# **Land Reform (Rural Alienated Land) Regulations [Cap** 123]

Commencement: 31 October 1980

LAND REFORM (RURAL ALIENATED LAND) REGULATIONS

Order 9 of 1980

#### ARRANGEMENT OF REGULATIONS

- 1. Application
- 2. Form of certificate of registered negotiator
- 3. Fees
- 4. Time for lodging applications
- 5. Minister may extend time
- 6. Minister may accept applications made out of time
- 7. Minister may require further and better particulars
- 8. Verification of particulars in application
- 9. Applicant to answer truthfully all questions

#### **SCHEDULE**

Part 1 - Form A - Application for a certificate pursuant to section 6(1) of the Act

Part 2 - Form B - Request for an extension of time to apply for a certificate pursuant to section 6(1) of the Act

Part 3 - Fees payable on an application for a certificate pursuant to section 6(1) of the Act

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

### 1. Application

These	Regulations	s apply	with	L	respect	to -	_
(a) land which,	on the day	these Regulations	come into	force, is	situated outside	the municipa	1
boundaries	of	Port	Vila	and	Luganville	e; and	d

(b) land which, on the day these Regulations come into force, is situated within the municipal boundaries of Port Vila and Luganville, but is subsequently excluded from the said municipal boundaries.

#### 2. Form of certificate of registered negotiator

With respect to such land as specified in regulation 1, an application for a Certificate of Registered Negotiator under section 6(1) of the Land Reform Act, Cap. 123 shall be in Form A contained in Part 1 of the Schedule.

#### 3. Fees

The fee payable on an application form shall be as set out in Part 3 of the Schedule.

4. Time for lodging applications

Subject to regulations 5 and 6, an application supported by some evidence of payment of the prescribed fee shall be lodged with the Minister –

- (a) with respect to land described in regulation 1(a), within 3 months of the day these Regulations come into force; and
- (b) with respect to land described in regulation 1(b), within 3 months of the declaration that the land is excluded from a municipal boundary.
- 5. Minister may extend time
- (1) The Minister may, on request by a person intending to apply under these Regulations, extend the time prescribed in regulation 4 for a further 3 months.
- (2) A request for an extension of time shall be in Form B contained in Part 2 of the Schedule.
- 6. Minister may accept applications made out of time
- (1) Subject to subregulation (4), the Minister may, if he is satisfied that reasonable cause has been shown, accept an application made out of time.
- (2) An application made out of time shall be supported by a statement giving the applicant's reasons for applying out of time.
- (3) The Minister may place such terms or conditions on acceptance of a late application as he thinks
- (4) A late application with respect to a parcel or parcels of land may not be accepted if the Minister has already given a Certificate under section 6(1) of the Land Reform Act, Cap. 123, in relation to such parcel or parcels of land.
- 7. Minister may require further and better particulars

The Minister may with respect to any matter contained in an application, require the applicant to appear before him for an interview, or to provide further or better particulars, including supporting documentary evidence.

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A person authorised in writing by the Minister may, for the purpose of establishing the accuracy or otherwise of statements made in an application –

- (a) enter upon the land the subject of the application with such persons, vehicles and things as he thinks fit;
- (b) inspect the land and any improvements, produce, plant and equipment on the land; and
- (c) examine and record the details of any accounts, records, documents and papers relating in any way to the land or any improvements, plant or equipment on the land, or produce from the land.

#### 9. Applicant to answer truthfully all questions

Failure by an applicant to respond truthfully and to the best of the applicant's ability to questions and matters of fact raised in Form A shall render the application invalid.

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(regulation 2)

Part 1

FORM A

(regulation 2)

