	496							Lulanzi	637
								Mbigili	445
								Uhominyi	152
								Ifuwa	140
								Mbawi	132
	5770		2517		3015		2581		6059

5. There are 2 tea plantations in the Mgololo region, Unilever and Mufindi Tea Farms. Unilever has timber available which will be suitable for poles in the next couple of years.

8. Total Capital Costs

The capital costs include all the costs such as licenses, land, and connection to utilities, equipment required for a harvest team and infrastructure required for the site. The table below shows a summary of the total capital costs required for the project, including pre-opening costs and funding required starting the project.

Items	Total
Civil Construction	278 000
Plant Equipment	92 000
Harvest Equipment	349 400
Land	143 500
Treatment Plants	887 500
Vehicles	195 500
Grand Total	US\$1 945 900

9. Financial Model for the Project

For year 1, the financial model below shows Revenue of US\$1,872,000 for 20,000 poles at an average selling price of US\$121 per pole.

The Gross Profit Margin for the first year is 38% and the Net Income before Tax and Depreciation is US\$543,000.

The average purchase price is US\$49 per pole.

The Internal Rate of Return (IRR) over 10 years with no terminal value is 59%.

10. Gantt Chart

The attached Gantt chart, assumes a project kick-off date of 21 February and a planned completion date of 30 June 2011. The key lead item is the manufacture of the plant including shipping to Iringa.

New Forests Company (Tanzania) 10 Year Forecast

All figures stated USD's

Poles		FY11	FY12	FY13	FY14	FY15	FY16	FY17	FY18	FY19	FY20	FY21
		0	1	2	3	4	5	6	7	8	9	10
Creosote - 9m			1,600	2,000	2,400	3,500	4,250	5,000	5,500	6,400	8,000	8,000
CCA - 9m			4,800	6,000	7,200	10,500	12,750	15,000	16,500	19,200	24,000	24,000
Total - 9m			6,400	8,000	9,600	14,000	17,000	20,000	22,000	25,600	32,000	32,000
Creosote - 10m			2,400	3,000	3,600	4,500	5,750	7,000	8,500	9,600	12,000	12,000
CCA - 10m			7,200	9,000	10,800	13,500	17,250	21,000	25,500	28,800	36,000	36,000
Total - 10m			9,600	12,000	14,400	18,000	23,000	28,000	34,000	38,400	48,000	48,000
Creosote - 12m			2,000	2,500	3,000	4,000	5,000	6,000	7,000	8,000	10,000	10,000
CCA - 12m			2,000	2,500	3,000	4,000	5,000	6,000	7,000	8,000	10,000	10,000
Total - 12m			4,000	5,000	6,000	8,000	10,000	12,000	14,000	16,000	20,000	20,000
TOTAL POLE NUMBERS			20,000	25,000	30,000	40,000	50,000	60,000	70,000	80,000	100,000	100,000
Pole Prices (w Inflation)												
9M	105.00	105.00	105.00	109.20	113.57	118.11	122.84	127.75	132.86	138.17	143.70	149.45
10M	117.00	117.00	117.00	121.68	126.55	131.61	136.87	142.35	148.04	153.96	160.12	166.53
12M	155.00	155.00	155.00	161.20	167.65	174.35	181.33	188.58	196.12	203.97	212.13	220.81
Pole Revenues												
9M		0	672,000	873,600	1,090,253	1,653,550	2,088,198	2,554,971	2,922,887	3,537,225	4,598,392	4,782,328
10M		0	1,123,200	1,480,160	1,822,280	2,368,964	3,148,089	3,985,755	5,033,439	5,912,218	7,685,884	7,993,319
12M		0	620,000	806,000	1,005,888	1,394,831	1,813,281	2,282,974	2,745,742	3,263,511	4,242,564	4,412,287
TOTAL REVENUES		0	2,415,200	3,139,760	3,918,420	5,417,345	7,049,568	8,803,700	10,702,068	12,712,954	16,526,840	17,187,913

COST OF SALES												
9M	\$36.88	0	236,000	295,000	354,000	516,250	626,875	737,500	811,250	944,000	1,180,000	1,180,000
10M	\$38.88	0	374,160	467,700	581,240	701,550	896,425	1,091,300	1,325,150	1,496,840	1,870,800	1,870,800
12M	\$46.63	0	182,500	228,125	273,750	365,000	456,250	547,500	638,750	730,000	912,500	912,500
Purchase Costs		0	792,660	990,825	1,188,990	1,582,000	1,979,550	2,376,300	2,775,150	3,170,840	3,963,300	3,963,300
Chemical Costs - Creosote		0	287,085	358,856	430,627	572,683	716,473	860,263	1,005,291	1,148,338	1,435,423	1,435,423
Chemical Costs - CCA		0	282,509	353,137	423,784	562,794	704,420	846,045	989,524	1,130,037	1,412,547	1,412,547
Water / Borehole Running Costs	\$1.00		1,454	1,818	2,181	2,897	3,626	4,355	5,094	5,817	7,271	7,271
Electricity	\$0.76		23,220	29,025	34,830	46,311	57,943	69,575	81,314	92,881	116,102	116,102
Maintenance	\$0.80		6,262	7,828	9,393	12,480	15,619	18,757	21,932	25,048	31,310	31,310
Consumables	\$0.15		1,174	1,468	1,761	2,340	2,929	3,517	4,112	4,697	5,871	5,871
Handling	\$1.00		20,000	25,000	30,000	40,000	50,000	60,000	70,000	80,000	100,000	100,000
End Plates - Gang Nails		0	71,840	89,800	107,780	143,680	179,800	215,520	251,440	287,360	359,200	359,200
Total Cost of Sales			1,486,206	1,867,786	2,229,307	2,965,986	3,710,169	4,464,332	5,203,657	5,944,818	7,431,023	7,431,023

FIXED ADMIN COSTS												
Salaries/Labour/Benefits			178,673	181,353	184,074	186,835	189,637	192,482	195,369	198,300	201,274	204,293
Office Communication			10,000	10,150	10,302	10,457	10,614	10,773	10,934	11,098	11,265	11,434
Office consumables			18,000	18,270	18,544	18,822	19,105	19,391	19,682	19,977	20,277	20,581
Travel & Accommodation			15,000	15,986	16,999	18,022	20,097	22,623	24,602	26,636	30,415	30,872
Insurance			14,000	14,210	14,423	14,639	14,859	15,082	15,308	15,538	15,771	16,007
Management - Once off Expat costs			6,000	0	0	0	0	0	0	0	0	0
Interest Charge - Loan from NFCH			144,000	111,401	57,551							
Base cost adjustment												
Total Fixed Admin Costs			385,673	361,370	301,893	249,676	254,911	260,381	265,996	271,649	279,002	283,167

CAPITAL INVESTMENT												
Capital Costs			2,400,000									
TOTAL COSTS (pre-inflation)			2,400,000	1,871,878	2,209,126	2,531,200	3,215,562	3,965,070	4,714,683	5,469,753	6,216,368	7,710,025
Cost Inflation	1.5%	1.00	1.00	1.02	1.03	1.05	1.06	1.08	1.09	1.11	1.13	1.14
Revenue Inflation	4.0%	1.00	1.00	1.04	1.08	1.12	1.17	1.22	1.27	1.32	1.37	1.42
TOTAL COSTS			2,400,000	1,871,878	2,242,263	2,607,705	3,362,443	4,208,381	5,079,052	5,980,865	6,899,204	8,820,351
Gross Profit Margin			38.6%	40.6%	43.1%	45.3%	47.4%	49.4%	51.4%	53.2%	55.0%	56.8%
NIBT		-2,400,000	543,322	897,497	1,310,716	2,064,902	2,841,187	3,724,648	4,721,203	5,813,750	7,041,654	8,367,663
Cummulative Profit		-2,400,000	-1,856,678	-959,181	361,535	2,406,436	5,247,623	8,972,271	13,693,474	19,507,224	27,348,778	35,716,340

IRR 59%

AMHURI YA MUUNGANO WA TANZANIA
THE UNITED REPUBLIC OF TANZANIA

Senali: 6919

TFN. 614 (Rev. 8/94)

STAKABADHI YA SERIKALI
EXCHEQUER RECEIPT

Item No. 09029
37892895

1

NIMEPOKEA KWA

Received from **NEW FOREST Co. Ltd**



KIASI
Amount

Shs.					Cts.
USD	100				

JUMLA YA SHILINGI (Kwa maneno)

The sum of Shillings (Words) **USD One Hundred Only**

Na Senti
Centre

KWA MALIPO YA

In respect of **REGISTRATION FEE**

for Executive Investment
Tanzania Investment Centre

KWA FEDHA TASLIMU/HUNDI

NAMBA By Cash/Cheque No. **CASH**

KITUO - Station

SAHIHI YA MPOKEAJI - Receiving Officer's

Signature **[Signature]**

CHEO - Title

ACC

TAREHE - Date

09 MAR 2011

Deu.



7th March, 2011

**The Executive Director
Tanzania Investment Centre
Plot No.9a&b, Shabaan Robert Street
P.O. Box 938
DAR ES SALAAM**

Dear Sir,

RE: APPLICATION FOR T.I.C CERTIFICATE OF INCENTIVES

We would like to kindly apply for Certificate of Incentives to be granted to us in order to benefit from the Investment Incentives as stipulated under Tanzania Investment Act, 1997 for an expansion project to set up a Transmission Pole Treatment Plant in Lundamatwe, Kilolo District, Iringa Region, Tanzania at a start up cost of US\$ 2,400,000.

As per the Act and checklist provided to us by the Centre, enclose herewith please find the following basic documents in order to facilitate the processing of our application

- (i) One (1) copy of the Business plan for Pole Treatment plant
- (ii) One (1) copy of the duly filled out TIC application form
- (iii) Copy of Tanzania Revenue Authority approval letter accepting our request to extend our first year of income to 30th June, 2011
- (iv) One (1) copy of our Memorandum and Articles of Association
- (v) One(1) copy of the Certificate of Incorporation and TIN Certificate
- (vi) A brief profile of the investors, New Forest Company
- (vii) Evidence from the Holding Company that there is sufficient finance capital available to implement the project
- (viii) Evidence from Kilolo District Council for allocation of 44 acres to set up the Plant at Lundamatwe village
- (ix) Board resolution to register the Pole plant project with TIC



The New Forests Company

- (x) Project detailed capital costs and implementation schedule

We trust that you will find the enclosed documents in order and look forward for you to kindly grant us the Certificate of Incentives.

In case of any query, you may contact the undersigned.

Please acknowledge receipt of our cover letter.

Yours faithfully,

NEW FOREST COMPANY (TANZANIA) LIMITED

JONATHAN G. LAWRIE
GENERAL MANAGER

Encl.

7th March, 2011

**The Executive Director
Tanzania Investment Centre
Plot No.9a&b, Shabaan Robert Street
P.O. Box 938
DAR ES SALAAM**



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- (ix) ...
- (x) ...
- (xi) ...
- (xii) ...
- (xiii) ...
- (xiv) ...
- (xv) ...
- (xvi) ...
- (xvii) ...
- (xviii) ...
- (xix) ...
- (xx) ...

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The New Forests Company

- (x) Project detailed capital costs and implementation schedule

We trust that you will find the enclosed documents in order and look forward for you to kindly grant us the Certificate of Incentives.

In case of any query, you may contact the undersigned.

Please acknowledge receipt of our cover letter.

Yours faithfully,

NEW FOREST COMPANY (TANZANIA) LIMITED

JONATHAN G. LAWRIE
GENERAL MANAGER

Encl.

TICC/PP.10/01225-01/3

30th March, 2011

Managing Director,
New Forest Company (T) Ltd,
P.O. Box 2610,
IRINGA

**RE: CERTIFICATE OF INCENTIVES FOR INVESTMENT IN THE
CONSTRUCTION OF A TRANSMISSION POLE TREATMENT PLANT
AT IRINGA**

We wish to acknowledge receipt of your project proposal to construct a transmission pole treatment plant at Iringa as presented in the TIC P.A. 1 Form No. 09029 and Feasibility Study with a projected investment of USD 2.4m.

We have studied your project proposal and are pleased to inform you that your investment proposal is now officially registered and therefore your project will be granted a CERTIFICATE OF INCENTIVES, given under authority conferred upon TIC under Part III, Section 17 (1-8) of the Tanzania Investment Act, 1997. In order to enable TIC prepare your Certificate of Incentives, You will be required to submit the following:-

Certified document showing evidence of Land ownership for the location. of the project.

Letter of No objection from Kilolo District Council on the issue of compensation as stated in their letter with ref. No. KDC/L 13/07196 dated 5/01/2011.

You will also be required to submit to the Centre a Progress Report on the implementation of the project after every six months for our information and review. Guidelines for the preparation of the report are contained in annexure 2 also attached to this letter. Please do not hesitate to contact the Centre for any clarification if the need arises. Please also note that a facilitation fee equivalent to US\$ 750.00 is payable at the ruling exchange rate before your Certificate of Incentives is prepared. Please make deposit direct to the bank as per bank details below:

TICC/PP.10/01225-01/3

30th March,2011

Tanzania Investment Centre
Standard Chartered Bank(T) Ltd
US Dollar A/C 8702006002000
T.Shs A/C 0102006002000

We wish you every success in the implementation of the project.

Yours sincerely,

Tanzania Investment Centre



B.D. Chonjo

FOR: EXECUTIVE DIRECTOR

Copy to: Permanent Secretary,
Ministry of Finance,
P. O. Box 9111,
DAR ES SALAAM

Permanent Secretary,
Ministry of Agriculture, Food Security and Marketing,
P.O. Box 9192,
DAR ES SALAAM

Commissioner General,
Tanzania Revenue Authority,
P. O. Box 11491,
DAR ES SALAAM

4



JUHURI YA MUUNGANO WA TANZANIA
UNITED REPUBLIC OF TANZANIA

TFN: 614 (Rev. 8.94)

TAKABADHI YA SERIKALI

37893704

1

EXCHEQUER RECEIPT

NIMEPOKEA KWA

Received from

NEW FOREST COMPANY (I) LTD

KIASI
Amount

SHS					Cts
USD				750	

JUMLA YA SHILINGI (Kwa maneno)

The sum of Shillings (Words)

US DOLLAR SEVEN HUNDRED FIFTY ONLY

NA SENTI
And Cents

KWA MALIPO YA

In respect of

CERTIFICATE OF INCENTIVES

KWA FEDHA TASLIMU/HUNDI

NAMBA By Cash/Cheque No.

CASH

KITAO - Station

DOM

SAMBHI YA MPOKEAJI - Receiver's

Signature

CHAPA

TARIEHI - Date

19/4/11



TIC Evaluation Report

Name of the Company
New Forest Company (Tanzania) Limited

Post Box	Dar-Iringa Highway	COI Number	58773-01	Contact	Jonathan Lawrie
Post Office	2610	COI Date	01/09/2007	Designation	General Manager
Region	Iringa	Application F. No	09029	Phone	255262703018
Country	Tanzania	Status	Expansion	Direct Phone	
		Sector	Manufacturing	Cell Phone	
		Sub Sector	Treatment Poles Plant	Fax	
		File No	01226-01	E-Mail Address	Jonathan.Lawrie@Newforests. Net

Project Location		Investment Finance Plan in Millions USD										
Plot/Block	980 Lindamatine	<table border="1"> <tr> <th>Foreign Equity</th> <th>Local Equity</th> <th>Foreign Loan</th> <th>Local Loan</th> </tr> <tr> <td>0</td> <td>1.2</td> <td>0</td> <td>1.2</td> </tr> </table>	Foreign Equity	Local Equity	Foreign Loan	Local Loan	0	1.2	0	1.2		
Foreign Equity	Local Equity		Foreign Loan	Local Loan								
0	1.2		0	1.2								
Street	Lundamatine											
District	Kilolo											
Region	Iringa											

Shareholders Detail			Investment Breakdown (USD Million)	
Name	Nationality	(%)		
Julianne Crane	United Kingdom	1	Land/Building	0.42
NFCT	United Kingdom	99	Plant	0.89
			Vehicles	0.19
			Furniture & Fittings	0.09
			Pre-expenses	0.22
			Others	0.36
			Working Capital	0.23
			Total	2.4

Employment	105	Evaluated By	,wf officer3
Capacity	72,800 poles per annum	Drawn By	wf registry1
Project Turn Over		Project Type	Local

Description

To construct a transmission pole treatment plant at Iringa

Recommendations

Be approved subject to providing evidence as required by section 17 of Tanzania Investment Act, 1997

Decision

Approved subject to evidence
EB 24/3

KILOLO DISTRICT COUNCIL



Telephone: 0785 261723
Fax: 0262700114

S.L.P.2324,
KILOLO
Tanzania

REF.NO. KDC/L/13/08/22

18/04/2011

MANAGING DIRECTOR,
NEW FOREST COMPANY (T) LTD,
P.O.BOX 2610,
IRINGA

**RE: CERTIFICATION OF THE GIVEN PIECE OF LAND MEASURING 31.3 ACRES
AT LUNDAMATWE**

Reference is made to the above mentioned subject.

This is to certify that there is no objection posed against the **NEW FOREST COMPANY (T) LIMITED** over the planned land for construction of a Transmission Pole Treatment Plant located at Lundamatwe, Kilolo District.

This implies satisfaction of the previous land occupiers over the paid compensation subject to the agreement reached between the New Forest Company (T) Limited and the Land occupiers in presence of Village local Government.

With regard


HILMAR A. DANDA

ACTING DISTRICT EXECUTIVE DIRECTOR

KILOLO FOR DISTRICT EXECUTIVE DIRECTOR,
KILOLO

All correspondence should be addressed to District Executive Director



**EXIM
BANK**

IRINGA BRANCH,
P.O BOX 261 IRINGA,
Tel 0262 700 278/581,
Fax 0262 700 576
Mob:0767 88 8 108
0715 304 319

eximiringa@eximbank-tz.com

REF:EXIR/GEN/10/022

11-APR-2011

**THE EXECUTIVE DIRECTOR,
TANZANIA INVESTMENT CENTRE,
P.O BOX 938,
DAR ES SALAAM.**

RE:REFERENCE IN RESPECT OF NEW FORESTS CO LTD

The above caption refers.

This is to certify that New Forests Company Ltd operate three Currents accounts with us since 14-May-2010

The accounts are 0436533120-USD,0436533007-TZS and 0436948115-TZS II

The said company has requested us to write an introduction letter to your office

We hereby confirm that the said customers have good relationship with our bank and the operations in the said accounts has been to our satisfaction.

Note that this information is given at the request of our customers and it is therefore issued for the purpose of reference only and in strict confidence, without any responsibility however arising on our part.

Any further information may be obtained from the undersigned in confidence and on request.

Yours faithfully,
For and on behalf of Eximbank(T) Limited,

Thomas Beatus
Branch Manager

Exim Bank (Tanzania) Ltd.

Iringa Branch
P. O. Box 261 Iringa
Tel: +255 0262700578/5, Fax: +255 0262700576/580
E-mail: eximiringa@eximbank-tz.com
Website: www.eximbank-tz.com

6th December, 2011

Our Ref: NFCT /F& A/002/012/2011

**Executive Director
Tanzania Investment Centre
Plot No.9a&b, Shabaan Robert Street
P.O. Box 938
DAR ES SALAAM**

(Attention: Adam Lingw'entw)



Dear Sir,

**RE: AMENDMENT OF CERTIFICATE OF INCENTIVES NO.00217609/
010226-01**

We refer to today's telephone conversation with our Financial Controller regarding the above named T.I.C certificate.

Kindly amend the attached original certificate accordingly and please let us know when it's ready for collection.

Regards.

Yours faithfully,
NEW FOREST COMPANY (TZ) LIMITED



**JONATHAN G. LAWRIE
FOR: MANAGING DIRECTOR**

Enck.

