STATUTORY INSTRUMENTS

2004 No. 100.

THE LAND REGULATIONS, 2004

ARRANGEMENT OF REGULATIONS.

Regulation.

PART I—PRELIMINARY.

- 1. Citation.
- 2. Interpretation.

PART II—FUNCTIONS OF COMMITTEES, BOARDS AND THE COMMISSION.

- 3. Application for certificate of customary ownership.
- 4. Application for certificate of occupancy.
- 5. Consent to grant certificate of occupancy.
- 6. Appeal against owner's refusal to consent.
- 7. Terms and conditions of occupancy.
- 8. Acknowledgement of payment of annual ground rent.
- 9. Non-payment of ground rent.
- 10. Application to convert customary tenure to freehold.
- 11. Decision of the board to convert customary tenure to freehold.
- 12. Application for grant of land in freehold.
- 13. Conditions on conversion of customary tenure or leasehold to freehold.
- 14. Application for conversion of leasehold out of former public land to freehold.
- 15. Procurement or acquisition of certificates of title by Uganda land commission.

Regulation.

- 16. Application for leasehold.
- 17. Notices.
- 18. Orders.
- 19. Summons.
- 20. Oaths.
- 21. Procedure at hearing by committee.
- 22. Procedure at hearings by a board.
- 23. Procedure in connection with allocation of land by a board or the commission.
- 24. Functions of board with respect to compensation.
- 25. Procedure with respect to the commission's or the board's powers over buildings.

PART III—PARCEL IDENTIFICATION AND LAND DEMARCATION.

- 26 Notice to interested parties.
- 27. Demarcation of boundaries.
- 28. Certification of boundaries.
- 29. Boundary clearing and marking.
- 30. Maintenance of boundaries.
- 31. Unit of measurement.
- 32. Preparation of sketch.

- 33. Methods of measurement.
- 34. Recording of rights of way.
- 35. Distribution of sketch.
- 36. Notification of survey of land held under certificate of customary ownership.
- 37. Notification of survey of land held under certificate of occupancy.
- 38. Parcel Identification Number.
- 39. Subdivisions.
- 40. Existing plans.

PART IV—REGISTRATION OF LAND, RIGHT OF OCCUPANCY, AND RELATED TRANSACTIONS.

- 41. Registry of the recorder.
- 42. Presentation of documents.

Regulation.

- 43. Consent of registered owner.
- 44. Manner of registration by recorder.
- 45. Abstract Book.
- 46. Priority of transactions.
- 47. Endorsing document with particulars of transaction.
- 48. Endorsed particulars, etc, to form basis of entries.
- 49. PIN Allocation Book.
- 50. Form of PIN Allocation Book.
- 51. Certificate of customary ownership.
- 52. Form of certificate of customary ownership.
- 53. Certificate of occupancy.
- 54. Form of certificate of occupancy.
- 55. Completion of registration.
- 56. Registration not to cure defects or confer validity.
- 57. Transactions.
- 58. Lodging of a caveat.
- 59. Recorder may reject a caveat.
- 60. Effect of a caveat.
- 61. Removal of a caveat.
- 62. Parcel File.
- 63. Documents to be presented in person.
- 64. Consent to transactions.
- 65. Time of grant of consent.
- 66. Variation of forms.
- 67. Power of recorder to correct mistakes, errors and omissions.
- 68. Substitute certificate.
- 69. Special certificate.
- 70. Finding original certificate.
- 71. Finding duplicate certificate.
- 72. Search and inspection of records.
- 73. Notice to correct errors in the register book.

PART V—COMMUNAL LAND ASSOCIATIONS.

- 74. Application to registrar to form a communal land association.
- 75. Notice to convene a meeting.
- 76. Certificate of acceptance of the constitution of a communal land association.

Regulation.

- 77. Application for incorporation of officers of a communal land association.
- 78. Certificate of incorporation.
- 79. Application for dissolution of a communal land association
- 80. Notice of dissolution.
- 81. Model constitution.
- 82. Model common land management scheme.
- 83. District register of associations.
- 84. Form of register of associations.

PART VI—MEDIATION.

- 85. Invitation to mediator.
- 86. Time for negotiations.
- 87. Mediation in respect of applications.
- 88. Mediation in respect of any other dispute over land.
- 89. General principles of mediation.
- 90. Allowance for the mediator.

PART VII—MISCELLANEOUS.

- 91. Preparation of documents.
- 92. Consent to assign or sublet land held under a lease granted out of former public land.
- 93. Delegation of functions.
- 94. Provision of technical services.

PART VIII—FEES.

95. Fees.

PART IX—REVOCATION.

96. Revocation.

FIRST SCHEDULE—FORMS

- Form 1: Application for certificate of customary ownership
- Form 2: Application for certificate of occupancy/Grant of consent
- Form 3: Notice to show cause why tenancy should not be terminated for non-payment of rent
- Form 4: Application for conversion from customary tenure to freehold tenure/grant of freehold
- Form 5: Application for conversion of leasehold out of former public land to freehold
- Form 6: Procurement or acquisition of certificate of title by Uganda land commission.
- Form 7: Application for a leasehold (in case of land held by Uganda land commission)
- Form 8: Application for a leasehold (in case of land held by a district land board)
- Form 9: Notice of hearing of application for a certificate of customary ownership
- Form 10: Notice of hearing for application for grant of Freehold.
- Form 11: Order to attend a hearing by area land committee
- Form 12: Order to produce documents at hearing by area land committee
- Form 13: Summons to attend a hearing by area land committee
- Form 14: Witness oath
- Form 15: Interpreters' oath
- Form 16: Notice to convert leasehold out of former public land to freehold.
- Form 17: Lease/ sublease offer (in case of land held by Uganda land commission)

Form 18: Form 19:	Lease/ sublease offer (in case of land held by a District land board) Freehold offer
Form 20:	Notice of intention to exercise powers (under section 53 of Cap 227) by Uganda land commission
Form 21:	Notice of intention to exercise powers (under section 60 of Cap 227) by a District land board.
Form 22:	Notice of application for certificate of occupancy
Form 23:	Demarcation form for certificate of customary ownership
Form 24:	Demarcation form for certificate of occupancy
Form 25:	Notification of survey of customary land
Form 26:	Notification of survey of land affected by right of occupancy
Form 27:	Form for sub-division of land held under certificate of customary ownership
Form 28:	Form for sub-division of land held under certificate of occupancy
Form 29:	Abstract Book
Form 30:	PIN Allocation Book
Form 31:	Certificate of customary ownership
Form 32:	Certificate of occupancy
Form 33:	Transfer or assignment of customary ownership or right of occupancy
Form 34:	Lease/sublease of customary ownership or right of occupancy
Form 35:	Mortgage / pledge of customary ownership
Form 36:	Release of mortgage or pledge
Form 37:	Caveat forbidding any dealing in land
Form 38:	Removal of a caveat
Form 39:	Application to remove a caveat
Form 40:	Application for consent to a land transaction by tenant by occupancy.
Form 41:	Consent by spouse(s) to a transaction in land
Form 42:	Application for a special certificate of customary ownership or certificate of occupancy
Form 43:	Notice to effect changes in the register book
Form 44:	Application to form a communal land association
Form 45:	Notice of meeting to form communal land association
Form 46:	Certification of compliance of the constitution of communal land association
Form 47:	Application for incorporation of officers of communal land association
Form 48:	Certificate of incorporation of communal land association
Form 49:	Application to district registrar of titles for dissolution of communal land association
Form 50:	Dissolution of a communal land association
Form 51:	District register of communal land associations
Form 52:	Invitation to mediator
Form 53:	Application for approval to deal in land
	SECOND SCHEDULE—FEES

THIRD SCHEDULE—CONTENTS OF MODEL CONSTITUTION

FOURTH SCHEDULE—DELEGATION OF FUNCTIONS.

STATUTORY INSTRUMENTS

2004 No. 100.

THE LAND REGULATIONS, 2004.

(Under Section 93 of the Land Act, Cap 227)

IN EXERCISE of the powers conferred upon the Minister responsible for Lands by section 93 of the Land Act, these Regulations are made this 16th day of December, 2004.

PART I—PRELIMINARY.

1. Citation

These Regulations may be cited as the Land Regulations, 2004

2. Interpretation

In these Regulations, unless the context otherwise requires—

- "Act" means the Land Act;
- "approximate north direction" means the direction a person faces when the right hand side points to the direction where the sun rises and the left hand side points to the direction where the sun sets;
- "aquacultural products" includes fish, shellfish, and plants grown in water;
- "area land committee" means a land committee established under section 64 of the Act;
- "association" means a communal land association established under section 15 of the Act;
- "authenticated agreement" means a binding and written agreement between the parties to a process of mediation facilitated by the mediator and signed by the parties and the mediator;
- "board" means a district land board established by article 240 of the Constitution and section 56 of the Act;
- "certificate of customary ownership" means a certificate in the prescribed form and issued under section 7 of the Act;
- "certificate of occupancy" means a certificate in the prescribed form and issued under section 33 of the Act;

- "committee" means a land committee established under section 64 of the Act;
- "commission" means the Uganda land commission established under article 238 of the Constitution and section 46 of the Act;
- "customary tenure" means a system of land tenure regulated by customary rules, which are limited in their operation to a particular description or class of persons the incidents of which are described in section 3 of the Act;
- "district registrar" means a district registrar of titles as defined in sections 3 and 41 of the Act;
- "external consultant" means an external consultant to the district land board and includes a technical officer from another district or from the centre and where necessary, from the private sector as specified in regulation 94;
- "freehold tenure" means the holding of registered land in perpetuity subject to statutory and common law qualifications the incidents of which are described in section 3 of the Act;
- "horticultural products" includes vegetables, flowers, fruit and shrubs grown for ornamental purposes;
- "interest in the proceedings" means an interest, pecuniary or otherwise, that could conflict with the proper performance of a person's functions in hearing and determining any matter and includes an interest of a blood relative or a relative by marriage;
- "land tribunal" means a district land tribunal established under section 74 of the Act;
- "lender" means and includes a mortgagee or transferee of a mortgage;
- "mediator" means a person appointed as a mediator under section 89 of the Act;
- "official seal" means a metallic impression, stamped on a document to show that it is genuine and carries the authority of a particular person or organisation;
- "parcel file (PF)" is the file in reference to a parcel as specified in regulation 62 of these Regulations;

- "PIN" means Parcel Identification Number, which shall include the codes of the district, county, sub-county, parish and village;
- "profit a` prendre" is a right vested in a person to enter upon the land of another person and take from it a profit of the soil such as clay, sand, game, herbs, grass and firewood. The profit must be something out of the land itself as distinguished from taking a profit by use of the land.

"recorder" means a recorder established under section 68 of the Act.

PART II—FUNCTIONS OF COMMITTEES, BOARDS AND THE COMMISSION.

3. Application for certificate of customary ownership

An application for a certificate of customary ownership shall be in Form 1 specified in the First Schedule to these Regulations.

4. Application for certificate of occupancy

An application for a certificate of occupancy shall be in Form 2 specified in the First Schedule to these Regulations.

5. Consent to grant certificate of occupancy

The registered owner shall grant consent to an applicant for a certificate of occupancy in Form 2 specified in the First Schedule to these Regulations within six weeks after receiving the decision of the committee on the boundaries of the land occupied by the tenant by occupancy.

6. Appeal against owner's refusal to consent

Where consent is not granted by the registered owner after six weeks from the date of receipt of the committee's determination, a tenant by occupancy may appeal to the land tribunal for the consent.

7. Terms and conditions of occupancy

The terms and conditions subject to which a tenant by occupancy shall occupy the land are—

- (a) the tenant shall pay annual nominal ground rent to the registered owner;
- (b) apart from ground rent, the registered owner shall not ask for any other form of payment from the tenant by occupancy;
- (c) the tenant shall, with due regard to customary law, keep the land in accordance with the rules of good husbandry and in the case of planned areas, in accordance with planning regulations and shall not allow any part of the land to become impoverished, injured or deteriorated;

- (d) any buildings on the land shall be kept in good and substantial repair, regard being had to their age, condition, and the materials with which they have been constructed;
- (e) where the tenant decides to erect any permanent buildings, those buildings shall be made from good and substantial materials, due regard being had to the customs and practices of building permanent buildings in the locality of the tenancy;
- (f) the tenant shall have quiet enjoyment of the tenancy without interruption from the registered owner;
- (g) the registered owner or the tenant by occupancy shall not—
 - (i) place any obstruction on the land which may impede the use of any easement, or profit a prendre or usufructuary rights over the land; or
 - (ii) impose any condition or charge any fee on the use of any easement or profit a prendre or usufructuary right which would affect a benefit that any person is entitled to and to which the land is subject.

