LAND REFORM (RURAL ALIENATED LAND) (No. 1) ORDER 1980

To provide for the manner and form of application for a certificate of registered negotiator in respect of rural alienated land and matters connected therewith.

IN EXERCISE of the power contained in Section 23 of the Land Reform Regulation 1980, I hereby make the following Order:-

- 1. This Order applies with respect to -
 - (a) land which on the day this Order comes into force, is situated outside the Municipal Boundaries or Port Vila and Luganville; and
 - (b) land which, on the day this Order comes into force, is situated within the Municipal Boundaries of Port Vila and Luganville, but is subsequently excluded from the said Municipal Boundaries.
- 2. With respect to such land as specified in Clause 1, an application for a Certificate of Registered Negotiator under Section 6 (1) of the Land Reform Regulation 1980 shall be in Form A contained in Part 1 of the Schedule.
- The fee payable on an application form shall be as set out in Part 3 of the Schedule.
- 4. Subject to Clauses 5 and 6, an application supported by some evidence of payment of the prescribed fee shall be lodged with the Minister -
 - (a) with respect to land described in Clause 1 (a), within three (3) months of the day this Order comes into force; and
 - (b) with respect to land described in Clause 1 (b), within three (3) months of the declaration that the land is excluded from a Municipal Boundary.
- 5. (1) The Minister may, on request by a person intending to apply under this Order, extend the time prescribed in Clause 4 for a further three (3) months.
 - (2) A request for an extension of time shall be in Form B contained in Part 2 of the Schedule.
- 6. (1) Subject to subclause (4), the Minister may, if he is satisfied that reasonable cause has been shown, accept an application made out of time.

- (2) An application made out of time shall be supported by a statement giving the applicant's reasons for applying out of time.
- (3) The Minister may place such terms or conditions on acceptance of a late application as he thinks fit.
- (4) A late application with respect to a parcel or parcels of land may not be accepted if the Minister has already given a Certificate under Section 6 (1) of the Land Reform Regulation 1980, in relation to such parcel or parcels of Land.
- 7. The Minister may with respect to any matter contained in an application, require the applicant to appear before him for an interview, or to provide further or better particulars, including supporting documentary evidence.
- 8. A person authorised in writing by the Minister may, for the purpose of establishing the accuracy or otherwise of statements made in an application -
 - (a) enter upon the land the subject of the application with such persons, vehicles and things as he thinks fit;
 - (b) inspect the land and any improvements, produce, plant and equipment on the land; and
 - (c) examine and record the details of any accounts, records, documents and papers relating in any way to the land or any improvements, plant or equipment on the land, or produce from the land.
- 9. Failure by an applicant to respond truthfully and to the best of the applicant's ability to questions and matters of fact raised in Form A shall render the application invalid.
- 10. This Order shall come into force on the 31st day of October 1980.

SCHEDULE

Part 1 Form A

REPUBLIC OF VANUATU

Land Reform Regulation 1980 Application for a Certificate pursuant to Section 6 (1)

Section A. Questions relating to the Applicant
1. Full name of applicant:
2. Applicant's postal address in Vanuatu:
3. (a) In the case of a natural person;
(i) applicant's place and date of birth:
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(ii) applicant's nationality:
(iii) applicant's country of residence:
(iv) applicant's occupation:
(v) what is your residential status in Vanuatu?
(vi) is there any legal impediment on your ability to enter
Vanuatu? (if so, give details):
(b) In the case of a corporation;
(ii) applicant's business:
(iii) applicant's principal place of business:
Section B. Questions relating to the Land
Instructions: The applicant should submit a separate application with
respect to each separate parcel of land for which the applicant wishes to apply. If parcels of land the subject of application physically adjoin, then a single application may embrace all such adjoining parcels. If, however, the applicant wishes to make application with respect to parcels of land which do not adjoin, then separate application should be submitted with respect to each such non-adjoining parcel. The applicant is invited to indicate the land the subject of the application by attaching to the application a map showing boundaries, etc.
4. Name of the land the subject of the application:
5. Location of the land, being -
District:
Island:

6.	Off	icial description of the land, being -
	Reg	istered title number(s):
	Pla	n number(s):
	Oth	er Description:
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	0 5 6	
7.	Are	you applying for -
	(a)	
	(b)	
	(c)	Ç G
		(Answer "Yes" to (a), (b) or/and (c), as appropriate.)
Sectio	n C.	Questions relating to Claims with respect to the Land
and th	e det	s required to state the capacity in which he makes the application ails of other claims with respect to the land. the Applicant's Claim
8.	До у	ou claim to be an alienator with respect to the land the subject
	of t	he application?
9.		he answer to 8 is yes, do you claim that immediately prior to Day of Independence, you -
	. (a)	had freehold or perpetual ownership of the land either alone or jointly with another person or persons?!
	(b)	had a right to a share in the land by inheritance through will or operation of law where no formal transfer of that land had taken place?
	(c)	
	(d)	had a right to the land or a share in the land at the end of a life interest?
	(e)	had some other beneficial interest in the land?
10.	(a)	If you answered "yes" to 9 (a), state -
		(i) whether you claim to have had freehold or perpetual ownership alone, or jointly with another person or persons:

