

THE GOVERNMENT GAZETTE OF MAURITIUS

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General Notice No. 806 of 2018

LEGAL SUPPLEMENT

The undermentioned Government Notice is published in the Legal Supplement to this number of the *Government Gazette*:

The Consumer Protection (Price and Supplies Control)) (Amendment of Schedule) Regulations 2018.

(Government Notice No. 58 of 2018)

Prime Minister's Office, Port Louis.

This 19th May, 2018.

General Notice No. 807 of 2018

DOUBLE TAXATION AVOIDANCE AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF MAURITIUS AND THE GOVERNMENT OF THE REPUBLIC OF CABO VERDE

WHEREAS by virtue of regulation 3 of the Double Taxation Avoidance Agreement (Republic of Cabo Verde) Regulations 2017, it is stipulated that the date of the coming into operation of the Double Taxation Avoidance Agreement entered into with the Government of the Republic of Cabo Verde would be specified by the Minister in a notice to be published in the Gazette.

NOW THEREFORE, notice is hereby given that the Double Taxation Avoidance Agreement between the Government of the Republic of Mauritius and the Government of the Republic of Cabo Verde has come into operation on 5 March 2018.

Dated this 16 May 2018.

Hon. Pravind Kumar JUGNAUTH

Prime Minister,

Minister of Home Affairs,

External Communications and

National Development Unit,

Minister of Finance and

Economic Development

General Notice No. 808 of 2018

ACTING ATTORNEY GENERAL, MINISTER OF JUSTICE, HUMAN RIGHTS AND INSTITUTIONAL REFORMS

The Acting President of the Republic has, in accordance with sections 62 and 69 of the Constitution, authorised the Hon S. S. Callichurn, Member of the National Assembly to perform the functions of Attorney General, Minister of Justice, Human Rights and Institutional Reforms with effect from 14 May 2018 and until the return of the substantive Attorney General, Minister of Justice, Human Rights and Institutional Reforms.

15 May 2018

P. Neerunjun for Secretary to Cabinet and Head of the Civil Service

> Prime Minister's Office Treasury Building Port Louis

General Notice No. 809 of 2018

POST DECLARED VACANT

The Public Service Commission has, in accordance with Regulation 43 of the Public Service Commission Regulations, decided to declare vacant, with effect from 01 February 2018, the Post of Second Secretary in the Ministry of Foreign Affairs, Regional Integration and International Trade, held by **Mr Rudralingum COOPAMOOTOO**, for being absent without authorisation.

Second and Last Publication

General Notice No. 810 of 2018

THE LAND ACQUISITION ACT

(Notice given under section 6)

Notice is hereby given that the Government of Mauritius intends to acquire compulsorily a right of way on two portions of land, hereinafter described, situate at **Pailles** in the district of Moka for the public purpose of **laying and maintenance** of sewers under the Pailles Guibies Sewerage Project.

DESCRIPTION

Portion No 1 (Serial No 1) of an approximate extent of three hundred and twenty seven and sixty hundredths square metres (327.60m²) forms part of a portion of land of an original extent of seven thousand eight hundred and eight square metres (7808.00m²) belonging to (a) Mr Sudesh Kumar UNUTH in ½ undivided rights as per TV 1985/31 and 1/8 undivided rights as per TV 2112/89 and (b) Heirs LUTCHMUN No.294366 (also called LUTCHMUN No. 394366) for the remaining undivided rights as per TV 199/405, TV 1985/31, TV 2112/89 and is bounded as follows:-

Towards the North by State Land.

Towards the East partly by the surplus of land belonging to 'La Cie Saint Maurice Ltd', partly by Mrs Bibi Firdaus JHUGROO, partly by Mr Hossen JOOHUR and partly by Mr Takdirshah MADHOO.

Towards the South by a plot of land belonging to Mr & Mrs Riaz Saheed RAHEEMAN.

Towards the West by the surplus of land.

Portion No 2 (Serial No 2) of an approximate extent of eleven and seventy three hundredths square metres (11.73m²) forms part of a portion of land of an original extent of two hundred and eighty eight and eighty hundredths square metres (288.80m²) belonging to Mr & Mrs Riaz Saheed RAHEEMAN as per TV 2631 No.61 and is bounded as follows:-

Towards the North East by a portion of land belonging jointly to Mr Sudesh Kumar UNUTH and Heirs LUTCHMUN.

Towards the South East by the surplus of land.

Towards the South West by Avenue Perdrix No. 5.

Towards the North West by the surplus of land.

The Honourable Purmanund JHUGROO Minister of Housing and Lands Ebene Tower,

Ebene Date: 25/04/2018

Second and Last Publication

General Notice No. 811 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 6)

Notice is hereby given that a portion of land situate at **Floreal** in the district of **Plaines Wilhems** is likely to be acquired by the State of Mauritius for the public purpose of the **Metro Express Project**.

DESCRIPTION

Portion No. 5A of an approximate extent of fifty three square metres (53 m²) is to be excised from a portion of land being all that remains of a portion of land of an extent of four hundred and forty two square metres (442.00 m²) after excision of a portion of land of an extent of thirty five square metres (35.00 m²) acquired by the State of Mauritius for the Mauritius Light Rapid Transit Project (now the Metro Express Project), belonging jointly to (i) Mrs. Kalawtee ISSEEREE and to (ii) Mr. Gheeraj Kumar RAMSURRUN as evidenced by deeds transcribed in Volumes TV 1906/90, TV 201705/000114 and TV 201705/000115 respectively and is bounded as follows:

Towards the North by State Land (Former Railway Land).

Towards the East by State Land (Former Railway Land).

Towards the South partly by the surplus of land belonging to Mrs.Kalawtee Isseeree and Mr. Gheeraj Kumar Ramsurrun and partly by State Land (Portion No. 5).

Towards the West by State Land (Portion No. 6).

Date: 8/05/2018

The Honourable
Purmanund JHUGROO
Minister of Housing and Lands
Ebene Tower
Ebene

Second and Last Publication

General Notice No. 812 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 6)

Notice is hereby given that the State of Mauritius intends to acquire compulsorily a portion of land,

hereinafter described, situate at Richelieu in the district of Black River for the public purpose of implementing the Metro Express Project.

DESCRIPTION

The said portion of an approximate extent of five thousand six hundred and ninety two and thirty five hundredths square metres (5,692.35m²) being all that remains [after excision of a plot of land of the extent of eight hundred and fifty square metres (850 m²) compulsorily acquired by the State of Mauritius by virtue of Volume TV 201406/001397 and TV 201606/001338 respectively] from an original extent of six thousand five hundred and forty two and thirty five hundredths square metres (6542.35 m²) belonging to **Heirs Naushad Moussa GHANTY** as evidenced by deed registered and transcribed in Volume TV 4577/61 and is bounded as follows:-

Towards the North by land belonging to FOOD CANNERS LTD (TV 8817/50).

Towards the East by Portion 44 acquired as per TV 201406/001397 and TV 201606/001338

Towards the South by land belonging to DBM Ltd (TV 5392/48)

Towards the West by Goldsmith Avenue (7.32 m wide)

Date: 10/05/2018

The Honourable
Purmanund JHUGROO,
Minister of Housing and Lands
Ebene Tower
Ebene

First Publication

General Notice No. 813 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 8)

Notice is hereby given that I have decided to acquire compulsorily on behalf of the State of Mauritius a portion of land situate at Les Pailles, Soreze in the district of Moka for the public purpose of constructing the Port-Louis Ring Road.

DESCRIPTION

Portion No. 1 (Serial No. 1) PIN [1810090094] of an extent of three thousand seven hundred and ninety nine and ninety five hundredths square metres (3799.95 m²) is excised from a portion of

land being all that remains of twenty six arpents and ninety five square perches (26A95P) or eleven hectares and three thousand seven hundred and fifty two and forty four hundredths square metres (11ha 3752.44 m²) belonging to LES CONIFERES LIMITED bearing business registration number C07002027 as evidenced by title deed transcribed in Volume TV 1201/123 and is bounded as follows:-

Towards the North by State Land [TV 7809/35] on six lines measuring twenty seven metres and sixty eight centimetres (27.68m), twenty eight metres and sixty seven centimetres (28.67m), seventy eight metres and two centimetres (78.02m), twenty nine metres and ninety centimetres (29.90m), thirty seven metres and forty nine centimetres(37.49m) and seventy nine metres and ninety three centimetres (79.93m) respectively.

Towards the East by land being acquired from "Societe Sando & Cie" on fifteen metres and seven centimetres (15.07m).

Towards the South by the surplus of land on seven lines measuring eighty one metres and one centimetre (81.01m), eighty four metres and sixty two centimetres (84.62m), twenty four metres and eighty six centimetres (24.86m), twenty two metres and twenty four centimetres (22.24m), thirty four metres and thirty one centimetres (34.31m), seventeen metres and eighty eight centimetres (17.88m) and nine metres and forty five centimetres (9.45m) respectively.

Towards the West by State Land [TV 7809/35] on eleven metres and seven centimetres (11.07m).

The whole as morefully shown on a plan registered at the Cadastral Unit as ACQ/75/000433, drawn up by Seewanan Jhurry, Land Surveyor on 04/04/2018.

The plan may be inspected by the Public at the Archives Office of the Ministry of Housing and Lands, Ebene Tower, Ebene, during office hours.

Every interested person is required to give to the Authorised Officer within fourteen days of the second publication of this Notice in the Gazette a written declaration of the nature of his interest in the land and the amount and details of his claim for compensation. Date: 30/04/2018

The Honourable Purmanund JHUGROO Minister of Housing and Lands Ebene Tower Ebene

First Publication

General Notice No. 814 of 2018

THE LAND ACQUISITION ACT

(Notice given under section 6)

Notice is hereby given that the State of Mauritius intends to acquire compulsorily seven portions of land, hereinafter described, situate at **Ilot**, **Camp Diable** in the district of Savanne for the public purpose of **reconstruction of the Ilot Bridge**.

DESCRIPTION

Portion No. 2 of an approximate extent of two hundred and ninety five square metres (295m²) is to be excised from a portion of land being all that remains of sixty six and one tenth square perches (66 1/10P) or two thousand seven hundred and ninety square metres (2790m²) belonging jointly to (i) Mr. Mohamud Raffick Peerbux, Mr Mohummud Nazim Ally Peerbux, Mr. Mahamad Saood Peerbux and Mr. Mussood Peerbux for 16/100 undivided rights each and (ii) Miss Muslimah Banon Peerbux for 8/100 undivided rights and (iii) Mr. Sheik Mohammad Jamal-Ud-Deen Peerbux and Mr. Mohammad Shamood Khan Peerbux for 14/100 undivided rights each and Mrs. Elias Peerbux for usufruct as evidenced by title deed transcribed in Volume TV 5169/14 and is bounded as follows:

Towards the North by a common road.

Towards the East by land belonging to Mr. Elimbaccus Ramjaun and Koonsoom Kurra Tallee Goorah (Camp Diable Mosque) Waqf.

Towards the South by surplus of land.

Towards the West by a common road.

Portion No. 4 of an approximate extent of sixty seven square metres (67m²) is to be excised from a portion of land of an extent of 0A12 70/100P (or 536.05m²) belonging to **Mr. Faz-Ur-Rahman Mollabux** as evidenced by title deed transcribed in Volume TV 1675/173 and is bounded as follows:

Towards the North by a common road.

Towards the East by land belonging to Mr. Enayautallah Mollabux.

Towards the South by surplus of land.

Towards the West by a common road.

Portion No. 6 of an approximate extent of thirty seven square metres (37m²) is to be excised from a portion of land of an extent of 25P (or 1055.22m²) belonging to **Heirs Hidriss Sumun** as evidenced by title deed transcribed in Volume TV 826/100 and as per an affidavit transcribed in Volume T.V. 3428/58 and is bounded as follows:

Towards the North by surplus of land.

Towards the East by surplus of land.

Towards the South by a common road

Towards the West by land belonging to Heirs Hidriss Sumun.

Portion No. 7 of an approximate extent of ninety seven square metres (97m²) is to be excised from a portion of land of an extent of 25P (or 1055.22m²) belonging to **Heirs Hidriss Sumun** as evidenced by title deed transcribed in Volume TV 826/100 and as per an affidavit transcribed in Volume T.V. 3428/58 and is bounded as follows:

Towards the North by surplus of land.

Towards the East by land belonging to Heirs Hidriss Sumun.

Towards the South by a common road

Towards the West by a common road.

Portion No. 8 of an approximate extent of seven hundred and thirty four square metres (734m²)(inclusive of 204m² being river reserves) is to excised from a portion of land of an extent of 80P belonging to **Mr. Abdool Ahad Karamuth** as evidenced by title deed transcribed in Volume TV 599/66 and is bounded as follows:

Towards the North by surplus of land.

Towards the East by a common road.

Towards the South by another common road.

Towards the West by sinuosity of Rivulet des Soldats.

Portion No. 9A of an approximate extent of one hundred and ninety four square metres (194m²) is to be excised from a portion of land of an extent of 1A60P belonging to **Heirs Mamood Mutty** as evidenced by title deed transcribed in Volume TV 1655/95 and as per affidavit transcribed in Volume TV 7407/28 and is bounded as follows:

Towards the North by surplus of land.

Towards the East by a common road.

Towards the South by another common road.

Towards the West by another common road.

Portion No. 9B of an approximate extent of eighteen square metres (18m²) (being river reserve) is to be excised from a portion of land an extent of 1A60P belonging to **Heirs Mamood Mutty** as evidenced by title deed transcribed in Volumes TV 1655/95 and as per affidavit transcribed in Volume TV 7407/28 and is bounded as follows:

Towards the North by surplus of land.

Towards the East by sinuosity of Rivulet des Soldats.

Towards the South by a common road.

Towards the West by another common road.

Date: 27/04/2018

The Honourable Purmanund JHUGROO Minister of Housing and Lands Ebene Tower, Ebene

General Notice No. 815 of 2018

THE LAND ACQUISITION ACT

(Notice given under section 8)

CORRIGENDUM

In the Notice given under Section 8 of the Land Acquisition Act dated the 11/06/2009 containing the description of seventy eight (78) portions of land (Serial No. 102 to Serial No. 179) situate at Triolet in the District of Pamplemousses for the public purpose of constructing the Triolet Bypass from its junction with Bon Air Road (B37) to its junction with Fond du Sac Branch Road, published in the Government Gazette in its issues of the 27/06/2009 and 11/07/2009 under

General Notices No. 1402 of 2009 and No. 1506 of 2009 and transcribed on the 11/08/2009 in Volume T.V 7450/12, in the description of Portion No. 53 (Serial No. 157) [Now attributed PIN: 1215520057] the words and figures "is excised from a portion of land of an original extent of fifty one square perches (0A51P) or two thousand one hundred and fifty two and sixty four hundredths square metres (2152.64 m²) belonging to Heirs Jaygobine Bookal as evidenced by title deed transcribed in Volume T.V 339 No. 213" are hereby deleted and replaced by the following words and figures "is excised from a portion of land of an extent of one thousand fifty five and twenty two hundredths square metres (1055.22 m²) belonging to Heirs Mrs Bugmatteea MATADEEN (born BOOKAL) born on 10/09/1932 as per birth certificate bearing number 165/1932, widow of late Mr Tirbennee MATADEEN as evidenced by title deed transcribed in Volume T.V 6094/61 and as per affidavit transcribed in Volume TV 7311/12" wherever they appear.

The Honourable
Purmanund JHUGROO
Minister of Housing and Lands
Ebene Tower
Ebene

Date 10/04/2018

Second and Last Publication

General Notice No. 816 of 2018

MINISTRY OF SOCIAL SECURITY,
NATIONAL SOLIDARITY, AND ENVIRONMENT
AND SUSTAINABLE DEVELOPMENT
(ENVIRONMENT AND SUSTAINABLE
DEVELOPMENT DIVISION)

NOTICE FOR PUBLIC INSPECTION OF EIA REPORT

Notice is hereby given under Section 20 of the Environment Protection Act 2002 by the Department of Environment, Ministry of Social Security, National Solidarity, and Environment and Sustainable Development (Environment and Sustainable Development Division) that an application for an EIA Licence has been submitted on 27 April 2018 under Section 18(1) of the Act for a scheduled undertaking and that the EIA report shall be opened for public inspection.

- (a) The undertaking concerns the proposed 5-Star Hotel development comprising 20 high standard apartments/Villas and a club house on a plot of land of and an extent of about 2834.21 m² by Lite Blue Ltd.
- (b) The location of the proposed undertaking is at Trou aux Biches in the district of Pamplemousses.
- (c) The report may be inspected during normal office working hours (i.e. 08.45 to 12.00 hrs and 12.30 hrs to 16.00 hrs) at the Resource Centre of the Department of Environment, Ground Floor, Ken Lee Tower, Cnr. Barracks and St. Georges Streets, Port Louis and at the **District Council of Pamplemousses**.

The report may also be inspected on the Ministry's website at the following address: http://environment.govmu.org

(d) Public comments should be submitted in writing to the Director of Environment on 28 May 2018 at latest. The envelope should be marked "EIA comments", on the top left hand corner and addressed to:

The EIA Desk
Department of Environment
Ministry of Social Security,
National Solidarity, and Environment,
and Sustainable Development
5th Floor, Ken Lee Tower
Cnr. Barracks and St. Georges Streets
Port Louis

9 May 2018

Department of Environment Ministry of Social Security, National Solidarity, and Environment and Sustainable Development

First Publication

General Notice No. 817 of 2018

MINISTRY OF SOCIAL SECURITY,
NATIONAL SOLIDARITY, AND ENVIRONMENT
AND SUSTAINABLE DEVELOPMENT
(ENVÎRONMENT AND SUSTAINABLE
DEVELOPMENT DIVISION)

NOTICE FOR PUBLIC INSPECTION OF EIA REPORT

Notice is hereby given under Section 20 of the Environment Protection Act 2002 by the Department of Environment, Ministry of Social Security, National Solidarity, and Environment and Sustainable Development (Environment and Sustainable Development Division) that an application for an EIA Licence has been submitted on 15 May 2018 under Section 18(1) of the Act for a scheduled undertaking and that the EIA report shall be opened for public inspection.

- (a) The undertaking concerns the proposed Residential and Commercial Complex on a plot of land of an extent of 219,477 m² by Creative Properties Ltd.
- (b) The location of the proposed undertaking is at Cap Malheureux in the district of Riviere du Rempart.
- (c) The report may be inspected during normal office working hours (i.e. 08.45 to 12.00 hrs and 12.30 hrs to 16.00 hrs) at the Resource Centre of the Department of Environment, Ground Floor, Ken Lee Tower, Cnr. Barracks and St. Georges Streets, Port Louis and at the <u>District Council of Riviere du Rempart</u>.

The report may also be inspected on the Ministry's website at the following address: http://environment.govmu.org

(d) Public comments should be submitted in writing to the Director of Environment on <u>9 June 2018</u> at latest. The envelope should be marked "EIA comments", on the top left hand corner and addressed to:

The EIA Desk
Department of Environment
Ministry of Social Security,
National Solidarity, and Environment,
and Sustainable Development
5th Floor, Ken Lee Tower
Cnr. Barracks and St. Georges Streets
Port Louis

16 May 2018

Department of Environment Ministry of Social Security, National Solidarity, and Environment and Sustainable Development General Notice No. 818 of 2018

MINISTRY OF SOCIAL SECURITY,
NATIONAL SOLIDARITY, AND ENVIRONMENT
AND SUSTAINABLE DEVELOPMENT
(ENVIRONMENT AND SUSTAINABLE
DEVELOPMENT DIVISION)

NOTICE UNDER THE ENVIRONMENT PROTECTION ACT

NOTICE FOR PUBLIC INSPECTION OF DECISION ON EIA APPLICATION

Notice is hereby given under Section 28 (5) of the Environment Protection Act 2002 that this project mentioned below has been declared an exempt undertaking and that the Environmental impact Assessment (EIA) has been approved.

The undertaking concerns the EIA for the proposed construction of a Bypass at Cap Malheureux.

The proponent is the Road Development Authority.

This conditions attached to the approval of the EIA are as follows:

- 1. Notwithstanding all the other permits and clearances from the relevant authorities, a Ramsar clearance from the Ministry of Agro Industry and Food Security shall be obtained and all the conditions attached therewith shall be scrupulously observed. A copy of all the permits/clearance obtained shall be submitted to the Director of Environment.
- 2. The development shall be undertaken as per the mitigating measures stated in the EIA report and the additional information submitted unless; as otherwise advised herein.
- 3. The Department of Environment shall be informed in writing of the date of commencement of works for monitoring purposes. A detailed programme of work shall be submitted to the Department of Environment for monitoring purposes.
- 4. In accordance with section 18(2)(1) of the Environment Protection Act 2002, the proponent shall submit to the Director of Environment, an Environmental Monitoring Plan (EMP) for approval. The proponent

- shall thereafter submit reports on the implementation accordingly.
- 5. The Department of Environment shall be informed in writing of the date of completion of all work on site, with copy of the as-built layout plan, prior to the start of operation for monitoring purposes.
- 6. The proponent shall settle all issues pertaining to land acquisition with the private land owners whose land are affected by the implementation of the project.
- 7. The proponent shall ensure that no adjoining sites are landlocked after the implementation of the road project
- 8. The proponent shall obtain prior approval of Conservator of Forests for the felling of any tree along the proposed alignments.
- 9. Solid wastes including construction debris shall be properly collected and disposed of to the satisfaction of the Local Authority.
- 10. During the construction phase, all domestic wastewater shall be disposed of as per the recommendations of the Wastewater Management Authority.
- 11. No waste of any type shall have access or be disposed to the wetlands or sea.
- 12. Machines and plants shall be maintained in good working condition during construction period so as to avoid excessive noise emanation.
- 13. All necessary precautions shall be taken to the satisfaction of the Water Resources Unit so that the purposed development does not impact negatively on the ground water and surface water quality given that the site lies on a permeable zone.
- 14. The development shall not impede the flow of storm water within the vicinity of the proposed alignment. Natural drains found within the road alignment shall be restored and upgraded to the satisfaction of the Local Authority and the National Development Unit.
- 15. The proponent shall make provision for an appropriate means of discharging storm water through mud/ silts traps and

hydrocarbon separators to the road drainage networks prior to open discharge in the receiving environment. In order to prevent accumulation of water and flooding along the road alignment, the proponent shall consider water run-off during high intensity rainfall in designing the proposed drainage network and soak away.

- 16. The road reserves shall be planted with trees and landscaped in consultation with the Forestry Service. A Landscaping plan shall be submitted to the Forestry Service with copy to the Department of Environment for monitoring purposes.
- 17. Necessary precautions shall be taken during site preparation and infrastructural works so as not to cause any nuisance by way of noise, dust and vibration nuisances to the public and the surrounding environment.

- 18. Electric motors such as pumps, compressors, generators and other noise generating equipment shall be housed in sound attenuating structures so that noise generated therefrom be within permissible limits as per EPA 2002 (Standard for Noise Regulations).
- 19. In case of any environmental nuisances arising from this development, this Ministry will take necessary action in accordance with the provisions of the Environment Protection Act.
- 20. Any proposed deviation shall be subject to an application to the Director of Environment. No deviation or part thereof shall be executed prior to the determination of the application by the Director.

Date: 16 May 2018.

