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1999

THE UNITED REPUBLIC OF TANZANIA



No. 5 OF 1999

I ASSENT

President

15th May, 1999

An Act to provide for the management and administration of land in villages, and for related matters.

Ι.....Ι

ENACTED by the Parliament of the United Republic of Tanzania.

PART I

PRELIMINARY

1--(1) This Act may be cited as

the Village Land Act, 1999.

Short title and commencement

(2) This Act shall come into operation on a date which the Minister may, by notice published in the *Gazette*, appoint and the Minister may appoint different dates for different Parts.

1999

Interpretation	2. In this Act, unless the context
	otherwise requires.
	"adjudication officer" means a person
	appointed to be an adjudication
	officer under section 56 of this
	Act
	⁶⁶ certificate of approval to a derivative
	right" means a certificate granted
	under section 31 of this Act-
	"Certificate of customary right of
	occupancy" means a certificate
	issued under section 29 of the
	Land Act, I 9995
	"certificate of village land" means a
	certificate issued under section 7
	of this Act;

"Commissioner" means the

Commissioner of Lands

appointed under section 9 of

the Land Act 1999; "communal rights of way" has the meaning ascribed to it by section 157 of the Land Act"

⁶⁶ communal village land" has the meaning ascribed to it by section 13 of this Act;
"Constitution" means the Constitution of the United Republic of Tanzania, 1977;
⁴⁶ customary law" has the meaning ascribed to it by the Interpretation of Laws and

General Clauses Act, 1972;

1 Cap, I

Village Land

customary lease" means a lease the mode of creation and incidents of which including its termination are governed by customary lawcustomary mortgage" means a mortgage the mode of creation and incidents of which are governed by customary law-"customary right of occupancy³ means right of occupancy created by means of the issuing of a certificate of customary right of occupancy under section 27 of this Act and includes deemed right of occupancy; "Court" means any body established by or under any written law, which is referred to in section 167 of the Land Act as having jurisdiction to hear and determine land disputes;"

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occupancy or a lease and any o-

ther act by an occupier of a right

of occupancy or lease whereby his
rights over that right of occupancy
of lease are affected and includes
an agreement to undertake any
of * disposition so defined";
"district authority" means a district
council,, a township authority or
a village council;
"district adjudication" has the meaning
ascribed to it under section 56;
"Gazette" has the, meaning ascribed to
it by the Interpretation of Laws
Act, No. 32 of 1972;
⁴⁴ general land" means all public land
which is not reserved land or
village land;
"hazard land" means land declared to
be hazard land under section 6 of
this Act:
W joint village land use agreement"
means the agreement
made, adopted and
approved under section II of
this Act ₁
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"land" includes the surface of the earth and the earth below the surface and all substances other than mi- nerals and petroleum forming part of or below the surface, things na- turally growing on the land, buil- dings and other structures perma- nently affixed to land-§
"Land sharing arrangement" means a
land sharing arrangement
prepared under section 5 8;
"lender" means a person to whom a
mortgage has been given as
security for the payment of an
advance of money or money's
worth or to secure a condition;
"lessee" means a person to whom a
lease is granted and includes a
person who has accepted a
transfer or assignment of a lease;
lessor" means a person by whom a
lease is granted and includes a
person who has accepted the

No. 5	Village Land	1999
	transfer or assignment of the	
	reversion of a lease-,	
	"lien [*] means the holding by a lender of	
	any document of title relating to a right of occupancy or a lease as	
	security for an advance of	
	money or money's worth or	
	the fulfillment of a condition;	
	Local government authority" means a	
	district authority or an urban	
	authority;	
	"Minister" means the Minister for	
	the time being responsible for land-	
	mortgage" means an interest in a right of occupancy or a lease secu- ring the payment of money or money's worth or the fulfillment of a condition and. includes a su- b-mortgage and the instrument creating a mortgage;	
	"notice of temporary assignment"	
	means a notice issued under	
	16	

section 43 of this Act;

"on-village organization" means an

organization referred to by

section 18 of this Act;

"order of abandonment" means an

order made under section 45 of

this Act and includes a

provisional and a final order of abandonment;

"order of temporary assignment" means an order issued under section 43 of this Act;

"Operation Vijiji" means and includes the settlement and resettlement of people in villages commenced or carried out during and at any time between the first day of January, 1970 and thirty first day of December, 1977 for or in connection with the purpose of implementing the policy of villagisation, and includes the resettlement of people within the same village, from one part of the village land to another part of that village land or from one part of land claimed by any such person as land which he held by virtue of customary law to another part of the. same land, and the expropriation of it in connection with Operation Vijiji so defined-

"public land" means and includes all

the land of Tanzania

it register" means a register

prescribed under section 21 of

this Act for the recording of

rights and interests in and

dispositions of and in

connection with customary

right's of occupancy;

"reserved land" means land referred to

by section 7 of this Act-9

right of occupancy" means a title to

the use and occupation of land

and includes the title of a

Tanzanian citizen of African

descent or a community of

No. 5

Tanzanian citizens of African descent using or occupying land in accordance with customary law;

⁶⁶ spot adjudication" has the meaning ascribed to it by section 49 of this Act;

supervision order" means an order issued under section 42 of this

Act;

"transfer land" means general or reserved land which is to be

transferred to become a part of

village land;

"unexhausted improvement" means any thing or any quality permanently attached to the land directly resu-Iting from the expenditure of capital or labor by an occupier or any person acting on his behalf and increasing the productive capacity, the utility, the sustainability or the environmental quality thereof and includes trees,

No. 5	Village Land 19	99
	standing crops and growing pro-	
	duce whether of an agricultural or horticultural nature-	
	"village" means a village registered as	
	such under the Local	
Act No. 7	Government (District	
of 1982	Authorities) Act 1982;	
	Villager" means a person ordinarily	
	resident in a village or who is	
	recognized as such by the village	
	council of the village concerned-	
	"village adjudication" means the	
	process of adjudication provided	
	for by sections 51 to 55 of this	
	Act- _s	
	"Village adjudication adviser" means	
	the person appointed to be a	
	village adjudication adviser	
	under section 52 of this Act; "Village adjudication committee"	
	means the committee	
	established under section 53 of	
	20	

this Act-,

" Village assembly" has the meaning

ascribed to it by the Local

Act No. 7	Government (District
of 1982	Authorities) Act 1982-
	" Village council" has the meaning
	ascribed to it by the Local
Act No. 7	Government (District
of 1982	Authorities) Act, 1982;
	" Village land" means the land declared
	to be village land under and in
	accordance with section 7 of
	this Act and includes any
	transfer o r- land transferred to a
	village;
	"Village land Council" means the villa- ge land council established u- nder section 60-
	" Village register" means the register of
	interests and rights in village
	land kept in accordance with
	section 21 of this Act-
	21

Village transfer land" means village

land which is to be transferred

to become part of general or

reserved land.

PART 11

APPLICATION OF FUNDAMENTAL PRINCIPLES OF THE NATIONAL LAND POLICY

Fundamental	3(l) The	fundamental
principles	principles of National Land Policy		
	which ar	e the objec	tives of the Land
	Act,, 199	99 to which	0
	persons	exercising	powers under,,
	applying	or interpret	ing this Act are to
	have rega	ard to are-	
	lish ou tion hea	ed an indep s and just syn n of land dis ar and deterr	at there is estab- bendent, expediti- ystem for adjuca- sputes which will nine land disputes
	without undue delay; (b) to recognise that all Land in		
	Tar the	nzania is put	olic Land vested in s trustee on behalf

- (c) to ensure that existing rights in and recognized long standing occupation or use of Land are clarified and secured by the law-5
- (d) to facilitate an equitable distribution of and access to land by all citizens;
- (e) to regulate the amount of land that any one person or corporate body may occupy or use;
- M to ensure that land is used productively and that any such use complies with the principles of sustainable

development;

(g) to take into account that an **inte**rest in land has value and that value is token into consideration in any transaction affecting that interest;

- to pay full, fair and prompt Μ compensation to any person whose right of occupancy or recognized long-standing occupation or customary use of land is revoked or otherwise interfered with to their detriment by the State this under Act or is acquired under the Land Act No. 47 of 1967 Acquisition Act, 1967; to provide for an, efficient, (i) effective, economical and transparent system of Land administration; 0) to enable all citizens to
 - b) to enable all citizens to participate in decision making on matters connected with their occupation or use of land;
 - 24

- (k) to facilitate the operation of a market in Land-
- regulate the operation of a market in Land so as to ensure that rural and urban small-holders pastoralists are disadvantaged; are not
- (m) to set out rules of Land Law
 accessibly in a manner
 which can be readily
 understood by all citizens₇
- (n) to establish an independent, expeditious and just system for the adjudication of Land disputes which will hear and determine cases without undue delay;

•••

No. 5	Village Land	1999
	(o) to encourage the of information ab nistration and La vided for by this A grammes of public cation, using all fo	out land admi- nd Law as pro- Act through pro- c and adult edu-
	(2) The right of every	

quire, hold, use and deal with land shall to the same extent and subject to the same restriction be treated as the right of any man, is hereby declared to be law.

PART III

TRANSFERS AND HAZARD LAND

Transfer of	4(I) Where the President is	
village land to	minded to transfer any area of village land to general or reserved land for pub-	
general or	lic interest, he may direct the Minister to	
reserved land	proceed in accordance with the provi- sions of this section.	
	(2) For the purposes of subsection	

(1), public interest shall include investments, of national interest.

(3) The Minister shall cause to be published in the Gazette and sent to the village council having jurisdiction over the land which is the subject of the proposed transfer, hereinafter called % village transfer land' a notice specifying-

- (a) the location of the area of the village transfer land[†]
- (b) the extent and boundaries of the village transfer land-
- (c) a brief statement of the reasons for the proposed transfer-9
- (d) the date, being not less than ninety days from the date of the publication of the notice, when the President may exercise his power to transfer the land or a part of it.

(4) Where any portion of the village transfer land has been allocated to a villager or a group of villagers under a customary right of occupancy or a derivative right or a person or a group of persons to use the land, the village council shall inform those villagers or, where any one of those villagers is absent, a member of the family occupying or using the land with that villager, of the contents of the notice.

(5) Any person referred to in subsection (3) may make representations to the Commissioner and to the village council on the proposed transfer of the land and the persons to whom those representations are made shall take them into account in any decisions or recommendations that they may make on the proposed transfer.

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No. 5

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(6) Where the village transfer land

- (a) less than 250 hectares in extent, the village council shall prepare and submit recommendations for the proposed transfer to the village assembly for it to approve or refuse and the village assembly shall, meeting under section 103(3) of the Local Government (District Authorities) Act, 1982, consider the recommendations of the vi-. Rage council and any representations made by the district council of the area where the land is situate, and decide whether to approve or refuse to approve the proposed transfer;
- (b) greater than 250 hectares, the

Minister shall, after considering any recommendations made by the village assembly through the Village Council, district council and any representations on the matter made by the village and district councils of the area where the land is situate, by resolution, signify his approval or refusal to approve the proposed transfer.

(7)The Commissioner or an authorized officer shall be under a duty to attend a meeting of the village council or village assembly as the case may be to explain the reasons for the proposed transfer and answer questions thereon and any person who or a representative of any organization which is proposing to use and occupy the village transfer land under a right of occupancy may, at the invitation of the village council or village assembly as the case may be, address the meeting and answer questions if any about the proposed use of the land. (8) No Village transfer land shall

be transferred-

- (a) until the type, amount, method and timing of the payment of compensation has been agreed upon between-
 - (i) the village council and the

Commissioner- or

(b)

(ii) where subsection (3) and (9) apply, the persons referred to in those subsections and the Commissioner; or if the matters of compensation referred to in paragraph (a) cannot be agreed until the High Court has agreed as an interim measure, pending final determination of the matters of compensation, to the payment of any sum on account which it thinks proper the by Commissioner to the village council and to the persons referred to in subsection (3) as the case may be; or

(c) if general or reserved land is to be exchanged with the village transfer land, that general or 31

reserved land has been identified and is ready to be transferred to the village.

(9) Where the relevant body under subsection (5) has, by resolution, approved the transfer of the village transfer land or a part of it, the President may exercise his Power to transfer that village land or a part of it to general or reserved land. (I 0) Where village transfer land or any part of it is Occupied by persons to whom subsection (3) applies, the President shall) where he is minded to exercise his Power to transfer that land to general or reserved land, determine whether those persons may continue to Occupy and use the and, subject to any terms and conditions, which he may Impose, or whether the rights Of those persons shall be Compulsorily acquired, subject to the payment of

compensation,

(I 1) The President may direct that any compensation payable under this section shall be paid by the person to whom or an organization to which the village transfer land which has been transferred to general land is granted by a right of occupancy.

(I 2) The President may direct the Minister to appoint an inquiry under section 18 of the Land Act into a proposed transfer and where that inquiry has been appointed, no further action in accordance with this section shall be taken on that proposed transfer until after the inquiry has reported.

(13) A transfer of village land to land shall be general or reserved notified in the Gazette and shall come into effect thirty days after the date of the publication of the notice. (14) The provisions of this section shall be in addition to any **provisions in** any Ordnance or Act referred to in sec- tion 6 of the Land Act, 1999 which set - out the manner in which land is brought under any of those Ordinances or Acts and any powers which may be exercised under any of the provisions of those Ordinance or Acts shall be exercised in a manner which will ensure that the provisions of this section are complied with.

No. 5	Village Land 1999		
Transfer of	5 The President may direct the		
general or	transfer of any area of general or		
reserved land	reserved land to village land subject to		
to village land	the provisions of Section 6 of the Land		
	Act, 1999.		
Declaration of	6(I) The Minister may declare any		
hazard land	area of a village land to be hazard land		
	subject to the provisions subsection . of subsection (3)		
	(2) Notwithstanding the		
	provisions of subsection (1), any local		
	authority having jurisdiction in any		
	village may advise the Minister to		
	declare any of the Village Land as		
	hazard Land if in its opinion it is		
	necessary to do so.		
	(3) For purposes of this Section,		
	hazard land is land the development of		
	which is likely to pose a danger to life		
	or to lead to the degradation of or		

environmental destruction on that or contiguous land and includes but is not limited to-

- (a) mangrove swamps and coral reefs;
- (b) wetlands and offshore islands in the sea and lakes;
- (c) land designated or used

for the dumping of hazardous waste;

- (d) land within sixty metres of a river bank or the shoreline of an inland lake;
- (e) land on slopes with a gradient exceeding any angle which the Minister shall, after taking account of proper scientific advice, specify;
 - (f) land specified by the appropriate authority as land whiwh should not be developed on account of its fragile nature;

(g) land specified by the appropriate authority as being land which should not be developed on account of its enviromental significance.

(4) The declaration of any land

to be hazard land shall be in accordance with the provisions of this section.

(5) Where the Minister considers that an area of land should be declared to be hazard land, in this section referred to as 'proposed hazard land' he shall publish a notice in the Gazette specifying-

- (a) the location of the proposed hazard land-
- (b) the boundaries and extent of the proposed hazard land
- (c) a brief statement of the reasons for the proposed declaration;

(**d**) the date being not less than sixty days from the date of the publication of notice, when the I the declaration may be made.

A COPY of the notice (6) referred to in subsection (5) shall be-

- served on all persons (a) occupying and using the proposed hazard land in a manner and form as will understandable be to those persons;
- all local authorities (b) on having jurisdiction in the area of the proposed hazard land;
- put UP in conspicuous (c) places within the area of the proposed hazard land.

;

(7) All persons and authorities on whom a notice has been served and all persons on whom and organizations on which a notice should have been served but was not and any other per- - son or organization with an interest in land may, within not less than thirty days after the date of the service of the notice, make representations to the Com- missioner on the proposed declaration and the Commissioner shall be under a **duty to head and record the representa-** tions and take them into account in de- termining whether to recommend to the Minister that the land or any part of it be declared to be hazard land,

1999

(8) Where the Minister, after considering a report prepared by the Commissioner under subsection (7) determines that the proposed hazard land or a part of it shall be declared to be hazard land, he may, subject to subsection (9), make a declaration accordingly.