 $(x_1, x_2, \dots, x_n) = (x_1, \dots, x_n) = (x_1, \dots, x_n) = (x_1, \dots, x_n)$

	(ii) if jointly, state the name and address of such other person or persons:
/• N	
(b)	If you answered "yes" to 9 (e), state the nature of the beneficial interest:
11. (a)	If the answer to 8 is no, do you claim to have an interest in the land?
(ъ)	If so, state the nature of the interest:
(0)	TI DO, Didie the nature of the Thirtheres
	Details of Any Other Claims
12. (a)	persons who may claim to be an alienator with respect to the
(b)	If so -
	(i) state the name, address and nature of the claim of such person or persons:
	(ii) has there been an agreement between you and such person or persons as to who will be the alienators' representative for the purposes of the Land Reform Regulation 1980?
(iii) If so, state the name and address of the alienators' agreed representative:
13.	Do you know of any person (including any non-natural person) who has a mortgage on the land?
14.	If the answer to 13 is "yes", state the nature of the mortgage, the mortgages's name and address, and the mortgager's name and address:
15.	Do you know of any person (including any non-natural person) who has
	a lease of the land or any part thereof?
16.	If the answer to 15 is "yes", state the nature and term of the lease,
1.1.	the name and address of the lessee, and the name and address of the lessor:
	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `
17.	Do you know of any person (including any non-natural person) who has a licence to use the land or any part thereof for payment?
18.	If the answer to 17 is "yes", state the nature of the licence, and the name and address of the licensee:
19.	Do you know of any person (including any non-natural person) who
· 2 •	has a right of way on or along or over the land or any part thereof?

20.	If the answer to 19 is "yes", state the mature of such right of way,
	and the name and address of such person:
21.	Do you know of any customary rights on or over the land or any part thereof (such customary rights not being rights of ownership of the land)?
22.	If the answer to 21 is "yes", state what such rights are:
•	
23.	Do you know of any person (including any non-natural person) who has any other rights in or over the land or any part thereof (such rights not being rights of ownership)?
24.	If the answer to 23 is "yes", state what such rights are, and the name and address of such person:
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Section	D. Questions relating to Occupation of the Land
25.	Are you in actual physical occupation of the land the subject of the application?
26.	If the answer to 25 is "yes" -
	(a) is such occupation over all or part only of the land?
	#
	(b) if part only, state which part:
-	
27.	If the answer to 25 is no, is there any other person (including any non-natural person) in actual physical occupation of the land?
28.	If the answer to 27 is "yes" -
	(a) is the person in occupation an alienator? (If so, state the name and address of the alienator):
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	(b) is the person in occupation a licensee? (If so, state the name and address of the licensee, and the name and address of the licensor):
	(c) is the person in occupation a tenant or lessee? (If so, state the name and address of the tenant or lessee, and the name and address of the person from whom the tenancy or lease is held):
	• • • • • • • • • • • • • • • • • • •
29.	If the answer to 27 is "yes" -
•	(a) is such occupation over all or part only of the land?
	0
	(b) if part only, state which part:

### Section E. Questions relating to Maintenance of the Land and Improvements on or to the land

30.		the area of the land the subject of the application?
<b>31.</b>	,	the cleared area?
32.	What are	ea has been planted to cash crops?
1 6 F		idéaraing an annoncean annoncean annoncean ann ann an Annaile ann an Annaile ann an Annaile ann an Annaile ann
33.		spect to cash cropping on the land you are required to the following:-
	(i)	what area is planted to coconut? hectares
	(ii)	what is the age of the coconut trees?
	(iii)	what was the production - in 1978?tonnes
	,	- in 1979? tonnes
	(ъ) <u>Сос</u> с	<u>2a</u>
•	(i)	what area is planted to cocoa?
		hectares
	(ii)	3
<b>v</b>	(iii)	what was the production - in 1978? tonnes
	V e tra	- in 1979? tonnes
. ,	(c) <u>Cof</u> f	<u>Cee</u>
	(i)	what area is planted to coffee?
		hectares
	(ii)	what is the age of the coffee trees?
	(iii)	what was the production - in 1978? tonnes
		- in 1979? tonnes
1) = 1 11 1	(d) <u>Othe</u>	er cash crops
	(i)	what area is planted to other cash crops? hectares
	(ii)	what are they?
	(iii)	what was the production - in 1978? tonnes
		- in 1979? tonnes
34.		spect to animal husbandry on the land, you are required to the following:-
	(i)	what area has been fenced to grazing? hectares
•	(ii)	what is the length of fencing? kilometres
	(iii)	what is the type of fencing?
	(iv)	what is the state of fencing?

