FOOTNOTES

(CHAPTER SIX)

1. Site and Service Schemes commenced in 1965, Circular No. 17/65 dated 25th April, 1965
2. Housing (Statutory and Improvement Areas) Act No. 30 of 1974
3. Ibid. Section 48 and the Schedule to the Act
4. Rent Act No. 10 of 1972
5. Stamp Duty Act No. 16 of 1968
6. Section 4(2)(f) of the Housing Act
7. Town and Country Planning Act No. 32 of 1961
8. Section 40 of the Housing Act
9. Public Health Act No. 12 of 1930
10. S.I. No. 357 of 1965
11. Sections 4 and 37 of the Housing (Statutory and Improvement Areas) Act
12. Appendix 4 of the Laws of Zambia
13. Land (Conversion of Titles) Act No. 20 of 1975
14. Sections 4 and 37 of the Housing (Statutory and Improvement Areas) Act
15. Daily Parliamentary Debates No. 36H, 2nd August, 1974,

17. Apparently as the services in Improvement Areas improve it is possible and practical to revoke all occupancy licences and declare the area a statutory Housing Area.
18. Chapter 4 (SUPRA)
19. Interview with Registrar of Deeds, Lusaka Urban District Council, 22/1/84
20. Ibid.
21. See P. 100 Supra
22. Section 5 and Section 38 of the Housing Act

23. Section 5 and Section 39(2) of Housing (Statutory and Improvement Areas) Act


25. Ibid. P.2

26. Interview with Director of Housing, Lusaka District Council dated 10/11/84

27. Ibid. dated 10/11/84

28. Section 42 of the Housing Act

29. Section 13(3)(b) of the Land (Conversion of Titles) Act

30. Section 5(2) of the Housing Act

31. P. 90 Supra

32. Interview with Registrar of Deeds, Lusaka Urban District Council 22/1/84

33. S.I. No. 55 of 1975

34. Section 39(5) of the Housing Act


36. Ibid. 27

37. Fifth Schedule of S.I. No. 55 of 1975


40. Ibid. P.436

41. Mvunga M.P.: OP. CIT. P. 474

42. Similar terms have been used such as statutory lease under the Land (Conversion of Titles) Act, 1975 and the "Licence to occupy" under the Zambia (State Lands and Reserves) Orders in Appendix four of the Laws of Zambia.
43. Government of Zambia Circular No. 79/66 Ministry of Local Government and Housing 7/11/66

44. Covenant 7, Fifth Schedule, S.I. No. 55 of 1975

45. Megarry and Wade: OP. CIT. P. 396

46. Interview with Mr Kamuhuza, Director of Housing, Lusaka Urban District Council 8/2/84

47. 1st June, 1975, S.I. No. 88 of 1975


49. S.I. Nos. 212, 213 and 146 of 1979

50. Section 4(2) and Section 37(2)

51. Lands Acquisition Act No. 2 of 1970

52. Ibid. Section 3

53. Ibid. Section 15

54. Ibid. Sections 3, 5, 10 and 11

55. Mvunga M.P.: OP. CIT. P. 474

56. Ibid. P. 475

57. Section 15 of the Land Acquisition Act

58. Mvunga M.P.: OP. CIT. P. 475

59. Ibid. P. 475

60. Ibid. P. 475

61. Annual Report, Lands Department, Ministry of Lands and Natural Resources, 1969, P. 3

62. Interview with Director of Housing, Lusaka Urban District Council 10/11/84

63. Ibid.

64. Annual Report, 1970 OP. CIT. P. 3
APPENDIX 1 - Assessment of Dwellings Needed

<table>
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<tr>
<th></th>
<th>TOTAL</th>
<th>LARGE URBAN</th>
<th>SMALL URBAN</th>
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<td>415,100</td>
<td>132,900</td>
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Source: TNDP, P. 323

APPENDIX II - Ownership of Rented Dwellings as in 1972

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<th>OWNER</th>
<th>NUMBER OF DWELLINGS</th>
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<td>Local Authorities</td>
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<td>TOTAL</td>
<td>178,839</td>
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Source: SNDP, P. 145
APPENDIX III

Personal Loans Granted by Zambia National Building Society During the Second National Development Plan

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<td>(b) K15,000-K50,000</td>
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<td>(c) Over K50,000</td>
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<td>app. 60</td>
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<td>2. Loans for purchase of Houses:</td>
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<td>(c) Over K50,000</td>
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Source: TNDP, P. 318
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</tr>
</tbody>
</table>

**Source:** Statutory Instruments 1978-1982

**Statutory Instrument No.:**

*APPENDIX IV*

**(Statutory Improvement Act of 1974)**

Areas Declared Under the Act.
APPENDIX V

CHAPTER 441

HOUSING (STATUTORY AND IMPROVEMENT AREAS)

An Act to provide for the control and improvement of housing in certain areas; and to provide for matters connected with or incidental thereto.

