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L6th November, 2012

LEGAL NOTICE NO. 131

THE STATE CORPORATIONS ACT

(Cap. 446)

IN EXERCISE of the powers conferred by section 3 (1) of the State Corporations Act, I, Mwai Kibaki, President and Commander- in-Chief of the Kenya Defence Forces, makes the following Order:—

THE KENYA NUCLEAR ELECTRICITY BOARD ORDER

PART I—PRELIMINARY

- 1. This Order may be cited as the Kenya Nuclear Electricity Board Order, 2012.
 - 2. In this Order, except where the context otherwise requires —
- "Board" means the Kenya Nuclear Electricity Board established under paragraph 3;
- "Executive Chairperson" means the Executive Chairperson appointed under paragraph 7;
- "Permanent Secretary" means the permanent secretary or principal secretary in the Ministry responsible for matters relating to energy;

PART II—ESTABLISHMENT AND FUNCTIONS OF THE BOARD

- 3. (1) There is hereby established a body to be known as the Kenya Nuclear Electricity Board.
- (2) The Board shall be a body corporate with perpetual succession and a common seal and shall, in its corporate name, be capable of-
 - (a) suing and being sued;
 - (b) taking, purchasing or otherwise acquiring, holding, charging or disposing of movable and immovable property; and
 - (c) doing or performing all such other things or acts for the furtherance of the provisions of this Order or the performance of its functions which may lawfully be done by a body corporate.
- (3) The Board shall be a successor to the Nuclear Electricity Project Committee in existence immediately before the commencement of this Order, and upon such commencement the transitional provisions set out in paragraph 21 shall apply.
 - 4. (1) The headquarters of the Board shall be in Nairobi.
- (2) Subject to the provisions of any other written law, the Board may hold its meetings at any place in Kenya.

Establishment of the Kenya Nuclear electricity Board.

Headquarters.

Functions of the Board.

- 5. (1) The functions of the Board shall be to-
- (a) promote and expedite the development of nuclear electricity in Kenya;
- (b) develop policies, and propose legislation necessary for the successful implementation of a nuclear power programme;
- (c) undertake public education and awareness on Kenya's nuclear power programme;
- (d) identify, prepare and facilitate the implementation of a roadmap for a nuclear power programme;
- (e) in collaboration with relevant Government agencies, develop a comprehensive legal and regulatory framework for nuclear electricity generation in Kenya;
- (f) develop a human resource capacity to ensure Kenya has the requisite manpower to successfully establish and maintain a nuclear power programme;
- (g) identify appropriate sites in Kenya for the construction of nuclear power plants and related amenities;
- (h) enter into collaborative programmes related to nuclear electricity research and development with other international and national organizations;
- establish a library and information centre on nuclear science and technology, and
- (j) perform any other duties which may be necessary for the execution of its mandate under this Order.

Powers of the Board.

- 6. In the performance of its functions the Board shall have power
 - (a) apply for and hold intellectual property rights over works developed by persons sponsored by the Board and enter into agreements or arrangements for their commercial exploitation or otherwise as it may consider appropriate;
- (b) make proposals to the Minister for the time being responsible for energy, on policies which may be necessary for the development and promotion of nuclear energy in Kenya;
- (c) formulate and review environmental, health, safety and quality standards for the nuclear energy sub-sector, in coordination with other statutory authorities;
- (d) control, supervise and administer assets of the Board in such manner as best promotes the purposes for which the Board is established;
- (e) receive any grants, gifts, donations or endowments on behalf of the Board and make legitimate disbursements therefrom;
- (f) enter into agreements with such other bodies or organizations within or outside Kenya as the Board may

- consider desirable or appropriate and in furtherance of the purposes for which the Board is established; and
- (g) perform any other thing which is necessary or convenient to be done in connection with or incidental to its functions.