(9) Where the proposed hazard land or a part of it is occupied and used by any person under a granted or customary right of occupancy, the Minister shall, if he considers that that land or a part of it should be declared to be hazard land, report the matter to the President.

(10) The President may, after
considering the report of the Minister,
declare any land to which subsection
(9) applies to be hazard land and any
such declaration shall operate to
compulsorily acquire, subject to
compensation, any right of occupancy
in that land.

(I 1) A notice of a declaration of hazard land shall be published in the *Gazette* and shall come into force thirty days after the date of the publication of the notice.

PART IV VILLAGE LANDS

A: Management and Administration

Village land			(I) Village land shall consist
	o f-		
		(a)	land within the boundaries
			of a village registered in
			accordance with the
			provisions of section 22 of
			the Local Government
Act No.7			(District Authorities) Acts
of 1982			1982 ₁
		(b)	land designated as village
			land under the- Land Tenure
Act No-27			(Village Settlements) Act,
of 1965			1965;
		(c)	land, the boundaries of
			which have been
			demarcated as village land
			under any law or
			administrative procedure in

force at any time before this Act comes into operation whether that administrative based procedure on or accordance conducted in with any statute law or general principles of either received or customary law applying in Tanzania and whether that demarcation has been formally approved or gazetted or not;

- (d) land, the boundaries of
 which have been agreed
 upon between the village
 council claiming
 jurisdiction over that land
 and
 - (i) where the land surrounding

contiguoustothatvillageisvillageland,thevillagecouncilsofthecontiguous village;

- (ii) where the land surrounding or contiguous to that village is general land, the Commissioner; or
- (iii) land where the. surrounding or contiguous to that village is reserved land, the official or public organization for the time being responsible fo r that reserved land; or
- (iv) where the land

which is claimed as a part of the land of, or is surrounding or contiguous to, that village is land which has been declared to be urban or peri-urban land land, the local authority having jurisdiction over that urban land or peri-urban land; or

 (v) where the land which is claimed as a part of the land of or is surrounding or contiguous ^{to}, that village is land which is occupied and used

by a person or body -under a right of occupancy, that person or body;

- (e) land, other than reserved land, which the villagers have been, during the twelve years preceeding the enactment of this Act regularly occupying and using as village land, in whatever manner such persons or the village assembly or village council were allocated such land including land-
 - (0 lying fallow at any time during the said preceding twelve years;

Village Land

used for depasturing (ii) cattle belonging to villagers or to persons using that land with the of agreement the villagers or in accordance with customary law; land customarily customarily (iii) land used for passage or land used for depasturing cattle. (2) Where a village claiming or occupying and using land as village land is unable to agree with or is in

dispute with a person or body referred to in paragraph (c) of subsection (1) as to the boundaries of the land which it is claiming or occupying and using as village land, or wishes to determine the boundaries of the land it is occupying and using in accordance with paragraph (d) of subsection (1), the Minister shall, on being satisfied that every effort has been made to try and reach an agreement on the boundaries either-

> appoint a person to act as a (a) mediator between the village and the person or body with which the village reach is unable to agreement, the function of that person shall be to work with and persuade the village authorities and that person or body to reach a compromise the over boundaries; or

where the mediator reports (b) to the Minister that despite his best endeavors, he is to persuade unable the parties to the dispute to reach a compromise on the boundaries. advise the Minister to appoint an inquiry under section 18 of the Land Act 1999 to adjudicate on and demarcate the boundaries of that village land.

(3) An inquiry appointed under section 18 of the Land Act, 1999. to adjudicate and demarcate the boundaries of village land shall conduct such an inquiry in accordance specific directions with any and procedures set out in the document

appointing the person or persons to conduct that inquiry.

(4) Where the *Minister has* exercised any of his powers under subsection (2), all parties to a dispute shall forth with refrain from taking any action which may or is calculated or likely to affect the outcome of the dispute and where any party to a dispute takes such **oftisghtbeasefliatose** the inquiry shall hold that action against the party that took it in conducting the mediation or as the case may be in **determineingations** at the conclusion of the inquiry.

(5) The Minister **shall**, **unless** there are overriding reasons of public interest to the contrary, accept the recommendations of the inquiry

appointed under paragraph (b) of subsection (2) as to the boundaries of the village land which was the subject of the inquiry.

(6) The Commissioner shall issue to every village in respect of which the boundaries to village land have been demarcated or agreed in accordance with the provisions of this section or under any law administrativer procedure referred to in this section, a certificate of village land in the prescribed form.

(7) A certificate of village land shall-

- (a) be issued in the name of the President-
- (b) confer upon the village council the functions of management of the village

land-

(c) affirm the occupation and use of the village land by the villagers under and in accordance with the customary law applicable to land in the area where the village is situate-9

1999

(d) where the villagers are pastoralists or have a predominantly pastoral way of life, shall affirm the use, for purposes of depasturing cattle, of land other than village land which is customarily so used by those persons. (8) It shall be the responsibility of the village council of the village to which a certificate of village land has

been granted to maintain and at all times to keep secure that certificate of village land.

(9) Where the boundaries of any village land are altered or amended, the Commissioner shall direct the village council of the village, the boundaries of whose land has been altered to send the certificate of village land to the Commissioner for endorsement on that certificate of the alteration or amendment of the boundaries and the village council shall comply with that direction.

(10) The Commissioner shall maintain a register of village 'land in accordance with such rules as may be prescribed.

(I1) References to the boundaries of village land in this Part

shall be to general boundaries.

	(12) A certificate or other				
Act. No. 7 of 1982	document of registration issued to any				
	village registered under the provisions				
	of section 22 of the Local Government				
	(District Authorities) Act, 1982 shall,				
	where the Ministry responsible for				
	Lands approves that it satisfies the				
	conditions for the grant of certificate of				
	Village Land, have the same effect and				
	force as regards village land as a				
	certificate of village land issued to a				
	village tinder this section.				

Management of	8(I) The village council shall,			
village land	subject to the provisions of this Act, be			
	responsible for the management of all			
	village land.			
	(2) The Village council shall exercise			
	the functions of management in			

accordance with the principles applicable to a trustee managing property on behalf of a beneficiary as if the council were a trustee of, and the villagers and other persons resident in the village were beneficiaries under a trust of the village land. 1999

(3) In the management of village land, a village council shall have regard to-

> the principle of sustainable (a) development in the management of village land and relationship the other between land use, natural resources and the environment in and contiguous to the village and village land;

- (b) the need to consult with and take account of the views and, where it is so provided, comply with any decisions or orders of any public officer or public authority having jurisdiction over any matter in the area where the village land is;
- (c) the need to consult with and take account of the views of other local authorities having jurisdiction in the area where the village land is.

(4) A village council may establish a committee to advise and make recommendations to it on the exercise of any of the functions of the management of village land but, not withstanding the provisions of section 108 of the Local Government (District Authorities) Act, 1982, such committee shall have no power to take any decisions concerning the management of village land.

Act No. 7 of 1982

(5) A village council shall not allocate land or grant a customary right of occupancy without a prior approval of the village assembly.

- (6) A Village Council shall-
 - (a) at every ordinary meeting of the Village Assembly, report to and take account of the views of the Village Assembly on the management and administration of the Village land; and
 - (b) brief the Ward Development Committee and the District Council, having jurisdiction in the area where the village is situated on the management of the village land;

(7) The Commissioner may give any advice, either generally to all village councils or to a specific village council on the management of village land which he considers necessary or desirable and all village councils to which that advice is given shall have regard to that advice.

(8) Where on a complaint made to a district council by a village assembly or by not less than one hundred villagers that the village council is not exercising the function of managing viljage land in accordance with this Act and other laws applying to village land or with due regard to the principles applicable to the duties of a trustee, the district council shall inform the Commissioner of the matter and subject to any agreement he may make with that district council, the council shall either,

- (a) advise the complainants to amicably settle the matter with the machinery of village or other local government authority to resolve the issue; or
- (b) through a full meeting of the district council, use its best endeavors to resolve the issue e and advise the village co.-uncil as to its future conduct of the management of village land or;
- (c) request the Commissioner to issue a directive to the village council on the management of that village land which that village council shall be required to comply with; or

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(d) recommend to the Commissioner on the appointment of an inquiry under section 1 8 of the Land Act,, 1999, to investigate the complaint and make recommendations on it.¹⁷

(9) An inquiry appointed under paragraph (d) of subsection (7) may recommend to the Minister that the management of the village land be removed from the jurisdiction of the village council the subject of the inquiry either for a fixed or an indeterminate period and transferred to either-

- (a) the district council having jurisdiction in the area where the village whose village council is being inquired into is situate; or
- (b) the Commissioner.

(10) Where the Commissioner, or an inquiry, determines that the village council has taken or omitted to take any action on village land which is contrary to law, the Commissioner shall take all such action as may be necessary to re-establish the lawful management of that village land and the proper allocation of interests in that village land.

([1) The Minister may, in consultation with the Minister responsible for local government, by regulations, make arrangements for the management of village lands jointly between-

- (a) two or more villages; or
- (b) between one or more village and the district council having jurisdiction in the area where the village or villages which

are to be part of an arrangement of joint management are situate; or

(c) between one or more village and an urban authority within whose boundaries that village or those villages are situate,

and that arrangement may provide for the Commissioner to be involved in that joint management of village land.

(12) Any villager who is aggrieved by the management of village land by a village council, including management by a village council as part of any arrangement for joint management has standing to sue that village council in respect of the management of that village land.

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Advice by	9(I) A district council may				
the District	provide advice and guidance to any				
Council	village council situate within its area of				
	jurisdiction concerning the				
	administration by that village council				
	of village land, either in response to a request for that advice and guidance from a village council or of its own				
	motion and any village council to which that advice and guidance is given shall				
	have regard to that advice				
	and guidance.				
	(2) No advice and guidance				
	given by a district council shall				
	contradict or conflict with any directive				
	or circular issued by the Commissioner				
	under subsection (3) of Section II of				
Conflict of interest	the Land Act, 1999. 10(1) Where any matter con- cerning land in which any member of				
merest	the village council exercising functions under this Act or any member of his im- mediate family has an interest is allo- cated to, referred to or otherwise comes				

to that member of the Village Council for his advice, assistance or decision that member shall not exercise any function under this Act in respect of that land.

(2) For the purposes of this section "immediate family" means, in relation to a person, any other person in third of a closer degree of affinity or consanguinity and where any person refferred to has more than one spouse, shall include all such persons to the fourth or closer degree of affinity thereto.

(3) Where a conflict of interest arises in respect of administration of village land, any member of a village council who or a committee of the council dealing with land which is shall covered by that description declare his conflict of interest and shall take no further part nor attend any meeting of the village council or its committee where the land the subject of the conflict of interest is on the agenda, and any person who fails to declare that conflict of interest or who

contravenes this Provision shall render himself liable to disciplinary Proceedings applicable to a member of the village council.

Joint village11. -(l)In the exercise of theland usepowers of management, a villageagreementscouncil shall have Power to enterbetweeninto an agreement, to be known as avillagesjoint village land use agreement withany other village council concerningthe use by any one or more groups of

by those groups, being the Land which is Partly within the jurisdiction of one village partly and within the jurisdiction Of another village with which an agreement is to be entered into and that agreement may be amended, modified or varied from time to time.

(2) Where an agreement which is referred to in subsection (1) is to be entered into, the village councils proposing to enter into that agreement shall-

- (a) first, convene one or more meetings of the groups of persons using the land which is to be the subject of the agreement-
 - (i) to give groups an opportunity to make representations
 about their use of land and the content of any agreement about that use;
 (ii) explain the nature,
 - purpose and proposed content of that agreement to those groups;

at

a

(b) second, prepare: a draft agreement which shall take of account any made representations any meeting convened under subparagraph (i) of paragraph (a); (c) third, inform the district council or district councils having jurisdiction in the the area where land covered by the proposed agreement is located of the contents of the draft agreement; (d) fourth, place that draft agreement before meeting of the village assembly of each of the villages proposing to enter into an agreement for the approval Of each such village assembly.

(3) An agreement made in accordance with this section shall not take effect unless and until it is approved by each village assembly of the villages proposing to enter into that agreement.

(4) An agreement made under and in accordance with this section may include matters concerning-

- (a) the boundaries of the land covered by the agreement;
 - (b) the use of the land, or parts of it, by different groups of persons, and the periods of time when that group may so use the land or part of it including arrangement for the dual use of land or part of it by one or more group of persons using that land for different purposes at the same time; 65

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- the nature and scope of (c) any rights to or interests in land recognised by the rules of customary law applicable to the land covered by the agreement,, and where more than one set of rules of customary law are applicable to that land, the manner of resolving any conflict between the sets of rules-
 - (d) the manner of resolving disputes about the use of the land covered by the agreement;
 - (e) any other matters which may be prescribed or which the village councils shall consider necessary and desirable.

An agreement reached by (5)villagers of two or more villages about the use, by those villagers jointly of village land which falls within the jurisdiction of two or more villages or an agreement reached between the traditional leaders of a group of persons using village land which falls within the jurisdiction of two or more villages and the village councils of those villa&es may be adopted and approved as a joint village land use agreement by the village assembly of the village of those villagers or, as the case may be, of that village council.

(6) A district council having jurisdiction in the area where the land covered by a proposed agreement is located may require the village council to place any comments which that district council may have about the proposed agreement before the meeting of the village assembly called to approve the agreement. Division of12.-(l) A Village land shall bevillage landdivided into-

land which is occupied (a) and used or available for occupation and use on a community public and basis, to be known as communal village land, by all villagers and any other persons who are, with the agreement of the village living council. and working in the village whether those persons are occupying using and village land under a derivative right or not and communal village that land shall not be made available for individual

occupation and use by any person through a grant of a communal or individual customary right of occupancy or a derivative right or any other disposition;

- (b) land which is being occupied or used by an individual or family or group of persons under customary law; or
- (c) land which may be made available for communal or individual occupation and use through allocation by the village- council in accordance with the provisions of this Part.
- (2) A Village land referred to in

paragraphs (b) and (c)--of--subsection (1) may be made the subject of a grant, in accordance with the provisions of this Part, by a village council to the occupier of that land or a citizen who is a villager or a group of citizens who are villagers or any other citizens who may be provided for in this Part, of a customary right of occupancy, by means of a document to be known as a certificate of customary title'.

(3) A Village land referred to in paragraph (c) of subsection (1) may be made the subject of a derivative right granted by a village council in accordance with the provisions of this Part.

Communal	13(1	I) The village council shall	
village land	recommend to the village assembly		
	what portions of village land shall be		
	set aside as communal village land and		
	for what purposes.		
	(2) The recommendations of the		
	village council may be put forward as-		
	(a)	a land use plan for the	
		village or part of it; or	
	(b)	specific recommendations	
		on specific portions of	
		village land- or	
	(c)	partly in accordance with	
		paragraph (a) and partly in	
		accordance with paragraph	
		(b)	
	(3) The District Council shall pro-		

(3) The District Council shall provide advice and guidance to village councils on the exercise of their functions under-this section.

.

A village council shall, (4) when exercising functions under this section, have regard to any advice and guidance provided under subsection (3).

(5) On receipt of the recommendations of the village council under this section, the village assembly shall-

- (a) approve;
- (b) approve with amendments;
- (c) refer back for further consideration; or
- (d) reject,

the recommendations and where the village assembly rejects the recommendations, the village council shall bring forward, as soon as may be,

different recommendations.

(6) The village council shall maintain a register of communal village land in accordance with any rules which may be prescribed.

(7) Any land which has been set aside by a village council or village assembly for community or public occupation and use or any land which is and has been, since the formation of the village, habitually used whether as a matter of practice or under customary law or regarded by village residents as available for use as community or public land before the enactment of this Act, shall be deemed by this Act to be communal village land approved as such by the village assembly and shall be registered by the village council under subsection (6).