[1st June, 1975]

PART I

Preliminary

1. This Act may be cited as the Housing (Statutory and Improvement Areas) Act.

2. Notwithstanding anything to the contrary contained in any written law, the provisions of any such law, in so far as they are inconsistent with the provisions of this Act, shall not apply to any land comprised in a Statutory Housing Area or in an Improvement Area.

3. In this Act, unless the context otherwise requires-

"certificate of title" or "council certificate of Title" means a certificate of title to land issued in accordance with the provisions of this Act;

"charge" means any charge created on land for the purpose of securing the payment of money and also the document by which the charge is created;

"chargee" means the person in whose favour the charge is created, and includes the person for the time being entitled to the benefit of such charge;

"council" means a municipal council, township council, rural council or any other council established under the Local Government Act;

"court" means any Subordinate Court;

"dealing" means any transaction of whatever nature affecting land;

"document" means a document of lease or grant under which a council derives any leasehold interest in respect of land situated in a Statutory Housing Area or in an Improvement Area, and includes any other document referred to in this Act;

"dwelling" means any building or structure or part of any building or structure designed to operate or to be used as living accommodation, and includes any yard or garden appurtenant thereto or enjoyed therewith;
"grant" means a grant of land for a term of years certain made to a council for the purposes of this Act;

"improvement" includes a building or any other structure of whatever kind on land;

"Improvement Area" means any area of land declared as such in accordance with the provisions of this Act;

"land" means-

(a) in relation to Parts II to VII inclusive, land within a Statutory Housing Area;
(b) in relation to Part VIII, land within an Improvement Area; and
(c) where applicable, in relation to Part IX, land within a Statutory Housing Area or in an Improvement Area, as the case may be;

and in any such cases includes anything attached to the earth or permanently fastened to anything which is attached to the earth, but does not include any mineral right in or under or in respect of any such land;

"let" includes transfer, sub-letting or parting with possession;

"memorial" means the entry signed by the council registrar on a council certificate of title embodied in the council register in respect of any document presented for registration;

"minor" means a person who has not attained the age of twenty-one years;

"mortgage" includes a charge and the document creating such charge;

"National Housing Authority" means the National Housing Authority established under the National Housing Authority Act;

"register" or "council register" means the register of titles to land to be kept and maintained in accordance with the provisions of this Act;

"registrar" or "council registrar" means the person appointed as such by a council and includes an assistant registrar and any other person appointed to act in either of such capacities;

"registry" or "council registry" means the registry of any council where the documents required or permitted to be
registered by or under this Act may be registered;

"Statutory Housing Area" means any area of land declared as such in accordance with the provisions of this Act;

"Surveyor-General" means the Surveyor-General appointed under the provisions of section four of the Land Survey Act;

"testator" includes a person dying intestate;

"transfer", used in connection with land, means the passing of such land or any interest therein, by act of the parties rather than by operation of law;

"transferee" means a person to whom a council certificate of title has been issued under this Act, or to whom an occupancy licence has been issued in accordance with the provisions of this Act;

"transmission", used in connection with land, means the passing of such land or any interest therein by operation of law.

PART II

Statutory Housing Areas

4. (1) The Minister may by statutory order declare any area of land within the jurisdiction of a council to be Housing Area, and may at any time thereafter declare that the whole or part of the land comprised in the Statutory Housing Area shall cease to be part of a Statutory Housing Area:

Provided that no land shall be declared to be a Statutory Housing Area unless-

(i) such land is held by the council in fee simple or by way of leasehold or a grant thereof has been made to the council in accordance with the provisions of the Zambia (State Lands and Reserves) Orders, 1928 to 1964; and

(ii) a plan showing the particulars or details hereinafter mentioned and duly approved by the Surveyor-General is deposited by the council with the Surveyor-General, the Commissioner of Lands, and with the Registrar of Lands and Deeds.

(2) The Plan referred to in paragraph (ii) of the proviso to subsection (1) shall be entitled "Statutory Housing Area Plan" and shall contain, inter alia, the following particulars or details:
(a) the name and description by which the Statutory Housing Area is known or is to be known;

(b) the existing roads, if any;

(c) the roads proposed to be constructed;

(d) the existing areas for common user;

(e) the proposed areas for common user;

(f) the area and dimension of each piece or parcel of land identified by a serial number.

5. (1) Subject to the provisions of this Act, and notwithstanding anything to the contrary contained or implied in any written law or in any document, a council may, in any Statutory Housing Area—

(a) with the approval of the Minister subdivide any land;

(b) in accordance with the specifications prescribed by the National Housing Authority, erect any building or effect any improvement on any piece or parcel of land;

(c) let to any person any piece or parcel of land for such term and on such conditions as may be approved by the Minister;

Provided that in a Statutory Housing Area the council shall not—

(i) sell or convey any freehold estate;

(ii) let more than one piece or parcel of land to any one person;

(iii) save for use and occupation by himself or his bona fide dependants, let to any person engaged in the business of buying, selling, letting, developing, or in any way dealing in immovable property.