8. Acknowledgement of payment of annual ground rent

The registered owner shall, in writing, acknowledge receipt of the annual nominal ground rent from a tenant by occupancy which shall contain the following-

- (a) a description of the land;
- (b) the period for which the rent is paid;
- (c) the amount that has been paid;
- (d) the name of the registered owner and the tenant by occupancy; and
- (e) the signature of the registered owner or his or her agent.

9. Non-payment of ground rent

A notice to a tenant by occupancy requiring that tenant to show cause why his or her tenancy should not be terminated for failure to pay rent shall be in Form 3 specified in the First Schedule to these Regulations.

10. Application to convert customary tenure to freehold

An application to convert customary tenure to freehold shall be in Form 4 specified in the First Schedule to these Regulations.

11. Decision of the board to convert customary tenure to freehold

The decision of the board on an application for conversion from customary tenure to freehold shall be in Form 4 specified in the First Schedule to these Regulations.

12. Application for grant of land in freehold

An application for a grant of land in freehold shall be in Form 4 specified in the First Schedule to these Regulations.

13. Conditions on conversion of customary tenure or leasehold to freehold

A board may attach to any conversion into freehold or to a grant of freehold any or all of the following conditions, limitations or restrictions—

- (a) the freehold owner shall keep and use the land in accordance with the rules of good husbandry, due regard being had to the customary practices of land use in the area and to planning regulations in the case of planned areas;
- (b) any buildings or other structures on the land shall, while they are in use, be kept in good and substantial repair;
- (c) obstructions shall not be placed on the land which may impede the use of any easement or profit a prendre or usufructuary rights over the land and conditions shall not be imposed or fees charged on the use of any easement, or profit a prendre or usufructuary right which have been determined by the board to exist and to which the conversion or grant is made subject;
- (d) any condition, restriction or limitation which is binding on the freehold owner shall, unless otherwise expressly provided for in the document of conversion or the grant, be binding upon all persons claiming an interest in the land; or
- (e) any other condition the board may consider necessary or desirable.

14. Application for conversion of leasehold out of former public land to freehold

An application for conversion of leasehold out of former public land into freehold shall be in Form 5 specified in the First Schedule to these Regulations.

15. Procurement or acquisition of certificates of title by Uganda land commission

An application by the commission to procure or acquire a freehold title for land vested in it or acquired by Government shall be in Form 6 in the First Schedule to these Regulations.

16. Application for leasehold

An application for a leasehold in case of land held by the commission shall be in Form 7 and in case of land held by a board shall be in Form 8 in the First Schedule to these Regulations.

17. Notices

The notice of a hearing into any application before a committee, a board or the commission shall be in Forms 9 and 10 specified in the First Schedule to these Regulations.

18. Orders

An order requiring the attendance of a person or requiring a person to produce a document before a committee shall be in Form 11 or Form 12 specified in the First Schedule to these Regulations.

19. Summons

- (1) A summons issued by the chairperson of a committee to a person to attend a hearing into an application made under sections 5,11 and 33 of the Act shall be of not less than fourteen days notice.
- (2) A summons to which this regulation refers shall be in Form 13 specified in the First Schedule to these Regulations.

20. Oaths

An oath, which shall be administered by the chairperson of a committee, shall be in Form 14 or Form 15 specified in the First Schedule to these Regulations.

21. Procedure at hearing by committee

- (1) In considering any application to which sections 5, 6, 7, 9, 11, 28 and 33 of the Act apply, a committee shall comply with the rules of natural justice in determining its procedure and shall—
 - (a) conduct the hearing in public but with due regard to order, decorum and fairness to all parties and shall make clear to any representatives appearing for any party that the committee will concentrate on the substance of the matter before it and administer substantive justice without undue regard to technicalities;
 - (b) exclude any member of the committee who has an interest in the proceedings, which interest such member of the committee shall be under a duty to declare, or on receiving sustainable objection from any of the parties;
 - (c) before the beginning of the hearing, decide what language may be used in the hearing;
 - (d) in reaching a decision on the language to be used, have regard to the language most commonly used and understood in the parish or urban

area where the hearing shall take place and to the language or languages understood by the parties;

- (e) provide for interpretation of the proceedings where necessary;
- (f) before the hearing, determine and announce the hours of the day when the hearing will take place; except that in all cases, a hearing shall be held between eight o'clock in the morning and seven o'clock in the evening;
- (g) permit an applicant or his or her representative and any other persons wishing to make representations to the committee to appear in person or by a representative;
- (h) allow an applicant to state his or her case first and then be questioned on any aspect of it or be asked to give further information about it by any member of the committee or any other person claiming an interest in or having information about the land which is the subject of the application;
- (i) after the applicant or his or her representative has put his or her case, allow any person claiming an interest in the land to put his or her case and be questioned on it by the committee and the applicant;
- (j) allow any person, including the applicant, to make representations in person or in writing on which he or she may be questioned;
- (k) where the committee intends to call evidence on any matter or issue, inform all the parties to the hearing of that fact and allow them to comment on and ask questions about that evidence;
- (1) where the committee visits and inspects the land, which is the subject of the application, allow both the applicant or his or her representative and any other persons claiming an interest in the land to point out features of the land and make other remarks about the land and their interests in the land;
- (*m*) keep notes of the proceedings made at the hearing including records of any visits made to the land in the course of the hearing either by the chairperson of the committee or an official appointed for the purpose by the chairperson;
- (n) accept as evidence on the boundaries of the land the subject of the application—
 - (i) a statement on the boundaries by any person acknowledged in the community as being trustworthy and knowledgeable about land matters in the parish or the urban area;

- (ii) simple or customary forms of identifying or demarcating boundaries using natural features and trees or buildings and other prominent objects;
- (iii) human activities on the land such as the use of footpaths, cattle trails, watering points, and the placing of boundary marks on the land;
- (iv) maps, plans and diagrams, whether drawn to scale or not, which show by reference to any of the matters referred to in subparagraph (ii) or (iii) the boundaries of the land;
- (o) have particular regard to the interests in the land, of women, children and persons with disabilities and ensure that all such interests are fully and properly considered and recorded;
- (p) exercise its discretion to adjourn a hearing, to facilitate the parties to the hearing to reconcile any differences they may have about their respective interests in the land and record any such agreement which is reached when the hearing recommences;
- (q) have regard to the desirability, at any time during or after a hearing has ended, of making a preliminary finding on any matter and where it does so, it shall invite the parties to comment on the finding either in person or in writing;
- (r) try to reach a consensus on all decisions and where that is not possible, then a majority decision may be reached with the reasons for both the majority decision and the minority position being recorded in the report prepared for the board;
- (s) in deciding whether any issue has been proved before the committee, determine whether the facts have been proved on the balance of probabilities;
- (t) having regard to section 6 (6) (a) of the Act, prepare a report which shall include—
 - (i) the name of the committee;
 - (ii) the number of the hearing;
 - (iii) the names of the parties;
 - (iv) a summary of the evidence of the parties and all witnesses;

- (v) the findings on all applications and claims together with the reason for those findings;
- (vi) the recommendations on all applications and claims together with reasons for those recommendations;
- (vii) a sketch and determination of the boundaries referred to in section 33(4) of the Act;
- (u) sign the report prepared in accordance with paragraph (t) of this regulation; and
- (v) subject to sections 6(6)(c) and 66(2) of the Act, submit its reports to the board once a month.
- (2) Where an application under these Regulations is made in respect of any parcel of land which lies partly within one sub-county or division and partly within another, the committee shall cause a notice to be forwarded to the chairperson of the committee of the other sub-county or division and thereafter a joint committee meeting of the affected sub-county or division shall proceed to deal with the application so far as it relates to that part of land that lies within the affected sub-counties or divisions in the manner prescribed by these Regulations.
- (3) Members of both committees shall elect a chairperson for the joint meetings.
- (4) The joint committee shall not make any decisions under Part 111 of these Regulations with respect to land which the subject of a dispute in any tribunal or court or which is pending the decision of a mediator exercising any functions under the Act.
 - (5) The quorum for any meeting of the area land committee shall be three.

22. Procedure at hearings by a board

- (1) In holding hearings related to any application under regulations 10, 12 or 13, a board shall have regard to regulation 21 and shall, to the extent that it is relevant to do so, comply with that regulation.
- (2) A board shall hold a hearing into an application for the conversion of a lease granted out of former public land to freehold—
 - (a) where it appears that all or any of the conditions referred to in paragraphs (a) to (e) of subsection (1) of section 28 of the Act have not been complied with and that it is in the interest of justice and fairness that a hearing be held to enable the applicant to satisfy the board on that matter;

- (b) in any case where the application relates to land in excess of one hundred hectares, in order to determine whether it is in the public interest to permit the conversion, and to determine "public interest".
- (3) On receipt of an application to convert a lease in respect of land in excess of one hundred hectares into a freehold, the board shall—
 - (a) advertise at the applicant's expense, for at least fourteen days in a newspaper with a wide circulation in the district where the land is located, and by other means as are intended to draw the matter to the attention of persons likely to be affected by the application; and the advertisement shall be in Form 16 specified in the First Schedule to these Regulations;
 - (b) determine on the basis of evidence brought before it whether or not it is in the public interest to convert the land, which is the subject of the application.

23. Procedure in connection with allocation of land by a board or the commission

- (1) A person may apply to a board or the commission to be allocated land—
 - (a) in the case of a board, land in the district which is not owned by anybody;
 - (b) in the case of the commission, land held by it.
- (2) On receipt of an application referred to in sub-regulation (1), the board or the commission may—
 - (a) advertise the application by giving notice of at least twenty one days in a newspaper with wide circulation in the district and by such other means as are likely to draw the matter to the attention of persons likely to be affected by the application within the district;
 - (b) invite any person to comment on or object to the application, giving reasons for any comment or objection;
 - (c) determine, after taking into account any comments or objections that may be made, in a meeting at which members of the public may be present, whether the applicant should be allocated the land for which application is made.
- (3) A board or the commission may dispose of land held by it by auction, tender or direct offer.

- (4) In making a decision under paragraph (c) of sub-regulation (2), the board or the commission shall consider—
 - (a) the proposed use of the land;
 - (b) the price offered for the land;
 - (c) planning concerns;
 - (d) environmental issues;
 - (e) any other relevant factors.
- (5) Where a board or the commission decides not to allocate land to a person, the board or commission shall record its reasons for not doing so, and accordingly inform the applicant, including the right of appeal provided for under the Act.
 - (6) Any offer made by a board or the commission shall be—
 - (a) communicated to the offeree stating the terms and conditions of the offer;
 - (b) conditional upon payment of fees and other charges, in full or by instalment;
 - (c) conditional upon acceptance of the offer within a specified period.
- (7) The lease offer or grant of freehold shall be in Form 17 in case of land held by the commission and Form 18 and 19 in case of land held by boards, specified in the First Schedule to these Regulations.
- (8) In the performance of its functions under this regulation a board or the commission shall, to the extent that it is relevant to do so, comply with regulation 21 of these Regulations.

24. Functions of board with respect to compensation

- (1) A board shall, when compiling and maintaining a list of rates of compensation under paragraph (e) of subsection (1) of section 59 of the Act, take into account the following—
 - (a) compensation shall not be payable in respect of any crop which is illegally grown;
 - (b) as much time as possible shall be allowed for harvest of seasonal crops;
 - (c) the current market value of the crops and trees in their locality will form the basis of determining compensation;

- (d) for buildings of non-permanent nature, replacement cost less depreciation will form the basis of compensation;
- (e) disturbance allowance of—
 - (i) fifteen percent of the value stated in paragraphs (c) and (d) shall be payable where notice of six months or more is given; or
 - (ii) thirty percent of the value stated in paragraphs (c) and (d) shall be payable where notice of less than six months is given;

25. Procedure with respect to the commission's or the board's powers over buildings

In exercising its powers to erect, alter, enlarge, improve, or demolish any building or other erection on any land held by it under paragraph (b) of section 53 or paragraph (b) of subsection (2) of section 60 of the Act, the commission or the board shall—

- (a) prior to exercising that power, give notice in Form 20 in case of the commission and Form 21 in case of a board specified in the First Schedule to these Regulations to any person residing in or using that building of its intention to exercise its power; and where the commission or the board proposes to demolish any building, give to any person residing in the building, not less than ninety days from the day notice is served to vacate the building.
- (b) consider any representations, which may be made by any person to whom a notice under paragraph (a) of this regulation has been sent;

PART III—PARCEL IDENTIFICATION AND LAND DEMARCATION

26. Notice to interested parties

- (1) For purposes of section 5(1) (a) and (b) of the Act, the committee shall, in accordance with section 6(2) of the Act, give notice in Form 9 specified in the First Schedule to these Regulations, of not less than two weeks to the applicants, owners of the adjacent land and other interested parties fixing the date and time of inspection of the land.
- (2) For purposes of section 33(2) and (3) of the Act, upon receipt of notice from the registered owner, the committee shall give notice of not less than three weeks and not more than three months to the applicant, the registered owner, tenants by occupancy, if any, who are neighbours of the applicant and other interested parties fixing the date and time of inspection of the land.