04

info@newforestscompany.com

UK Reg Office: C/O Morrison & Foerster (UK) LLP City Point 1 Ropemaker Street London EC2Y 9AW
Reg No. 05373215

Tel: +44 20 3219 1000 Fax: +44 20 3219 1005

Part of this copy
of the Original
Signature
Date: 11/2/2011
Part Executive Director
Tanzania Investment Centre



No 00217609

THE UNITED REPUBLIC OF TANZANIA

Certificate of Incentives

(Section 17 of the Tanzania Investment Act, 1997)

No: 010226-01

This is to certify that

NEW FOREST COMPANY (TANZANIA) LIMITED

P.O. BOX 2610

of address

IRINGA

has been granted a Certificate of Incentives to invest in ~~new, rehabilitation~~ /expansion
~~or~~ of the enterprise known as

NEW FOREST COMPANY (TANZANIA) LIMITED

Which is located at

980 LUNDAMATWE KILOLO

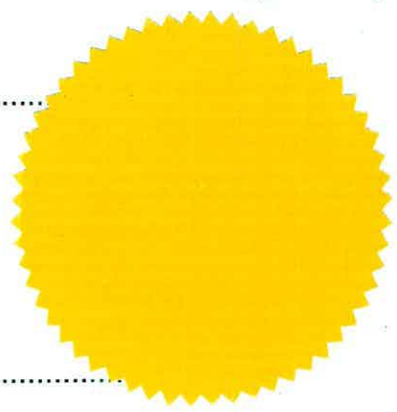
IRINGA

Further particulars required by Section 17 of the Tanzania Investment Act are set out overleaf.

Executive Director

Tanzania Investment Centre
P.O. Box 938, Dar es Salaam

Dated 2ND MAY 2011



This Certificate is issued in accordance with the provisions of Section 17 of the Tanzania Investment Act, 1997 and subject to the conditions prescribed under item 14 and 15 hereafter:—

1. Shareholders

	Nationality	Shareholding (%)
Julianne Ozzane	United Kingdom	1
NFCT Ltd.	United Kingdom	99

2. Proposed Activities : To construct a transmission pole treatment plant at Iringa

3. Sector: Manufacturing Subsector: Treatment Poles Plant

4. Investment cost: Foreign - Local USD 2.4m. Total USD 2.4m.

5. Project Financing: Equity USD 1.2m. Loans USD 1.2m. Total USD 2.4m.

6. Source, terms and conditions of loan

7. Assets to be invested:

Capital items:	Foreign	Local	Total
	-	USD 2.4m.	USD 2.4m.

8. Technology Agreement None

9. Date of TIC Registration: 30th March 2011

10. Implementation period March 2011 - February 2014

11. Operative date March 2014

12. Investment Incentive Grade: As defined in part III Section 19 (1), (2) and Section 20 of the Tanzania Investment Act, 1997
 - (i) Applicable Import Duty And VAT as per Customs Tariff Act, 1976 & VAT Act, 1997
 - (ii) Applicable with-holding Tax As per Income Tax Act, 2004 (as amended)
 - (iii) Eligibility of Capital Allowances As per Income Tax Act, 2004 (as amended)

13. Protection of Investment, Arbitration and Transfer of Foreign Currency: as defined in part III Section 21, 22 and 23 of the Act.

14. Conditions attached to this Certificate of Incentives
 - (i) Date of Commencement of investment has to be notified to the Centre.
 - (ii) Certificate not to be transferred, assigned or amended
 - (iii) Failure to commence implementation within two years invalidates Certificate
 - (iv) Failure to operate investment must be notified to the Centre
 - (v) Changes in shareholding, project activities and level of invested capital must be notified to the centre

15. Additional conditions attached to Certificate

Finished goods are not allowed under this Certificate

Signed 
Executive Director



No 00217609

Copy of Original
Signature
1/12/2011
Executive Director
Tanzania Investment Centre

THE UNITED REPUBLIC OF TANZANIA

Certificate of Incentives

(Section 17 of the Tanzania Investment Act, 1997)

010226-01

No:

This is to certify that

NEW FOREST COMPANY (TANZANIA) LIMITED

P.O. BOX 2610

of address

IRINGA

has been granted a Certificate of Incentives to invest in ~~XXXX, KXXXXXXX~~ /expansion
~~XXXXXX~~ of the enterprise known as

NEW FOREST COMPANY (TANZANIA) LIMITED

980 LUNDAMATWE KILOLO

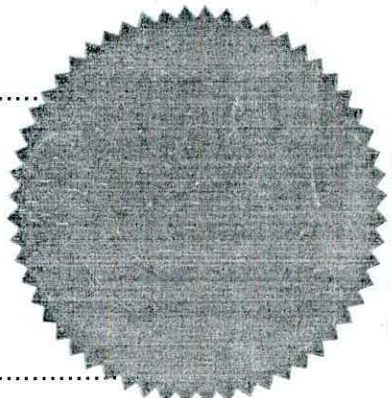
Which is located at

IRINGA

Further particulars required by Section 17 of the Tanzania Investment Act are set out overleaf.

Executive Director

Tanzania Investment Centre
P.O. Box 938, Dar es Salaam



2ND MAY 2011

Dated

This Certificate is issued in accordance with the provisions of Section 17 of the Tanzania Investment Act, 1997 and subject to the conditions prescribed under item 14 and 15 hereafter:—

1. Shareholders

Shareholders	Nationality	Shareholding (%)
Julianne Ozzane	United Kingdom	1
NFCT Ltd.	United Kingdom	99

2. Proposed Activities : To construct a transmission pole treatment plant at Iringa

3. Sector: Manufacturing Subsector Treatment Poles Plant

4. Investment cost: Foreign - Local USD 2.4m. Total USD 2.4m.

5. Project Financing: Equity USD 1.2m. Loans USD 1.2m. Total USD 2.4m.

6. Source, terms and conditions of loan.....

7. Assets to be invested:

Capital items:	Foreign	Local	Total
	<u>-</u>	<u>USD 2.4m.</u>	<u>USD 2.4m.</u>

8. Technology Agreement None

9. Date of TIC Registration: 30th March 2011

10. Implementation period March 2011 - February 2014

11. Operative date..... March 2014

12. Investment Incentive Grade: As defined in part III Section 19 (1), (2) and Section 20 of the Tanzania Investment Act, 1997
 - (i) Applicable Import Duty And VAT as per Customs Tariff Act, 1976 & VAT Act, 1997
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13. Protection of Investment, Arbitration and Transfer of Foreign Currency: as defined in part III Section 21, 22 and 23 of the Act.

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 - (v) Changes in shareholding, project activities and level of invested capital must be notified to the centre

15. Additional conditions attached to Certificate
Finished goods are not allowed under this Certificate

[Handwritten Signature]



TIC Evaluation Report

Name of the Company
New Forest Company (Tanzania) Limited

Post Box	Dar-Iringa Highway	COI Number	58773-01	Contact	Jonathan Lawrie
Post Office	2610	COI Date	01/09/2007	Designation	General Manager
Region	Iringa	Application F. No	09029	Phone	255262703018
Country	Tanzania	Status	New	Direct Phone	
		Sector	Manufacturing	Cell Phone	
		Sub Sector	Treatment Poles Plant	Fax	
		File No	042150	E-Mail Address	Jonathan.Lawrie@Newforests. Net

Project Location		Investment Finance Plan in Millions USD											
lot/Block	980 Lindamatine	<table border="1"> <tr> <th>Foreign Equity</th> <th>Local Equity</th> <th>Foreign Loan</th> <th>Local Loan</th> </tr> <tr> <td>0</td> <td>0</td> <td>0</td> <td>0</td> </tr> </table>	Foreign Equity	Local Equity	Foreign Loan	Local Loan	0	0	0	0			
Foreign Equity	Local Equity		Foreign Loan	Local Loan									
0	0		0	0									
Street	Lundamatine												
District	Kilolo												
Region	Iringa												

Shareholders Detail			Investment Breakdown (USD Million)	
Name	Nationality	(%)	Land/Building	
Julianne Crane	United Kingdom	1	Plant	0.42
NFCT	United Kingdom	99	Vehicles	0.89
			Furniture & Fittings	0.19
			Pre-expenses	0.09
			Others	0.22
			Working Capital	0.36
			Total	0.23
				2.4

Employment	105	Evaluated By	,wf officer3
Capacity	72,800 poles per annum	Drawn By	wf registry2
Project Turn Over		Project Type	Local

Description

To construct transmission pole treatment plant at Iringa

Recommendations

Be approved subject to providing evidence as required by section 17 of Tanzania Investment Act, 1997

Decision

Approved

 Ag EXD
 29/12/2011



00218310

THE UNITED REPUBLIC OF TANZANIA

Certificate of Incentives

(Section 17 of the Tanzania Investment Act, 1997)

No: 042150

This is to certify that

NEW FOREST COMPANY (TANZANIAN) LTD.

of address P.O. BOX 2610

IRINGA

has been granted a Certificate of Incentives to invest in a ~~new~~ rehabilitation/expansion of the enterprise known as

NEW FOREST COMPANY (TANZANIAN) LTD.

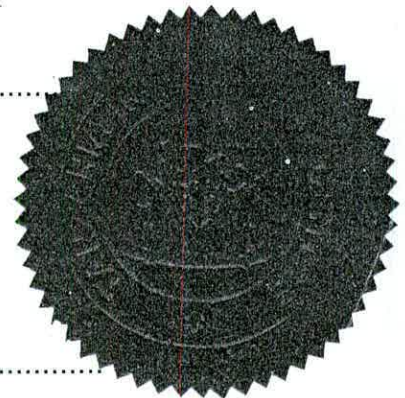
Which is located at 980 LUNDAMATWE KILOLO

IRINGA

Further particulars required by Section 17 of the Tanzania Investment Act are set out overleaf.

Ag. Executive Director

Tanzania Investment Centre
P.O. Box 938, Dar es Salaam



Dated 3RD JANUARY 2012

This Certificate is issued in accordance with the provisions of Section 17 of the Tanzania Investment Act, 1997 and subject to the conditions prescribed under item 14 and 15 hereafter:—

1. Shareholders

	Nationality	Shareholding (%)
Julianne Ozzane.....	United Kingdom.....	1.....
NFCT Ltd.....	United Kingdom.....	99.....
.....
.....

2. Proposed Activities :..... To construct a transmission pole treatment plant
.....
..... at Iringa

3. Sector:..... Manufacturing..... Subsector..... Treatment Pole Plant

4. Investment cost: Foreign..... -..... Local..... USD 2.4m. Total..... USD 2.4m.

5. Project Financing:
Equity..... USD 1.2m...... Loans..... USD 1.2m...... Total..... USD 2.4m.

6. Source, terms and conditions of loan..... none.....

7. Assets to be invested:

	Foreign	Local	Total
Capital items:	-	USD 2.4m.	USD 2.4m.
.....

8. Technology Agreement..... None.....

9. Date of TIC Registration:..... 30th March, 2011.....

10. Implementation period..... March, 2011 - February, 2014.....

11. Operative date..... March 2014.....

12. Investment Incentive Grade: As defined in part III Section 19 (1), (2) and Section 20 of the Tanzania Investment Act, 1997
 - (i) Applicable Import Duty And VAT as per Customs Tariff Act, 1976 & VAT Act, 1997
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 - (iv) Failure to operate investment must be notified to the Centre
 - (v) Changes in shareholding, project activities and level of invested capital must be notified to the centre

15. Additional conditions attached to Certificate
Finished goods are not allowed under this Certificate

Signed 
Ag. Executive Director

KIKAO cha Kimefunguliwa na Mw/kiti wa Kijiji Saa 5:00 asubuh
Wajumbe walio hudhuria ni 24

AGENDA kuu. Ni kutambulisha na kuhamazisha
Maombi ya aridhi ya Kampuni ya.

NEW FOREST COMPANY.

kengo kuu la Kampuni ya NEW FOREST COMPANY ni
Upandaji wa Miti

MAJUKUMU YA KAMPUNI

Utumzaji wa mazingira
kupunguza umasikini

Kuongeza ajira kwa jamii

Kuboresha huduma za jamii (shule. Afya. Maji. barabarank

Kampuni ina Mpango wa kuyenga kiwanda cha mbaa.

Hakuna kitu kitakacho tupwa katika miti masalia.
yatatengenezwa (cumeme) wa wati 50° hadi 60

Mkakati ni kupanda miti inayo kua haraka. hekita 4000.
kwa mwaka. Kampuni itaongeza ajira ya kuajiri wata
10,000/- kuajiriwa kuongeza pato la taifa.

UWEKEZATI IHI KUONGEZA AJIRA.

Kuongeza ajira kwa watu zaidi ya 10,000/-

FAIDA ZA KAMPUNI

1. ongezeko la dola \$ 141. M.
2. ongezeko la ajira 10,000
3. ongezeko la pato kwa jamii
4. kupungua kwa uhamaji toka vijijini kwenda Lindi.
5. kuongezeka kwa pato la nchi kupitia kodi ya pato.
6. kupata kiwanda cha mazao ya mbaa.
7. kukidhi Mahitaji ya (Nishati) inayo tokama na Mazao ya Timbao.
8. kukidhi Mahitaji ya Timbao. kwa jamii ili kuboresha ujenzi na kukuza uchumi.
9. kupunguza uharibifu wa misitu ya asili kutea Mafunzo kwa jamii. Mkataba wa Vikundi 20 Uya uwatikaji wa miti.

I certify that this is the true
copy of original
Ajira zote zote

AUTHORIZED LAND OFFICER
KILDO DISTRICT

AZIMIO LA MKUTANO

Serikali ya Kijiji cha Idete tumeelewa kwa Makini Maelezo yaliyo tolewa. kuhusiana na uwekezaji kwa kampuni ya NEW FOREST COMPANY hii kuwekeza katika Kijiji Chetu.

Tumekubali kutoa aridhi kwa wawekezaji wa COMPANI YA NEW FOREST COMPANY.

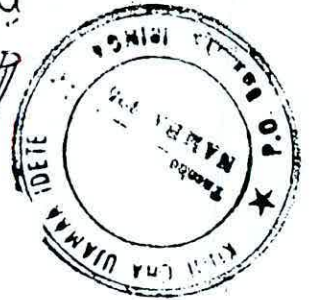
Kama ilivyo onyeshwa kwenye Ramani. Eneo tulilotoa katika Kijiji cha Idete ni (ITIPU) Mpakani mwa Kitongoji cha Ikelamo na Kijiji cha Nagome.

Kwa wayumbe wa Serikali ya Kijiji cha Idete Tunakaribisha Sama Kampuni hii kuya. kuliona eneo hilo.

V.E.O. K.N.Y.
M/ KISIJI C

~~AMU MTENDAJI WA KMM
IDETE
BAGA~~

[Handwritten signature]



MAHAPURIS.

1 DECE - 18/10/2006.

JINDA KAMILI	JINDA	CHED	SAHITI.
BRUNO KAWU	ME	V. E. U. K. N. Y.	BRUNO KAWU
SALESI KUDOSI	ME	M / KISIJI	KUDOSI
JEFANU MYANZAMI	ME	M / KIROGWI	MYANZAMI
VICTOR KILUZI	ME	MUMBE	KILUZI
KENAN MABUWA	ME	MUMBE	MABUWA
ENAS	ME	MUMBE	KILUZI
CHAMBA KATHEMA	ME	MUMBE	KATHEMA
JANUARO KATHEMA	ME	MUMBE	KATHEMA
JOSEPH KILUZI	ME	MUMBE	KILUZI
RICHARD MUDGILL	ME	MUMBE	MUDGILL
MAHIASI KATHEMA	ME	MUMBE	KATHEMA
JOSEPH KATHEMA	ME	MUMBE	KATHEMA
JOSPH KATHEMA	ME	MUMBE	KATHEMA
ETIAR MALIGA	ME	MUMBE	MALIGA
E. ASIO MASHWA	ME	MUMBE	MASHWA
ULMAN CHARALE	ME	MUMBE	CHARALE
FHA KIVEGESE	ME	MUMBE	KIVEGESE
-EINA KIMBARALA	ME	MUMBE	KIMBARALA
JELINA MYEDA	ME	MUMBE	MYEDA
WITNES CHARALE	ME	MUMBE	CHARALE
STEM MTENGA	ME	MUMBE	MTENGA

KUHUSU

MIADI YA WANANCHI WALIOHUDHUKIA 2014

2. KUFUNGUWA KIKAO SAA - 8:00

3. MUGENI - DED - KIKOLO - BOSCO - N. DUNBARUEN

(II) MUKERERU - CAMPUS

THE NEW FOREST COMPANY MISTI UINGIREZA - (MBA) - RAMA
LENGO LA KIKAO -

KUPITIISHA MAMBA YA ARSHI KWA KAMPANI YA MISTI

THE NEW FOREST COMPANY

Baada ya Mwezesaji kuwa eleza wananchi kuhusu lengo la
(The New Forest Company)

- Onkiba kuumba arshi kupanda miti. Arshi ambayo
haihimi ne kaitegenawi kulimwa.

- Hujishughulisha na:

- Utunzaji wa Mezingira
- Kupunguza umesiteini kwa jami
- Kuongeza gire kwa jami inayowazunguka.
- Uboreshaji wa huduma za jami inayowazunguka
kwa afya, shule, barabara marasiliano n.k.
- Kujenga kazi za chumbao
- Ntamba wa Timba
- Kutengeneza unene katolawa ne wali ghafi ya miti
- Kuboresha hali ya kawa kwa wazi.
- Kutoa huduma za kijani na kinchi.

- Miti inayokwa kwa haraka - Paine, Milingoti.

- Ujenzi wa kintad

Mishaki inayolishi unene wa Campuni.

- Kuboresha matumizi ya miti.

- Wawanchi kupenda kazi.

- Ajira kwa watu zaidi ya 10,000/=

- Upandaji miti - 1 \$ 48 dolo

N.A. 1. 1. 1. 1. 1.

- Kupasue mbao \$ 11 wata 700 walaqiriwa
- Uzalisheji Nishati \$ 70 wata 2500 "
- Sekondari \$ 12 " 1800 "

FIDA ZAKE KWA JAMI-IBETE:

- (1) Ongezeke la fedha \$ 141 milioni
- (2) Ongezeke la ajira zaidi ya wata 10,000
- (3) Ongezeke la pato kwa ajira jami litaongezeka.
- (4) Kupungua kwa Ulanaji kutoka vijijini kuenda mjini
- (5) Kuongezeka kwa pato la nchi kutitia kodi
- (6) Kupata kiwanda cha Timbao
- (7) Kukiidhi mahitaji ya Timbao kwa jami
- (8) Kupunguzo ubaribifu wa misitu ya asili
- (9) Kuongeze pato la Taifa
- (10) Kutoa huduma za jamaa kama afya, shule, barabara
- (11) Kutoa mafunzo kwa jami na ujuzi
- (12) Kuhimiza uanzishaji wa miraka
- (13) Ulanzeji wa uoto wa bainioa.

ENEO LINA LOOMBWA

Ni ile ya TIPU

AZIMU LA MUKUNDO WA ADHARA.

COMPUNI YA NEW FOREST INAKARIBISHWA NA

KUPOKEA KWA MUKONO MIWILI.

- Kutoa ardhia kwa ajili ya mazi hui
- Eneo hilo liko mpakani mwa Kitongoji cho Kkelama na Magome. Lineiwa TIPU

KUFUNGA KIKAO:

Kikao kimefungwa saa 11:00 jioni wa Mkiti kwa kuwashukuma wajumbe kwa mahurio yao mazuri.