(2) Nothing contained in subsection (1) shall be so constructed as to prohibit the letting of any piece or parcel of land by the council to—

(a) the Government;

(b) any local authority, public corporation or other public body;

(c) any person if the land is required and is to be used by him for the purpose of providing accommodation to the full-time employees of such person;

(d) any religious or public organisation for social, cultural, educational, recreational or religious purposes;
(e) any society registered under the Co-operative Societies Act.

6. After the commencement of this Act, and notwithstanding anything to the contrary contained in any written law, all the land which is comprised in any grant made to a council for the purposes of this Act shall be subject to the provisions of this Act, and shall not be capable of being transferred, transmitted, mortgaged, charged or otherwise dealt with except in accordance with the provisions of this Act, and any attempt to transfer, transmit, mortgage, charge or otherwise deal in the same except as aforesaid shall be null and void.

7. (1) Whenever land comprised in a grant is transferred in the manner hereinafter prescribed, the council registrar shall, on payment of the prescribed fee, issue a council certificate of title in favour of the transferee in such form as may be prescribed, and shall thereafter-
   (a) register the council certificate of title in the manner prescribed;
   (b) deliver the council certificate of title to the transferee; and
   (c) file a copy thereof in the council registry.

(2) Subject to the provisions of this Act, the title of the transferee under each new council certificate of title shall be valid and effectual in every respect as if he had been the original grantee in the grant of the land contained in the certificate.

(3) Where two or more persons are entitled as tenants in common to undivided shares in any land, only one council certificate of title shall be issued in respect of such land.

(4) Notwithstanding the provisions of subsection (3) the council registrar may, in his absolute discretion and on payment of the prescribed fee, issue a separate certificate to each such person for his individual share.

8. (1) The council certificate of title issued by the registrar to any transferee of land shall not be subject to challenge, except on the ground of fraud, misrepresentation or mistake.

(2) A certified copy of any registered document signed by the council registrar and sealed with the seal of his office, shall be received in evidence in the same manner as the original of such document.

9. The council registrar shall note upon every certificate of title, in such manner as to preserve their priority, the memorials of all unsatisfied mortgages, leases and other estates and interests
to which the land is subject at the time of issuing such certificate, and any documents dealing with such estates or interests; and in the case of a certificate of title issued to any person under a legal disability, the council registrar shall in such certificate also state the particulars of such disability as far as he has notice or knowledge thereof.

10. All estates and interests affecting the land of a registered transeree at the time of the issue of a council certificate of title shall, so far as the same are disclosed upon application or can otherwise be ascertained, be entered on such certificate and in the register in such manner as to preserve their priority.

PART III
Registration of Titles

11. In every council where there is a Statutory Housing Area or Improvement Area, there shall be a registrar who shall keep and maintain a register to be called the register of titles, and shall file therein all copies of all grants and of all certificates of title issued under this Act. Each grant and the relative certificate of title shall constitute a separate folio of such register and the registrar shall record therein the particulars of all the documents, dealings and other matters by this Act required or permitted to be registered or entered in the register, affecting land contained in each grant and certificate of title.

12. (1) Every registrar shall keep and maintain a book to be called the presentation book, in which shall be entered a brief description of every document which is presented for registration, with the date and time of presentation.

(2) For the purpose of priority, the time of presentation of any document shall be deemed to be the time of registration.

13. (1) Any transfer or other document purporting to transfer or in any way to affect any land, shall be deemed to be registered as soon as a memorial thereof, as hereinafter provided, has been entered in the register.

(2) Every document to which subsection (1) applies shall be accompanied by particulars identifying the house, building or plot in question by reference to its appropriate number on a Statutory Housing Area Plan.

14. (1) Except as hereinafter otherwise provided, any document required or permitted to be registered under this Act shall be in the prescribed form and shall be registered in the order of time in which it is presented for the purpose.
(2) Upon registration of any such document, the registrar shall deliver the original to the person entitled thereto and shall file a copy in the register.

15. Every memorial entered in the register shall be signed by the registrar and shall state the nature and number of the document to which it relates, the date and time of presentation of such document for registration, and the names of the parties thereto.

16. Any document which is required to be registered under the provisions of this Act and is not so registered shall be null and void:

Provided that nothing herein contained shall apply to the case of any person who has notice of any such document.

17. No registrar shall register any document purporting to transfer or affect any land unless such document is in accordance with the provisions of this Act and relates to land which is situated within the jurisdiction of the council of which he is registrar.

18. If any document presented for registration is not in the English language, it shall be accompanied by an English translation of the same duly certified by a competent person.