#### REPUBLIC OF VANUATU

Land Reform Act, Cap. 123

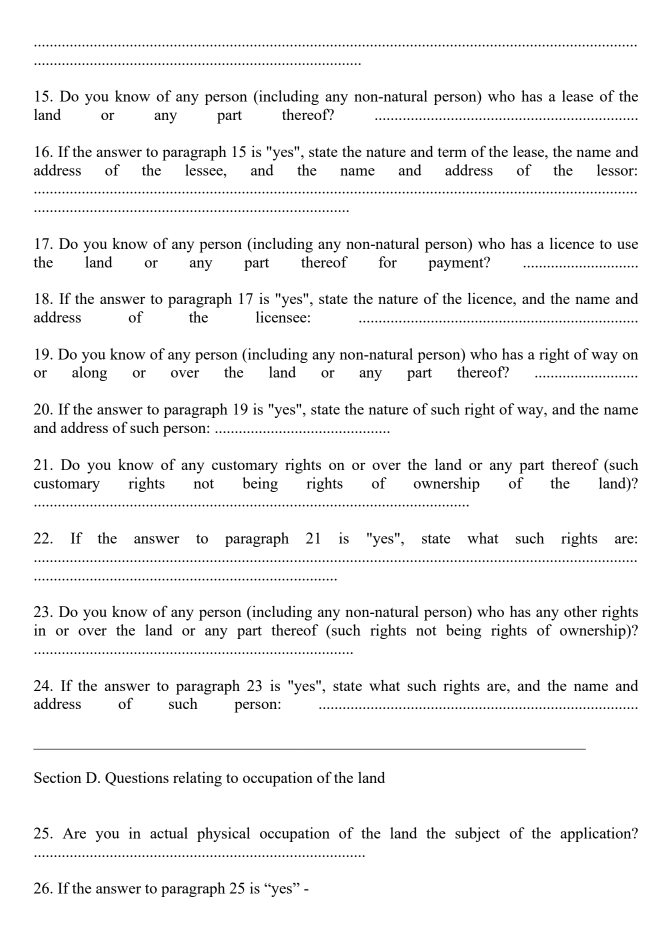
# APPLICATION FOR A CERTIFICATE PURSUANT TO SECTION 6(1) OF THE ACT

Sec	tion	A.		Questions	relating	to	the	applicant
1.	Full	name	of	applicant:				
2. <i>F</i>	Applica	nt's posta	l addı	ess in Vanuat	u:		•••••	

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

6. Official description of the land, being –
Registered title number(s):
Plan number(s):  Other descriptions:
7. Are you applying for –
(a) all the land the subject of a registered title under paragraph 6?;
(b) part only of the land the subject of a registered title under paragraph 6?; or
(c) land which is not the subject of a registered title?
(Answer "Yes" to (a), (b) or/and (c), as appropriate.)
Section C. Questions relating to claims with respect to the land
<i>Instructions</i> : Applications for a Certificate of Registered Negotiator may be made under the Land Reform Act, Cap. 123 by an alienator or other person. "Alienator" is defined in section 1 of the Act. The applicant is required to state the capacity in which he makes the application, and the details of other claims with respect to the land.
Details of the applicant's claim
8. Do you claim to be an alienator with respect to the land the subject of the application?
9. If the answer to paragraph 8 is "yes", do you claim that immediately prior to the Day of Independence, you -
(a) had freehold or perpetual ownership of the land either alone or jointly with another person or persons?
(b) had a right to a share in the land by inheritance through will or operation of law where no formal transfer of that land had taken place?
(c) had a life interest in the land?

(d) had a right to the land or a share in the land at the end of a life interest?
(e) had some other beneficial interest in the land?
(Answer "Yes" to one of (a)-(e), as appropriate).
10. (a) If you answered "yes" to paragraph 9(a), state -
(i) whether you claim to have had freehold or perpetual ownership alone, or jointly with another person or persons:
(ii) if jointly, state the name and address of such other person or persons:
(b) If you answered "yes" to paragraph 9(e), state the nature of the beneficial interest:
11. (a) If the answer to paragraph 8 is "no", do you claim to have an interest in the land?
(b) If so, state the nature of the interest:
Details of any other claims
12. (a) If the answer to paragraph 8 is "yes", do you know of any other person or persons who may claim to be an alienator with respect to the land?
(b) If so -
(i) state the name, address and nature of the claim of such person or persons:
(ii) has there been an agreement between you and such person or persons as to who will be the alienators' representative for the purposes of the Land Reform Act, Cap. 123?
if so, state the name and address of the alienators' agreed representative:
13. Do you know of any person (including any non-natural person) who has a mortgage on the land?
14. If the answer to paragraph 13 is "yes", state the nature of the mortgage, the mortgagee's name and address, and the mortgagor's name and address:



(a) is such occupation over all or part only of the land?
(b) if part only, state which part:
27. If the answer to paragraph 25 is "no", is there any other person (including any non-natural person) in actual physical occupation of the land?
28. If the answer to paragraph 27 is "yes" -
(a) is the person in occupation an alienator? (If so, state the name and address of the alienator):
(b) is the person in occupation a licensee? (If so, state the name and address of the licensee, and the name and address of the licensor):
(c) is the person in occupation a tenant or lessee? (If so, state the name and address of the tenant or lessee, and the name and address of the person from whom the tenancy or lease is held):
29. If the answer to paragraph 27 is "yes" -
(a) is such occupation over all or part only of the land?  (b) if part only, state which part:
Section E. Questions relating to maintenance of the land and improvements on or to the land
30. What is the area of the land the subject of the application? hectares
31. What is the cleared area? hectares
32. What area has been planted to cash crops? hectares
33. With respect to cash cropping on the land, you are required to answer the following -
(a) Coconuts (i) what area is planted to coconut? hectares
(ii) what is the age of the coconut trees?
(iii) what was the production-in 1978? tonnes
-in 1979? tonnes