MWENYEKITI

V. E. O KIN-Y

SAFEST
M/KIJIJI

KATIBA

Bankulu

MTENDAJI WA KRAI
IBETE
IBETA



- Ku pasua mbaao \$ 11 wata 700 Wataajiriwa
- Uzalishaji Nishati \$ 70 wata 2500 "
- Sekondari \$ 12 " 1800 "

FIDA ZAKE KWA JAMI - IDETE:

- (1) Ongezeka la fedha \$ 141 milioni
- (2) Ongezeka la ajira zaidi ya wata 10,000
- (3) Ongezeka la pato kwa ajira jami litaongezeka
- (4) Kupungua kwa Ulenaji kutoka Vijijini kuenda Mjini
- (5) Kuongezeka kwa pato la nchi kupitia Kodi
- (6) Kupata kiwanda cha Timbaao
- (7) Kulaidhi mahitaji ya Timbaao kwa jami
- (8) Kupunguza ubaibifu wa misitu ya asili
- (9) Kuongeza pato la Taifa
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- (11) Kutoa mafunzo kwa jami na ujuzi
- (12) Kuhimiza uanzishaji wa miraka
- (13) Ulenzeji wa uoto wa bainiwa

ENEO LINA LOOMBWA

Ni ile ya TIIPU

AZIMU LA MUKUNDO WA ADHARA

COMPUNI YA NEW FOREST INAKARIBISHWA NA
KUPOKEA KWA MKONO MIWILI.

- Kutoa ardhi kwa ajili ya maziwa
- Eneo hilo liko mpakani mwa Kitongoji cha Kelama na Magome. Lineitwa TIIPU

KUFUNGA KIKAO:

Kikao kimefungwa saa 11:00 jioni wa Mjiti kwa kuwashukumu wajumbe kwa mahurio yao mazuri.

MWENYEKITI

V. E. O. K. I. N. Y

~~SAFEST~~

M/ KIJISI

KATIBA

~~Bankul~~

MTENDAJI WA KRM
IDETE
MUSA



MIKULIYANU W...
 KITONGOSI CHA KATI

KIJI CHA IDIETE

TAREHE 18/10/2006

JINA KAMILI	JINSIA	SAHITI
SEINA MYENDA	KE	S MYENDA
STAN KIVELEGE	KE	S. Kivelege
FURAHIA NGUCCA	KE	F. Mgucca
DIANA MHI	KE	D. Muiji
STEBI CHHE	KE	S. C.
TESTA KINGUNGE	KE	T. K.
ROBIA KATINBASA	KE	R. K.
AMALIA KINGUNGE	KE	A. K.
M. DA MALIGA	KE	M. M.
BEINA MIKEMUA	KE	B. M.
TULIBIKA KIKOTI	KE	T. K.
PASIKUITA TEVELE	KE	P. T.
AUGAHE KIBULE	KE	A. K.
EMO MELIGA	KE	E. M.
TEKLA KAHEMELA	KE	T. K.
NSAMWSE MSUNGU	KE	N. M.
EFAO LONGO	KE	E. Longo
FARIJA KAHEMELA	KE	F. Kahemela
FUREHA KIVELEGE	KE	Z. Kivelege
T. HARI KIBULE	KE	T. Kibule
FENACK KIKOTI	KE	B. Kikoti
LOINIA	KE	L. Kingunge
TULINGIDA KINGUNGE	KE	L. Kibule
AMAYE KIDIBULE	KE	L. MHESTA
NAZIGE KISIYIA	KE	T. KAHLELA
TULAPURUKA KAHEMELA	KE	M. MHESTA
ELESIYIT MINISWSE	KE	M. MHESTA
7 N. H. M. S. E. K. I. N. S. W. S. E.	KE	M. MHESTA
7 T. A. F. I. P. I. L. I. J. A. K. I. N. I. P. M. S. E.	KE	M. MHESTA
5 AULELIA KUNGUWE	KE	A. Kinga
4 PATTI MATTA	KE	
4 ALATUISA NGA GA	KE	

KITIONGWI CHA. KATI

KIJIJI CHA IDETE

TAREHE 18.10.2006.

JINA	KAMILI	JINSIA	SAHIHI
32	MOSES KIVELEGE	ME	M
33	KUDRA MATAGI	ME	M
34	SALU KIVELEGE	ME	Skivelege
35	DANIEL MALIGA	ME	D. maliga
36	JOHASHI KIVELEGE	ME	Jkivelege
37	KENANI KAHEMELA	ME	Kanani
38	YUDA KINGUNGE	ME	X Kinge
39	AJILIWA KIVELEGE	ME	Akivelege
40	JOHALI KAHEMELA	ME	Jkivelege
41	YHAGAMA	ME	Yhagama
42	HAKIMU KAUUKU	ME	Kauku
43	KATES LONGU	ME	K. Longu
44	SIFA KINGUNGE	ME	Skinge
45	HILALY KIVELEGE	ME	Hkivelege
46	KALO KINGUNGE	ME	K. Kinge
47	PETER MALIGA	ME	Pmaliga
48	YAREDI MALIGA	ME	Ymaliga
49	DISMAS KAHEMELA	ME	Dkahemela
50	BRUNO KAUUKU	ME	Bkauku
51	ERASTO MSIGWA	ME	Erasto
52	GEHAZI MALIGA	ME	G. maliga
53	LUNOGELU KAHEMELA	ME	Lkahemela
54	NASONI CHUMA	ME	N. Chuma
55	DAMIANI KINGUNGE	ME	D. Kingunge
56	EPHURAHM MYENDA	ME	E myenda
57	DAUNAS KAHEMELA	ME	Dkahemela
58	SAMON KIVELEGE	ME	S. Kivelege
59	ERASTO MYENDA	ME	E Myenda
60	NITI KAHEMELA	KE	N. Kahemela

KIIONKOJI CHA

MBAKI

KIJIJI CHA IDETE

TAR

18.10.2006

JINA	KAMILI	JINSIA	SAAHI
1	JOSEPH KADILLO	ME	J Kadillo
2	Jeremi Mnyawami	ME	J Mnyawami
3	JOSEPH KIKOTI	ME	J Kikoti
4	Fakamu Myenda	ME	F Myenda
5	AFREBI KATIMBASA	ME	A Katimbasa
6	LEINA KIMBAVALA	KE	L Kimbavala
7	Nodina ng'athilwa	KE	N. Ng'athilwa
8	Yesenia Kahemella	KE	Y. Kahemella
9	Venansia Kahemella	KE	V. Kahemella
10	Salina Lukwago	KE	S. Lukwago
11	Ng'olathie Msungu	KE	N. Msungu
3	Ber-detha Msungu	KE	B. Msungu
4	Tuhia Mahiga	KE	T Mahiga
5	ster Kihongosi	KE	E Kihongosi
6	Eta Kikoti	KE	E Kikoti
7	Mosti Kngungu	ME	Mosti
8	Erella Kisoma	KE	E Kisoma
9	Asungu Lukwago	KE	A Lukwago
10	M-etani Msungu	ME	M. Msungu
11	Neria Chuma	KE	N. Chuma
12	Ajens Mpizi	KE	A Mpizi
13	Mariam motto	KE	M motto
14	Perida Msungu	KE	P. Msungu
15	Malia Mdegeth	KE	M. Mdegeth
16	Froida Lunenge	KE	F Lunenge
17	Isiti Kisiya	ME	B. Kisiya
18	Alex Kahemella	ME	A Kahemella
19	Zalus Myenda	KE	Z Myenda
20	Sakamu Msungu	ME	S. Msungu
21	Sitela Kitube	KE	S Kitube
22	Loza Kisiya	KE	L. Kisiya
23	Berthurumio Kisoma	ME	B. Kisoma
24	Gangile Kahemella	ME	G Kahemella
25	Ezekia Mwamba	ME	E Mwamba
26	Nether Kanku	KE	N. Kanku
27	Kolida Kahemella	KE	K Kahemella
28	Faldia Kahemella	KE	F Kahemella

KITONKOJI CHA MABATI

KIJIKI CHA IDETE

TAR. 18/10/2006

JINA	KAMILI	JINSIA	SAHIHI
39	LEUELI MABUKA	ME	L Mbabuka
40	Akwina msungu	KE	A. Msungu
41	Aina Wisiya	KE	A. Wisiya
42	Nedi Mmetwa	KE	N. Mmetwa
43	Anamery Mballa	KE	A. Mballa
44	Prizika Msigalla	KE	P. Msigalla
45	Naima Nyenda	KE	N. Nyenda
46	Agnesi Magawa	KE	A. Magawa
47	ELIZE MWAMBA	KE	E. Mwamba
48	TWIMYE MUKEMWA	KE	T. Mukemwa
49	Masita Kasuga	KE	M. Kasuga
50	Noasi Msungu	ME	N. Msungu
51	Kikementina MSUVA	KE	K. Msuva
52	BIMASI MUKEMWA	ME	B. Mukemwa

MKULIANO WA HADHARA WA MJIJI

KITONGOJI CHA IDETE

KIJIJI CHA IDETE. TAR 18/10/2006.

JINA KAMILI	JINSIA	SAMHI
1 MATHIASY KAHEMELA	ME	ME
2 SEM MIENTA	ME	5. MIENTA
3 LUHWANO KIVELEGE	ME	2. Kivelege
4 ENOS KIKOTI	ME	J. KIKOTI
5 YAKOO CHAZALE	ME	Y. Chazale
6 SEPECK CHAZALE	ME	S. Chazale
7 LUKA CHAZALE	ME	
8 ISMAEL KIKUG	ME	2. Chabale
9 JOHNSON KIKUG	ME	1. KIKUG
10 HANSY HAKU	ME	5. KIKUG
11 ABSALIM KIVELEGE	ME	4. HAKU
12 Alfredi MYENDA	ME	A. KIVELEGE
13 KURWA Kahemela	ME	A. MYENDA
14 ASTERI KIBYA	ME	K. K.
15 RICHARD MDEGELA	ME	x. KIPRO
16 KURWA Kahemela	ME	R.
17 SAIRO KAHEMELA	ME	R. Kahemela
18 FILIMINU CHAZALE	ME	B. K.
AMAU MWEZEGU	ME	f. Chabale
		A. MWEZEGU

Wajumbe walinza kuwa yapo maeneo yanayo
turika na vijiji jirani mfano Kwatana, watu hawa
watalipwa fidia kwa kupitia kijiji husika kwa
kufuta mipaka.

Mwisho mwenyekiti alifunga mkutano (kikao)
mnamo saa 7.50 na kuwatakia usikikizaji
mwema wa Mkutano wa Hadhara na kuchangia
hoja.

Sahihi ya Mwenyekiti wa SIKIJI
S. B. Mbatia

GOVERNMENT OF KENYA
KIDABAGA

Sahihi ya Agensi Menejisi wa Kijiji
Kijiji VEO.

GOVERNMENT OF KENYA
KIDABAGA
MUNGA

24/12

IDA BAGA TAREHE 11/4/2008

JINA KAMILI	MUDA	CHUO	SATINI
SEYMEN MBSIS MUKII	2.00	M/KII	ferdite
ELIUS KARONU	2.00	K.N. YVE	Kal - VEO
COSTANTINO KIHOO	2.00	MJUMBE	frumet
GABRIEL F. VIKOTI	2.00	MJUMBE	elulotte
ROSIMYA MAKONLUSA	2.00	MJUMBE	R. makonywa
HOMISI MPITA	2.00	MJUMBE	HAM
JUTHAMU J. NYEEL	2.00	MJUMBE	UWABE
HARISENI KIKULA	2.00	MJUMBE	Hlandi
ANJELINA KIHOO	2.00	MJUMBE	A. Kihoo
F. IASEY MBOHO	2.30	MJUMBE	Ambayo
ODEHA WIKOTI	2.30	MJUMBE	O. Kikoti
JERIDA E KIKOTI	3.00	MJUMBE	Jeyee
ZAMBA KIVAMBA	3.00	MJUMBE	II
ATILYO MBATA	3.00	MJUMBE	Abmimy
ZOKHI KIMARA	3.00	MJUMBE	Zeejo

1 Copy of the original
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SALIM MUKHTAR SIKH
Kinyo VED

na kumpoke madi huo.
Bada ya mada wa kina wanao madi kina
na huo ya mti bonofu, agara fom na kutipua fidi
ni enee kumbukumbu na kiti. kama kutakua na mnyika
Zosayi atandelea kufanua kwa enee litakalo chukuing
Bada ya kuitia mada mnyika na mitelevu. mure
Mama neli usalipia mada ya kuitia mada
kufanyika na mada mnyika.
na neli, kute Kibab, cha mnyika, mada kuti kutele
na Tume kuya kutitika yote tuya kutakua, mada
kufanyika mada mnyika kama kuti kutakua mada
kwa ya madi huo wa New Company Forest. Ngu mada
(ii) Ngu mada mada mada mada mada mada
ali Bada ya hayo wazeshaji wazeshaji
nli kura mada, na kutikana hayo.
Joni, kutika kufanyika mada mada mada
Mwenzeki kufanyika mada mada mada 5009.00

AGENDA

1. Afisa Ardhi mada - Mada mada
2. Afisa Ardhi Mada - Mada mada
3. Afisa mada mada - Mada mada

MAWAZISHAJI

Juma

209

KE 100

ME 109

WAZOHUDHURA ME 109

YA KAWADA

WAZOHUDHURA ARDHI YA KITI KWA ARDHI

11/4/2008

WA MKUTANO WA HADHARA ULIOFANYA

1	Linda	Kikoti	2
2	Alfredi	MSUNGU	1
3	JULIANA	Kimbwete	1
4	DELICO	MLERU	1
5	GABRIEL	KIKOTI	1
6	Hwaka	KISIYA	1
7	PAULINA	NYENGO	1
8	DOLIKA	KISIMA	1
9	ASHALI	KIKOTI	1
10	CHRISTINE	KITHO	1
11	ALIN	JUMA	1
12	Ayubu	KIOSI	2
13	IRANI	MAGBANGA	1
14	MARITA	KIBIKI	1
15	BONI	MAGBANGA	1
16	WENGLI	KULANGA	1
17	KITA	LURUSI	1
18	SERIM	KIKOTI	1
19	LUSIA	KULANGA	1
20	RODA	CHAPAG	1
21	EDINA	KIKOTI	1
22	LEONARDI	KABINDE	2
23	ANAYUSA	KIKOTI	1
24	Alfredi	TULA	2
25	IVA	KULANGA	1
26	TAISA	NGUSI	1
27	PAULO	NGUSI	5
28	EDIGAMA	MBATA	1
29	JENIFA	TULA	1
30	CONJESIA	NGUSI	1
31	Fodi	MSIGWA	1
32	Juma	KISUMBI	1
33	KITA	MBATA	1
34	ZEBEADO	KAINDABA	1
35	JOSIA	KIFIASI	1
36	VENANZI	MSOGO	1
37	ORBEDI	MWANJWA	1

KITONGOJI CHA KUHESA.

ME KE

ULIA	KIKOTI		✓
LENATA	NGUSI		✓
SEBA	KADINDE		✓
CHIKU	KADILU		✓
SIELA	KALOMO		✓
LEMSI	KADINDE	✓	
COSTA	KISUMA	✓	
LEDA	MAZENGU		✓
TULI	MAZENGU		✓
SPEDITA	KIKOTI		✓
MARIAMU	MAGELANGA		✓
YAILO	KIDIBUKU	✓	
ANDA	MAGELANGA		✓
JETI	MAGELANGA		✓
GODI	KISUMA	✓	
SHANI	MCHLO		✓
OSKA	MSIGWA	✓	
TUHUVILAGE	MYEMDA		✓
LUSI	KIPINGI		✓
TABIA	MAGAVA		✓
ALDO	KISUMA	✓	
BITIA	KISUMA		✓
DAMIANI	KIWOLA	✓	
AILINI	NGUSI		✓
OILINI	KIWOLA	✓	
GWERINO	MSIGWA	✓	
HAWA	MALIGA		✓
EZEKIELI	MSIGWA	✓	
IBRAHIMU	KULANGA	✓	
VENANDI	KADILU	✓	
LACTALI	MMAKWA	✓	
FASINALI	MAMKONGWA	✓	
TUMPE	MAGELANGA		
JOSEFINA	CHUMA		
KATALINA	KATEMELA		
HENGEI	KASEGWA		
ELENESTO	MBOGO		

KUTONGOZI CHA CHAMWAWO

BENITO	MSIGALA	ME	
ELIKA	LUKOSI	ME	
FONZINA	MBOGO		KE
ENEA	MIENGA		KE
ALANAS	NGUSI	ME	KE
DOLA	LUKOSI		
SALEHE	LUKOSI	ME	
LEMKA	MIENGA	ME	I
CONZOLATA	MSOLA		KE
SALA	KIZENGA		KE
SESLIA	MUBIFILE		KE
PAESIO	KISOMA	ME	
LENA	MSIGALA		KE
IMWA	NYENGO	ME	
NWAKA	LUKOSI	ME	
ITTO	MHATHE	ME	
SADRO	MHATHE	ME	
GEORGE	MBOGO	ME	
REGNETI	MUHAWA		KE
LEUTIEL	LUKOSI	ME	
LEWJO	MSIGALA	ME	
MANDELA	MSUNGU	ME	
JEMSI	LUKOSI	ME	
MATWOTA	KAHEMELA	ME	
MATIKO	MSUVA	ME	
AUGUSTIND	KADEGE	ME	
MARIO	MSOLA	ME	
DINGILE	MSOLA	ME	
MURUCHE	MSOLA	ME	
IMA	LUKOSI	ME	
ERASTO	LUKOSI	ME	
GODI	LUKOSI	ME	
GODI	TULA	ME	
WASIONI	KIKULA	ME	
LUTANJANO	MYUMBO	ME	
FUZEBIO	KIKULA	ME	
LELYAN	TULA	ME	

DEVIDI	LUKOSI	ME	
TORIAS	KIKULA	ME	
YULINA	NHUSI		KE
ASHA	MSIGALA		KE
ANJILE	KIMULI		KE
JDELI	KASHEMELA	ME.	
JENIPHA	NHUSULU		KE
MARTINA	MVANDA		KE
SALA	LUBEGE		KE
ELY	MANHULISA	ME.	
VAILETI	LUKOSI		KE
MUSA	MHENI	ME	
FRANSON	MAGAVA	ME	
ABELI	MNGETE	ME.	
NICKSON	KULANGA	ME.	
FRANHA	MPANZI		KE
EMELIA	NHUSI		KE
TORIAS	NHUSI MNYALAPE	ME.	
ROYDA	MBAUKA		KE
LUPITUKO	KAPWELA	ME.	
OMESA	MASANULA	ME.	KE
YAINA	MWENGA		
NICO	KATINDASA	ME.	
MAIKO	NYAMA	ME.	
JDELI	LUKOSI	ME.	
BERNARD	MSUNGU	ME.	
LUKAS	LUKOSI	ME.	
LAIKO	LUKOSI	ME.	
TULA	KIGATILE		KE
		17	12

KAZIU KILIONGWI CHA KATI

	ME	KE
Victory Ngumela	✓	
HARISONI IUKULA	✓	
ZAMBA KIVAMBWA		✓
ESTA MDEGELA		✓
YESELINA MPONZI		✓
ROSIMILIA MAMONGWA		✓
KRISTOPHA MIWEVE	✓	✓
EVODIA MAKEITA	✓	
AZALE KILIENYI	✓	
NGEMA MAGELANGA		✓
ESTHA KINDLE		✓
HAMISI MPITA	✓	
ILIANA MBWOMBWE	✓	✓
OBITA KIKOTI		✓
COSTANTINO KIHOO	✓	
RENATA MAMONGWA		✓
FESITO LUNYUNGU	✓	
HURUMA KAYAMBWA		✓
Piusi NYAUPUMBWE	✓	
SEBA NGUSI	✓	
BENJAMINI MSIGWA	✓	
KRISTINA MANGABO		✓
ICASITAMU KIHOO	✓	
MARIETA MGAHE		✓
MIYUSI MBWELWA	✓	
FARAJA SIMIKA		✓
ZACARIO KITOSI	✓	
BETIA MTENGA		✓
SADA IUSOMA		✓
AMANI NYAMBWA	✓	
RUSI NYAUPUMBWE		✓
TEGEMEA MHAPA		✓
LIZIKI TENGEAKWI		✓
JUMAINE MPITA	✓	
JENI MBWELWA		✓
ENEDIA MSUNGU		✓

		ME	KE
1	VENIFA KISIYA		✓
	TEGEMEA KIHOO		✓
	ATILIO MGAHE	✓	
	DOMENICO KIHOO	✓	
	AINA MSIGAZA		✓
	LITA MYUMBO		✓
	JETURUDA MSIGAZA		✓
	KIBONA MVILE	✓	
	VISCADI MVILE	✓	
	HENEALY MVILE	✓	
	ANGELO KIDAVA	✓	
	EDELIKI MSIGAZA	✓	
	NATUSI KAMWAHILA	✓	
	KEHEMA MAHAVA	✓	
	TUDA LUCOSI	✓	4
	HESIMONDI MWAJOMBI	✓	
	SPUSONI MACHICULU	✓	
	BULAWONI MACHICULU	✓	
	LOSINA LUISA		✓
	PASKALI NGUNJA	✓	
	ALLI LUNYUNGU	✓	
	SWA MSIGAZA	✓	
	MIKODJEMU KUCOTI	✓	
	FAUSTA LUTWAGO	✓	
	ROSA MGAHE	✓	
2	PITA TEGELAKWI		✓
3	KARAUDIA MBOGO		✓
4	FESITO MBILINYI	✓	
5	HUSENI KISAVA	✓	
6	UPENDO MSUUA	✓	
7	JOSEPH MSUNGU	✓	
8	MAGAJALENA KITULE		✓
9	MALDA MSIGWA	✓	
10	JENTINA LUCOSI	✓	
11	EMELIDA KAZOLO.	✓	
12	GISIONI MYENDA	✓	
13	JEMA MYENDA	✓	

(ME 35) (KE 38)

MKUTASARI WA MKUTANO WA HABHARA KIJJI CHA MAGOME
ULIO FANYIKA TAR. 17-08-2007 WA KURIDHIA UHAURISHAJI WA
HEKTA 3648 ZA ARIDHI YA KIJJI KUWA CHINI YA UMILIKI WA
NEW FOREST COMPANY.