Department of Environment Ministry of Social Security, National Solidarity, and Environment and Sustainable Development (Environment and Sustainable Development Division)

General Notice No. 819 of 2018

MINISTRY OF SOCIAL SECURITY, NATIONAL SOLIDARITY, AND ENVIRONMENT AND SUSTAINABLE DEVELOPMENT (ENVIRONMENT AND SUSTAINABLE DEVELOPMENT DIVISION)

NOTICE UNDER THE ENVIRONMENT PROTECTION ACT

NOTICE FOR PUBLIC INSPECTION OF DECISION ON EIA APPLICATION

Notice is hereby given under Section 23(5) of the Environment Protection Act 2002 that the Minister of Social Security, National Solidarity, and Environment and Sustainable Development has <u>approved</u> the issue of **EIA Licences** for the following undertaking:

Project Description	Project Site	Proponent	Date of EIA Licence
Proposed subdivision of a plot of land of extent 5.695 ha into 40 serviced residential lots and 3 green space areas at Forbach	Belle Vue in the district of Pamplemousses	Domaine de Labourdonnais Ltee	08 May 2018
Proposed NPK Fertilizer Blending Unit and Dilution of Chemicals at La Tour Koenig Industrial, Lot 23F/5	La Tour Koenig, Pointe aux Sables in district of Black River	Desbro Trading Ltd	08 May 2018

Proposed extension of the existing of the existing 4-star Club Med Pointe aux Cannoniers Hotel	Cannoniers in the	La Compagnie des Villages de Vacances de L'Isle de France Limitee (COVIFRA)	09 May 2018
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A copy of the above EIA Licence is available for inspection during normal working hours (i.e 08:45 to 12:00 hrs and 12:30 to 16.00 hrs) at the Resource Centre of the Department of Environment, Ground Floor, Ken Lee Tower, Cnr Barracks & St Georges Streets, Port Louis.

The conditions attached to the EIA Licence may be inspected at this Ministry's website on the following address: *http://environment.govmu.org*

16 May 2018

Director of Environment
Department of Environment
Ministry of Social Security, National Solidarity,
and Environment, and Sustainable Development
(Environment and Sustainable Development Division)

Second and Last Publication

General Notice No. 820 of 2018

MAURITIUS PRISON SERVICE

INVITATION FOR BIDS (IFB)

For National and International Bidders

Authorised under Section 16(1) of the Public Procurement Act 2006

Supply & Delivery of Manual Chicken Abatoir Kit for Slaughtering of 400 Boilers per day (MPS/OAB/QN57/2017-2018)

The Mauritius Prison Service invites Bids from eligible and qualified National and International bidders for the above as more fully described in the bid documents.

A complete set of Bidding Documents in English may be collected by interested bidders on calling at the address below or downloaded on the governmental portal site (publicprocurement. govmu.org).

The Closing date for submission of bidding documents is Wednesday 6 June 2018 at 13.00 hrs (local time) at latest.

For **Local Bidders**: Quotations shall be deposited in the Quotation/Tender Box located at the address hereunder not later than the date and time of the deadline indicated above.

For **International Bidders**: Quotations shall be forwarded by post, in sealed envelope, clearly

marked with the Quotation and reference number, to the address hereunder not later than the date and time of the deadline indicated above.

For further details please consult the Government Procurement website:

http://publicprocurement.govmu.org

3rd May 2018

Mauritius Prison Service Prison Headquarters Central Prison Beau-Bassin Mauritius

General Notice No. 821 of 2018

THE PROFESSIONAL LAND SURVEYORS' COUNCIL ACT 2014

[Section 7 (1) (c)]

Notice of Election of Four Professional Land Surveyors as members of the Professional Land Surveyors' Council

Notice is hereby given to all Professional Land Surveyors that the election of four Professional Land Surveyors as members of the Council, in accordance with section 7(1)(c) of the Professional Land Surveyors' Council Act 2014, will be conducted on the eighth (08th) day of June 2018 between 09.30 a.m. and 02.30 p.m. at the Ministry

of Housing and Lands, in the conference room, 6th floor Ebene Tower, Plot No. 52, Ebene.

Counting will start as from **03.00 p.m.** and the results will be proclaimed on the same day.

The following persons have been duly nominated to stand as candidates for election as members of the Council:

- (1) DWARKA Krishnasing
- (2) JHURRY Banyduth
- (3) KHEDDOO Ishwaraj
- (4) KOODARUTH Mohammad Fadil
- (5) NUCKCHADEE Mulkraj
- (6) NUCKCHADY Mohammad Irsaad
- (7) RAMIAH-ISABEL Marie François Ricardo
- (8) ROOPUN Somrajsing
- (9) RUNGHEN Harris
- (10) TUPSY Ravin
- (11) UJHOODHA Vishwajeet

Every professional Land Surveyor will be entitled to elect four (4) candidates only on the condition that:

- (i) by 10th May 2018 before 04.00 p.m., he/ she is a Professional Land Surveyor and has furnished the security under section 5(2)(a)(i) of the Land Surveyors Act, as may be applicable;
- (ii) on the date of election, he/she produces to the Supervising Officer or his representative his/her National Identity Card as proof of identity.

Voting by Proxy will not be allowed.

Dated this 15th day of May, 2018.

N. Luchoo Professional Land Surveyors' Council Registrar

General Notice No. 822 of 2018

EXECUTIVE COUNCIL OF THE CHINESE-SPEAKING UNION

In accordance with Section 6 of the Chinese-Speaking Union (Amendment) Act 2015, the Executive Council of the Chinese-Speaking Union has been reconstituted with **Mr Eddy TONG SAM** as President and the following members:

1. Mr Laval CFK CHAN SHE PING

Appointed member having an interest in the

Appointed member having an interest in the development, propagation and promotion of the Chinese language

2. Mr. Ah LEE SENG

Appointed member having an interest in the development, propagation and promotion of the Chinese language

3. Mr. Lim Yew SENG

Appointed member having an interest in the development, propagation and promotion of the Chinese language

- 4. Mr. Yves Chan Kwet Choo CHAN KAM LON Elected member from amongst the ordinary members of the union
- 5. Mr. Kwet Fee HUNG LEUNG SANG, also known as Daniel

 Elected member from amongst the ordinary members of the union
- 6. Mr. Lee Fai Cheong LI CHING HUM, also known as Philip

 Elected member from amongst the ordinary members of the union
- 7. Mr. Henry NG HA KWONG

 Elected member from amongst the ordinary members of the union
- 8. A representative of the Ministry of Arts and Culture
- 9. A representative of the Ministry responsible for the subject of education
- 10. A representative of the Ministry responsible for the subject of finance

Ministry of Arts and Culture

19 May 2018

General Notice No. 823 of 2018

EXECUTIVE COUNCIL OF THE TAMIL-SPEAKING UNION

In accordance with section 6 of the Tamil-Speaking Union Act 2015, the Executive Council of the Tamil-Speaking Union has been reconstituted

with **Dr. Ponsamy TIROUMALECHETTY** as President and the following members:

- 1. Mr. Deywarajen RAMASAWMY,

 Appointed member having an interest in the development, propagation and promotion of the Tamil language
- 2. Mrs. Lutchmee CHEMEN,

 Appointed member having an interest in the development, propagation and promotion of the Tamil language
- 3. Dr. (Mrs) Uma Devi Naidoo ALLAGHERY, Appointed member having an interest in the development, propagation and promotion of the Tamil language
- 4. Dr Jeevendiren CHEMEN,

 Elected member from amongst the ordinary
 members of the Union
- 5. Mr Soopayah PYENEEANDEE,

 Elected member from amongst the ordinary
 members of the Union
- 6. Mr Mayaven SANDAPEN,

 Elected member from amongst the ordinary
 members of the Union
- 7. Mrs Coumaree SEEROOMBEN,

 Elected member from amongst the ordinary
 members of the Union
- 8. A representative of the Ministry of Arts and Culture
- 9. A representative of the Ministry responsible for the subject of education
- 10. A representative of the Ministry responsible for the subject of finance

Ministry of Arts and Culture

19 May 2018

General Notice No. 824 of 2018

REGISTRATION OF A TRADE UNION

Notice is hereby given under Section 5(5) of the Employment Relations Act that the "Fisheries Protection Officers Union", a trade union whose membership is open to "any person of either sex who is employed in the Fisheries Protection Service under the Ministry of Ocean Economy, Marine Resources, Fisheries and Shipping as Fisheries Protection Officer, Senior Fisheries Protection Officer and Principal Fisheries Protection Officer, provided that he/she is not a member of another trade union in the enterprise where he/she is employed or his/her bargaining unit" has been registered by me with registration number TU 775 on 19 April 2018 and the address of its registered office is at c/o Mr Vythilingum Naidu, Royal Road, Petit Bel Air, Mahebourg.

Any other registered trade union aggrieved by my decision to register the "Fisheries Protection Officers Union", may, under section 5(8) of the said Act, within 21 days of the publication of this notice in the *Gazette* appeal against the decision to the Employment Relations Tribunal.

Dated 23 April 2018.

V. Sanasy Registrar of Associations

General Notice No. 825 of 2018

CANCELLATION OF REGISTRATION OF AN ASSOCIATION

Notice is hereby given to you, Mr Jean Michel Alexandre, Secretary of the "Ludo Association", under Section 15(2) and 15(3)(b) of the Registration of Associations Act that, with the approval of the Minister of Labour, Industrial Relations, Employment and Training, I intend to cancel the registration of the "Ludo Association", on the ground that it has contravened the provision of the Registration of Associations Act by failing to remedy the default notified to it under Section 15(1)(c) of the Act.

You may, if you so wish, not later than twentyone days after the date of the publication of this notice, appeal to a Judge in Chambers against my decision, in accordance with Section 15(4) of the Registration of Associations Act.

Dated 26 April 2018

V. Sanasy Registrar of Associations

General Notice No. 826 of 2018

NOTICE UNDER SECTION 415(2)(c) OF THE INSOLVENCY ACT 2009

Notice is hereby given that unless cause is shown to the contrary within three months from the date of this notice, the following companies will be struck off the Register:-

C21854	SAMLO-MONTIDA CO LTD	
C21939	SAVJ CO LTD.	
C23442	R.K.C. CO LTD	
C24065	GOODFRIEND MARKETING LTD	
C26247	ROMI CO. LTD	
C26398	DREAM CRUISE LTD	
C40098	INTERNATIONAL HOSPITALITY (MAURITIUS) LTD.	
C40132	SPECIALISED EXHIBITION SERVICES LTD	
C40226	ATITE TRADING LIMITED	
C40227	BAVEREY & CO. LTD	
C40259	TELECOMMUNITY INCORPORATED LTD.	
C40261	MORISAKI INTERNATIONAL LTD	
C40267	PERSEA LTD.	
C40271	PENINSULA ACADEMY (MAURITIUS) CO. LTD.	
C40301	PUTTUR TRAVEL TOURS LTD	
C40412	PARADYS TRADING CO.LTD	
C40426	APPAURAL. LTD.	
C40433	MASCAREIGNES SEALTNES COMPANY LIMITED	
C40540	ANTIQUES AND MODERN WOODWORKS LTD.	
C40567	D.N.J. BUILDERS & CARPENTRY LTD.	
C40608	B.C.L ENTERPRISE LTD	
C40665	PARVEZ AKTAR KAUDEER CO LTD	
C40727	TUJUH CO LTD	
C40728	MARE LONGUE DEER FARMING CO LTD.	
C40732	I-STORE LTD	
C40799	SAN INFORMATICS LTD	
C40825	PNS GARMENTS CO LTD.	
C40893	LAUWIN'S LOGISTICS LTD.	
C40928	NAPY MARKETING & DISTRIBUTION LTD.	

Date: 14 May 2018

One Cathedral Square
Jules Koenig Street
Port Louis

General Notice No. 827 of 2018

NOTICE UNDER SECTION 310(1)(c) OF THE COMPANIES ACT 2001

Notice is hereby given pursuant to section 309(1)(b) of the Companies Act 2001 that the companies listed below are to be removed from the register as there is reason to believe that these companies have ceased to carry on business and there is no other reason for these companies to continue in existence/ have failed to pay the registration fees/ have not filed the annual return as required under section 223(2) of the Act.

Objection, if any, shall be delivered to the Registrar of Companies not later than 18 June 2018.

File No.	NAME OF COMPANY	REGISTER OFFICE
C8485	TAMARICE ENTERPRISES LTD	C/O MRS DORIS RAVAT 14 SHAND STREET BEAU BASSIN
C8521	URBACOM LTD	4 LA CROIX STREET FOREST SIDE
C8536	CADILLAC CO. LTD	15 REMY OLLIER STREET PORT LOUIS
C8567	SEA HARVEST LTD	C/O MR JOSEPH ROSELMOUR 78 ROYAL ROAD BAIE DU TOMBEAU MAURITIUS
C8597	HESNAULT TRANSIT LIMITEE	C/O PHARMACY NOUVELLE LTD AUTOROUTE M 2 PAILLES
C12872	AVENUE DES L'ICES LIMITEE	C/O MR ARNAUD DE BARITAULT LA HAUSSE DE LA LOUVIERE STREET FLOREAL
C13044	H. BOABUL CO. LTD	MOSQUEE RD SURINAM
C13068	PROKNIT LTD	INDUSTRIAL ESTATE BK D IV PLAINE LAUZAN
C13088	ASEAN LINK LTD.	2/F RAMTOOLAH BLDG 38 SSR ST PORT LOUIS
Cl7810	AMAURY COMMUNICATIONS AND SYSTEMS LTD	117 SODNAC AVENUE QUATRE BORNES

File No.	NAME OF COMPANY	REGISTER OFFICE
C22639	LA NOUZIR LTEE.	C/O MR NOORANEE RAHIMBACCUS ROYAL ROAD CHEMIN GRENIER MAURITIUS
C22657	TESWAR EXPORTS CO LTD	C/O GOLDFINGER JEWELS ROYAL ROAD POINTE AUX CANONNIERS MAURITIUS
C24622	S.B.J & COLTD	9 CHURCH STREET PORT LOUIS MAURITIUS
C25577	J.M. MARINE PTE. LTD	6 INGAPATNAM STREET PORT LOUIS MAURITIUS
C25578	R. LUCHMUN & CO LTD	401 CHANCERY HOUSE LISLET GEOFFROY STREET PORT LOUIS MAURITIUS
C25585	INTERNATIONAL DISTRIBUTION LTD	200 AVENUE SIR SEEWOOSAGURR AMGOOLAMQ UATRE BORNES MAURITIUS

File No.	NAME OF COMPANY	REGISTER OFFICE
C25588	FLEURALICE LTD	ALLEE DES BADAMIERS CARLOS RIVIERE NOIRE MAURITIUS
C25589	WORLDWIDE LOGISTICS LIMITED	C/O HORWORTH MAURITIUS, 3RD FLR, CASSAM AMOD BLDG 19 POUDRIERE STREET PORT LOUIS MAURITIUS
C25599	AUTO CLINIC SERVICES LTD	ROYAL ROAD SURINAM MAURITIUS
C52400	ASIAN ART CITY CO LTD	PETIT PAQUET MONTAGNE BLANCHE

Registrar of Companies One Cathedral Square Jules Koenig Street Port Louis General Notice No. 828 of 2018

EMPLOYMENT RELATIONS TRIBUNAL

ERT/RN 166/2017

AWARD

Before: -

Shameer Janhangeer - Vice-President

Vijay Kumar Mohit - Member

Karen K. Veerapen (Mrs) - Member

Ghianeswar Gokhool - Member

In the matter of: -

Mr Avikash Sharma BEEJAN

Disputant

and

IRRIGATION AUTHORITY

Respondent

The present matter has been referred to the Tribunal by the Commission for Conciliation and Mediation (the "CCM") for arbitration pursuant to *section 69 (7)* of the *Employment Relations Act*. The Terms of Reference of the dispute read as follows:

Whether I should be reverted back to my previous posting at Plaine des Papayes substation following my transfer to Port Louis to look after projects found at St Felix, Bel Ombre, Plaisance, Belle Mare and Trou D'eau Douce or otherwise.

The Disputant appeared *inops consilii* nor was he assisted by a trade union representative. The Respondent was assisted by Miss A. Ombrasine, Ag. Principal State Counsel instructed by Mrs R. Camiah, Ag. Deputy Chief State Attorney. Both parties have respectively submitted a Statement of Case in the present matter.

THE DISPUTANT'S STATEMENT OF CASE

The Disputant has averred that he has been working at the Irrigation Authority since 10 May 2005 on a permanent and pensionable basis. He has been conferred the responsibilities of two irrigation projects known as Block 2 and Block 3 in the Fond Du Sac region. On 15 August 2017, he was sent a letter (attached to the Statement of Case) by the Respondent stating that a group of planters of Block 2 and Block 3 are not satisfied with his services and was given up to 24 August 2017 to answer the letter. A letter of complaint dated 18 July 2017 was also attached. The planters requested his transfer from Block 2 and Block 3.

The Disputant replied to the letter through his Attorney at Law in a letter dated 21 August 2017 (attached to the Statement of Case). On 25 August, he was informed by his two Supervising Officers, namely Mr Kong, Head of Operation and Maintenance, and Mr Dabeeah, Divisional Irrigation Operation Officer of a meeting held on the same date around 1400 hrs between four planters and the Ag. General Manager Mr Hauzaree, the Chairman of the Respondent Mr Sarju, the Deputy Permanent Secretary Mr Boodna, wherein the Ag. General Manager took the decision to transfer him with immediate effect following the request of the planters and instructed Mr Kong to take necessary action. On 29 August 2017, he received a memorandum (attached to the Statement of Case) from the Respondent stating that it has been decided to transfer him to Port Louis to look after small scale projects situated at Belle Mare, Trou D'Eau Douce, Plaisance, St Felix and Bel Ombre with immediate effect. Irrigation Operation Officer Mr Ramdhun, who was looking after these projects, was transferred to Plaines des Papayes to look after Block 2 and Block 3. The Respondent is well aware that his residence is found at Goodlands and that he has to travel to Plaisance, St Felix, Bel Ombre, Belle Mare and Trou D'Eau Douce to look after these small scale projects.

The Disputant has also averred that he holds the position of President of the Irrigation Authority Employees Union and that the Union has, in the last two years, complained on the wrongdoings of the Ag. General Manager to Government institutions. He also made a statement that an external candidate should be nominated for the post of General Manager in presence of the Minister of Agro Industry and Food Security. He has also made public the bad state of industrial relations prevailing at the Respondent and signed, with other officers of the Operation and Maintenance Department, a letter of complaint against the Ag. General Manager.

THE RESPONDENT'S STATEMENT OF REPLY

The Respondent has averred that the Disputant joined as Irrigation Operation Maintenance Officer (now restyled to Irrigation Operation Officer ("IOO") by the Pay Research Bureau ("PRB") Report of 2008) on 10 May 2005; he has been posted at Stage 1, Plaine des Papayes for the past 12 years being entrusted with the responsibilities of two projects, namely Block 2 and Block 3 – Block 2 has an acreage of 360 hectares with 610 planters and Block 3 an acreage of 147 hectares with 300 planters; a copy of complaints received from a group of Block 2 and Block 3 planters was sent to Disputant on 15 August 2017 and he was requested to submit explanations; and Disputant did not submit any explanations but instead requested the Respondent, through his Attorney, to submit the names of the complaining planters.

The Respondent has further averred that IOOs have to comply with the Scheme of Service for their post; may be given responsibilities in respect of any irrigation project situated in any area of the island; may be transferred from one project to another to be acquainted with the different irrigation systems; and have to work towards providing service to the planters' community efficiently. The transfer of the Disputant was made for the purposes of administrative convenience and with a view to provide better service to the community of planters; and has no bearing on his trade union activities for which he is allowed time-off to undertake. The Respondent moves that the dispute be set aside.

THE EVIDENCE OF WITNESSES

Mr Avikash Sharma Beejan, Irrigation Operation Officer, adduced evidence in the present matter. Mr Beejan refuted the Respondent's Statement of Reply. He referred to the award of the Tribunal in *Mrs Allas and SBI (Mauritius) Ltd (ERT/RN 159/15)* stating that his transfer is also a punitive one. There is no mobility clause attached to the post of IOO nor is there a collective agreement on the issue of transfer. No transfer policy exists at the Irrigation Authority. He disagreed that the Scheme of Service for the post of IOO does not provide for recruitment to be made in respect of a particular location or site. He was recruited and posted at Block 2 and Block 3, which was a new project recently implemented in 2005. He was the only person living in the North recruited by the Respondent. Referring to the duty of 'To effect regular site visit during and outside working hours to ensure that operations are carried out as scheduled' in his Scheme of Service, he stated that it is practically impossible to do after-hour

site visits to projects far away from his residence; he comes back home at Goodlands at 5.30 pm. He cannot do site visits in the dark. When posted in the North, he could effect site visits at any time when the need arose. This is also detrimental to paragraph 18 of the Code of Practice of the Employment Relations Act. There is no issue of constructive dismissal and his dispute is not on same. He stated that the Tribunal is the most appropriate forum for his dispute.

Mr Beejan went on to state that he is not disputing paragraph 2 (a) to (e) of the Respondent's Statement of Reply. Regarding paragraph 3 (a) of the Statement of Reply, he has always complied with the Scheme of Service. In relation to paragraph 3 (b) and (c), he stated that it is the first time he is taking cognizance that he may be transferred from one project to another. According to his letter of appointment dated 4 May 2005 (produced as Document A), there is no mobility clause; ever since he joined, he has never been informed by the Respondent that he could be transferred at any time or may be given responsibilities of any irrigation project. He referred to paragraph 49 of the Code of Practice of the Employment Relations Act. Management should have informed him at the time of his recruitment of the main terms and conditions attached, which has never been done. No Workers' Handbook has been published and issued to the workers. He produced a communiqué from the Respondent on a Committee of Inquiry at the Irrigation Authority (Document B), stating that it is now that the Respondent is thinking of implementing an Employee Handbook. The argument that he 'may be transferred from one project to another to be acquainted with the different irrigation systems' does not stand as the Respondent has not disclosed to him that his transfer is to get acquainted with different irrigation systems when he was transferred. There is no other type of irrigation system which he has not been exposed to at the Irrigation Authority. Paragraph 3 (d) of the Statement of Reply is not in issue and is already being respected.

In relation to paragraph 4 (a) of the Respondent's Statement of Reply, that he was transferred for administrative convenience, Mr Beejan stated that the reason for his transfer has not been disclosed; he has not been treated with transparency and fairness and produced a memorandum dated 29 August 2017 (Document C) pertaining to his transfer. According to him, 'administrative convenience' means suitable arrangements that will cause the least difficulty needed to control the operation of an organisation. He is experiencing the drawbacks of this administrative convenience as he resides in the North and has been allocated projects in the South; additional public funds are being spent to pay for the increase in mileage and he produced a copy of his payslips for the months of November 2017 and August 2017 (Document D) in support. He also has to disburse an additional Rs 175 to Rs 200 per day for parking in Port Louis. He referred to section 6 (2) of the Occupational, Safety and Health Act, stating that management has not provided him with safety and health information, instruction and training before his transfer, as well as to paragraph 70 (b) of the Code of Practice of the Employment Relations Act, which has not been followed. Regarding paragraph 4 (b) of the Statement of

Reply, the issue of time-off and trade union activities are not in dispute. He has been victimised by the former Acting General Manager who has fostered a grudge against him. His witnesses, Messrs Dabeeah and Kong, were present in a meeting on 25 August (2017).