(3) The notice under sub-regulation (2) shall be in Form 22 specified in the First Schedule to these Regulations.

27. Demarcation of boundaries

- (1) The committee shall walk round the land, tracing, ascertaining, verifying, determining and marking the boundary of the land in the presence of the applicant, neighbours, owners of adjacent land and other interested parties.
- (2) In marking of boundaries, the committee shall use boundary marks commonly used in the respective area.
- (3) When marking the boundaries, turning points, corners and other changes in direction shall be given prominence and in between them, boundary marks shall be placed at such intervals that they can be easily seen one after the other.

28. Certification of boundaries

- (1) The committee, the customary owner, at least one owner of neighbouring land and at least two adult residents of the area present at the time of inspection of the land, shall certify the correctness of the boundaries by signing Form 23 specified in the First Schedule to these Regulations.
- (2) The committee, the registered owner or his or her duly appointed representative in the case of tenancy by occupancy, the applicant, at least one owner of neighbouring land and at least two adult residents of the area present at the time of inspection of the land shall certify the correctness of the boundaries by signing Form 24 specified in the First Schedule to these Regulations.

29. Boundary clearing and marking

Costs related to activities referred to in regulation 27, except remunerations to committee members, shall be borne by the applicant.

30. Maintenance of boundaries

Maintenance of the boundaries shall be the responsibility of the people sharing the established common boundaries.

31. Unit of measurement

The unit of measurement for boundaries shall be the metre.

32. Preparation of sketch

- (1) In the process of demarcating the land, the committee shall prepare a sketch of the land.
 - (2) The sketch shall—
 - (a) in the case of a certificate of customary ownership, be drawn on Form 23 specified in the First Schedule to these Regulations;

- (b) in the case of a certificate of occupancy, be drawn on Form 24 specified in the First Schedule to these Regulations;
- (c) be drawn using a black ball point pen;
- (d) be made of connected straight lines forming a closed shape;
- (e) indicate along the lines the approximate distances in metres between successive marked points drawn as crosses;
- (f) indicate the names of the owners and occupants of all the adjacent parcels of land;
- (g) show the approximate North direction; and
- (h) indicate prominent reference features of a permanent nature, if any, on or near the land, including paths, roads, tracks, rivers, permanent buildings, rocks, trees, and other necessary features.

33. Methods of measurement

- (1) The boundaries shall be measured using a tape; it shall not be necessary to draw the sketch to scale and the total area shall be estimated.
- (2) Where an applicant wishes to determine the actual area of the land he or she may arrange and pay for the services of a land surveyor.

34. Recording of rights of way

A right of way shall be indicated on the sketch by dotted lines and shall be clearly described.

35. Distribution of sketch

- (1) The committee shall, in the case of an application for a certificate of customary ownership, produce three copies of the sketch.
- (2) The original shall be sent to the board, a copy shall be given to the applicant and the committee shall retain a copy.
- (3) Where an application for a certificate of customary ownership is approved, the board shall make copies of the sketch and—
 - (a) retain one copy for its records;
 - (b) send the original and a copy to the recorder for purposes of issuing a certificate of customary ownership.

- (4) The committee shall, in the case of an application for a certificate of occupancy, produce five copies of the sketch—
 - (a) the original and a copy of the sketch shall be sent together with the consent of the registered owner or the tribunal, as the case may be, to the recorder through the board for purposes of issuing a certificate;
 - (b) copies of the sketch shall be given to the applicant and the registered proprietor; and
 - (c) a copy shall be retained by the committee.

36. Notification of survey of land held under certificate of customary ownership

- (1) Where a certificate of customary ownership is issued and the land is subsequently surveyed, the board shall inform the recorder of the area surveyed and submit a certified plan.
- (2) The notification shall be in Form 25 specified in the First Schedule to these Regulations.

37. Notification of survey of land held under certificate of occupancy

Where a certificate of occupancy is issued and the land is subsequently surveyed with the consent of the owner, the notification shall be submitted to the recorder in Form 26 specified in the First Schedule to these Regulations.

38. Parcel Identification Number

A parcel of land for which a certificate of customary ownership or a certificate of occupancy is issued shall bear a unique Parcel Identification Number (PIN), which shall be given by the recorder.

39. Subdivisions

Where there is a sub-division of a registered parcel—

- (a) the Parent parcel shall retain the old PIN and new PIN assigned to the new parcel;
- (b) in the case of a certificate of customary ownership, the sub-division shall be recorded in Form 27 specified in the First Schedule to these Regulations;
- (c) in the case of a certificate of occupancy, the sub-division shall be recorded in Form 28 specified in the First Schedule to these Regulations.

40. Existing plans

Where certified plans already exist, in the case of a certificate of customary ownership, the certified plans shall be forwarded with the application to the committee.

PART IV—REGISTRATION OF LAND, RIGHT OF OCCUPANCY AND RELATED TRANSACTIONS.

41. Registry of the recorder

A recorder shall establish, keep and maintain—

- (a) an Abstract Book;
- (b) a PIN Allocation Book;
- (c) a register of certificates of customary ownership;
- (d) a register of certificates of occupancy;
- (e) a parcel file (PF).

42. Presentation of documents

The board shall send its decision and a sketch in Forms 1 and 23, respectively, specified in the First Schedule to these Regulations to the recorder to issue a certificate of customary ownership.

43. Consent of registered owner

The board shall send the consent of the registered owner and a sketch of the land in Forms 2 and 24 respectively, to the recorder to issue a certificate of occupancy.

44. Manner of registration by recorder

Upon receipt of either the decision of the board and a sketch or the consent of the registered owner and the sketch referred to in regulations 42 and 43 of these Regulations, the recorder shall acknowledge receipt thereof and record them in the Abstract Book in such a manner as to observe priority.

45. Abstract Book

The Abstract Book shall be in Form 29 specified in the First Schedule to these Regulations.

46. Priority of transactions

All subsequent transactions shall be recorded in the Abstract Book in such a manner as to observe priority in accordance with regulation 47 of these Regulations.

47. Endorsing document with particulars of transaction

Immediately after entering a transaction in the Abstract Book, the recorder shall copy from the Abstract Book the particulars of the transaction relating to number, date and time of presentation and endorse them on the document.

48. Endorsed particulars, etc, to form basis of entries

The endorsed particulars shall form the basis of entries on to the certificate and will in addition be part of other information obtained from the document presented for registration.

49. PIN Allocation Book

When issuing a certificate of customary ownership or certificate of occupancy, the recorder shall, immediately after endorsing the particulars on a document, record the transaction in the PIN Allocation Book and allot a Parcel Identification Number (PIN) and the PIN shall be used to issue a certificate.

50. Form of PIN Allocation Book

The PIN Allocation Book shall be in Form 30 specified in the First Schedule to these Regulations.

51. Certificate of customary ownership

- (1) The recorder shall issue a certificate of customary ownership in duplicate.
- (2) The recorder shall keep the original certificate and give the duplicate certificate to the customary owner of the land.

52. Form of certificate of customary ownership

A certificate of customary ownership shall be in Form 31 specified in the First Schedule to these Regulations.

53. Certificate of occupancy

- (1) The recorder shall issue a certificate of occupancy in triplicate.
- (2) The recorder shall keep the original certificate and give the duplicate to the occupant and send the triplicate to the registrar of titles.
- (3) The registrar shall use the triplicate to note an incumbrance of occupancy on the certificate of title.

54. Form of certificate of occupancy

A certificate of occupancy shall be in Form 32 specified in the First Schedule to these Regulations.

55. Completion of registration

(1) Registration of any document shall be completed when the recorder signs entries on the certificate and certifies by signing a memorandum on the document presented for registration.

(2) The signature of the recorder appended, as stated in sub-regulation (1) on the certificate and the document is conclusive evidence of registration.

56. Registration not to cure defects or confer validity

The issuing of a certificate or registration of any document shall not cure any defect in a land transaction nor confer upon any certificate or other document any validity which it would otherwise not have, except so far as provided in the Act and these Regulations.

57. Transactions

- (1) A holder of a certificate of customary ownership may transfer, lease, sub-let, assign or mortgage his or her customary ownership subject to the necessary consents.
- (2) A holder of a certificate of occupancy may transfer, lease, sub-let or assign his or her right of occupancy subject to the consent of the land owner.
- (3) A transfer or assignment shall be in Form 33 specified in the First Schedule to these Regulations.
- (4) A lease or sub-lease shall be in Form 34 specified in the First Schedule to these Regulations.
- (5) A mortgage or a pledge shall be in Form 35 specified in the First Schedule to these Regulations.
- (6) When the borrower has fulfilled the terms and conditions of a mortgage or a pledge the lender shall execute a release of the mortgage or pledge in Form 36 specified in the First Schedule to these Regulations.

58. Lodging of a caveat

Any person having a claim or interest in land or right of occupancy, which is subject of a transaction, may lodge a caveat in Form 37 specified in the First Schedule to these Regulations.

59. Recorder may reject a caveat

The recorder shall not accept the caveat unless the caveator has made a declaration in Form 37 specified in the First Schedule to these Regulations, verifying the truth of a claim stated in the caveat.

60. Effect of a caveat

The effect of a caveat is to prevent any transfer, sell, exchange, pledge, mortgage, lease or change in ownership or any transaction affecting the land or right of occupancy.

61. Removal of a caveat

- (1) A caveat may be removed—
 - (a) by voluntary withdrawal by the caveator in Form 38 specified in the First Schedule to these Regulations;
 - (b) upon an order of a land tribunal on an application by a registered customary owner or a tenant by occupancy for removal of a caveat;
 - (c) where it lapses.
 - (2) A caveat shall lapse where—
 - (a) a registered customary owner or tenant by occupancy applies to the recorder for its removal in Form 39 specified in the First Schedule to these Regulations;
 - (b) the recorder gives notice of thirty days from the date of service, to the caveator to obtain an order from the land tribunal to delay or prevent its removal, but no such order is produced within the specified time.

62. Parcel File

A Parcel File (PF) shall be a folder where the recorder shall keep certificates of customary ownership or certificates of occupancy, documents forming the basis of registration, correspondences, and any other necessary documents.

63. Documents to be presented in person

- (1) Documents related to land transactions shall be presented to or collected from the recorder by the customary owner or the tenant by occupancy or by an authorised person.
 - (2) Authorisation shall be either by—
 - (a) a power of attorney; or
 - (b) an order of a court or a land tribunal; or
 - (c) a letter signed by the owner or the occupant.

64. Consent to transactions

- (1) The recorder or registrar shall not register any transaction where the consent required under section 34 or 39 of the Act is not produced, except where there is an order of the tribunal or a court to dispense with that consent.
- (2) The application of a tenant by occupancy for consent of the registered owner to a transaction shall be in Form 40 specified in the First Schedule to these Regulations.

(3) The consent of a spouse(s) required for any land transaction under the Act shall be in Form 41 specified in the First Schedule to these Regulations.

65. Time of grant of consent

The consent to a transaction required under sections 34 or 39 of the Act shall be granted within six weeks from the date on which the application is received.

66. Variation of forms

The forms contained in the Schedules to these Regulations may be modified or altered to suit the circumstances of every case; and any variation from such a form not being a matter of substance shall not affect its validity or regularity, but shall attract a prescribed fee.

67. Power of recorder to correct mistakes, errors and omissions

The recorder may, where it is brought to his or her attention in writing or on his or her own motion, correct typographical or clerical errors, mistakes or omissions in the records kept in accordance with regulation 41 of these Regulations.

68. Substitute certificate

- (1) Where the original certificate of customary ownership or certificate of occupancy is lost or torn or destroyed, the recorder may make a copy of it containing all the entries based on information from all the records in the office and other sources.
 - (2) The recorder shall endorse on the copy that it is a substitute certificate.

69. Special certificate

- (1) Where the duplicate certificate of customary ownership or certificate of occupancy is lost, torn or destroyed, the recorder may, upon application by the owner or occupant, supported by a declaration in Form 42 specified in the First Schedule to these Regulations, make a copy of it containing all entries appearing on the original or substitute certificate.
 - (2) The recorder shall endorse on the copy that it is a special certificate.
- (3) The recorder shall advertise the application by notice at sub-county, division, town council and district headquarters where the land is located for thirty days before issuing a special certificate.

70. Finding original certificate

- (1) When the lost original certificate of customary ownership or certificate of occupancy is found, the recorder shall update it and cancel the substitute certificate.
 - (2) The cancelled substitute certificate shall be kept in the PIN File.

71. Finding duplicate certificate

- (1) When the lost duplicate certificate of customary ownership or certificate of occupancy is found, the recorder shall update it and cancel the special certificate.
 - (2) The cancelled special certificate shall be kept in the parcel file.