19. Every council register may be searched and examined by anyone and certified copies of any entry therein may be obtained upon payment of such fees as may be prescribed.

20. (1) Where any person requires search to be made at the council registry for entries of any matters or documents, whereof entries are required or allowed to be made in the council registry, he may, on payment of the prescribed fee, lodge at the council registry a requisition in that behalf.

(2) The council registrar shall thereupon make the search required, and shall issue a certificate setting forth the result thereof.

(3) In favour of a purchaser or an intending purchaser, as against persons interested under or in respect of matters or documents whereof entries are required or allowed as aforesaid, the certificate, according to the tenor thereof, shall be conclusive, affirmatively or negatively, as the case may be.

(4) If any officer, clerk or person employed in the registry commits, or is party or privy to, any act of fraud or collusion, or is wilfully negligent, in the making of or otherwise in relation
to any certificate under this section, he shall be liable on conviction to imprisonment for a term not exceeding two years, or on summary conviction to imprisonment for a term not exceeding three months or to a fine not exceeding one hundred kwacha, or to both such imprisonment and fine.

21. The council registrar shall not be liable for any act done or omitted to be done in good faith in the exercise or purported exercise of the powers conferred upon him by or under this Act.

22. Every document purporting to transfer land or any interest therein shall be in the prescribed form.

23. Every mortgage or transfer of mortgage executed in respect of any land to which this Act applies shall be in the prescribed form.

24. (1) A mortgage in respect of any land to which this Act applies may be created by the deposit of documents of title and such mortgage shall be evidenced by a document in the prescribed form.

(2) In this section, "document of title" means a grant, a certificate of title, a lease or a sub-lease.

25. Any personal representative or guardian claiming to be entitled to any land or interest therein by virtue of any transmission may make application in writing to the registrar to have such transmission registered.

PART IV

Caveats

26. Any person-

(a) claiming to be entitled to or to be beneficially interested in any land or interest therein by virtue of any unregistered agreement or other document or transmission, or of any trust expressed or implied, or otherwise howsoever; or

(b) transferring any land or interest in any other person to be held in trust; or

(c) claiming to be a purchaser or mortgagee of any land;
may at any time lodge with the registrar a caveat in the prescribed form.

27. (1) Every caveat shall be signed by the caveator or by his attorney or agent appointed under a registered document in the prescribed form, and shall state with sufficient certainty the nature of the estate or interest claimed by the caveator, with such other information and evidence as may be required by any regulations made under this Act, and shall give a postal address or appoint a place within three miles of the registry to or at which notices and proceedings relating to such caveat may be addressed or served.

(2) Every caveat shall be entered on the register of the date and time of its receipt by the registrar.

28. Every notice relating to a caveat and any proceedings in respect thereof if served at the place appointed in the caveat, or forwarded through the Post Office by registered post addressed as aforesaid, shall be deemed duly served.

29. So long as a caveat remains in force, the registrar shall not make any entry on the register having the effect of charging or transferring or otherwise affecting the land or interest protected by such caveat:

Provided that nothing herein shall prevent the completion of the registration of any document which has been accepted for registration before the receipt of the caveat.

30. Upon receipt of any caveat, the council registrar shall notify the same to the registered transferee or other person against whose title to deal with land or other interest such caveat has been lodged. Such notification may be sent by ordinary prepaid post addressed to the person to be notified at his address as shown in the register or, if there be no such address, by affixing the same on some conspicuous part of the registry premises for not less than seven days.

31. (1) Such transferee or other interested person may, if he thinks fit, summon the caveator, or the person on whose behalf such caveat has been lodged, to attend before the court to show cause why such caveat should not be removed.
(2) The court, upon proof that such person has been summoned, may make such order as seems just.

(3) Any person lodging any caveat without reasonable cause shall be liable to pay compensation to any person who may have sustained damage thereby.

32. Any caveat may be withdrawn by the caveator or by his attorney or agent under a written authority, and either as to the whole or any part of the land affected, or the consent of the caveator may be given for the registration of any particular dealing expressed to be made subject to the rights of the caveator.

PART V

Rectification of Titles: Cancellation

33. (1) If it appears to the registrar that any certificate of title or any other document registered under this Act contains any error or misdescription, he may order any person possessing such certificate or document to deliver up the same within the period stated in the said order for the purpose of it being rectified.

(2) Any person who without reasonable cause fails, neglects or refuses to deliver up any such certificate or document shall be liable to a fine not exceeding ten kwacha for each day during which such failure, neglect or refusal continues.

(3) Any person aggrieved by any order of the registrar may appeal to the court within thirty days of the receipt of a copy of any such order.

PART VI

Trusts

34. (1) Except as provided in subsection (2), no entry of any trust shall be made in the register or on any certificate of title, and any such entry, if made, shall have no effect.

(2) Trusts affecting land may be declared by any deed or document, and such deed or document may be registered in the register.