AGENDA.

① MAHUDHURIO.

② KUFUNGUWA MKUTANO.

③ KURIDHIA UHAURISHAJI WA ENEO LA HEKTA 3648.

④ KUFUNGA MKUTANO

MAHUDHURIO

Mkutano ume hudhuriwa na wana nchi wapatao 457 kati -

ME 174 KE 283.

② KUFUNGUWA MKUTANO.

Mkutano ume funguliwa na m/kiti wa Serikali kwa ku-
uwa shukuru wana nchi kwa mahudhuriu mazuri. Mkutano ume fu-
nguliwa mnamo saa 5.15 asubuhi na kuwa taka wananchi kuchangia-
hoja mbalimbali zitakazo tolewa.

③ KURIDHIA UHAURISHAJI WA ENEO LA HEKTA 3648.

Mwenye kiti ame mkaribisha mwana sheria wa wilaya ili aifa-
fanue vizuri Agenda hiyo. Mwana sheria ame ifanua Agenda hiyo
kwa ku sema, Kijiji cha Magome kime toa Eneo lenye ukubwa wa
ekta 3648 kwa wawekezaji wa New Forest. Hivyo eneo hilo
kuanzia sasa lina hamishwa kutoka mikononi mwa wana kijiji na lina
chukuliwa na Serikali kwa. Hivyo wawekezaji wa New Forest wata
alikatia hati milki eneo hilo serikalini. Wana nchi wame kuba
liana na maelezo hayo vizuri. Hata hivyo mwana sheria ~~af~~ ame wa-
fafanua wana nchi faida ambazo wata zipata kutokana na wawe-
kezaji kuwa ni: ① Ajira kwa wana nchi ② Miundo mbinu -
ite imarishwa, ③ Uboreshaji wa huduma mbali mbali km shule-
Maji, zahurati ④ Wana nchi wata pewa mbegu bure za miti -
⑤ Soko la uhakika la miti lita kuwepo. ⑥ Wana nchi wata pata
Umeme kutokana na takataka zitokanazo na kiwanja cha kup-
asua mbao. Wana nchi wame pokea taarifa hiyo na kutaka sha-
ghuli hiyo ya Uwatikaji linze mara moja

Certify that this is a true
copy of original
Magome
Zeliphan
AUTHORIZED LAND OFFICER
MIGOLI DISTRICT

KUFUNKA MKUTANO

Mwenye kiti ame funga mkutano muamano saa 8.20 mchana kwa kuwa shukuru wana ndhi kwa mahudhuriu mazuri na kwa uvomilivu na hata kwa michango yao ya hoja mbali mbali.

Pia Mwenye kiti ame washukuru wagemu wetu kwa kutusuni na kuendesha mkutano mpaka mwisho, na ame walakia wana ndhi safari njema, na waende kwa Amani.

SAHIHI YA MWENYE KITI

[Signature]



SAHIHI YA KATIIBU.

[Signature] 17-08-007
AFISA WA KWIJI
MAGOME
IRINGA

KIKAO CHA KAMATI YA MAENDEGO YA KITA
YA DABAGA. TAR. 20/10/06.

JINA KAMALI	ATOKAKO	CHIEO	SAMATI
1. BAHATI K. LWISA	DABAGA	DIWANI	Shuse
2. AMIN TENGELA KUN	DABAGA	KI WEO	Shu
3. SIMON MBOBIA	DABAGA	MUKII	Shubhat
JESMAS MUNYI	MAGOME	MUKII	Shugli
YOTHAMU Mwenyegule	MAGOME	VEO	Shu
ARONI Mwendu Gulu	NG'ANG'ANGU	MUKII	Afua
WILIADI - Ndogo	NG'ANG'ANGU	VEO	Wigo
NATHAL K. DWANKISE	LUSINGA	MUKII	Mwachang
ASINECE LUISGIE	LUSINGA	VEO	Shudage
NICOLAUS NYAUPUMBYE	ILAMBA	MUKII	Sh. Mpa
IBRAHIM MGEHA	ILAMBA	VEO	Sh. Mpa
NICO KATINAASA	KATI GAT	VEO	Sh. Mpa

I certify that this is a
true copy of original

[Signature]

20/12/2011

AUTHORIZED LAND OFFICER
KILOLO DISTRICT

Mh Dimani am jangua mkuu kama shukuru
wajunge lewa mkuu huu gao matuni wa kuu wa wawe lina

UTAMUISIHO

AISA Mungu! wa kati am watambulisha wongoti wa
igani mbali mbali walia kuuapo kwenye kika hicho.

MRAZI WA MIA DORST

Mwete shaji wa kika am wataka wenge vili
wote maelezo jinsi waliyo upokea madi. Hivyo we
nye vili wam keli za kika kuwa wawa vili wame
upokea madi hao kwa kikuu wawili. Kuanw vya
wa wengi wata pata njira kipiha madi hao.

Wajunge wapelele wafasi kutoka hoya mbali mwa

u hivyo wajunge wam vya umama wa kuu poka wa
wajengeji, kama wawekazi wakimpo kwenye maweo
yetu wata wengi watapati mawekaji. Hata hivyo wajum

e wam jadhika maki wa katika uam kuu maki
chyo kuuapo ndani ya eno isitolewe bati cendele

MAZIMWI: Wajunge wam pendiketa kiwanda ki
jenge kwenye maweo ya kuu vili kuaralisha ma
endeleo ya wam uchi.

MAENEO YALIO TOLEWA KUTOKA KILA KIGALI NI:

I) Magom wam t a eno la Wita masiva kadi
Mto Lukosi, Kilingapi kadi Kifunga

2) Kidabaga wam t a eno la Wita masiva eno la
ikelimo. Hivyo maweo kayo vi kuu hayaw maelezo

KUARALISHA KIKAO - Kikao kima alirishwa wa M/K

Mwmo Saa 7.30 mchana kwa kuu shukuru wa

Jumbe kwa kuu shukuru.

SATHTH YA AELISA MURBA
A. I. S. M. W. S.
ANANDA ANAND WA KATHI
DABARA
INNSA

SATHTH YA MUKITI
S/ma

MAILED TO KAPR - IDEIC 2010/10/06

1	LESSAM SHD/ABUNTA	IDEIC	DWAN	W.E.O.	IDEIC
2	SAILOS W. KIKOLI	IDEIC	W.F.O.	W.F.O.	IDEIC
3	GOFFREY S. MUKIM	IDEIC	W.F.O.	W.F.O.	IDEIC
4	BARBARA WATKIN	IDEIC	W.F.O.	W.F.O.	IDEIC
5	SADRUS M. LUSHAZAY	KIMELA	M/KITI	M/KITI	M/KITI
6	ADN. M. METHWA	ULUJI	M/KITI	M/KITI	M/KITI
7	DELLI MURDOR	MTHANSA	M/KITI	M/KITI	M/KITI
8	KIKOLA KIKOLA	KIMELMO	M/KITI	M/KITI	M/KITI
9	JASINI	IDUNDA	WFO	WFO	WFO
10	ZAKALID MATI	KIMELMO	WFO	WFO	WFO
11	HANBRAD HAKAI KISOMA	TONGA	V.E.O	V.E.O	V.E.O
12	FEA MUEWAPARE INTAKA	KIMELA	V.E.O	V.E.O	V.E.O
13	LUCHADA ELEDESIO NTHABA	MADETE	M/KITI	M/KITI	M/KITI
14	ELIUS SAGULWAKA KIKOLI	MADETE	WFO	WFO	WFO
15	WINGRID P. KUKWAGO	JACIE	K/KANAR	K/KANAR	K/KANAR
16	GASIPAH NUGU	IDEIC	M/KITI	M/KITI	M/KITI
17	ANDERSON KIKOLE	IDEIC	V.E.O	V.E.O	V.E.O
18	WASATHEI S. MATHWA	IDUNDA	M/KITI	M/KITI	M/KITI
19	DRYENY KREENGA MATHWA	TONGA	M/KITI	M/KITI	M/KITI
20	SKLES LUKOSI	IDEIC	M/KITI	M/KITI	M/KITI
21	BANDU KIKOLI	IDEIC	V.E.O	V.E.O	V.E.O
22	AMOD L. KIKOLI	ULUJI	M/KITI	M/KITI	M/KITI
23	BARTHOMEW KASOMA	IDEIC	M/KITI	M/KITI	M/KITI

I certify that this is a true copy of original
 AUTHORIZED LAND OFFICER
 KILOLO DISTRICT
 20/12/2011

AGENDA

1. THE NEW FOREST COMPANY

KHOMBA ARDHI KWA AJILI YA

KUPANDA MITI AINDA YA PAINDA MITI

MILINDOJI

- Afya mteendo wa koto alia

marafiki wa kumajira wa mteendo

Wamabiki kumteendo katika kumajira

wa miti ambao pauni na mteendo

wa kumajira katika kumajira

ardhi ambayo ya katika koto ya

indani ya vijijini. Idete, Kivabuni na

Kimale.

Na alibadilisha kutoji faida ambazo

huni ya oyo kumajira idete

- Ompetio k \$ 14. m

- Ompetio k oyo 10,000

- Ompetio k oyo koto koto

pauni koto vika Elimu, Afya, Barabara

na kutoji wamabiki kumajira

ya vijijini na Idete, Kivabuni na

Kimale.

- Kupitisha mihutasari kutoka Vijijini
 - Mihutasari lisomwa na Vijiji husika (1) Kiwalamo
2. IDETE (3) KIMAAHA.

- mihutasari yote Vijiji. Ulikubari wote. Kuwa wama
- ikaribisha kwa mikono miwili kuya kuanza kazi

AZIMIO Kuu. K.M.K

Kikao kimekubali kuipokea Kampuni ya ~~de~~
 NEW FOREST COMPANY na wamatoa asidhi
 hiyo kama ilivyo tolewa na Vijiji husika ndani
 ya kata ya Idete na tunawakaribisha kuanza
 Shughuli hizo mapema na Vijiji vilivyo jirani
 Vinawakaribisha kwa mikono miwili Uinasema-
 Karibuni. Sama.

Kikao kilifungwa na Mwakilishi M.H. Diwani
 Saa-8:00 na kuwashukuru wayumba kwa

Mahudhuri mazuri na ushirikiano wao.

MWAKILISHI
 - MS

KATIIBU.

ms
 Jambosi Kikoti
 WA MTENDAJI WA KATA
 IDETE
 IRINGA
 20/10/2006

JINA	KAMILI	KITONGORI	SAMITI
1	JELIDA KIKOTI	M (KITONGORI)	Kitongori
2	LEONARD MASAKI	KIHESA	Kitongori
	VENANZI MBOGO	KIHESA	Mogoo
	NATAHELI KISSOMA	KIHESA	(Kissoma)
	ATIUBU JULIASI	KIHESA	"Juliasy"
	SAMUELI KISSOMA	KIHESA	Kissoma
	ODENI KAHOMU	KIHESA	Kitongori
	ELIJUDI MGAHA	KIHESA	MGAHA
	BARAKHA MUKENZEGULE	KIHESA	MGAHA
1	ODIHA KIKOTI	"	Kitongori
2	LENAH KAPARE	KIHESA	K, G
	Zebadago Kaindaga	KIHESA	Zik
	IMANDELI CHAMBE	"	I-chambe
	Fuma Kisumbi	"	S - K
	LACIAL MIMETA	"	Lactal
1	BATISTA CHAHLE	"	B. Chahle
2	MELIKIZEDEKI LUKOSI	"	M. Lukosi
7	EDINA KIKOTI	"	Kibich
8	EVA KULANGA	"	Kulanga
9	TWIDICHE KIKOTI	"	KIKOTI
0	EDIGARA MBAIA	"	Mbata
1	TULI MAZENGO	"	T. Mazengo
2	YOSEFINA CHUMA	"	Y. Chuma
3	ODA KISSOMA	"	R. Kissoma
4	ERABELA MTEGA	"	E. Mtega
5	KIGILE NGUSI	"	K. Ngusi
6	EDINA KAJAMBA	"	Edina
7	ERABELA NGUSI	"	E. Ngusi
8	ALANYUVISA KIKOTI	"	A. Kikoti
9	JUSTA KASUGA	"	J. Kasuga
0	LUSIA KULANGA	"	Kulanga
1	RODA CHALALI	"	Chalale
2	EDA MAZENGO	"	E. Mazengo

USA MTENDAJI WA KUIA
 KIDABAGA
 IUNGA
 MIVENYENI WA KUIA CHA
 KIDABAGA

JINA	MSIBWA	KIHESA	
KONZOLATA	MSIBWA	KIHESA	P. Melevi
PIUSI	MLELEWA	"	A. Kadimila
ANGOLWISE	KADINJE	"	Zugalamia
EDITH	LUGAB MILA	"	Sikhandu
STELA	MATA DO	"	E. Kikoti
EZEKIELI	KIUSI	"	D. Kisumu
DOLIKA	KIS MA	"	J. Sieveler
STEFANO	SE ETU	"	Msigala
OSKI	Migala	"	T. Myenda
Tuhuvilage	Menda	"	Msumu
EVA	Nuva	"	O. Mpagano
OBEDI	MANGWA	"	T. Magela
TUMAINI	MAGELANGA	"	Munyi
F-ta	Migi	"	Williamu
WILIAMU	GOVA	"	A. Magela
ANZIMIKI	MAGELANGA	"	Magelaga
TUMPE	MAGELANGA	"	Luwonwa
LWONEKO	MWAGILA	"	Aduma
AILINI	MA	"	Magelaga
TEDY	MAGELANGA	"	Mgi
REHEMA	PAGAMA	"	P. Nyengo
PAULINA	JENGO	"	G. Magelaga
GOTI	MAGELANGA	"	W. Kulanga
WENELI	KULANGA	"	Ibrahimu
IBRAHIMU	KULANGA	"	S. Magelaga
HDA	MAGELANGA	"	Kidibule
MALO	KIDIBULE	"	G. Kikoti
GEORGE	KIKOTI	"	Costa. Kisumu
COSTA	KISUMIA	"	Kikoti
SPELITA	KIKOTI	"	Kadilo
CHIKU	KADILU	"	G. mwamba
GODSW	MWAMBA	"	D. Kuu
Uaji	KILWA	"	H. Kuu
HIZI	KIDOGA	"	T. Kudaka
TUMENBILA	KIDOGA	"	

**AFRA MTENDAJI WA KUWA
KIDABAGA
IRINGA**

**MWENYEKITI WA
KIDABAGA
IRINGI CHA**

JINA KAMILI		KITUNGUJI	SAMITI
- 33	KONJETA NGUSI	KITHESA	Koyeta
- 34	MESTINA KISUMBI	"	M. Kisumbi
35	TUSELINE MNYALAPE	"	Mnyalape
- 36	GRACE MGAZAMA	"	G. Magalama
37	SELINA KIKOTI	"	S. Lukoti
- 38	HAPPY KISUMA	"	Kisuma
- 39	TUNESI NGUSI	"	Ngusi
- 40	REHEMA KIKOTI	"	R. Kikoti
- 41	LUSTIKA MATAGI	"	Matagi
- 42	AJAJE KIHOO	"	A. Mwangi
- 43	AGINESI MUAMBA	"	L. Mwangi
- 44	LOSINA MJIUNGILE	"	S. Kadilo
- 45	SEBA KADINDE	"	Kadinde
46	LUTANGILO KAMWASILA	"	U. Kikoti
- 47	UNA KIKOTI	"	Kikoti
48	GABRIELI KIKOTI	"	Kichehe
49	KAZO CHAIHE	"	F. Kiwola
50	OLINI KIWOLA	"	Kiwola
51	FRANSI KIWOLA	"	A. Ngusi
52	AILINI NGUSI	"	G. Ngusi
- 53	ODIA NGUSI	"	Ngusi
- 54	SIWETU NGUSI	"	F. Mbogo
55	FRENKI MBOGO	"	Ikiho
- 56	LOSINA KIHOO	"	Akiki
57	AWABI KIKOTI	"	J. Magalama
- 58	JETRUDI MAGEZANGA	"	J. Mwangi
59	JONASI MSOVERA	"	M. Kadilo
- 60	MARJ KADILLO	"	G. Kihoo
61	CHELESINO KIHOO	"	S. Kadilo
- 62	SIELA KALOMO	"	L. Saka
63	LETISI SALA	"	L. Kipongi
- 64	LUSI KIPINGI	"	M. Lukoti
- 65	MAULINA KIKOTI	"	L. Lukoti
66	LITA LUKOSI	"	J. Mwangi
- 67	JOYCE MUAMBA	"	J. Mwangi
+ 68	JOJINA KIFJASI	"	

JINA KAMILI		KITUNGU	SATIHI
- 33	KONJETA NGUSI	KIKESA	Koyeta
- 34	MESTINA KISUMBI	"	M. Kisumbi
35	TUSELINE MNYALAPE	"	Mnyalape
- 36	GRACE MGAZAMA	"	G. ngalama
37	SELINA KIKOTI	"	S. Lukosi
- 38	HAPPY KISUMA	"	Kisuma
- 39	TUNGESI NGUSI	"	Ngusi
- 40	REHEMA KIKOTI	"	R. Kikoti
- 41	LUSTIKA MATASI	"	Imataji
- 42	AJAJE KIHOO	"	Akhuo
- 43	AGINESI MUAMBA	"	A. mamba
- 44	LOSINA MUNGILE	"	L. mungile
45	SEBA KADINDE	"	S. Kadinde
46	LUTANGILO KAMWASILA	"	Kamwasio
- 47	UNA KIKOTI	"	U. Kikoti
48	GABRIELI KIKOTI	"	Gakoti
49	KAZO CHATHE	"	Kchache
50	OLLINI KIWOLA	"	F. Kiwola
51	FRANSI KIWOLA	"	Kiwola
52	ATLINI NGUSI	"	A. Ngusi
- 53	ODIA NGUSI	"	G. ngusi
- 54	SIWETU NGUSI	"	Ngusi
55	FRENKI MBOGO	"	F. mbogo
- 56	LOSINA KIHOO	"	Ikiho
57	AWADI KIKOTI	"	Akiki
- 58	JETRUDE MAGEZANGA	"	J. Magezanga
59	JONASI MSOVERA	"	J. Msovera
- 60	MARJ KADILLO	"	M. Kadilo
61	CHELESIIINO KIHOO	"	C. Kihoo
- 62	STELA KALOMO	"	S. Kalomo
63	LETISI SALA	"	S. Sala
- 64	LUSI KIPINGI	"	L. Kipingi
- 65	MAULINA KIKOTI	"	M. Kikoti
66	LITA LUKOSI	"	L. Lukosi
- 67	JOYCE MUAMBA	"	J. Mamba
+ 68	JOJINA KIFJASI	"	J. Kifjasi