PART III—MEMBERSHIP

- 7. (1) The Board shall consist of the following members—
- Composition of the Board.
- (a) an Executive Chairperson appointed by the President from among the persons referred to in paragraph (f);
- (b) the Permanent Secretary in the Ministry responsible for energy or his representative;
- (c) the Permanent Secretary in the Ministry responsible for science and technology or his representative;
- (d) the Permanent Secretary to the Treasury or his representative;
- (e) the Attorney-General or his representative, and
- (f) not more than five other Members, not being employees of the Board, appointed by the Minister by virtue of their qualifications under subparagraph (2).
- (2) A person shall be qualified for appointment under paragraph

 (1) (f) if such person holds a degree from a university recognized in Kenya in—
 - (a) law;
 - (b) Engineering;
 - (c) any nuclear related science;
 - (d) environment, health or public safety.
- (3) In making the appointments under paragraph (2) (f) the Minister shall have regard to the principle of gender equity.
- (4) The Board may from time to time co-opt into its membership any person whose skills and experience are necessary for the performance of the functions of the Board to assist in any specified matter.
- (5) A person Co-opted under sub-paragraph (4) shall have no power to vote at the meetings of the Board.
- 8. The Board shall have all the powers necessary for the proper performance of its functions under this Order, and in particular, but without prejudice to the generality of the foregoing, the Board shall have power to—

Powers.

- (a) manage, supervise and administer the assets of the Board in such manner as best promotes the purpose for which it is established;
- (b) determine the provisions to be made for capital, and recurrent expenditure and reserves of the Board;

- (c) open a banking account or banking accounts for the funds of the Board.
- (d) approve the annual work plan including the short and long term programs of the Board, and
- (e) do such other acts or things as may be incidental to the above

Conduct of Business and affairs of the Board 9 The conduct and regulation of the business and affairs of the Board shall be as set out in the Schedule, but subject thereto the Board may regulate its own procedure

Remuneration of Board members 10 The Members of the Board shall be paid such remuneration fees or allowances for expenses as the Board may with the approval of the Minister in consultation with the Minister responsible for finance, may approve

Committees

11 The Board may establish such committees as it may deem appropriate for the performance of its functions

Delugation by Board

12 The Board may, by resolution either generally or in any particular case delegate to any committee of the Board or to any member, officer, employee or agent of the Board, the exercise of any of the powers or the performance of any of its functions or duties

Staff of the Board

- 13 (1) The Board shall establish a Secretariat made up of such number of staff employed by the Board on such terms as it may deem appropriate
- (2) There shall be a head of the Secretariat who shall be designated by the Executive Chairperson from among the staff referred to in subparagraph (1), to co-ordinate the activities of the Board
- (3) The Board may appoint such other officers and staff, as it considers proper for the efficient performance of its functions

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- 14 (1) Subject to this Order, the common seal of the Board shall be kept in such custody as the Board may direct and shall not be used except in the manner authorized by the Board.
 - (2) All documents shall be deemed to be duly executed by or obehalf of the Board
 - (a) where required to be under seal, they are sealed with the common seal of the Board and authenticated by the signature Executive Chairperson, and
 - (b) where not required to be under seal, they are authenticated by the signature of the Executive Chairperson or by that of a Member of the Board duly authorized for that purpose and instance.

Protection from personal hability

15. Nothing done by a Member of the Board or any officer employee or agent or any person acting on the directions of the Board shall if it is done *bona fide* for executing the functions powers or duties of the Board render such member officer employee or agent or person personally liable to any action claim or demand whatsoever

PART IV—FINANCIAL PROVISIONS

16. (1) The funds of the Board shall comprise—

Funds of the Board

- (a) such sums as may be appropriated by Parliament for the purposes of the Board;
- (b) such monies as may accrue to or vest in the Board in the course of the exercise of its powers or the performance of its functions under this Order or under any other written law;
- (c) monies from other sources, including loans, grants, gifts or donations to the Board; and
- (d) interest from bank and other deposits made by the Board.
- 17. The financial year of the Board shall be—

Financial year.

- (a) the period commencing on the day on which this Order comes into operation and ending on the following thirtieth June next following, and;
- (b)subsequently, the period of 12 months commencing on the first of July and ending on the thirtieth of June of the following year.
- 18.(1) At least 4 months before the commencement of each financial year, the Board shall cause to be prepared estimates of the revenue and expenditure of the Board for that year.

