

THE ISLAND OF NAURU

No. 13 of 1965

A N O R D I N A N C E

To amend the Companies Ordinance, 1912 of Papua in its application in the Island of Nauru.

I, the Administrator of the Island of Nauru, in pursuance of the powers conferred by Article 1 of the Agreement dated the second day of July, 1919, between the Government of the United Kingdom, the Government of the Commonwealth of Australia and the Government of the Dominion of New Zealand, hereby make the following Ordinance.

Dated this 31<sup>st</sup> day of December, 1965.



Administrator of the Island of Nauru

COMPANIES AMENDMENT ORDINANCE 1965

- Short title            1. This Ordinance may be cited as the Companies Amendment Ordinance 1965.
- Definition            2. In this Ordinance "the Companies Ordinance, 1912" means the Companies Ordinance, 1912 of Papua in its application in the Island of Nauru.
- Commencement        3. This Ordinance shall come into operation on the fourteenth day of February, One thousand nine hundred and sixty-six.
- Second Schedule -  
Table B.              4. The Companies Ordinance, 1912 is amended by omitting Table B in the Second Schedule and inserting in its stead the following table:

"TABLE B.

Sections 17  
and 264.

TABLE OF FEES TO BE PAID TO THE REGISTRAR  
IN RESPECT OF COMPANIES FORMED OR  
REGISTERED UNDER PART I OF THE ORDINANCE.

For registration of a company whose  
nominal capital does not exceed  
\$10,000 a fee of .. .. . \$10.00

For registration of a company whose  
nominal capital exceeds \$10,000  
the above fee of \$10 with the  
following additional fees regulated  
according to the amount of nominal  
capital, that is to say -

For every \$2,000 of nominal capital  
or part of \$2,000 after the first  
\$10,000 up to \$200,000 .. .. . \$ 0.50

For every \$2,000 of nominal capital  
or part of \$2,000 after the first  
\$200,000.. .. . \$ 0.10

For registration of any increase of  
capital made after the first  
registration of the company the same  
fees per \$2,000 or part of \$2,000 as  
would have been payable if the  
increased capital had formed part of  
the original capital at the time of  
registration.

A company shall not be liable to pay  
in respect of nominal capital on  
registration or afterwards any greater  
amount of fees than \$100 taking into  
account in the case of fees payable on  
an increase of capital after registration  
the fees paid on registration

) Fees to be  
) paid by  
) companies  
) having a  
) capital  
) divided into  
) shares other  
) than no-  
) liability  
) companies.

For registration of a company the  
 number of members of which as stated  
 in the articles of association,  
 does not exceed twenty .. .. . \$4.00

For registration of a company the  
 number of members of which, as  
 stated in the articles of  
 association, exceeds twenty but  
 does not exceed one hundred .. .. . \$10.00

For registration of a company the  
 number of members of which, as  
 stated in the articles of  
 association, exceeds one hundred  
 but is not stated to be unlimited,  
 the above fee of \$10 with an  
 additional fee of 50 cents for every  
 fifty members or less number than  
 fifty members after the first hundred.

For registration of a company the  
 number of members of which is  
 stated in the articles of  
 association to be unlimited a  
 fee of .. .. . \$40.00

For registration of any increase on  
 the number of members made after  
 the registration of the company,  
 in respect of every fifty members  
 or less than fifty members of the  
 increase .. .. . \$0.50

A company shall not be liable to pay on the  
 whole a greater fee than \$40 in respect of  
 its number of members taking into account  
 the fee paid on the first registration of  
 the company.

) Fees to be  
 ) paid by  
 ) companies  
 ) not having  
 ) a capital  
 ) divided  
 ) into shares.

For registration of any existing company  
except such companies as are by this  
Ordinance exempted from the payment of  
fees in respect of registration under  
this Ordinance the same fee as is  
charged for registering a new company.  
For registering any document required  
or authorised to be registered other  
than the memorandum of association .. .. \$0.50  
For making a record of any fact  
authorised or required to be recorded  
by the Registrar .. .. . \$0.50  
For every search for or in connexion  
with any memorandum of association  
or for or in connexion with any  
document filed having reference to  
any company .. .. . \$0.10  
For every certified copy of, or extract  
from, any document not exceeding six  
folios .. .. . \$0.50  
For each additional folio after the first  
six folios .. .. . \$0.07".

Eighth  
Schedule

5. The Eighth Schedule to the Companies Ordinance,  
1912 is repealed and the following Schedule inserted in  
its stead:

## "EIGHTH SCHEDULE

Section 215.

FEES CHARGEABLE UNDER THE ORDINANCE  
IN RESPECT OF NO-LIABILITY COMPANIES

|   | §      |
|---|--------|
| For registration of a company .. .. .   | 2.00   |
| For certificate of registration of a company  | 0.50   |
| For certificate of increase of capital.. ..   | 0.50   |
| For any other certificate required under<br>the Ordinance .. .. .   | 0.50   |
| For registering notice of liquidation and<br>of appointment of liquidator .. ..   | 0.50   |
| For registration of any document required<br>by the Ordinance to be registered or<br>tendered for registration (other than<br>as herein is specified).. .. .                                | 0.50   |
| For every search for or in connexion with<br>any memorandum for registration of<br>any company or for or in connexion with<br>any document filed having reference to<br>any company .. .. . | 0.10   |
| For examining copy of any document not<br>exceeding six folios .. .. .  | 0.50   |
| For each additional folio after the first<br>six folios.. .. .  | 0.03   |
| For every extract from any document, per<br>folio .. .. .   | 0.03". |