(8) Where there is a dispute between a person occupying land which is claimed as communal village land under subsection (7) and the village council, the Minister may, on being satisfied that-

- (a) the dispute cannot be resolved through the organs of village government; or
- (b) the continuation of the dispute may load to serious disruption in the -village,

exercise his powers or direct the, Commissioner to exercise his powers under the provisions of subsections (6) to (10) of section 8 of this Act in relation to that dispute.

	Village Land	
14(I)) Land which is or may be	Land which is
held for a	a customary right of	or may be held
(2) It	hall be- any village land- any general land occupied by persons who immediately before the coming into operation of this Act held that land under and in accordance with a deemed right of occupancy. is hereby affirmed that, not- ng any of the provisions of-	for customary rights of occupancy
(a) th n (b) Pa ti od pu te a (0 th i 1	 (a) the Town and Country Planning Ordinance, and (b) Part III of the Land Acquilsition Act, 1967, a person who occupies land in an urban or peri-urban area after the materialdate of declaration of a planning area and does not occupy that land as a tenant of another person to whom the Urban Leasehold (Acquisition and Regrant) Act, 1968, could be applicable or under a granted right of oc- 	

cupancy, Occupies that land under a customary right of Occupancy and shall where that land or part of it-

(3) For Purposes of sub-section
(2) occupation by the family of the person claiming ^{to} have been in occupation for the specified time shall be deemed to be occupation by that person.

(4) If any question arises as to whether a person in occupation of land is a person to whom the provisions of subsection (2) applies, that person shall be deemed to be the person unless the contrary is proved to the satisfaction of a court and he and all parties claiming under him or consistently with his Occupation shall be deemed to be entitled to compensation.

(5) Any rights in relation to land which have been determined under section 6 of the Forests Ordinance to

Cap.389

Village Land

be lawfully exerciseable within any area declared to be a forest reserve by any person or group of persons are hereby affirmed to be and to have always been rights arising from a customary right of occupancy.

(6) In section 8 of the Ngorongoro Conservation Area Ordinance, the reference to "land held Cap-413 under a right of occupancy granted under the Land Ordinance", shall be deemed to include land held under a customary right of occupancy.

(7)Persons who traditionally and in accordance with customary law occupied and used land in any National Park or in the land under the jurisdiction of the Ngorongoro Conservation Area Authority but who, since the enactment of the National Parks Ordinance and the Ngorogoro Cap.412 Conservation Ordinance may occupy Cap.413

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that land only with the permission of or under a licence from the Director of the National Parks or the Ngorongoro Conservation Area Authority shall be deemed to occupy that land under a customary right of occupancy. (8) Any person or group of persons occupying land under the provisions of section 5 of the Public Cap-338 Land (Preserved Areas) Ordinance, shall be deemed to be occupying and to have always occupied that land under a customary right of occupancy. (9) Nothing in subsections (5), (6) and (7) shall affect the power of authorities exercising functions under the statutes referred to in those provisions from continuing to regulate the use of land by persons, who by virtue of this section, are occupying land under a customary right of

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occupancy.

Village Land	1999	
15(I) An allocation of land made	Confirmation	
to a person or a group of persons resid- ing in or required to move to and reside	of validity of	
in a village at any time between the first	interests in	
day of Janury1970 and the thirty first day of December 1977, whether made	land created	
under and in pursuance of a law or con-	under and by	
trary to or in disregard of any law, is hereby confirmed to be and to have al-	Operation	
 ways been a valid allocation capable of and in law giving rise to rights and obligations in the party to whom the allocation was made and extinguishing any rights and obligations vested in any person under any law which may have existed in that land prior to that allocation. (2) A granted right of occupancy made to a person. or group of persons residing in or required to move to and reside in a village at any time between the first day of January 1970 and the thirty first day of December 1977 whether granted in accordance with the 	vijiji	
C C	Cop 1 13	
procedures of the Land Ordinance or	Cap. 1 13	
not, and whether registered, under and		
in accordance with the provisions of		
the Land Registration Ordinance, or 79	Cap.334	

not is hereby confirmed to be and to have always been from the time of the grant a valid granted right and obligations in the grantee as from the date of the grant and extinguishing any rights -and obligations vested in any person under any law which may have existed in that land prior to that grant.

(3) A written offer of a granted right of occupancy or a letter of offer of a granted right of occupancy issued by an officer authorized to do so, made to a person or group of persons residing in or required to move to and reside in a village between the first day of January 1970 and the thirty first day of December 1977, whether made in accordance with the provisions of the Cap. 113 Land Ordinance or not, and whether registered under and in accordance with the provisions of the Registration Cap. 1 17 of Documents Ordinance, or not is

hereby confirmed to be and to have always been a valid offer or as the case may be, a valid letter of offer which may, at any time before first day of January 2000, be acted upon so as to create a right of occupancy which shall be a customary right of occupancy and that customary right of occupancy shall extinguish any rights and obligations vested in any person by any law which may have existed prior to the written offer of or the letter of offer for a granted right of occupancy.

(4) The interest in land created by an allocation of land to which subsection (1) refers and the right of occupancy to which subsection (2) refers are hereby confirmed to be and **to have always been a customary night** of occupancy.

(5) A person or group of persons who, by virtue of this section occupy land under a customary right of Village Land

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occupancy may, subject to and in accordance with the provisions of this Part, obtain a certificate of customary title in respect of that occupation of land.

(6) Where a customary right of occupancy confirmed by subsections (1) and (2) or capable of being created under subsection (3) is or would be held in respect of an acreage of land which exceeds the maximum acreage of village land which a person is permitted under this Act to occupy, that customary right of occupancy shall, subject to the payment of any compensation or that grant of a right of occupancy in general land which is provided for by this Part, and taking account of the views of the customary right holder as to the portion of land to be exercised as excess land, be terminated in respect of that exercised

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land by the village council exercising management powers over that village land.

(7) Every derivative right granted out of a customary right of occupancy confirmed by this section is hereby confirmed to be and to have always been a valid derivative right in any manner it was created and to whom it was granted.

(8) A derivative right referred to in subsection (7) which conflicts with any of the provisions of this Act relating to the persons to whom, the period for which and amount of land which a derivative right granted out of a customary right of occupancy is required to comply with, may subject to the payment of any compensation which is required by this Act and any other conditions which may be prescribed, be terminated by the village council having management powers over the land.

(9) Where there is a dispute between two or more persons, family units or groups of persons as to which of the parties is entitled to land under any of the provisions of subsections

(1), (2) or (3), the village council shall

refer the matter to the Village Land Council to mediate between the parties and where the Village Land Council is unable to resolve the dispute between the parties, the village council shall refer the dispute to the Ward Tribunal and may further refer the matter to court having jurisdiction in the area where the Land is situated.

(10) For the avoidance of doubt, this section does not apply to-

 (a) any right to occupy or use any land in accordance with any custom or rule of customary law existing in any village which existed

before and was not established or transformed by the addition of significant numbers of persons from outside the district as a result of Operation Vijiji or in any land which was not brought within the jurisdiction of any village established as a result of Operation vijiji

 (b) any right to occupy and use land in accordance with any custom or rule of customary law which existed prior to first day of January 1970, where that right was being exercised.

16. For the avoidance of doubt Confirmation of-validity of and in order to facilitate security of allocations of contribute and to the tenure development of village land made by land, the village councils provisions of section 15, other than since I January subsections (2) and (3), shall apply to 1978 any and every allocation of village land made by village council or by any other authority on and after the first day of January 1978 until the date of the commencement of this Act as if for the dates referred to in subsection (1) of that section, there were substituted 'between the first day of the dates 1978 and the date of January commencement of this Act.

Occupation of 17.-(I) A non-village village land by organisation to which this Part applies non-village isorganisation (c)

- (a) a government department or any office or part of it;
- (b) a public corporation or other parastatal body or any office, part, division or its subsidiary body;
 - a corporate or other body, majority of whose a members or shareholders are citizens registered or licensed to operate under any law for the time being Tanzania in force in applicable to that corporate or other body which does not consist of a majority of the members of the village; or any similarly composed subsidiary of that

efficient manner, he may, in writing delegate his functions of managing a right of occupancy to which this section applies to that village council subject to any conditions which he shall think fit to include in the instrument of delegation.

(5) On and after the coming into operation of this Act, a non-village organisation which wishes to obtain a portion of village land for the better carrying on of its operations may apply to the village council for that land, and the village council shall recommend to the Commissioner for the grant or refusal of such grant.

(6) Any association of persons formed in accordance with customary law for the purpose of occupying, using and managing land or any

	association which has come together		
	and is recognized v	with the community	У
	of which it is a part	as an association of	of
	persons formed to occupy, use and		d
	manage land in an Urban or periurban		n
	area, shall, if the persons forming the		e
	association registers it in accordance		
	with the provisio	ns of the Trustee	S
Cap.375	Incorporation	Ordinance, b	be
	recognized as suc	ch by this Act and	d
	accordingly the pro nance shall apply in sociations.		

Incidents of 18.-(1) A customary right of customary right occupancy is in every respect of equal of occupancy status and effect to a granted right of occupancy and shall, subject to the provision of this Act, be-

(a) capable of being allocated

by a village council to a citizen, a family of citizens a group of two or more citizens whether associated together under any law or not a partnership or a corporate body the majority of whose members or shareholders are citizens;

- (b) in village land or reserved land;
- (c) capable of being of indefinite duration;
- (d) governed by customary law in respect of any dealings, between persons residing in or occupying and using land-
 - (j) within the village having jurisdiction over that land; or
 - (ii) where the customary

right of occupancy

has been granted in

land other than village Land, contiguous to or surrounding the Land which has been granted for a right customary of occupancy;

- (e) subject to any conditions
 which are set out in section
 29 or as may be prescribed
 and to any other conditions
 which the village council
 having jurisdiction over that
 land shall determine;
- (f) may be granted subject to a premium and an annual rent, which may be varied from time to time;
- (g) capable of being assigned to a citizen or a group of citizens, having a

place residence of or business in the village where the land is situate, or a body corporate the majority of whose shareholders or members are citizens having a place of business in that village; (h) inheritable and transmissible by will. liable, subject to the prompt (i) payment of full and fair compensation to acquisition by the state for public purposes in accordance with any law making provision for that action. (2) The Minister shall make regu-

lations prividing for an area of land which a person can hold under a single right Of Occupancy or derivative right of Occupancy or in any way otherwise disposed of to any person or body of persons.

Incidents of a	19. Subject to the provisions of		
lease	Part IX of the Land Act, 1999, a lease		
	and a sublease granted out of a		
	customary right of occupancy shall be		
	called a "customary lease" and customary sublease" as the case may		
	be, and shall be governed by the		
	customary law applying to the land out		
	of which a lease or sublease, as the		
	case may be, has been granted		
	provided that this section shall not be		
Act No. I	taken to affect any customary		
of 1965	leaseholds enfranchised under the		
Act No.47	Nyarubanja Tenure (Enfranchisement) Act, 1965 or the customary Leaseholds (Enfranchisement) Act, 1968, or to per- mit or sanction the reintroduction of any form of customary leaseholds similar in nature to Nyarubanja tenure.		
of 1968			
Law applicable	20(I) Subject to the provisions		
to customary	of this Act, any matter concerning the rights and obligations of a person, or a		
right of	group of persons occupying land under		
occupancy	a		

Village Land

customary right of occupancy or of any person in dispute with any persons referred to above or of any person alleging that he or she is entitled to succeed to or otherwise occupy that land on the death or permanent incapacity of a person occupying land under a customary right of occupancy or on another matter affecting land held under a customary right of occupancy and persons ordinarily resident in the village where the land is situate shall, where that matter is not otherwise provided for under this Act or any other determined enactment in accordance with customary law.

(2) Any rule of customary law and any decision taken in respect of land held under customary tenure, whether in respect of land held individually or communally, shall have regard to the customs, traditions, and practices of the community concerned to the extent that

they are in accordance with the provisions of sections 9 and 9A of the Judicature and Application of Laws ordinance and Of any other written law and subject to the foregoing provisions of this subsection, that rule of customary law or any such decision in respect of land held under customary tenure shall be void and inoperative and shall not be given effect to by any village council or village assembly or any person or body of persons exercising any authority over village land or in respect of any court or other body, to the extent to which it denies women, children or Persons with disability lawful access to ownership, occupation or use of any such land."-

(3) Notwithstanding the Cap.453 provisions of the Judicature and Application of Law Ordinance no Act of the Parliament of the United Kingdom referred to in that Ordinance shall apply to land held for a customary right of Occupancy or otherwise governed by customary law.

(4) The customary law which shall be applied to determine any matters referred to in subsections (1),(2) and (3) shall be-

- (a) in the case of a village not established as a result of
 Operation vijiji the customary law which has hitherto been applicable in that village;
- (b) in the case of a village established in whole or in result of part as a vijiji Operation the customary law applicable in the village immediately before the extinguishing of customary rights in the land under any rules or

No. 5	Village Land 1999	
	regulations made under	
Act No. 14 of 1973	the Rural Lands (Planning	
	and Utilization) Act, 1973	
	or the enactment of the	
Act No.22	Regulation of Land	
of 1997	Tenure (Established	
	Villages) Act, 1992-	
	^(C) in the case of general land	
	held for a customary right	
	of occupancy, the	
	customary law recognised	
	as such by the persons	
	Occupying that land;	
	(d) in the case of any land	
	customarily used by	
	pastoralists, the customary	
	law recognised as such by	
	those pastoralists.	
	⁽⁵⁾ The grantor and grantee of	

of a derivative right may stipulate as a

condition of that derivative right that		
the law applicable to it shall be the		
provisions of Parts VI-11 Which relates		
to dispositions affecting land and Part		
IX which relates to leases of the Land		
Act 1999 and other relevant parts of the		
law of Tanzania to the exclusion of cu- stomary law.		
21(I) A village council shall	Register of	
maintain a register of village land in	village land	
accordance with any rules which may		
be prescribed by the Minister and the village executive officer shall be respon- sible for keeping that register.		
(2) The village executive officer shall not make any entry on the register in respect of any customary right of -0-c- cupancy unless and until he is satisfied that any premia, rent, taxes and dues payable in respect of that customary right		

of occupancy or that derivative right in

respect of that customary right of occupancy or that derivative right in **accordance with** the customary rules applicable in that area have been paid and a receipt or acknowledgment for the same has been validly endorsed on the certificate of customary title or of that derivative right.

(3) A registry for the purpose of records under this section shall be a village branch of the district land registry for the district in which that village is situate and all persons working in that District Land Registry shall fall under the jurisdiction and be subject to the supervision and direction of the Registrar.

B: Grant and Management of Customary **Right of Occupancy**

of

Application for 22.-(I) A person, a family unit, customary right a group of persons recognised as such occupancy under customary law or who have in village land formed themselves together as an association, a primary co-operative society or as any other body recognised by any law which permits that body to be formed, who is or are villagers, or if married person who a has been divorced from, or has left for not less than two years, his or her spouse, was, prior to the marriage, a villager, and all of whom are citizens, may apply to the village council of that village for a customary right of occupancy.

> A person or group of (2)persons not ordinarily resident in a village may apply for a customary right

of occupancy.

(3) An application for a customary right of occupancy shall be-

(a) made on a prescribed form-

(b) signed-

- (i) by the applicant; or
- (ii) where the application is made by a family unit, by not less than two persons from the family unit; or
- (iii) where the application is by a group of persons
 recognised as such under customary
 law, by not less than two persons who are

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recognised by that law as leaders or elders of the group; or

- (iv) where the application is by a group of persons formed into an association, а primary cooperative society or a body under a law which recognises that body, by not less than two duly authorised officers-
- (v) where the applicant
 is a person or group
 of persons referred
 to in subsection (2),

by not less than five villagers who are not related to any of those applicants-⁹ or

- (vi) a duly authorised agent of any of the applicants referred to in paragraphs (i) to (iv);
- (c) supported by a declaration concerning any other land in. Tanzania held by the applicant;
- (d)accompaniedbyanydocumentsandinformation which may beprescribed or which thevillagecouncilmayrequire;
- (e) accompanied by any fee

which may be prescribed; Μ where the applicant is a person or group of persons referred to in subsection accompanied by a (2)signed witnessed and statement that the applicants intend to establish or commence the construction of their principal place of residence in the village within three months of obtaining a customary right of occupancy;

(g) submitted to the village council or its authorized officer.