Annual estimates

- (2) The annual estimates shalf make provision for all the estimated expenditure of the Board or the financial year, and in particular, the estimates shall provide for—
 - (a) the payment of salaries, allowances and other charges in respect of the Board and staff of the Board;
 - (b) provision of funds for the functions of the Board;
 - (c) the payment of pensions, gratuities and other charges in respect of the staff of the Board; and
 - (d) any other expenditure as may be necessary for the carrying out of the objects and functions of the Board under this Order.
- (3) The annual estimates shall be approved by the Board at least two months before the commencement of the financial year to which they relate and shall be submitted to the Minister for approval.
- 19. (1) The Board shall cause to be kept all proper books and records of account of the income, expenditure, assets and liabilities of the Board.

Accounts and audit

- (2) The Board shall ensure that all money received is properly brought to account, all payments out of its funds are correctly made and properly authorized and that adequate control is maintained over its assets and liabilities.
- (3) The annual accounts of the Board shall be prepared, audited and reported upon in accordance with the Public Audit Act.

Act No 12 of 2003.

Investment of funds

- 20. (1) The Board may from time to time, with approval of the Minister and concurrence by Treasury, invest any of its funds in any securities in trust fund authorized by law.
- (2) The Board may, subject to approval of the Minister and concurrence of Treasury, place on deposit with such bank or banks as it may determine, any monies not immediately required for its purpose.

Transitional

- 21. Upon the commencement of this Order-
- (a) all the assets and liabilities in vesting or attaching to the Nuclear Electricity Project Committee existing immediately before the commencement of this Order shall, upon such commencement yest in or attach to the Board;
- (b) the staff of the Nuclear Electricity Project Committee immediately before such commencement shall continue to be the staff of the Board for the remainder of their periods of appointment;
- (c) the members of the Nuclear Electricity Committee in office immediately before the commencement of this Order shall continue as members of the Board unless the Board is reconstituted under this Order;
- (d) all property which is vested on the Government for the use of that Committee shall, subject to all interests, liabilities, charges and obligations affecting such property, vest in the Board.

SCHEDULE

(Para. 8)

Vacancy in office.

- 1. The office of a member of the Board , other than an ex-officio member, shall become vacant if—
 - (a) the member resigns by giving notice in writing, in the case of the Executive Chairperson, to the President, and in the case of any other member, to the Minister, which notice shall take effect on the date specified therein, and, where no date is specified, on the date of receipt of the notice by the President or the Minister, as the case may be;
 - (b) the appointment is revoked by the Minister; where the Member—
 - becomes insolvent or enters into a composition or scheme of arrangement for the benefit his creditors;
 - (ii) is convicted of any criminal offence by a court of competent jurisdiction; and sentenced to imprisonment for six months or more.
 - (iii) is incapacitated by reason of physical or mental infirmity;
 - (iv) is absent from three consecutive meetings of the Board without the leave of the chairperson; or
 - (v) is otherwise unable or unfit to discharge the functions of the Board.

- (2) Where the office of the Executive Chairperson or a member of the Board becomes vacant under this paragraph, the President or the Minister, as the case may be, may appoint another person as a replacement of the person vacating office.
- 2. (1) The Board shall meet at least four times in every financial year.

Meetings.

- (2) Notwithstanding subparagraph (1), the Executive Chairperson may at any time, and shall, convene a meeting for the transaction of the business of the Board.
- (3) The Executive Chairperson shall preside at every meeting of the Board at which he is present, but in his absence the members present shall elect one from amongst their number to preside.
- (4) The quorum for a meeting of the Board shall be half of all its members.
- (5) Every decision of the Board shall in the absence of consensus be by a simple majority of the members present and voting.
- 3. (1) If a member is directly or indirectly interested in any contract, proposed contract or other matter before the Board and is present at a meeting of the Board at which the contract, proposed contract or other matter is the subject of consideration, the member shall, at the meeting or as soon as reasonably practicable after the commencement thereof, disclose the fact, and shall not take part in the consideration or discussion of, or vote on, any questions with respect to the contract or other matter, or be counted in the quorum of the meeting during consideration of the matter.

