

REPUBLIC OF NAURU GOVERNMENT GAZETTE PUBLISHED BY AUTHORITY EXTRAORDINARY

No. 53 05th April, 2016 Nauru

G. N. No. 230 / 2016

SUPERSESSION OF GAZETTE NO 52/2016

This gazette notice is to supersede Government Gazette No. 52 of 2016 G.N.No. 226-229 2016 dated 04th April 2016.

APPOINTMENT OF DR. BERNHARD ZIMBURG AS THE NEW AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF AUSTRIA TO THE REPUBLIC OF NAURU

It is notified for general information that Cabinet at its meeting held on Thursday 24th March 2016, that Cabinet pursuant to Article 4 and 5 paragraph (1) of the Vienna Convention on Diplomatic Relations 1961, approve the appointment of Dr. Bernhard Zimburg as non-residential Ambassador of the Government of the Republic of Austria to the Republic of Nauru with residence in Canberra, Australia; and

DATED this 24th day of March 2016

SASIKUMAR PARAVANOOR SECRETARY TO CABINET

G. N. No. 231 / 2016

RECONSTITUTION OF MEMBERS OF THE CENPACNET. INC BOARD

It is notified for general information that Cabinet at its meeting held on Tuesday 15th March 2016, has considered and;

Approve the resignation of Mr. Geoffrey Harris with effect from 17th March 2016.

To revoke the current Cenpac Board and Reconstitute the Cenpac Board as follows;

Chairman - Chairman of NPRT

Director – Mr. Joel Waqa (Government Representative)

Director – Mr. Bob-Iturun Jockane

DATED this 15th day of March 2016

SASIKUMAR PARAVANOOR SECRETARY TO CABINET

G. N. No. 232 / 2016

RECONSTITUTION OF CHAIRMAN AND BOARD MEMBERS OF THE NAURU UTILITIES CORPORATION

It is notified for general information that Cabinet at its meeting held on Friday 18th March 2016, has approved the following;

1. Revoke the appointment of the following Members of the Nauru Utility Advisory Committee with immediate effect.

Mr Leo Scotty
 Mrs. Jinnie Jeremiah
 Mr. Ellington Dowabobo
 Residential rep.
 Residential rep.
 Private Sector rep.

4. Mr.Tim Aingimea - SOE rep.5. Ms. Gemma Adam - Others

6. Ms.Novena Itsimaera - Ex-Officio Government

2. Appoint the following persons as Chairman, Deputy Chairman and Directors of the Nauru Utility Corporation as per Clause 7 and 7A of the Nauru Utilities Corporation (Amendment) Act 2016

1. Chairman Mr. Leo Scotty 2. Deputy Chairman – Residential rep. Mrs. Jinnie Jeremiah Director – Residential rep. Ms. Gemma Adam 3. Director – Residential Sector rep. Mr. Ellington Dowabobo 4. 5. Director – SOE rep. Mr. Tim Aingimea Ex-Officio Member – NUC Mrs. Sinderina Adeang 6.

DATED this 18th day of March 2016

7.

Ex-Officio Member – Government

SASIKUMAR PARAVANOOR SECRETARY TO CABINET

Ms. Novena Itsimaera

G. N. No. 233 / 2016



REPUBLIC OF NAURU PUBLIC SERVICE (DISCIPLINARY PROCEDURES) REGULATIONS 2016

SL No. 6 of 2016	

Notified: []

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G. N. No. 233 / 2016 (cont'd)

The Minister makes the following regulations under section 97 of the *Public Service Act 2016*:

PART 1 - PRELIMINARY

1. Citation

These regulations may be cited as the *Public Service* (*Disciplinary Procedures*) *Regulations* 2016.

2. Commencement

These regulations commence on the day they are notified in the Gazette.

3. Interpretation

(1) In these Regulations, unless the context otherwise requires:

'employee' includes public service employees, contract employees, temporary employees and all other persons and officers employed under the Act;

'Secretary' means the Head of Department as established under section 13 of the Act; 'the Act' means the Public Service Act 2016;

'the Minister' means the Minister for Public Service.

(2) All other words and phrases not defined in this section have the same meaning as given in the *Public Service Act 2016*.

PART 2 – DISCIPLINARY PROCEDURES

4. Classification of misconduct

- (1) The different classification of misconduct include but are not limited to those listed in the table in the Schedule to these Regulations.
- (2) An employee who breaches the Code of Conduct in the Act will be dealt with under these Regulations.