(4) A village council may require any applicant to submit any

further relevant information which it may specify and shall not be obliged to determine an application until that further information has been submitted or a satisfactory explanation has been submitted as to why that further information cannot be submitted.

Determination of application for customary right of occupancy 23-41) A village council shall, within ninety days of the submission of an application or within ninety days of the submission of further information or a satisfactory explanation for its non-availability, determine that application.

(2) In determining whether to grant a customary right of occupancy, the village council shall-

(a) comply with the decisions that have been reached by

Village Land

any committee or other body on the adjudication of the boundaries to and rights in the land which is the subject of the application for a customary right of occupancy;

- (b)have regard to any
guidance from theCommissioner concerning
an application from a non-
village organisation;
- (c) have special regard in respect of the equality of all persons, such as -
 - (i) treat an application
 from a woman, or a
 group of women no
 less favorably than

Village Land	1999	
	an equivalent	
	application from a	
	man, a group of	
	men or a mixed	
	group of men and	
	women; and	
(ii)	adopt or apply no	
	adverse	
	discriminatory	
	practices or	
	attitudes towards	
	any woman who has	
	applied for a	
	customary right of	
	occupancy;	
a non-v village dance f	(d) where the application is from a non-village organisation, the village council shall seek gui- dance from the Commissio- ner who shall have regard to-	

No. 5

- any advice which (i) has been given to the application by the district council or as the case may urban the be having authority jurisdiction in the the where area village is situate;
 - (ii) the contribution that

the non-village organisation has made or has undertaken to make to the community and public facilities of the village;

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	 (iii) the contribution to the national economy and well-being that the development for which the right of occupancy is being applied for is likely to make; (iv) whether the amount
	of land in respect of
	which the non-
	 village organisation is seeking a right of oc- cupancy is so extensive or is located in such an area that it will or is li- kely to impede the pre- sent and future occupa- tion and use of village land by persons ordi- narily resident in the vi- llage; (v) any other matters which may be prescribed;
(e)	where the application is
	from a person or group of
	persons ordinarily resident in the village, have regard to-
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Vill	lage	Land
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(i)	where the applicant	
	already occupies village	
	land under a customary	
	right of occupancy	
	whether the allocation of additional land under a	
(ii)	customary right of occupancy would cause that applicant to exceed the prescribed amount of land which a person or group of persons may oc- cupy in that village; where the applicant already occupies land under a customary right of	
	occupancy, whether all the terms and conditions subject to which that right of occupancy is held and all other regulations relating	
	to the use of that III	

landhavebeenstrictlycompliedwithandif theyhavenot,thereasonsfor any non-compliance-

(iii) whether the applicant has or is likely to be able to obtain access to the necessary skills and knowledge to be able to use the land applied for productively and in accordance with the terms and conditions subject to which the customary right of

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occupancy will be granted and all other regulations applying to the use of the land for which the right of occupancy is being applied for;

(iv) and the extent manner in which the applicant, if an intends individual, to make provision for any dependants that the applicant may have or will, if the applicant dies, have, out of the land;

(V) any other matters

which may be Prescribed-

- (f) where the applicant is a person or group of persons referred to in subsection (2) of section 21 -
 - (i) the amount and location of the land the applicant is applying for;
 - (ii) the Purpose for which the applicant is intending to use the land and whether that purpose accords with any village development or land use plan;
 - (iii) the matters referred

to in subparagraphs of (i) and (iii) paragraph (d); and subparagraphs (iii) (iv) of and paragraph (e); any other matters (iv) which may be prescribed. (3) A village council shall, after

considering an application in accordance with subsection (2)-

- (a) grant in respect of all or a part of the land applied for subject to any conditions which-
 - (i) are set out in section

29 or which may be prescribed-

(ii) the village council

is directed by the Commissioner to impose in respect of a grant to a nonvillage Organisation; and

(iii) may be prescribed-₁ or

(b) refuse to grant,

a customary right of occupancy to the applicant.

(4) Where an application is refused, the village council shall, at the request of the applicant, furnish that applicant with a statement of reasons for the refusal.

Contract for a24.-(I) Where a village councilcustomary right has determined to grant a customaryof occupancyright of occupancy to an applicant, it

shall send or deliver to the applicant an offer in writing, signed by the chairman and secretary of the village council, in a prescribed form, setting out the terms and conditions subject to which it will grant that customary right of occupancy to that applicant.

(2) Where an applicant has received an offer in writing under subsection (1), he shall, within not more than ninety days, reply in writing signed by the person or persons required under paragraph (b) of subsection (3) of section 21 to sign an application for a customary right of occupancy to that offer in the prescribed form either-

- (a) accepting that offer- $_{-}$ or
- (b) refusing to accept that offer

and send or deliver that reply to the

village council or its authorized officer

(3). Where the acceptance of an offer made under subsection (1) is conditional Upon the payment of a sum Of money by way of a premium, an advance payment of rent, a deposit or any tax or due to the village council or any other person or Organisation named in the offer, that acceptance shall not operate to conclude a contract for the grant of customary a right of occupancy unless and until that sum of money is paid in full to the payee.

(4) A payee. who has received a sum of money under subsection (3) shall immediately provide, a receipt for that payment to the person who has made that payment.

(5) Where, at any time after the

conclusion of a transaction it is shown to the satisfaction of that person or organisation. charged with the responsibility 'preventing for or combating corruption that any part of the process of obtaining a customary right of occupancy was effected by a corrupt practice, that customary right of occupancy shall without any further action, and notwithstanding any other rule of law to the contrary, be deemed to be void and of no effect and the grantee of that void customary right of occupancy shall, without prejudice to any action which may be-taken against that person under any law dealing with immediately corruption, become а trespasser on that land, liable ~ to suffer all such action and penalties applicable to trespassers

Grant of a	25(I) Where a contract for a
customary	grant of a customary right of
right of	occupancy has been concluded, a
occupancy	village council shall, within not more
	than ninety days of that conclusion,
	grant a customary right of occupancy
	to the Applicant who accepted the offer
	referred to in section 23 by issuing a
	certificate, to be known as a certificate
	of customary right of occupancy to
	that applicant.
	(2) A continue of sustance.

(2) A certificate of customary right of occupancy shall be-

- (a) in a prescribed form;
- (b) signed by the chairman and secretary of the village council;
- (c) signed or marked with a personal mark by the

grantee of the customary right of, occupancy to which it relates at the foot of each page of the certificate;

(d) signed, sealed andregistered by the DistrictLand officer of the districtin which the village is

situate.

26.-(I) Subject to the provisions of subsection (3), (4), and (5) of section 17, the village council may require the payment of a premium on the grant of a right of occupancy to a non-village Organization or a person or group of persons referred to in subsection (3) of section 22.'

(2) In determining the amount of any premium, the village council shall seek and take account of the advice of the Commissioner, who in giving that advice which may be in the form of published advice to all village of prem i u in on grant of a right of o c C u pancy to a nonvillage organization

Paymet

councils shall have regard to the principles governing the determination of a premium in respect of granted rights of occupancy set out in subsection (3) of section 31 of the Land Act., 1999.

(3) Where the payment of a premium as aforesaid is required, a demand for that payment shall be sent or delivered to the person to whom the certificate of customary title is to be sent or delivered at the same time as or **before** that certificate is sent or, delivered to that person.

(4) No certificate of right of occupancy shall be valid or of any effect and no occupation of land under a contract for a right of occupancy or other-'wise shall be lawful until a premium which has been demanded in accordance with subsection (2) has been paid in full or in any other way which may be provided in the contract for the grant of a right of occupancy. (5) Where -it has been provided under a contract for a customary right of occupancy that a premium may be paid in instalments or in some other manner than in full at the time of or before the issuing of a certificate of customary right of occupancy, and failure to comply with any term of that contract shall be deemed to be a failure to comply with a condition of the right of occupancy which shall give rise to revocation by the village Council,

Length of term	27	-(I)	A custo	ma	ry right	of
of customary	occupanc	y may	v be grante	ed-		
right of	(a)	for	a term w	hic	h may	be
occupancy		inc	lefinite or	an	y length	of
		tir	ne less tha	n ar	n indefin	ite
		te	rm to a pe	erso	n who i	s a
		ci	tizen, or	а	group	of

persons all of whom are

citizens provided that there shall be a presumption that, that person or group of persons, shall be granted a customary right of occupancy for an idefinite term-

(b) for a term together with an option for a further term or terms which together with the original term may be up to but shall not exceed ninety-nine years;

(c) from year to year or for periods of less than a year determinable by the village council by one year's notice or less, whether or not the grant includes an initial fixed term does not exceed four years.

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(2) Where a right, of occupancy has been granted.. for a term certain, with or without an option for a further term or terms certain' no reduction in the length of that term certain or the term or terms certain contained in the option or options shall be made to or introduced in the option or options shall be made to or introduced into that right of occupancy by the village council without the agreement of the occupier.

Rent

28.-(I) The village council may require the payment of an annual rent-

- (a) for a right of occupancy from a person or group of persons reffered to in subsection (2) of section 23,
- (b) from a non-village organization, subject to the provisions of subsections (3), (4) and (5) of section 17.

(2) The rent-shall be paid in any instalments and at any intervals of time during the year which shall be provided in the, certificate of customary title.

(3) The rent shall be paid to the village council or an authorized officer of that council and a signed receipt in respect of each payment of rent that is made shall be given to the payer of that rent.

(4) In determining the amount of any rent, the village council shall-

(a) with comply any the directives from Commissioner the on amount of, or the method of, or-the factors to take into account in. determining the amount of any rent which is to be paid;

(b) where no ~ such directives		
have	been issued, take	
accour	nt of-	
(i)	any advice given by	
	the Commissioner	
	on the amount of, or	
	the method of or the	
	factors to take into	
	account in	
	determining any	
	rent which is to be	
	paid;	
(ii)	the use of land	

- (ii) the use of land permitted by the customary right of occupancy which has been granted;
- (iii) the value of land asevidenced by anydispositions of landin the area where

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the customary right Of occupancy has been granted, whether those dispositions were made in accordance with customary law or not;

- (iv) an assessment by a qualified and authorised valuer or other person with knowledge of the value of land of the appropriate amount of rent which should be paid for land-
- (v) the amount of anyPremium required tobe paid on the grant

of a customary right

of occupancy.

(5) Notwithstanding anything to contrary contained the in any certificate of customary right of occupancy or in any of the provisions of any conditions of a customary right of occupancy, in every case in which village the council requires the payment of a rent, that council shall, approval subject to the of the Commissioner, have the power to revise that rent at intervals of not less than five years and in any exercise of that power, the determination of any revised rent shall be in accordance with subsection (4).

(6) Where the village council determines to grant a customary right of occupancy to any person or organisation of land which is to be 129 used exclusively for religious worship or for burial or exclusively both for religious worship and for burial, that council shall not require the payment of any rent in respect of that customary right of occupancy.

(7) The village council may grant a customary right of occupancy at a nominal rent if the land is to be used exclusively for a charitable purpose by a non-village organisation and is empowered to review and increase that rent if the land ceases to be used exclusively for a charitable purpose.

(8) Where any rent or instalment of any rent payable in respect of a customary right of occupancy or any part of that rent or instalment remains unpaid for a period of six months after the date on which the same is required to be paid, interest at a rate of two per centum. a month or part of it', or at any other rate which the Minister may by order published in the Gazette prescribe, shall be payable on the amount of the arrears as it is from time to time until payment of the whole amount is made from the date from which the rent or instalment first fell into arrears and shall be collected and recoverable in the same manner as rent.

(9) The acceptance by or on behalf of the village council of any rent shall not be held to operate as a waiver by that council of any right to revoke the customary right of occupancy accruing by reason of the breach of any covenant or condition, express or implied in any contract for a customary right of occupancy or in any certificate of customary title granted under this Act.

(10) The provisions of section $_{o}^{o}$ 50 of the Land Act, 1999 in relation to the summary proceedings for recovery of rent shall apply to rent due and

owing under this Part as they apply to rent due and owing under Part VI of the Land Act, 1999

Conditions 29.-(I) Every customary right of occupancy shall be granted subject to the conditions set out in this section and any other conditions which may be prescribed.

> (2) Every grant of a customary right, of occupancy shall contain the implied conditions that-

> > (a) the occupier will use and will take steps to ensure that those persons occupying and working him or the land with occupying working and land the with his permission will-

Village La	nd 19
<i>(i)</i>	keep and maintain
	the land in good
	state; and
(ii)	i the case of land
	to be used for
	farming, farm the
	land in accordance
	with the practice of
	good husbandry
	customarily used in
	the area; and
(iii)	in case of land to be
	used for pastoral
	purposes, use the
	land in a- sustainable
	manner in
	accordance with the
	highest and best
	customary

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principles of pastoralism practised in the area;

- (b) any permissions that are required to be obtained before any buildings are erected will be obtained and no building will be erected until those permissions have been so obtained;
- (c) the occupier will pay any rent, fees, charges, taxes and other required payments due in respect of his occupation of the land as and when such imposts fall due;
- ^(d) the occupier will comply

with all rules, including all rules of customary law and all by-laws applicable to the land and all lawful and directions orders given to him by the village council any person or acting with the authority village council of the relating to his use and occupation of the land or any orders of any local or authority having other jurisdiction over land in' the area where the land is situate or any orders of officer exercising any powers under this Act;

(e) the occupier will retain and keep safe all boundary

marks, whether natural or otherwise on or at the boundaries to the land;

the occupier will remain (f) residing in the village but where he is to be temporarily will absent, make all proper arrangements for the land to be managed and used in accordance with the conditions set out in this subsection.

(3) A person who sign's, a certificate of customary right of occupancy in accordance with the provisions of section 24 shall, where he signs on his own behalf, be deemed to have bound himself and, be deemed to have bound that group of village

organisation, be deemed to have bound that group of persons to the village council to observe and comply strictly with each and every condition contained in that certificate of customary right of occupancy.

(4) The Commissioner and any

authorized officer of the village council

or other department of government.

may, subject to the provisions of section 170 of the Land Act, 1999 relating to the right of entry enter on land the subject of customary right of occupancy and inspect whether the conditions under which the customary right has been granted are being complied with.

Assignment of	30(I) A villager or group of		
customary	villagers or a lender of monies on the		
right of	security of a mortgage exercising the		
light of	powers of sale provided for by sections		
occupancy	131 to 133 of the Land Act, 1999 in re-		
by villager	lation to power of sale may assign a		
	customary right of occupancy in the land		
	held for that customary right of occu-		
	pancy or a part of it to-		

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	(a) a villager or a group of		
	villagers;		
	(b) the village council;		
	(c) a person or group of		
	persons, being citizens, to		
	whom subsection (2)		
	applies.		

(2) An assignment of a customary right of occupancy may be made to a person or group of persons not ordinarily resident in a village if and only if-

- (a) the village council approves of the assignment;
- (b) there is an agreement prior to the assignment;
- (C) in event of termination of the agreement the assignment shall be made to a citizen.

(d)	that	persor	1	or	the
	author	ized 1	repre	sentat	ive
	of tha	t grou	p of	perso	ons
	make	and	8	sign	а
	deposi	ition th	hat he	e or tl	hey
	will m	ake th	at vi	llage	his
	or the	ir princ	cipal	place	e of
	resider	nce o	or v	vork	or
	comme	ence			the
	constr	uction	of	one	or
	more	house	s to	be be	a
	princip	bal	plac	e	of
	resider	nce	with	in	six
	month	s of tha	at de	positi	on;
	or				
(e)	that p	erson	or th	at gro	oup
	of per	sons m	nake	and s	ign

of persons make and sign a deposition that he or they will within six months of the making of that deposition commence the construction of some

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industrial, commercial or other building which is likely to Provide benefit for villagers or the village; or

that person or that group (f) of persons make and sign a deposition that he or they intend within six months of the making of deposition that to Commence some agricultural,, mining, tourist other or development which is likely to Provide benefit to villagers or the village.