72. Search and inspection of records

- (1) Any person may, upon payment of a fee prescribed in Part A of the Second Schedule to these Regulations and during working hours—
 - (a) inspect the parcel file;
 - (b) search and obtain a copy of any document in the parcel file.
- (2) a copy of any of the documents certified by the recorder will be admissible in evidence.

73. Notice to correct errors in the register book

A notice to a person likely to be affected by the exercise of powers of the registrar specified in section 91 of the Act shall be in Form 43 specified in the First Schedule to these Regulations.

PART V—COMMUNAL LAND ASSOCIATIONS.

74. Application to registrar to form a communal land association

An application to the district registrar of titles to form an association shall be in Form 44 specified in the First Schedule to these Regulations.

75. Notice to convene a meeting

- (1) A notice to convene a meeting to form an association shall be in Form 45 specified in the First Schedule to these Regulations.
- (2) A copy of the notice shall be put in a prominent place on the land and other prominent places such as places of worship, schools, market places and administrative offices.

76. Certificate of acceptance of the constitution of a communal land association

A certificate of the district registrar of titles that a constitution of an association complies with the provisions of subsection (3) of section 17 of the Act shall be in Form 46 specified in the First Schedule to these Regulations.

77. Application for incorporation of officers of a communal land association

An application to the district registrar for the incorporation of the officers of an association, which has voted to approve a certified constitution, shall be in Form 47 specified in the First Schedule to these Regulations.

78. Certificate of incorporation

The district registrar shall issue a certificate of incorporation of the officers of an association in Form 48 specified in the First Schedule to these Regulations, upon submission of the following—

- (a) an application by the officers for incorporation;
- (b) a resolution by members to incorporate;
- (c) a resolution by members electing officers as a management committee of the association;
- (d) certification of compliance with the model constitution; and
- (e) an approved constitution.

79. Application for dissolution of a communal land association

An application to the district registrar for the dissolution of an association shall be in Form 49 specified in the First Schedule to these Regulations.

80. Notice of dissolution

Upon consenting to the dissolution, the district registrar of titles shall give notice of the dissolution in Form 50 specified in the First Schedule to these regulations.

81. Model constitution

The contents of the model constitution of an association may be as prescribed in the Third Schedule to these Regulations.

82. Model common land management scheme

The contents of a model common land management scheme which shall be prepared by an association shall be in accordance with the provisions of sections 25 and 26 of the Act and in addition shall—

- (a) make provision for the right to appeal to a land tribunal by a member of an association excluded from using the common land against that exclusion or against any other penalty imposed on that member under the scheme; and
- (b) take into account any guidance issued by the district registrar of titles in that regard.

83. District register of associations

A district registrar of titles shall keep a register of incorporated associations to be called "The District Register of Associations" and shall register in the manner provided for in these Regulations all associations, which have been incorporated in accordance with the Act and are operating within the district.

84. Form of register of associations

The register of associations shall be in Form 51 specified in the First Schedule to these Regulations.

PART VI—MEDIATION

85. Invitation to mediator

An invitation to a mediator to assist the parties referred to in section 30 of the Act to reach an agreement shall be in Form 52 specified in the First Schedule to these Regulations.

86. Time for negotiations

The time for which negotiations between the parties may continue before either party can invite the mediator to assist in the negotiations shall be six months from the commencement of the day of negotiations.

87. Mediation in respect of applications

- (1) The mediator may, on being requested to do so, assist the parties in negotiation to resolve any differences they may have over an application or any part of the application.
 - (2) The assistance may be in respect of—
 - (a) an application for a certificate of customary ownership; or
 - (b) an application to convert customary tenure to freehold tenure; or
 - (c) an application to sub-divide land held by an association and to transfer portions of the sub-divided land to individuals.

88. Mediation in respect of any other dispute over land

When requested to do so by the parties to a dispute over land, and the dispute has not been referred to a land tribunal, or where a dispute being the subject of a hearing before a land tribunal is adjourned to allow mediation, the mediator may assist the parties to resolve such dispute.

89. General principles of mediation

- (1) In exercising any functions of mediation under the Act or these Regulations, a mediator shall have regard to the following—
 - (a) guidance by the principles of objectivity, fairness and justice, giving consideration to, among other things, the rights and obligations of the parties, the customary and statutory laws and traditional practices on land, having due regard to the constitutional provisions of the association, and the circumstances surrounding the matter including any previous dealings or disputes between the parties;
 - (b) conduct the mediation in such a manner, as he or she considers appropriate, taking into account the wishes of the parties, the circumstances of the case and the desirability of reaching a speedy settlement of the dispute;
 - (c) meet or communicate with the parties together or separately;
 - (d) at any stage of the proceedings make proposals, either orally or in writing and with or without reasons for the settlement of any dispute between the parties;
 - (e) as a result of mediation, when it appears that there are elements of an agreement or settlement which may be acceptable to the parties, formulate the terms of the agreement or settlement and explain the terms to the parties and after receiving those comments from the parties, reformulate those terms taking into account those comments.
- (2) Where an agreement or settlement has been reached between the parties, the mediator shall draw up a written agreement, which, once all parties have signed it, shall be binding, on the parties.
- (3) The written agreement shall be authenticated by the mediator; and copies of the authenticated agreement shall be given to the parties.
- (4) Where no agreement or settlement has been reached between the parties, either party to the dispute may refer the matter to the land tribunal.

90. Allowance for the mediator

A mediator appointed by a land tribunal shall be paid such allowance as may be prescribed in the second schedule of these regulations.

PART VII—MISCELLANEOUS.

91. Preparation of documents

The office of titles shall prepare documents on behalf of a board or the commission for facilitating the registration and transfer of interests in land.

92. Consent to assign or sublet land held under a lease granted out of former public land

- (1) A lessee shall not assign or sub-let land leased out of former public land without the prior written consent of a board or the commission
- (2) Transfers, assignment, leases or sub-leases in respect of registered land shall comply with the requirements in Form 53 specified in the First schedule to these Regulations.
- (3) Sub-regulations (1) and (2) above shall not apply in cases of transmission of interest in land upon death.
- (4) An application for approval of dealing in land shall be in Form 53 in specified in the First Schedule to these Regulations.

93. Delegation of functions

Functions of a board or the commission under the Act which are specified in the Fourth Schedule to these Regulations are delegated to officers specified in that Schedule; except that such delegation shall not divest the board or the commission of the delegated powers.

94. Provision of technical services

A district where technical services are not available to facilitate a board in the performance of its functions under the Act may obtain services of external consultants either from the central Government or from another district or from any other lawful source on such terms and conditions as may be mutually agreed.

PART VIII—FEES.

95. Fees

- (1) The fees specified in the second column of the Second Schedule to these Regulations shall be the fees payable in respect of any of the activities specified in the first column of that Schedule.
- (2) Any transaction in these Regulations shall be in a prescribed form specified in the First Schedule to these Regulations and any variations shall attract a fee as prescribed in the Second Schedule to these Regulations.

PART IX—REVOCATION.

96. Revocation

The Land Regulations, 2001 are revoked.

SCHEDULES

Regulation 3

FIRST SCHEDULE

THE REPUBLIC OF UGANDA

THE LAND ACT CAP 227 THE LAND REGULATIONS, 2004.

FORM 1

APPLICATION FOR CERTIFICATE OF CUSTOMARY OWNERSHIP

PART I: (To be filled by the applicant in triplicate)

1.	Full Name (Surname first)	Sex (M/F)	Age	Marital Status	Citizenship	
	(i)					
	(ii)					
	(iii)					
	(iv)					
	(v)					
	(Add as necess	ary)				
2.	Address	(i) perm	anent			
		(ii) Cont	tact			
3.	Location of land Village/Zone Parish/Ward Sub-county/Town County/Division District	 1				
4.	Approximate area	(ha)				
5.	Use or occupation of land (e.g. farming, housing, family dwelling).					
				•••••		

6.	Names of owners of adjacent land
7.	 (a) Do you want to hold the land as a family? YES/NO (b) Do you want to hold the land as a community? YES/NO If yes, state shares (fractions or percentages)
Signa	ature/Thumbprint of applicant(s)
(i) (ii) (iii) (iv)	
Date	of application
PAR	Γ II: (For official use only)
Name (i) (ii) (iii) (iv) (v)	e and signature of members of committee
	ial stamp Date
PAR	
Decis	sion of district land board
	application is approved/rejected/deferred* application is approved upon the following terms and conditions
The a	application is not approved due to the following reasons:

		••••••				
d) N	Minute number					
			Ot	fficial seal		
Nar	ne and signature					
Cha	irperson, district lan	d board				
Nar	ne and signature					
		Se	ecretary, d	istrict land	board	
Dat	e					
*De	lete whichever is inapplic	cable				
						Regulations 4 and 5
			THE REPU	BLIC OF UG	ANDA	
		,	ΓHE LAN	D ACT, CA	AP 227	
		THE	LAND R	EGULATI	ONS, 2004	
			APPI I	CATION F	OR	FORM 2
	APPLICATION FOR CERTIFICATE OF OCCUPANCY/GRANT OF CONSENT					
PART I: (To be filled by the applicant in quadruplet)						
1.	Full Name (Surname first)	Sex (M/F)	Age	Marital Status	Citizenship	
	(i)					
	(ii)					
	(iii)			•••••		
	(iv) (v)				•••••	
	(Add as necess		•••••	•••••	•••••	
	(1 100 00 110000					

	(ii) Contact
	(1) 00211101
3.	Location of land the subject of application: Village/Zone
4.	Approximate area (ha)
5.	Use or occupation of land (e.g. farming, housing, family dwelling)
6.	Names of owners of adjacent land
7.	Date of commencement of occupancy
8.	State how you came to occupy the land
9.	a) Do you wish to hold the land as a family? YES/NO
	b) Do you wish to hold the land as a community? YES/NO If yes, state shares (fractions or percentages)c) Do you wish to hold the land as individual(s)? YES/NO
	We are requesting your consent to my/our application to register my/our tenancy by pation in the office of the recorder and obtain a certificate of occupancy.
Name	e and Signature/Thumbprint of applicant(s)
(i)	
(ii)	
(iii)	
(iv)	
Date	of application

PART II: (To be filled by the registered owner)

certificate of occupancy. I/We hereby forward the application for your verification and further action.
Name and signature of registered owner(s)
Date
PART III: (To be filled by the committee)
Other remarks
Name and signature of Chairperson
Area land committee
Official stamp
Date
PART IV: (To be filled by the registered owner)
A: I/We the registered owner(s) of land of the above particulars hereby grant/do not grant* consent to your application to register a tenancy by occupancy.
*(Delete whichever is inapplicable)
B: Reasons for refusal.

Notice is hereby given to the committee that I/we have received the above application for a

Name and signature of registered owner(s)	
Witness:	
Date	
THE REPUB	Regulation 9 LIC OF UGANDA
THE LAND	O ACT, CAP 227
THE LAND RE	GULATIONS, 2004 FORM 3
	SE WHY TENANCY SHOULD OR NON-PAYMENT OF RENT
To: Mr/Mrs/Miss/Ms* *(Delete whichever is inapplicable)	
TAKE NOTICE that the ground rent on described as	your tenancy on the registered piece of land is in arrears for more than two years.
You are requested to show cause, within tenancy should not be terminated.	six months of receipt of this notice, why your

Nar	ne and signature of	registere	d owner(s	s) or his or	her agent(s)	
		•••••		•••••		
•••••	•••••	•••••	•••••	•••••		
•••••				•••••		
•••••		••••••	••••••	••••••		
Dat	[.] e					
Cor	by to:			8	area land comm	ittee
- 1	.,					
						Regulations 10,11,12.
						0 / /
			THE REPU	JBLIC OF U	GANDA	
		,	THE LAN		AD 227	
			I HE LAN	ID ACT, C	AP 221	
		THE	LAND R	EGULATI	ONS, 2004.	
					·	
		A DDI IG	, EVON E	on gover		FORM 4
					ERSION FROM	TOF FREEHOLD*
	COSTOMMICT TI	ZIVORE .	TOTREE	IIOLD IL.	TVOICE/ GRAINT	OI TREEHOLD
PA	RT I: (To be filled b	y applica	nt in tripl	icate)		
1.	Full Name	Sex	$\Lambda \alpha a$	Marital	Citizenship	
1.	(Surname first)		Age	Status	Citizenship	
	(i)					
	(ii)					
	(iii)					
	(iv)					
	(v)					
	(Add as necess	sary)				
2.	Address					
۷.	Address	• • • • • • • • • • • • • • • • • • • •	••••••	•••••	•••••	
3.	Location of land	the subje	ct of appl	ication:		
	Village/Ward	-				
	Parish/Zone					· -
	Sub-county/Town	1	•••••			