Disclosure of

- (2) A disclosure of interest made under this section shall be recorded in the minutes of the meeting at which it is made.
- (3) A member of the Board who contravenes sub paragraph (1) commits an offence and shall be liable on conviction to a fine not exceeding one hundred thousand shillings, or to imprisonment for a term of six months, or to both.
- 4. Subject to this Schedule, the Board may determine rules of procedure for the conduct of its business, and shall cause to be kept records of minutes of the decision of the Board.

Rules of Procedure

Dated the 5th November, 2012.

MWAI KIBAKI.

President.

LEGAL NOTICE No. 132

THE LAND CONTROL ACT

(Cap. 302)

EXEMPTION

IN EXERCISE of the powers conferred by section 24 of the Land Control Act, I, Mwai Kibaki, President and Commander-in-Chief of the Kenya Defence Forces, exempt the controlled transactions, such exemptions to take effect on the date indicated in the schedule below details of which are set out in the Schedule, from all the provisions of the Act.

SCHEDULE

1		
Parties and Transactions	Description of Land	Effective Date
Letter of Allotment from	Kinondo Block/Ramisi Phase II	1st November, 2009
Department of Lands for lease	5004/36 & 12335 - Kwale,	
with term of 99 years from 1st	comprising 2,700 acres	
December, 2009		
Letter of Allotment from	LR. 4573/1 - Kwale, comprising	1st November, 2009
Department of Lands for lease	142 acres	
with term of 99 years from 1st		
December, 2009		
Letter of Allotment from	LR 10507 - Kwale, comprising	1st November, 2009
Department of Lands for lease	333 acres	
with term of 99 years from 1st		
December, 2009		
Lease from Government of	I R 27742 - Kwale, comprising	1st May 2007
Kenya to Kwale International	6,086 ha	
Sugar Co Ltd C R 42459		
dated 20th August 2007		
Transfer dated 31st July 2008	KWALE/Majoreni/869 on	30th July 2008
by Whitestone Farms Limited t	Registry Map 58, comprising 2.4	
Kwale International Sugar Co	ha	
Ltd		
Transfer dated 29th July 2008	KWALE/Majoreni/906 on	20th July 2008
and registered on 31st July 2008	Registry Map 56, comprising 7.2	_
by Zainabu Juma Salimini to	ha	
Kwale International Sugar Co		
Lad		
Transfer dated 31st July 2008	KWAI F/Majoreni/1019 on	30th July, 2008
by Whitestone Farms Limited	Registry map 16, comprising 92.1	•
to Kwale International Sugar	ha	
Co. Ltd		
Transfer dated 29th July 2008	KWALE/Majoreni/1271 on	20th July, 2008
and registered on 31st July 2008	Registry Map 16, comprising 92 1	_
by Zainabu Juma Salimini to	ha	
Kwale International Sugar Co		
Lid		
Transfer dated 29th July 2008	KWALE/Majoreni/1279 on	20th July, 2008
and registered on 31st July 2008	Registry Map 17, comprising 8.2	•
by Zainabu Juma Salimini to	ha	
Kwale International Sugar Co		
Lid		
Transfer dated 29th July 2008	KWAI E/Majoreni/1283 on	20th July, 2008
and registered on 31st July 2008		,
by Zainabu Juma Salimini to	ha	
Kwale International Sugar Co		
Ltd		L
Transfer dated 29th July 2008	KWALE/Majoreni/1284 on	20th July, 2008
and registered on 31st July 2008	Registry Map 17, comprising 46	-
by Zainabu Juma Salimini to	ha	
Transfer dated 29th July 2008 and registered on 31st July 2008	Registry Map 17, comprising 4.6	20th July, 2008