(3) The parties to a proposed assignment shall notify the village council on a prescribed form of that Proposed assignment not less than sixty days before it is proposed.

(4) The village council shall disallow an assignment which-

- (a) would result in the assignee Occupying an amount of land in excess of the prescribed maximum for that village;
- (b) would operate or would be likely to operate to defeat the right of any woman to occupy land under a customary, right of occupancy, a derivative right or as a successor in title to the assignor;
- (c) would result in the assignor Occupying an amount of land insufficient to provide for his livelihood or where he

has a family or other dependants, for their livelihood;

- (d) is to be made to a person or group of persons referred to in subsection (2) and-
 - (i) those persons have not made the required deposition; or
 - (ii) the village council is in possession of clear evidence that, notwithstanding that a deposition has been made, the person or persons who made the deposition do not intend to comply with it;

(e)

- is to be made to a person who occupies land under a right of customary occupancy but is and has been for not less than six months in breach of-(i) one or more terms and conditions subject to which he occupies land under that customary right Of occupancy; or any rules applicable (ii) to the land or the of the land use which he occupies under that customary right of occupancy; does not comply with any
- (f) does not comply with any other matters which may be prescribed.

⁽⁵⁾ Where a village council determine to disallow an assignment, it shall send or deliver to the parties within sixty days of the receipt of a notice of assignment, a notice to disallow the proposed assignment in the prescribed form.

(6) An assignment that infringes the criteria set out in subsection (4) or that is made notwithstanding the service of a notice to disallow on one or both parties to the assignment shall be void.

(7) A village council shall-

 (a) send a copy of any notification of assignment and any notice to disallow to
 (b) the Commissioner; record any assignment of a customary right of

notice to disallow in the register of village land.

Approval	31(I) This section. applies to
	the disposition, by the holder of a
private	certificate of occupancy or right of
disposition	occupancy, of a derivative right in the
of derivative	land held for a customary right of
right	occupancy.

(2) A disposition of a derivative right to which this section applies shall-

- (a) comply with the provisions of this section and the sections 32 and 33;
- (b) be void if the provisions of the sections referred to in paragraph (a) are not complied with.

(3) Unless otherwise provided for by this Act or regulations made under this Act, a disposition of a derivative right shall require the approval of the village council having jurisdiction over the village land out of which that right may be granted.

> (4) (a) The grant of a lease, a licence, a usufruct
> or an equivalent interest in customary law from year to year or for a lesser
> period to a person ordinarily residing
> in the village from a person ordinarily
> residing in the

Village	e Land		1999
		village; and	
(b)	The c	reation of-	
	G)	a small mortgage; or	
	(ii)	a mortgage for an	
		amount equal to or	
		less than the amount	
		for which a small	
		mortgage may be	
		created; or	
	(iii)	a mortgage,	
		reasonable sale or	
		pledge under and in	
		accordance with	
		customary law in	
		favour of a person	
		ordinarily residing	
		in the village by a	
		person ordinarily	
		residing in the	
		village for a sum not	t
		C	

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greater than the sum which may be obtained by a loan through a small mortgage;

(iv) a lease for not more than ten years by a lender excising the powers of leasing contained in section 29 of the Land Act, 1999 relating to the lender's power of

leasing;

shall not require the approval of the village council.

(5) An application for approval to a **grant** of a derivative right shall be-

(a) made to the village council on a prescribed form;

-
- (b) signed by the applicants;
- (c) accompanied by a simple plan showing the location and boundaries of the land and any further information which may be prescribed;
- (d) accompanied by any fees which may be prescribed.

The village council may (6) require relevant information additional is referred that which to in to subsection (5) and shall not be under determine obligation to any an application in respect of which it has required additional information until that additional information has been submitted to it or a satisfactory explanation of why that additional information cannot be submitted to it has been submitted to it.

(7) The village council may consult with any person-or organisation on an application for an approval to which this section applies but shall not be obliged to accept any advice received as a result of any consultation, nor, shall it be obliged to delay a determination on the application where it has requested for an advice within a certain time and that advice has not been submitted within that certain time.

(8) An approval of a derivative right under this Section shall-

(a) personal to the applicant; and

(b) not be assignable.

(9) An approval of a derivative right shall be-

(a) in the prescribed form to

be known as a 'certificate of approval to a derivative right' with the specific derivative right for which approval has been given named in brackets;

- (b) signed by the chairman and secretary of the village council;
- (c) accompanied by a demand for any premiurn, rent, taxes or dues which may be prescribed or which may be determined by the village council;
- deliveredor (d) sent by letter registered to the holder of the certificate of customary right of his to last occupancy

known abode or his usual place of business;

(e) entered in a register of appeals to be kept by the village council.

(10) A derivative right shall be made subject to any terms and conditions which may be prescribed or which the grantor shall determine.

(I1) Where the derivative right permits the grantee to occupy and use any land in the village, that occupation and use shall be subject to the provisions of section 29 of this Act.

(12) A derivative right may be registered in the register of village land and that registration shall-

(a) constitute notice of the existence and content of that derivative right;

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(b) confer priority on that derivative right as against any derivative right created out of the same customary right of before occupancy the registered derivative right which has not been registered, whether or not prior that created derivative right was known to the grantee of the later created derivative right.

Grant of	32(I) This section applies to
derivative	the grant by a village council of a
right by	derivative right in village land.
village	(2) An application for a grant of
council	a derivative right shall be-

(a) made to the village council

- (b) signed by the party applying for the derivative right or his duly appointed agent or representative;
- (c) accompanied by simple plan showing the location and boundaries of the land and any other information which may be prescribed or which may be required by the village council-
- (d) accompanied by any fees which may be prescribed;
- (e) notified to the members of the village by any means of publicity which will bring the matter to their attention.
- (3) The village council may

information require any relevant referred additional that to in to paragraph (c) of subsection (2) and shall not be under any obligation to determine an application in respect of which additional information has been required until that information has been submitted to it or a satisfactory explanation as to why it cannot be submitted has been submitted to it.

(4) The village council may consult with any person or organisation on an application made for a derivative right under this section but shall not be obliged to accept any advice which it obtains as a result of any consultation, nor, shall it be obliged to delay making a determination if it has requested for an advice within a specific period and that advice has not been received within that period.

(5) An application for the grant of a lease under this section-

- (a) of five hectares or less and for five years or less, to be known as a class A application, shall be determined by the village council;
- of more than five but less' (b) than thirty hectares and for more than five but less than ten years, to be class a В known as application, shall be determined by the village council subject to approval by the village assembly;
- (c) of more than thirty

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hectares or for more than ten years, to be known as a class C application, shall determined be by the village council subject to approval by the village assembly and the advice of the Commissioner. (6) (a) Class А А application shall be-(i) determined Within sixty days of the receipt of the application or within sixty days of the receipt of additional information required under subsection (3); (ii) deemed to be

(b)

approved <i>if</i> the					
village council does					
not determined it					
within the period					
referred to in					
paragraph (i);					
A class B					
application shall be-					
(i) determined by					
the -village					
council upon					
that					
determination					
being					
submitted for approval to the village assem bly within ni- nety days <i>of</i> the					

receipt of the				
application or				
within ninety				
days of the				
receipt of				
additional				
information				
required				
under				
subsection				
(3);				
submitted to				
the village				
assembly not				
less than				
seven days				
before the				
meeting at				
which that				
application is				

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(ii)

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	to be consi- dered for ap- proval;
(iii) approved or re- fused by the vi- Rage assembly within thirty days of the pe- riod referred to in paragraph (i);
(iv)	deemed to be
	determined in
	accordance
	with the
	decision of
	the village
	council if it is
	refused by the

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Village La	nd	1999
		village
		assembly
		within the
		periods
		referred to in
		paragraph (i),,
(c)	A C	lass C
	app	lication shall
	be-	
	(i)	determined by
		the village
		council and
		that
		determination
		submitted to
		the village
		assembly to
		be considered
		for approval

Village La	nd		11999
		village	
		assembly	
		within the	
		periods	
		referred to in	
		paragraph (i);	
(c)	AC	lass C	
	appl	lication shall	
	be-		
	(i)	determined by	
		the village	
		council and	
		that	
		determination	
		submitted to	
		the village	
		assembly to	
		be considered	
		for approval	

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		within	one	
		hundred	and	
		twenty	days	
No. 5		of the rec	ceipt	
		of	the	
		applicatio	on or	
		within	one	
		hundred	and	
		twenty	days	
		of the rec	ceipt	
		of additi	ional	
		informatic	on	
		required		
		under		
		subsection	1	
		(3);		
	(ii)	submitted	to	
		the vil	lage	
		assembly	not	
		less	than	
		162		

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fourt	een days
befor	e the
meet	ing at
whic	h that
appl	ication is
to	be
cons	idered for
appr	oval;
(iii) app	roved or
refu	sed by the
villa	ıge
asse	embly
with	nin sixty
day	s of the
peri	iods
	erred to in
para	agraph (i);
(iV) sub	omitted to
the	
Co	ommissi-

(v)

oner, together
with all
information
for his advice
if any within
thirty days of
the
approval by the village asse- mbly;
approved or
refused by the
village
council
within thirty
days or any
longer period
which may be
determined by
village

council;

(vi) deemed to be refused if the Commissison er advises the village council against it and village the council agrees with him within two hundred and ten days or longer any period which is referred to paragraph in of the (v) receipt of the

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application by the village council or of the receipt by the village council of additional information required under subsection

(3);

(7) A grant of a derivative right under this section shall be-

- (a) personal to the applicant;
- (b) not assignable without the consent of the village council after the approval of the village assembly.
- (8) An application for -an

approval to assign a derivative right

granted under this section shall be made on a prescribed form and shall comply in every respect with and be governed by the provisions of this section as if it were an application for a grant of a derivative right.

(9) A grant of a derivative right shall be-

- (a) in the prescribed form;
- (b) signed by the chairman and secretary of the village council;
- (c) accompanied by a demand for any premium, rent, fees, taxes and dues which are prescribed, or which may be determined by the village council;
- (d) where it is the grant of a lease for which a Class C

application had been made, counter-signed by the Commissioner and shall unless and until it is so counter signed, be void;

(e) delivered or sent to the applicant at his last known abode or usual address; entered in the register of village land.

(10) A grant of a derivative right under this section shall be made subject to section 29 and such other terms and conditions as may be prescribed or as are determined by the village council.

Village Land

Criteria for determining application for approval or a grant of a derivative right

33(I) A village council and, in
respect of a Class B and Class C
application under section 32, a village
assembly, shall, in determining
whether to give approval to a private
disposition of a derivative right under
section 34 or to grant a derivative right
under section 32 have regard to all or
any of the following matters which
appear to the village council to be
application, that is to say-

- (a) any land use plan prepared or in the process of being prepared by or for the village;
- (b) the likely benefits to be derived by the village as a whole by the grant of the derivative right;
- (c) the need to ensure the

maintenance of sufficient reserve, of land for occupation, and use by villagers and for community and public use by those persons;

- (d) the need to ensure that the special needs of women for land within the village is and will continue to be adequately met;
- (e) the need to ensure that the special needs of landless people and the disabled within the village will continue to be adequately met;

any advice received from any person or organisation which has been consulted on the application-

- (g) any advice or information given by any department of government on the application;
- (h) any other matters which may be prescribed.

(2) Where the derivative right which is the subject of an application is a lease for more than ten years to be granted by a lender exercising the powers of leasing contained in section

128, of the Land Act, 1999 relating to Lenders power of leasing there shall be a presumption that, notwithstanding the provisions of subsection (1), Approval will be given to the lease and notwithstanding the provisions of subsection (3), that approval will be deemed to have been given if the village council have not made a decision on the application within sixty days of the receipt. (3) A village council shall, in determining an application under sections 31 and 32-

- (a) grant, subject to any conditions which may be prescribed or determined by the village council; or
- (b) refuse,

the application and unless this Act provides otherwise, a failure to make a decision within the time specified in this section shall operate as a refusal. to approve an application.

(4) Where a consent to a grant of a derivative right is refused by a village council or, in the case of a class B or class C application made under section 32 is not confirmed by the village assembly, or in case a class C application, is not confirmed by the Commissioner, the village council or as the case may be the Commissioner shall, at the request of the applicant furnish that applicant with reasons for the refusal or non-confirmation of that application.

Duties of 34.-(I) A grantee of a derivative right shall pay all the premia, rent, taxes and grantee of dues which are required to be paid in derivative right connection with that grant and no such grant shall be valid or effective to transfer, any ,interest in, any village land or give rise to any rights in the grantee unless and until all the premia, rent, taxes and dues have been paid accordingly.

(2) The chairman and secretary of the village council or any other officer of the village council to whom any premia, rent, taxes or dues are required to be paid under this section shall endorse and sign a receipt for that premium, rent, tax or due on the certificate of the grant of the derivative right.

(3) A grantee of a derivative right shall comply with-

- (a) all the terms and conditions subject to which the derivative right has been granted-
- (b) all lawful orders issued
 and all bye-laws made by
 the village council of the
 village having jurisdiction
 over the land subject to the

derivative right or any, local or other authority having jurisdiction over land in the area or any orders issued by an official exercising powers under any law in the United Republic;

 (c) all directives issued to him by any public officer or public body exercising powers u nder any Act, if the derivative right is a lease for which a class C application was made.

(4) A grantee who does not comply with the provisions of this section shall be liable to suffer the termination of his derivative right. No. 5

Surrender of customary right of Occupancy by villager 35.-(I) A villager or group of villagers or any other person or Persons holding a customary right of occupancy, may, subject to the provisions of this section, at any time Surrender the customary right of occupancy which has been granted to him or them.

(2) A Surrender of land held under a customary right of Occupancy, whether made in accordance with Customary law or otherwise which has or which it is reasonable to deduce has its Purpose or its effect the depriving, or the placing Of impediments in the Way of a woman from Occupying land which she would, but for that surrender of land, be entitled to occupy under customary law or otherwise shall not operate and shall be of no effect to prevent that woman from Occupying that land in accordance with customary law, or otherwise.

(3) A surrender of land held under a customary right of occupancy, whether made in accordance with customary law or otherwise which has or which it is reasonable to deduce has purpose or its effect the its as dishonest fraudulent, or unjust deprivation of a derivative right-holder of his derivative right shall not be a valid surrender and shall not operate to that right-holder of deprive his derivative right.

(4) Anybody referred to in subsection (1) who surrender land held under a customary right of occupancy shall remain liable to pay all rent, interest on a loan taken out on the security of the customary right of

and due, for payment at the time of the surrender. of the customary right of occupancy;and-

- (a) A village council shall continue to be able to exercise all the. powers provided for by this Act to recover rent owned by an occupier of land held for a customary right of occupancy;and
- (b) a lender who has lent money on the security of the customary right of occupancy shall continue to be able to exercise all the powers of a lender in respect of that loan...

(5) Any person. who surrenders a customary 'right, of occupancy shall remain liable for any breaches of any conditions subject to which the customary right of occupancy: was granted and for breaches of any rules relating to the use of that land which occurred during the occupation or to the use of the land for which he was responsible up to the time of the surrender of the customary right of occupancy.

(6) Where a villager surrenders a customary right of occupancy for reasons of age, infirmity, disability, poverty or other similar grounds, the Village council may, take over from that villager the responsibility for paying any debt& to which subsection (4) refers.

