IN THE COURT OF APPEAL OF TANZANIA <u>AT ARUSHA</u>

CIVIL APPLICATION NO. 2 OF 2014

M/S TANZANIA WILDLIFE CORPORATION......APPLICANT
VERSUS

MS FRIDA MWIJAGE RESPONDENT (Application for extension of time from the decision of the High Court of Tanzania at Arusha)

(Mugasha, Massengi, And Mwaimu, JJJ.)

dated the 8th day of November, 2013

in

Civil Appeal No. 15 of 1999

<u>RULING</u>

23rd & 27th October, 2014

LUANDA, J.A.:

Before me is an application for extension of time lodged by the applicant so that they be allowed to file revisional proceedings in this Court. The application is made under Rule 10 of the Court of Appeal Rules, 2009 (the Rules).

From the affidavit of Mr. Elvaison Maro who advocated for the applicant which is attached along with the Notice of Motion, in support of the application, the applicant are late to file Revisional proceedings

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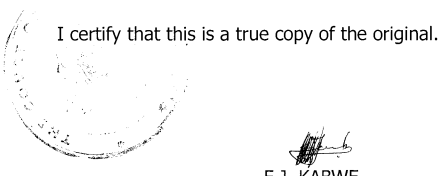
because they are yet to be supplied with the copies of proceedings, ruling and order.

When the matter came up for the hearing today, Mr. John Materu learned advocate for the respondent did not resist the application. Mr. Maro prayed that the application be granted.

Rule 10 of the Rules empowers the Court to extend time provided good cause is shown. In our case the reason for delay to file is that the applicant are yet to be supplied with the documents from the High Court to enable them file revisional proceedings. No doubt the reasons advanced is a good cause to extend time. The application is granted as prayed. No order as to costs.

DATED at **ARUSHA** this 23rd day of October, 2014.

B. M. LUANDA JUSTICE OF APPEAL



F.J. KAE DEPUTY REGISTRAR **COURT OF APPEAL**

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