35	MAIKU	NGUNDA	KE	M Ngunda
36	AMIANI	SANGA	ME	A SANGA
37	SIGANI	MPAZANZI	ME	S MPAZANZI
38	FELISI	MPAZANZI	ME	F MPAZANZI
39	FLENGO	MAGEHANGA	ME	F MAGEHANGA
40	KOSTANTIN	KALANDA	KE	K KALANDA
41	LAURENTO	MAGEHANGA	ME	L MAGEHANGA
42	YOAKIMU	KIHONGOSY	ME	Y KIHONGOSY
43	FELI	SALA	ME	F SALA
44	MELICHOMBOGO		ME	M MBOGO
45	KITANASY	ANTANGA	ME	A ANTANGA
46	KINASELI	MBOGO	ME	A MBOGO
47	FLENESTO	NGUNDA	ME	F NGUNDA
48	RUSI	MAGEFE	KE	R MAGEFE
49	MWIKWA	MAGEFE	ME	M MAGEFE
50	DAMIANI	KITOSI	ME	D KITOSI
51	MAGE	NGUNDA	KE	M NGUNDA
52	FYAHISYO	KIMATA	ME	A KIMATA
53	EDITA	MBOGO	KE	E MBOGO
54	HEP	NGEDE	KE	H NGEDE
55	HUMWA	NGUNDA	KE	H NGUNDA
56	BELINA	MBOGO	KE	B MBOGO
57	REDENDA	MSIGARA	KE	R MSIGARA
58	DANI	MSIGARA	ME	D MSIGARA
59	KILEO	KIDAVA	ME	K KIDAVA
60	HEPI	NGEDE	KE	H NGEDE
61	FURDAA	NGEDE	KE	H NGEDE
62	FELINA	MBOGO	KE	F MBOGO
63	MAIKOSY	MSIGALA	ME	M MSIGALA
64	SUENA	KITOSI	KE	S KITOSI
65	FELI	MBOGO	KE	F MBOGO
66	SALINA	NGUNDA	KE	S NGUNDA
67	GALUTIE	LUKOSY	KE	G LUKOSY
68	BENI	MAGEFE	ME	B MAGEFE
69	BENI	SALA	ME	B SALA
70	GROSY	NGUNDA	KE	G NGUNDA
71	ZIADA	MAGEFE	KE	Z MAGEFE

	JINA KAMILI	KITONOJOJI	SATHA.
1	EDWARD LUKOSI ME	MAKONYAGO	Edward
2	FELIX NAWODA ME	"	Felix
3	NESIA KIWONE KE	"	NESIA K.
4	JULIANA MSIGWA KE	"	J. msigwa
5	ANJERIKI KACINE KE	"	A KACINE
6	Godfrey Mbigwa ME	" "	Godfrey Mbigwa
7	Gwelinio Mbigwa ME	" "	G. Mbigwa
8	NAXALEZI MSIGWA ME	" "	N MSIGWA
9	GIACOMO SANGA ME	" "	Sanga
10	ALEX SADA ME	" "	A SADA
11	RAMOSI SANGA ME	" "	R SANGA
12	Eusebio Kimata ME	"	Eusebio
13	ANJELINA KIHOO ME	"	A. KIHOO
14	KONZOLATA MSIGALA KE	"	K. msigala
15	TULIBIKA MWENZEGWILE KE	"	T MWENZEGWILE
16	EMANUELA LUKOSI KE	"	E LUKOSI
17	EMMANA LUKOSI KE	" "	E LUKOSI
18	EDA KIHOO KE	" "	E KIHOO
19	ASHA MBATA KE	" "	A mbata
20	TULIZO MACAVA KE	" "	T MACAVA
21	ZAINA MPOGOLU KE	" "	Z MPOGOLU
22	PELIDA LUMINGA KE	" "	P Luminga
23	LEVAR MWENZEGWILE ME	" "	L Mwendegwile
24	SUZANA KIKOTI KE	" "	S. KIKOTI
25	EMIRIANA KIKOTI KE	" "	E KIKOTI
26	ENESIA MPOGOLU KE	" "	A mpoole
27	SUZANA KAHENULA KE	"	Suzana
28	SOFINA CHANDA KE	"	Sofina
29	ROZI MBATA KE	"	R. Mbata
30	ANANJANGWA KE	"	Ananjanga
31	OBEDI LUKOSI ME	"	O Mendo
32	REHEND MBATA ME	"	R. Mbata
33	ATUMENE TULA KE	"	A Tuma
34	REMOLE KISUNDI KE	"	R. Kisundi
	BIOHA KAHENULA KE	"	Bioha

MWENYETI WA
KIDABAGA

AFISA MTENDAJI WA
KIDABAGA
MUNGA

	JINA KAMLI			KITONZO	SATIHI
1	NA	KATUNASA	(M)	CHAMSOGO	NA
2	MAIKO	MSUVA	(M)	"	M. Mambu
3	LUPITOKO	KADWELAK	(M)	"	NA
4	MARIO	MSOAA	(M)	"	Mkuu
5	SIMON	MPOSOHE	(M)	"	S. Mposhe
6	OKAVIANI	LUKOSI	(M)	CHAMSOGO	O. Lukosi
7	MAIKO	NYAMA	(M)	"	M. Nyama
8	LEONOLA	MILIEVE	(K)	"	L. Milieve
9	FRAISONI	MAGAVA	(M)	CHAMSOGO	F. Magava
10	ISDOKI	LUKOSI	(M)	"	I. Lukosi
11	TIUSI	MGAHE	(M)	"	T. Mgahie
12	LOZI	KOMBA	(K)	"	L. Komba
13	AFIA	NGUSU	(K)	"	A. Ngusu
14	LUKASI	LUKOSI	(M)	"	L. Lukosi
15	MIKAEHI	LUKOSI	(M)	"	M. Lukosi
16	ENEAL	MIENGA	(K)	CHAMSOGO	E. Mienge
17	AMELIE	MPOSOLE	(K)	"	A. Mposole
18	VELONIKA	MSOLA	(K)	CHAMSOGO	V. Msola
19	ESTA	NYALAPE	(K)	"	E. Nyalape
20	NEOMA	KOMBA	(K)	"	N. Komba
21	ESTA	LUKOSI	(K)	"	E. Lukosi
22	DOLISI	KIDAVA	(K)	"	D. Kidava
23	GRESI	MYENDA	(K)	"	G. Myenda
24	IFISA	NGUSI	(K)	"	I. Ngusi
25	SUKUNEI	MANGULISA	(K)	"	S. Mangulisa
26	AGUSTINO	MWELWA	(M)	CHAMSOGO	A. Mwelwa
27	LAIKO	LUKOSI	(M)	"	L. Lukosi
28	SADRO	MGAHE	(M)	CHAMSOGO	S. Mgahie
29	FRANZI	LUKOSI	(M)	CHAMSOGO	F. Lukosi
30	ALUBELITO	MSOLA	(M)	CHAMSOGO	A. Msola
31	FESTO	KISOMA	(M)	CHAMSOGO	F. Kisoma
32	EMELITA	NGUSI	(K)	"	E. Ngusi
33	EVA	LUKOSI	(K)	"	E. Lukosi
34	ELI	MANGULISA	(K)	"	E. Mangulisa
35	AGUSTINO	MUNGU	(M)	"	A. Mungu

MWENYENITI WA
 KIDABAGA
 WA MICHENGE
 KIDABAGA
 INGA

				F. Mufekus
AUGUSTA	N. Kuvakwa	(K)		L. Lewis
LUREKINA	Lwisa	(K)		L. Likuti
ZEMKE	Kikuba	(K)		M. Kuku
DIEDIA	Idi Kuba	(K)		E. Lungu
EDITH	Lukahamila	(K)		J. Likuti
TOHELI	KAHEMELA	(K)		F. Ngoma
ESTELINA	Mtama	(K)		X. Ngoma
ARWILI	Mbwa	(M)		O. Ngoma
DMBOLESO	Msula	(M)		E. Nyabete
ESTA	MNYOPE	(K)		Z. Nyanga
AMBA	MTANOZA	(K)		Z. Mtanga
ZINA	MIENZO	(K)		S. Kisona
SABIX →	Kigoma	(K)		X. Pakumbi
ANELIKA →	KAHEMELA	(K)		J. Mungile
JEMA →	MANGULISA	(K)		
SESILIA	MBIFILE	(K)		
JENI	KAPWEZA	(K)		

1	FAUSTA	M Kuvakura	(K)	F. Mkefah
2	LUCILINA	LWISA	(K)	L. Lewis
3	ZAMKE	KIKUKA	(K)	L. Kikuk
4	JOEDIA	KIKUKA	(K)	M. Kikuk
5	EDITH	LUKAKAMILA	(K)	E. Lukakamila
6	JOHELI	KAKHEMELA	(M)	J. Kakhele
7	ESTELINA	NYAMA	(K)	E. Nyama
8	AKWILI	MUSWA	(M)	A. Muswa
9	DAMBOLERO	MUSWA	(M)	D. Muswa
10	ESTA	MNTOPPE	(K)	E. Mntope
11	AMRA	NYANOSA	(K)	A. Nyansa
12	ZAINA	MIENSA	(K)	Z. Mntanga
13	SABIRA →	KIGOMA	(K)	S. Kigoma
14	ANELIKA →	KAKHEMELA	(K)	A. Kakhele
15	JEMA →	MANGULISA	(K)	J. Mangulisa
16	SESILIA	MBIFILE	(K)	
17	JENI	KAPWEZA	(K)	

JINA	KAMILI	KITONGOJI	SAHIMI
5	Aduda Ngunda	ME	Ngunda
6	Mwasi Ombe	ME	Ab
7	Donatusi Kamwaga	ME	8-Kamwaga
8	F Ranci mtenga	ME	1 mtenga
9	SOMUKA Kithoo	ME	Dib
0	FROKA Kithoo	KE	Luthwa
1	F AHAM Luthwa	KE	Futhwa
2	MESIA MSIGALA	KE	MS
3	DOSTIA KIDWANGISE	KE	DK
4	JEN KISINUA	KE	DK
5	REHEMA MAAVA	KE	DK
6	SHIR MPANGWA	KE	Shir
7	Semibanga biki	KE	S. b.
8	Zmini Tengelewa	ME	DK
9	Huluma KAYAMBA	KE	H Kayamba
	Fesito Lunguru	ME	F Lunguru

AFISA MTENDAJI WA KUJUMU
KIDABAGA
IRINGA

KWENYENITI WA KUJUMU
KIDABAGA

TAAARIFA YA UHASISHAJI - UWEKEZAJI

MISITU ENDELEU - KIJITI CHA KIDABAGA

TAR. 17 - 19.10.2006

1. UTANGULIZI

- Kijiji cha KIDABAGA kina jumla ya Wakazi 2240. na jumla ya ^{vetongaji} Vitano

- MIPAKA YA KIJITI

- KASKAZINI - Kijiji cha Ilamba nto Hasi

- Kusini - Kijiji cha Maagame na Kiwelamo

- MASHARIKI - Kijiji cha Ng'angange

- MAGHARIBI - Kijiji cha Lukani

1.2. LENGU NA MADHUMUNI

- Uhasishaji wa Uwekezaji mradi wa upandaji miti endelevu (NEW FOREST COMPANY)

1.3. MAHUDHURIO

(i) Halmashauri ya Kijiji

Lengo - Wajumbe 28 hudhuria - 25

(ii) Serekali ya Kijiji

Lengo - 886 hudhuria 326

2. UTEKELEZAJI

(i) Hfafanuzi jui ya Mradi

(ii) Lengo na Madhumuni ya muwekezaji

(iii) Mikakati ya kampuni

(iv) faida za kampuni kwa jamii

3. YALIYOJITOKESHA WAKATI WA MAJADILIANI

(a) Tofauti ya kampuni ya upandaji miti, na kampuni ya chai

(b) Fidia ya Rasilimali za wananchi ndani ya eneo husika (mfano miti ya Matunda, Miti ya Mbao, na miti ya kuni n.k.

(c) Serrekali inahimiza kutopanda milingoti na kungoa iliyopo kwa kwa tahadhari ya kukauka kwa vyanzo vya maji.

Mmoja wapo ya mkabati wa kampuni ni kupanda milingoti

(d) Wawekezaji kuto zingatia mikatabana wa nanchi. (mfano Kampuni ya chai)

- Baada ya Muamsho wa uhamasishaji kwa jamii, wananchi walihamasika ya kuridhia/kukubali mradi wa upandaji miti (New forest Company) tanzee rasmi msimu wa 2006/2007

- Endapo mradi utanzes, itobewe elimu kwa juu ya Mradi kulingana na mahitaji ya jamii, na mabadiliko ya ulimwengu wa sayansi na teknolojia.

4. MAONI YA WAWEZESHATI

- (i) Hoja za wananchi zizingatiwe hasa kwa kuzingatia mradi wa chai
- (ii) Hoja elimu zaidi itobewe kwa jamii kabla ya utobwezeji wa mradi
- (iii) Ushirikishwaji zizingatiwe hasa wakati wa kupima eneo la mradi

5. NJIA ZILIZOTUMIKA WAKATI WA KUWZESHA

1. Majadiliano
2. Maswali na majibu
3. Muhadhara

6. WAWEZESHATI

1. THERESIA MASAO - Afisa maita hifadhi (w)
2. TARCHAVE ROBERT - A/m Jamii - MAROMBE
3. AMINI TENGELEKWI - K/WED - DABAGA

KIKAO CHA SIKIOI KILICHOFAAMUKA TAR-11/4/08

YAH. MTHAMLISHAJI WA ARDHI YA KIOI MUWA
ARDHI YA KAWADA: KIOI CHA KIPABATA

ATENA.

1. Kufungua Kikao. Mwenyekiti alifungua kikao
numama saa 7:00 Mchama. Akiaramba pagenembe
kwa wasikivu kikao kikao kida.

(i) Baada ya ufunguzi huo kawezeshaji wa

mada hiyo walitambuliha.

2. Ndugu maliki msigwa kieleza juu yamchukaji

huo wa maomani hayo ya Ardhi ya Kijiji kuu

Ardhi ya Kijiji. Akiifanua kuu kuu maku

uli matatu ya Usimami wa Ardhi. Akiina

kuwa ombi hili kikipitia. Huyo chamaing

ni Malmshauri Kiichinsha mara ya mushe

Pawo na Mwan Nchi Kiichinsha makubaliano

Ndugu msigwa alifika eneo kuele Haulishi na

Hector

Magenete wakua Kuu Wk Mhaurishaji

hoo Endapo kutikua na mahi za mahi Ombunge

Ndugu msigwa alifika kuu kutajabu kutite

nye na marae lenye mahi za mahi, 1800 kuu

Endapo tita toka hilo fidia utafuwa kuu munge

Mali.

Baada ya nyakira ngapi na wakina wangu

Awakubaliana isipokuwa walitaka kawezeshaji kutika

za, alidi kawezeshaji hoo. Huanam, Viana kupata

afya, Mwanachi kugewa mahi bure, kupata umeme

Mtoto mwingine alingera kufafanua kuu eae

Wta kato chukua ni eno kuolomukuu na siki

Awakye kuu awagusa na zeei hii aliyaza formu

ya kuu yake fidia kuu kupiti witekanu wa kuu

20/12/2011
Original
the true copy
that this is

AUTHORIZED LAND OFFICE
KILILO DISTRICT

MH. NO. 1. KUFUNGA KIKAO.

Mwenyekiti ali fungua kikao
mnamo saa 3.00 asubuhi, kwa kuwa Shauri
majumba kwa Mahudumu yao, Pia ali
na Gaa kwa wasikivu na machangiaji wa
Mawazo katika Mada Amara zito mbili
yao. Pia alikuwa kambiha wageni ili kuendelea
kama majafanuzi.

Mh. No. 2. Kampuni Inayo Shughulika Ufa
ATAJI MII ENDELEU. (NEW FORESTS
COMPANY

Wataalam wali famburisha kwa kam
Puni tajwa, na malinga ya Kampuni hiyo.
Baada ya Mawazo ya Mada zito mbili
Mawazohaji. Ndiyo majumba walipo pata fursa
ya kuyadhi, Majumba wali kubaliana na Mada
na, mhadumu ya Kampuni na wama kubali
kwa Kampuni iyo, ili walipe fidia kwa
Mada wanaochi Amara zito patikana katika
Eno watakatu litaji wamwekazi.
Pia Majumba wali faja Eno Amara
wamwekazi Ali Chuku kwa mi (Wita Msiwa)
Ukalam Kidaga.

MADAI YA WATA. Wajumba
Majumba wama kubali kwa Ardhi ya,
na wama kubali kwa Mawazohaji ya mi.
na wata Shinikiana Bega kwa boga na
Mawazohaji hiyo.

AUTHORIZED AND OFFICER
KILDO DISTRICT

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I certify that this is the true

Dama na Mamba yote, wanyumbe
 wame tambua I daki ya nguzi wazi ya
 Wizi wa Kibabaga.

KIISI.	KIISI.	ME	KE	Jumla.
80	80	103	103	
KATI	KATI	35	44	
KIBABO	KIBABO	104	111	
CHANGA	CHANGA	88	114	
KIBABO	KIBABO	92	115	
Jumla. Km.	Jumla. Km.	399.	487	886.

KIBABO KIKAO.

Onkiti ali alinoha Kikao kwa
 Kuwa Chukwa wa Jumba kwa Michang
 ya. na ali alinoha saa 6:00 Mchana.

M/Wite.
 M/Wite.

MWENYEKITI WA JUMBO
 KIDABAGA

A. T. M.
 Kikao.

MISA MTENDAJI WA KUMI
 KIDABAGA
 BUNGA

PISA BENDAI WA BUN
KIDABAGA
LINGGA

UMENYIKTI WA
WALI BHA
KIDABAGA

1.	JINA KAMILI	WADHEA	KIDABAGA	WADHEA	WADHEA	WADHEA
2.	A. TENHETAW	VED	KATI	KATI	KATI	KATI
3.	BRADH. BM. MBATA	MAMBE	KATI	KATI	KATI	KATI
4.	ZAMBA KIMBIA	MAMBE	KATI	KATI	KATI	KATI
5.	DEHA KIKOTI	MAMBE	KITHSA	KITHSA	KITHSA	KITHSA
6.	PUSI - NTAHPUNBAE	MAMBE	M. KAMBA	M. KAMBA	M. KAMBA	M. KAMBA
7.	BARBRIE MBOT	MAMBE	MILISA	MILISA	MILISA	MILISA
8.	A. KITHO	K/ARBA	KATI	KATI	KATI	KATI
9.	NGUNDA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
10.	SANO MABE	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
11.	Bernard R. Kalamo	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
12.	ABRISON T. KIKUA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
13.	GUSTON R. MBUELO	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
14.	LOSIMELIA MAMONGWA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
15.	GERUBER. L. MABUNGA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
16.	LEONDA W. MAMBE	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
17.	ERBA E. KIKOTI	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
18.	VICTOR M. NGUNDA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
19.	NICO A. KAMBA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
20.	STUBB LUKA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
21.	BERNARD A. MBUNDA	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
22.	STUBB MABE	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
23.	BAMBA MAMBE	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
24.	LEONDA MASALI	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE
25.	ANASU MBOTO	MAMBE	MAMBE	MAMBE	MAMBE	MAMBE

AUTHORIZED LAND OFFICER
MILDT O DISTRICT
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M/K 103.2006. Kufunga Mkuirano
Mwenzake ali aliyetaka Mkuirano amava saa 9:30
Kwa kuwa Shukurwa walianchi tun ya wanao wote
M/K 103.2006

M/K 103.2006. Kufunga Mkuirano
Mwenzake ali aliyetaka Mkuirano amava saa 9:30
Kwa kuwa Shukurwa walianchi tun ya wanao wote
M/K 103.2006

M/K 103.2006. Kufunga Mkuirano
Mwenzake ali aliyetaka Mkuirano amava saa 9:30
Kwa kuwa Shukurwa walianchi tun ya wanao wote
M/K 103.2006

M/K 103.2006. Kufunga Mkuirano
Mwenzake ali aliyetaka Mkuirano amava saa 9:30
Kwa kuwa Shukurwa walianchi tun ya wanao wote
M/K 103.2006

M/K 103.2006. Kufunga Mkuirano
Mwenzake ali aliyetaka Mkuirano amava saa 9:30
Kwa kuwa Shukurwa walianchi tun ya wanao wote
M/K 103.2006

WA KURIBHA UHURISHAJI HEKTA 3648 ZA ARIBHA
YA KISIJI KUWA CHINI YA UMILIKI WA
NEW FOREST COMPANY.