Mr Beejan was thoroughly cross-examined by Counsel for the Respondent. He notably stated that he ranks third among the IOOs in terms of seniority of service. His trade union activities are ongoing without any problems. He agreed that there is a memorandum dated 18 October 2016, wherein Mr Kong mentioned him and four other Officers for transfer in terms of posting. However, he will only accept the transfer if it is based on mutual arrangement and not forced. It is more convenient for Officers who live in the proximity of projects to do site visits when the need arises. He could not answer if it is important to have an experienced IOO to look after his sites. His new posting is at Port Louis with frequent site visits to the sites he is allocated to. He has not done any after-hour site visits as it is impossible. He has no instructions on involving other members of his team on after-hour site visits. In 2016, Mr Kong informally told him of the need for a roaster. A mutually agreed transfer is not a victimisation. He was recruited to work at Block 2 and there is no mobility clause in his Scheme of Service or in his letter of appointment. The roaster prepared by Mr Kong is only a proposal. He does not complain on informal matters but on formal issues. He agreed that the final say rests on mutual arrangement with management and the IOOs.

Mr Beejan also replied that is not mentioned in his Statement of Case that he is incurring additional parking fees since his transfer. Following the complaint from planters, he retained the services of an Attorney-at-Law, who replied to the Respondent. He was referred to a letter from the Respondent dated 14 September 2017 addressed to his Attorney-at-Law. He does not agree that he was made aware of the reason for his transfer. He maintained that IOOs should be posted to projects near to their residence; however, this is not written in the *Irrigation Authority Act* or his letter of appointment. He agreed that he receives mileage as per the PRB Report. The increase of his mileage from Rs 7,000 to Rs 16,000 is due to additional distance travelled. He benefits from extra mileage. He also benefits from duty free facilities. When posted in the North, he was receiving travel grant. He does not receive any other allowance apart from mileage for his travel. He did not inform Mr Kong of the failure to provide him with a manual or to give him instructions. It is important for him to have a collective agreement regarding transfer.

Mr Beejan further replied that when posted at sites, as an IOO he is in charge of a team. He did not agree that it is valid for the Respondent to transfer him from one project to another. He maintained that he was not given the reason for his transfer but did not make any complaint with Mr Kong, his higher officer. It is in the Respondent's Statement of Reply he took

cognizance that he was transferred on administrative convenience. He was not aware of a letter in September 2017 addressed to his Attorney-at-Law. He has not received a copy of the letter (dated 14 September 2017) which was not addressed to him. He was not present at the meeting (on 25 August 2017). There was no further disciplinary action taken against him following the *mise en demeure*. He confirmed that a letter dated 18 August 2017 (produced as Document E) was sent on his behalf by his Attorney-at-Law to the Ag. General Manager. He has not produced the *mise en demeure* as it relates to a criminal case of victimisation and is not important for the Tribunal. The *mise en demeure* dated 8 September 2017 was made on his behalf and was in relation to disciplinary action which may have been instituted against him and there was no further action taken. He agreed that his transfer has no bearing on his trade union activities. He also agreed that there would be no diminution of his ability to take time off.

Mr Preetam Raj Dabeeah, Divisional Irrigation Operation Officer, was called as a witness on behalf of the Disputant. He notably stated that he attended a meeting on 25 August 2017 at 2 pm at Head Quarters in Port Louis. Those present were the Ag. General Manager Mr Hauzaree, the Chairman, the Ag. Head of Administration, Mr Kong, himself and later Mr Boodhna, Deputy Permanent Secretary; Mr Seebarun, Head of Construction, Office Management Assistant Mr Bhoojawon and four planters were also present. During the meeting, the four planters were complaining about Mr Beejan and the Ag. General Manager informed his Head to take immediate action to transfer Mr Beejan with immediate effect. Mr Dabeeah also stated that they receive several complaints at their office at Plaine des Papayes. The complaints are dealt at their own level and not in meetings. He has never received any complaint against Mr Beejan from planters.

Mr Dabeeah was questioned by Counsel for the Respondent. He notably stated that not all complaints received from planters go through his office. He was not aware of any complaint against Mr Beejan prior to attending the meeting. The letter dated 18 July 2017 is regarding a complaint made at the General Manager's office. Complaints are one of the aspects of the work of the Irrigation Authority. Complaints made by Mr Beejan have not come to his office. Transfers at the Irrigation Authority are not scheduled nor is there a planned transfer roaster. It is important for IOOs to become aware of various types of projects and systems. Mr Kong Thoo Lin is his Head and has been working longer than him at the Irrigation Authority. He is not aware of a memorandum dated 8 December 2016 signed by Mr Kong Thoo Lin.

Mr Kong Chong Siew Kong Thoo Lin, Head of Operation and Maintenance, was also called as a witness on behalf of the Disputant. Mr Kong Thoo Lin notably stated that he attended a meeting on 25 August 2017 at the Head Office of the Respondent at 2 pm. The Ag. General Manager, the Chairman, the representative of the Ministry of Argo-Industry Mr

Boodna, four planters — one of whom is an employee of the Respondent — and Mr Dabeeah were present at the meeting. The four planters were complaining of the attitude of Mr Beejan towards them, that he does not go on site and is not doing his work properly. After the meeting, he was instructed by the Ag. General Manager to transfer Mr Beejan with immediate effect. It is the Ag. General Manager who decided to transfer Mr Beejan where he is now working. He sent a memo to the Head of Administration to effect the transfer. He does not agree to the transfer of Mr Beejan as the residence of the Officer and the project's distance has to be considered. Mr Kong Thoo Lin produced a memorandum dated 28 August 2017 (Document F) signed by himself.

Mr Kong Thoo Lin also stated that there are other projects in the North the Disputant could have been transferred to. He has not received any complaints from planters against Mr Beejan. He is not aware if management made any inquiry into the allegations of the planters. It is not possible to effect after-hour site visits in projects far from Mr Beejan's residence in Goodlands. There are many complaints received per day from planters. When a planter makes a complaint, it is looked after by the IOO and if it cannot be resolved by him, the IOO discusses same with the Divisional Irrigation Officer. Complaints do not normally come at his level. Meetings like the one referred to are not normally conveyed. There is no mobility clause in Mr Beejan's Scheme of Service. There should be some sort of co-operation from Officers regarding transfer; the Officers should come to an agreement as there is shortage of staff.

Mr Kong Thoo Lin was comprehensively questioned by Counsel for the Respondent. Mr Kong Thoo Lin notably stated that throughout his career, he did not stay in one region, but moved as and when the post required. He was unaware of the complaints prior to the meeting. It could be that Mr Achumbit was not present at the meeting. He is not aware of any steps the Respondent has taken in relation to the complaints. There were five IOOs, now there are only four. IOO Mr Kundhai is based at Head Office looking after projects of Palma, Cressonville, Rempart and Cottage and lives in the region of Plaines Wilhems. Another IOO Mr Ramdhun also lives in a different District to where is he posted to work at. The difference in the various schemes is in the system of irrigation. Mr Beejan may be third in terms of seniority among IOOs. Mr Beejan verbally complained to him about lack of a Code of Practice or Circular regarding transfer within the organisation. He does not find the transfer to be good as Mr Ramdhun was looking after the projects very well and the transfer was done abruptly.

Mr Kong Thoo Lin also stated that complaints may be received by other Officers of the Respondent. The planters' complaints should have been made in the Occurrence Book and then the Officers will deal with same. The law provides that the General Manager is responsible for administration. He was not happy with Mr Beejan's transfer, but was instructed to make same.

He agreed that he may recommend but ultimately it's for management and the Board to decide of the transfers. Not all his recommendations are approved; but when things go wrong, he should not be blamed. Mr Beejan may be required to effect after-hour site visits, it is not something that has to be done every day but it depends on the circumstances. Mr Beejan as IOO works in a team and it is up to the IOO to work on the schedule. IOOs are provided with duty-free facilities and Mr Beejan has availed himself of same. He agreed that the PRB provides for the payment of mileage. The Irrigation Authority may be required to work in new irrigation areas declared.

Mr Kong Thoo Lin went on to state that he agreed that the Scheme of Service for IOO provides for the Officers to plan, organise and manage irrigation operations at various schemes. According to the scheme of duties, IOOs may be transferred. Transfers can be effected when there are enough Officers. There are 686.66 hectares at Plaisance, Belle Mare, Palmar, Trou d'Eau Douce and Bel Ombre and their number of planters is 797. In a memorandum dated 8 December 2016 (produced as Document G), he mentioned that 'Transfer of officers/workers is a normal practice within our organization'. He agrees with this principle but it can only be done if there is enough staff. Paragraph 2 of the memo concerns him. He wrote the memorandum at the request of the Ag. General Manager. He also produced a memorandum dated 18 October 2016 (Document H), wherein he discussed moving the IOOs. He proposed same at the request of the Ag. General Manager. Mr Ramdhun, who lives in Plaines Wilhems, was proposed for posting at Souvenir. He discussed but there was no agreement. Despite no consensus among the staff, a decision needs to be taken nevertheless and there has to be some sort of compromise. The transfers were not done because of shortage of staff.

Mr Kong Thoo Lin also stated that he has a grievance against the Respondent currently pending before the CCM. The Ag. General Manager wanted him to take leave and was pressing and even harassed him; he had to report a case to the Police. He has nothing against the Authority but only against one person, the Ag. General Manager. His objective is to serve the planters, who are the clients. He agreed that there is need to ensure capacity building among Officers and that they are exposed to the various sites and methods of work.

Mr Arun Achumbit, Administrative Assistant at the Irrigation Authority, was called to depose on behalf of the Respondent. Referring to the Scheme of Service for IOO, he confirmed that duty (i) provides for an IOO to plan and manage the operations at various irrigation schemes. The mission of the Respondent is to provide quality service to the planters' community in an effective and efficient way. The object of the Authority is to implement and manage irrigation projects in every area and to do all other acts incidental thereto as per section 4 of the Irrigation Authority Act. A Minister can declare an area to be an irrigation area

and the Authority shall prepare projects for irrigation of land in every irrigation area. He confirmed that the Respondent's Statement of Reply is correct. In the present matter, the Authority received complaints from some planters in relation to Mr Beejan and he produced a letter dated 18 July 2017 (Document J) addressed to the General Manger from a group of planters of Block 2 and Block 3. He also produced a printout from the portal of the Irrigation Authority, which sets out its aims, objectives and incentives to the planters' community (Document K). The Disputant's transfer was made purely on administrative convenience. Mr Ramdhun who lives in Plaines Wilhems is working at Stage 1 and has not made any complaint. IOOs benefit from duty-free and mileage in order to go and come back from their sites. Mr Beejan avails of mileage and there is no problem with his claims. Mr Beejan's trade union activities have no bearing on his transfer which was only an administrative procedure. Mr Beejan receives time-off and all the facilities he requires for trade union activities. Mr Beejan has not complained on same.

Mr Achumbit also produced an extract of the PRB Report 2016 pertaining to paragraph 18.2.69 (iii) (Document L). Mr Beejan is third in terms of seniority among the IOOs. He produced a document showing a table setting out the various differences between the sites (Document M). There are differences in terms of extent, complexity, number of planters between the various schemes. As per his letter of appointment, there is no legal obligation for Mr Beejan to remain in one place throughout his employment. As per the Scheme of Service, an IOO needs to work on different irrigation schemes. Not all IOOs have been transferred during their work and they are working in Districts other to where they are residing. Different projects have different irrigation systems and crops also differ. To become Head of the Department, an IOO has to get the necessary experience of the various schemes to enable him to manage. There have been no complaints regarding the memorandums dated 8 December 2016 and 18 October 2016 produced by Mr Kong Thoo Lin. No amendment has been made to these documents. There has been no complaint from Mr Kong Thoo Lin or Mr Beejan regarding transfer policy according to records. Mr Kong can make recommendations regarding transfer of Officers but it is the Authority which decides.

Mr Achumbit also confirmed that the Respondent has a separate case with Mr Kong Thoo Lin at the CCM in relation to the payment of an increment. He is not aware of any Police enquiry in relation to a complaint made by Kong Thoo Lin. Mr Hauzaree was the Ag. General Manager and it is now Mrs Nowbuth who is Officer-in-Charge since January 2018. He confirmed that the memorandum dated 28 August 2017 (produced as Document F) is similar to the original document. Document F is a confidential document for the Respondent. He cannot say how Mr Beejan obtained this document. Following an exchange of correspondence with Disputant's Attorney-at-Law, there was a letter dated 14 September 2017 from Mrs Dulthummon sent to the Attorney-at-Law (produced as Document N). The transfer was only for

administrative convenience and no disciplinary action was taken further to the exchange of correspondences. All the five IOOs have been transferred.

Mr Achumbit replied to questions put by the Disputant. He notably stated that by administrative convenience, he referred to the mission of the Respondent to provide quality service to the planters' community in an effective and efficient way; an IOO should be able to cater for the different needs and requirements of planters; there are different regions over the island and different climatic conditions which gives rise to different needs from planters. An IOO need to be acquainted with different types of irrigation to cater for different planters. In relation to transfer, the representative referred to the duty of 'plan, organize and manage irrigation operations for irrigation schemes' in Mr Beejan's letter of appointment. An IOO needs to cater for all the irrigation schemes.

Mr Achumbit also replied that regarding a letter sent to Disputant by himself dated 15 August 2017 there was a complaint, Mr Beejan was asked for explanations and no other action was taken. No explanation was received from Mr Beejan. The signatory planters were not disclosed to Mr Beejan and the letter was not anonymous. Regarding complaints, they are dealt by the General Manager when received at Head Office and by the Divisional Irrigation Officer when received at Stage 1. The complaints regarding Disputant were not referred to Mr Dabeeah or Mr Kong Thoo Lin as they were made against the Disputant. He is aware of the meeting of 25 August 2017 but does not know the contents discussed and was not present. It depends on the Ag. General Manager if a meeting is convened to deal with planters' problems. There is no written policy of transfer and the Respondent is governed by the PRB and the Human Resource Manual. He agreed that the Disputant's Union and other Unions did write letters complaining of the wrong doings of the Ag. General Manager during the last three years. It has not been communicated for how long Mr Beejan has been transferred for.

THE MERITS OF THE DISPUTE

The Disputant in the present matter is asking the Tribunal to inquire into whether he should be reverted to his previous posting at Plaine des Papayes substation following his transfer to Port Louis to look after projects found at St Felix, Bel Ombre, Plaisance, Belle Mare and Trou D'Eau Douce or otherwise.

The Disputant works as an IOO at the Irrigation Authority having joined the organisation on 10 May 2005. He was posted at Plaine des Papayes for 12 years being entrusted with the responsibilities of two irrigation projects, namely Block 2 and Block 3. It should be noted that the Respondent is a body corporate established pursuant to the *Irrigation Authority Act* (*Act 39 of 1978*) (the "*Act*").

Following complaints received from a group of planters in Block 2 and Block 3, the Disputant was requested to submit his explanations via a memorandum dated 15 August 2017 from the Respondent. The Disputant did not submit any explanations but instead, through his Attorney-at-Law, requested the Respondent to submit the names of the complaining planters.

The Disputant thereafter received a memorandum dated 29 August 2017 from the Respondent's Ag. Head of Administration *inter alia* informing him that 'it has been decided to transfer you in Small Scale Irrigation Projects with immediate effect'. The Disputant is since posted at the Head Quarters in Port Louis looking after irrigation projects in Belle Mare, Trou D'Eau Douce, Plaisance, St Felix and Bel Ombre.

The Disputant, as per the Terms of Reference of the present dispute, is seeking to be reverted to his previous posting at Plaine des Papayes substation. In support of his case, the Disputant has over the course of the hearing put forward certain reasons as to why he should be reverted to his previous posting within the Irrigation Authority.

The main contention of the Disputant is that there is no mobility clause in his Scheme of Service nor in his letter of appointment. He has also stated that there is no collective agreement on the issue of transfer and that no transfer policy exists at the Irrigation Authority. The Disputant also mentioned having been recruited and posted to work in the North at Block 2 and Block 3, being the only person residing in the North when recruited.

A perusal of the Scheme of Service for the post of IOO notably reveals that the IOO is tasked with the duty of 'To plan, organize and manage irrigation operations for irrigation schemes'. It should be noted that the same duty is also reproduced at paragraph 3 (i) of the Disputant's letter of appointment dated 4 May 2005.

It must also be considered that the Respondent has the statutory object of implementing and managing irrigation projects. Same may be gleaned from section 4 of the Act:

4. Objects of Authority

The objects of the Authority shall be to—

(b) implement and manage irrigation projects in every irrigation area and do all other acts incidental thereto; and

It should be noted that the *Act*, in conferring the mandate of doing 'all other acts incidental thereto', has bestowed wide powers on the Respondent in the furtherance of its objective of implementing and managing irrigation projects. It therefore cannot be excluded that the Respondent has the power to transfer its employees, in particular its IOOs, from one irrigation project to another in undertaking this particular statutory object.

It cannot also be excluded that an IOO, having the duty of planning, organising and managing irrigation operations for irrigation schemes, will be posted at a particular irrigation scheme/project in the execution of the object of the Irrigation Authority. In view of the number of irrigation schemes managed by the Respondent, one cannot expect an IOO to be posted to all the schemes at once nor would it be practical to do so. In this optic, it should be noted that the irrigation schemes/projects are divided among the IOOs working at the Authority.

Although the Disputant has denied that he may be transferred, it must be noted from his letter of appointment that it is not stated that he would be posted or be working at any particular region, site, project or scheme. The letter of appointment has however set out the duties attached to the post of Irrigation Operation & Maintenance Officer, which has now been restyled as IOO by the PRB Report 2008. If it were to be the case that the Disputant was recruited by the Respondent to work exclusively at Block 2 and Block 3, his letter of appointment should have at the very least stated so.

It cannot also be overlooked that the Disputant's own witness, namely the Head of Operation and Maintenance Mr Kong Thoo Lin, has recognised that according to their duties in the Scheme of Service, IOOs may be transferred. However, he has also emphasized that transfers can be effected when there are enough Officers. It must also be noted that the

Disputant is not the only IOO who has been transferred. In this vein, the following should be noted from what has been stated by Mr Kong Thoo Lin in a memorandum dated 8 December 2016:

1. Transfer of officers/workers is a normal practice within our organization. The main objective of any transfer is to allow the officers/workers to get acquainted with different sites.

Although there is no express mobility clause in the Disputant's Scheme of Service or in his letter of appointment, the Tribunal cannot be satisfied that the Disputant, being an IOO, cannot be transferred from one irrigation scheme/project to another in light of his Scheme of Service and the Respondent's statutory objects or that he was recruited by the Respondent to work at only one particular irrigation scheme.

The Disputant has also laid emphasis on a meeting held on 25 August 2017 which his two witnesses, Messrs Dabeeah and Kong Thoo Lin, apparently informed him of. In fact, both witnesses called by the Disputant stated that a meeting was held on 25 August 2017 at 2 pm at the Head Quarters in Port Louis whereby four planters present complained about the Disputant; and after the meeting, the Ag. General Manager instructed Mr Kong Thoo Lin to transfer the Disputant with immediate effect.

Moreover, a memorandum dated 28 August 2017, which refers to the meeting, was produced by Mr Kong Thoo Lin. This has notably stated:

Following complaints against IOO Beejan by planters at a meeting held on 25/08/17 at HQ in the presence of Chairman, Ag GM, Ag HOA, Mr Bhoojawon, DIOO (D), HOM and 4 planters, it was decided to transfer IOO Beejan in small scale irrigation projects with immediate effect.

With the support of this memorandum from Mr Kong Thoo Lin, the Tribunal has noted that the Disputant has endeavored to uncover the reason for which he believes he was transferred. Although, it has not been disputed that the Ag. General Manager instructed Mr Kong Thoo Lin to transfer Mr Beejan with immediate effect after the meeting, it has not been sufficiently established that this was due to the complaints of the four planters present at the meeting. The more so, there are no notes of meeting to demonstrate same.

If it were to be the case that it is due to the planters' complaints that Mr Beejan was transferred, the Tribunal would need to be in presence of evidence from the Ag. General Manager himself on this issue. It should be noted that neither Mr Dabeeah nor Mr Kong Thoo Lin have stated that it is due to the planters' complaints that the Ag. General Manager gave instructions to transfer the Disputant with immediate effect. Thus, it cannot be safely concluded nor inferred that owing to the complaints made during the aforesaid meeting that the Disputant was transferred from Plaine des Papayes substation.

The Disputant has also stated that he was not given any reasons for the transfer relying on the memorandum dated 29 August 2017, wherein it was notably stated that 'it has been decided to transfer you in Small Scale Irrigation Projects with immediate effect'. The Disputant has also stated he became aware that his transfer was made for the purposes of administrative convenience from the Respondent's Statement of Reply submitted before the Tribunal.

The Tribunal has however noted during the hearing of the present matter that the Respondent did write to the Disputant's Attorney-at-Law on 14 September 2017 informing of the reason of the Disputant's transfer. The relevant aspect of this letter reads as follows:

b. The transfer was never a calculated one as a transfer is an administrative procedure which may happen at any time during the employment of your client at the IA. Moreso, the Scheme of Service of Irrigation Operation Officer at the IA is clear to the effect that an Irrigation Operation Officer shall be under the directive of the Responsible Officer and he shall comply with the exigencies of service.

Although the Disputant has contended that he has not received this letter, it has been clearly addressed to his Attorney-at-law. It would thus be unreasonable to impute any blame on the Respondent due to the Disputant having failed to liaise with his Attorney-at-Law regarding correspondences received from the former. The more so that the aforesaid letter is in reply to a mise en demeure which the Disputant acknowledged was sent on his behalf.

It should also be noted that the Respondent has also put forward 'with a view to provide a better service to the community of planters' in its Statement of Reply as a reason why the Disputant was transferred. This is moreover consistent with the mission of the Respondent,

which is to provide quality service to the planters' community in an efficient and effective way. Furthermore, the Disputant himself has stated that this is not in issue and is already being respected. The mission of the Respondent has also been recognised by Mr Kong Thoo Lin, who stated that his objective is to serve the planters.

The Disputant has also complained that with his new posting, it is impossible to effect after-hour site visits as is required under his Scheme of Service. This has also been confirmed by Mr Kong Thoo Lin in his evidence. The Tribunal has, on this issue, noted that the Disputant works in a team and that it is possible to involve other members of his team to effect same. The Tribunal has also noted that the need to effect after-hour site visits has not arisen as per the Disputant's own evidence. Furthermore, as per the evidence of Mr Kong Thoo Lin in cross-examination as well as that of the Respondent's representative, not all IOOs are posted to irrigation schemes within the District where they reside.

The Disputant has also referred to his trade union activities and, in particular, stated being victimised by the former Ag. General Manager. The Tribunal has however noted that the Disputant has not contested that he receives time-off and that his transfer had no bearing on his trade union activities. Despite the sayings of the Disputant on victimisation, the Tribunal cannot be satisfied of same in the absence of any actual or material evidence. Although the Disputant is President of the Irrigation Authority Employees Union, his mere sayings cannot suffice. The more so, the Respondent has maintained that Mr Beejan's trade union activities have no bearing on his transfer.

The Disputant has also complained that management has not provided him with safety and health information, instruction and training prior to his transfer contrary to provisions of the *Occupational, Safety and Health Act*. It must be noted that this is a matter which the Tribunal cannot be involved with as it relates to the jurisdiction of the Industrial Court. In any event, the Disputant may seek remedies available to him under the aforementioned enactment itself for any redress. Furthermore, the Disputant has complained of the lack of a Worker's Handbook at the Authority. The Tribunal however notes that same is within the Terms of Reference of the Committee of Inquiry set up to look at issues at the Irrigation Authority.