35. Section 12 of the Trustees Act, 1893, of the United Kingdom, shall not apply to land falling under the provisions of this Act, but whenever a
new trustee is appointed to perform any trust in relation to such land, the person or persons in whom the legal interest in the land or the estates or interests comprised in such trust is vested shall forthwith transfer the same jointly to the persons who are the trustees as the result of such appointment.

PART VII

Special Powers and Duties of Registrars

36. In addition to any other powers conferred upon him under this Act, every registrar may exercise all or any of the powers following, that is to say:

(a) he may require the transferee of, or any other person interested in, any land in respect of which any transfer, transmission or other dealing is about to be registered to produce any certificate of title, mortgage, lease, sub-lease, underlease, will or other document in his possession relating to such land;

(b) he may summon any such transferee or other person as aforesaid to appear and give any information or explanation respecting such land or any document affecting the title thereto, and if any such person without reasonable cause refuses or wilfully neglects to produce any such document or to give any information or explanation, he shall be guilty of an offence and shall be liable to a fine not exceeding fifty kwacha or to imprisonment for a term not exceeding three months, or to both such fine and imprisonment;

(c) he may administer oaths and affirmations or take declarations in lieu thereof and for the purposes aforesaid every registrar is hereby constituted a Commissioner for Oaths.

PART VIII

Improvement Areas

37. (1) The Minister may by statutory order declare any area of land within the jurisdiction of a council to be an Improvement Area, and may at any time thereafter declare that the whole or part of the land comprised in the Improvement Area shall cease to be part of an Improvement Area:
Provided that no land shall be declared to be an Improvement Area unless-

(i) such land is held by the council in fee simple or by way of leasehold or a grant thereof has been made to the council in accordance with the provisions of the Zambia (State Lands and Reserves) Orders, 1928 to 1964; and

(ii) a plan showing the particulars or details hereafter mentioned and duly approved by the Surveyor-General is deposited by the council with the Surveyor-General and the Registrar of Lands and Deeds.

(2) The plan referred to in paragraph (ii) of the proviso to subsection (1) may be in such form as the Minister may approve and shall be entitled "Improvement Area Plan" and shall contain, inter alia, the following particulars or details:

(a) the name and description by which the Improvement Area is known or to be known;

(b) the existing roads, if any;

(c) the roads proposed to be constructed;

(d) the existing areas for common user;

(e) the proposed areas for common user;

(f) the location of each building identified by a serial number.

(3) The provisions of sections six and seven and such other sections as the Minister may prescribe shall mutatis mutandis apply to land comprised in this Part.

38. Subject to the provisions of this Act, and notwithstanding anything to the contrary contained or implied in any written law or any document, a council may in an Improvement Area, with the approval of the Minister-

(a) subdivide the land;

(b) in accordance with the specifications prescribed by the National Housing Authority erect any building or effect improvement on any piece or parcel of land;

(c) carry out the construction and maintenance of roads, pathways, waterworks, drainage, sewerage and other works for public amenity as it may deem necessary.
or desirable.

39. (1) No person shall without a licence issued under this section and except in accordance with the conditions thereof, build, use, let, sell, create a lien or security or in any way deal with any dwelling or building erected on any piece or parcel of land.

(2) The council may issue to any person a licence (hereinafter referred to as an occupancy licence) in respect of any piece or parcel of land in such form, subject to such conditions and on payment of such fees as may be prescribed:

Provided that not more than one occupancy licence shall be issued to any one person.

(3) Subject to the provisions of this Act every occupancy licence shall be valid for a period of not more than thirty years.

(4) Every occupancy licence and any other document relating to any dealing with land shall be registered in such manner as may be prescribed.

(5) The holder of an occupancy licence shall have such rights and obligations in respect of the piece or parcel of land to which the licence relates and in respect of any dwelling or other building erected thereon as may be prescribed.

(6) The council may, after giving not less than three months' notice in writing to the licensee, revoke an occupancy licence on any of the grounds following, that is to say:

(a) the licensee has committed a breach of or failed to comply with any of the conditions of the licence; or

(b) the licensee has failed to pay the fee prescribed for the licence.

(7) Any fees payable under this Part may be recovered as a civil debt.

PART IX

Miscellaneous

40. (1) Every building created and every improvement effected on any land to which this Act applies shall be in accordance with specifi-
cations approved by the National Housing Authority or by the council in whose jurisdiction such land is situated.

(2) The National Housing Authority may with the consent of the Minister make regulations prescribing the specifications for any building or improvement referred to in subsection (1).

41. Every signature to any document required or permitted to be registered under this Act shall be attested by the registrar.

42. No registrar shall register any document purporting to transfer, deal in or affect any land unless the council in whose jurisdiction such land is situated is a party to the transaction recorded therein or has signified its consent to any such transaction.