AGENDA.

1. MATUHURIO
2. KUENYEUZA KIKAO
3. KURIBHA UHURISHAJI WA ENEO HEKTA 3648.
4. KUFUNDA KIKAO.

1. Certified that this is the true copy
of original
20/11/2011
AUTHORIZED LAND OFFICER
D.D.O. DISTRICT

AGENDA. MOJA MATUHURIO.

Majumba ya Hatima Shauri ya Kiigi wali
Kudlana Kikao wali kuwa:

MEAS 21 KE → 7 Jumba → 28.

AGENDA. MOJA KUFUNGUWA KIKAO.

Mkifi wa Hatima Shauri ya Kiigi Olini
Shauri wa Jumba Kwa Malundano Mawazi
aidha alisema Kikao cha leo ni tumaye kure
ndeleza kudlana Mpango wa New Forest company
ambapo tulinza kutiwa tarehe 17-8-2007.
Kikao kilifunguliwa paai 3:15 asubuhi.

AGENDA. MOJA KURIBHA UHURISHAJI WA ENEO HEKTA 3648.

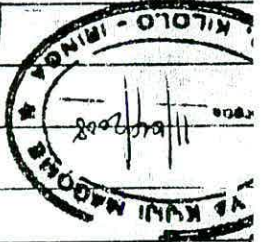
Mkifi wa Hatima Shauri ya Kiigi alimkabisha
Afisa misitu kaka amkabiisha Afisa ardhi wa
mlaya liwa eleze wajamba tuya Ukwari kiji
wa Enao la Hekta 3648. Aidha Afisa Ardhi alina
eleza wajamba kuwa leo tume kuja kuendelea kuenda
leza Makubaliano ya Mkataba wa Kudlana Ukwari
ti wa Enao la Hekta 3648 ambapo tulianza na hapa
tarehe 17-8-2007.

Aidha alina eleza wajamba fuda wafika
zopata kutokana nawi ka zaji Kama Munda
mbini, Shule, Zalani, Maji na mbeu zamati

nyo baada ya Mawazo ya Afisa kuu
atika Sika la New Forest company
anya kazi mata waliridha na kukaribisha
mikononi mwili.

SENDA. NO. 4: KUKRISHA KIKAO.
MIKITI wa Halmashauri na Kijiji aliwasiliana
Majumbe kwa utaraji na hoja waliizo tao
kukubali kupokea Sika la New Forest company
wasiha Enao la Hekta 3648 KTK Kijiji Chetu
zo Kilicaini Shwa Saa:

AFISA MTENDAJI WAKIJIJI
MAGOME
IRINGA



Wataalamu Wataariki!
Mataku Hasiwa - Afisa Mkuu (M)
Yasir M. Kungu - Afisa Mkuu, Mwalimu & Mwalimu (M)
Fred Ngumi - Afisa Mkuu (M)
Danu Mwalimu - Afisa Mkuu (M)

ABRILIA KASUGA	KE	MJUMBE	A. Kasuga
DELA NGUSU	KE	MJUMBE	D. NGUSU
ADAM LUKOSI	ME	M/S/KAS	ADAM LUKOSI
NESTOR LUKASI	ME	M/S	NESTOR LUKASI
SON NHALINGO	ME	MJUMBE	SON NHALINGO
ANELIA KIMBURA	KE	Mjumbé sik	A. Kimbura
ALC KIMBALOLA	ME	M/ki. eleda	ALL
DAVID KIKOII	ME	MCH. i.g.	DAVID KIKOII
EVERSID KLESH	ME	M/SR&B	EVERSID KLESH
GENEIT MWEREGULE	KE	Mjumbé sik	GENEIT MWEREGULE
ANITA NSUNGU	KE	Mjumbé sik	ANITA NSUNGU
SOSTANI MANGWIRA	ME	M/KITONGOSI	SOSTANI MANGWIRA
JULUS. MPOZI	ME	M/KIMBURA	JULUS. MPOZI
STAMONI MWEREGULE	II	M/Sic	STAMONI MWEREGULE
NEWTON KIKOII	II	M/KITONGOSI	NEWTON KIKOII
ALBA MWEREGULE	II	M/S/KITONGOSI	ALBA MWEREGULE
ARIDY SANGA	ME	VEO	ARIDY SANGA
JESMARI MUNYI	ME	M/KITONGOSI	JESMARI MUNYI

MITASARI WA MKUTANO WA HABAKA WA

KIJI MARGOME ULIO FANYIKA II-4-2008

WA KURIDHA UTHURISHAJI WA HEKTA 3648

ZA KRIDH NA KIJILI KUWA CHINI YA UMILIKI

WA NEW FOREST COMPANY.

AGENDA.

1. MATIBHIRIO.

2. KUFUNGUWA MKUTANO.

3. KURIDHA UTHURISHAJI FNEO LA HEKTA 3648.

4. KUARISHA MKUTANO.

AGENDA: NO.1: MATIBHIRIO

A. ME → 75

B. KE → 92

Jumla → 177

WAGENI WAKIO SHIRIKI WAWAZE SHILI.

Malaid Higiwa - BPO. Mwak w/ PROZ

Yan H. Kungu - Ahsa Adli. Ngilani (Harambee)

Food Xpress - Jaji (Jaji)

Jams Kisma - Ahsa Adli - BPO. Mwak w/ PROZ.

AGENDA. NO.2: KUFUNGUWA MKUTANO.

Milit wa Halma Shauri ya Kiyi alina

Shukur Wama Kiyi kwa ma hudhuro

mazuri. Kiala alisema mkutano walaoni

Ula wa kundilia taw ya ma weke zayina

New Forest Company hape kiyi hinyo tawe

wa tukuru na Wachang'aji wa hoya.

Mkutano ulifunguliwa saa 4:30 asubuhi.

AGENDA. NO.3: KURIDHA UTHURISHAJI FNEO

LA HEKTA 3648.

Milit wa Halma Shauri ya Kiyi amika

mbishe Ahsa mistu kote amkan b'sha

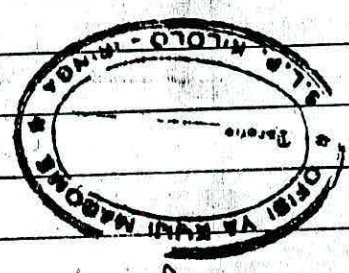
Ahsa Adli mtawo aeleze wana kiyi

taw ya Uhauli Shaji wa eno la hekta 3648

Aida Ahsa Adli mtawo alianza

Afisema kwa Wana Kiyi Kura leo tumu ku
 la kuendeleza Mkubaliano wa Mkataba wa
 Kundi la Uhamisayi wa Eneo la Hekta 3648
 Ambapo tulinza nao hapo tarehe 17-8-2008
 Aidha Kisa Ardhi Mtaule aliwaele
 za Wana Kiyi tunda wata kaza pata kutoka
 na mawake zaye kama: Mwandu mbimw, Babara
 Shule, Zahanati, Mayi na mbege za mti.
 Baada ya Maelezo ya Kisa Ardhi mtaule
 kueleza tatabu za Sainika la NewForest
 Company litika kavyo tanga. Wana Kiyi wote
 kwa Pamoja waliidhika kwa mikoni miwili
 wa kura karibisha kupa Kiyi ni.

AFISA MTENDAJI WAKIJIJI
 MAGOME
 IRINGA



[Handwritten signature]

KITONGOI CHA WENGISIVI. MATHURIO YAMKUTINGO. 11-4-2008

FLORA MAJARI	ME
WABSON NYALINGO	ME
DELIA NYUSUYU	KE
ORARA KIBICE	ME
ANUSUAKICHE KIKOI	KE
ORANI MSUYU	ME
IRARI LUKOSI	ME
ALAWINJISA WISOMA	KE
NEWTON KIKOI	ME
TUMONYE NYALINGO	KE
SALOME MSUYU	KE
KEITHA SITEMOKA	KE
AMUSA NYGGE	KE
TELESA KITHOGOSI	KE
KITUI CHAWA	ME
IBRAHIM MSUYU	ME
FRANK MSUYU	ME
PARA NYALINGO	KE
ISAT CHAWA	ME
TELESINA KITHOGOSI	KE
TUMIKIE LUKOSI	KE
ALAWONYESA KITHOGOSI	KE
TITHUISE KIKOI	KE
AMULCHE CHAWA	KE
AMENJIE WITONGOSI	KE
WULMANA LUKOSI	KE
AGPELE KITHOGOSI	KE
IRANI MSUYU	ME

KE = 15
ME = 13

KITONGOI CHA ULFI. 11-4-2008

MATHUBURIO YA MKUTANO

BUA1 puma

RAHABETI Kuan ME

TOPASI puma ME

AB 31A puma ME

ABUM buosi ME

PSOROY buosi ME

ABADI buosi ME

LEKIBAN KUNDA ME

JUTHI KUNDA ME

AKATELI KIKOTA ME

KAZALI GHARATA KE

REHEMA KAJADA KE

SELEKING LUTAZALI ME

ZABLAN KUNDA ME

EPLASA KUNDA KE

WALUMWA KUNDA KE

ESILOMA KUNDA ME

KAFELI KUNDA ME

SIUM KUNDA KE

KUNDA KUNDA KE

WASHI KUNDA KE

KONIA KUNDA KE

EVELI KUNDA KE

LEKING LUTAZALI ME

LEKING LUTAZALI KE

RODITI KUNDA ME

JOSEPH LUNDA ME

SIAN LUNDA ME

TAIWA KUNDA KE

AIKETE LUTAZALI KE

SABASI KUNDA ME

CHESIO KUNDA ME

ILISIA KUNDA KE

MSIA KUNDA KE

WASHI KUNDA KE

KIIONGOSI CHA MULE

		ME
1. LAIDATI	MWITULA	ME
2. AYUBU	MWENZEGULE	ME
3. SAMONI	MWENZEGULE	ME
4. JULIUS	MPOZI	ME
5. LUTENGANO	MWENZEGULE	ME
6. ANDOMBE	CHALALE	KE
7. JENETH	MWENZEGULE	KE
8. URIA	MAGELANGA	KE
9. ANBETH	FUTE	KE
10. LEWISA	KIHONGOSI	KE
11. ELIZABETH	MWENZEGULE	KE
12. ATUPYANI	TULA	KE
13. AKISA	MGOHA	KE
14. ELA	MTEWA	KE
15. TULALEMWA	MWAGANGE	KE
16. ATUGAYE	TULA	KE
17. ANZENALE	KIHONGOSI	ME
18. LUWONEKO	MAGELANGA	KE
19. JEMA	KACHEMELA	ME
20. HAMPREY	MAGELANGA	ME
21. BASTANI	LUNYUNGU	KE
22. LUSIA	MWENZEGULE	KE
23. ANITHA	MUNYUNGU	ME
24. DEVIA	KIKOTI	KE
25. NUMANISE	TULA	ME
26. ANANIA	MWITULA	ME
27. OBEY	KUPINGI	ME
28. STANI	MWAGANGE	ME
29. HOSEA	MWENZEGULE	ME
30. LEANISONI	MWITULA	ME
31. GERATI	MWITULA	ME
32. BENITHO	MWENZEGULE	ME
33. ENANI	MWENZEGULE	ME
34. ZAKABIA	MWITULA	ME
35. LABANI	MWENZEGULE	ME
36. ELOI	KALONGA	KE

73.	BATHATI	KE
72.	AVULIYANA	KE
71.	SUZANA	KE
70.	AVULIYANA	KE
69.	AVULIYANA	KE
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4.	AVULIYANA	KE
3.	AVULIYANA	KE
2.	AVULIYANA	KE
1.	AVULIYANA	KE

KIIONGOTI CHA MARGOME

ME

MANGWATA

SOSTAN

ELKOTI

EVANSIA

ME

MARIKI

IULDIKA

KE

KIMBUKA

ABELIKA

ME

ALI KIMBUKA

ME

JOSHTAN KUMGOSI

ME

B. MSOULA

KE

LAHWETE

SIFUNI

KE

MATRAI

SOELIDA

KE

IKISOMA

OLIFA

KE

KIMBARARA

TUMWARA

ME

MARI

TESIMAS

ME

IKIKOTI

GUDAN

ME

CHARALE

LUTINGO

ME

SANGA

ABIDI

KE

MALIGA

ESTA

KE

MAMOGA

TELESIMA

KE

KIPINGI

MALITA

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MPESA

BRANDINA

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HEBELI

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CHARALE

MASARETI

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MATANGA

AFI

KE

MUSUNGU

SEVA

ME

MGOJAWWENDE

ENOLIKI

KE

IKIKOTI

SAMINIWA

KE

IKIHUNGOSI

TUAFUMIKWA

ME

MHANGA

FRULA

ME

IKIKOTI

HAIKIMU

KE

MATANGA

ASHA

KE

MPESA

DAINEZI

KE

KIVETEKE

ANAGE

ME

MUSUNGU

LAELANILLO

ME

MUSUNGU

IMANI

KE

IKIKOTI

TALIFA

KE

IKIKOTI

EDP

KE

LUXOSI

NEDE

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8. APULO
(9) PASIGILI
ID TUBA
MANGAWA (ME
LAKO
ME
ME

TARIFA YA KAWADA NA 139
TARIFA YA SIHAWISHA ARDHI YA KIHU
KI WA ARDHI YA KAWADA

Sheria ya Bodi ya Kiji, 1999
(Na. 5 ya 1999)

(Thani ya Fungu la 4)

Mimi, John Poxur Joseph MAGEETA, Waziri wa Ardhi, Naamba na Maendeleo ya Makazi Na na FAWA Kwamba Rais wa Jamhuri ya Muungano wa Tanzania amkusudia kuhawishia Ardhi ya Kijiji kuwa Ardhi ya Kawada

(a) Mahali: Ardhi yenye ukubwa wa hekta 14.704.7 kaka vijiji 12 ya Wilaya ya Kilolo (Magoc, Kidabaga, Idere, Isede, Kising'a, Ipalamwa, Ukwegu, Makungu, Kiwalimo, Kimala, Jimasi na Lyamko.)

(b) Mipaka na Ukubwa: Hekta kumi na nne elfu mita saba na nne nukta saba (14,704.7)

(a) Sababu za uhawisho: Eneo lipate kuwahishwa kwa kampuni iliyayo: The New Forest Company kwa mujibu wa sheria ya Ardhi na kanuni zake kwa kihimo cha miti ya mbao.

(b) Hawisho waweza kufanywa siku tisini (90) baada ya kutangazwa kwa taarifa hii katika Gazeti.

Mtu yeyote amayekalia ardhi yoyote ya Kijiji inayoweza kuhawishwa kwa mujibu wa taarifa hii inaweza kupoteka kwa Kamishna wa Ardhi na Halmashauri ya Kijiji akieleza kwa nini eneo lake lisiwe sehemu ya eneo litakalo-hawishwa au kwa eneo lote hitajwa lisahawishwe

Mtu yeyote atakayepata na upotevu kwa sababu ya pendekezo la uhawisho anaweza kuomba fidia kutoka kwa Kamishna wa Ardhi kwa kutumia fomu ya maombi yenye kichwa cha habari "**OMBI LA MKAZI WA ARDHI KULIPWA FIDIA.**"

Limetolewa Dar es Salaam siku ya tarehe 6 mwezi Februari, mwaka wa 2008.

John Poxur Joseph MAGEETA
Haziri wa Ardhi, Naamba na Maendeleo
ya Makazi

Imetolewa kwetu.....
Mwenyekiti wa Halmashauri ya Kijiji cha
Magoc Wilaya ya Kilolo.
Mwenyekiti wa Halmashauri ya Kijiji cha
Kidabaga Wilaya ya Kilolo.
Mwenyekiti wa Halmashauri ya Kijiji cha Idere Wilaya
ya Kilolo.
Mwenyekiti wa Halmashauri ya Kijiji cha Isede Wilaya
ya Kilolo
Mwenyekiti wa Halmashauri ya Kijiji cha Kising'a
Wilaya ya Kilolo

Mwenyekiti wa Halmashauri ya Kijiji cha Ipalamwa
Wilaya ya Kilolo.

Mwenyekiti wa Halmashauri ya Kijiji cha Ukwega
Wilaya ya Kilolo.

Mwenyekiti wa Halmashauri ya Kijiji cha Makungu
Wilaya ya Kilolo.

Mwenyekiti wa Halmashauri ya Kijiji cha Kiwalamo
Wilaya ya Kilolo.

Mwenyekiti wa Halmashauri ya Kijiji cha Kimala
Wilaya ya Kilolo.

Mwenyekiti wa Halmashauri ya Kijiji cha Lilamsi
Wilaya ya Kilolo.

Mwenyekiti wa Halmashauri ya Kijiji cha Lyamko
Wilaya ya Kilolo.

Tarhe 6 Februari, 2008.

TAARIFA YA KAWADA NA. 140

PROBATE AND ADMINISTRATION

In the High Court of Tanzania
(Dar es Salaam District Registry)
CAUSE No.50 of 2007

In the Matter of STEVEN EMIL PIUS SEMGALAWI
(DECEASED) and in the Matter of Application for grant of
letters of Administration by DR. ZAINABI ZITA SEMGALAWI
and LONI CARLOS STEVEN.

GENERAL CITATION
(Rule 75)

All persons claiming to have any interest in the estate
of the above named deceased are hereby cited to come
and see the proceedings if they think fit before the grant
of letters of administration is made to the above named
petitioners.

Objections to grant can be filed on or before the 23rd
Day of May 2008.

Dated at Dar es Salaam 7th Day of March, 2008.

.....
District Registrar
Dar es Salaam Zone

TAARIFA YA KAWADA NA. 141

CHANGE OF NAME BY DEED POLL

I MADUHU NGAJULA do hereby solemnly/affirm and
state as hereunder:-

BY THIS DEED I the undersigned do hereby absolutely
and abandon the use of my father name of RODRICK
SAMWEL, and in lieu thereof assume the name of RODRICK
SAMWEL, and in pursuance such a change of name as afore-
said I hereby declare that I will at all times in all records,
instrument and transactions and upon occasions what-
ever sign the said name of MADUHU NGAJULA.

LESENI YA MAKAZI YA ASILI ikionekana irudishwe kwa Msajili wa Nyaraka Msaidizi, S. L. P. 46343 Temeke, Dar es Salaam.

MWAGARA, H. J.
Kny. Mkurugenzi wa Manispaa ya Temeke

TAARIFA YA KAWAIDA NA. 609

KUPOTEA KWA LESENI YA MAKAZI

Sheria ya Usajili wa Nyaraka

(Sura 117)

Leseni Nambari: TMK0 004058.