The Tribunal has also noted that despite the fact that the Head of Operation and Maintenance Mr Kong Thoo Lin does not agree with the Disputant's transfer to small scale

irrigation projects, the power of the employer to organise its business cannot be overlooked. In this vein, the following may be noted from what the Supreme Court stated in *Dyers and Finishers Ltd. v Permanent Arbitration Tribunal & Ors.* [2010 SCJ 176]:

It is settled law in France, from which country we inspire ourselves in matters of labour law, and in Mauritius, that the employer is at liberty to organise his enterprise in the best interests of that enterprise. But he must also comply with the law of the country with respect to the rights of the employees.

Moreover, it should be noted that Mr Kong Thoo Lin has not disputed that the responsibility of administration rests with the General Manager. He agreed that he can recommend but that it is for management and the Board to decide. Indeed, the *Act* has placed the responsibility for the control and management of the Authority's day-to-day business as well as the administrative control of staff on the General Manager. Same may be gleaned from the following sections:

8. General Manager

- (2) The General Manager shall—
 - (a) attend every meeting of the Board;
 - (b) be responsible for the execution of the policy of the Board and for the control and management of the Authority's day-to-day business.

10. Appointment of staff

- (1) The Board may employ, on such terms and conditions as it may determine, such staff as may be necessary for the proper discharge of its functions under this Act.
- (2) All staff of the Authority shall be under the administrative control of the General Manager.

The aforementioned provisions of the Act make it clear that there is no obligation on the General Manager to follow the recommendations of the Head of Operation and

Maintenance. The *Act* has expressly placed the responsibility for the running of the organisation and the administrative control of its staff upon the shoulders of the General Manager.

It should also be noted that the Respondent has emphasized that IOOs should be acquainted with different irrigation projects and systems. Same has not been disputed by the Disputant's two witnesses. Mr Kong Thoo Lin, in particular, recognised that there is a need to ensure capacity building among Officers and that they are exposed to the various sites and methods of work. Moreover, the Disputant has himself stated that there is no other type of irrigation system he has not been exposed to at the Irrigation Authority.

In the circumstances, having considered the grounds which the Disputant is relying upon in seeking to revert to Plaine des Papayes substation and, in particular, the statutory powers conferred upon the General Manager of the Irrigation Authority, the Tribunal cannot find that the Disputant should be reverted back to his previous posting following his transfer to Port Louis to look after projects found at St Felix, Bel Ombre, Plaisance, Belle Mare and Trou D'Eau Douce.

The dispute is therefore set aside.

- SD Shameer Janhangeer (Vice-President)
- SD Vijay Kumar Mohit (Member)
- SD Karen K. Veerapen (Mrs) (Member)
- SD Ghianeswar Gokhool (Member)

Date: 17th May 2018

General Notice No. 829 of 2018

EMPLOYMENT RELATIONS TRIBUNAL

AWARD

ERT/RN 18/18

Before

Indiren Sivaramen

Vice-President

Vijay Kumar Mohit

Member

Abdool Feroze Acharauz

Member

Yves Christian Fanchette

Member

In the matter of:-

Mr Soobeeraj Porowtee (Disputant)

And

National Transport Corporation (Respondent)

The present matter has been referred to the Tribunal by the Commission for Conciliation and Mediation under Section 69(7) of the Employment Relations Act (hereinafter referred to as "the Act"). The Disputant was assisted by a negotiator whereas the Respondent was assisted by counsel. The terms of reference of the points in dispute read as follows:

- 1. "Whether the National Transport Corporation (NTC) should pay me the mileage allowance in lieu of travel grant for period June, August, September and October 2016 and January to June 2017."
- 2. "Whether the National Transport Corporation should pay me responsibility allowance for shouldering additional responsibilities namely, for being responsible for NTC payroll."

The Tribunal proceeded to hear the parties and the Disputant deponed to the effect that he had sent his claims for payment several times and queried why he was not being paid but to no avail. He averred that he has always informed his superior about his official displacements. He stated that he is the "only qualified IT personnel" at the Respondent where there are five depots and that there are servers and IT systems installed at the depots. Even the ticketing machine which bus conductors use fall under his responsibility and when there are problems, he has to attend. He averred that he has always fulfilled his responsibility and informed his superiors about his whereabouts. He maintained that if he does not attend to the depots, there may be a situation where buses will not be able to operate because of the non-availability of the ticketing machine.

Disputant stated that it is the Respondent's Finance Department which pays his mileage allowance and that he has never given instructions to pay himself mileage allowance. He stated that in 2012 there was no full-fledged Human Resource Manager or Financial Controller and that the then General Manager appointed him to shoulder the responsibility of payroll. He stated that he was eligible to 80% overtime over his basic salary and that whenever he needed to work for the "management of payroll" he was paid overtime. Respondent recruited a Human Resource Manager in October 2015 and a Financial Controller in December 2015. Despite his request to stop shouldering the responsibility for payroll, he was requested to continue with the payroll. An 'Officer in Charge' was then appointed at the Respondent and Disputant requested in vain for an allowance for the extra responsibility in relation to payroll. He averred that he is still shouldering the responsibility for payroll. He explained the specificities in relation to payroll at the Respondent.

Disputant confirmed that input of information like leaves are done by the HR department and data are input by the Finance department. Disputant states that he verifies the amount which the payroll generates and compares the amount with amounts generated for previous months. He checks the rosters and if manual adjustments are required these are then computed. Disputant then referred to what he termed as "negative pay" where he would decide what has to be done. Disputant avers that he verifies and checks items like passage benefits, end of year bonus and so on and then he has to sign before payment is made by the Finance Department. He added that what he has to do is different from "system errors" which falls within his responsibility.

In cross-examination, Disputant agreed that up to April 2015, he had opted for a travel grant and that as from April 2015 he sought approval to get a mileage allowance instead of a travel grant. As from May 2015, the Respondent started paying him mileage allowance and he earned his mileage allowance every month. He stated that the "commuted allowance" is a fixed allowance and that mileage allowance is paid for attending duty and for official travelling if one performs at least once in a month official

travelling. Disputant stated that in his case he has to be ever ready to attend any problem since one cannot say when a computer will have a problem.

Disputant then suggested that in fact he had not been paid the mileage claimed for the month of May 2016 and that instead he had been paid a travel grant of Rs 4085 for the month of May. He now suggested that he had been paid fully for the month of June. He then averred that it is only after the Statement of Case of Respondent that he indeed went to see what had been paid exactly. When confronted with a document, Disputant stated that the document is indeed his payslip for the month of August 2016 but that the payment was in relation to his mileage claim for the month of July 2016. Disputant then stated that in August 2016 he received instructions that the date for mileage claims has changed and mileage allowance will henceforth be paid in the payroll (as opposed to payment by cheque previously).

Disputant suggested that he is eligible for overtime and that all his overtime were approved by the General Manager or Management. He stated that he was not aware if Mr Pursun would have informed him in September 2016 that he has to obtain management's prior approval before performing any official travelling. He however averred that even before that date, he was obtaining approval. He was aware of the notice issued by the Financial Controller in January 2016 on the need for prior approval before engaging on any official trip. He averred that in October 2016 he was paid a travel grant of Rs 4085. When shown a document purporting to be his payslip, he then averred he was paid travel grant for the months of May and August 2016, i.e Rs 4085 x 2. He stated that though he opted for mileage allowance, he was paid travel grant. Then, he stated that on his payslip for October 2016, he was paid a commuted allowance of Rs 3165 for the month of October itself and Rs 8170 representing travel grants for two months, that is, May and August 2016.

Disputant agreed that he received only his commuted allowance and no mileage allowance for the period January to June 2017. He did not agree however that this was because he failed to obtain prior approval before his displacements. He agreed that for the payroll all data are input by two Senior Computer Operators, one Clerical Officer and one Data Input Clerk. Disputant maintained that he then does the 'processing' whilst 'Finance' transfers the wages to the employees' respective bank accounts. He explained what he meant by 'processing' referring to processing of overtime, PAYE and even verifying attendance of workers. He does not agree that he controls the data prepared by the officers mentioned above. His job stops at control of throughput but he avers that in this case he has to verify that wages are processed correctly. He did not agree that he was merely implementing the work of the clerks and operators and is not eligible for overtime.

In re-examination, Disputant referred to duties which would pertain to other officers. He stated that in the National Audit report, it is clearly mentioned that the responsibility of payroll should be segregated from him to the concerned department.

Mr Pursun, the Human Resource Manager of Respondent, then deponed and he stated that up to April 2015, Disputant was being paid a travel grant. Then he applied for mileage allowance and approval was as per eligibility as per the Pay Research Bureau report. Mr Pursun stated that the Disputant has to carry out official travelling to be paid mileage and in that case he would be paid even for attending duty. On other days when he does not do official travelling, only the commuted allowance would be applicable.

Mr Pursun stated that Disputant has been paid Rs 12967 plus commuted allowance of Rs 3165 for the month of May 2016. He stated that the pay period at the Respondent is from 19th of a month to the 18th of the next month whilst for mileage it was paid from 1st to 31st of the month. Mileage thus, at that time, did not appear on the payslip and was paid separately by cheque. In June 2016, Disputant was paid Rs 9672 as mileage and a commuted allowance of Rs 3165 in his payslip. Mr Pursun produced a document purporting to show mileage allowance payments made to Disputant by cheque (Doc B). He stated that Disputant was just computing mileage for approval at the end of the month. All mileage claims where there was no indication where Disputant was going have been "held". He stated that from January 2016 up to September 2016 there have been several communiqués where officers have been informed that mileage will be monitored and that prior approval is required before any official travelling. Mr Pursun stated that there has always been failure on the part of Disputant to comply with the above.

Mr Pursun then stated that the General Manager does not have the power to delegate to anybody higher duties at that level. This is within the province of the Board of Directors. He stated that the officers in the IT department put all the data and compute all the salaries. Disputant, as head of the IT department, has a password and he merely implements the process when all tasks have been completed for the month. He also referred to noticing huge sums which were being claimed for overtime whenever there was an increase in the CPI. He at the same referred to the maintenance contract fee which was being paid yearly to the supplier of the software. He stated that he has now put some order and that since 2016, there is no overtime for this item of salary adjustments. He also produced a copy of a letter dated 10 October 2017 from Disputant whereby the latter expressed his very deep concern to note major restructuring in the management of payroll by HR (Doc C).

In cross-examination, Mr Pursun stated that it is the HR department which controls the claims for mileage allowance and the Finance department makes the payment subject

to the approval of the HR department. He conceded however that in the past there was no control mechanism in place before the claim went to the Finance department.

The Tribunal has examined all the evidence on record including the submissions of Counsel and statement made by the negotiator. The Disputant has deponed before us but the Tribunal has not been impressed by his testimony at all. When it was put to him that he was informed that he had to obtain prior approval before making any official displacement, Disputant initially stated that he was not aware of same. Later when confronted with Doc A which was a notice dated 19 January 2016 addressed among others to the "Head IT Supp. Serv." and which related to claims for mileage allowance and which specifically provided that "Prior approval should be sought from Line Managers before engaging on any official trips", Disputant conceded that he was aware of the said notice. Disputant in cross-examination answered in a very vague manner that he was already getting approval from his superior without mentioning whether it was prior approval before he engaged on an official trip (underlining is ours). paragraph 7 of the Statement of Case of Disputant we have the following: "Whereas on 19 December 2016, Plaintiff requested the new Management Team for the payment of the Mileage Allowance. Plaintiff also informed the Defendant that he has been attending to urgent issues which requires official travelling. No reply was received from the Defendant."

Disputant, who alleged that he was responsible for payroll, came up with a fairly detailed Statement of Case with particulars of the months for which he was paid and not paid mileage allowance and he even submitted in a tabular form at paragraph 15, details of amounts claimed, amounts paid and amounts allegedly due for the period from June 2016 to June 2017. Before the Tribunal however, Disputant sought to come back on averments he had made in relation to payments he had received and he stated, for instance, that he has not been paid the amount he claimed for the month of May 2016. He went further and stated the following before us "... after what I have read in the Respondent's Statement of Case, I have updated the claim ...". At paragraph 4 of his Statement of Case, Disputant had averred that "... Plaintiff was paid the mileage allowance for the Month of May 2016." This was accepted by Respondent at paragraph 2 of Respondent's Statement of Case since Respondent in turn averred that there was no longer any issue in relation to the said paragraph 4 as the mileage allowance for May 2016 had been paid. However there is more to it, and copies of the payslips of Disputant for the months of June and August 2016 annexed to Respondent's Statement of Case do not tally at all with the figures put forward by Disputant in his Statement of Case and more particularly at paragraph 15 of the said Statement of Case. Also, the Tribunal has not been impressed by Disputant's explanation in relation to the figure of Rs 8170 put to him as appearing in his payslip for October 2016 and which Disputant stated referred to "travel grant" of Rs 4085 for months of May and August 2016.

The Disputant has the burden of proof in cases like the present one and clearly the Disputant has failed lamentably to prove any of the figures allegedly claimed by him as mileage allowance for the relevant months. There is absolutely no supporting document at all for the figures Disputant has put in his Statement of Case. As per the terms of reference, he is even claiming mileage allowance for June 2016 whereas now he is stating that he has in fact been fully paid for June 2016. The Tribunal finds that the Disputant has failed to show that Respondent should have paid him mileage allowance as claimed in the Statement of Case or as he tried to 'update' unilaterally in evidence before us for the period June, August, September and October 2016 and January to June 2017. There is also no sufficient evidence before us to suggest that Disputant performed official travelling during that period which had been duly authorized as required by Respondent.

The Tribunal also observes that no evidence was adduced as to whether Disputant did sign the option form pertaining to the PRB Report 2016 and the Tribunal can thus only assume that this was the case based on the Statements of Case before us. The Tribunal will thus refer to Recommendation 26 at paragraph 18.2.69 of the PRB report 2016 (extract annexed to the Statement of Case of Respondent) which provides as follows:

Recommendation 26

18.2.69 We also recommend that:

(i) ...

(iii) officers eligible for a travel grant and performing official travelling should be paid either a monthly travel grant of Rs 7250 or, subject to the approval of the Supervising Officer, a monthly commuted allowance of Rs 3165 together with mileage for attending duty and for official travelling at the rate of Rs 6.50 per km, whichever is higher. The latter provision would be applicable only in case the officer performs official travelling during the month; (underlining is ours).

From the above, it appears that if there is no official travelling during the month, the monthly travel grant of Rs 7250 should be paid to the relevant qualified officer. It is not envisaged in any case that only commuted allowance may be paid during a month save and except in the case contemplated by Recommendation 26 (paragraph 18.2.96 (i)) of the same report where the beneficiary was, for example, on approved leave with pay during the whole calendar month.

For all the reasons given above, the dispute under limb 1 is otherwise set aside.

As regards the dispute under limb 2, the Disputant is relying on the recommendation at paragraph 18.7.7 of the Pay Research Bureau (PRB) Report 2016 (as laid down at paragraph 20 of the Disputant's Statement of Case) which reads as follows:

18.7.7 We recommend that senior officers not eligible for the payment of overtime or extra duty allowance or any other form of compensation for additional hours of work put in for the completion of an assignment/report by set time-frame as per mandatory/administrative requirements and, who have to work unusually long hours over an extended period of a minimum of three months and put in exceptional effort on a sustained basis for the timely production of planned output, within the normal scope of their schedule of duties, may, on the recommendation of the Responsible Officer, be granted a monthly allowance of up to a maximum of two thirds of a month's salary based on the duration of the work and the extent and quality of the contributions.

Though there is again no direct evidence to that effect, we will assume that Disputant agreed to the terms of the relevant PRB Report and signed the relevant option form. It is clear that the above recommendation cannot be of much help to the Disputant. Indeed, there is no evidence before us that Disputant's involvement in relation to the payroll required him "to work unusually long hours over an extended period of a minimum of three months and [to] put in exceptional effort on a sustained basis for the timely production of planned output, within the normal scope of [his] schedule of duties". Also, Disputant agreed that the payroll is prepared by two Senior Computer Operators, one Clerical Officer and one Data Input Clerk who all work under his responsibility. The Tribunal also understands from Annex 1 to the Statement of Case of Respondent that the Disputant (the "only qualified IT personnel" at Respondent) was responsible among others for the control of data throughput and to design, maintain and develop software programs. Good governance certainly requires less use of manual intervention and discretion (to minimize the risk of mistakes, abuse and corruption) and more reliance on appropriate IT systems which can also deliver relevant reports (Disputant has stated that the system in place has all the reports and that he can generate new reports as requested) which can assist in verifications and to minimize mistakes in the payroll.

The Tribunal is not satisfied at all that Disputant was shouldering such additional responsibilities which would warrant payment of a responsibility allowance as claimed by Disputant in his Statement of Case (and more particularly at its paragraph 20) and before us.

For all the reasons given above, the Tribunal finds that the Disputant has failed to show that the Respondent should pay him a responsibility allowance in relation to the payroll. The dispute under limb 2 is thus also set aside.

SD Indiren Sivaramen

Vice-President

SD Vijay Kumar Mohit Member

SD Abdool Feroze Acharauz

Member

SD Yves Christian Fanchette

Member

11 May 2018

General Notice No. 830 of 2018

NATIONAL TRANSPORT AUTHORITY

Notice is hereby given that the following applications have been received by the Authority and the Authority will shortly hear the said applications.

APPLICATION FOR PUBLIC 'A' CARRIER'S LICENCE

<u>S.N</u>	REF NO	NAME OF APPLICANT	VEHICLE NUMBER & MAXIMUM GROSS WEIGHT	BASE OF OPERATION	GOODS TO BE CARRIED
281	NTA/PUB/A/LC/18612	BEEKHARRY Maheswar	NYP 40000Kg GV	Baboulall Lane, Moka	General Goods
282	NTA/PUB/A/LC/18613	OPTIMIZE Transport and Hiring LTD	NYP 40000Kg GV	Baboulall Lane, Moka	General Goods
283	NTA/PUB/A/LC/18614	ARMOOGUM Hanssen	2635JU01 6300Kg GV	Fareed Muttur Street, Roches Brunes, Rose Hill	General Goods
284	NTA/PUB/A/LC/18615	CAUSSY Dharvish	NYP 26000Kg GV	Arya Mandir Road, Goodlands	General Goods
285	NTA/PUB/A/LC/18616	MOHOBOOB Muhamud Muzafar Ally	NYP 5000Kg GV	Auckbarally Lane, Church Road, Notre Dame	General Goods
286	NTA/PUB/A/LC/18617	JACQUES Marie Anabelle (Born Nadal)	1917ZX06 3625Kg GV	Dispensary Road, Bramsthan, Flacq	General Goods + Waste
287	NTA/PUB/A/LC/18618	ENS EXPRESS LTD	3109DZ13 32000Kg GV	Bundhoo Lane, Phoenix	General Goods

<u>s.n</u>	REF NO	NAME OF APPLICANT	VEHICLE NUMBER & MAXIMUM GROSS WEIGHT	BASE OF OPERATION	GOODS TO BE CARRIED
288	NTA/PUB/A/LC/18619	TORUL Kanhaiya	997ZC90 5740Kg GV	Gros Billot, New Grove	General Goods
289	NTA/PUB/A/LC/18620	JESSOO Vishnu	CB1306 16260Kg GV	Rivalland Road, Creve Coeur	General Goods
290	NTA/PUB/A/LC/18621	RAGOO Patrice Robin	1441ZB86 16260Kg GV	Avenue Iqbal, Route Bassin, Quatre Bornes	General Goods
291	NTA/PUB/A/LC/18622	Ajex Earthwork Ltd	NYP 25000Kg GV	Royal Road, Laventure	General Goods
292	NTA/PUB/A/LC/18623	Ajex Earthwork Ltd	NYP 25000Kg GV	Royal Road, Laventure	General Goods
293	NTA/PUB/A/LC/18624	KOODORUTH Mohammad Farhan Rashid	NYP 4000Kg GV	Teeluck Lane, Castel	General Goods
294	NTA/PUB/A/LC/18625	Parcel Force Haulage Ltd	NYP 30000Kg GV	Professor Hassan Raffa Road, Phoenix	Containers
295	NTA/PUB/A/LC/18626	Parcel Force Haulage Ltd	NYP 30000Kg GV	Professor Hassan Raffa Road, Phoenix	Containers

<u>S.N</u>	REF NO	NAME OF APPLICANT	VEHICLE NUMBER & MAXIMUM GROSS WEIGHT	BASE OF OPERATION	GOODS TO BE CARRIED
296	NTA/PUB/A/LC/18627	Parcel Force Haulage Ltd	NYP 30000Kg GV	Professor Hassan Raffa Road, Phoenix	General Goods
297	NTA/PUB/A/LC/18628	BOODHUN Madhvi (Born Maunick)	3853ZW06 26000Kg GV	Morcellement SIT, Rose Belle	General Goods
298	NTA/PUB/A/LC/18629	ANDRE Louis Dèsiré	2634ZL96 4040Kg GV	Morcellement Goolamally, Le Hochet, Terre Rouge	General Goods

Applications for Public Service Vehicle (Taxi) License to operate from Pointe aux Piments

S.N Name

1. Aumraj LOLLDHARRY

Applications for Public Service Vehicle (Taxi) License to operate from Mlle Laure, Terre Rouge

S.N Name

1. Avinash BHOOBAN

APPLICATION FOR TRANSFER OF PUBLIC SERVICE VEHICLE (TAXI) LICENCE

<u>S.N</u>	REF NO		NAME OF APPLICANT	VEHICLE NUMBER	BASE OF OPERATION
58	27475/C	From:	Geeandev NUNDBEEHARY	Taxi Car 241ZY09	St Julien Village
		То:	Asraff Ali BADOORALLY		
59	25428/C	From:	Herault PIERRE LOUIS	Taxi Car 5336DC05	Royal Palm Hotel
		To:	Hervé PIERRE LOUIS	30000000	
60	14990/C	From:	Heirs Seereemancapalsy MURRAKHUN represented by	Taxi Car 1 653ZZ11	The Residence Hotel
			Mrs. Suranjanee MURRAKHUN and 4 heirs		
		To:	Mantresh MURRAKHUN		
61	43086/C	From:	(Late) Leckrazsingh Raye RAMDANEE	Taxi Car 931ZT04	Palma, Quatre Bornes
		То:	Heirs Leckrazsingh Raye RAMDANEE to be represented by Mrs. Asha RAMDANEE		
62	37811/C	From:	Marday SEVATHIAN	Taxi Car 3664ZU06	N.H.D.C. Camp le Vieux,
		To:	Jevin SEVATHIAN	200122000	Rose Hill

APPLICATION FOR PUBLIC SERVICE VEHICLE (CONTRACT CAR) LICENCE

<u>S.N</u>	REF NO	NAME OF APPLICANT	<u>VEHICLE</u> <u>NUMBER</u>	BASE OF OPERATION
14	CCAR/SP/17/504-507	Expressway Tours Ltd	NYP 4 Cars	3, Cross Street, Port Louis
15	CCAR/SP/17/533-535	Winwin Car Rental Ltd	NYP 3 Cars	L'Escalier Branch Road, Plaine Magnien

Any person legally entitled to do so may set out his objection/s or other representation/s together with his name and address and must give the reasons thereof in writing so that these may reach the *Secretary to the Board, National Transport Authority, MSI Building, Royal Road, Cassis, Port Louis* not later than on the *seventh day* of publication of this notice, in the Government Gazette. Any objection that reaches the Secretary to the Board after the prescribed time limit will not be entertained.

MSI Building Les Cassis Port Louis 15 May 2018

NATIONAL TRANSPORT AUTHORITY

Application for taxi licence

Notice is hereby given that the Authority proposes to grant taxi licences to operate from Shanti Nagar, Belle Mare.