43. In the event of a certificate of title being lost or destroyed, the transferee of the land to which such certificate of title relates may make a declaration, stating to the best of his knowledge and belief the facts of the case and the particulars of all transactions affecting such land or the title thereto, and the registrar, if satisfied as to the truth of such declaration, may issue to the transferee a provisional certificate of title in respect of such land:

Provided that the registrar shall, before issuing such provisional certificate, give at least thirty days' notice in the Gazette of his intention so to do.

44. A person shall be guilty of an offence under this Act if he-

(a) without lawful authority uses or occupies any piece or parcel of land or building in any area to which this Act applies;

(b) demands or receives from any person in respect of a building or premises situated in any area to which this Act applies a rent, fee, purchase price or other charge in excess of the rent, fee, purchase price or other charges prescribed under this Act;

(c) erects any building or structure in any area to which this Act applies without the prior approval of the council within whose jurisdiction
the land is situated;

(d) does or omits to do any act in contravention of any of the provisions of this Act.

45. Unless otherwise expressly provided in this Act, any person found guilty of an offence under this Act shall be liable to a fine not exceeding five hundred kwacha or to imprisonment for a term not exceeding two years, or to both such fine and imprisonment.

46. The council registrar may submit for the decision of the court any question arising under this Act.

47 (1) The Minister may, by statutory instrument, make regulations for the better carrying into effect of the purposes of this Act.

(2) Notwithstanding the generality of the foregoing provision, the Minister may make regulations-

(a) prescribing the form of application for search in the registry and the official certificate to be issued thereon;
(b) prescribing the times during which any register may be searched and examined;
(c) prescribing the fees payable upon registration of documents and in respect of searches and any other matters under this Act;
(d) prescribing the form, the terms, and the conditions of any licence which may be issued under this Act, including the term or period for which such licence may be issued;
(e) prescribing the name and description by which any Statutory Housing Area or Improvement Area may be known;
(f) prescribing the area and dimensions of each piece or parcel of land in a Statutory Housing Area;
(g) determining the rent that may be charged by any person entitled to let any building or premises;
(h) determining the price at which any piece or parcel of land may be sold;
(i) determining the terms and conditions under which a council or any other person may make a loan to any transferee of land;

(j) prescribing the fees payable to a council in respect of any licence to be issued under this Act;

(k) prescribing the terms and conditions which shall be implied in any document;

(l) prescribing the method of identifying buildings in an Improvement Area;

(m) prescribing anything which under this Act may or is to be prescribed.

48. The Acts set out in the Schedule shall not apply to any piece or parcel of land to which this Act applies.

SCHEDULE
(Section 48)

Non-Application of Certain Enactments

1. The Lands and Deeds Registry Act (Cap.287)
2. The Land Survey Act (Cap.293)
3. The Rent Act (Cap.438)
4. The Town and Country Planning Act (Cap.475)
5. The Stamp Duty Act (Cap.664)
Appendix VI

Chapter 289

Land (Conversion of Titles) Act

20 of 1975

An Act to provide for the vesting of all land in Zambia in the President, for the conversion of titles to land, for the imposition of restrictions on the extent of agricultural land holdings, for the abolition of sale, transfer and other alienation of land for value, and for matters connected with or incidental to the foregoing.

[19th August, 1975]

1. This Act may be cited as the Land (Conversion of Titles) Act. Short title

2. This Act shall be deemed to have come into operation on the 1st July, 1975. Commencement

3. In this Act, unless the context otherwise requires Interpretation

"Certificate of Title" means a certificate of title to land issued in accordance with the provisions of Parts III to VII of the Lands and Deeds Registry Act; Cap. 287

"land", unless a contrary intention appears, includes land of any tenure, and tenements and hereditaments, corporeal or incorporeal, and houses and other buildings, also an undivided share in land, but does not include any mining right as defined in the Mines and Minerals Act in or in respect of any land; Cap. 329

"Provisional Certificate" means a provisional certificate of title to land issued in accordance with the provisions of Parts III to VII of the Lands and Deeds Registry Act; Cap. 287

"registered" means registered in accordance with the provisions of the Lands and Deeds Registry Act; Cap. 287

"Registrar" has the meaning assigned thereto in the Lands and Deeds Registry Act; Cap. 287

"statutory leasehold" means a leasehold created by operation of section five, and "statutory lease" and "statutory leaseholder" shall be construed accordingly;

"unexhausted improvements" means anything resulting from the expenditure of capital or labour and includes carrying out of any building, engineering or other operations in, on, over or under land, or the making of any material change in the use of any building or land.
4. Notwithstanding anything to the contrary contained in any other law, deed, certificate, agreement or other instrument or document, but subject to the provisions of this Act, all land in Zambia shall vest absolutely in the President and shall be held by him in perpetuity for and on behalf of the people of Zambia.