Parties and Transactions	Description of Land	Effective Date
Kwale International Sugar Co. Ltd		
Transfer dated 29th July 2008 and registered on 31st July 2008 by Zainabu Juma Salimini to Kwale International Sugar Co. Ltd	KWALE/Majoreni/1285 on Registry Map 17, comprising 11.0 ha	20th July, 2008
Transfer dated 29th July 2008 and registered on 31st July 2008 by Zainabu Juma Salimini to Kwale International Sugar Co. Ltd	KWALE/Majoreni/1286 on Registry Map 17, comprising 3.6 ha	20th July , 2008
Transfer dated 29th July 2008 and registered on 31st July 2008 by Zainabu Juma Salimini to Kwale International Sugar Co. Ltd	KWALE/Majoreni/1287 on Registry Map 17, comprising 3.8 ha	20th July , 2008
by Zainabu Juma Salimini to Kwale International Sugar Co. Ltd	KWALE/Majoreni/1288 on Registry Map 17, comprising 23.0 ha	20th July , 2008
by Zainabu Juma Salimini to Kwale International Sugar Co. Ltd	KWALE/Majoreni/1319 on Registry Map 17, comprising 4.6 ha	20th July, 2008
Transfer dated 31st July 2008 by Whitestone Farms Limited to Kwale International Sugar Co. Ltd.	KWALE/Majoreni/1331 on Registry Map 58, comprising 3.2 ha	30th July, 2008
by Whitestone Farms Limited to Kwale International Sugar Co. Ltd.	KWALE/Majoreni/1336 on Registry Map 58, comprising 5.4 ha	30th July, 2008
by Whitestone Farms Limited to Kwale International Sugar Co. Ltd.	KWALE/Kidimu/15 on Registry Map 16, comprising 123.0 ha	30th July, 2008
2010 and registered dated 1st February 2010 by Anthony Mailo Nzau/Patricia Njoki Njenga to Kwale International Sugar Co. Ltd	KWALE/Mchingirini/535 on Registry Map 21, comprising 5.4 ha	2nd January, 2008
2010 and registered dated 1st	KWALE/Mwanguda/1119 on Registry Map 31, comprising 4.2 ha	2nd January, 2008

Parties and Transactions	Description of Land	Effective Date
Kinuthia Njoroge to Kwale International Sugar Co. Ltd		
Transfer dated 29th January 2010 and registered on 1st February 2010 by Samuel Nduati Mwangi to Kwale International Sugar Co. Ltd	KWALE/Kiwegu Jego/24 on Registry Map 10, 15, comprising 374.0 haa	2nd January, 2010
Transfer dated 3rd June 2010 and registry 8th June 2010 by Ruwa Mwaruwa Kurera to Kwale International Sugar Co. Ltd	KWALE/Kiwegu Jego/47 on Registry Map 21, 22, 23, 24 and 25, comprising 162.0 ha	1st June, 2010

Dated the 1st November, 2012.

MWAI KIBAKI,

President.

LEGAL NOTICE NO. 133

THE SEXUAL OFFENCES ACT

(No. 3 of 2006)

IN EXERCISE of the powers conferred by section 35 (3) of the Sexual Offences Act, 2006, the Minister for Public Health, makes the following Regulations:—

THE SEXUAL OFFENCES (MEDICAL TREATMENT) REGULATIONS, 2012

1. These Regulations may be cited as the Sexual Offences (Medical Treatment) Regulations, 2012.

Citation.

2. In these Regulations, unless the context otherwise requires—

Interpretation.

"designated person" includes -

(a) a nurse registered under section 12(1) or enrolled under section 14(1) of the Nurses Act; and

Cap. 257.

(b) a clinical officer registered -under section 7 of the Clinical Officers (Training, Registration and Licensing) Act; 260.

"medical practitioner" means a medical practitioner registered in accordance with section 6 of the Medical Practitioners and Dentist Act; Cap. 253.

"medical treatment" includes counseling;

"public hospital" means a Government health facility at all levels of health care, or such other health facility as may be designated, by notice in the Gazette, as a public hospital for the purpose of this Act.

3. (1) A victim, suspect, a person convicted or witness of a sexual offence has the right to medical treatment in a public hospital, private hospital or any other medical facility.