Mmiliki aliyeanwikishwa: MANUMBU JOEL S. MWESA.

Namba ya Kiwanja: TMK/MBGK/MGN9/9.

Mwombaji: MANUMBU JOEL S. MWESA.

TAARIFA IMETOLEWA kwamba Leseni ya Makazi iliyotajwa hapo juu imepotea, na ninakusudia kutoa Leseni ya Makazi mpya badala yake iwapo hakuna kipingamizi kwa muda wa mwezi mmoja toka tarehe ya taarifa hii itakapotangazwa katika Gazeti la Serikali.

LESENI YA MAKAZI YA ASILI ikionekana irudishwe kwa Msajili wa Nyaraka Msaidizi, S. L. P. 46343 Temeke, Dar es Salaam.

MWAGARA H. J.
Kny. Mkurugenzi wa Manispaa ya Temeke

TAARIFA YA KAWAIDA NA. 610

Formu ya Ardhi ya Vijiji Na. 9

TAARIFA YA KUHAWALISHA ARDHI YA KIJINI

(Chini ya fungu la 4)

Sheria ya Ardhi ya Vijiji, 1992
(Na. 5 ya 1999)

Kumh Na. 110251/014

Mimi JOHN ZEPHANIA CHILIGATI (Mh.), Waziri wa Ardhi Nyumba na Maendeleo ya Makazi. Ninahawilisha eneo la ardhi la Vijiji vilivyavyo kuwa Ardhi ya kawaida ya Hukumi.

- (a) Mahali: Vijiji vya Kitabaga, Magonc, Idete, ipalimwa na Ukwega Wilaya ya Kiloto.
- (b) Miguha na Ukubwa: Hekta Eftu meza nani (4,800 Ha).

- (c) Sababu za uhawilisho: Limilikishwe kwa 'New Forest Company' kwa mujibu wa Sheria ya Ardhi (Na. 4 ya 1999) na kanuni zake kwa matumizi ya Kilimo.

Uhawilisho utakuwa na nguvu za kisheria siku thelathini (30) baada ya tarehe ya kutangazwa kwake katika Gazeti la Serikali.

Imetolewa hapa Dar es Salaam siku ya tarehe 1 mwezi Agosti mwaka 2009.

Waziri wa Ardhi, Nyumba na Maendeleo ya Makazi.

KWA AMRI YA RAIS

TAARIFA YA KAWAIDA NA. 611

WIZARA YA ARDHI, NYUMBA NA MAENDELEO YA MAKAZI

Sheria ya Mahakama za Ardhi (Na. 2 ya 2002)

UTEUZI WA WAHMIBE WA BARAZA LA ARDHI NA NYUMBA LA WILAYA, MKOA WA MINDARA NA WILAYA ZA KOROGWE NA UKERWE

TAARIFA (INSTRUMENT)
Chini ya kifungu cha 26 (1)

Kutokana na uwezo niliopo kwa mujibu wa Sheria Na. 2 ya mwaka 2002 chini ya kifungu cha 26 (1) nawatunga kwa Wajumbe wa Mahakama za Ardhi na Nyumba ya Wilaya ya Korogwe na Ukerewe kwa muda miaka mitatu (3) kuanzia tarehe 1 Agosti, 2009.

1. Wilaya ya Korogwe

Bwana Martin Mathew Nampesya,
Bwana Hamis Rajabu Mkwazu,
Bibi Marina Ally Kianda,
Bibi Mary Waswasi Mhina.

2. Wilaya ya Ukerewe

Bibi Bernadetha Christopher Masira,
Bibi Ernestina Chima,
Bibi Yashida Debra emara Gwaha,
Bwana Ledisians Biseko Mumbi.

3. Mkoa wa Mindara

Bibi Elizabeth Angalia Gogwe,
Bibi Judith Anne Mwanjyuma,
Bibi Veron. Grison Mahumba,
Bw. Robert Masibu Maganga

Car. John Z. Chiligati (Mh.)

Waziri wa Ardhi, Nyumba na Maendeleo ya Makazi

Registry

Pnt into a New Forest file
then BU

PO 27/12/2011

Telephone: 026 2968010

Fax: 026 2968010

HALMASHAURI YA WILAYA YA KILOLO



S.L.P.2324,
KILOLO
Tanzania

DIF (29)
Ndemelela
Shughulika
Nyaraka zilizokwa
kwenye faili

Kumb. Na.KDC/L.13/08/29

20.12.2011

Mkurugenzi Mtendaji,
Kituo cha Uwekezaji Tanzania (TIC),
S.L.P. 938

DAR ES SALAAM.



Ag DIF
27/12/11

**YAH: KUWASILISHA NYARAKA ZINAZOHUSIANA NA MASHAMBA Na. 972
NA 975 YALIYOPO WILAYA YA KILOLO.**

Tafadhali rejea barua yako yenye **Kumb: Na. TIC/DRT46/4** ya tarehe **19 Desemba, 2011.**

Pamoja na barua hii naambatanisha nyaraka zinazohusiana na mashamba tajwa hapo juu. Nyaraka hizo ni kama ifuatavyo;

1. Mihutasari ya Vijiji vya Kidabaga na Magome
2. Business Plan ya Kampuni
3. Nakala za gazeti lililotangaza kuhawilisha mashamba Siku 90 na siku 30.
4. Certificate of incentive ya TIC.
5. Memorandum and Articles of association ya Kampuni ya New Forest.

Aidha, nyaraka zote zinazohusiana na mashamba haya zikiwemo ramani zake (isipokuwa Business plan na Mihutasari ya vijiji husika) zilishawasilishwa kwako kupitia nakala ya barua yenye **Kumb: Na. KDC/L.13/07/137** ya tarehe **09/09/2011.**

NB: Mihutasari ya vijiji vya Idete na Ndengisivili haikuambatanishwa kwa sababu zifuatazo:-

- ✓ **Kijiji cha ndengisivili** ni kijiji kipya kilichosajiliwa mwaka 2010 ambacho wakati wa uhawilishaji kijiji hiki kilikuwa kitongoji ndani ya kijiji cha magome kama inavyoonyesha katika mihutasari ya Kijiji cha Magome. Wananchi wa

Ndengisivili walishiriki Kikamilifu wakiwa chini ya utawala wa kijiji cha Magome

- ✓ Eneo lililokusudiwa kwa uwekezaji wa kampuni ya New Forest lililopo ndani ya kijiji cha Idete liliachwa na kampuni baada ya kuona ni dogo. Hivyo katika kijiji cha Idete hakuna eneo lililotwaliwa kwa matumizi ya kampuni hiyo. Hata hivyo kuna makosa ya kiuandishi katika ramani ya shamba **Na.972** inayoonyesha shamba hilo linagusa vijiji vya Kidabaga, Magome na Idete. Uhalisia wake ni kuwa shamba hilo lipo ndani ya mipaka ya vijiji vya **Kidabaga** na **Magome** tu.

Nakutakia utekelezaji mwema.



Elinaza kiswaga

K.n.y. Mkurugenzi Mtendaji (W)

KILOLO

HALMASHAURI YA WILAYA YA KILOLO



Mobile 0785261723/026296801

Fax: 0262968010

Website: www.kilolo.dc.go.tz

E-Mail:

S.L.P. 2324,

KILOLO.

Tanzania

KUMB.NA.KLD/818/29/EKI

09/01/2012

MKURUGENZI MTENDAJI
KITUO CHA UWEKEZAJI TANZANIA
S.L.P 938,
DAR ES SALAAM

YAH: KUTIA ZAINI KATIKA RASIMU ZA HATI ZA MASHAMBA NA.975 NA
972 YALIYOPO WILAYA YA KILOLO.

Tafadhali husika na somo la barua hii.

Pamoja na barua hii nakuletea Rasimu za hati za mashamba tajwa hapo juu ili ziweze kusainiwa na mwanashaeria wa TIC na kugongwa Lakiri ya TIC kabla ya kuwasilishwa kwa kamishna wa ardhi kanda ya Mbeya kwa uidhinisho.

Naambatanisha

- Nakala 3 za Rasimu za hati za Shamba Na.972, Magome,Kidabaga na Idete
- Nakala 3 za Rasimu za hati za shamba Na.975, Magome na Ndengisivili

Zote zisainiwe ili ziwasilishwe kwa kamishna wa ardhi kanda ya Kusini Magharibi - Mbeya.

Aidha nakala 4 za sheria iliyoanzisha TIC ziambatanishwe baada ya Kusainiwa.

Nakutakia utekelezaji mwema


Elinaza Kiswaga

K.n.y. Mkurugenzi Mtendaji (W)
KILOLO





ISSN 0856 - 0323

MWAKA WA 92

21 Oktoba, 2011

TOLEO NA. 42

GAZETI

BEI SH. 300/=

LA

DAR ES SALAAM

JAMHURI YA MUUNGANO WA TANZANIA

Linatolewa kwa Idhini ya Serikali na
Kuandikishwa Posta kama
Gazeti

YALIYOMO

Taarifa ya Kawaida	Uk.	Taarifa ya Kawaida	Uk.
Kuajiriwa na Kukabidhiwa Madaraka	Na. 862 23	Sheria ya Utwaaji Ardhi.....	Na. 877 27
Notice re Supplement	Na. 863 24	Designation of Land for Investment Purposes	Na. 878/83 28/30
Sikukuu za Kitaifa	Na. 864 24/7	Kampuni zilizobadilishwa majina	Na. 884-9 30/1
Kupotea kwa Hati za Kumiliki Ardhi	Na. 865/74 24/7	Uthibitisho na Usimamizi wa Mirathi	Na. 890 31
Venture Communications Tanzania Ltd...	Na. 875 27	Deed Poll on the Change of Name	Na. 891-5 31/3
Notice of Appointment of Liquidator.....	Na. 876 27	Inventory of Unclaimed Property	Na. 896 33

KUAJIRIWA NA KUKABIDHIWA MADARAKA

TAARIFA YA KAWAIDA NA. 862

Wizara ya Maji:

Kupandishwa Cheo:

Afisa Utumishi Mkuu Daraja la I

EMMANUEL J. MUNDA, kuanzia tarehe 01.06.2011

Afisa Utumishi Daraja la I

BERNADETHA M. MWABUSILA, kuanzia tarehe 01.06.2011

Afisa Msaidizi wa Kumbukumbu Daraja la II

BIBI MWANINI M. MBAWALA, kuanzia tarehe 01.06.2011

BWANA PAULO H. MATATA, kuanzia tarehe 01.06.2011

BIBI YUNIS M. NYADACK, kuanzia tarehe 01.06.2011

BIBI LEOCADIA A. MLINGI, kuanzia tarehe 01.06.2011

BI. ANATORIA E. ANATORY, kuanzia tarehe 01.06.2011

BI. LINDA H. SENKONDO, kuanzia tarehe 01.06.2011

BI. CHRISTINA Z. LEFFI, kuanzia tarehe 01.06.2011

Kuwa Msaidizi wa Kumbukumbu Waandamizi

BIBI LENI K. M. KABURA, kuanzia tarehe 01.06.2011

BWANA DEGRATIAS J. SHONGO, kuanzia tarehe 01.06.2011

BIBI ASIA A. MANDITI, kuanzia tarehe 01.06.2011

Kuwa Msaidizi wa Kumbukumbu Daraja la I

BIBI STAMILY MASICHIO, kuanzia tarehe 01.06.2011

Kuajiriwa na Kukabidhiwa Madaraka inaendelea tazama ukurasa wa 34):

Matangazo yahasuyo mali za watu waliofariki, kuvunja mikataba ya ushirikiano na mengineyo, yakiwa ya manufaa kwa umma yaweza kuchapishwa katika Gazeti. Yapelekwe kwa Mhariri, Ofisi ya Rais – Menejimenti ya Utumishi wa Umma, S.L.P. 2483, Dar es Salaam, Simu za Ofisi 2118531/4. Kabla ya Jumamosi ya kila Juma.

Limepigwa Chapa na Mpigachapa Mkuu wa Serikali, Dar es Salaam – Tanzania

shilingi elfu tano (Shs. 5,000/=) au kufungwa kwa muda usiozidi miaka miwili au vyote faini na kufungo.

Limetolewa Dar es Salaam siku hii ya tarehe 30 mwezi Agosti, 2011.

ANNA K. TIBAJUKA (MB.),
Waziri wa Ardhi, Nyumba na
Maendeleo ya Makazi

TAARIFA YA KAWAIDA NA. 878

Land Form No. 1

THE UNITED REPUBLIC OF TANZANIA
THE LANDACT, 1999
(No. 4 of 1999)
DESIGNATION OF LAND FOR INVESTMENT
PURPOSES
(Under Section 20)

I, DOROTHY AUGUSTINE WANZALA, of P.O. Box 1186 Moshi, being Assistant Commissioner for Lands, Hereby Designate the following land(s) for investment purposes under the Tanzania Investment Act No. 26 of 1997:

- Location of the land: Plot No. 610 Block 'A' Bagara Ziwani, Babati Town.
- Boundaries and extent of the land: Beacons No. EBG 428, EBG 429, EBG 427 and EBQ 3 comprising 6,971 square metres.
- District: Babati Town.
- The purpose(s) for which the land may be used: Hotel

Dated at Dar es Salaam this 1st day of August, 2011.

Copies given upon us:

.....
Assistant Commissioner for Lands
Date 1st May, 2011

.....
Director General, Tanzania Investment Centre
Date 30th August, 2011

.....
Authorised Officer Incharge of the District
Date 5th August, 2011

TAARIFA YA KAWAIDA NA. 879

Land Form No. 1

THE UNITED REPUBLIC OF TANZANIA
THE LANDACT, 1999
(No. 4 of 1999)
DESIGNATION OF LAND FOR INVESTMENT
PURPOSES
(Under Section 20)

I, DOROTHY AUGUSTINE WANZALA, of P.O. Box 1186 Moshi, being Assistant Commissioner for Lands, Hereby Designate the following land(s) for investment purposes under the Tanzania Investment Act No. 26 of 1997:

- Location of the land: Plot No. 614 Block 'A' Bagara Ziwani, Babati Town.
- Boundaries and extent of the land: Beacons No. EBG 431, EBG 432, EBQ 1, EBQ 5 and EBQ 4 comprising 4,761 square metres.
- District: Babati Town.
- The purpose(s) for which the land may be used: Hotel

Dated at Dar es Salaam this 1st day of August, 2011.

Copies given upon us:

.....
Assistant Commissioner for Lands
Date 1st August, 2011

.....
Director General, Tanzania Investment Centre
Date 30th August, 2011

.....
Authorised Officer Incharge of the District
Date 5th August, 2011

TAARIFA YA KAWAIDA NA. 880

Land Form No. 1

THE UNITED REPUBLIC OF TANZANIA
THE LANDACT, 1999
(No. 4 of 1999)
DESIGNATION OF LAND FOR INVESTMENT
PURPOSES
(Under Section 20)

I, DOROTHY AUGUSTINE WANZALA, of P.O. Box 1186 Moshi, being Assistant Commissioner for Lands, Hereby Designate the following land(s) for investment purposes under the Tanzania Investment Act No. 26 of 1997:

- (a) Location of the land: Plots No. 612 and 613 Block 'A' Bagara Ziwani, Babati Town.
- (b) Boundaries and extent of the land: Beacons No. EBQ 8, EBQ 9, EBQ 10, EBG 431 and EBQ 4 comprising 3,630 square metres.
- (c) District: Babati Town.
- (d) The purpose(s) for which the land may be used: Hotel

Dated at Dar es Salaam this 1st day of August, 2011.

Copies given upon us:

.....
Assistant Commissioner for Lands
Date 1st August, 2011

.....
Director General, Tanzania Investment Centre
Date 30th August, 2011

.....
Authorised Officer Incharge of the District
Date 5th August, 2011

TAARIFA YA KAWAIDA NA. 881

Land Form No. 1

THE UNITED REPUBLIC OF TANZANIA
THE LANDACT, 1999
(No. 4 of 1999)
DESIGNATION OF LAND FOR INVESTMENT
PURPOSES
(Under Section 20)

I, DOROTHY AUGUSTINE WANZALA, of P.O. Box 1186 Moshi, being Assistant Commissioner for Lands, Hereby Designate the following land(s) for investment purposes under the Tanzania Investment Act No. 26 of 1997:

- (a) Location of the land: Plot No. 615 Block 'A' Bagara Ziwani, Babati Town.
- (b) Boundaries and extent of the land: Beacons No. EBQ 2, EBQ 7 and EBQ 6 comprising 292 square metres.
- (c) District: Babati Town.
- (d) The purpose(s) for which the land may be used: Hotel

Dated at Dar es Salaam this 1st day of August, 2011.

Copies given upon us:

.....
Assistant Commissioner for Lands
Date 1st August, 2011

.....
Director General, Tanzania Investment Centre
Date 30th August, 2011

.....
Authorised Officer Incharge of the District
Date 5th August, 2011

TAARIFA YA KAWAIDA NA. 882

Land Form No. 1

THE UNITED REPUBLIC OF TANZANIA
THE LANDACT, 1999
(No. 4 of 1999)
DESIGNATION OF LAND FOR INVESTMENT
PURPOSES
(Under Section 20)

I, FLORAH SALATHIEL LUVANDA, of P.O. Box 485 Mbeya, being Assistant Commissioner for Lands, Hereby Designate the following land(s) for investment purposes under the Tanzania Investment Act No. 26 of 1997:

- (a) Location of the land: Farm No. 972 at Kidabaga, Magome, Idete Villages, Kilolo District;
- (b) Boundaries and extent of the land: Measuring 2,295.33 Hectares bound with beacons HKC 230, HKC 229, HKC 228, HKC 227, HKC 226, HKC 225, HKC 224, HKC 223, HKB 24, HKB 25, HKB 40, HKB 41, Lukosi River and Lungu River on Registered plan No. 67191;
- (c) District: Kilolo District; and
- (d) The purpose(s) for which the land may be used: Agri-forestry purposes.

Dated at Mbeya this 10th day of October, 2011.

.....
Assistant Commissioner for Lands

Copies given upon us:

.....
Director General, Tanzania Investment Centre

.....
Authorised Officer Incharge of the District
Date 10th October, 2011

TAARIFA YA KAWAIDA NA. 883

Land Form No. 1

THE UNITED REPUBLIC OF TANZANIA
THE LANDACT, 1999
(No. 4 OF 1999)
DESIGNATION OF LAND FOR INVESTMENT
PURPOSES
(Under section 20)

I, FLORAH SALATHIEL LUVANDA, of P.O. Box 485 Mbeya, being Assistant Commissioner for Lands, Hereby Designate the following land(s) for investment purposes under the Tanzania Investment Act No. 26 of 1997:

- Location of the land: Farm No. 975 at Magome Ndengisi Village, Kilolo District;
- Boundaries and extent of the land: Measuring 121.490 Hectres bound with beacons HKB 65, HKB 66, HKB 67, HKB 68 on Registered plan No. 65000;
- District: Kilolo District; and
- The purpose(s) for which the land may be used: Agri-forestry purposes.

Dated at Mbeya this 10th day of October, 2011.

.....
Assistant Commissioner for Lands

Copies served upon us:

.....
Executive Director, Tanzania Investment Centre

.....
Authorised Officer Incharge of the District
Date 10th October, 2011

TAARIFA YA KAWAIDA NA. 884

KAMPUNI ILIYOBADILISHA JINA
Sheria ya Makampuni
(NA. 12 YA 2002)

Inatolewa ilani chini ya kifungu 31 (3) cha Sheria ya Makampuni kwamba Kampuni iliyokuwa inaitwa VIVA INSURANCE CONSULTANCY (T) LIMITED imebadili jina la Kampuni kuanzia tarehe 22 Agosti, 2011 na kwamba *sasa* inaitwa

VIVA INSURANCE AGENCY (T) LIMITED.