	Cour Distr	nty/Division
4.	PIN	(where applicable)
5.		roximate area (ha)
6.	a) b)	Is the land occupied?YES/NO If occupied, by whom?
	c)	Claims of occupiers
	d)	State current use of the land (e.g. farming, housing, and dwelling house)
	e)	State intended use of the land
7.	Nam	es of owners of adjacent land
		l as necessary)
8.	b) W c) W If c)	e wish to hold the land as individual(s) fe wish to hold the land as a family fe wish to hold the land as a community* state shares (fractions or percentages) te whichever is inapplicable)
	Nam	e and signature/Thumb print of applicant (s)
	•••••	
PAR	T II: (j	for official use only)
A:		arks and recommendations of area land committee ch report)
	•••••	
Nam	es and	signatures of members of area land committee
(i)		-
(ii)		
(iii)		

(iv)	
B:	Decision of district land board
	The application is approved/rejected/deferred* The application is approved upon the following terms and conditions
	The application is not approved for the following reasons
Minu	ite number
Name	e and signature, Chairperson
	District land board
Name	e and signature, Secretary
	District land board
Offic	cial seal
Date	
	e board shall send a copy of this form to the office of titles for issuance of a certificate cordance with section 13 (6) of the Act.
	Regulation 14
	THE REPUBLIC OF UGANDA
	THE LAND ACT, CAP 227
	THE LAND REGULATIONS, 2004
	Form 5
	APPLICATION FOR CONVERSION OF LEASEHOLD
	OUT OF FORMER PUBLIC LAND TO FREEHOLD
PAR	OUT OF FORMER PUBLIC LAND TO FREEHOLD T I: (To be filled by the applicant in triplicate)

2.	Location of land the subject of application:
	a) Village/Zone
	b) Parish/Ward
	c) Sub-county/Town
	d) County/Division
	e) District
3.	LRV
	Fol.
	Block
	Plot
4.	Approximate area (ha)
5.	I/We wish to convert land in excess of one hundred hectares by
	(state amount in excess of one hundred hectares) and I/we wish the board to verify it.
_	Lustification for such of land in success of 100 hostones
6.	Justification for grant of land in excess of 100 hectares
	Name and signature of applicant(s)
	Date of application
	DECLARATION
*I/We	e declare that the above particulars are
	o the best of my/our knowledge and belief and that the following conditions have been
	lied with-

- (i) that the leasehold is authentic and genuine;
- (ii) that there were no customary tenants on the land at the time of acquisition (whose tenancy was not disclosed)*;

- (iii) that the customary tenants, who were on the land at the time of acquisition and whose tenancy was disclosed, were duly compensated*;(iv) that all development conditions and covenants have been complied with;
- (v) that any other conditions imposed by law from time to time have been complied with; and

that the conversion is limited to one hundred hectares/that the conversion

exceeds one hundred hectares (*delete whichever is not applicable)

Name and Signature/Thumbprint of applicant(s)

Date

Declared before me,

Name and Signature

Commissioner for oaths

(Official Stamp)

Date

PART II

DECISION OF DISTRICT LAND BOARD

(Delete whichever is inapplicable)

- A: Having considered the above application for conversion from leasehold into freehold of land not exceeding one hundred hectares, the District land board:
 - a) is satisfied/not satisfied that the conditions provided under the Land Act Cap
 227 and regulations made under it affecting conversion of leaseholds to freehold have been complied with;
 - b) the verified area is..... hectares
 - c) it is in the public interest/not in the public interest to convert the leasehold land in excess of 100 hectares which is the subject of the application to freehold.

.....

OFF	ICIAL SEAL		
	e and signature of the etary, district land board	Name and signature of the Chairperson, District Land Board	
Date			
* Th	e board shall send a copy of the	his form to the Registrar to effect the conve	ersion.
			D 1 1 15
	Т	HE REPUBLIC OF UGANDA	Regulation 15
	ТН	E LAND REGULATIONS,	
			Form 6
		F OR ACQUISITION OF CERTIFICATE BY UGANDA LAND COMMISSION	
PAR	T I: (To be filled by applicant	t in triplicate)	
1.	Full name		
2.	Address		
3.	Location of land the subject	t of application:	

Village/Ward

	Paris	h/Zone							
	Sub-county/Town								
	County/Division								
4.		ict(where applicable)							
5.	Appı	rox. area (ha)							
	b) If	6. a) Is the land occupied?YES/NO occupied, by whom?aims of occupiers							
	d)	State current use of the land (e.g. farming, housing, dwelling house)							
	e)	State intended use of the land							
7.	Name	Names of owners of adjacent land(where applicable)							
	Name	(add as necessary) e(s) and signature(s) of applicant(s)							
Date									
PAR	T II: <i>(f</i>	for official use only)							
A:	(Atta	arks and comments of area land committee ch report)							
Nam	es and	signatures of members of area land committee							
(i)									
(ii)									
(iv)									
(iv)									
(v)									
B:	Rei	marks and comments of the district land board							
•••••	•••••								

					••••••		••••••	••••••	••••••
The a	pplication is a	pprov	/ed/pending						
The	application	is	approved	upon	the	following	terms	and	conditions
The a	pplication is p	endir	ng for the fol	lowing 1	easons	3			
•••••			••••••						
		• • • • • • • • • • • • • • • • • • • •		•••••		•••••	•••••	•••••	•••••
	te number								
OFFI	CIAL SEAL								
								Name	and
signa	ture, Secretary			me and	signatı	ıre, Chairpe		rume	arta
Distr	ict Land Board	d	Di.	strict La	nd Boo	ırd			
Date									
Dute	•••••	••••••	•••••						

 * The board shall send a copy of this form to the Registrar of Titles for issuance of a certificate in accordance with section 13 (6) of the Act.

Regulation 16

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227

THE LAND REGULATIONS, 2004

Form 7

APPLICATION FOR A LEASEHOLD (In case of land held by Uganda land commission)

PART I: (To be filled by the applicant in triplicate)

1.	(surn	Name ame first)	Sex (M/F)	Citizenship	Marital Status				
	(i)	•••••		••••••	•••••				
	(ii)	•••••		•••••	•••••				
	(iii) (iv)	•••••		•••••	•••••				
	(v)			••••••	•••••	(add as ne	cossary)		
	(٧)					(aaa as ne	cessury)		
2.	Addr	ess							
	(i)	Permanent							
	···								
	(ii)	Contact			•••••				
_	_								
3.	Loc	cation of land:							
	a)	Village/Zone							
	b)	C							
	Ĺ								
	c)								
	d)								
	e)	District							
4.	Appr	oximate area (ha	ı)						
5.	Use	•		and (e.g. far	ming, housing,	dwelling	house)		
6.	Name	es of owners of a			•••••				
	7. (a) Do you want to hold the land as a family? YES/NO								
	(b)	Do you want to	hold the l	and as a commu	nity? YES/NO				
	` /	•		ons or percentage	•				
	(c)			and as individua		NO			
	(d)	We wish to hol	d as joint t	enants/ tenants i	n common.				
		*(Delete which is	inapplicable)					
Name	e and e	ignature/Thumb	nrint of an	nlicant(s)					
1 141110	(i)								
	(ii)				•••••				

	(iii) (iv)						
Date	of app	lication					
PAR	ΓΙΙ: (.	For official use only)					
A:		arks by the secretary of the					
B:		sion of the commission					
	i) ii)	The application is *approv	ed upon t	the following			
	iii)	The application is not app	•••••	•••••			
	iv)	Minute number					
OFFI	CIAL	SEAL					
						Name	and
			ne and sig trict Land	gnature, Chair l Board	rperson		
Date	••••						
* The		mission shall send a copy	of this f	form to the of	ffice of tit	les for issuar	nce of a

certificate.

Regulation 16

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227

THE LAND REGULATIONS, 2004

Form 8

APPLICATION FOR A LEASEHOLD

(In case of land held by a district land board)

PART I: (To be filled by the applicant in triplicate)

1.	Full Name (surname first)		Sex (M/F)	Sex Citizenship Marita (M/F) Status		al S					
	(i)		•••••								
	(ii)			•••••	•••••						
	(111)				•••••						
	(iv)	•••••		•••••	•••••		,				
	(v)	•••••	•••••	•••••	•••••	(add as ne	cessary)				
2.	Addı	ess									
	(i)	Permanent									
		•••••		•••••							
	(ii)	Contact									
3.	Loc	Location of land:									
	a) Village/Zone										
	b)	-									
	c)	Sub-county/Div									
	d)	County/Municip									
	e)	District									
4.	· ·	oximate area (ha									
5.	Use	or occupation	n of la	nd (e.g. far	ming, housing,	dwelling	house)				
	•••••										
6.	Nam	e of owners of ad	jacent land	i							
	•••••										
	•••••										
7.	(a)	Do you want to	hold the la	nd as a family?	YES/NO						
	(b)	Do you want to	hold the la	and as a commu	nity? YES/NO						
		If yes, state share	,	1 0	*						
	(c)	Do you want to									
	(d)	(d) We wish to hold the land as joint tenants/ tenants in common. (Delete whichever is inapplicable)									

Name and Signature/Thumbprint of applicant(s)

Date			Date			
signa	ture, S	ecretary d Board		nature, Chairperson Board	Name	and
OFFI	CIAL	SEAL				
	iv)	Minute number				
	iii)	The application is n	ot approved du	e to the following reaso	ons	
			•••••		•••••	••••••
	i) ii)	The application is * The application is a		ted/deferred he following terms and	conditions	
B:	Decis	sion of district land b	oard			
Date						
•••••						
		ignature of committe				
A:	Kema	arks and recommenda	ations of area la	na committee		
		For official use only)				
Date	of app	lication				

* The board shall send a copy of this form to the office of titles for issuance of a certificate.

Regulation 17

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 9

NOTICE OF HEARING OF APPLICATION FOR A CERTIFICATE OF CUSTOMARY OWNERSHIP

PUBLIC NOTICE

Form 10

NOTICE OF HEARING OF APPLICATION FOR GRANT OF FREEHOLD

THE LAND REGULATIONS, 2004

PUBLIC NOTICE

10:
area land committee has received an application to the district land board for a grant of freehold by
By sections 6(2) and 12(1) of the Act, power is given to the area land committee to notify any persons claiming any interest in the land which is the subject of application or adjacent land which may be affected by the application;
Notice is hereby given to you in pursuance of the sections mentioned above to attend a meeting of the committee so that you put forward your claims.
Venue
Date
Time
Name and Signature of Chairperson, Area Land Committee
OFFICIAL STAMP
Date

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 11

ORDER TO ATTEND HEARING BY AREA LAND COMMITTEE

10:	
certifi by	re ordered to attend in person and testify in the hearing relating to an application for a cate of customary ownership or certificate of occupancy in respect of land located at
The ho'cloc	earing shall take place at on day of at
	notice that failure to attend without reasonable cause may lead to a decision being in your absence.
Name	and Signature of Chairperson, and Committee
OFFI	CIAL STAMP
	Date
	Date

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS,

Form 12

ORDER TO PRODUCE DOCUMENTS AT HEARING BY AREA LAND COMMITTEE

То	
	re ordered to produce
hearing	
The he	earing shall take place at on theday of at
purpos	rea land committee shall inspect and read through the documents produced for es of
	notice that failure to comply, without reasonable cause, may lead to a decision being n your absence.
Name	and Signature of Chairperson, and Committee
OFFIC	CIAL STAMP
	DateRegulation 19

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 13

SUMMONS TO ATTEND HEARING BY AREA LAND COMMITTEE.

	AREA LAND	
То:		•

Mr/Mrs/Ms has submitted an application to area land committee for a certificate of customary
ownership/occupancy/grant of freehold*.
The Land Act requires the committee to convene a meeting at which all persons who claim an interest in the land or any adjacent land which may be affected by the application to pur forward their claims. You are invited to appear before this committee in person on
TAKE NOTICE that failure by you to appear without good cause, may be interpreted to mean forfeiture of your claim, and a decision will be made in your absence.
Name and Signature of Chairperson, Area Land Committee
OFFICIAL STAMP
*(Delete whichever is inapplicable)

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227
THE LAND REGULATIONS, 2004

Form 14

I,swear/affirm that the evidence I shall give touching shall be the truth, the whole truth and nothing but the	g the mate	·	solemnly e committee,
SO HELP ME GOD.			

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 15

INTERPRETERS OATH

I,
Regulation 22 THE REPUBLIC OF UGANDA
THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004 Form 16
NOTICE TO CONVERT LEASEHOLD OUT OF FORMER PUBLIC LAND TO FREEHOLD (in excess of 100 hectares)
PUBLIC NOTICE
Block: Plot: LRV: Folio: Land at:
TAKE NOTICE that an application to convert the above leasehold out of former public land, which is in excess of 100 hectares, into freehold has been lodged in the
This is to invite comments/ remarks and objections to enable the board make an informed decision.
Dated at day of

.....