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(7) A surrender of a customary right of occupancy shall be-

- (a) made on. a prescribed form;
- (b) signed by the person or the authorized representatives of the group of persons surrendering the customary right of occupancy;
- (c) accompanied by any evidence which may be prescribed or which is considered by the village council to be satisfactory

that all persons on a

(i) person who is surrendering that customary right of occupancy are aware

of the surrender and have a reed to it;

- (ii) having derivative
 rights in that customary right of
 occupancy are aware
 of the surrender;
- (d) any other information which may be prescribed;
- (e) send or delivered to the village council of the village where the land is situate.

(8) The Village Council shall make entries prescribed in the register of village land recording tile surrender of customary right of occupancy.

(9) A derivative right grantedout of a customary right of occupancyWhich, is surrendered under this section,

shall, as from the date of the surrender, be held on the village council on the same terms and conditions which it was held on the person who has surrendered the customary right of _{occupancy}.

Regrant of36.-(I)The regrant of asurrenderedsurrenderedcustomaryright ofcustomaryoccupancy by a village council shall beright of'in accordance with -the provisions ofoccupancythis Part applicable to the grant of acustomary right of occupancy.

(2) Where the person who has
. surrendered a customary right of occupancy has dependents **OT** if a woman, a spouse and if a man one or More spouses, the village council shall, -before publicising the fact that the land available to be granted to any villager or other person to whom section 22

refers first offer the land to the following persons in the following order, that is to say-

- (a) Where the, person who has surrendered the customary right of occupancy is a man;
 - (i) his wife J
 - (ii) where he has more than one wife, his wives in order, of seniority;
 - (iii)' where he, has no wife or all wives have declined to accept the offer his dependants;
- (b) where the person who has surrendered the customary right of occupancy is a

woman;

- (i) her husband- $_{9}$
- where she has no (ii) husband or is divorced from her husband or her husband has declined to accept offer, the her dependants.

(3) A customary right of occupancy to which this section applies shall be granted to a person other than a person referred to in subsection (2), free of -any outstanding debts which may ,have burdened the surrendered customary right of occupancy. When breach37 (.1) A breach of a conditionof condition ofrequiring continuous performance shallcustomary'arise as soon and continue as long asright ofthe condition is not complied with.occupancy(2)A breach of a condition

subject to a fixed term shall arise-

arises

in the case of a condition (a) requiring the doing of any within any time act specified and upon that time extended by being the village council, within that extended time, upon the expiry of that time without that act having been done;

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(b) in the case of a condition
 requiring any act to be
 refrained from until any
 time specified in the

condition or where that time has been extended by the village council, within that extended time, upon the doing of that act before that time.

(3) Where any condition consists of two or more separate obligations or liabilities, a failure to fulfill any of those obligations or liabilities shall constitute a breach of the condition.

(4) Where any condition consists of an obligation to comply with regulations made by any local or other authority or the lawful orders of a village council having jurisdiction in the area where the land held for a customary right of occupancy is situated, a failure to comply -with any -of those regulations or any lawful order

shall constitute a breach of a condition, \dot{w} whether that failure is made the subject of criminal proceedings or not.

(5) Where any condition consists of an obligation to comply with any rule of customary law applicable to the land held for a customary right of occupancy, or to the person occupying that land,, a failure to comply with that rule shall constitute a breach of condition.

Remedies for 38.-(I) Upon any breach of any breach of condition subject to which any condition customary right of occupancy has been granted, or upon any failure to pay any rent taxes or other dues, the village council may-

No. 5		Village Land			1999
	(a)	exercise	any	remedy	
		available	under c	ustomary	
		law-			

(b) impose a fine on an occupier in accordance with section 40;

- (c) serve a notice on the occupier in accordance with section 41 requiring the breach to be remedied-,
- (d) serve a supervision order
 on the occupier in
 accordance with section
 42;
- (e) temporarily assign the customary right of occupancy to another person in accordance with section 43;

(2) The village council may *take* action under sections 39 to 43 in respect of the same breach.

(3) The village council may, at any time, withdraw from taking action under sections 39 to 43.

(4) For purposes of this section and sections 39 to 43, every breach of condition shall be taken as capable of being remedied, and the action required for remedying any breach shall be taken to consist-

(a) in the case of a positive condition or a requirement in a regulation or order, to do some act or thing, or the doing of any act or thing- the omission of which - constituted or formed part of the breach;

(b) *in* the,, case of a negative condition or, a prohibition
in a regulation or order, of
the doing of those acts and
things which are necessary
or which the village
council may direct to be
done to put the land into
the state in which it would
be if the breach had not
occurred.

(5) The Commissioner may provide advice, in writing, either generally or to a specific village on any remedies referred to in this section and

all village councils shall have regard to that advice in so far as it applies to their exercise of power under this section or

sections 39 to 43

(6) Before proceeding to take any action in respect of a breach of a condition of the customary right of occupancy, the village council shall consider-

- (a) the nature and gravity of the breach and whether it could be waived-
- (b) the circumstances of the occupier;
- (c) whether the condition that has been breached could be remedied so as to obviate the breach,

and shall in all cases where the village council is minded to proceed to take Action on a breach, first issue a warning to the occupier advising him that he is **in breach of the' conditions of the customary right** of occupancy and how he may rectify that breach.

No. 5	Village Laid		1999
Remedies in	39(I)	Where a village cound	cil
accordance	proposes to ex	kercise any custornary la	ıw
with	remedy or a breach of a condition		
customary	imposed under and in accordance with		
law	customary law, it shall-		

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- (a) inform the person alleged to have committed the breach of-
 - (i) the alleged breach;
 - (ii) the proposed remedy;
 - (iii) where some act or thing is required to be done, the time, being not less than twenty-one days, within which it must be done;

- (iv) the consequences -of a failure to remedy the alleged breach;
- (b) give the person alleged to have committed the breach an opportunity, of not less than fourteen days notice, to make representations on the matter;
- (c) take all such representations into account before determining whether to proceed to exercise a customary law remedy.

(2) A customary law remedy which permits or requires that a person be deprived of his land, either for a stated period or permanently, shall not take effect unless and until the _

Commissioner has assented to that remedy-

'(3) 'Where the village council
:, propose to exercise the remedy referred
to in subsection (2), it shall-

- (a) inform the Commissionerin writing of the proposaland the reasons for it;
- provide the Commissioner (13) with any material which was before it, including a summary of any representations made under paragraph (b) of when it subsection (1). determined to exercise that remedy;
- (c) provide the Cornmissioner
 with any additional
 information which the

Commissioner may, in writing within twenty-one days of the receipt of the information and material referred-to in paragraphs (a) and (b), require;

 (d) not exercise the remedy unless and until the Commissioner has signified, in writing, his assent to that remedy.

(4) Where a village council is required by the Commissioner to provide additional information under paragraph (c) of subsection (3), it shall provide that additional information within forty days of the receipt of the

(5) The Commissioner shall signify, in witting, that he assents or

that he does not assent to the remedy referred to in subsection (2) within thirty days after he has received all that information which is referred to in subsection (3).

Fine for breach40.-(I) Where any breach of aof conditioncondition has arisen, the village council
may serve a notice in the prescribed
form on tile occupier who has
committed the breach requiring him to
show cause as to why a fine should not
be imposed upon him in respect of that
breach.

(2) The occupier shall, within the time specified in the notice, respond to the notice.

(3) Where the occupier has not responded to the notice or where he has failed to show cause, to the satisfaction of the village council, as to why a fine **should** not be imposed, the village council may serve a notice on the occupier requiring him to pay a fine within any time which may be specified in the notice and in the case of a continuing breach, the occupier shall be liable without further notice to pay a further fine during which the breach continues.

(4) The Minister may make regulations prescribing fines which may be imposed by a village council in respect of breach of conditions.

(5) The village council may, where the occupier has not committed any other breach of a condition of the customary right of occupancy, suspend the payment of any fine of up to two years if the occupier does not commit that breach again within the period during which the fine is suspended, the fine shall lapse and shall no longer be payable.

(6) Where the fine is paid in full, no further action shall be taken by the village council in respect of that breach.

(7) If the village council is satisfied, after due inquiry, which shall include an opportunity for the occupier to make representations oil the matter, that the breach in respect of which a fine has been paid is continuing or has recommenced, it may take action in respect of that continuing or recommenced breach under sections 39 or 41 to 43

Summary, Where any: breach of 41.-(I) condition has arisen, and: it appears to action to the village council that, the breach is remedy breach of condition capable of being remedied by the occupier who has committed the breach within a reasonable time, it may serve a notice in the prescribed form on the occupier specifying the action required for remedying the breach and requiring the occupier to take that action within the time specified in the notice.

(2) The occupier on whom a notice under this section is served shall comply strictly with the notice.

(3) Where a notice served, under this section is strictly complied with, no further action shall be taken by the village council in respect of that breach.

(4) Where it appears to the

village council that the notice has not been strictly complied with or that the breach in respect of which the notice or has served is continuing was recommenced it shall take action in that continuing 01' of respect accordance recommenced breach in with sections 42 or 43

Supervision42.-(I)Where any breach oforder tocondition has arisen and it appears toremedy breachthe village council that the occupierWhohascommitted theWhohascommitted thebreachisunlikely or is not capable of remedyingthe breach unless his use of the land issupervised, it may serve an order, to beknown as a supervision order in theprescribed form on that occupier.

assignment absolute that court shall consider the matter *de novo* and hear the occupier and the village council and may-

- (a) make absolute the order specified by the village council;
- (b) amend the order specified by the village council and make that amended order absolute-
- (C) suspend the operation of the order for a specified period;
- (d) substitute an alternative remedy for the order
- (e) dismiss the application and rule that the order be discharged;

(b)	have	e no power	to assi	gn
	that	customary	right	of
	occu	pancy;		

- (c) where the former occupier wishes to continue to reside on the land
 - former that (i) grant occupier a residential licence to reside on the land subject to any terms conditions and village which the shall council. which approve or may be prescribed;
 - (ii) provide that former
 occupier with
 sufficient income for
 him to be able to

NO. 5	V	<i>'illage</i>	Land			.1999
			meet	his	basic	
			needs,			
	(d) a	pply	any sur	plus in	come	
	Ċ	leriv	ed fron	n the la	ind in	
	t	he fo	llowing	order to)-	
	(i	i)	paying	any ta	xes or	
			other p	ublic in	nposts	
			owned	by the f	former	
			holder	of	the	
			custon	nary ri	ght of	
			occupa	ncy;		
	(G i)	repairir	ng	any	
			damag	e done	to the	
			land b	y the f	ormer	
			holder	of	the	
			custor	nary ri	ght of.	
			occupa	ncy, ····		
		(iii)	meetin	g	any	
			obligat	ions	which	
			the for	mer ho	lder of	

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	Village Land			1999
	(iv)	of occ his fa has no meetin paying	g the residu ormer hold right	as to h he s not ue to
Revocation of customary right of occupancy	44(I) The I a right of occupar village organizati sons not being vil	ncy gra on or a	inted to a r a group of.	non-

(2) The provisions of sections 46 and 47 of the Land Act, 1999 which relates to fines for breach of condition and to summary action to remedy

breach of condition of customary right of occupancy respectively shall, as near as may be, apply to the revocation of a customary right of occupancy as they apply to the revocation of a granted right of occupancy provided for in those sections.

(3) The Commissioner may direct the village council of the village where the land held of a customary right of occupancy which may be revoked is situate to give him any, information and documents and take any action in any time which may be specified in the direction, being not less than forty days, to enable him to exercise his functions under sections 46 and 47 of the Land Act, 1999 in relation to that customary right of occupancy.

(4) A village council in receipt of which the directive is referred to in

subsection (3) shall comply with that directive in every particular.

Abandonment	45 M Land held for a customary
of land held	right of occupancy shall be taken to be
for a	abounded where one or more of the
customary	following factors are present:

- right(a)the occupier has notof occupancyoccupied or used the land for
any purpose for which land
may lawfully be occupied
and used, including allowing
land to lie fallow, in the
village for not less than five
years;
 - (b) the occupier, other than a villager whose principal means of livelihood is agricultural or pastoral, owes any rent, taxes or dues on or

(4) Where a village council considers that any village land held for a customary right of occupancy has been abandoned, it shall publish a notice in the prescribed form at the offices of the **village council and affix a copy of the** notice in a **prominent place on that** land:-

- stating that the question of (a) whether that land has been abandoned Will be considered by the village council at a time which shall be not less than thirty days the date of the from publication of the notice;
- (b) inviting any person in the village with an interest in that land to show cause as to

why that land should not be declared to be abandoned.

(5) A copy 'of a notice referred to in subsection (4) shall be sent to the Commissioner who shall be entitled to make representations to the village council on the matter.

(6) Where either no person interested in the land has shown cause or a person interested in the land has shown cause to the satisfaction of the village council as to why the land should not be declared to be abandoned, **the village council may make an order, to be known as a provisional order of** abandonment' in the prescribed form

(7) A copy of a provisional order of abandonment shall be-

- (a) posted up in the offices of the village council;
- (b) affixed in a prominent place on the land to which it refers;
- (C) sent to the Commissioner.

(8) A provisional order of abandonment shall, without more, unless a person claiming an interest in the land applies to the court for relief against that order, become a final order of abadonment ninety days from the date of the declaration of the provisional order. (9) On the coming into effect of a final order of abandonment-

- (a) the customary right of occupancy in the land which has thereby been declared to be abandoned, shall immediately and without further action being required stand revoked; and
- the land which has been (b) declared to be abandoned immediately shall, and without any further action being required, revert back to land held by the village council as available for allocation persons to ordinarily resident in the village.

(10) The village council shall, on a claim being made within sixty days of the coming into effect of a final order of abandonment by an occupier of land declared by that final order to be abandoned, on being satisfied. by that claim, pay compensation. for any unexhausted improvements on that land at the time of the coming into effect of the final order, but shall, where the occupier is an individual after taking account of the means, age and physical condition of that occupier, deduct from any payment or compensation-

(a) all the costs incurred by the village council in the process
 of declaring the land to be abandoned, including any costs incurred in any action

in court where a person claiming an interest in the land is. applying for relief from a provisional. order;

(b) all the costs incurred in restoring the land or any buildings on the land to the condition that it would be reasonable to expect they should have been in if they had not been abandoned;

any rent, taxes, fees or other dues owing and not paid by the occupier.

(I 1) A village council shall record a provisional and a final order of abandonment in the register of village land. Application for46.-(I) An occupier referred to inreliefsections 39 to 45 may apply to a Courthaving jurisdiction for relief against any
of the actions, notices, orders, or
declarations which may be made against
him by the village council or the
Commissioner under any of those
sections.

(2) Where the effect of an action, notice, order or declaration made under any of the referred sections adversely affects any other person with an interest in land of the occupier against whom the action, notice, order or declaration has been made, that other person may, with leave of the court, apply for relief against so much of the action, notice, order or declaration that affects him. (3) where an application is made by one or more but not all co-occupiers, then unless the court orders otherwise, that application must be served on every cooccupier who is not already a party.

(4) An application for relief is not to be taken as an admission by the occupier or any other person applying for relief that-

- (a) there has been a breach of condition or an abadonment of land in respect of which the action, notice order or declaration has been served
- by reason of that breach or (b) abadonment,, village the council or Commissioner has the right to revoke the right customary of occupancy make or а

- (c) postpone the operation of that notice, order or declaration;
- (d) substitute a different remedy for the one determined upon
 by the village council or Commissioner-
- (c) confirm the action, notice, order, or declaration made, notwithstanding that some procedural errors took
 place during the making of that action, notice, order or declaration if the court is satisfied that-
 - (i) the occupier or other person applying for relief was made fully aware of the substance of the action, notice,

order or declaration; and (ii) no injustice will be done by confirming that action, notice, order or declaration, and may grant that relief on any condition as to expenses, damages,,

matter which the court thinks fit.

Appeals

47.-(I) An applicant for-

- (a) the grant of a customary right of occupancy; or
- (b) approval to the assignment of a customary right of occupancy;
- (c) approval to any disposition of a derivative right which requires consent;

(d) the grant of a derivative right by a village council,

who is refused that grant or approval by a village council or where that grant or approval requires the confirmation or approval of the village assembly, is refused that confirmation or approval may appeal against that refusal to the District Council having jursdiction over where the land the subject of appeal is situate and may further appeal to the Commissioner and further to the Court.