what area has been pastured improved?
improvement:  king  what is the number of cattle?  (Indicate the number of bulls, breeding cows, bullocks, spayed cows, steers, heifers and calves)  what is the nature and number of other commercial stock?
what is the number of cattle? (Indicate the number of bulls, breeding cows, bullocks, spayed cows, steers, heifers and calves) what is the nature and number of other commercial stock?
(Indicate the number of bulls, breeding cows, bullocks, spayed cows, steers, heifers and calves)
what is the nature and number of other commercial stock?  uction
uction
uction
what commercial stock was sold - in 1978?
- in 1979?
r Systems
list the structural improvements for watering or irrigation purposes:
• « • • • • • • • • • • • • • • • • • •
er structural improvements, including -
dences:
ers' quarters:
husbandry and processing facilities:
al husbandry and processing facilities:
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nt and equipment used in connection with the development roduction from the land:
· · · · · · · · · · · · · · · · · · ·

In this Section you are asked to state your proposals for development of the land in the event of an agreement being negotiated with the custom owners. These should include :-

- Proposed provision for maintenance of existing cash crops, rehabilitation of plantings, and any replantings or new plantings of cash crops;
- Proposed provision for maintenance of existing animal stock 2. numbers; and any increase in stock numbers;
- Proposed improvements in connection with crop and animal. 3. husbandry and processing of crop and animal production;
- 4. Proposed or possible sources which might be available for financing development proposals.

#### Section G. Participation by Custom Owners

In this Section you are asked to state your views or proposals with respect to participation of the custom owners in the ownership and management of the business conducted on the land, in the event of an agreement being negotiated with the custom owners.

#### Section H. Application and Declaration

Instructions: Applicants are required to answer truthfully and to the best of their ability all questions and matters of fact in Form A. Failure to answer truthfully and to the best of the applicant's ability will render the application invalid. Your attention is drawn to Section 24 of the Land Reform Regulation 1980 which provides that any person who contravenes any of the provisions of the Regulation (which includes this Order) will be liable on conviction to a term of imprisonment or a fine or both. Applicants must complete the following application and declaration.

I, i	(name) of
Certificate of Registered Negotia Regulation 1980 and I declare that	tor under Section 6 (1) of the Land Reform to the statements made by me in Sections to the best of my knowledge and ability,

Date · · · ·

Signature of Applicant

Signatory's Office

(where the applicant is a corporation).

#### Part 2

#### Form B

### REPUBLIC OF VANUATU

## Land Reform Regulation 1980 Request for an Extension of Time to Apply for a Certificate pursuant to Section 6 (1)

Ι, •••••	
	reby request an extension of time to lodge an application for
	e of Registered Negotiator under Section 6 (1) of the Land
	ation 1980. The following information is provided in support
of this requ	
, , , , , , , , , , , , , , , , , , ,	in the second of
	wer either (a) or (b):
(a)	I am a natural person whose nationality is
	and whose country of residence is
(b)	I am a corporation whose country of incorporation is
	and whose principal place of
	business is
and the state of the state of	ostal address in Vanuatu is
appl	ication for a Certificate of Registered Negotiator under Section
6 (1	) of the Regulation are as follows:
(i	) Name of the land:
(ii	) Location of the land, being -
	District :
	Island:
(iii	) Official description of the land, being -
	Registered title number(s):
	Plan number(s):
	Other description:
	* * * * * * * 7 * 7 * 7 * 8 * 7 * 7 * 7
4. My c	laim with respect to the land or interest in the land is:

5•	To the best of my knowledge and belief, the only person or
	persons (including any non-natural person) who have any other
	rights in or over the land or any part thereof (such rights not being
	customary rights of ownership) is/are:
	3 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Date

Signature of Applicant

Signator's Office (where the applicant is a corporation)

#### Part 3

# Land Reform Regulation 1980 Fees Payable on an Application for a Certificate pursuant to Section 6 (1)

Area of land the subject of the application	FNH
Not more than 10 hectares	2,000
More than 10 and not more than 100 hectares	4,000
More than 100 and not more than 500 hectares	10,000
More than 500 and not more than 1000 hectares	
Plus FNH 5,000 for every 500 hectares or part thereof of 1000 hectares.	

MADE at Port Vila the 31st day of October 1980.

Sethy Regenvanu Minister of Land