Secretary, disrict land board

Name and signature

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 17

Block	:		Plot:
LRV:			Folio:
Land	at: .		
Го			
	••••	• • • • • • • • • • • • • • • • • • • •	
			LEASE/ SUBLEASE* OFFER
			(in case of land held by Uganda land commission)
1.	The commission is in receipt of your application dated for the above land located at		
2.	Subject to your obtaining any necessary approval or consent required by law, the commission has approved a lease or sub lease* in respect of the above land in a standard form on the following terms and conditions, subject to the Act and the Registration of Titles Act, Cap 230 and to payment of the required fees:-		
	a)		e/sublease* for an initial/full period ofyears from and an asion to years
	b)		for the firstyear(s) of lease shall be Shs per annum payable (terms of payment)
	c)	occu	dings of not less than Shs to be erected and completed fit for pation and use to the satisfaction of the commission (lessor) within year(s) from the date of commencement of the lease.
	d)	user	to be restricted to
	e)		mium of Shs will be payable
	,	1	1 3
	f)	the le	ease/sublease shall include-
		i)	a covenant that the lessee or sub lessee shall not, without the consent of the lessor in writing, deal in any way with his or her interest in the land before the lease is extended to the full term of years;
		ii)	a covenant that the lessee or sub lessee shall insure the building(s);

3.	Consent to transfer or assign or sub-let will not be considered until the covenant has been fulfilled; exceptions may be made to the executors or administrators* of a deceased lessee/sub lessee.		
4.	The offer is conditional on the terms and conditions of the lease being accepted within forty five days of the date of this offer.		
5.	Acceptance shall be in writing to the commission and shall be accompanied by the following payments:-		
	i) premium		
	ii) survey and mark stones		
	iii) preparation of a lease or sub lease*		
	iv) assurance of title		
	v) registration of a lease or sub lease*		
	vi) issue of certificate of title		
	vii) rent from to payable after survey		
	TOTAL Shs		
6.	Stamp duty payable will be indicated on the draft lease/sub lease* agreement.		
7.	The offer is subject to land being available and free from disputes at the time of survey.		
8.	Minute number		
	This offer is made this day of year		
Nam Secr	ne and signature: setary, Uganda land commission lete whichever is not applicable).		

THE LAND ACT,CAP 227 THE LAND REGULATIONS, 2004

Form 18

Bloc	k:	Plot:		
LRV	:	Folio:		
Land	at:			
Го				
	••••			
		LEASE/SUB LEASE* OFFER		
		(In case of land held by a district land board)		
1.	The district land board is in receipt of your application datedfor the above land located at			
2.	boar form	ect to your obtaining any necessary approval or consent required by law, the d has approved a lease or sub lease* in respect of the above land in a standard on the following terms and conditions, subject to the Act and the Registration of s Act, and to payment of the required fees:-		
	a)	Lease/sub lease* for an initial/full period of years from and an extension to years		
	b)	Rent for the first year(s) of lease shall be Shs per annum payable in (terms of payment)		
	c)	Building(s) of not less than Shs to be erected and completed fit for occupation and use to the satisfaction of the board (lessor) within years from the date of commencement of the lease.		
	d)	user to be restricted to		

	e) f)	a premium of Shs will be payable the lease/sub lease* shall include				
		i) a covenant that the lessee or sub lessee* shall not, without the consent of the lessor in writing, deal in any way with his or her interest in the land before the lease is extended to the full term of years;				
		ii) a covenant that the lessee shall insure the building(s);				
3.		Consent to transfer or assign or sub-let shall not be considered until the (main use of land) covenant has been fulfilled; exceptions may be made to the executors or administrators* of a deceased lessee.				
4.	The offer is conditional on the terms and conditions of the lease being accepted within forty five days of the date of this offer.					
5.	Acceptance shall be in writing to the commission and shall be accompanied by the following payments					
	i)	premium				
	ii)	survey and mark stones				
	iii)	preparation of a lease				
	iv)	assurance of title				
	v)	registration of a lease				
	vi)	issue of certificate of title				
	vii)	rent from topayable after survey				
	nce pa	TOTAL Shs				
7.	The surve	offer is subject to land being available and free from disputes at the time of y.				
8.	Minu	te number				
This	offer i	s made this day of year				
Name	e and s	ignature listrict land board				

*(Delete whichever is inapplicable).

Regulation 23

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 19

Land a	t
Village	×
Parish:	
Sub-co	unty
County	· · · · · · · · · · · · · · · · · · ·
	pality:
	t:
Approx	ximate area:
То	

FREEHOLD OFFER

(in case of land held by a district land board)

1.	The	district land board is in receipt of your application dated for a freehold.
2.	board	ect to your obtaining any necessary approval or consent required by law, the has approved a grant of freehold in respect of the above land on the following and conditions:-
	a)	user to be restricted to
	b)	a premium of Shs will be payable
	c)	compensation to any tenant on the land will be done by the applicant.
4.		Any other condition (if any) offer is conditional on the terms and conditions of the grant of freehold being oted within forty five days of the date of this offer.
5.		ptance shall be in writing to the board and shall be accompanied by the wing payments
	i)	premium
	ii)	survey and mark stones
	iii)	assurance of title
	iv)	registration of grant
	v)	issue of certificate of title
	•	t paid (if any) Shs
6.	Stam	p duty will be paid before registration.
7.	Minute number	
8.		acceptance of the above requirements, a grant of freehold under Form 4 will be used in your favour for registration.
This o	offer is	s made this day of year
Name	and s	ignature listrict land board
*(Dele	te whicl	hever is inapplicable)

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 20

NOTICE OF INTENTION TO EXERCISE POWERS BY UGANDA LAND COMMISSION (under section 53)

To.	
	NOTICE
	der section 53 of the Act), the commission has powers to erect, alter, enlarge, improve emolish any building or other erection on any land held by it.
	ce is given that the commission intends to a building located
	ce is further given that the occupants in the building are given ninety days to vacate the nises.
Nam Secr	e and signature etary, Uganda land commission
	D 1.41 25
	Regulation 25 THE REPUBLIC OF UGANDA
	THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004 Form 21
NC	OTICE OF INTENTION TO EXERCISE POWERS BY A DISTRICT LAND BOARD (under section 60).
То	

				NOTICE				
		of the Act), sh any buildi				_		er, enlarge,
The at		intends					building	located
	•	hat the boar					a buildi	ing located
Notice i	_	iven that the	occupant	s in the bu	ilding are	given n	inety days to	vacate the
Name a	nd signatu	re land board						
Date								
							Re	gulation 26
			THE REF	UBLIC OF	JGANDA			
		TH		ND ACT, REGULA				Form 22
	NOTICE	E OF APPLIC	CATION	FOR CER	TIFICAT	E OF O	CCUPANC	Y
То								
owner	for th	area recorde	r to	issue in respec	a certif et of a	ficate piece	of occup of land	oancy to located at
Block:				Plot: Folio:	•••••	•••••	••	

.....

(By section 33(2) and 12(1) of the Act), power is given to the area land committee to notify any persons claiming any interest in the land the subject of application or adjacent land which may be affected by the application.

	the is hereby given to you in pursuance of the above sections that the committee shall ct the land on
	e and signature of chairperson,
	Area Land Committee
OFFI	CIAL STAMP
Date	
	Regulation 28 THE REPUBLIC OF UGANDA
	THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004 Form 23
	DEMARCATION FORM FOR CERTIFICATE OF CUSTOMARY OWNERSHIP (to be filled in triplicate)
PIN	
	District County/Municipal Sub-county/ Division Parish/ Ward Village/ Zone Parcel No.
Owne	er(s)
	ch (not drawn to scale) ription of rights of way or other easements (if any):-
We t	the undersigned certify that the boundaries demarcated and shown on the sketch eaf are correct to the best of our knowledge.
1.	Name Signature Customary owner(s)

	(iii)					
2.	Own	ers of neighbouring land				
	(i)					
	(ii)					
	(iii)					
	(iv)					
3.	Witn	esses				
	(i)					
	(ii)					
	(iii)					
	(iv)					
	(v)					
	(')					
4.	Mem	bers of area land committee				
	(i)					
	(ii)					
	(iii)		•••••			
	(iv)					
	(v)					
OFFICIAL STAMP						
Date				Regulation 28		
		THE REPUBLIC OF	UGANDA	Regulation 20		
		THE LAND ACT THE LAND REGULA		Form 24		
		DEMARCATION FORM FOR CERT		CY		

PIN

District County/
Municipality Sub-county/
Division Parish/
Ward Village/
Zone Parcel No.

Name of registered owner(s)				
•••••	•••••		•••••	
D1	1		D1 - 4 .	
_				
		drawn to scale)	mant (if a	
Desc	ripuon	of rights of way or other ease		my):-
•••••	•••••		••	
			daries de	marcated and shown on the sketch to the
best	or our k	knowledge are correct.		
	Name	S	е	
1.	-	pant(s)		
	(i)			
	(ii) (iii)			
2				
2.	_	tered Owner(s)		
	(i) (ii)			
	(iii)			
	(iv)			
3.	Occui	pants/Owners of neighbouring	2 land	
٥.	(i)	punus, e vinera er nergire e urini,		
	(ii)			
	(iii)			
	(iv)			
4.	Witne	esses		
	(i)			
	(ii)			
	(iii)		•••••	
5.	Meml	bers of area land committee		
	(i)			
	(ii)			
	(iii)			
	(iv)		•••••	
OPP		OT A MD		
OFF.	ICIAL	STAMP		
Date	•			

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 25

NOTIFICATION OF SURVEY OF CUSTOMARY LAND

То:	The RecorderSub-County/Town Council/Division									
PIN	•••••		District	County/ Muni Parish/Ward	cipality	Sı	ıb-Count	y/ Town/ Parcel No.		
1.	Owne	` '								
	(i) (ii) (iii)									
				at the bound my knowled		lemarcate	ed and	shown	on the	attached deed
I cert	ify that	the land	l mention	ned above ha	s been	surveye	d.			
				 Surveyor						
OFF	ICIAL	STAMP								
Date						OE LICAN	T) A			Regulation 37
			т	THE REP THE LAN THE LAND I	ND AC	CT, CAP	227	4		
			NOT	TIFICATION ECTED BY	I OF S	URVEY	OF LA	AND		Form 26
То:	The re	ecorder				. Sub-Co	ounty/T	own Co	ouncil/E	Division

1.	Name and address of registered occupant(s)
2.	PIN
	District County/ Municipality Sub-county/ Town/ Division Parish/ Ward Village/ Zone Parcel No.
3.	Name and addresses of registered owner(s)
	(i) (ii) (iii)
4.	Reference of registered owner's title
	Block Plot Folio
5.	Area surveyedha
I cer	tify that the land mentioned above has been surveyed.
Nam	e and Signature of District Surveyor
Date	
	Regulation 39 THE REPUBLIC OF UGANDA
	THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004
	Form 2'
	FORM OF SUB-DIVISION OF LAND HELD UNDER CERTIFICATE OF CUSTOMARY OWNERSHIP
To:	The recorder Sub-County/Town Council/Division
PIN	
	District County/ Municipality Sub-county/ Division Parish/ Ward Village/ Zone Parcel No.
1.	Name of registered owner(s)

	(ii) (iii)							
2. 3.		Sketch of the sub-division (not drawn to scale) Description of rights of way or other easements (if any):-						
4.		the undersigned certify that the boundaries demarcated and shown on the sketch correct to the best of my/our knowledge.						
		Name Signature						
5.	Own	ers(s)						
	(i)							
	(ii)							
	(iii)							
6.	Exec	utor or Administrator or head of family (in cases of succession)*						
	•••••							
7.	Witn	esses						
	(i)							
	(ii)							
	(iii)							
8.	Nam	e and signature of members of area land committee						
	(i)							
	(ii)							
	(iii)							
	(iv)							
	(v)							
		STAMP						
Date		To be filled in by the recorder						
PAF	RT II:	To be filled in by the recorder						
1.	New PIN	PIN:						
		District County/ Municipality Sub-county/ Division Parish/ Ward Village/ Zone Parcel No.						

2.	Parcel No owner(s)
3.	Parcel No owner(s)
4.	Parcel No owner(s)
Name	e and signature of the recorder:
	e whatever is inapplicable.)
	Regulation 39
	THE REPUBLIC OF UGANDA
	THE LAND ACT, CAP 227
	THE LAND REGULATIONS, 2004 Form 28
FORI	M OF SUB-DIVISION OF LAND HELD UNDER CERTIFICATE OF OCCUPANCY
То:	The recorder
PIN	District County/ Municipality Sub-county/ Division Parish/ Ward Village/ Zone Parcel No.

