REPUBLIC OF VANUATU

BILL FOR THE

DESIGNS ACT NO. OF 2000

Explanatory Note

This note does not form part of the Bill.

The purpose of this Bill is to provide for the registration of designs, and to set out and protect the rights deriving from registration.

The Bill reflects international trends towards greater uniformity in the field of intellectual property law. In particular, this Bill conforms with the minimum standards and principles prescribed for designs in the international Agreement on Trade-Related Aspects of Intellectual Property Rights.

Part 1 Preliminary

This Part contains definitions and terms that are used frequently throughout this Bill.

Part 2 Designs and Design Rights

This Part explains what is a design and sets out the rights given by this Act to the registered owner and any authorised user of a registered design, such as the right to exclusive use of the design.

Part 3 Application for Registration

This Part deals with the steps to take to have a design registered, such as who may apply and how to apply, and gives the Registrar the power to make the initial decision whether to accept the application. It also sets out the grounds on which the Registrar may reject an application for registration of a design, such as a design that is identical with an existing design, or is otherwise likely to deceive or cause confusion.

Part 4 Opposition to Registration

This Part deals with opposition to registration of a design, such as how to oppose an application for registration. It sets out the grounds on which a person may object to the registration of a design. The grounds include the same grounds on which the application could be opposed under Part 3, as well as grounds that the design is similar to an existing registered design, or that the person applying for registration does not own or intend to use the design.

Part 5 Amendment of documents

This Part sets out how and in what circumstances an application for registration of a design may be amended, and deals with amendment before and after details of the application have been published.

Part 6 Registration of designs

This Part deals with the registration of designs by the Registrar, how they are registered, the term of registration, and when registration ceases. It sets out what must be done to renew the registration of a design, including when renewal may be applied for.

Part 7 Amendment and cancellation of registration

This Part sets out how and why particulars of registered designs may be amended, and registration cancelled. The grounds for cancellation include

Part 9 Infringement of designs

This Part sets out what constitutes an infringement of a design, such as using a design that is substantially similar to a registered design, or using a registered design without the consent of the registered owner of the design. It also deals with how to obtain redress and relief in cases of infringement.

Part 10 Offences

This Part makes certain types of conduct, such as falsely using a design and selling goods made from false designs, offences against the Act

Part 11 Jurisdiction and powers of courts

This Part deals with the jurisdiction of the Supreme Court to hear and determine matters arising under the Bill. It sets out the circumstances when a person aggrieved by a decision of the Registrar may appeal to the Supreme Court, and provides a right of appeal to the Court of Appeal.

Part 12 Administration

This Part deals with the Registrar and the keeping of the Register of Designs. It provides for the Registrar to be appointed by the Public Service Commission , for the Registrar to be responsible for keeping the Register, and allows for the Register to be kept by computer.

Part 13 Miscellaneous

This Part deals with miscellaneous matters such as an address for service, the fixing of fees for applications and other matters under the Bill, the service of documents and the making of regulations.

PART 4—OPPOSITION TO REGISTRATION

- 20. Opposition
- 21. Opposition proceedings
- 22. Decision
- 23. Registration may be opposed on same grounds as for rejection
- 24. Applicant does not own or intend to use design
- 25. Design similar to design used in Vanuatu
- 26. Application defective

PART 5—AMENDMENT OF DOCUMENTS

- 27. Amendment of application for registration
- 28. Amendment before application published
- 29. Amendment after application published
- 30. Amendment of other documents

PART 6—REGISTRATION OF DESIGNS

- 31. Obligation to register
- 32. Registration
- 33. Notification of registration
- 34. Date and term of registration
- 35. Ceasing of registration
- 36. Request for renewal
- 37. Renewal before registration expires
- 38. Failure to renew
- 39. Renewal within 3 months after registration expires

PART 7—AMENEDMENT AND CANCELLATION OF REGISTRATION

- 40. Correction of Register
- 41. Cancellation of reg(r)-6.AMENEDMEN3b2O.1(r031 T2io)-3 o722 T0J tf d T0J t8ndm6nt of r.1(r0()Tj

- 52. Assignment etc of design
- 53. Recording assignment if registration is sought
- 54. Recording assignment of registered design
- 55. Notice of application to record assignment
- 56. Recording claims to interests—registered designs
- 57. Record not proof of existence of right

PART 9—INFRINGEMENT OF DESIGNS

- 58. Infringement of registered designs
- 59. Prior use of identical design
- 60. Action for infringement
- 61. Special case-plaintiff not entitled to damages etc

PART 10—OFFENCES

- 62. Falsely using a registered design
- 63. Selling etc goods made from false designs
- 64. False representations about designs
- 65. False entries in Register

PART 11-JURISDICTION AND POWERS OF COURT

83. Passing off actions84. Regulations85. Commencement