C: Adjudication of interest in land

Application of48. Except where the boundaries ofthis Sub-Partand interest in land is registered under
any law applicable to the registration of
village land, or notwithstanding such
registration, the boundaries and interests
in land are fully accepted and agreed to

by all persons with an interest in that land and in respect of the boundaries of that land and land bordering that land, grant of a customary right of no occupancy shall be made to any person, persons non-village group of or organisation unless and until the boundaries of and interest in that land have been adjudicated in. accordance with the provisions of this Sub-Part.

Spot 49.-(I) A person or, group of adjudication 49.-(I) A person or, group of persons may, on making an application to a village council for a customary right of occupancy, apply, on a prescribed form to that village council for adjudication, to be known as 'spot adjudication' to be applied to that land in respect of which they have applied for a customary right of occupancy. (2) The village council shall determine whether spot adjudication may be applied to the land in respect of which it has been requested or whether it is necessary, in order for adjudication to be applied to land in a proper and just manner, to apply adjudication to land contigous to or in the vicinity of the land for which adjudication has been requested.

(3) Where the village council determines that spot adjudication may be applied to the land, it shall commence the process of adjudication in respect of that land.

(4) Where the village council determines that it is necessary to apply adjudication to land contigous to and in the vicinity of the land for which adjudication has been requested, it shall-

- (a) submit the determination in
 the form of a
 -commendation, to the
 village assembly for its
 approval;
- (b) inform the District Council having jurisdiction over that village of the determination and the reasons for it;
- (c) inform the applicants of the determination and the reasons for it.

(5) Where, either-

- (a) a village assembly rejects the recommendation of the village council submitted to it under paragraph (a) of subsection (4); or
- (b) an applicant for adjudication

submits an objection, in writing, to the determination to the village council,

that village council shall report that rejection or as the case may be send a copy of that objection to the District Council having jurisdiction over that village.

(6) The District Council may, if it considers that spot adjudication ought to be applied to land for which it has been requested, notwithstanding the determination by the village council made under subsection (2), after taking account of the rejection by the village assembly of, or the objection by an applicant for spot adjudication to that determination by the village council, direct that village council to apply spot adjudication to the land of the applicant (7) A village council shall comply with a directive issued to it by the District Council under this section.

Village or	50.,-(I) Adjudication shall be
District	either-
of adjudication	(a) village adjudication; or
	(b) district adjudication.
	(2) The responsibility for village
	adjudication is hereby vested in the
	village council and shall be conducted
	in accordance with the provisions of this
	Section or Section 54.
	(3) The responsibility for district
	adjuration is hereby vested in the
	District Council and shall be conducted
	in accordance with the provisions of
	section 56.

(4) Where a complaint is made to the District Council by not less than twenty

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persons with interests in land to which village adjudication is being applied that the village adjudication is being applied improperly or unfairly, the District Council shall investigate the complaint and on being satisfied of the accuracy of the complaint, the District Council shall-

- (a) issue any directive which it considers necessary to the village council to correct and improve the process of village adjudication; or
- (b) issue a directive to the village council to-
 - (i) cease exercising any powers under the process of village adjudication;
 - (ii) send all records and.

information other the in specified directive the to District Council; (iii) cooperate *fully with* any officers whom the District Council shall apply authorize to central adjudication to which land to the adjudication village was being applied. (5) The issuing of a directive under paragraph (b) of subsection (4) shall operate toterminate forthwith village (a) adjudication; apply central adjudication, (b) to the land to which village adjudication was being applied.

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(6) Where central adjudication hasbeen applied to land under subsection(5) the Distinct Council shall thereuponbe empowerd to-

- (a) re-examine;
- (b) cancel;
- (c) revise;
- (d) add to;
- (e) make any other decisions which seem, just on.,

any determination made by any person or body in the village in connection with village adjudication of that land.

Determination	51(I) A village council may,
to apply	either of its own motion and shall, on
village	the application of not less than fifty
adjudication	villagers,, recommend to the village
	assembly that a process of village
	adjudication be applied to the whole or a
	defined ,portion of village land available

for grants of customary rights of occupancy.

(2) A recommendation made under this section shall-

- (a) contain a brief statement of reasons for the recommendation-
- (b) specify the approximate area of land to Which it is proposed to apply village adjudication;
- (c) summarise the procedures tobe followed in the process ofvillage adjudication;
- (d) be posted in a public place
 within the, village and
 explained to villagers so that
 the members of the village.
 assembly may have notice of
 the recommendation not less

than fourteen days before the meeting of the village Assembly which is to vote on the recommendation;

(e) be copied to the Commissioner.

(3) Where the village assembly approves a recommendation made under this section, the village council shall, as soon as may be after that, begin the process of village adjudication.

(4) A refusal by the village assembly to approve a recommendation of the village council shall not operate to bar any villager or group of villagers from applying for spot adjudication to be applied, to land in respect of which any of those, persons have applied for a customary right of occupancy.

	Village Land	1999
Appointment	52(1) Where a village assembl	y
id functions	has approved a recommendation that	at a
of village	village adjudication process shall t	ake
adjudication	place, the village council of that vill	age
adviser	shall appoint a villager-	
	(a) known and respected for	his
	knowledge of and impar	tial
	judgment about l	and
	matters in that village;	
	(b) qualified in a prescri	bed
	discipline or profession or	-
	(c) any public servant appoint	ited
	by the Commissioner at	the
	request of the vill	age
	council, to act as a villa	ige
	adjudication adviser-	
	(d) an official w	vith
	responsibilities for 1	and
	matters of, a local author	ority
	having jurisdiction in	the

adjudication process which appear to the committee to be necessary;

- (b) draw to the attention of the committee any error or omission in any adjudication register at any time before it is completed;
- (c) make a claim or otherwise act on behalf of any person who is absent or under a disability if he considers it necessary to avoid injustice;
- (d) attempt to resolve any dispute concerning the boundaries of or interests in land arising out of the village adjudication process through conciliation before it is referred to a village

adjudication committee;

(e) conduct any inquiries which
 he may be directed to
 conduct by the committee to
 implement a village
 adjudication process.

Village	53(1) Where a village assembly
adjudication	which has approved a recommendation
committee	that a village adjudication process shall
	take place, the village council shall
	establish a village adjudication
	committee, the members of which shall
	be elected by the village assembly.

(2) A village adjudication committee shall consist of not more than nine persons of whom not less than four persons shall be women, who shall serve for a term of three years and shall be eligible to be re-elected for one further term of three years. (3) The functions of a village

adjudication committee shall be to-

- (a) determine the boundaries of and interest in land which is the subject of a village adjudication;
- (b) set aside or make reservations of land or demarcate rights of way and other easements which it considers necessary for the more beneficial occupation of land-
- (c) adjudicate upon and decide in accordance with
 customary law any question referred to it by any person
 with an interest in land
 which is the subject of a

village adjudication;

- (d)advisethevillageadjudication adviser or anyperson subordinate to himwho is assisting in thevillage adjudication processupon any question ofcustomary law as to whichits guidance has been sought;
- (e) safeguard the interests of women, absent persons, minors and persons under a disability;
- (f) take account of any interest in land in respect of which for any reason, no claim has been made,

⁽⁴⁾ Each village adjudication committee shall elect one of its members to be chairman who shall

preside at all meetings at which he is present; and if at any meeting the chairman is absent, the members present shall elect one of themselves to preside over that meeting.

(5) The quorum of a village adjudication committee shall, be five, of which at least two members shall be women.

(6) In the event of an equality of votes, the chairman or other member presiding shall have a casting vote as well as an original vote.

(7) Any decision of a village adjudication committee shall be signed by the chairman or other member presiding and the village adjudication adviser.

(8) The village adjudication adviser shall be the executive officer for the village adjudication committee and shall keep the records of the committee. (9) The village adjudication committee shall in the exercise of any of its powers under this section which involve a hearing comply with the rules of natural justice and, subject to that duty, may-

- (a) hear evidence which would not be admissible in a court of law;
- (b) call evidence of its own motion;
- (c) use evidence contained in any official record or adduced in any other claim' and
- (d) generally, determine its own procedures.

(10) A village adjudication committee shall have jurisdiction over all claims made during the course of a village adjudication process and for this purpose and in order to discharge the functions referred to in subsection (3), the chairman of that comm*ittee shall* be legally competent to administer oaths and to issue summonses, notices and orders requiring the attendance of any persons and the production of any documents which he may consider necessary for the carrying out of the village adjudication.

Procedures for 54.-(1) The chairman of a village adjudication village committee shall be adjudication for ensuring that the responsible procedures set out in this section and any other procedures that may be prescribed are complied with. (2) Where village adjudication is to be applied to village land or a portion of that land, a notice shall be published and posted in a prominent place in the village and on the land which is to be adjudicated

No.5	Village Land	<u> 1999</u>
	(a) specifying the approximate area of land to be adjudication	
	(the adjudication area);	
	(b) requiring all persons who	
	claim any interest in the land	
	to attend a meeting of the	
	village adjudication committee at a specified	
	time and put forward their claims-	
	(c) requiring any person who	
	claims to occupy land within	
	the adjudication area to mark	
	or indicate the boundaries of	
	the land in the manner and	
	before the date which may be specified by the notice.	
	(3) On the specified date, the village	
	adjudication committee shall hear and	
	determine all claims made under	

paragraphs (b) and (c) of subsection

(2).

(4) The village adjudication committee may adjourn any hearing into any *claim* and direct the village adjudi*cation* adviser to conduct further investigations into that claim.

(5) In hearing and determining any claim, the village adjudication committee shall use its best endeavours to mediate between and reconcile parties having conflicting claims to the land.

(6) The village adjudication committee shall cause to be prepared a provisional adjudication record in the prescribe manner of the claims to the adjudicated land which it has determined *under* subsection (3) and shall post that record in a prominent place within the *village*.

(7) A provisional adjudication. record shall, unless an appeal is made under the provisions of section 55, become a final adjudication record thirty days after it

has been published and shall thereupon become a part of the register of village land.

(8) A provisional adjudication record shall, where any appeal has been made under section 55, become a final adjudication record thirty days after the final disposition of that appeal.

55.- (1) Any person who is aggrieved by a determination of a village adjudication committee may, within thirty days of the publication of the adjudication record, appeal to the village land council against that determination.

(2) The Village Land Council shall, in hearing any appeal-

- a) have all the powers and
 comply With all the
 procedures applicable to a
 village adjudication
 committee; and
- (b) reach any decision which

appears to it be just in all

the circumstances, and, without limiting the generality of that power, may-

- (i) amend the adjudication record-
- (ii) correct any error in the adjudication record-
- (iii) direct that the village

adjudication adiviser conduct further investigations. into the subject, matter of the appeal.

(4) Where the village land council propose to make a decision which may adversely affect the interests of any person in the adjudication area who has not appealed, the Council shall give that person an opportunity to be heard before its shall make that decision.

	(5) Any applicant or person re- ferred to in subsection (4) aggrieved by a decision of the village land council given under this section may, with the leave of the court, appeal to that court against that decision and the court may make any decision or order which it con- siders just in all the circumstances and to that end may make any rectification of the provisional adjudication record which it considers will achieve a just re- suit.
District	56(1) Where the District Council
adjudication	has issued a directive under paragraph
	 (b) of subsection (4) of section 50 or where a village assembly has determined that district adjudication shall be applied to land within the viliage, the Provisions of this section shall apply to the Process of district adjudication.

(2) The District Council shall appoint a public officer to be an adjudication officer for that village land, and that officer shall be in charge of and shall exercise general supervision and control over the adjudication process and without limiting the generality of that power, that officer may-

- (a) where a village adjudication adviser has been appointed-
 - (i) give that adviser
 orders and directives
 which that adviser
 shall comply with;
 - (ii) dispense with the services of that adviser;

(b) where a village adjudication committee has been elected-

- (i) appoint further members to that committee;
- (ii) remove all or any elected members from that committee;
- (iii) arrange for the election of new members to that committee by the village assembly;
- (iv) nominate a chairman of the committee who Will replace the chairman elected by that committee;
- (v) appoint an executive officer for the

committee who will replace a village adjudication adviser;

- (c) where a village adjudication committee has not been elected, appoint a village adjudication committee, the composition, powers and procedures of which shall, with the exception Of paragraphs (a) and (b) of subsection (3) of section 53 comply with the provisions of that section;
- (d) exercise those powers of the village adjudication committee-
 - 0) to the exclusion of that committee, set out in paragraphs (a) and (b)
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section 53; and

- in conjunction with the (ii) committee set out in paragraphs (a) and (b) of subsection (3) of section 53;
- refer any matter to a village (e) adjudication committee for its opinion;
- exercise, to the exclusion of (f) the chairman of a village adjudication committee, the responsibility for ensuring compliance with subsection (2) of section 57.
- exercise, to the exclusion of (g) village adjudication a committee, the powers set out in subsections (3), (4)

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and (5) of section 54, and accordingly substitute a reference to himself for a reference to a village adjudication committee in a notice published under subsection (2) of section 54.

- (h) prepare, to the exclusion of a village adjudication committee, the provisional adjudication record under subsection (6) of section 54;
- (i) issue any orders to any officer subordinate to him and to a village adjudication committee which he thinks necessary for the carrying out of the process of adjudication;
- 0) at any time before a

provisional adjudication record becomes final, correct any error or supply any omission occurring in that provisional record.

(3) An adjudication officer shall have jurisdiction in all claims made under a process of central adjudication relating to interests in land in an with power adjudication area, to determine any question that needs to be determined in connection with any claims and for that purpose he shall be legally competent to administer oaths and to issue summonses, notices or orders requiring the attendance of any persons or the production of any documents which he may consider necessary for the carrying out of that adjudication.

(4) Any person who has made a claim under a process of District adjudication who is aggrieved by any act or decision of an adjudication officer done or taken under the process of District adjudication may, within thirty days of the publication of a provisional adjudication record, appeal to the Commissioner and may further appeal to the High Court.

(5) On any appeal which is made under subsection (4), the court may make any decision or order which it may consider just in all the circumstances and to that end it may make any rectification of the provisional adjudication record which it considers necessary to achieve a just result.

(6) The provisions of subsections (7)and (8) of section 54 shall apply to a

No. 5	Village Land 1999
	provisional adjudication record prepared
	by an adjudication officer under this
	section.
Principles of	57(1) In preparing the provisional
adjudication	adjudication record, a village adjudication
	committee, or as the case may be, an
	adjudication officer, if it or he is
	satisfied that-
	(a) a person is and has been or
	his predecessor in title was
	in peaceable, open and
	uninterrupted occupation of
	village land under customary
	law for not less than twelve
	years, shall determine that
	person to be entitled to a
	customary right of
	occupancy;
	(b) a person is in occupation of

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village land allocated to him or his predecessor in title during Operation Vijiji, shall determine that person to be entitled to a customary right of occupancy;

- (c) a group of persons are and have been in peaceable, open and uninterrupted occupation of or have similarly used the village land for pastoral purposes for not less that twelve years, shall determine that group of persons to be entitled to a customary right of occupancy over that land;
- (d) a group of persons are in occupation of or have been using for pastoral purposes, village land allocated to

them during Operation Vijiji, shall determine that group of persons to be entitled to a customary right of occupancy over that land;

(e) a person or group of persons are in peaceable, o en and uninterrupted occupation of land or are similarly using under the land ail arrangement or as a result of a transaction whether under customary law or any written law relating to land, and whether that occupation can be evidenced by a document in writing or not which does not fall within any of the above categories of land occupancy, shall determine

the nature, incidents and extent of that occupancy and declare that person or group of persons to occupy that land under the type of occupancy so determined, whether it be a customary right of occupancy or a derivative right;

a person or group of persons (f) or a non-village organisation are in occupation of or are using village land without any right or interest so to be, determine shall those non-village persons or organisation be to unauthorised occupiers, permitted to remain on the temporarily land as

licencees;

- a person or group of persons (g) are entitled to an interest in village land, whether under customary law or otherwise, not amounting to occupation under customary law, or under a derivative right, shall determine the nature, incidents and extent of those interest to enable it to be recorded in the name of the person or group or persons entitled to benefit from it;
- (h) the village land is entirely free of any occupation or use or any right of occupation or use by any person or group of persons, shall determine that land to be communal

village land;

- (i) the village land is entirely,
 free of any occupation or use
 by any person or group of
 persons shall determine that
 land to be communal land;
- the land alleged to be village land is not village land, shall declare that land to be general land.