5. Minor misconduct

In cases of minor misconduct, the Secretary may reprimand the employee by:

- (a) Issuing to the employee a written warning;
- (b) Reprimanding the employee in writing;
- (c) Providing performance counselling to the employee;
- (d) Requiring the employee to undertake training and development;
- (d) Developing and implementing a performance management plan for the employee; or
- (e) Suspending the employee for not more than one month.

6. Record of minor breaches

- (1) A record of minor misconduct and any action taken under regulation 5 must be made and given to the employee and a copy made and kept in the employee's personal folder.
- (2) Minor misconduct committed more than three times constitutes serious misconduct.

G. N. No. 233 / 2016 (cont'd)

7. Serious misconduct

- (1) In cases of serious misconduct or repeated minor misconduct under regulation 6(0), the Secretary must enquire into the misconduct.
- (2) If the Secretary determines during or after an enquiry under sub-regulation (1) that no serious misconduct has been committed, the inquiry will end and the Secretary must record in writing that the inquiry concluded that there was no serious misconduct committed and the reasons for the determination, and keep a copy of that decision in the employee's personal file.
- (3) Where it appears that a criminal offence may have been committed the Secretary must report the matter to the police and forward a complete report of the case to the Chief Secretary.
- (4) If the Secretary determines that there has been serious misconduct, or repeated minor misconduct, the Secretary may charge the employee with serious misconduct and forward to the Chief Secretary a copy of the charge and a complete report which must include the following:
 - (a) the charge laid against the employee;
 - (b) any complaint made against the employee, whether by a public servant or a member of the public;
 - (c) the reasons that the breach is deemed by the Secretary as serious misconduct;
 - (d) the facts gathered from the enquiry conducted under regulation 7(1);
 - (e) official records or documents relevant to the serious misconduct;
 - (f) a report from the police, if any;
 - (g) any internal correspondence from, or to, the employee relating to the misconduct, including emails;
 - (h) any representation from the employee;
 - (i) any statements from witnesses;
 - (j) any record of previous disciplinary cases committed by the employee if it is a case of repeated minor misconduct;
 - (k) any other document that is relevant to the misconduct.

8. Disciplinary procedures for serious misconduct

- (1) Where a charge of serious misconduct has been reported to the Chief Secretary under these Regulations, the Chief Secretary may:
 - (a) within 7 working days of receipt of the report, convene a Committee consisting of a Secretary other than the Head of Department that laid the charge, the Secretary for Justice and Border Control or his nominee and the Chief Secretary or if any of the persons named is unavailable, a nominee may sit on the committee; and
 - (b) provide to the Committee a copy of the Secretary's report submitted under regulation 7(4)
- (2) If the Committee finds after perusal of the charge and the report that there is no prima facie case, the Committee may dismiss the charge without any further action.
- (3) Upon receipt of a charge under regulation 7(4), where the employee does not dispute the charge, the employee must inform the Chief Secretary in writing within 7 working days and may include mitigation.

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- (4) The Chief Secretary, upon receipt of the information under sub-regulation (3), must:
 - (a) bring the matter to the Committee (convened under sub-regulation (1) for a decision; and
 - (b) advise the employee in writing of the decision of the Committee.
- (5) Upon receipt of a charge under regulation 7(3), where the employee disputes the charge, the employee must give a written reply regarding the charge to the Chief Secretary within 7 working days.
- (6) The Chief Secretary must, upon receipt of the response under sub-regulation (5), forward the response to the Committee and the Committee must:
 - (a) consider the case provided and that the employee has the right to make oral or written representation if the employee requests; and
 - (b) decide the case and through the Chief Secretary, advise the employee in writing of its decision.
- (7) Where the employee does not reply within the specified time under these Regulations, the Chief Secretary must proceed with the matter as if a reply had been received.
- (8) The Chief Secretary may extend the time required for a reply but such extension must not exceed one month.
- (9) Any decision of the Committee is taken to be a decision of the Chief Secretary of the public service.

9. Misconduct by Secretary

- 1. If the Chief Secretary becomes aware or has received a report of misconduct committed by a Secretary, the Chief Secretary may:
 - (a) in the case of minor misconduct, reprimand or caution the Secretary; or
 - (b) in the case of serious misconduct or a repetition of minor misconduct, charge the Secretary and provide a report to the Minister.
 - 2. Upon receiving a charge and report under sub-regulation (1) (b), the Minister must present the report to Cabinet for determination.
 - 3. Cabinet, after considering the charge and the report, may:
 - (a) if they are of the opinion that there is no prima facie case, dismiss the charge; or
 - (b) if they are of the opinion that the Secretary is guilty of the charge, Cabinet may reprimand or caution the Secretary or terminate the Secretary's appointment.