2. CRITERIA

2062

Applicants must satisfy the following criteria:

- (a) they must be residents of the locality in respect of which they are applying and must produce documentary evidence to that effect;
- (b) they must be holder of a valid driving licence for taxi;
- (c) they must have a clean criminal record for the last three years;
- (d) they must be the full-time driver in case their applications are successful;
- (e) they must provide a full-time service to the inhabitants of their locality in case their applications have been approved; and
- (f) they must not have been the holder of a taxi licence which had either lapsed or been revoked or transferred to a third party.
- 3. Applicants who have applied in response to press communiqué dated 16 August 2014 for the locality of **Shanti Nagar, Belle Mare** should not submit fresh applications. Their applications, together with the newly made applications, shall be considered by the Authority.

4. MODE OF APPLICATION

- (a) Application forms may be collected at the Licensing Section of the Authority, MSI Building, Cassis between 09h00 and 15h00 on any working day as from 21 May 2018.
- (b) Application forms duly filled in, together with an application fee of Rs. 300, shall be deposited at the Licensing Section on 25 May 2018 by 15h00 at latest.
- (c) Applicants must produce the original as well as a copy of the following:
 - (i) Birth Certificate;
 - (ii) National Identity Card; and
 - (iii) Driving Licence.
 - (iv) Utility Bill (CEB or CWA)
 - (v) One passport sized photograph

Note: Applications received after the closing date shall not be considered.

5. WARNING

Any applicant who knowingly makes a false statement in his application shall commit an offence under section 160 of the Road Traffic Act and shall, on conviction, be liable to a fine not exceeding 10,000 rupees and to imprisonment for a term not exceeding 12 months.

MSI Building Les Cassis Port Louis 15 May 2018 General Notice No. 832 of 2018

TRADEMARK NOTICES

Data Identification Codes

The data identification codes appearing in the tables below are WIPO standards and are known as \underline{I} nternationally recognised \underline{N} umbers for the \underline{I} dentification of \underline{D} ata (INID) Codes.

NID Codes For Marks

Code	Interpretation	Code	Interpretation	Code	Interpretation
(310)	Application Number	(151)	Registration Date	(111)	Registration Number
(320)	Filing Date	(511)	Nice Classification	(730)	Applicant's Name & Address
(330)	Priority Data	(540)	Description of the Mark	(740)	Representative's Name & Address

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 (Regulation 38)

Notice is hereby given that the following marks have been accepted under Section 38 of the Patents, Industrial Design &Trademarks Act 2002:-

(310) (730) (740) (511) (540)	26894/2018 (320) 28/03/2018 LACTALIS NUTRITION SANTE Parc d'Activités de Torcé, Secteur Est-35370, TORCE – FRANCE Mary Anne Philips, Attorney at Law Etude Philips International Ltd, Suite 310, St James Court, St Denis Street, Port-Louis (5) DELICAL & LOGO in colors	(310) (730) (730) (511) (540)	MU/M/2018/26885 (320) 27/03/2018 ISWARYA FINANCE (MAURITIUS) LTD 18 St Anne Road, D&S Building, Stanley, Rose Hill, Republic of Mauritius 16 and 41 Kensington Business School Kensington Business School Business School
(310)	MU/M/2018/26888 (320) 27/03/2018	(310)	MU/M/2018/26899 (320) 29/03/2018
(730) (730)	LES INDES AUSTRALES LTD Trianon 2, Sodnac, Quatre-Bornes,	(730) (730)	BEE WORKS LTD La Filature, Black River,
(,50)	Republic of Mauritius	(,00)	Republic of Mauritius
(511)	25	(511)	5, 30 and 41
(540)	TRYTON - INDIAN OCEAN (and logo)	(540)	LES RUCHERS SENNEVILLE & LOGO
	TRYTON	,	LES MUCHERS SENTO

(310) MU/M/2018/26900 (320) 29/03/2018 (730) BEE WORKS LTD (730) La Filature, Black River, Republic of Mauritius (511) 5, 30 and 41 (540) BEEFREE & LOGO Beefree	(310) MU/M/2018/26923 (320) 03/04/2018 (730) PEEROO DULHAN MEHENDI LTD (730) Morc. La Vallée, Le Cornu, Port Louis, Republic of Mauritius (511) 3 and 35 (540) Peeroo Dulhan Mehendi (and logo) (310) MU/M/2018/27013 (320) 18/04/2018 (730) Groupe Roland Maurel Limited (730) Motorway M1, Pailles, Republic of Mauritius (740) R C Payen, Trademark Agent IBL LTD, 10 Dr Ferrière Street, Port-Louis (511) 37 (540) The Valley St Louis Downtown Port Louis
(310) 25762/2017 (320) 13/09/2017 (730) SOCIETE ALIMENTAIRE DU SUD Rue du Metal, Zone Industrielle Charguia 2, Ariana, Tunisia (740) Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes (511) (30) (540) Binto (Figurative)	(310) 25763/2017 (320) 13/09/2017 (730) SOCIETE ALIMENTAIRE DU SUD Rue du Metal, Zone Industrielle Charguia 2, Ariana, Tunisia (740) Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes (511) (30) (540) DCROC (Figurative)-1

13/09/2017

(320)

PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 — continued

(310)

(310)	25764/2017	(320)	13/09/2017
(730)	SOCIETE ALIM	ENTAIRE DU	J SUD
	Rue du Metal, Zo Ariana, Tunisia	ne Industrielle	e Charguia 2,
(740)	Kashish Internation	onal Limited (IP Agent)
(16, Autruches Av	enue, Quatre Ì	Bornes
(511)	(30)		
(540)	DCROC (Figura	tive)-2	
	D CROS		



(730)SOCIETE ALIMENTAIRE DU SUD Rue du Metal, Zone Industrielle Charguia 2, Ariana, Tunisia (740)Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes (511)(30)



25765/2017



13/09/2017 (310)25766/2017 (320)(730)SOCIETE ALIMENTAIRE DU SUD Rue du Metal, Zone Industrielle Charguia 2, Ariana, Tunisia Kashish International Limited (IP Agent) (740)

16, Autruches Avenue, Quatre Bornes

(30)(511)

(540)DCROC (Figurative)-4



13/09/2017 (310)25771/2017 (320)

SOCIETE ALIMENTAIRE DU SUD (730)Rue du Metal, Zone Industrielle Charguia 2, Ariana, Tunisia

(740)Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes

(511)(30)

(540)



25772/2017 (320)13/09/2017 (310)

SOCIETE ALIMENTAIRE DU SUD (730)Rue du Metal, Zone Industrielle Charguia 2, Ariana, Tunisia

(740)Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes

(511)(30)

(540)



(310)25773/2017 (320)13/09/2017

SOCIETE ALIMENTAIRE DU SUD (730)Rue du Metal, Zone Industrielle Charguia 2, Ariana, Tunisia

Kashish International Limited (IP Agent) (740)16, Autruches Avenue, Quatre Bornes

(511) (30)

(540)SMILE (Figurative)-4



(310) 25770/2017 (320) 13/09/2017 (730) SOCIETE ALIMENTAIRE DU SUD Rue du Metal, Zone Industrielle Charguia 2, Ariana. Tunisia.

(740) Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes

(511) (30)

(540) SMILE (Figurative)-3



(310) 26754/2018 **(320)** 28/02/2018

(730) THE PROFESSIONAL SPA LTD 156 Gujadhur Street, Curepipe, Republic of Mauritius

(511) (3 and 44)

(540) SPA VILLAGE (and logo)



(310) 27125/2018 **(320)** 07/05/2018

(730) National Co-operative College (NCC)
Bois Marchand Road, Terre Rouge,
Republic of Mauritius

(511) (41)

(540) National Co-operative College (NCC) Logo



(310) 25994/2017 **(320)** 17/10/2017

(730) BONDSFOREVER INC 2205, RINGWOOD AVE, SAN JOSE, CA 95131, U.S.A.

(740) Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes

(511) (29 and 30)

(540) SHASTHA FOODS

(310) 25995/2017 **(320)** 17/10/2017

(730) BONDSFOREVER INC 2205, RINGWOOD AVE, SAN JOSE, CA 95131, U.S.A.

(740) Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes

(511) (29 and 30)

(540) SHASTHA FOODS Logo



(310) 26194/2017 **(320)** 21/11/2017

(730) Yiwu Jinmin Electric Appliance Co., Ltd Floor 2, Building 6, Two District, YianHouzhai Street, Yiwu, Zhejiang, China

(740) Dave Boolauky, Attorney at Law Suite 620, 6th Floor, St James Court, St Denis Street, Port Louis

(511) (9 and 11)

(540) Qualitec (Stylized)



(310) (730) (740) (511) (540)	26244/2017 (320) 28/11/2017 Asian Paints Ltd 6A, Shantinagar, Santacruz (East), Mumbai - 400 055, India Kashish International Limited, IP Agent 16, Autruches Avenue, Quatre-Bornes (2 and 35) Asian Paints and Logo asianpaints	(310) (730) (740) (511) (540)	26326/2017 (320) 11/12/2017 Guangzhou Hotworld Technology Development Co., Ltd. Room D34, No.25 Baogang Road, Haizhu District, Guangzhou, China Kashish International Limited 16, Autruches Avenue, Quatre Bornes (41) CityBet+Device CityBet
(310) (730) (740) (511) (540)	26338/2017 (320) 13/12/2017 ZTE Corporation ZTE Plaza, Keji Road South, Hi-Tech Industrial Park, Nanshan District, Shenzhen, Peoples Republic of China Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes (42) ZTE (Figurative)	(310) (730) (740) (511) (540)	26343/2017 (320) 13/12/2017 Yeo Hiap Seng Limited 3 Senoko Way, Singapore 758057, Singapore Kashish International Limited, (IP agent) 16, Autruches Avenue, QuatreBornes (29, 30 and 32) Yeo's (and logo)
(310) (730) (740) (511) (540)	26446/2017 (320) 29/12/2017 BIONORICA SE Kerschensteinerstraße 11-15, 92318 Neumarkt, Germany Kashish International Limited, IP Agent 16, Autruches Avenue, Quatre Bornes (5) Q-TUSS	(310) (730) (740) (511) (540)	26457/2018 (320) 08/01/2018 AKQUASUN HOLIDAYS (INDIA) PRIVATE LIMITED Options Primo, Unit No 501/502, 5th Floor, Vijay Nagar Flyover Bridge, Cross Road No 21, MIDC, Andheri – East, Mumbai- 400093, India Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes (39) AKQUA SUN-Creating the moment (label) creating the moment

(310) (730)	26458/2018 (320) 08/01/2018 AKQUASUN HOLIDAYS (INDIA) PRIVATE LIMITED Options Primo, Unit No 501/502, 5th Floor, Vijay Nagar Flyover Bridge, Cross Road No 21, MIDC, Andheri – East, Mumbai- 400093,	(310) (730)	26555/2018 (320) 26/01/2018 GUANGDONG LIANSU TECHNOLOGY INDUSTRIAL CO., LTD. LIANSU INDUSTRIAL ESTATE, LONGJIANG TOWN, SHUNDE ZONE, FOSHAN CITY, GUANGDONG, Peoples
(740) (511) (540)	India Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes (35 and 41) AKQUA SUN-Creating the moment (label) creating the moment	(740) (511) (540)	China Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre-Bornes (6, 11, 17 and 19) L & S (Stylized)
(310) (730) (740) (511) (540)	26558/2018 (320) 26/01/2018 Emma S.p.A. Via Quintino Sella 3, 20121 Milano MI, Italy Kashish International Limited (IP agent) 16, Autruches Avenue, Quatre-Bornes (35 and 36) YM logo	(310) (730) (740) (511) (540)	26621/2018 (320) 06/02/2018 ALPAYA DOGAL VE KOZMETIK ÜRÜNLERI SANAYI VE TICARET ANONIM SIRKETI SANAYI MAH, 1655 SOK, AKBATI REZIDANS, YESIL C BLOK, D:201 ESENYURT, ISTANBUL, Turkey Eversheds (Mauritius) Ltd Suite 310, 3rd Floor, Barkly Wharf, Le Caudan Waterfront, Port-Louis (3 and 5) BIO BALANCE logo
(310) (730) (740) (511) (540)	26622/2018 (320) 06/02/2018 ALPAYA DOGAL VE KOZMETIK ÜRÜNLERI SANAYI VE TICARET ANONIM SIRKETI SANAYI MAH, 1655 SOK, AKBATI REZIDANS, YESIL C BLOK, D :201 ESENYURT, ISTANBUL, Turkey Eversheds (Mauritius) Ltd Suite 310, 3rd Floor, Barkly Wharf, Le Caudan Waterfront, Port-Louis (3 and 5) FORSCAR	(310) (730) (740) (511) (540)	26688/2018 (320) 19/02/2018 Eversheds Sutherland (International) LLP 1 Wood Street, London EC2V 7WS+ United Kingdom Eversheds Sutherland (US) LLP 999 Peachtree Street, Suite 2300, Atlanta, Georgia, USA 30309U.S.A. Eversheds (Mauritius) Ltd Suite 310, 3rd Floor, Barkly Wharf, Le Caudan Waterfront, Port Louis (45)
			EVERSHEDS SUTHERLAND

(310) (730) (740) (511) (540)	26728/2018 (320) 23/02/2018 Altona Cosmetics Technology Sanayi ve Ticaret Anonim Şirketi Karamehmet Mah., Avrupa Serbest Bölges, 13. Sokak, No.8, Ergene, Tekirdağ, Turkey DAVE BOOLAUKY, Attorney at Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis (3) NOTE Logo in Black and White	(310) (330) (730) (740) (511) (540)	26759/2018 (320) 01/03/2018 26230917 05/09/2017 CN MHG IP HOLDING (SINGAPORE) PTE. LTD 2 ALEXANDRA ROAD, #05-02 DELTA HOUSE, 159919, SINGAPORE Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre-Bornes (43) M COLLECTION
(310) (730) (730) (740) (511) (540)	MU/M/2017/25933 (320) 05/10/2017 INTERNATIONAL FOODSTUFFS CO LLC P.O Box 4115 Sharjah, U.Arab Emirates Gérard H. De Froberville, Attorney-at-Law ENSafrica (Mauritius), 19, Church Street, Port-Louis 30 Pasta Xpress & Logo	(310) (730) (740) (511) (540)	26951/2018 (320) 11/04/2018 COMPAGNIE GENERALE DES ETABLISSEMENTS MICHELIN 12, Cours Sablon, 63000 Clermont-Ferrand, France Me Vashish Bhugoo, Attorney-at-Law 8th Floor, Astor Court, Block B, Georges Guibert Street, Port-Louis (1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 14, 16, 17, 18, 20, 21, 24, 25, 26, 27, 28, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44 and 45) 9th Bibendum Device
(310) (730) (740) (511) (540)	26996/2018 (320) 17/04/2018 Monster Energy Company 1 Monster Way, Corona, California 92879, United States of America DAVE BOOLAUKY, Attorney at Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis (32) RULE YOUR KINGDOM!	(310) (330) (730) (740) (511) (540)	27023/2018 (320) 19/04/2018 4425127 02/02/2018 FR FRENCH BEE ACTIPOLE 85, BELLEVILLE-SUR-VIE, 85170 BELLEVIGNY, France Mary Anne Philips, Attorney-at-Law Etude Philips International Ltd, Room 310, St James Court, St Denis Street, Port-Louis (39) FrenchBee (word & device in colour)

(310) (730) (740) (511) (540)	27037/2018 (320) 23/04/2018 Andreas Stihl AG & Co. KG Badstrasse 115, 71336 Waiblingen, Germany Me Vashish Bhugoo, Attorney-at-Law 8th Floor, Astor Court, Block B, Georges Guibert Street, Port-Louis (7) COLOUR COMBINATION POSITION MARK ORANGE/GREY (and logo)	(310) (730) (740) (511) (540)	27038/2018 (320) 23/04/2018 Andreas Stihl AG & Co. KG Badstrasse 115, 71336 Waiblingen, Germany Me Vashish Bhugoo, Attorney-at-Law 8th Floor, Astor Court, Block B, Georges Guibert Street, Port-Louis (7) Colour combination ORANGE/GREY (and logo)
(310) (330) (730) (740) (511) (540)	27070/2018 (320) 26/04/2018 3020171110042 27/10/2017 DE SWISS KRONO Tec GmbH Friedrichstrasse 94, 10117 Berlin, Germany Pravin Barthia, Trademark Agent ENSafrica (Mauritius), 19, Church Street, Port Louis (19 and 27) KRONOSWISS	(310) (330) (730) (740) (511) (540)	27071/2018 (320) 26/04/2018 3020171110069 27/10/2017 DE SWISS KRONO Tec GmbH Friedrichstrasse 94, 10117 Berlin, Germany Pravin Barthia, Trademark Agent ENSafrica (Mauritius), 19, Church Street, Port Louis (19 and 27) KRONOPOL
(310) (330) (730) (740) (511) (540)	27072/2018 (320) 26/04/2018 3020171110050 27/10/2017 DE SWISS KRONO Tec GmbH Friedrichstrasse 94, 10117 Berlin, Germany Pravin Barthia, Trademark Agent ENSafrica (Mauritius), 19, Church Street, Port Louis (19 and 27) KRONOTEX	(310) (330) (730) (740) (511) (540)	27073/2018 (320) 26/04/2018 3020171110077 27/10/2017 DE SWISS KRONO Tec GmbH Friedrichstrasse 94, 10117 Berlin, Germany Pravin Barthia, Trademark Agent ENSafrica (Mauritius), 19, Church Street, Port Louis (19 and 27) KRONOSTAR
(310) (730) (740) (511) (540)	27093/2018 (320) 27/04/2018 The Absolut Company Atkiebolag 117 97, Stockholm, Sweden André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (33) ABSOLUT VODKA (stylised) (black and white) ABSOLUT VODKA	(310) (730) (511) (540)	27094/2018 (320) 27/04/2018 SHARLIZ INTERNATIONAL LTD Royal Road, Plaine des Papayes, Republic of Mauritius (25 and 35) SHARLIZ (and logo)

(310) (730) (511) (540)	27101/2018 (320) 02/05/2018 Amandine Fromet de Rosnay 91 allée des Poules d'eau, Morcellement Swan, Pereybere, Republic of Mauritius (18 and 24) Dounia (and logo)	(310) (730) (511) (540)	27107/2018 (320) 04/05/2018 Ghoorun Naazreen Bibi Zaahirah Jaffar Lane, 16eme Mille, Forest-Side, Republic of Mauritius (25 and 35) HAYAH - Reflect your beauty (and logo)
(310) (730) (740) (511) (540)	27118/2018 (320) 04/05/2018 BIMBA & LOLA STUDIO, S.L. Parque tecnologico y logistico de Vigo, Nave D13, 36312 VIGO (Pontevedra), Spain André Robert, Senior Attorney No. 8 Georges Guibert Street, Port-Louis (3, 9, 14, 18, 25 and 35) BIMBAY LOLA	(310) (730) (511) (540)	27123/2018 (320) 07/05/2018 STAMATI LIMITED Bhugeloo Building, Royal Road, Terre Rouge, Republic of Mauritius (35) STAMATI (and logo) STAMATI (and logo)
(310) (730) (511) (540)	27124/2018 (320) 07/05/2018 STAMATI LIMITED Bhugeloo Building, Royal Road, Terre Rouge, Republic of Mauritius (14) PATRICK MAVROS and Logo of Elephant PATRICK MAVROS S		

Opposition, if any, to be lodged with the Controller, The Industrial Property Office, Ministry of Foreign Affairs, Regional Integration and International Trade (International Trade Division), 11th Floor, Sterling House, Lislet Geoffroy Street, Port-Louis, Republic of Mauritius by way of notice and within the delay prescribed by law (2 months) in accordance with the Patents, Industrial Designs and Trademarks Act 2002.

Date: 18 May, 2018

Ag. Controller Industrial Property Office

General Notice No. 833 of 2018

CORRECTION OF ERROR

(Section 7, PIDT Act 2002 and Regulation 62, PIDT Regulations 2004)

Notice is hereby given that upon application dated 07 May, 2018 from Mr. R. C. Payen, Trademark Agent of IBL Ltd. Port Louis, Republic of Mauritius, the error appearing in the representation of the mark and the address of the applicant *Guangdong Saiman Investment Co. Ltd* have been corrected as follows:

Trademark	Applicant's Address	Application No. & Date
MINIGO	Room 405B, Zibian Building 2, No. 48 Chenjiaci Avenue, Liwan District, Guangzhou, China	MU/M/2018/26500 of 12 January, 2018

Date: 17 May, 2018

Ag. Controller
Industrial Property Office

General Notice No. 834 of 2018

RECORDAL OF LICENSE AGREEMENT

[Section 48 - PIDT Act 2002 & Regulation 64 A - PIDT (Amendment No. 1) Regulations 2011]

Notice is hereby given that the following Exclusive Licence Agreements in respect of the following mark have been recorded in the Register of licences in Mauritius:

Trademark	Reg. No. &	Licensor	Licensees
	Date		
ARISTON & HOUSE Device 2003	896/2005 of 20/01/2003	M. & B. Marchi e Brevetti s.r.l. of Via San Filippo, 2 60044 Fabriano (Ancona),	(1). Merloni Termosanitari S.p.A. of Fabriano (Ancona) 45, Viale A. Merloni, ITALY
		ITALY	(2). Indesit Company S.p.A. of Fabriano (Ancona) 47, Viale A. Merloni, ITALY

Ag. Controller Industrial Property Office

Date: 17 May 2018

Legal Notices and Advertisements

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Himduth UNNOOP**, of Rotin No. 2, La Source, Quatre Bornes, has applied to the Honourable Attorney-General for leave to change his name **Himduth** into those of **Nouvin Himduth**, so that in the future, he may officially be known under the names and surname of **Nouvin Himduth UNNOOP**.

Objections, if any, should be filed in the Registry of the office of the Attorney-General within a period of 28 days as from the last date of publication of the said notice in the papers.

Under all legal reservations.

Dated at Port Louis, this 02nd day of May 2018.

Yogesh BISSESSUR of 3rd Floor, Astor Court, Georges Guibert St, Port Louis. Attorney for the Petitioner.

(Rec. No. 16/475657)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Mr Guvishwara YENKUTUSAMY, has applied to the Honourable Attorney-General for leave to change his name and surname Guvishwara YENKUTUSAMY into those of Harlvin Guvishwara SYDAMAH, so that in the future, he may officially be known under the names and surname of Harlvin Guvishwara SYDAMAH.

Objections, if any, should be filed in the Registry of the office of the Attorney-General within a period of 28 days as from the last date of publication of the said notice in the papers.

Dated at Port Louis, this 03rd day of May 2018.

C. SEEBALUCK, S.A of Lislet Geoffroy St, Cathedral Square, Port Louis.

Attorney for the Petitioner

(Rec. No. 16/475657)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Mr Vidiana YENKUTUSAMY, has applied to the Honourable Attorney-General for leave to change his name and surname Vidiana YENKUTUSAMY into those of Vishwara SYDAMAH, so that in the future, he may officially be known under the name and surname of Vishwara SYDAMAH.

Objections, if any, should be filed in the Registry of the office of the Attorney-General within a period of 28 days as from the last date of publication of the said notice in the papers.

Dated at Port Louis, this 03rd day of May 2018.

C. SEEBALUCK, S.A of Lislet Geoffroy St, Cathedral Square,
Port Louis.

Attorney for the Petitioner

(Rec. No. 16/475657)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Priyashini YENKUTUSAMY**, has applied to the Honourable Attorney-General for leave to change her surname **YENKUTUSAMY** into that of **SYDAMAH**, so that in the future, she may officially be known under the name and surname of **Priyashini SYDAMAH**.