5. Every piece or parcel of land which immediately before the commencement of this Act was vested in or held by any person-

(a) absolutely, or as a freehold or in any other manner implying absolute rights in perpetuity; or

(b) as a leasehold under any lease granted or deemed to have been granted by or held of the President for a term or years extending beyond the expiration of one hundred years from the date of the commencement of this Act;

is hereby converted to a statutory leasehold and shall be deemed to have been so converted with effect from the 1st July, 1975.

6. A person whose rights over and interests in any land have become converted to a statutory leasehold under section five shall, as from the date of the commencement of this Act, hold such land, as if he has been granted a lease thereof by the President for a term of one hundred years commencing the 1st July, 1975, at such rent and on such terms and conditions and with such covenants as may be prescribed.

7. (1) On the determination of a statutory lease by effluxion of time, the statutory leaseholder shall be entitled to a renewal of the lease for a further term of one hundred years, unless he had failed to comply with or observe any term, condition or covenant of the lease, where the non-compliance or non-observance is such as renders the lease liable to forfeiture.

(2) Where a statutory lease is not renewed, the statutory leaseholder shall be entitled to compensation for unexhausted improvements as provided in section sixteen.

8. (1) Every lease of land, not being a lease granted or deemed to have been granted by or held of the President, subsisting immediately before the commencement of this Act, shall, on
such commencement, become converted into a sublease held of and from the statutory leaseholder of the land, and the tenure, terms, conditions and covenants of the original lease shall be deemed to be the tenure, terms, conditions and covenants of such sublease and the same shall continue to be valid and binding between the sublease and the statutory leaseholder, in so far as they are not inconsistent with the prescribed terms, conditions and covenants applicable to the statutory lease:

Provided that the term of any such sublease, unless it expires earlier, shall expire one day before the expiry of one hundred years from the 1st July, 1975.

(2) Every sublease and underlease subsisting immediately before the commencement of this Act shall, on such commencement, become converted into an underlease of the next derivative class and the tenure, terms, conditions and covenants of the original sublease or underlease, as the case may be, shall be deemed to be the tenure, terms, conditions and covenants of the converted underlease and the same shall continue to be valid and binding between the parties thereto, in so far as they are not inconsistent with the prescribed terms, conditions and covenants of the related statutory lease:

Provided that the term of any such underlease, unless it expires earlier, shall expire one day before the expiry of one hundred years from the 1st July, 1975.

9. Subject to the provisions of section ten every mortgage, charge, trust and other encumbrance over any land and every easement or other right over, or appurtenant to any land which subsisted immediately before the commencement of this Act shall, after such commencement, continue to be enforceable or enjoyable, as the case may be, according to the terms, tenor and nature thereof, except in so far as such enforcement or enjoyment is inconsistent with the provisions of this Act:

Provided that the right of any mortgagee, trustee, beneficiary or holder of a charge or encumbrance to recover any amount of money to which he is entitled as such shall not be deemed to be inconsistent with the provisions of this Act merely on the ground that the rights and interests of the mortgagor, creator of trust or other holder of land have been converted or abridged by this Act.
10. (1) Any mortgage, charge, or trust subsisting over land immediately before the commencement of this Act shall, on such commencement, operate only on and against the unexhausted improvements on the land and, so far as regards land apart from the unexhausted improvements, shall be deemed to be extinguished.

(2) Nothing in subsection (1) shall be construed as debarring the sale or transfer of any land together with the unexhausted improvements thereon in the exercise of any right or power derived from or arising out of any mortgage, charge or trust or in execution of any legal process, provided previous consent of the President required under section thirteen has been obtained.

11. (1) For the avoidance of any doubt, it is hereby declared that it shall not be necessary for the Registrar to issue or for any person to obtain a Provisional Certificate or a Certificate of Title to evidence any rights and interests in land having been converted into rights and interests under a statutory lease or a sublease or underlease derived from a statutory lease, but the Registrar shall, whenever any deed, instrument, Provisional Certificate or Certificate of Title relating to any land in respect of which the rights and interests have been so converted is next presented to him or produced before him in connection with any transaction or registration, stamp such deed, instrument or certificate with such stamp as may be prescribed indicating the fact of such conversion, and a reference to the terms, conditions and covenants applicable.

(2) On the publication of this Act, the Registrar shall endorse on the relevant folio of the register a memorandum to the effect that the piece or parcel of land has become subject to the provisions of section five.

12. No person shall be granted any land except for a specified term not exceeding one hundred years:

Provided that—

(i) any lease for a specified term of years may, on the expiry of such term (unless the lease provides otherwise and subject to the conditions and covenants thereof), be renewed for a like term or such longer term not exceeding one hundred years as the President may think fit;

(ii) notwithstanding anything contained
in this Act, the President may, in the interests of international relations or in fulfilment of any international obligations of the Republic, grant land for a term exceeding one hundred years on such terms and conditions as he thinks fit, but any land so granted shall not be sold, mortgaged, encumbered or otherwise disposed of, except with the prior consent in writing of the President.