(b) C	cocoa									
(i)	what	area	is	plante	d to	cocoa?	• • • • • • • • • • • • • • • • • • • •	•••••	•••••	hectares
(ii)	what	is	the	age c	of the	cocoa	trees?	•••••	•••••	•••••
(iii) v	what was	s the pr	oducti	on-in 197	8?		to	nnes		
						-in 1979	?		tonnes	
(c) C	offee									
(i)	what	area	is	plante	d to	coffee?				hectares
(ii)	what	is	the	age of	f the	coffee	trees?			
(iii) v	what was	s the pr	oducti	on-in 197	'8?		to	nnes		
						-in 1979?	······	to	onnes	
(d) C	other cas	h crops	S							
(i)	what	area	is	planted	to o	ther cas	sh crop	s?		hectares
(ii)	wl	hat	are	t t	hey?				•••••	
(iii) v	what was	s the pr	oducti	on-in 197	'8?	•••••	to	nnes		
						-in 1979	?	to	onnes	
24 V	With room	pact to	onimol	huchandi	ay on the	land you	oro roqui	red to answer	the fell	ayin a
	-		amma	nusvandi	ly on the	iand, you	are requi	red to answer	the folk	owing –
(a) F <sub>1</sub>	encing what	area	has	been	fence	1 to	orazino?	•••••		hectares
(ii)	what	is	the	length	OI	iencing?	•••••		К	nometres
` /		• •		Č						
` ′				cing?	•••••	•••••	•••••	•••••		
	asture In	-								
(i)	what	area	has	s been	past	ure im	proved?			hectares
(ii)				of the			nature	of pasture	impr	ovement:
	tocking									
(i) w	hat is the	e numb	er of c	attle?						
,				bulls, bre	_	ows, bull	ocks, spa	yed cows, st	eers, he	ifers and

				nature			of	other	commercia	1 stock?
(d) P	roduction	n				?				
(i)		ne si		ıl impro			waterin	g or	irrigation	purposes:
35. I	List other	· struct	ural im	provemer	nts, inclu	ıding –				
` /										
` ′		-							•••••	
(d) a	nimal hu	sbandı	ry and p	processing	g faciliti	es:				
36. I the	List plant	and e	quipme land:	ent used in	n connec			-	t of, or produ	
Sect	ion F. De	evelopi	ment Pr	roposals						
									of the land inese should	
1. Pı any		provisi plantin		maintenai or	nce of exnew	xisting casl plan	-	rehabil of	itation of pla cash	ntings, and crops;
2. Pi stocl		orovisi	on for	maintena	nce of e	xisting ani	mal sto	ck numb	pers and any	increase in numbers;
3. Pi crop	oposed i	improv	ements	s in conne and	ection w	-	ıd anim nimal	al husba	andry and pro	ocessing of production;
	roposed osals.	or po	ossible	sources	which	might be	availab	ole for	financing de	evelopment

Section G. Participation by Custom Owners

In this section you are asked to state your views or proposals with respect to participation of

the custom owners in the ownership and management of the business conducted on the land, in the event of an agreement being negotiated with the custom owners.

Section H. Application and Declaration

Instructions: Applicants are required to answer truthfully and to the best of their ability on questions and matters of fact in Form A. Failure to answer truthfully and to the best of the applicant's ability will render the application invalid. Your attention is drawn to section 21 of the Land Reform Act, Cap. 123 which provides that any person who contravenes any of the provisions of the Act (which includes these Regulations) will be liable on conviction to a term of imprisonment or a fine or both. Applicants must complete the following application and declaration.

a Cert	ificate of	f Regis	tered N stateme	ame) of legotiator under nts made by me knowledge	Section on Sect	6(1) of the sions A, B,	e Land Refor C, D and E or	m Act, ( f this for	Cap. 123
Date S	Signature	of App	olicant						
				Signato	ory's Off	ice			
					(where	the applic	ant is a corp	oration)	•
Part 2								(regu	ılation 5)
FORM	ΙВ								
REPU	BLIC OF	F VAN	UATU						
Land I	Reform A	Act, Ca	p. 123						

A CERTIFICATE PURSUANT TO SECTION 6(1) OF THE ACT

REQUEST FOR AN EXTENSION OF TIME TO APPLY FOR

4. My claim with respect to the land or interest in the land is
•
Plan number(s):
Registered title number(s):
(c) Official description of the land, being -
Island:
District:
(b) Location of the land, being -
(a) Name of the land:
3. The details of the land in respect of which I intend to lodge an application for a Certificat of Registered Negotiator under section 6(1) of the Act are as follows -
2. My postal address in Vanuatu is
(b) I am a corporation whose country of incorporation is
(a) I am a natural person whose nationality is
1. Answer either (a) or (b):
1
is provided in support of this reques

Date Signature of Applicant

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## Signatory's Office

## (where the applicant is a corporation)

Part 3

(regulation 3)

Land Reform Act, Cap. 123

# FEES PAYABLE ON AN APPLICATION FOR A CERTIFICATE PURSUANT TO SECTION 6(1) OF THE ACT

Area	O	of	lan	d	the	S	subjec	t of	the	application	VT
Not	more	tha	ın 10	0 h	ectares	••••	•••••				2,000
More	than	10	and	not	more	than	100	hectares	••••		4,000
More	than	100	and	not	more	than	500	hectares			10,000
More	than	500	and	not	more	than	1,00	00 hectar	es		20,000
Plus VT 5,000 for every 500 hectares or part thereof over 1,000 hectares.											