E. KAKWEZI,
Msajili Msaidizi Mwandamizi wa Makampuni

TAARIFA YA KAWAIDA NA. 885

KAMPUNI ILIYOBADILISHA JINA
Sheria ya Makampuni
(NA. 12 YA 2002)

Inatolewa ilani chini ya kifungu 31 (3) cha Sheria ya Makampuni kwamba Kampuni iliyokuwa inaitwa GRAFISYNS (T) LIMITED imebadili jina la Kampuni kuanzia tarehe 7 Juni, 2011 na kwamba *sasa* inaitwa

GRAFISYNS LIMITED.

NOEL SHANI,
Msajili Msaidizi wa Makampuni

TAARIFA YA KAWAIDA NA. 886

KAMPUNI ILIYOBADILISHA JINA
Sheria ya Makampuni
(NA. 12 YA 2002)

Inatolewa ilani chini ya kifungu 31 (3) cha Sheria ya Makampuni kwamba Kampuni iliyokuwa inaitwa CONGOFRET TANZANIA LIMITED imebadili jina la Kampuni kuanzia tarehe 27 Septemba, 2011 na kwamba *sasa* inaitwa

ABERDEEN TRAFFIC LIMITED.

E. KAKWEZI,
Msajili Msaidizi Mwandamizi wa Makampuni

TAARIFA YA KAWAIDA NA. 887

KAMPUNI ILIYOBADILISHA JINA
Sheria ya Makampuni
(NA. 12 YA 2002)

Inatolewa ilani chini ya kifungu 31 (3) cha Sheria ya Makampuni kwamba Kampuni iliyokuwa inaitwa THOMAS HOTEL CO. LIMITED. imebadili jina la Kampuni kuanzia tarehe 13 Juni, 2011 na kwamba *sasa* inaitwa

THOMAS HOTELS LIMITED.

NOEL SHANI,
Msajili Msaidizi wa Makampuni

30

TIC/PP.10/042150/30

5/1/2012

Mhariri,
Gazeti la Serikali,
Menejimenti ya Utumishi wa Umma,
S.L.P. 2483,
DAR ES SALAAM.

YAH: KUTANGAZA ARDHI KWA AJILI YA UWEKEZAJI

Pamoja na barua hii nimekuambatishia taarifa inayohusu Viwanja Na. 972 & 975, vilivyoko ndani ya vijiji mbalimbali katika wilaya ya Kilolo mkoani Iringa; kwa ajili ya kutangaza katika Toleo lijalo la Gazeti la Serikali.

Utaratibu wa kuandaa tangazo hili umezingatia Fungu la 20(2) la Sheria ya Ardhi, Sura ya 113 (kama ilivyorekebishwa mwaka 2002).

Nakutakia kazi njema.

KITUO CHA UWEKEZAJI

I.L. Ndemela
K.n.y **MKURUGENZI MTENDAJI**

THE UNITED REPUBLIC OF TANZANIA
THE LAND REGISTRATION ACT (CAP 334)
APPLICATION FOR SUB-TITLE

CT. No. 21115-MBYLR

FARM No. 972

**MAGOME, KIDABAGA AND
IDETE VILLAGES-KILOLO**

We, **TANZANIA INVESTMENT CENTRE of P.O. Box 938 DAR ES SALAAM** (Landlords) on the one part, and **M/S NEW FOREST COMPANY (TANZANIA) LIMITED of P.O Box 2610, IRINGA** (Tenants) on the other part, have entered into Lease Agreement in respect of Farm No.980 situated at **Magome, Kidabaga and Idete Villages-Kilolo, in Kilolo District**. Pursuant to that, we HEREBY SUBMIT the Lease Agreement for registration and APPLY for the issue of a **Sub-title** to the said Company, in respect of the said Land which is registered under the above Certificate of Title.

SEALED with the COMMON SEAL of the }
Said **TANZANIA INVESTMENT CENTRE** and }
DELIVERED in the presence of us this.....}
Day of2012 }
Name:}
Signature:}
Postal Address:}
Qualification :.....}

Name:}

Signature:}

Postal Address:}

Qualification :.....}

SEALED with the COMMON SEAL of the Said }
}

M/S NEW FOREST COMPANY (TANZANIA) }
}

LIMITED and **DELIVERED** in the presence of us }
}

this.....day of 2012}
27TH JANUARY

Name: MATIAS A MUR }

Signature: [Signature] }

Postal Address: PO BOX 2610, ILIMBA }

Qualification: DIRECTOR }

Name: MATIAS YUSUF HASSAN }

Signature: [Signature] }

Postal Address: PO BOX 2610, ILIMBA }

Qualification: ADMINISTRATIONS OFFICER }

35

THE UNITED REPUBLIC OF TANZANIA
THE LAND REGISTRATION ACT (CAP 334)
APPLICATION FOR SUB-TITLE

CT. No. 21116-MBYLR

FARM No. 975

MAGOME AND NDENGISIVILI
VILLAGES-KILOLO

We, **TANZANIA INVESTMENT CENTRE** of P.O. Box 938 DAR ES SALAAM (Landlords) on the one part, and **M/S NEW FOREST COMPANY (TANZANIA) LIMITED** of P.O Box 2610, IRINGA (Tenants) on the other part, have entered into Lease Agreement in respect of Farm No.980 situated at **Magome, Ndengisivili Villages**, in **Kilolo District**. Pursuant to that, we HEREBY SUBMIT the Lease Agreement for registration and APPLY for the issue of a **Sub-title** to the said Company, in respect of the said Land which is registered under the above Certificate of Title.

SEALED with the COMMON SEAL of the }

Said **TANZANIA INVESTMENT CENTRE** and }

DELIVERED in the presence of us this.....}

Day of2012 }

Name:

Signature:

Postal Address:

Qualification :.....}

Name:}
Signature:}
Postal Address:}
Qualification :.....}

SEALED with the COMMON SEAL of the Said }
M/S NEW FOREST COMPANY (TANZANIA) }
LIMITED and DELIVERED in the presence of us }
this.....27th.....day of JANUARY..... 2012}

Name: MAGAS A NUR.....}
Signature: x [Signature].....}
Postal Address: PO BOX 2610, ILIMBA.....}
Qualification: DIRECTOR.....}

Name: MAGAS YUSUF HASSAN.....}
Signature: x [Signature].....}
Postal Address: PO BOX 2610, ILIMBA.....}
Qualification: ADMINISTRATION OFFICER.....}

34

Land Form No. 56

TANZANIA INVESTMENT CENTRE

THE LAND ACT
(No. 4 of 1999)

DERIVATIVE RIGHT
(Under Section 20)

C.T. No. 21116 - MBYLR
L.O. No. 376542
L.D. No. KLD/819

Made and entered into thisday of 2012

BETWEEN

TANZANIA INVESTMENT CENTRE

A body corporate established under THE INVESTMENT ACT, 1997 (ACT No. 26 of 1997) by order published in the Official Gazette as Government Notice No. 291 of 1997, (Hereinafter referred to as "the Lessor") on the one part

AND

M/S NEW FOREST COMPANY (TANZANIA) LIMITED of P.O Box 2610, IRINGA
(Hereinafter referred to as "the Lessee") on the other part.

THIS LEASE WITNESSES as follows:

WHEREAS the Lessor is the holder of a Right of Occupancy registered in the Land Registry at Mbeya, under Title No. **21116 - MBYLR** in respect of land within Farm No. 975, measuring **one hundred twenty one decimal point four nine zero (121.490) hectares**, situating at **Magome and Ndengisivili villages**, in **Kilolo District**; and in the terms thereof is authorized to grant leases, the Lessor hereby demises unto the Lessee the Land being more fully described in the schedule hereto for a term of **98 years** commencing on the **first** day of **July, two thousand and eleven**, and expiring on the **thirty first** day of **October, two thousand, one hundred and ten** subject to the provisions of the Land Act No. 4 of 1999 and regulations made thereunder and subject to the following conditions:-

The Land shall be used for **Forest Purposes Only**; Use Group '**R**' use class **(c)** and **(d)** as defined in the Town and Country Planning (Use Classes) Regulations, 1960 as amended in 1993

PART A: THE LESSEE SHALL:

1. **PAY** in advance to the Lessor an annual Land Rent amounting to shillings **80,800.00** plus ten per cent thereto as facilitation fees, making a total of shillings **88,880.00 (Eighty eight thousand eight hundred and eighty)** only, payable on the first day of July in every year of the term without deduction, provided that the rent may be revised by the Lessor.
2. **BE** liable to pay any and all costs arising herefrom and in particular;
 - (i) Any fees or stamp duties which may be discovered to be payable in connection with the Lease;
 - (ii) An amount or amounts levied by the duly authorized institutions by way of rates or like local property taxes;
 - (iii) An amount or amounts equal to any rates or like levy paid by the Lessor in respect of the Land or improvements thereon;
3. **DEVELOP** the land by constructing a transmission pole treatment plant for production of treated poles.
4. **DEMARCAT**E the boundaries of the Land to the satisfaction of the **Kilolo District Council** and thereafter to maintain/protect, such demarcation so that the boundaries are always easily identifiable. Furthermore, protect all beacons throughout the term of the Lease. Missing beacons will have to be re-established at any time at the Lessee's expenses as assessed by the Director responsible for Surveys and Mapping.
5. **BE** responsible for preserving the environment and protecting the soil and soil fertility against soil erosion: and use the land as not to cause soil erosion outside its boundaries; and do all things which may be required by the authorities responsible for agriculture and environment to achieve such objective.
6. **SUBJECT** to the foregoing conditions, enjoy permanent and exclusive rights of the leased land throughout the term of the Lease, save for water rights.
7. **YIELD** up the Lessor the Land and improvement in good order and condition upon determination of the Lease by affliction of time or otherwise.

PART B: THE LESSOR SHALL:

1. **ENSURE** that the Lessee paying Land Rent and other charges hereby reserved in PART "A" Clause "1" hereof, and complying with other terms and conditions hereinbefore contained, shall peacefully hold and enjoy the land during the said term without interruption from the Lessor or any other person claiming under or in trust of the Lessor.
2. **UPON** breach by the Lessee of any of the foregoing terms and conditions, the Lessor shall serve upon the Lessee a written notice specifying the nature and extent of the breach within the time to be specified in the said notice and also the action to be taken by the Lessor, if the breach is not remedied within the specified period.

PART C: ARBITRATION:

In the event of any dispute arising between the parties that is Lessor or Lessee hereto in respect thereof, either of the parties to the Lease may commence arbitration proceedings in conformity with the provision of section 23 of the Tanzania Investment Act, 1997 or under the provision of the Arbitration Ordinance, Cap. 15 of the Laws of Tanzania.

We, the within-named **M/S NEW FOREST COMPANY (TANZANIA) LIMITED of P.O Box 2610, IRINGA** hereby accept the terms and conditions contained in the foregoing Lease Agreement.

SCHEDULE

ALL that land known as Farm No. **975**, measuring **one hundred twenty one decimal point four nine zero (121.490) hectares**, situating at **Magoma and Ndengisivili** villages, in **Kilolo District**; and shown for identification only edged red on the plan attached to this Certificate and defined on the Registered Survey Plan Numbered **65000** deposited at the Office of the Director for Surveys and Mapping at Dar es salaam.

SEALED with the COMMON SEAL of the said
M/S NEW FOREST COMPANY (TANZANIA) LIMITED of P.O Box 2610,
IRINGA and DELIVERED in the presence of us this 27th day of }
JANUARY2012}

Signature x }
Postal Address P.O BOX 2610, IRINGA }
Qualification DIRECTOR }

Signature x }
Postal Address P.O BOX 2610, IRINGA }
Qualification ADMINISTRATION OFFICER }

SEALED with the COMMON SEAL of the said
TANZANIA INVESTMENT CENTRE and DELIVERED in our presence
of us thisday of2012}

Signature..... }
Postal Address..... }
..... }
Qualification..... }

Signature..... }
Postal Address }
..... }
Qualification }

TICC/ PP.10/042150/33

17/01/2012

Kamishna Msaidizi wa Ardhi,
Kanda ya Kusini Magharibi,
S.L.P 485,

MBEYA

**YAH: KUSAINI HATI ZA MASHAMBA NA. 975 NA NA.972 WILAYANI
KILOLO**

Pamoja na barua hii, nimekuambatishia Hati (nakala nne) ya mashamba yaliotajwa hapo juu kwa ajili ya sahihi yako.

Mashamba haya yalitangazwa kuwa ya uwekezaji, kwenye Gazeti la Serikali Na. 882 na Na. 883 la tarehe 21.10.2011. Nakala ya Gazeti husika limeambatishwa kwa ajili ya kukurahisishia kufanya rejea.

Hati ya shamba Na. 972 ifanyiwe markebisho juu ya *cover* lake moja ili iweze kusomeka **FARM No. 972, MAGOME, KIDABAGA AND IDETE VILLAGES** badala ya ilivyo sasa.

Nakutakia kazi njema.

KITUO CHA UWEKEZAJI


Msemu H.O.

K.n.y: Mkurugenzi Mtendaji

*Ami Mahad Kurof Hassan
Nime-ambata Nakala
4ale Koo teni Suig
Muzungu*



The New Forests Company

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REF. **NF/TIC/01/2012**

20th September, 2012

EXECUTIVE DIRECTOR
TANZANIA INVESTMENT CENTER
P.O.BOX 938
DAR ES SALAAM



**RE: TITLE DEED FOR FARM NO.973, ISELE AND KISINGA VILLAGES,
KILOLO DISTRICT**

Reference is made to the above mentioned subject.

We are concerned that the process for our application of Title Deed for farm No.**973**, Isele and Kisinga villages, kilolo District, has come to a standstill.

We would appreciate if you could up-date us on the progress of our application for the title deed with the Tanzania Investment Center.

Thank you for your Co-operation.

Yours Sincerely,

NEW FOREST COMPANY LIMITED

Mahad A. Nur

MANAGING DIRECTOR

① DIF
lets discuss
for
AG EXD
21/09/12

② LDM
let us discuss
23/09/2012

JAMHURI YA MUUNGANI WA TANZANIA
WIZARA YA ARDHI, NYUMBA NA MAENDELEO YA MAKAZI

Simu: Na. 025- 2502127
Nukushi: Na. 025 2503169
Barua pepe: cl@ardhi.go.tz



Ofisi ya Kamishna Msaidizi wa Ardhi,
Kanda ya Kusini Magharibi,
S.L.P. 485,
MBEYA.

Tafadhali unapojibu taja:

Kumb. Na: LD/SWZ/11213/18/JGM

Mkurugenzi Mtendaji (w),
Idara ya Ardhi,
S.L.P. 2324,
KILOLO.



4/07/ 2012

YAH: SHAMBA NA. 973 ISELE & KISING'A - WILAYA YA KILOLO

Rejea kichwa cha habari pamoja na barua yenye Kumb. Na. **TICC/PP10/042150/44** ya tarehe **08/06/2012** toka Kituo cha Uwekezaji.

Tafadhali andaa gharama zinazohitajika za shamba tajwa na kuzituma kwa Kituo cha Uwekezaji ili wamiliki waweze kuandaliwa hati baada ya kukamilisha malipo hayo.

Pamoja na barua hii, nakuletea nakala ya barua hiyo kwa ajili ya utekelezaji. Aidha, naambatanisha pia gazeti la Serikali la tarehe 16/3/2012 na *Land Form* Na.1 iliyokamilika kwa ajili ya kumbukumbu zako.

J. Mwenda

Kny: KAMISHNA MSAIDIZI WA ARDHI

③ PLS.
For your information
01/8/12
LDM

Nakala

✓ Kituo cha Uwekezaji..... kwa taarifa
S. L. P. 938,
DAR ES SALAAM.

④ sawa nimeona
01/8/12 PLS

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TICC/ PP10/042150/44

08/06/2012

Msajili wa Hati,
Kanda ya Nyanda za Juu Kusini,
S.L.P 485,
MBEYA


**YAH: KAMISHINA KUTAYARISHA MALIPO YANAYOTAKIWA YA KIWANJA
NA. 973 WILAYANI KILOLO**

Tunaomba uandae na kuituma Kituo Cha Uwekezaji (TIC), gharama inayohitajika ya kumiliki kiwanja kilichotajwa hapo juu. Kiwanja hicho lilitangazwa kuwa na matumizi ya uwekezaji kwenye Gazeti la Serikali la tarehe 16.03.2012, Toleo Na 11 kwenye Taarifa ya kawaida Na. 267. Hivyo kwa mujibu wa sheria, baada ya malipo kufanyika, Hati itaandaliwa kwa jina la TIC.

Pamoja na barua hii, nimekuambatishia nakala ya Gazeti husika kwa ajili ya urahisi wa rejea.

Nakutakia kazi njema.

KITUO CHA UWEKEZAJI



Hans Msemu

K.n.y: Mkurugenzi Mtendaji

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HALMASHAURI YA WILAYA YA KILOLO

Telephone: 026 2968010
Fax: 026 2968010



S.L.P.2324,
KILOLO

Kumb.Na.KDC/L.13/08/164

21/05/2012

KAMISHNA MSAIDIZI WA ARDHI,
KANDA YA KUSINI MAGHARIBI,
S.L.P. 485,
MBEYA

**YAH: OMBI LA KUTOA ARDHI ILIYOTAJWA HAPA CHINI KWA AJILI YA
UWEKEZAJI (SHERIA YA ARDHI NA 4, 1999 FUNGU LA 20(1), (2) NA
(4) GN NA.71 YA 04/05/2001).**

Tafadhali naomba urejee kichwa cha barua hii,

Naomba nikuletee shamba lifuatalo linalolengwa kwa uwekezaji katika Wilaya ya Kilolo.

Taarifa kamili ni kama ifutavyo:-

- SHAMBA NA: **973 ISELE na KISING'A VILLAGES**
- UKUBWA: **3,851.53 Ha.**
- MIPAKA: **HKB49, HKB900, HKB991, HKB992, HKB993, HKB994,
HKB985, HKB986, HKB987, HKB50, HKB47, HKB790,
HKB789, HKB788, HKB785, HKB786, HKB762,
HKB761, HKB760, HKB759, HKB766, HKB765,
HKB764, HKB94, HKB80, HY97, HKB86, HKB87,
HKB88, HKB767, HKB768, HKB769, HKB771, HKB772,
HKB773, HKB775, HKB776, HKB774, HKB780,
HKB777, HKB778, HKB782, HKB783, HKB51, Mto
Lukosi na Mto Mazungwa**
- PLAN NO: **E¹⁴481/15**

- REG.NO: 64971 ya Tarehe 24/12/2010
- FIDIA: IMELIPWA
- ENEO LILIPO: VIJJI VYA ISELE NA KISING'A
- KATA: UKWEGA
- WILAYA: KILOLO
- MKOA: IRINGA
- MWEKEZAJI MLENGWA: THE NEW FORESTS COMPANY(T) LTD
P.O.BOX. 2610 IRINGA
- MATUMIZI: UPANDAJI MITI (AGRI FORESTRY)

Hivyo naleta ombi hili kwako kwa ajili ya hatua zaidi.

Naambatanisha nakala ya Gazeti lenye Taarifa ya Kuhawilisha Ardhi ya Kijiji kuwa Ardhi ya Kawaida, nakala za ramani ya eneo tajwa, Certificate of Incentive toka TIC, Memorandum and Article of Association ya Kampuni, Certificate of Incorporation na Vyeti vya uraia vya Wakurugenzi.

Wako katika kazi,


Elinaza Kiswaga

K.n.y. Mkurugenzi Mtendaji (W)

KILOLO

NAKALA: Kamishna wa Ardhi,
Wizara ya Ardhi, Nyumba na Maendeleo ya Makazi,
S.L.P. 9230
Dar Es Salaam

✓: Mkurugenzi Mkuu,
Kituo cha Uwekezaji (TIC),
S.L.P. 938, **DAR ES SALAAM**

Majibu ya barua zote yatumwe kwa Mkurugenzi Mtendaji wa Wilaya