13. (1) Notwithstanding anything contained in any other law or in any deed, instrument or document, but subject to the other provisions of this Act, no person shall subdivide, sell, transfer, assign, sublet, mortgage, charge, or in any manner whatsoever encumber, or part with the possession of his land or any part thereof or interest therein without the prior consent in writing of the President.

(2) The President may in granting his consent under subsection (1) impose such terms and conditions as he may think fit, and such terms and conditions shall be binding on all persons and shall not be questioned in any court or tribunal.

(3) Without prejudice to the generality of subsection (2), the President may, in granting the consent under subsection (2), fix the maximum amount that may be received, recovered or secured-

(a) in the case of a disposition by sale, transfer or assignment, as the price, premium or consideration;

(b) in the case of a disposition by way of a sublease, as premium, consideration or rent;

(c) in the case of a licence to occupy, by way of premium, consideration or rent or, as the case may be, by way of periodical payments for use and occupation;

(d) in the case of a mortgage or charge, as a debt or advance:

Provided that in fixing any amount under this subsection no regard shall be had to the value of the land apart from the unexhausted improvements thereon.
14. (1) A leaseholder (whether a statutory leaseholder or not), unless the lease has become liable to forfeiture for reason of non-compliance with or non-observance of the terms, conditions and covenants thereof or it is otherwise provided in the lease, may at any time, by giving not less than six months' notice in writing to the President, surrender the land to the President.

Surrender of land

(2) On the expiry of such notice, the lease shall be deemed to have been determined and compensation shall be payable for unexhausted improvements as provided in section sixteen, as if the lease has been determined by effluxion of time.

Nullification of certain agreements, etc.

15. The provisions of all agreements, deeds, instruments and other documents made before the publication of this Act but not registered before the 1st July, 1975, shall, in so far as they relate to the subdivision, sale, transfer, letting, subletting, occupancy, mortgage or other disposition of land, such as is inconsistent with the provisions of this Act, be null and void ab initio:

Provided that-

(i) this section shall not apply to any agreement, deed, instrument or document which is not required to be registered under any written law; and

(ii) the provisions of the Law Reform (Frustrated Contracts) Act shall apply to all agreements, deeds, instruments and other documents nullified by this section.

Cap.73

16. On the determination of a lease by effluxion of time, whether such lease is a statutory lease or not, just and fair compensation shall be payable to the person beneficially entitled to the land at the time of such determination, in respect of all unexhausted improvements on the land:

Provided that there shall be deducted from such compensation-

(i) the amount of any rent due in respect of the land;

(ii) any amount due in respect of the land to the Government or any body or organisation financed by the Government.

Compensation on determination of lease by effluxion
17. (1) The Minister may, by regulations prescribe the maximum area of agricultural land (whether or not it has unexhausted improvements) which may be held by any person at any one time for any specified purpose; and different maxima may be so prescribed for different areas, districts or provinces.

(2) Such regulations may also provide that the contravention of any specified provision thereof shall constitute an offence and prescribe the penalties therefor.

(3) In this section "agricultural land" means land used or intended to be used exclusively or mainly for the purposes of agriculture as defined in the Town and Country Planning Act.

18. Save as provided in this Act, no compensation shall be payable by the President or by any other person in respect of the conversion of the nature of title in land or in respect of the extinguishment, restriction or abridgement of any rights or interests in or over land resulting from the operation of the provisions of this Act.

19. Any reference to the ownership of land in fee simple, absolute ownership of land, freehold land, freehold tenure or to a like estate in land or to a leasehold the term whereof extends beyond one hundred years from the commencement of this Act, in any written law in force in the Republic, or in any deed, title, certificate, agreement, instrument or document subsisting, on the commencement of this Act, shall after such commencement and in relation to any period subsequent to such commencement, be construed as a reference to a statutory lease.

20. (1) No person shall without lawful authority occupy or continue to occupy any vacant land to which section five applies.

(2) Any person occupying any land in contravention of subsection (1) shall be liable to be evicted without any notice, and, if necessary, by the use of reasonable force.

21. (1) The Minister may, by statutory instrument, make regulations for the proper carrying into effect of the provisions of this Act.
(2) In particular and without prejudice to the generality of the foregoing, such regulations may make provision for-

(a) the terms, conditions and covenants of statutory leases;

(b) the manner of determining whether any land has or has not unexhausted improvements, and the settlement of disputes relating thereto;

(c) procedure for making application for the payment of compensation is payable, the determination of such compensation and the settlement of disputes relating thereto;

(d) the procedure for applying for the President's consent to any transaction relating to or affecting land;

(e) the procedure for applying for the renewal of a lease;

(f) any other matter which is to be or may be prescribed under this Act.
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