(3) In making any determinations under subsection (2), a village adjudication committee or as the case may be an adjudication officer shall have regard and treat the rights of women and the rights of pastoralists to occupy or use or have interest in land not less favourably than the rights of men or agriculturalists to occupy or use or have interests in land.

(4) In determining whether occupations of land has been peaceable,

open and uninterrupted-

- (a) no account shall be taken of any order, declaration or scheme issued or made under the Town and Country Planning Ordinance, which purports to alter, amend or add to the incidents of any deemed right of occupancy or other right to occupy land of any person so as to render any aspect of that occupation unlawful-
 - (b) a person, occupying land inan urban or peri-urban area at the will or sufferance of or as a trespasser (relative to a

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person or organisation having a title to that land) but whose occupation is recognised and accepted as being in accordance with the customs of the community of which he is a part, shall be deemed to be in peaceable open and uninterrupted occupation of that land;

(c) it shall not be necessary that occupation is continuous
provided that when land is not occupied by a person or group of persons claiming peaceable, open and uninterrupted occupation of that land, it is not occupied by any other person or group of persons claiming

peaceable open and uninterrupted occupation.

(5) A village adjudication committee or an adjudication officer may record that two or more persons or groups of persons are co-occupiers and

users of land, whether those persons or groups of persons have claimed to be co-occupiers or are disputing occupation or use of that land and where that determination is made, the committee or adjudication officer as the case may be, shall determine and record the nature, incidents and extent of that ^{co-} occupation and whether those persons and group of persons are joint occupiers or occupiers in common as provided for in Part XII of the Land Act, 1999 relating to co-occupancy whose right between themselves are governed by customary law.

(6) References to 'land' in this section are reference to land the boundaries of which have been agreed to by the parties claiming an interest in that land and contiguous land or have, in the absence of that agreement, been determined by a village adjudication committee or an adjudication officer.

(7) Where a provisional adjudication record has been completed, it shall be signed by the Chairman and executive officer of the village adjudication committee and by each person or an authorised representative of each person or group of persons or non-village organisation whose interests in land have been adjudicated.

Land sharing 58.-(1) Where, in respect of any land the subject of adjudication, the village arrangements between adjudication committee or, as the case pastoralists may be, the adjudication officer is and satisfied that there is a dual use of the agriculturalists land between groups of persons using the land for pastoral purposes and groups of persons using the land for agricultural purposes and that both groups claim to be using that land in with accordance customary law applicable to their respective uses, the committee or, as the case may be the adjudication officer shall-

(a) determine and record the nature, extent and incidents of each use and so far as it is possible to do so, the length of time that each group has

used or claimed the use of that land for their respective uses;

- (b) where the village adjudication committee or the adjudication officer is satisfied that the groups of persons so using the land have in the past and are likely to continue in the future to carry out their respective uses of the land in co-operation with each other, he or as the case may be prepare an arrangement for that continued dual use which records-
 - (i) the rights to the use and occupation of the land by each group as recognised by each group; and

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(ii) the

arrangements

for resolving

any disputes

between the

dual uses

adopted and

used by those

groups;

(c) where the village adjudication

Committee or an adjudication officer is satisfied -that the groups of persons using the land are in continuous dispute about the uses of the land, it or he as the case may be, shall-

> (i) record the rights to the use and occupation

No. 5	Village Land	1999
		of the
		land
		claimed
		by each
		group;
		and
		(ii) prepare a
		draft
		sharing
		arrange-
		ment for
		the
		continued
		dual use
		of the
		la n d
		either for
		a limited
		period or
		indefinite
		ly based
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	their
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	said
	arrangem-
	ent
	modified
	to take
	account
	of the
	views of
	those
	groups
	their

represent atives; and (iv) adopt the draft arrangement as a Scheme.

(2) An arrangement prepared or adopted under subsection (1) shall be known as a "land sharing arrangement" and shall provide-

> (a) for each group using the land to which it relates, rights to the occupation and use of that land based on the provisions on easements and analogous rights and on co-occupancy contained in Parts XI and XII of the Land Act, 1999, respectively;

		(b)	arrangemen	ts	for	the
			resolution	by	а	joint
			mediation j	pane	l com	posed
			of equal m	emb	ers of	feach
			group, of disputes about the			
			rights so provided for by the			
	Par that cup the spec riod	y, not t XI c diffe y or t subjec cified (4) Il be r	scheme. A land shari withstanding of the Land Ad rent groups of use different ct of the scher purposes or f A land shari registered in t and in the Dis	the p ct, 19 f pers parts ne ex for a s ng ar	provisi 999, pr sons m s of th cclusiv specifi rrange Village	ions of rovide ay oc- e land ely for ed pe- ment Land
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which is the subject of an adjudication process until the adjudication record is final.

(2) Where any action or proceedings has begun before the publication of a notice under section 51 or section 54, they shall be discontinued unless the chairman of the village adjudication committee or, as the case may be, the adjudication officer, having regard to the stage which the action of proceedings have reached, otherwise directs.

(3) Any person who is aggrieved by a refusal of the chairman of the village adjudication committee or, as the case may be, the adjudication officer to give his consent under subsection (1) or make a direction under subsection (2), within fourteen days of the refusal, may appeal to the village land council against that refusal and may further appeal to the Court having jurisdiction over Land matters.

PART V DISPUTE SETTLEMENTS

60.-(1) For the purposes of this Part, every village shall establish a Village Land Council to mediate between and assist parties to arrive at a mutually acceptable solution on any matter concerning village land.

(2) Where a village council establishes a village land council, that council shall consist of seven persons of whom three shall be women who shall be-

- (a) nominated by the village council; and
- (b) approved by the village assembly.

(3) Where a person is not approved as a member of village and council or, a member of a council resigns dies or falls within one of the categories set out in subsection (4), the village council shall nominate another person to be a member of the village land council and that person shall be required to be approved in accordance with subsection (2).

Elders

Council

Panels

(4) In determining persons to be nominated as members of the village land council, a village council shall have regard to the standing and reputation of a nominee in the village as a person of integrity and with knowledge of customary land law.

(5) No person shall be eligible to be nominated as a member of the village land Council or continue as a member of a traditional village land council if he is-

- (a) not ordinarily resident in the village in which the village land council is to function;
- (b) a member of the National

Assembly;

- (c) a magistrate having jurisdiction in the district in which the village land council is to function is situate;
- (d) a person under the apparent age of eighteen years;
- (e) a mentally unfit person;
- (f) a person who has been convicted of a criminal offence involving dishonesty or moral turpitude;

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- (g) a person who is not a citizen.
- (6) A person who falls within one of

the categories set out in subsection (5) while serving as a member of a the village land council shall automatically cease to be a member of that council but where that person was acting as a mediator in any case, then, except where the provisions of paragraph (e) or (f) of subsection (5) apply that person may continue to act as a mediator in that case until the process of mediation has been concluded.

(7) A member of an appointed village land council shall, unless he sooner resigns, dies or falls within a category set out in subsection (5) serve for three years and shall be eligible for reappointment which shall comply with the provisions of subsection (2) and (3).

(8) An appointed village land council shall elect one of its. members to be convenor of the Council who shall keep the records of the council and preside at all meetings at which he is present; and if at any meeting the convernor is absent, the members present shall elect one of themselves to preside at that meeting. (9) The quorum at a meeting of the village land council shall be four persons of whom at least two shall be women.

(10) In the event of an equality of votes, the chairman or other member presiding shall have a casting vote as well as an original vote.

(11) The provisions of section 10 shall apply to the members of a council.

Functions of the village land council

61.-(1) Where any villager or person residing or working in a village or the village council a non-village or organisation within the village or a person coming within an agreement section made under 11 or an arrangement made under section 58 has a dispute with any other villager or person residing or working in a village or with the village council or a nonvillage organisation within the village or a person coming within an agreement made under section 11 or an arrangement

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made under section 58 over any matter

concerning village land within that

village or land to which sections 11 or

58 apply, all parties to that dispute may agree to call in the services of the village land council or its member to mediate between and assist those parties to arrive at a mutually acceptable solution to the dispute,

(2) Where the parties to a dispute referred to in subsection (1) agree to call in the village land council, the convenor of the village land council shall, after discussing the matter with the parties to the dispute, either-

- (a) convene a meeting of the village land council; or
- (b) appoint one or more members of the village land council, to act as mediators between the parties to the dispute.
- (3) Where the convenor or any

member of the Village Council becomes aware of or is informed of a dispute as referred to in subsection (1), the convenor shall use his best endeavours to persuade all parties to the dispute to 295 make use of the services of the village land council or one or more of its members to act as mediators in the dispute.

(4) The village land council shall exercise its functions of mediation in accordance with-

- (a) any customary principles of mediation;
- (b) natural justice in so far as any customary principles of mediation do not already provide for them;
- (c) any principles and practices of mediation in which the members may have received any training.

(5) A member of a village land council shall not act as mediator in any case in which he or a member of his immediate family has interest **and for the** avoidance of doubt, a member of the village land council who is a member of or an employee of the village council or any non-village organisation which is in-

PART VI

MISCELLANEOUS PROVISIONS

Offences 63 -(1) Any person who-

- knowingly makes any false (a) orally statement, or in writing, in connection with disposition other or any transaction affecting land or other matter arising any under this Act; or
- (b) knowingly gives any false information or makes any false statement, either orally or in writing, in connection with any call for information or in connection with any investigation into the commission of any offence

	instrument			
	referred to in			
	subparagraph			
	(1);			
	(iii) the cancellation			
	or amendment			
	of any of the			
	aforesaid			
	documents or			
	instruments or			
	entries or			
	endorsements-			
(d)	fraudulently alters,			
	adds to, erases,			
	defaces, mutilates, or			
	destroys any			
	documents or			
	instrument relating to			
	land or any entry on or			
	endorsement of any			

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	such	docume	ent or	
	instrun	nent;		
(e) suppresses or conceals				
	from		the	
	Comm	issioner,,	the	
	Registr	ar,	any	
	authorized officer or			
	any off	ficer of a	village	
	council	exe	ercising	
	powers	s under t	his Act	
	or assis	sts or join	ns in so	
	doing,	any r	naterial	
	docum	ent, fa	ict or	
	matter,			

commits an offence and upon conviction is liable to a fine not exceeding one million shillings or imprisonment for a term not exceeding three years or to both, the fine and imprisonment

(2) Any person who without

reasonable excuse, fails to produce any document as required under this Act commits an offence and upon conviction is liable to a fine not exceeding fifty thousand shillings or imprisonment for. a term not exceeding three months or to

both, the fine and imprisonment.

(3) Any person who unlawfully occupies land commits an offence and upon conviction is liable, to a fine not exceeding.ten thousand shillings, and in the case of a continuing offence to an additional fine not exceeding five hundred shillings for every day during which the offence continues.

(4) Any person who wrongfully obstructs or encroaches on a public right of way and who does not within the time' specified in any notice served on him, , remove that obstruction or cease that

encroachment commits an offence and upon conviction is liable to a fine not exceeding ten thousand shillings and in the case of a continuing offence, to an additional fine not exceeding two hundred shillings for every day during which the offence continues

(5) Any person who wilfully-

- (a) delays; or
- (b) obstructs;or
- (c) hinders- or
- (d) intimidates- or
- (e) assaults,

any person authorized under this Act to enter and inspect any land in the lawful exercise of power in that behalf commits an offence and upon conviction is liable,

to a fine not exceeding one hundred thousand shillings or to a term of imprisonment not exceeding one year or to both the fine and imprisonment

(6) Any person who, under this Act, whether generally or for a specific function, in the course of any official function or otherwise unlawfully or With force enters on the land of any person or while On land, wilfully commits any damage to the land or anything on the land, whether naturally on the land, or stock owned by any person using the land or crops planted or buildings erected on the land commits an offence and upon conviction is liable to a fine not exceeding fifty on thousand shillings or to imprisonment not exceeding three months or to both, the fine and imprisonment.

(7) Where a court has convicted any person of an offence under this section and the commission of that offence

enabled that person to obtain or retain or regain any interest in land which he would otherwise not have been able to obtain, retain or regain, the court may in addition to any punishment provided for by this section imposed on that person, make any order in relation to that interest in land so obtained, retained or regained by that person as appears to the court necessary to ensure that that person does not profit by the offence of which he has been convicted.

Corrupt64.-(I) Nothing in this Act shall betransactionstaken or construed to validate, affirm,
authenticate or give any legal effect to
any grant of a customary certificate of
occupancy, or any disposition, or any
contract for any of transaction which
was obtained or induced by any corrupt

Village Land

action, on the part of any government or public or local government official and such a transaction is hereby declared to be and: to have, been from its inception an illegal transaction, void and having absolutely no legal effect.

(2) For purposes of this section, a transaction shall be taken to be affected or tainted by corruption when either-

- any party involved directly (a) indirectly in the or transaction in respect of which it is alleged that an action was corrupt is convicted of corruption and a final appeals arising from that conviction have been concluded; or
- (b) any civil servant or other public. official j is interdicted,

or is, retired in the public interest, from his post on the grounds that he has been, engaged in corrupt action and. that. these actions involved that transaction; or

(c) an investigatory body reports that it is satisfied or that transaction was procured by corrupt practices.

(3) Any Person occupying land which he obtained as a consequence of Participating, in any of the transactions covered by subsections (1) and (2) shall be liable to forfeit that Land to the President without. any entitlement to any compensation.

(4) Notwithstanding that a transaction covered by this, section is

void, a person occupying land as a consequence of that transaction shall be and shall always have been obliged to 'comply with all the terms and conditions of the transaction as if it had been a valid transaction and' shall be liable to all the remedies which may be applied to a person who fails to comply with the terms and conditions of a valid transaction in addition to any penalties which may be applied under this section.

Regulations 65.-(I) The Minister may make regulations generally for, the better carrying into effect of the Purposes and provisions of this Act and without prejudice to the generality of the foregoing such regulations may prescribe-

- (a) the forms to be used in connection with this Act;
- (b) the procedures to befollowed by villageadjudication committees,village adjudication advisersand other officers exercisingpowers under Part IVC ofthis Act;
- (c) procedures to be followed with respect to the making of any claim for compensation and the payment of any compensation under this Act;
- (d) the alteration from; time to dine- of the amount which may be advanced by way of a small mortagage;
- (e) the form And scope of joint village land use agreements;

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(2) A village council may, with the approval of the District, Council and subject to any general directive of the Minister, make by laws for the better management and administration of land matters within the jurisdiction of the village land.

(3) The procedure for making bylaws under subsection (2) shall be as **prescribed mutatis mutandis,** by the provisions of .Part VI of the Local Government (District Authorities) Act, 1982.

Translation 66.-(I) The Minister shall as soon as practicable after the enactment of this Act cause this Act. to be translated into Kiswahili and such translation shall be published in the Gazette and in such other manner and form as will enable

the citizens of Tanzania to gain access to such translation.

(2) The Minister: shall, by order published in the *Gazette* cause to be incorporate into the kiswahili version of this Act and published in the Gazette any amendments made to this Act.

(3) Any form prescribed under this

Act shall be made available to the members of the public in both English

and Kiswahili.

Passed in the National Assembly on the I l'February, 1999.

Amlawai

Clerk of the National Assembly

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