Rights to medical

- (2) The expenses incurred by a victim, a person who is suspected to have committed a sexual offence, a person convicted or witness of a sexual offence for medical treatment in a public hospital shall be borne by the Government.
- (3) A victim of a sexual offence shall be entitled to receive medical treatment at any medical facility, whether they have or have not reported the matter to the police
- . (4) The Minister may, at any time, enter into agreements with private hospitals or any other health facility to be designated as public hospitals for purposes of the Act.
- 4. A police officer who is on duty shall, who receives a report that a sexual offence has been committed against anyone, notify a medical practitioner or designated person at any health facility and refer the victim of the sexual offence to the medical practitioner or designated person at any health facility.

Notification.

5. (1) A court may order the collection of the appropriate samples from any person who has been charged with a sexual offence, under the Act, at such place and subject to such conditions that the court may specify.

Medical examination.

- (2) Upon receiving an order made under paragraph (1), a police officer of any rank above the rank of police constable shall request any medical practitioner or designated person to take the appropriate samples from the person charged with a sexual offence.
- (3) The medical practioner or designated person shall determine the samples to take, the parts of the body from which the samples shall be taken from and the quantity that is reasonably necessary in accordance with the national guidelines for the management of sexual violence.
- 6. (1) Upon receiving the notification given under regulation 4, the medical practitioner or designated person shall—
 - (a) conduct a full medical-forensic examination on the victim and prescribe the appropriate medical treatment; and
 - (b) Provide appropriate professional counseling to the victims of the sexual offence:
 - (c) complete the prescribed Post Rape Care form and psychological assessment form as set out in the schedule and any other relevant records;
 - (d) collect and preserve the necessary medical forensic samples in accordance with the national guidelines on management of sexual violence:
 - (e) inform and forward to the investigating officer or his or her representative, the samples collected, while maintaining a record of the chain of custody by appending his or her signature for the samples; and
 - (f) initiate appropriate referral to the relevant areas for subsequent areas for the necessary subsequent care

- (2) A medical practitioner or designated person shall also provide the medical treatment prescribed in paragraph (1) (a), (b), (d), (e) and (f) to a person who is suspected to have committed a sexual offence
- (3) The medical practitioner or designated person may, where they deem appropriate, conduct other examinations and treatment on the victim of sexual offence(s), witnesses or a person who is suspected to have committed a sexual offence

SCHEDULE

Post Rape Care Form (PRC)

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PRC FORM IS NOT FOR SALE

PRC



Ministry of Health National Post Rape Management Guidelines: Examination documentation form for survivors of rape/sexual assault (to be used as clinical notes alongside with P3 form for legal purposes.) PART A Day Month County Code District Code OP/IP No. Facility Name PRC reg. No Last Name First Name Day Month Male of birth Female Contacts (Residence and Phone number) Marital Status (specify) Disabilities (Specify) Orphaned vulnerable child (OVC) Citizenship Date and time of Examination Date and Time of Assault No. of Month Year Day Month Year Hr perpetrators Min IAM IAM PM **IPM** Alleged perpetrators Male Female Estimated Age Unknown Known (is there relationship) Occupation of perpetrator Place Assault Occurred /Where incidence occurred Administrative location Chief complaints / Presenting Symptoms Circumstances surrounding the incident (survivor account) remember to record penetration (how, where, what was used? Indication of struggle?) Type of Assault Use of condom? Incident already reported to police? Yes (indicate which police station) Oral Date and time Day IAM of report \square_{PM} Vaginal Attended a health facility before this one? Were you Were you given treated? referral notes? Yes (Indicate name of facility) Other (specify) Day Month Min AM PM Comments Significant medical and/or surgical history

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OB /GYN- History	Parity	Contraception type	LMP	Known Pr	egnancy?	Date of last consensual sexual intercourse
General Condition	BP	Pulse Rate	kr	Temp	Demeano (calm, no	r /Level of anxiety t calm)
For ensic						
Did the surv	vivor change clo	thes? State of clot	hes (stains,	torn, color, v	where were	the wom clothes taken)?
Were the cl	othes put in a n	on-plastic paper bag?	Were the	lothes given	to the poli	ce?
Yes	8	lo	Yes		No	
Did the sur	vivor have a bat	h ⁷	Did the su	irvivor go to	the toilet?	
Yes	\	lo	Lo	ong call?		Short call?
Comments						
	on the assailant	, p	nt ^o is the as No if Ye		n, is there a	iny relation? Did the survivor leave
PSYCHOL ASSLSSM		Mental state (norm extremely calm, et (Complete psychol	ic)			ised, dazed, coma, retarded,
Genital Ex	amination of the	survivor -indicate dis	scharges, in	flammation	bleeding	
Physical in Outer genit Vagina Hymen _ Anus	alıa <u>.</u>	ical status ie body map)				,
Comments	- -					
					· -	
Immediate Manageme	No No		lo	\Line \nimeta	ig /surgical lo es(Commer	No Yes(Comment)