1.	Name of registered occupant(s)
	(i)
	(ii)
	(iii)
2.	Name of registered owner(s)
	(i)
	(ii)
	(iii)
3.	Block Plot
4.	FRV/LRV Folio
5. 6.	Sketch of the sub-division (not drawn to scale) Description of rights of way (if any):-
0.	
7.	I/We the undersigned certify that the boundaries demarcated and shown on the sketch are correct to the best of my/our knowledge.
8.	Name Signature Owner(s)/occupants(s)
0.	Owner(s)/occupants(s)
	(i)
	(ii)
	(iii)
9.	Executor or Administrator or head of family (in cases of succession)*
10.	Witnesses
	(i)
	(ii)
	(iii)
11.	Members of area land committee
	(i)

	(ii)					
OFFI	CIAL STAMP					
Date:						
PAR	Γ 11: To be filled in by the recorder.					
1.	New PIN:					
	PIN District County/ Municipality Sub-county/ Division Parish/ Ward Village/ Zone Parcel No.					
2.	Parcel No occupants(s)					
3.	Parcel No occupants(s)					
4.	Parcel No occupants(s)					
* (Dele	* (Delete whatever is inapplicable). **Regulation 45					
	THE REPUBLIC OF UGANDA	Regulation 43				
	THE LAND ACT, CAP 227					
	THE LAND REGULATIONS, 2004 Form 29					
	ABSTRACT BOOK					
	County/Division/Urban area*					

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 30

PARCEL IDENTIFICATION NUMBER (PIN) ALLOCATION BOOK

Sub-County/Division/Urban area*	
*(delete whichever is inapplicable)	

PIN Instrument Number Name of customary owner Name of tenant by occupant Contact address

Date Signature of recorder

Regulation 51

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS,

Form 31

CERTIFICATE OF CUSTOMARY OWNERSHIP

PART 1: DESCRIPTION OF LAND

1. PIN (in c	codes
--------------	-------

Muni	cipality	I Sub-County/ Urban Area Divi	District sion	County/ Parish/Ward	Village/Zoi	ne Parcel No.
2.	County/M Sub-Coun Parish /W	funicipalityty/Division/Urban area ard				
3.	Approxi	mate area (ha.)				
PAR	ΓII: OWN	ERSHIP				
Date	and time	Instrument Number	r Name	and Contact address	of owner	Signature of Recorder

PART III: CONDITIONS, RESTRICTIONS OR LIMITATIONS

Date, Time and Instrument number Particulars Signature of recorder

PART IV: ENCUMBRANCES

Date and Time Instrument number Particulars Signature of recorder

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 32

CERTIFICATE OF OCCUPANCY

PIN

District County/
Municipality Sub-County/ TownCouncil/
Division Parish/Ward Village

PART I: DESCRIPTION OF THE LAND

Date and time

1. Location: a) District County/Municipality/Division c) Sub-County/Town d) Parish/Ward Village/Zone 2. Approximate area (ha) PART II: OWNERSHIP Date and time Instrument number Name and contact address of owner Signature of recorder PART III: CONDITIONS, RESTRICTIONS OR LIMITATIONS Date, Time and Instrument number Particulars Signature of recorder PART IV: ENCUMBRANCES

Regulation 57

Signature of Recorder

THE REPUBLIC OF UGANDA

Instrument Number Particulars

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 33

TRANSFER OR ASSIGNMENT* OF CUSTOMARY OWNERSHIP/RIGHT OF OCCUPANCY*

PIN

District County/ Municipality Sub-County/ Division Parish/Ward Village/Zone Parcel No.

1.	I/We
2.	Name and signature of customary owner(s)/occupant(s)
	(i)
3.	In the presence of Name and signature of witness
4.	Date Name and signature of buyer(s) (i) (ii) (iii)
	Date
5.	Name and signature of witness Date
6.	I do hereby consent to the transaction.
7.	Name(s) and signature(s) of spouse(s)
	(1)

	Date
8.	In the presence of Name and signature of witness
	Date
	(*Delete whichever is inapplicable)
	Regulation 57
	THE REPUBLIC OF UGANDA
	THE LAND ACT, CAP 227
	THE LAND REGULATIONS, 2004 Form 34
	LEASE/SUB-LEASE* OF CUSTOMARY OWNERSHIP/ RIGHT OF OCCUPANCY*
PIN	
	District County/ MunicipalitySub-County/ Division Parish/Ward Village/ Zone Parcel No.
1.	I/we of being the registered
	customary owner(s)/registered tenant(s) by occupancy* in respect of land comprised in the above-mentioned PIN, located at
	a)
	b) c)
2.	Name and signature customary owner(s)/occupant(s) (i)

	Date				
3.	In the presence of Name, address and signature of witnes				
4	Date				
4.	Name and signature of Lessee(s)/sub-lessee(s)				
	(i)				
	(ii)				
	(iii)				
	Date				
5.	Name, signature and address of witness				
	Date				
6.	I do hereby consent to the transaction.				
	Name and signature of spouse(s)				
	(i)				
	(ii)				
	(iii)				
	Date				
7.	In the presence of Name, address and signature of witness				
	Date (*Delete whichever is inapplicable)				

MORTGAGE/PLEDGE* OF CUSTOMARY OWNERSHIP

-	
	٠
PIIN	
,	•

the la	and loo ngs	cated at			, comp	gistered custorised in the ab	ove PIN, i lent	n conside to me	eration of e/us by
				f terms and c		do hereby	mortgage/	pledge* t	he above
(1)	То	pay	the	lender	the	principal		of	shillings
				······································	••••••		. on the	•••••	day of
(2)	princ	-	from	rest of		. per annum o	n the unp	aid balan	ce of the
Nam	e, sign	ature and	address						
	(i)	Custom	ary owne	er(s)					
	(ii)	Lender(s)						
	(iii)	Witness		•••••			•••••		
I			be	eing the spo	use of		do her	eby cons	ent to the
trans	action.			of spouse(s)				·	
	(a)								
	(b)								
	(c)								

In the presence of

Date(*Delete whichever is inapplicable)		
(Social minutes is mapping as)		
THE DEDITE	LIC OF UGANDA	Regulation 5
THE KEPUE	BLIC OF UGANDA	
	O ACT, CAP 227	
THE LAND RE	EGULATIONS, 2004	Form 3
RELEASE OF M	ORTGAGE/PLEDGE	<u> </u>
PIN:		
District Count Division Parish/Ward	y/ MunicipalitySub-County/ Village/ Zone Parce	l No.
I/We*		being the registere
lender(s) in respect of a mortgage/pledge* (date) as instrument number .		
principal and interest sum under the mort	gage/pledge,* hereby	release and discharge th
registered borrower(s) and the land from all	claims under the mor	rtgage/pledge.*
Name and signature of lender(s)		
(i)		
(ii) (iii)		
Date		
In the presence of		
Name, signature and address of witness		••••

1) Name, address and signature of witness

Date
(*Delete whichever is inapplicable)
Regulation 58
THE REPUBLIC OF UGANDA
THE LAND ACT, CAP 227
THE LAND REGULATIONS, 2004
Form 37 CAVEAT FORBIDDING ANY DEALING IN LAND
CAVEATI TORDIDDING ANY DEALING IN EARLY
To the recorder/registrar
TAKE NOTICE that I/We of
claim an interest as
(state nature of interest), in the land located
atregistered under*
PIN
Block Plot
FRV/LRV Folio
I/We forbid the registration of any transfer or change in ownership or the registration of any
other dealing affecting the above land.
My/our address for the purposes of service of notices relating to this caveat
is
Name signature/thumbprint of caveator(s)

I/We declare that the above particulars are true to the best of my/our knowledge and belief.

Date

DECLARATION

Name and signature, caveator(s)
Declared before me, Name and signature Commissioner for oaths (OFFICIAL STAMP)
Date
December of 1
Regulation 61 THE REPUBLIC OF UGANDA
THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004 Form 38
REMOVAL OF A CAVEAT
To the recorder/registrar
TAKE NOTICE that I/We withdraw the caveat registered on as instrument number

Name and signature of caveator(s)
Date
In the presence of Name, signature and address of witness:
Regulation 61
THE REPUBLIC OF UGANDA
THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004
Form 39
APPLICATION TO REMOVE A CAVEAT
To the recorder
I/We, being the registered customary owner(s)/tenant(s) by occupancy under PIN
, hereby apply for removal of the caveat registered on
Name and signature/thumbprint of customary owner(s)/ occupant(s)*

Dete	
Date	
In the presence of Name, signature and address of witness:	
*(Delete whichever is inapplicable)	
	gulation 64
THE REPUBLIC OF UGANDA	
THE LAND ACT, CAP 227	
THE LAND REGULATIONS, 2004	
	Form 40
APPLICATION BY OCCUPANT FOR CONSENT TO	
A LAND TRANSACTON	
(to be filled in triplicate)	
То:	
PART 1: APPLICATION	
PIN:	
District County/ Division Sub-County/	
Town Parish/Ward Village/Zone Parcel No.	
Block Plot	
FRV/LRV Folio	
I/We (name	
particulars) being the occupant(s) of the above land do hereby apply to deal with the following manner;	the land in
a) assign	
b) sub-let	
c) sub-divide	
d) other (state)*	

.....

(*Delete whichever is inapplicable)

PART 2: CONSENT BY REGISTERED OWNER

I/We	(name and particulars)
_	the registered owner(s) of the land consent/do not consent/consent with conditions to oplication to deal with the land you occupy in the following manner;
a) b) c) d) e) f)	
Keaso	ons for refusal
• • • • • • • • • • • • • • • • • • • •	
•••••	
	itions (if any)
Name	e and signature, registered owner(s)
(i)	
(ii)	
(iii)	
Date	
	presence of e, signature and address of witness:

Regulation 64

THE REPUBLIC OF UGANDA

THE LAND ACT CAP 227 THE LAND REGULATIONS, 2004

Form 41

CONSENT BY SPOUSE(S) TO TRANSACTION IN LAND

1.	Location of land the subject of consent:					
	a)	Village/Zone				
	Parish/Ward					
	c)	Sub-County/Town				
	d)	County/Division				
	e)	District				
3.	Appr	oximate area (ha)				
4.	If land is registered, state:					
	i)	PIN				
	ii)	FRV/LRV				
	iii)	Fol				
	iv)	Block				
	v)	Plot				
5.	Use	or occupation of land (e.g. farming, housing)				
6.	State	the nature of the transaction				
7.	famil	being the spouse(s) of the owner of the above land, and the land forming part of ly land under the provisions of section 39 of the Act, grant consent/do not grant ent* to the transaction.				
8)						
	•••••					
Nam	e and s	signature/thumbprint				
(i)						
(ii)						
(iii)						
Date						
(* Dele	ete which	ever is inapplicable)				

Regulation 69

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 42

APPLICATION FOR A SPECIAL CERTIFICATE OF CUSTOMARY OWNERSHIP OR CERTIFICATE OF OCCUPANCY

To the recorder
I/We, being the registered customary owner(s)/tenant(s) by occupancy under PINapply for issue of a special certificate of customary ownership/occupancy, the duplicate certificate having been lost/destroyed/obliterated*
Name and signature, Registered customary owner(s)/occupant(s) (i)
Date
DECLARATION
I/We declare that the above particulars are true to the best of my/our knowledge and belief.
Name and signature Registered customary owner(s)/occupant(s) (i)
Date Declared before me,

Name and signature, Commissioner for oaths
Date
(*delete whichever is inapplicable)
Regulation 73
THE REPUBLIC OF UGANDA
THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004
Form 43
NOTICE TO EFFECT CHANGES IN THE REGISTER BOOK
Го:
(In accordance with section 91of the Act), you are hereby given notice that the registrar intends to take the following action-
You are required to notify the registrar of any objection to the proposed action. You are further required to respond to this notice within twenty one days from the date of service
Date

Regulation 74

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 44

APPLICATION TO FORM A COMMUNAL LAND ASSOCIATION

To:	district registrar of titles
	whose names and signatures appear on the attached list, the owners of land located at wish to apply and form a communal land association.
The	address of service in matters relating to this application shall be-
•••••	
Nam	ne and signature of representatives
(i)	
(ii)	
(iii)	
(iv)	
(v)	
On b	behalf of members of the group.
Date	·
(Atta	ach list of names and signature of all applicants).
	Regulation 75
	THE REPUBLIC OF UGANDA
	THE LAND ACT, CAP 227
	THE LAND REGULATIONS, 2004
	Form 45
	NOTICE OF MEETING TO FORM AN ASSOCIATION
To:	The owners of land located at
	(See attached list)
Tha	district registron of titles has received your anniestics to forms
	district registrar of titles has received your application to form a munal land association.

In accordance with section 16 of the Act, this is to invite you and any other interested person, to attend a meeting to:

- a) determine whether to incorporate yourselves into an association;
- b) elect officers of the association to be constituted as the management committee, if you decide to incorporate.