Objections, if any, should be filed in the Registry of the office of the Attorney-General within a period of 28 days as from the last date of publication of the said notice in the papers.

Dated at Port Louis, this 03rd day of May 2018.

C. SEEBALUCK, S.A of Lislet Geoffroy St, Cathedral Square, Port Louis.

Attorney for the Petitioner

(Rec. No. 16/475657)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Mr Hansraj Ashish APPADOO and Ms. Raziana Begum

KHADAROO has applied to the Honourable Attorney-General for leave to change the names of her minor daughter Aasha Shea Satvika into those of Aaisha Shea Satvika, so that in future she shall bear the names and surname of Aaisha Shea Satvika APPADOO.

Objections, if any should be filed in the Registry of the Office of the Attorney-General within a period of 28 days as from the last date of publication of this notice.

Date: 22 March 2018

Mr Hansraj Ashish APPADOO and Ms Raziana Begum KHADAROO Applicants

(Rec. No. 16/475653)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Mohammad Nagib Khan ACOHEEA and Ms Bibi Sorani DELAWARE have applied to the Honourable Attorney-General for leave to change the names of their minor son Noor Mohammad Farhaan into those of Noor Mohammad Farhaan Khan so that in the future he shall bear the names and surname of Noor Mohammad Farhaan Khan ACOHEEA.

Objections to my application, if any, should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of the present notice.

Dated 10 January 2018.

(Rec. No. 16/475615)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Ms Bibi Sorani
DELAWARE has applied to the Honourable
Attorney-General for leave to change her names
Bibi Sorani into those of Bibi Sorani Khan so
that in the future she shall bear the names and
surname of Bibi Sorani Khan DELAWARE.

Objections to my application, if any, should be filed in the Registry of the office of the Attorney-

General, within a period of 28 days as from the last date of publication of the present notice.

Dated 10 January 2018.

(Rec. No. 16/475614)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Balraj POTHEGADOO** has applied to the Honourable Attorney-General for leave to change his name **Balraj** into those of **Muhammed Ibraheem** so that in the future he shall bear the names and surname of **Muhammed Ibraheem POTHEGADOO**.

Objections to my application, if any, should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of the present notice.

Dated 22 March 2018.

(Rec. No. 16/475608)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that Ms. Savitree JHOOMUCK has applied to the Honourable Attorney-General for leave to change her name Savitree into that of Teshani so that in the future she shall bear the name and surname of Teshani JHOOMUCK.

Objections to my application, if any, should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of the said notice.

Dated: 25 April 2018.

(Rec. No. 16/475624)

Second Publication

CHANGE OF NAME

Notice is hereby given that Ms. Bharati Yajna GHOORAH has applied to the Honourable Attorney-General for leave to change her names Bharati Yajna into that of Yajna so that in the future she shall bear the name and surname of Yajna GHOORAH.

Objections to my application, if any, should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of the said notice.

Date: 12 April 2018.

(Rec. No. 16/475688)

Second Publication

CHANGE OF NAME

Notice is hereby given that Mrs Nagamah Lutcheemee GOOLJAR (born PUDMANABADOO) has applied to the Honourable Attorney-General for leave to change her names and surname Nagamah Lutcheemee PUDMANABADOO into those of Sheila Joyce PUDMAN so that in the future she shall bear the name and surname of Sheila Joyce PUDMAN.

Objections to my application, if any, should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of the said notice.

Date: 2 May 2018

(Rec. No. 16/475737)

Second Publication

CHANGE OF NAME

Notice is hereby given that Mrs Koomaree Kaveeta SANTCHURN (born AUCKEL) c/o Mrs Chumeela CHARITAR of 3A, Dr Edwards St, Curepipe, has applied to the Honourable Attorney-General for leave to change her names Koomaree Kaveeta into those of Kaveeta Koomaree so that in the future she shall bear the names and surname of Kaveeta Koomaree AUCKEL.

Objections, if any, should be filed in the Registry of the Office of the Attorney General within a period of 28 days as from the last date of the publication.

Dated: 4th May 2018

Mrs Koomaree Kaveeta SANTCHURN (born AUCKEL) c/o Mrs Chumeela CHARITAR

Applicant

(Rec. No. 16/475685)

First Publication

CHANGE OF NAME

Notice is hereby given that **Princetle ITTEA** has applied to the Honourable Attorney-General for leave to change his name **Princetle** into that of **Princeley**, so that in the future he shall bear the name and surname of **Princeley ITTEA**.

Objections, if any, should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last publication of this notice.

Dated at Port Louis, this 11th May 2018.

Princetle ITTEA

Applicant

(Rec. No. 16/475768)

First Publication

CHANGE OF NAME

Notice is hereby given that Mrs Ng Fee Moy LIU CHUNG MING (born NG CHONG TSZE) has applied to the Honourable Attorney-General for leave to change her names Ng Fee Moy into those of Sandrine Fee Moy so that in the future she shall bear the names and surname of Sandrine Fee Moy NG CHONG TSZE.

Objections, if any should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of this notice.

Dated: 11 May 2018

Mrs Ng Fee Moy LIU CHUNG MING (born NG CHONG TSZE) Applicant

(Rec. No. 16/475792)

First Publication

CHANGE OF NAME

Notice is hereby given that Mrs Marie Carina Virginie SILVIO (born JULES) has applied to the Honourable Attorney-General for leave to change her names Marie Carina Virginie into those of Marie Virginie Cairina so that in the future she shall bear the names and surname of Marie Virginie Cairina JULES

Objections, if any should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of this notice.

Dated: 15 May 2018

Mrs Marie Carina Virginie SILVIO (born JULES) Applicant

(Rec. No. 16/475794)

First Publication

CHANGE OF NAME

Notice is hereby given that Ms. Viswah Kumaree RAMBURUTH has applied to the Honourable Attorney-General for leave to change her names Viswah Kumaree into those of Vishwakumaree Marshall so that in the future she shall bear the name and surname of Vishwakumaree Marshall RAMBURUTH.

Objections to my application, if any, should be filed in the Registry of the office of the Attorney-General, within a period of 28 days as from the last date of publication of the said notice.

Date: 16 May 2018

(Rec. No. 16/475775)

SALE BY LEVY

Notice is hereby given that on Thursday the 4th day of October, 2018 at 1.30 p.m. shall take place before the Master's Court, Supreme Court situate at Jules Koenig Street, Port Louis, the Sale by Levy of: "Une portion de terrain de la contenance de quatre vingt sept perches (87 p) soit trois mille six cent soixante douze mètres carrés et seize centièmes de mètre carré (3,672.16 m²) située au quartier de la Savanne lieudit Surinam, plus amplement décrite et abornée au titre de propriété ci-après relaté, Pin No. 1609090002 D'un côté, par un chemin mitoyen et commun sur quatre cent treize pieds (413') ou cent trente quatre mètres quinze centimètres (134.15 m), Du second côté par le chemin de Bassin Bleue sur cent quatorze pieds (114') ou trente sept mètres trois centimètres (37.03 m), Du troisième côté par la portion

abandonnée à Mamode Assen Maderbaccus et enfin du quatrième côté par un chemin réserve sur quatre vingt huit pieds (88') ou vingt huit mètres cinquante huit centimètres (28.58 m). Ensemble tout ce qui peut en dépendre et en faire partie sans aucune exception ni réserve. Le tout décrit au titre en date du 12/04/1950 et transcrit au Volume 537/517." The portion of land is a front land, bareland, tarred access, flat topography, rectangular shape. It is presently covered with weeds and shrubs. Approximately 1/3 of the front extent lies in a residential zone while the rear 2/3 is just outside defined settlement boundary.

The whole morefully described in the Memorandum of Charges filed in the above matter.

The sale is prosecuted at the request of SWAN LIFE LTD formerly known as THE ANGLO MAURITIUS ASSURANCE SOCIETY LTD v/s Mrs. Ww. Mungree GREEDHARRY, the widow of Late Mr. Deodath MUNGAROO and Ors.

All parties claiming a right to take inscription of legal mortgage upon the said property are warned that they must do so before the transcription of the judgment of adjudication failing which they shall forfeit such rights.

Under all legal reservations.

Dated at Port Louis, this 15th day of May, 2018.

Thierry Koenig SA ENSafrica (Mauritius) of 19, Church Street, Port Louis. Attorney in charge of the sale

(Rec. No. 16/475809)

SALE BY LEVY

Notice is hereby given that on Thursday the 27th of September 2018 at 1:30 p.m. shall take place before the Master's Bar of the Supreme Court of Mauritius situate at Jules Koenig Street, Port Louis, the Sale by Levy prosecuted at the request of VACOAS POPULAR MULTI-PURPOSE CO-OPERATIVE SOCIETY LTD, represented by its Assistant Accountant, Mr. Mohammad Al-Quraishi Ubaid KOYRATTY, of Morc Coop, Bonne Terre, Vacoas, against (i)

Mr. Jocelyn RAYA, and (ii) Mrs. Marie Isabelle Corinne ANG TING HONE, the lawful wife of Mr. Jocelyn RAYA, both residing at BK D01, Police Quarters, Montreal 2, Coromandel, (iii) Mr. Louis Joseph ANG TING HONE, and (iv) Mrs. Marie Jeannine Margaret GOPAUL, the lawful wife of Mr. Louis Joseph ANG TING HONE, both residing at BK C5, Mamode Hossen Ellam Street, Sainte Croix, of the following immovable property:

Une portion de terrain non bâtie et inoccupée de la contenance de deux cent cinquante et dixhuit centièmes de mètres carrés (250.18m²) située dans le district de Pamplemousses au lieudit «Maison Blanche» étant la portion No. 80 du plan de morcellement de la portion de terrain dont elle est distraite et bornée d'après une description avec plan figuratif y joint, dressé par Monsieur Eric DOGER DE SPEVILLE, arpenteur juré, le neuf avril deux mil deux (09/04/2002), enregistré au Reg. LS 45 numéro 759, comme suit :

Du premier côté, partie par le lot distrait (lot devant être acquis par M. et Mme. Jocelyn RAYA) et partie par la largeur d'un chemin de trois mètres et cinq centimètres (3.05m) sur une longueur totale de vingi mètres cinq centimètres (20.05m).

Du deuxième côté, par le lot 79 du morcellement général, sur douze mètres et cinquante-trois centimètres (12.53m).

Du troisième côté, par le lot No. 91 du morcellement général, sur vingt mètres et cinq centimètres (20.05m).

Et du quatrième côté, par le lot No. 81 du morcellement général, sur douze mètres et trentesix centimètres (12.36m).

Observation est ici faite que la sortie de ce lot se fera au moyen du dit chemin de trois mètres et cinq centimètres (3.05m) de large, tout en longeant le lot No. 79 du morcellement général, pour aboutir à un chemin de cinq mètres (5.00m) de large.

Ensemble tout ce qui peut en dépendre et en faire partie sans aucune exception ni réserve.

The whole morefully explained in an authentic deed duly registered and transcribed in Vol. 5043/49.

The above described property is wasteland.

All parties claiming a right to take inscription of legal mortgage upon the said property are warned that they must exercise their right before the transcription of the judgment of adjudication, failing which they shall forfeit such right.

Under all legal reservations.

Dated at Port Louis, this 14/05/2018.

G. KISSOON of 3rd Floor, Les Jamalacs Building, Vieux Conseil Street (opp. Port Louis Theatre), Port Louis.

Attorney in charge of the sale

(Rec. No. 16/475803)

SALE BY LEVY

Notice is hereby given that on Thursday the 12th of July 2018 at 1:30 p.m. shall take place before the Master's Bar of the Supreme Court of Mauritius situate at Jules Koenig Street, Port Louis, the Sale by Levy prosecuted at the request of VACOAS POPULAR MULTI-PURPOSE CO-OPERATIVE SOCIETY LTD, represented by its Assistant Accountant, Mr. Mohammad Al-Quraishi Ubaid KOYRATTY, of Morc Coop, Bonne Terre, Vacoas, against (i) Mr. Dheerendra Sharma POKHUN, and (ii) Mrs. Marie Dina Claudia DARDENNE, the lawful wife of Mr. Dheerendra Sharma POKHUN, both residing at Route Hanuman, Riche Mare, Centre de Flacq, of the following immovable property:

Une portion de terrain située au quartier de Flacq lieudit Camp Ithicr, étant le lot Numéro 18 du plan du lotissement, de la contenance de trois cent quatre-vingt-neuf mètres carrés (389m²) et bornée d'après un rapport d'arpentage, avec plan figuratif y joint dressé par Monsieur Ng Tong NG WAH, arpenteur juré, en date du vingt neuf juin deux mil six (29/06/2006), enregistré au Reg. LS 57 No. 6629, comme suit :

De la première côté, par une réserve de deux mètres (2.00m) de large longeant «Trou d'Eau Douce Road B-26» sur treize mètres (13.00m).

Du deuxième côté, par le Lot 19 sur vingtneuf mètres et quatre-vingt-douze centimètres (29m92cms). Du troisième côté, par une réserve d'un mètre et cinquante centimètres (1.50m) de large longeant un chemin commun de six mètres (6.00m) de large sur treize mètres (13.00m).

Et du quatrième et dernier côté, par le Lot 17 sur vingt-neuf mètres et quatre-vingt-dix-huit centimètres (29.98m).

La mesure employée est le mètre.

Ensemble tout ce qui peut en dépendre et en faire partie sans aucune exception ni réserve.

The whole morefully explained in an authentic deed duly registered and transcribed on 23/03/2007 in Vol. TV 6494/12.

There exists on the above described property a concrete building with one room in the upper floor.

All parties claiming a right to take inscription of legal mortgage upon the said property are warned that they must exercise their right before the transcription of the judgment of adjudication, failing which they shall forfeit such right.

Under all legal reservations.

Dated at Port Louis, this 14/05/2018.

G. KISSOON

of 3rd Floor, Les Jamalacs Building, Vieux Conseil Street (opp. Port Louis Theatre), Port Louis. Attorney in charge of the sale

(Rec. No. 16/475803)

SALE BY LEVY

Notice is hereby given that on Thursday the 28th of June 2018 at 1:30 p.m. shall take place before the Master's Bar of the Supreme Court of Mauritius situate at Jules Koenig Street, Port Louis, the Sale by Levy prosecuted at the request of VACOAS POPULAR MULTI-PURPOSE CO-OPERATIVE SOCIETY LTD, represented by its Assistant Accountant, Mr. Mohammad Al-Quraishi Ubaid KOYRATTY, of Morc Coop, Bonne Terre, Vacoas, against (i) Mr. Aveersen GOBIN, and (ii) Mrs. Karuna Devi GOKOOL, the lawful wife of Mr. Aveersen GOBIN, both residing at Royal Road, Grand Gaube, of the following immovable property:

Une portion de terrain de la contenance de mille cent soixante-dix mètres carrés (1,170m²) étant le lot numéro 2, située au quartier de la Rivière du Rempart, lieudit Grand Gaube, est bornée d'après un rapport d'arpentage, dressé par Monsieur Louis Maurice DUMAZEL, arpenteur juré, en date du dix sept octobre mil neuf cent quatre vingt neuf (17/10/1989), enregistré au registre LS 26 Numéro 6820, comme suit :

Du premier côté, par un chemin commun de trois mètres soixante centimètres (3m60cms) de large, une réserve d'un mètre (1m) de large entre, sur dix-sept mètres quatre-vingt-neuf centimètres (17m89cms).

Du deuxième côté, par le lot 3 sur soixante-cinq mètres cinquante-sept centimètres (65m57cms).

Du troisième côté, partie par le lot 6 et partie par le lot 5 sur dix-sept mètres quatre-vingt-neuf centimètres (17m89cms).

Du quatrième et dernier côté, par le lot 1 sur soixante-cinq mètres cinquante-trois centimètres (65m53cms).

Ensemble tout ce qui peut en dépendre et en faire partie sans aucune exception ni réserve.

The whole morefully explained in an authentic deed duly registered and transcribed in Vol TV 5342/30.

The above-described property is wasteland.

All parties claiming a right to take inscription of legal mortgage upon the said property are warned that they must exercise their right before the transcription of the judgment of adjudication, failing which they shall forfeit such right.

Under all legal reservations.

Dated at Port Louis, this 14/05/2018.

G. KISSOON of 3rd Floor, Les Jamalacs Building, Vieux Conseil Street (opp. Port Louis Theatre), Port Louis.

Attorney in charge of the sale

(Rec. No. 16/475803)

SALE BY LICITATION

Take notice that on the 14th day of May 2018 has been filed in the Master's Office of the Supreme

Court, situate at Supreme Court Buildings, Jules Koenig Street, Port Louis, the Memorandum of Charges, Clauses, Conditions, pursuant and according to which shall take place before the Master's Bar the Sale by Licitation prosecuted at the request of Marie Myriam Ghoon-Chew LIEFFROY (born TANYAN) & Ors against Marie Rifline ARISTIDE of Une maison en ciment sous tôle de quatre chambres, une cuisine et un drainage se trouvant sur une portion de terrain de la contenance de deux perches et demie environ sise au quartier de Port Louis lieu dit Vallée des Prêtres, 35 Sir Robert Scott Avenue distraite du terrain de la Couronne La Cure – laquelle portion de terrain louée du Gouvernement de l'Île Maurice par l'acquéreur aux présentes suivant termes et conditions établis en un acte sous signatures privées dit fait triple ces jours mêmes et dont l'un des originaux sera enregistré et transcrit avant ou en même temps que ces présentes.

The whole morefully described in deed registered in Reg C 291 No 7057.

All parties claiming a right to take inscription of legal mortgage upon the said properties are warned that they must do so before the transcription of the judgment of adjudication, failing which they shall forfeit such right.

Under all legal reservations.

Dated at Port-Louis, this 14th day of May 2018.

Mrs S. Bundhun-Cheetoo of Suite 401 Hennessy Tower, Port Louis. Attorney in Charge of the sale

(Rec. No. 16/475799)

SALE BY LICITATION

Take notice that on the 14th has been filed in the Master's Office of the Supreme Court, situate at Supreme Court Buildings, Jules Koenig Street, Port Louis, the Memorandum of Charges, Clauses, Conditions, pursuant and according to which shall take place before the Master's Bar the Sale by Licitation prosecuted at the request of Marie Veronique Mylene LABONNE and Others against Rachel Kimberly Oceanne D-Mel DENIS and Christ Neomie Rebeccas D-Kate DENIS of: - A portion of land of the extent of 173.73 m²

being lot No. 1 (distracted from a portion of land of the extent of 561.28 m²) situate at Le Hochet (Impasse Eugene), Pamplemousses and bounded as follows:-"Du premier côté par l'Impasse Eugène sur quatre mètres quatre vingt huit centimètres; Du second côté par un chemin de trois mètres cinq centimètres de large commun aux trois lots. sur treize mètres trente six centimètres; ces deux premières limites sont reliées entre elles par une courbe dont le rayon mesure cinq mètres ;Du troisième côté par lot no. 2 sur neuf mètres dix neuf centimètres; Du quatrième côté par Georgy Justin sur dix huit mètres soixante centimètres. Ensemble un bâtiment en bloc de ciment sous tôles v existant et généralement tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve et sans plus ample description. The whole morefully described in deed transcribed in TV 4350/16.

All parties claiming a right to take inscription of legal mortgage upon the said properties are warned that they must do so before the transcription of the judgment of adjudication, failing which they shall forfeit such right.

Under all legal reservations.

Dated at Port-Louis, this 14th day of May 2018.

Mrs S. Bundhun-Cheetoo of Suite 401 Hennessy Tower, Port Louis. Attorney in charge of the sale

(Rec. No. 16/475799)

SALE BY LICITATION

Take notice that on the 14th has been filed in the Master's Office of the Supreme Court, situate at Supreme Court Buildings, Jules Koenig Street, Port Louis, the Memorandum of Charges, Clauses, Conditions, pursuant and according to which shall take place before the Master's Bar the Sale by Licitation prosecuted at the request of BIBI TASLEEM FAZLEE JHINGUT against SHAH MOHAMMAD ASSAD SAMALLY of:

- Une portion de terrain vague située au district des Plaines Wilhems, lieudit cinq arpents, formant partie d'un lotissement connu sous le nom de "Les Plaines de L'Hermitage".

La portion de terrain étant le lot no 477 d'une superficie totale de mille cinquante huit mètres carrés (1058.00 m²) formée de la réunion de deux portions de terre contiguës, la première de six cent quatre vingt douze mètres carrés (692.00 m²) et la seconde étant les réserves de la Rivière Hermitage d'une contenance de trois cent soixante six mètres carrés (366.00 m²) d'après le plan général du lotissement est borné d'après un rapport d'arpentage avec plan figurative y joint dressé par Monsieur Ravin Tupsy Arpenteur Juré le neuf juin de l'an deux mille neuf et clos le trente juin de l'an deux mille neuf enregistré au Reg LS 68 No 794 comme suit:-

Du premier côté par une réserve d'un mètre et cinquante centimètres (1.50 m) de large longeant un chemin de six mètres (6.00 m) de large sur laquelle réserve la présente portion aura un droit de passage pour accédé au susdit chemin sur vingt trois mètres et dix huit centimètres (23.18 m);

Du deuxième côté par un droit de passage d'un mètre et cinquante centimètres (1.50 m) de large sur cinquante trois mètres et quarante neuf centimètres (53.49 m);

Du troisième côté par les sinuosités de la Rivière Hermitage;

Et du quatrième côté par le lot No. 478 sur quarante six mètres et trente trois centimètres (46.33 m).

Ensemble tout ce qui peut en dépendre ou en faire partie sans aucune exception ni réserve".

There stands on the said portion of land a concrete residential building composed of ground floor and first floor.

The whole morefully described in deed transcribed in TV 7452/8.

All parties claiming a right to take inscription of legal mortgage upon the said properties are warned that they must do so before the transcription of the judgment of adjudication, failing which they shall forfeit such right.

Under all legal reservations.

Dated at Port-Louis, this 14th day of May 2018.

Mrs S. Bundhun-Cheetoo of Suite 401 Hennessy Tower, Port Louis. Attorney in charge of the sale NOTICE UNDER SECTION 117(1) OF THE INSOLVENCY ACT 2009

ACRE SERVICES LTD

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of Acre Services Ltd ("the Company").

The commencement date of the liquidation is 29th March 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 01st June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator
Acre Services Ltd (In Liquidation)

c/o BDO

10, Frère Félix de Valois Street

Port Louis

(Rec. No. 16/475799)

APOLLO BRAMWELL NURSING SCHOOL CO LTD

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of Apollo Bramwell Nursing School Co Ltd ("the Company").

The commencement date of the liquidation is 29th March 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 01st June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator
Apollo Bramwell Nursing School Co Ltd

(In Liquidation)

c/o BDO

10, Frère Félix de Valois Street
Port Louis

NOTICE UNDER SECTION 117(1) OF THE INSOLVENCY ACT 2009

ASAJE CO. LTD

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of Asaje Co. Ltd ("the Company").

The commencement date of the liquidation is 29th March 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 01st June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator

Asaje Co. Ltd (In Liquidation)

c/o BDO

10, Frère Félix de Valois Street

Port Louis

BRAMCORP SHILTD

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of BramCorp SH I Ltd ("the Company").

The commencement date of the liquidation is 29th March 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 01st June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator

BramCorp SH I Ltd (In Liquidation)

c/o BDO

10, Frère Félix de Valois Street

Port Louis

NOTICE UNDER SECTION 117(1) OF THE INSOLVENCY ACT 2009

BRAMCORP SHIII LTD

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of BramCorp SH III Ltd ("the Company").