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Physical examination [indicates sites and nature of injuries, bruises and marks outside the genitalia]
Please use the sketches below to indicate injuries, inflammations, marks on various body parts of the survivor

Sketch of person		Comments
Anterior view	Posterior view	
Female Genitalia		
Male Genitalia		

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Amy	other treatment / Me	dication given /manage	ment					_		_	-	
Ref	errals to			<u> </u>						_		
	Police Statio	n	ні∨ т	est	-		Labo	rato	гу			
	Legal		Traum	■ Coùnsel	ing		Safe S	Shel	ter			
	OPD/CCC/H	IV Clinic	Other	(specify)								
Nan	ne of Examining Med	ical/clinical/Nursing Of	fficer	<u> </u>					_			_
Sig	nature of Examining !	Medical/clinical/Nursin	g Office	:r		D	Day	М	lonth	,	ícar	
. 	Sample Type	Test	Diago			c	<u></u>	<u>L</u>				Щ
L		1631			applicable	Cor	nmen	ls				}
A			Nation		Health Facility							
8	Outer Genital swab	Wet Prep Microscopy	govern	ment Lab	Lab							
0	Anal swab	темр половору										
R	Skin swab	DNA	_	_								
A	Oral swab	Culture and					_					
т	Specify	sensitivity										
0	High vaginal swab	Wet Prep Microscopy	•	_								\dashv
_	Urine	Pregnancy Test										
R	!	Місгоѕсору				-						
Y		Drugs and alcohol				_		_		_		\dashv
		Other							-			\dashv
S	Blood	Haemoglobin	_									\neg
A		HIV Test									_	\neg
м		SGPT/GOT										\neg
Р		VDRL										
		DNA							_			
L	Pubic Hair	DNA										
E	Nail clippings	DNA										
S	Foreign bodies	DNA										_
	Other (specify)	•										
Chain	of custody						-			-		
These	/All / Some of the sai	nples packed and issue	d (pleas	e specify v	which and to whe	re)		-				-
То	Police Officer's Name	c	_	Signature	;	7	Day	Мс	nth	Ye	ar I	
Ву	Medical/clinical/Nurs	ing Officer's Name		Signature		_	Day	Мо	nth	Ye	ar	<u> </u>
		 							Щ			

Part B

MENTAL ASSESSMENT EXAMINATION

Psychological assessment should be done by trained health care providers (Doctors, Nurses, Clinical Officers, Psychological Counselors, Social Workers, Psychiatrists who may be counselors recognized by accredited counseling associations or by the Ministry of Health as rape trauma counselors.

Past Medical history -----

	mpt), posture, appear older or younger than stated age?
retard unha	er behavior: Level of activity: psychomotor agitation or psychomotor dation, emotional appearance –anxious, tense, panicky, bewildered, sad, ppy; voice-faint, loud, hoarse; eye contact. (Does the survivor maintain eye act or not)
aggre	de during interview: How survivor relates to examiner-irritable, essive, seductive, guarded, defensive, indifferent, apathetic, cooperative, stic
resen	d: (Steady or sustained emotional state)-gloomy, tense, hopeless, ecstatic, tful, happy, bashful, sad, exultant, elated, euphoric, depressed, apathetic, donic, fearful, suicidal, grandiose, nihilistic)
Affec conte	t (Feeling tone associated with idea)-labile, blunt, appropriate to
stutte	ch: (Slow, fast, pressured, garrulous, spontaneous, taciturn, stammering, ering, slurring, staccato. Pitch, articulation, aphasia, coprolalia, echolalia, nerent, logorrhea, mute, paucity, stilted.)
gusta	eptual disorders: (Hallucination),-olfactory, auditory, hap tic (tactile), ttory, visual; (illusions); hypnopompic or hypnogogic experiences; feeling treality, déjà vu, dejaentendu,)
senso unrea block hypo	right content: Delusions-/persecutory (paranoid), grandiose, infidelity, ory, thought broadcasting, thought insertion, ideas of reference, ideas of ality, phobias, obsessions, compulsions, ambivalence, autism, dereism, king suicidal or homicidal preoccupation, conflicts, nihilistic ideas, chondria sis, depersonalization, Derealization, flight of ideas, idée magical thinking, neologisms.)
tango	eght process: (Goal-directed ideas), loosened associations, illogical, ential, relevant, circumstantial, rambling, ability to abstract, flight of ideas, everation.)