Any other member of the community whose name does not appear on the attached list is also invited to attend the meeting.

also invited to attend the meeting.
The meeting will take place onday of(month)(year) ato'clock at
Name and signature,
District registrar of titles.
Date Regulation 76
THE REPUBLIC OF UGANDA
THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004 Form 46
1 0 m 40
CERTIFICATION OF COMPLIANCE OF THE CONSTITUTION OF AN ASSOCIATION
This is to certify that the draft constitution received from M/sbeing the officers elected
as the management committee of
is approved.
Name and signature,
District registrar of titles

Date

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 47

APPLICATION FOR INCORPORATION OF OFFICERS OF AN ASSOCIATION

PART I: (To be filled by applicants) 1. Proposed name of association 2. Address of the association 3. Location of land in respect of which the association is formed Village/Zone Parish/Ward Sub-County/Town County/Division District 4. Approximate area (ha) 5. Statement of purpose of forming the association 6. Where the land is registered give details of registration* a) i) PIN

FRV/LRV

ii)

	iii) Folio
	b) attach a copy of certificates of registration.
7.	State any interest, lease, right, occupation, charge or other encumbrances affect land whether by customary law or otherwise, together with the name and desc of every person entitled to the benefit.
8.	Officers elected on management committee
1. 2.	Name Sex Address/residence Position on committee Signature
3. 4. 5.	
6. 7. 8.	
9. 9.	Persons intending to form the association
	Name Sex Address/ Residence Nationality Signature Thumbprint
1 2	
3 4	
	(attach list)
(*Delet	e whatever is inapplicable)
PAR	Γ II: (For official use only)
Havii	ng considered the above application for incorporation of
the re	equirements of the Act and Regulations made under it have been complied redingly the application for incorporation is—

Not approved for the following reasons -
Dated at thisday of
Name and signature, district registrar of titles
(*Delete whatever is inapplicable) **Regulation 78
THE REPUBLIC OF UGANDA
THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004 Form 48
DISTRICT LAND OFFICE
CERTIFICATE OF INCORPORATION OFCOMMUNAL LAND ASSOCIATION
I CERTIFY THAT THE MANAGEMENT COMMITTEE of
(name of association) is thisday of incorporated.
Name and signature, district registrar of titles

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 49

APPLICATION TO DISTRICT REGISTRAR OF TITLES FOR DISSOLUTION OF ASSOCIATION

Nan	ne of association
Offi	cers of management committee
	Name Sex (M/F) Address/
	residence Position on committee Signature
1	
2	
3	
5	
6	
7	
8	
9	
1.	Date of incorporation of association (attach original certificate of incorporation)
1.	
2.	Location of land controlled by management committee on behalf of the association
	a) Village/Zone
	b) Parish/Ward
	c) Sub-county/Urban
	d) County/Division
	e) District
6.	List all assets and property belonging to the association, which have been under the
	management of the managing committee (such as livestock, poultry, vehicle, land).
	(Attach a separate sheet if necessary).
7.	List all debts and liabilities owed by the association and the approximate value (attach separate sheet if necessary)
	••••••

8.	Statement association.	of 	reasons	for	intended		ıtion 	of	the
							•••••		
9.			resolution						the
that t	he officers of the application bers of the as the are duly attact.	n for dis	ssolution is s n in a meetin	upported g special	by a resoluly convened	tion passed for the pur	by a pose,	majority of the minute	of all es for
Nam	ę		Signat Thuml			Date			
	ared and signo								
						Cor	mmiss	sioner for a	
			THE RI	EPUBLIC (OF UGANDA			кедиши	m 00
					T, CAP 227 LATIONS, 2			For	m 50
	DISS	OLUTIO	ON OF	COMM	UNAL LAN	ID ASSOCI	ATIO	ON	
			PU	JBLIC N	OTICE				
	E NOTICE dance with the				assoc	ciation is l	nereby	y dissolve	d in
	effect of this ved from the				iation has c	ceased to ex	xist a	nd is forth	with
Nam	e and Signatu	re,		•••••			•••••		
						 Distric	ct Reg	gistrar of T	itles.

Date						
------	--	--	--	--	--	--

Regulation 84

THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 51

DISTRICT REGISTER OF COMMUNAL LAND ASSOCIATIONS

 $Serial\ number$

Name of association

Full address Date of incorporation Location of land Name and signature of the registrar

File reference

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 52

INVITATION TO MEDIATOR

Block
To
I/We
$\begin{tabular}{lllllllllllllllllllllllllllllllllll$
I/We the occupant(s) has/have been in occupation of this land for years since
I/We wish to invite you to assist us to reach an agreement as to the future occupation of this land.
Name and signature, registered owner(s)/occupant(s)*
(i)
(ii)
(iii)
Date
(*Delete whichever is inapplicable)
Regulation 92 THE REPUBLIC OF UGANDA

THE LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

Form 53

APPLICATION FOR APPROVAL TO DEAL IN LAND

PART ONE: PARTICULARS OF LAND DEALING

1)	(To be	filled by all)									
	Block			Plot							
		IRV/LRV	Folio								
	Location										
	Area										
	Use of land										
	Details of development on the land										
	transac	Nature of land									
FRC)M										
Nan											
Add	ress			•••••							
Citiz	zenship:			•••••							
TO	•										
Nan	ne	·									
Add	ress										
Citiz	zenship:										
TRA	ANSFER:										
Con	sideration	ı :									
LEA	SE/SUB	-LEASE:									
Terr	n:	yearsmo	onthsfro	mto							
Pren	nium (if a	ny)	Rent	per annum							
2)	(Tob	e filled only by applic	cants seeking c	onsent)							
	I/Wo			the region	stared proprietor(s)						
	I/We the registered proprietor(s) of the land described above hereby apply for consent to transfer/sublease/assign the										
	above land.										
3)	•	filled by all)									
		I/WE the undersigned hereby declare that the information given in this application is correct to the best of my/our information and belief.									
	Correct	to the best of my/our	i illioilliation a	nd bener.							
Nan	•	gnature of applicant(s									
Date			••••••								
EOD	OFFICI	AL LICE									
FUR	R OFFICI	AL USE	PART TV	WO							
			1711(1 1	🔾							
For	stamp du	y purposes, I hereby	assess the valu	e of the land at Shillings	: :						
Figu	ıre										
-											

Vords
Date
Chief Government Valuer's signature
PART THREE
The commission/board * hereby consent/do not consent * to the application to assign/sub-ease.
Name and signature, Secretary, Jeganda land commission
Name and Signature, Secretary. District Land Board
*Delete whichever is inapplicable) SECOND SCHEDULE

THE LAND ACT CAP 227 THE LAND REGULATIONS, 2004 FEES

Regulations 72 and 95.

PART A - APPLICATION AND REGISTRATION FEES

Activity	Currency	y Point	Equivalent in U	Uganda Shs						
1. Application for a certificate of customary owner	ership 0).25 Shs 5.	,000/=	O						
2. Issuing a certificate of customary ownership ().25 S	Shs 5,000/=								
•		Shs 5,000/=								
		Shs 5,000/=								
5. Application for conversion from customary tenure to freehold tenure 0.75 Shs 15,000/=										
6. Application to convert leasehold tenure to freehold tenure										
		Shs 40,000/=								
· · · · ·	10.0 S	Shs 200,000/=								
(iii) Gazetted urban	5.0 S	Shs 100,000/=								
7. Application for grant of freehold	1.0 S	Shs 20,000/=								
11 0	1.0 S	Shs 20,000/=								
11).25 S	Shs 5,000/=								
).25 S	Shs 5,000/=								
11. Transfer of customary ownership or right of o	occupancy 1	.0 Shs 10.	.000/=							
12. Registration of a caveat on a certificate of cus		ertificate of o	ccupancy	0.25	Shs 5,000/	=				
13. Withdrawal of a caveat on a certificate of cust				0.25	Shs 5,000/	=				
	* 1	Shs 10,000/=	1 ,							
15. Registration of a document which affects more than one certificate (additional fees for every additional certificate)										
(Shs 5,000/=		•		ŕ					
Activity	Currency	y Point	Equivalent in U	Uganda Shs.	i					
16. Registration of an instrument in excess of three copies, (additional fees per extra copy)0.25 Shs 5,000/=										
17. Application to issue a special certificate of customary ownership or certificate of occupancy 0.25 Shs 5,000										
18. Any transaction not in the prescribed form (additional fees) 0.25 Shs 5,000/=										
19. Registration of a successor in respect of a certificate of customary ownership or certificate of occupancy 0.25										
5,000/=	·	-		-						
20. Application to change name or address ().25 S	Shs 5,000/=								

21. Perusal of Power of attorney, memorandum and articles of association, rules or bye-laws, Constitution of a corporate body

or association 0.25 Shs 5,000/= 22. Search of parcel file (PF) 0.25 Shs 5,000/=

23. Certified copy of any document in the PIN file 0.25 Shs 5,000/= 24. Registration of any transaction not mentioned above 0.25 Shs 5,000/=

PART B—FEES RELATING TO COMMUNAL LAND ASSOCIATIONS

Activity Currency Point Equivalent in Uganda Shs

Application to form association 0.75 Shs 15,000/=)
 Application to register association 0.5 Shs 10,000/=)
 Application to dissolve association 0.5 Shs 10,000/=)

PART C - FEES FOR PREPARATION OF DOCUMENTS

Activity Currency Point Uganda Shs Shs 5,000/= 1. (a) Leases including sub-leases and tenancy agreements in standard form 0.25 (b) Lease and other documents not in standard form 0.5 Shs 10,000/=2. Instrument varying terms and conditions of a lease. 1.0 Shs 20,000/= 3. Surrender of lease Shs 10,000/= 4. Consent to transfer or assign by board or the commission 1.0 Shs 20,000/= 5. Grant of any easement, concession, licence or permit 0.25 Shs 5,000/= 6. Extension of lease Shs 20,000/= 1.0 7. Renewal of lease 1.0 Shs 20,000/=

PART D - FEES FOR MEDIATION

Activity Currency Point Uganda Shs.

Mediator appointed by district land tribunal

Not less than 8 and not more than 10

Not less than 160,000/= and not more than 200,000/=

THIRD SCHEDULE

LAND ACT, CAP 227 THE LAND REGULATIONS, 2004

CONTENTS OF MODEL CONSTITUTION OF A COMMUNAL LAND ASSOCIATION

Matters to be contained in a Constitution of an association

- 1. Name of the association.
- 2. Address of the association.
- 3. Objects of the association, including the identity of the community covered by the association.
- 4. Land to be held or owned by the association.
- 5. Names of intended members of the association.
- 6. Qualifications for membership of the association, including:
 - (i) principles for the identification of other persons entitled to be members of the association: and
 - (ii) a procedure for resolving disputes regarding the rights of other persons to be members of the association.
- 7. Classes of membership (if any) and the rights of members of the different classes.
- 8. Rights of members to use property of the association.
- 9. Whether membership is based on individuals or families and if based on families, how the family is to be represented in the decision-making process of the association.
- 10. The grounds and procedure for terminating membership and what happens to the rights and property of the member concerned.
- 11. The purpose for which the land may be used and the procedure to be followed in connection with the physical division of the land into individually owned plots.
- 12. Whether members may undertake transactions with their rights and to whom.

- 13. What happens to a member's rights on death.
- 14. Procedure for election of officers, their terms of office, their powers, the powers of members in relation to decisions made by the officers, the power of members to remove all or any of the officers and the payment (if any) to the officers.
- 15. How and when the annual general meeting (AGM) is to be called; its quorum or procedure of representation at an AGM.
- 16. How and when general and other meetings are to be called; their quorum or procedure of representation at such meetings.
- 17. The powers of the association and any limitations on them.
- 18. Responsibility for keeping minutes of meetings and access to the minutes by members.
- 19. Financial matters: how monies of the association will be dealt with and by whom; how and by whom will financial records be kept; independent audit and other scrutiny; access to financial information by members.
- 20. Procedure on change of the Constitution.
- 21. Procedure on dissolution and what happens to the land and other assets of the association.
- 22. How corruption, theft of association property, nepotism and breach of officers duties to members will be dealt with.
- 23. Procedure of dispute resolution.

Regulation 93

FOURTH SCHEDULE

LAND ACT, CAP 227 LAND REGULATIONS, 2004

DELEGATION OF FUNCTIONS.

FUNCTION OFFICER

FUNCTION OFFICER

- Assessment or reassessment of premium and ground rent in respect of land held by a board or the commission
 Chief government valuer
- District valuer
- To grant consent to assign or sub-let 1. Secretary, Uganda land commission (for land belonging to the commission)
- 2. District land officer
- 3. To give notice of a breach of covenant the commission (for land belonging to the commission)
- District land officer

- To give notice demanding payment of rent Secretary, Uganda land commission (for land belonging to 4. the commission)
- District land officer
- Authenticating survey 1. O 150 of the Registration of Titles Act.) 5. Officers authorised by the commissioner responsible for surveys(under section
- Physical Planning 1.
 District physical planner Commissioner physical planning 6.
- 2.

Cross references

- Constitution of Uganda, 1995 1.
- 2. Registration of Titles Act, Cap 230

BAGUMA ISOKE MATIA,

Minister of State for Lands, holding the portfolio of Minister of Water, Lands and Environment