The commencement date of the liquidation is 29th March 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 01st June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator
BramCorp SH III Ltd (In Liquidation)

c/o BDO

10, Frère Félix de Valois Street
Port Louis

(Rec. No. 16/475772)

BRAMER CORPORATION LIMITED

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of Bramer Corporation Limited ("the Company").

The commencement date of the liquidation is 29th March 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 01st June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator
Bramer Corporation Limited (In Liquidation)

c/o BDO

10, Frère Félix de Valois Street
Port Louis

NOTICE UNDER SECTION 117(1) OF THE INSOLVENCY ACT 2009

HOT SPRINGS MANAGEMENT LTD

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of Hot Springs Management Ltd ("the Company").

The commencement date of the liquidation is 29th March 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 01st June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator
Hot Springs Management Ltd (In Liquidation)

c/o BDO

10, Frère Félix de Valois Street
Port Louis

BRAMER BANKING CORPORATION LTD

(In Liquidation)

Notice is hereby given that pursuant to Section 117(1) of the Insolvency Act 2009 and further to a winding up order issued by the Supreme Court of Mauritius, I have been appointed as Liquidator of Bramer Banking Corporation Ltd ("the Company").

The commencement date of the liquidation is 07th May 2018.

All persons/companies having in their possession or under their control any property including all books, documents and information of the above-named Company are required to return forthwith all such properties to the Liquidator.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator and payments shall only be valid if they have been signed by the Liquidator or by his duly appointed representative(s).

All creditors and those, who have any claim from the said Company, are required to send full particulars of their claims by means of a sworn affidavit in the Supreme Court of Mauritius in accordance with the Second Schedule of the Insolvency Act 2009 to the Liquidator together with relevant proofs and supporting documents not later than 15th June 2018.

The present notice should not be construed to be any admission of liability of the Company towards anybody.

For any further information, please contact my representative, Mr Kim Lo Tiap Kong by email at kim.lo@bdo.mu or by telephone on 202 9717.

Dated this 10th May 2018.

Georges Chung Ming Kan,
Registered Insolvency Practitioner

Liquidator
Bramer Banking Corporation Ltd (In Liquidation)

c/o BDO

10, Frère Félix de Valois Street
Port Louis

(Rec. No. 16/475772)

NOTICE UNDER SECTION 137 OF THE INSOLVENCY ACT 2009

Société Residences Kensington (P 018031)

At an Extraordinary General Meeting of the above-named Societe, duly convened and held at Kensington Palms, Sir Guy Forget Avenue, Quatre Bornes on 25th November 2017, the following resolutions were passed and voted unanimously:-

That the Société will appoint a liquidator to proceed with the liquidation of Société Residences Kensington.

Mr Khemraj Rajkumarsingh of 2, River Court, St Denis Street Port Louis be appointed Liquidator of the Société."

Liquidator's Office Holder details: 2, River Court, St Denis Street, Port Louis.

Email: ritesh@russellwit.com

Phone: 2126946 15th May 2018

Secretary
Office address:
c/o of Hemant Kumar Juddoo,
Queen Mary Avenue, Floreal

(Rec. No. 16/475821)

NOTICE UNDER SECTION 137(3)(b) OF THE INSOLVENCY ACT 2009

Actis China Investment Company Investment Limited

(In members voluntary winding up)

Notice is hereby given that, following a shareholders resolution passed on 04th December 2017:

The Company would be wound up voluntarily under Section 137 of the Insolvency Act 2009.

Mr Stephen Robert Konfortion, FCA, Registered Insolvency Practitioner, of Kemp Chatteris, 3rd Floor, Cerné House, La Chaussée, Port Louis, be appointed as liquidator for the purpose of the liquidation of the Company.

The liquidator be and is hereby empowered to distribute to the members, in specie or in kind the whole or remaining assets of the Company.

Date this 06th December 2017.

By order of the Board

(Rec. No. 16/475812)

NOTICE UNDER SECTION 137(3)(b) OF THE INSOLVENCY ACT 2009

Emerging Markets Payments Mena Limited

(In members voluntary winding up)

Notice is hereby given that, following a shareholders resolution passed on 20th October 2017:

The Company would be wound up voluntarily under Section 137 of the Insolvency Act 2009.

Mr Stephen Robert Konfortion, FCA, Registered Insolvency Practitioner, of Kemp Chatteris, 3rd Floor, Cerné House, La Chaussée, Port Louis, be appointed as liquidator for the purpose of the liquidation of the Company.

The liquidator be and is hereby empowered to distribute to the members, in specie or in kind the whole or remaining assets of the Company.

Date this 24th October 2017.

By order of the Board

(Rec. No. 16/475812)

NOTICE UNDER SECTION 137(3)(b) OF THE INSOLVENCY ACT 2009

Notice is hereby given that subsequent to a shareholder's special resolution of **Casana Services Limited** ("the Company") passed on 11 May 2018, the following resolutions were passed:

- That the Company be wound up voluntarily under Section 137(1)(b) of the Insolvency Act 2009;
- That Mr Cunden Rengassamy from DFK-r.c partners, Chartered Certified Accountants ("DFK"), be appointed Liquidator for the purpose of the liquidation of the Company; and
- That the Liquidator be and is hereby empowered to distribute to the member, in specie or in kind, the whole or any part of the assets of the Company.

Date 11 May 2018

Minerva Fiduciary Services (Mauritius) Limited Company Secretary

(Rec. No. 16/475818)

NOTICE UNDER SECTION 137(6) OF THE INSOLVENCY ACT 2009

Actis Hawk Limited

(the "Company")

(In Liquidation)

Notice is hereby given that the company cannot by reason of its liabilities continue its business:

That the Company be wound up by way of creditors' voluntary under Section 137(4) of the Insolvency Act 2009.

That the meetings of the Company and of its creditors be summoned for a date not later than one month of the date of the declaration; and

That Mr Stephen Robert Konfortion, FCA of Kemp Chatteris, 3rd Floor, Cerné House, La Chaussée, Port Louis be appointed as provisional liquidator of the Company and that the latter be authorised to exercise all the functions and powers of a liquidator in a creditors' winding up.

Dated this 28th November 2017.

By order of the Board

(Rec. No. 16/475812)

NOTICE UNDER SECTION 137(6) OF THE INSOLVENCY ACT 2009

Actis LMKR Limited

(the "Company")

(In Liquidation)

Notice is hereby given that the company cannot by reason of its liabilities continue its business:

That the Company be wound up by way of creditors' voluntary under Section 137(4) of the Insolvency Act 2009.

That the meetings of the Company and of its creditors be summoned for a date not later than one month of the date of the declaration; and

That Mr Stephen Robert Konfortion, FCA of Kemp Chatteris, 3rd Floor, Cerné House, La

Chaussée, Port Louis be appointed as provisional liquidator of the Company and that the latter be authorised to exercise all the functions and powers of a liquidator in a creditors' winding up.

Dated this 22nd November 2017.

By order of the Board

(Rec. No. 16/475812)

NOTICE UNDER SECTION 137(6) OF THE INSOLVENCY ACT 2009

Empower Limited (the "Company")

(In Liquidation)

Notice is hereby given that the company cannot by reason of its liabilities continue its business:

That the Company be wound up by way of creditors' voluntary under Section 137(4) of the Insolvency Act 2009.

That the meetings of the Company and of its creditors be summoned for a date not later than one month of the date of the declaration; and

That Mr Stephen Robert Konfortion, FCA of Kemp Chatteris, 3rd Floor, Cerné House, La Chaussée, Port Louis be appointed as provisional liquidator of the Company and that the latter be authorised to exercise all the functions and powers of a liquidator in a creditors' winding up.

Dated this 22nd November 2017.

By order of the Board

(Rec. No. 16/475812)

NOTICE UNDER SECTION 142 OF THE INSOLVENCY ACT 2009

Notice of meeting of creditors of Actis Hawk Limited

Notice is hereby given that pursuant to Section 142 of the Insolvency Act 2009, a meeting of creditors of **Actis Hawk Limited** held on 05th of December 2017 at 11.30 at the office of Actis Management Mauritius Ltd at Les Cascades, Edith Cavell Street, Port Louis.

The purpose of this meeting was to:

1. Take note of the status and affairs of the company.

2. Propose the appointment of Mr Stephen Robert Konfortion, FCA, as liquidator.

To be entitled to vote, creditors had lodged their proof of debts at the office of Actis Management Mauritius Ltd for this meeting.

By order of the Board

(Rec. No. 16475812)

NOTICE UNDER SECTION 142 OF THE INSOLVENCY ACT 2009

Notice of meeting of creditors of Actis LMKR Limited

Notice is hereby given that pursuant to Section 142 of the Insolvency Act 2009, a meeting of creditors of **Actis LMKR Limited** held on 05th of December 2017 at 11.00 at the office of Actis Management Mauritius Ltd at Les Cascades, Edith Cavell Street, Port Louis.

The purpose of this meeting was to:

- 1. Take note of the status and affairs of the company.
- 2. Propose the appointment of Mr Stephen Robert Konfortion, FCA, as liquidator.

To be entitled to vote, creditors had lodged their proof of debts at the office of Actis Management Mauritius Ltd for this meeting.

By order of the Board

(Rec. No. 16475812)

NOTICE UNDER SECTION 142 OF THE INSOLVENCY ACT 2009

Notice of meeting of creditors of Empower Limited

Notice is hereby given that pursuant to Section 142 of the Insolvency Act 2009, a meeting of creditors of **Empower Limited** held on 05th of December 2017 at 13.00 at the office of Actis Management Mauritius Ltd at Les Cascades, Edith Cavell Street, Port Louis.

The purpose of this meeting was to:

- 1. Take note of the status and affairs of the company.
- 2. Propose the appointment of Mr Stephen Robert Konfortion, FCA, as liquidator.

To be entitled to vote, creditors had lodged their proof of debts at the office of Actis Management Mauritius Ltd for this meeting.

By order of the Board

(Rec. No. 16475812)

NOTICE UNDER THE INSOLVENCY ACT CHEF'S PRODUCT LTD

(Administrator Appointed)

Notice is hereby given that I, Mr. Raj. D. Gangoosirdar, having my registered Office at 20, Meldrum Street, Curepipe, have been appointed Administrator Chef's Product Ltd on May 2, 2018.

All persons, companies, corporate bodies having in their possession any property of the company are required to return forthwith all such properties to the Administrator. All debtors of the said company are hereby informed that they should pay all sums due by them to the Administrator only and all payments shall only be valid if they have been signed by the Administrator or by his duly appointed representative(s).

All creditors and those who have any claim from Chef's Product Ltd are required to send in their full name(s), addresses and descriptions, full particulars and proof of their debts or claims to the Administrator. The Administrator reserves the right, if so required, by written notice, requests the creditors to be personally present, to come and prove their debts or claims.

Notice is also given to any person who reckons that the said partnership holds property belonging to him and/or property in which he has rights should submit his claim in ownership and/or right on or before May 16, 2018 at 16.00 hrs latest.

Mr. Raj D. Gangoosirdar

Licensed Insolvency Practitioner

Administrator

Chef's Product Ltd

(Administrator Appointed)

C/o Recovery and Insolvency Practice Ltd

20, Meldrum Street

Curepipe

Tel: 697-3156/Fax: 697-3154 Email: raj.ripl@insolvency.mu NOTICE OF APPOINTMENT

Gourmandises D'Anne Ltée

(In Receivership)

Notice is hereby given that we, Nirmal Heeralall and Dominique Samouilhan, having our registered office at UHY & Co, Duke of York Street, Champ De Mars, Port Louis, have been appointed as Receivers and Managers of Gourmandises D'Anne Ltée (the "Company") on 08 May 2018 at 4 p.m. on the basis of the following floating charges:

Type of Charge	Volume Number
Floating	CH 5084/26
Floating	CH 6228/13
Floating	CH 6367/34
Floating	CH 201709 / 000030

All persons, companies or corporate bodies having in their possession any property, document, books and records which belong to the Company, are requested to deliver them forthwith to the Receivers and Managers.

Notice is hereby given that all sums due to the Company should be payable to the Receivers and Managers and receipts for such payments shall only be valid if they bear the signatures of the Receivers and Managers or their duly appointed representative/s.

Further notice is also given to any party, including former employees of the Company, having any claim against the Company, to submit same in writing, with all relevant supporting documents, to us on or before 21 May 2018 at 4 pm for consideration.

The present notice should not be deemed to be any admission of liability of the Company towards anybody.

All correspondences should be addressed to Messrs Nirmal Heeralall & Dominique Samouilhan, Receivers and Managers, Gourmandises D'Anne Ltée (In Receivership), c/o UHY & Co, Duke of York Street, Champ De Mars, Port Louis.

Nirmal Heeralall (FCCA) & Dominique Samouilhan (FCCA)
Licensed Insolvency Practitioners
Receivers and Managers
Gourmandises D'Anne Ltée (In Receivership)
C/o UHY & Co, Duke of York Street,

Champ De Mars, Port Louis Tel: +230 213 3461/Fax: +230 213 3462

(Rec. No. 16/475790)

IN THE SUPREME COURT OF MAURITIUS (BANKRUPTCY DIVISION)

In the matter of:

The Insolvency Act

and

In the matter of:

BH PROPERTY INVESTMENTS LIMITED (BHP)

Petitioner

v/s

CLEAR OCEAN HOTEL & RESORT LIMITED

Respondent

Notice is hereby given that a Petition for the Winding-Up of the above named Company by the above Court was lodged on the 14th May 2018 to the said Court by BH Property Investments Limited (BHP) presented by Attorney N. Appa Jala S.A of 4th Floor, Sterling House, Lislet Geoffroy Street, Port Louis by electronic filing under the Court (Electronic filing of Documents) Rules 2012.

And that the said Petition is registered as Cause Number SC/COM/PET/00500/2018 and made returnable on 29th May 2018 and any creditor or contributory of the said Company, desirous to support or oppose the making of an Order of the Petition, by making the necessary appearance by electronic filing either through a Solicitor or in person at the Public Service Bureau located at the Commercial Division of the Supreme Court of Mauritius Jules Koenig Street, Port Louis, a copy of the Petition will be furnished to any creditor or contributory of the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same or may be obtained on the electronic filing system.

Under all legal reservations.

Dated at Port Louis, this 15th May 2018.

N. Appa Jala S.A of 4th Floor, Sterling House, Lislet Geoffroy Street, Port Louis *Petitioner's Attorney*

(Rec. No. 16/475802)

IN THE SUPREME COURT OF MAURITIUS (BANKRUPTCY DIVISION)

In the matter of:-

The Insolvency Act

And in the matter of:-SC/COM/PET/00522/2018

Development Bank of Mauritius Ltd, electing its legal domicile at the office of **Me. Preetam Chuttoo,** Attorney-at-Law, situate at 2nd Floor, Astor Court, Block B, Georges Guibert Street, Port Louis (hereinafter referred to as "*The Petitioner*").

V/S

Dreamworld Furniture Co. Ltd

(hereinafter called "the Company")

Notice is hereby given that a Petition for the Winding Up (hereinafter referred to as "The Petition") of the abovenamed Company has been lodged by the Petitioner on 15/05/2018 through the electronic filing system under the Court (Electronic Filing of Documents) Rules 2012.

The said Petition has been allocated Cause Number SC/COM/PET/00522/2018 and the case is returnable on Wednesday the 30th day of May 2018 for the Respondent to give its stand through the Electronic filing system. Any creditor or contributory of the said Company desirous to support or oppose the making of an Order of the Petition may do so by making the necessary appearance by electronic filing either through an Attorney or by attending in person the Public Service Bureau located at the Commercial Division of the Supreme Court, Jules Koenig Street, Port Louis.

A copy of the said petition will be furnished to any creditor or contributory of the said Company requiring same, by the undersigned Attorney-at-Law, or may be obtained on the electronic system.

Under all legal reservations.

Dated at Port Louis, this 15th day of May 2018.

Me. Preetam Chuttoo of 2nd Floor, Astor Court Block B, Georges Guibert Street, Port Louis Attorney for Development Bank of Mauritius Ltd

(Rec. No. 16/475804)

NOTICE OF APPLICATION FOR GROUND WATER LICENCE

Notice is hereby given that We **Bel-Air S.E** Ltd have applied to the Central Water Authority for renewal of groundwater licences to use groundwater from BH No. 956 & 1019 at Bel-Air, Rivière des Anguilles for Agricultural purposes.

Any person wishing to object to the first licence/renewal may do so within 21 days from the publication of this notice by lodging the objection in writing to the Authority stating reasons.

Particulars and plans may be inspected at:-

The Water Resources Unit, 3rd Floor, Royal Commercial Centre, St. Ignace Street, Rose Hill.

Date: 15.05.2018

Bel-Air S.E Ltd *Applicant*

(Rec. No. 16/475776)

NOTICE TO ATTEND SURVEY UNDER THE CADASTRAL SURVEY ACT 2011

Notice is hereby given that, I, Shalendre Ghunowa, the undersigned Land Surveyor shall at the request of Mr. Feroz Bundhoo, Mr. Mohammud Zaheer Bundhoo and Mr. Salim Bundhoo proceed with the survey and fixing of boundary stones of two portions of land of the extents of (i) six perches (6Ps), situate in the district of Flacq, place called Brisée Verdière and belonging jointly to Mr. Feroz Bundhoo and Mr. Mohammud Zaheer Bundhoo by virtue of deeds transcribed in TV 1947/78 and TV 4888/54 and (ii) nine perches (9Ps), situate in the district of Flacq, place called Brisée Verdière and belonging to Mr. Salim Bundhoo by virtue of a deed transcribed in TV 3011/59 and to demarcate the existing common and party road 8 feet wide along the southern boundary of the portion of six perches (6Ps) and along the northern boundary of the portion of nine perches (9Ps).

The said survey will start on Thursday 7th of June 2018 at 9.30 a.m and will continue on the following working days if need be.

The owners of the adjoining properties of the land referred above are hereby called upon to attend

the said survey on the aforesaid date and time and to produce to me or to any other Land Surveyor deputed by me in case of any impediment, their title deeds or any other document which will allow me to establish the boundaries of the abovementioned property.

Under all legal reservations.

Dated at Port Louis, this 14th of May 2018.

Shalendre Ghunowa Sworn Land Surveyor

(Rec. No. 16/475773)

REVOCATION OF BONDED SHOWROOM (S115)

Notice is hereby given that the under mentioned bonded showroom has been revoked by the Director General - MRA as per Section 67 of the Customs Act.

NAME			ADDRESS WAREHOUSED GOODS		
CFAO MOTORS (MAURITIUS) LTD- (Ex- International Motors Company Ltd) - S115	Avenue Roland Maurel, Pailles	New motor vehicles	11/05/2018		

(Rec. No. 16/475808)

REVOCATION OF BONDED SHOWROOM (\$131)

Notice is hereby given that the under mentioned bonded showroom has been revoked by the Director General -MRA as per Section 67 of the Customs Act.

NAME	ADDRESS	WAREHOUSED GOODS	DATE
CFAO MOTORS (MAURITIUS) LTD- (Ex- International Motors Company Ltd) - \$131	Avenue Roland Maurel, Pailles	New motor vehicles	10/05/2018

(Rec. No. 16/475808)

NOTICE UNDER SECTION 42(2) OF THE FOUNDATIONS ACT 2012

Notice is hereby given that C&J van den Barselaar Foundation (the "Foundation"),

having its registered office at C/o BTG Management Services (Mauritius) Limited, 1st Floor, Building B, Nautica Commercial Centre, Royal Road, Black River, Republic of Mauritius, is to be removed from the Register of Foundations under Section 42(1)(c) of the Foundations Act 2012.

The Foundation has met all its objectives, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets.

Any objection to removal under Section 42 of the Foundations Act 2012 shall be delivered to the Registrar of Foundations before not less than 28 days after date of notice.

Date: 16 May 2018

BTG Management Services (Mauritius) Limited Council Member

(Rec. No. 16/475811)

NOTICE UNDER THE COMPANIES ACT **CHANGE OF NAME**

Notice is hereby given that the private company QM PARTS LTD has by a special resolution changed its name into CASA SHA'RA LTEE as evidence by a Certificate issued by the Registrar of Companies on 3rd April 2018.

Dated this 19th May 2018.

Mr. Shadaab Burokur CASA SHA'RA LTEE Director

(Rec. No. 16/475757)

NOTICE UNDER SECTION 24 (c) AND 36 (2) (c) OF THE COMPANIES ACT 2001

Notice is hereby given that J.F.C Precast & Metal Works Ltd has by special resolution on 19th March 2018, changed its name to 'Phenix Precast Ltd' as evidenced by the Certificate of Incorporation on the change given under the hand of the Registrar of Companies dated 05th April 2018.

This 06th day of April 2018.

Mr. George Lamb Director

(Rec. No. 16/475791)

NOTICE UNDER SECTION 36(2)(c) OF **THE COMPANIES ACT 2001**

Notice is hereby given that "Kanthu Nkhama Capital" has, by special resolution passed on 27th April 2018, changed its name to "Kanthu Nkhama Capital Ltd" as evidenced by a certificate issued by the Registrar of Companies on 07th May 2018.

Dated this 10th day of May 2018.

DeltaCap Advisory Ltd Company Secretary

(Rec. No. 16/475812)

NOTICE UNDER SECTION 36(2)(c) OF THE COMPANIES ACT 2001

Notice is hereby given that "Landward Investment Ltd" having by special resolution changed its name, is now incorporated under the name of "Media Filming Equipment Ltd", as evidenced by a Certificate given under the Seal of the office of the Registrar of Companies dated 2nd May 2018.

Date: 16th May 2018

Intercontinental Secretarial Services Ltd Company Secretary

(Rec. No. 16/475807)

NOTICE UNDER SECTION 36 (2) (c) OF THE COMPANIES ACT 2001

Reznick Co Ltd

Notice is hereby given that the above Company has changed its name to "Indys Co Ltd" as evidenced by a Certificate of Incorporation on Change of Name issued by the Registrar of Companies on the 17 April 2018.

Date: 02/05/2018

Rogers Capital Corporate Services Limited Company Secretary

(Rec. No. 16/475797)

NOTICE UNDER SECTION 36(2)(c) OF THE COMPANIES ACT 2001

(the "Act")

Notice is hereby given that the Private Company "TYREVANTAGE LIMITED" has by Special Resolution of the sole shareholder on 13 March 2018, change its name to "VAST SALES AND DISTRIBUTION CO LTD" as witnessed by a certificate delivered under the hand and seal of the Registrar of Companies dated 13th March 2018.

Dated: 15th May 2018

Director

(Rec. No. 16/475781)

NOTICE UNDER SECTION 36(2)(c) OF THE COMPANIES ACT 2001

Notice is hereby given that "CA Marvel Investments" has, by way of a special resolution passed on 03 May 2018 changed its name to "CA Fourmi Investments" as evidenced by a certificate given under the hand and seal of the Registrar of Companies on May 08, 2018.

Dated this 10th day of May 2018.

GFin Corporate Services Ltd Company Secretary

(Rec. No. 16/475759)

NOTICE UNDER SECTION 36(2)(c) OF THE COMPANIES ACT 2001

Notice is hereby given that "ADANSONIA CONSULT LIMITED" has, by special resolution passed on 30th April 2018, changed its name to "ADANSONIA CORPORATE FINANCE LIMITED" as evidenced by a certificate issued by the Registrar of Companies on 03rd May 2018.

Dated this 09th May 2018.