10. Committee

- 1. The Committee convened under regulation 000 may become a Committee of Enquiry tasked with undertaking an investigation for any allegation of serious misconduct.
- 2. In cases of misconduct involving money, breaches of financial procedures or serious financial irregularity, the Committee must include the Auditor General or a nominee.
- 3. The Committee has the power to:
 - (a) conduct an investigation into any allegation of misconduct;
 - (b) recommend to the Chief Secretary that the employee be suspended

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- (c) direct the relevant Secretary, through the Chief Secretary, to provide further information within 7 working days;
- (d) make a determination of a charge; and
- (e) dismiss an allegation of serious misconduct due to lack of sufficient evidence.

11. Suspension

- 1. Upon receipt of a report under regulation 7, the Chief Secretary may suspend the employee pending a final decision.
- 2. Suspension under these Regulations may be without pay.

12. Penalties

Subject to regulation 8, where an employee is found guilty of serious misconduct or the repetition of minor misconduct, the Committee, through the Chief Secretary, may impose one or more of the following penalties:

- (a) caution or reprimand the employee;
- (b) reduce the salary payable to the employee;
- (c) cease the payment of salary by way of restitution (in whole or part) of loss or damage caused by the employee;
- (d) cease any future increments or remove any current increments;
- (e) demote the employee;
- (f) suspend the employee;
- (g) transfer the employee;
- (h) terminate the employee (after giving the employee an opportunity to resign);
- (i) terminate the employee (without giving the employee an opportunity to resign); and
- (j) any other action that the Committee may consider necessary.

13. Information notice

The requirements for an information notice for employees are found in the Act.

14. Acquittal

Where an employee is acquitted of serious misconduct or the repetition of minor misconduct, the Chief Secretary will, if the employee was suspended, reinstate and pay the employee in full the salary for the period of suspension.

15. Compliance with natural justice

- (1) Any person making any decision under these Regulations must comply with the rules of natural justice in making the decision.
- (2) However, it is not a contravention of a rule of natural justice only because the Chief Secretary or any other person tasked is unable, after reasonable attempts to do so, to contact the employee before making the decision.

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16. Appeals

- (1) Subject to any provision of the Act, an employee has the right to appeal to the Public Service Appeals Board against any decision of the Committee or the Chief Secretary made under these Regulations.
- (2) The procedure for appeal is provided in the Act.

17. Recovery of loss

- (1) Where an employee has been disciplined under these Regulations and the Committee is satisfied that the misconduct has resulted in an assessable loss to Government, the Committee may direct that any amount up to the full extent of the loss be recovered from the employee by deduction from the employee's salary or entitlements.
- (2) Any deduction made under sub-regulation (1) must be no more than 30% of the gross payable salary of the employee, provided that if the employee is terminated, the total amount of the assessable loss owing is deducted.

SCHEDULE Reg. 4

MISCONDUCT	SERIOUS MISCONDUCT
Neglect of duty	Wilful and persistent neglect of duty
Work performance below average	Express or implied, misrepresentation by the employee in
despite warnings;	respect of his or her skills or qualifications
Absent from work without leave	Persistent and unexplained absences from work without
	leave
Disobedience of lawful or	While on duty, being under the influence of an
reasonable orders given by the	intoxicating, illegal, or unauthorized stupefying drug,
head of department or the Chief	including alcohol
Secretary	
Operating any business for own	Harassment of any kind
benefit during working hours or	
within Government premises;	
Engaging in outside employment	Sentenced in any court of law to at least 1 month
without the authorization of the	imprisonment for an offence punishable by 12 months
Chief Secretary	imprisonment or more
Loss of Government funds caused	Discrimination of any kind
by willful or gross negligence - if	
the amount lost is over \$1000 then	
it becomes serious misconduct	
	Assaulting, or attempting to assault, or threatening to
	assault, another employee or other person while on duty

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Serious damage to Government property caused by
willful or gross negligence
In the case of a teacher or other public officer who,
in the course of his or her duties, engages in a
sexual relationship with a student or a child under
that officer's mentorship, authority, control or care
Acts of theft, misappropriation or willful dishonesty
against the Government, another employee or client
of Government
Willful disclosure of confidential information
where such disclosure has not been authorised by
Government or pursuant to any law or court order
or is likely to be detrimental to the interests of the
Republic
Participating in any political activity
Falsifying records or any other documentation used
for official purposes
Offering or receiving a bribe