2. Pest Control Products (Registration) Regulations, 1984 are amended in Regulation 11—

(a) by inserting the word “amend” immediately after the word “suspend” appearing in sub-regulation 11(1);

(b) by inserting the following new subparagraphs immediately after subparagraph 11(2) (d)—

(e) that new information has become available to the Board indicating that the pest control product is sourced from a manufacturer, formulator, repacker or any facility other than that specified in the application forms and dossier for registration for the respective pest control product or sources authorized by the Board;

(f) that the principal or registrant withdraws the technical support to the local agent or distributor on the basis of which a pest control product was registered, in writing;

(g) that the new information has become available to the Board which renders the pest control product ineffective, not efficacious or of no economic value for the purposes for which it is intended;

(h) that a holder of a registered pest control product has in connection with the registration concerned, contravened or failed to comply with a provision of this Act;

(i) that a holder of such registration has contravened or failed to comply with a condition to which the registration concerned is subject to;

(j) that it is contrary to the public interest that such pest control product should remain registered;

“(k) that any incorrect or misleading advertisement is used in connection with any registered pest control product.”

Made on the 21st August, 2014.

FELIX KOSKEI,
Cabinet Secretary for Agriculture, Livestock and Fisheries.
(b) The acquiring undertaking is newly incorporated and therefore has no turnover; and
(c) The target undertaking’s turnover for the preceding year is KS. 335,886,285, which is below the required merger threshold for mandatory notification.

Dated the 30th July, 2014.

WANG’OMBE KARIUKI,
Director-General.

LEGAL NOTICE NO. 124

THE COMPETITION ACT
(No. 12 of 2010)
EXCLUSION

IN EXERCISE of the powers conferred by section 42 (1) of the Competition Act, the Competition Authority excludes the proposed acquisition of the entire business of Dove Chemist Limited by Goodlife Pharmacy Limited from the provisions of Part IV of the Act on the following grounds:

(a) The merger will not affect competition negatively; and
(b) The acquiring undertaking is newly incorporated and therefore has no turnover; and
(c) The target undertaking’s turnover for the preceding year is KS. 119,910, 846, which is below the required merger threshold for mandatory notification.

Dated the 30th July, 2014.

WANG’OMBE KARIUKI,
Director-General.

LEGAL NOTICE NO. 125

THE COMPETITION ACT
(No. 12 of 2010)
EXCLUSION

IN EXERCISE of the powers conferred by section 42 (1) of the Competition Act, the Competition Authority excludes the proposed acquisition of 100% of issued shares in Logistics Kenya Limited by Africa Oilfield Logistics from the provisions of Part IV of the Act on the following grounds:

(a) The merger will not affect competition negatively; and
(b) The target undertaking and its subsidiaries are newly incorporated and therefore have no turnover; and