vears.)-	y: (Remote memory (long-term memory); past several days, months
Recent	memory (short term): recall or events in past day or two)
	iate memory (very short-term memory): Lying down of immediate ation with ability to quickly recall data.)
do sim	ntration and calculation: ability to pay attention; distractibility; ability to ple math).
<i>Informa</i> knowle	ation and intelligence: (Use of vocabulary; level of education; fund of
Judgme conclus	ent: (Ability to understand relations between facts and to draw sions; responses in social situations.)
NB inquestion in the second se	level: (Realizing that there are physical or mental problems; denial of ascribing blame to outside factors; recognizing need for treatment)uire if possible about if there has been any abuse or if this is first episode CHILD te behavior, mood and speech as above but use the following to evaluate
illness, NB inquir	level: (Realizing that there are physical or mental problems; denial of ascribing blame to outside factors; recognizing need for treatment)uire if possible about if there has been any abuse or if this is first episode CHILD te behavior, mood and speech as above but use the following to evaluate
NB inquestion in the second se	level: (Realizing that there are physical or mental problems; denial of ascribing blame to outside factors; recognizing need for treatment)uire if possible about if there has been any abuse or if this is first episode CHILD te behavior, mood and speech as above but use the following to evaluate to:

LEGAL NOTICE NO. 134

THE PARLIAMENTARY SERVICE ACT

(No. 10 of 2000)

IN EXERCISE of the powers conferred by section 36 of the Parliamentary Service Act, 2000, the Parliamentary Service Commission makes the following Regulations:—

THE PARLIAMENTARY SERVICE (CENTRE FOR PARLIAMENTARY STUDIES AND TRAINING) (AMENDMENT) REGULATIONS, 2012

1. These Regulations may be cited as the Parliamentary Service (Centre for Parliamentary Studies and Training) (Amendment) Regulations, 2012.

Citation.

- 2. Regulation 5 of the Parliamentary Service (Centre for Parliamentary Studies and Training) Regulations, 2011 is amended—
 - (a) in sub-regulation (1) by inserting the following new paragraph immediately after paragraph (c)—
 - (ca) a lecturer at a recognized university who is at the level of senior lecturer or above and who possesses knowledge and experience in capacity building, training or research.
 - (b) by inserting the following new sub-regulations immediately after sub-regulation (2)—
 - (3) The Commission shall appoint the member of the Board provided for under paragraph (ca) of sub-regulation (1) through a transparent and competitive process.
 - (4) A person appointed under paragraph (ca) of subregulation (1) shall serve for a term of five years which shall, subject to the approval of the Commission, be renewable for one further term of five years.
 - (5) The Board may, with the approval of the Commission, co-opt a person who has knowledge, skills and experience in public or parliamentary affairs, research, capacity building or training to the membership of the Board.
 - (6) A person co-opted to the membership of the Board under sub-regulation (5) shall serve for such period as the Board shall, with the approval of the Commission, determine and shall not have the right to vote.
 - (7) A member of the Board shall be paid such allowance as the Commission shall determine.

Dated the 14th November, 2012

KENNETH MARENDE,

Speaker of the National Assembly/ Chairman, Parliamentary Service Commission. Amendment of Regulation 5 of

Legal Notice No. 95 of 2011.