ADANSONIA MANAGEMENT SERVICES LIMITED Company Secretary

(Rec. No. 16/475744)

NOTICE UNDER SECTION 36(2)(c) OF THE COMPANIES ACT 2001

In the matter of:

Arborvitae Ltd

Notice is hereby given that "Notemark Inv. Limited" has, by way of a special resolution passed on 30 March 2018, changed its name to "Arborvitae Ltd" as evidenced by a Certificate

given under the hand and seal of the Registrar of Companies on 07 May 2018.

Dated this 10 day of May 2018.

Company Secretary

(Rec. No. 16/475761)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **Kempes & Associates Ltd**, a Domestic Company and having its registered office at Bois Mangue, Devi Ramphul, Plaine des Papayes has applied on the 4th of May, 2018, to the Registrar of Companies to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

Notice is hereby also given that the Company has ceased to carry business, has discharged in full its liabilities to all known creditors and has distributed its surplus assets in accordance with the Companies Act 2001.

Any objection to the removal of the Company under Section 312 of the Companies Act 2001 is to be made in writing to the Registrar of Companies by not later than 28 days from the date of the notice.

Date: 11th May 2018

Bholah Roodraduth *Director*

(Rec. No. 16/475789)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **GLOBAL NEGOCE SERVICES LTD**, holding Global Business Licence (Category 2) and having its registered office at C/o MA Corporate Ltd, 4th Floor, Hennessy Tower. Pope Hennessy Street, Port Louis, Mauritius, is applying to the Registrar of Companies to be removed from the register of companies under Section 309(1)(d) of the Companies Act 2001 on the grounds that the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed their surplus assets in accordance with their constitution and the Companies Act 2001. The Company has no charges inscribed against it.

That any objections to the removal under Section 312 of the Companies Act 2001 should be delivered to the Registrar of Companies not later than 28 days from date of this notice.

Dated this 11th day of May 2018.

MA Corporate Ltd Registered Agent

(Rec. No. 16/475801)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that **Changhe Fishery** (Mauritius) Ltd., a domestic company and having its registered office at Quay D Road, IKS Building, Mer Rouge, Port Louis is on this 16th day of May 2018 applying to the Registrar of companies to be removed from the Register of Companies under Section 309(1) (d) of the Companies Act 2001.

Notice is hereby also given that the company has ceased to carry on business, has discharged in full its liabilities to all known creditors, and has distributed its surplus assets in accordance with the Companies Act 2001.

Any objection to the removal of the Company under Section 312 of the Companies Act 2001 is to be made in writing to the Registrar of Companies by not later than 28 days from the date of the notice.

Date: 16 May 2018

Director

(Rec. No. 16/475820)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that the Company, **IH Services Mauritius Ltd**, a Global Business Company Category 1, having its registered office at C/o Citco (Mauritius) Limited, 4th Floor, Tower A, I Cybercity, Ebene, Mauritius, is applying to the Registrar of Companies for its removal from the Register under Section 309(1)(d) of the Companies Act 2001.

Notice is hereby also given that the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its Constitution and the Companies Act 2001.

Any objection to the removal of the Company under Section 312 of the Companies Act 2001 should be delivered to the Registrar of Companies not later than 28 days after the date of this notice.

Dated this 16th May 2018.

Company Secretary

(Rec. No. 16/475819)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

Notice is hereby given that the company **ACORN Machine Global Limited**, a Category 1 Global Business Licence Company, having its registered office at 3rd Floor, Ebene Esplanade, 24 Cybercity, Ebene, Mauritius is to be removed from the Registrar of Companies under Section 309 (1) (d) of the Companies Act 2001.

That the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 2001.

That any objection to the removal under Section 313 of the Companies Act 2001 shall be delivered to the Registrar of Companies not later than 28 days after the date of this notice.

Dated this: 08 May 2018

Director

(Rec. No. 16/475816)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that **Mercomex Ltd** (the "Company"), a Company, having its Registered Office at 19th Floor, Newton Tower, Sir William Newton Street, Port Louis, is to be removed from the Register of Companies in accordance with Section 309(1)(d) of the Companies Act 2001.

Notice is hereby that the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its Constitution and the Companies Act 2001.

Any objection to the removal of the Company under Section 312 of the Companies Act 2001

shall be delivered to the Registrar, which shall be not less than 28 days after the date of the notice.

Dated this 15th May 2018.

Director

(Rec. No. 16/475810)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Seadream Holdings Limited

(hereinafter the "Company")

Notice is hereby given:

That the Company, a Category 1 Global Business Company, having its Registered Office at C/o GMG Trust Ltd, 19th Floor, Newton Tower, Sir William Newton Street, Port Louis, is to be removed from the Register of Companies in accordance with Section 309(2) of the Companies Act 2001.

That the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with its Constitution and the Companies Act 2001.

Any objection to the removal under Section 312 of the Companies Act 2001 shall be delivered to the Registrar of Companies not later than 15th day of June 2018.

Dated this 15th day of May 2018.

GMG Trust Ltd Company Secretary

(Rec. No. 16/475810)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that "CHUNG KIONG KOW & COMPANY LTD", having its Registered Office at Anderson St, Curepipe is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001, on the following grounds:

That the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 2001.

That any objection to the removal under Section 312 of the Companies Act 2001 shall be delivered to the Registrar of Companies within 28 days from the date of this notice i.e. not later than 13th June 2018.

Dated this 14th day of May 2018.

Director

(Rec. No. 16/475812)

NOTICE UNDER SECTION 311 (2) OF THE COMPANIES ACT 2001

Notice is hereby given that **GATAM CONSULT LTD** holding a Category 2 Global Business Licence and having its Registered Office at 4th Floor, Ebene Skies, Rue de L'Institut, Ebene, Mauritius, is applying to the Registrar of Companies to be removed from the Register of Companies under Section 309(l)(d) of the Companies Act 2001.

Notice is hereby also given that the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with its constitution and the Companies Act 2001.

Any objection to the removal of the Company under Section 313 of the Companies Act 2001 should be delivered to the Registrar of Companies not later than 28 days of the date of this notice.

Date: 14 May 2018

Mauritius International Trust Company Limited Secretary Registered Agent

(Rec. No. 16/475817)

NOTICE UNDER SECTION 311 (2) OF THE COMPANIES ACT 2001

Notice is hereby given that **Glen Alpine Holdings**, a Category 2 Global Business Company, having its Registered Office at Marbella Road, Pellegrin, Trianon, Quatre Bornes, Republic of Mauritius is applying to the Registrar of Companies for its removal from the Register of Companies under Section 309(1)(d)(i) of the Companies Act 2001 on the grounds that the Company has ceased to carry on business, has discharged in full

its liabilities to all its known creditors, and has distributed any surplus assets in accordance with its Constitution and the Companies Act 2001.

Any objection under Section 313 of the Companies Act 2001 shall be delivered to the Registrar of Companies not later than 28 days from the date of the publication of this notice.

Dated this 14th day of May 2018.

Lemuel Corporate & Trust Management Ltd Registered Agent

(Rec. No. 16/475814)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that **Korora Limited**, a Category 2 Global Business Company, having its Registered Office at Marbella Road, Pellegrin, Trianon, Quatre Bornes, Republic of Mauritius is applying to the Registrar of Companies for its removal from the Register of Companies under Section 309(l)(d)(i) of the Companies Act 2001 on the grounds that the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed any surplus assets in accordance with its Constitution and the Companies Act 2001.

Any objection under Section 313 of the Companies Act 2001 shall be delivered to the Registrar of Companies not later than 28 days from the date of the publication of this notice.

Dated this 14th day of May 2018.

Lemuel Corporate & Trust Management Ltd Registered Agent

(Rec. No. 16/475814)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that the Company, "Red Ivy (Mauritius) Ltd", a Domestic Company, having its Registered Office at C/o Amicorp (Mauritius) Limited, Level 6, Tower 1, Nexteracom Building, Cybercity, Ebène, is applying under Section 309(1)(d) of the Companies Act 2001 to the Registrar of Companies.

The Company has ceased to carry on any business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 2001.

Any objection to the removal of the Company under Section 312 shall be delivered to the Registrar of Companies not less than 28 days from the date of this notice.

Dated this 16th of May 2018.

Shakil Ahmad Toorabally *Director*

(Rec. No. 16/475796)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that the Company, "Klimo Partners Ltd", a Domestic Company, having its Registered Office at C/o Amicorp (Mauritius) Limited, Level 6, Tower 1, Nexteracom Building, Cybercity, Ebène, is applying under Section 309(1)(d) of the Companies Act 2001 to the Registrar of Companies.

The Company has ceased to carry on any business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 2001.

Any objection to the removal of the Company under Section 312 shall be delivered to the Registrar of Companies not less than 28 days from the date of this notice.

Dated this 16th of May 2018.

Shakil Ahmad Toorabally *Director*

(Rec. No. 16/475796)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that the Company, "Redlea Nominees Ltd", a Domestic Company, having its Registered Office at C/o Amicorp (Mauritius) Limited, Level 6, Tower 1, Nexteracom Building, Cybercity, Ebène, is applying under Section 309(1)(d) of the Companies Act 2001 to the Registrar of Companies.

The Company has ceased to carry on any business, has discharged in full its liabilities to all its known creditors and has distributed its surplus assets in accordance with the Companies Act 2001.

Any objection to the removal of the Company under Section 312 shall be delivered to the Registrar of Companies not less than 28 days from the date of this notice.

Dated this 16th of May 2018.

Shakil Ahmad Toorabally Director

(Rec. No. 16/475796)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that Seafood Aquaculture Ltd, a Domestic Company, having its Registered Office at Le Palmar, Trou D'Eau Douce is to be removed from the Register of Companies under Section 309(1)(d)(i) of the Companies Act 2001.

The Company has never operated and has discharged all its liabilities.

Any objection to the removal under Section 312 of the Companies Act 2001 shall be made to the Registrar of Companies not later than 28 days from the date of this notice.

Dated this 15th day of May 2018.

Choytooa PREMDEEP

Director

(Rec. No. 16/475788)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that Tameco Investment Ltd, of 1st Floor, Felix House, 24 Dr Rivière Street, Port Louis, Mauritius is applying to the Registrar of Companies for removal from the Register of Companies under Section 309(1)(d) of the Companies Act 2001 on the ground that the Company has ceased to carry on business, has discharged in full its liabilities to all known creditors and has distributed its surplus assets in accordance with its constitution and the Companies Act 2001.

Objections or claims if any should be lodged in writing with the Registrar of Companies not later than 28 days of the date of this notice.

Dated this 14th day of May 2018.

CKLB International Management Ltd Registered Agent

(Rec. No. 16/475784)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given:

That Minal Marketing Ltd, a Category 2 Global Business Company, having its Registered Office at C/o SAFYR UTILIS LTD, 7th Floor, Tower 1, NeXTeracom, Cybercity, Ebene 72201, Republic of Mauritius is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

That the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with the Companies Act 2001.

That pursuant to Section 312 of the Companies Act 2001, any objection to the removal of the Company shall be delivered to the Registrar of Companies not later than 28 days from the date of this notice.

Dated this 14th day of May 2018.

SAFYR UTILIS LTD Registered Agent

(Rec. No. 16/475782)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given:

That **Zynke Holdings Ltd**, a Category 2 Global Business Company, having its Registered Office at C/o SAFYR UTILIS LTD, 7th Floor, Tower 1, NeXTeracom, Cybercity, Ebene 72201, Republic of Mauritius is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

That the Company has ceased to carry on business, has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with the Companies Act 2001.

That pursuant to Section 312 of the Companies Act 2001, any objection to the removal of the Company shall be delivered to the Registrar of Companies not later than 28 days from the date of this notice.

Dated this 14th day of May 2018.

SAFYR UTILIS LTD
Registered Agent

(Rec. No. 16/475782)

NOTICE UNDER SECTION 311(2) OF THE COMPANIES ACT 2001

Notice is hereby given that **ASHGROVE INTERNATIONAL LIMITED**, a Domestic Company, having its registered office at 2nd Floor St. Louis House, 17 Mgr. Gonin Street, Port Louis, Mauritius is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001.

That the Company has ceased to carry on business, has discharged all its debts and liabilities in full and has distributed its surplus assets in accordance with its Constitution and the Companies Act 2001.

That any objection to the removal under Section 313 of the Companies Act 2001 shall be made to the Registrar of Companies not later than 28 days from the date of this notice.

Dated this 7th day of May 2018.

Director

(Rec. No. 16/475748)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

I, Mrs Mira Goordyal of Pont-Lardier, Bel Air Rivière Sèche have applied to the Director General of the Mauritius Revenue Authority for the issue of a new Licence of Retailer of Liquor & Alcoholic products (Restaurant) in respect of premises situated at Royal Road, Ecroignard

Any objection to the issue of the above licence, should be made to the Director General, Mauritius Revenue Authority, Ehram Court, c/r Monseigneur

Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the Gazette.

(Rec. No. 16/475780)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

I, Mr Deonand Leelodharry of Riverside Road, Mont Gout, Pamplemousses have applied to the Director General of the Mauritius Revenue Authority for the issue of a new Licence of Retailer of Liquor & Alcoholic products (Off) in respect of premises situated at Riverside Road, Mont Gout, Pamplemousses.

Any objection to the issue of the above licence, should be made to the Director General, Mauritius Revenue Authority, Ehram Court, c/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the Gazette.

(Rec. No. 16/475785)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

Vik & Vish Resto Co Ltd of Royal Road, Curepipe, 2nd Floor, Melrose Palace has applied to the Director General of the Mauritius Revenue Authority for the issue of a new licence of Retailer of Liquor & Alcoholic products (Restaurant) in respect of premises situated at 2nd Floor, Melrose Palace Royal Road, Curepipe.

Any objection to the issue of the above licence, should be made to the Director General, Mauritius Revenue Authority, Ehram Court, c/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the Gazette.

(Rec. No. 16/475787)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

I, Mrs Sarosatee Munnohur of Trio Road, Triolet have applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of Liquor & Alcoholic products (Off) in respect of premises situated at Trio Road, Triolet to La Cigale d'Or Ltee.

Any objection to the issue of the above licence, should be made to the Director General, Mauritius

Revenue Authority, Ehram Court, c/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the Gazette.

(Rec. No. 16/475774)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

I. Mr Patrick Benoît Batterie of Rue Des Olivier, Morc Madoo, Baie du Tombeau have applied to the Director General of the Mauritius Revenue Authority for the issue of a new licence of Retailer of Liquor and Alcoholic Products - Off in respect of premises situated at Rue Des Olivier, Morc Madoo, Baie du Tombeau.

Any objection to the issue of the above licence should be made to the Director General, Mauritius Revenue Authority, Ehram Court, C/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the Gazette.

> Mr Patrick Benoît Batterie **Applicant**

(Rec. No. 16/475753)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

I, Mrs Savita Devi Prayag of Royal Road, Fond du Sac have applied to the Director General of the Mauritius Revenue Authority for the issue of a new licence of Retailer of Liquor and Alcoholic Products - Off in respect of premises situated at Royal Road, Fond du Sac.

Any objection to the issue of the above licence should be made to the Director General, Mauritius Revenue Authority, Ehram Court, C/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the *Gazette*.

> Mrs Savita Devi Prayag **Applicant**

(Rec. No. 16/475746)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

Rubik's Cube Group Ltd of Coastal Road, Pointe aux Biches has applied to the Director General of the Mauritius Revenue Authority for the issue of a new licence of Retailer of liquor and

Alcoholic products - (off) in respect of premises situated at Coastal Road, Pointe aux Biches.

Any objection to the issue of the above licence, should be made to the Director General, Mauritius Revenue Authority, Ehram Court, C/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the Gazette.

> Rubik's Cube Group Ltd **Applicant**

(Rec. No. 16/475760)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

I, Mrs Roonookoa Rughoonath of 4 Avenue Anthelme, Quatre Bornes have applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of liquor and Alcoholic products - (Restaurant) in respect of premises situated at 4 Ave Anthelme, Quatre Bornes to Rajwada Restaurant Ltd.

Any objection to the issue of the above licence. should be made to the Director General, Mauritius Revenue Authority, Ehram Court, C/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the *Gazette*.

> Mrs Roonookoa Rughoonath **Applicant**

(Rec. No. 16/475754)

APPLICATION FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

Barolo Limited of Esprit-Dennemont, Roche Brunes, Rose Hill has applied to the Director General of the Mauritius Revenue Authority for the issue of a new licence of Retailer of liquor and Alcoholic products - (off) in respect of premises situated at 9 Rue Commerford, Curepipe.

Any objection to the issue of the above licence, should be made to the Director General, Mauritius Revenue Authority, Ehram Court, C/r Monseigneur Gonin & Sir Virgil Naz Streets, Port Louis within 21 days as from the date published in the *Gazette*.

> Barolo Limited **Applicant**

(Rec. No. 16/475758)

PROJECTED CESSATION OF BUSINESS

Nature of Licence	Number	Situation	Name of Licencee	Receipt No.	Date of Cessation of Business
Retailer of liquor and alcoholic products RL-Ret. Liquor (off) 803003254	4400738491	52 Royal Road, Elizabethville Baie du Tombeau	Elizabethville Libre Service Ltee	16/475755	31.12.2017
Retailer of beer and alcoholic beverages RL-Ret. Beer and oth Alc bev: 804000100	4400834861	79 Remy Ollier St Port Louis	Tat Yon Kiat Kiang Siong	16/475756	31.12.2018
Retailer of liquor and alcoholic products (off)	4400834983	Le Grand Road, Grand Bois	Gita Mohall	16/475770	31.12.2018



BANK OF MAURITIUS ASSETS AND LIABILITIES AS AT END MARCH 2018

AS AT END MARCH 2010	March 2018 Rupees	February 2018 Rupees
ASSETS		
Foreign Assets:		
Cash and Cash Equivalents	36,901,865,406	24,526,379,035
Other Balances and Placements	169,130,013,819	177,593,684,228
Interest Receivable	458,617,054	447,466,498
Other Investments	813,076,215	803,404,924
•	207,303,572,494	203,370,934,685
Domestic Assets:		
Loans and Advances	4,321,156,989	4,308,271,495
Investment in Government Securities	641,380,488	649,997,976
Computer Software	40,168,541	40,168,541
Property, Plant and Equipment	1,952,034,936	1,949,681,686
Other Assets	673,593,010	482,973,374
	7,628,333,964	7,431,093,072
TOTAL ASSETS	214,931,906,458	210,802,027,757
LIABILITIES		
Currency in Circulation	35,388,811,889	36,389,540,787
Demand Deposits:		
Government	7,965,704,490	9,454,924,585
Banks	61,684,655,452	58,020,694,300
Other Financial Institutions	197,583,129	343,968,770
Others	307,690,066	575,940,826
	70,155,633,137	68,395,528,481
Bank of Mauritius Securities	72,266,039,082	67,423,414,030
Provisions	100,000,000	100,000,000
Employee Benefits	1,098,465,588	1,098,465,588
Other Liabilities	19,369,916,183	23,451,585,981
TOTAL LIABILITIES	198,378,865,879	196,858,534,867
CAPITAL AND RESERVES		
Stated Capital	2,000,000,000	2,000,000,000
Reserves	16,897,107,925	16,897,107,925
TOTAL CAPITAL AND RESERVES	18,897,107,925	18,897,107,925
Total Comprehensive Income	(2,344,067,346)	(4,953,615,035)
TOTAL LIABILITIES, CAPITAL AND RESERVES	214,931,906,458	210,802,027,757

EFK LTD

STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2017

	Notes	2017	2016	2015
		Rs.	Rs.	Rs.
ASSETS				
Non-current assets				
Property, plant and equipment	4	244,103	244,398	293,161
Deferred tax assets	5	3,271	85,352	77,491
		247,374	329,750	370,652
Current assets				
Trade and other receivables	6	286,171	35,168	45,936
Investment Securities	7	1,135,677	1,081,940	1,082,798
Cash and cash equivalents	8	4,108,553	4,100,401	3,605,682
		5,530,401	5,217,509	4,734,416
Total assets		5,777,775	5,547,259	5,105,068
EQUITY AND LIABILITIES				
Capital and reserves				
Share capital	9	3,440,000	3,440,000	3,440,000
Retained earnings/(revenue deficit)		867,265	498,692	(114,024)
Owners' interest	_	4,307,265	3,938,692	3,325,976
LIABILITIES				
Non-current liabilities				
Retirement benefit obligations	10	155,907	123,000	60,790
Current liabilities				
Trade and other payables	11	1,229,043	1,456,812	1,718,302
Tax liabilities		85,560	28,755	
		1,314,603	1,485,567	1,718,302
Total liabilities		1,470,510	1,608,567	1,779,092
Total equity and liabilities		5,777,775	5,547,259	5,105,068

These financial statements have been approved for issue by the Board of Directors on:

DIRECTORS

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Sireo

5.

The notes on pages 9 to 24 form an integral part of these financial statements. Auditor's report on pages 4 - 4(b).

STATEMENT OF PROFIT OR LOSS & OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2017

6.

	Notes	2017	2016	2015
		Rs.	Rs.	Rs.
Income		384,479,569	460,399,845	486,930,324
Direct costs	-	(380,999,078)	(456,498,782)	(483,162,472)
Net gain arising from dealing in foreign currency		3,480,491	3,901,063	3,767,852
Administrative expenses		(3,248,561)	(3,664,821)	(3,432,512)
Other operating expenses	-	(53,612)	(56,928)	(54,075)
Operating profit		178,318	179,314	281,265
Other income	12	371,704	464,801	28,892
Finance costs	13 _	(13,808)	(10,505)	(27,133)
Profit before tax		536,214	633,610	283,024
Income tax charge		(167,641)	(20,894)	(30,964)
Profit after tax	-	368,573	612,716	252,060
Other comprehensive income for the year		-	-	-
Total comprehensive income for the year	=	368,573	612,716	252,060

EFK LTD

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2017

7.

	Stated Capital	Retained Earnings/(Revenue Deficit)	Total
<u>2015</u>	Rs	Rs	Rs
At 1 January 2015	3,440,000	(366,084)	3,073,916
•	3,440,000	•	
Total comprehensive income, net of tax	· •	252,060	252,060
At 31 December 2015	3,440,000	(114,024)	3,325,976
<u>2016</u>			
At 1 January 2016	3,440,000	(114,024)	3,325,976
Total comprehensive income, net of tax	-	612,716	612,716
At 31 December 2016	3,440,000	498,692	3,938,692
2017			
At 1 January 2017	3,440,000	498,692	3,938,692
Total comprehensive income, net of tax	-	368,573	368,573
At 31 December 2017	3,440,000	867,265	4,307,265

The notes on pages 9 to 24 form an integral part of these financial statements. Auditor's report on pages 4 - 4(b).

EFK LTD

STATEMENT OF CASHFLOWS FOR THE YEAR ENDED 31 DECEMBER 2017

8.

	Notes	2017	2016	2015
		Rs.	Rs.	Rs.
Cash flows from operating activities				
Cash generated from operations	17	106,042	480,103	937,831
Tax paid	-	(28,755)		(27,133)
Net cash generated from operating activities	-	77,287	480,103	910,698
Cash flows from investing activities				
Purchase of plant and equipment		(53,317)	(8,165)	(49,634)
Purchase of held to maturity investments		(1,130,818)	(1,077,219)	(1,079,188)
Proceeds from sale of held to maturity investme	ents	1,100,000	1,100,000	1,100,000
Proceeds from sale of motorcycle	_	15,000		
Net cash (used in)/generated from investing a	activities	(69,135)	14,616	(28,822)
Net increase in cash and cash equivalents	=	8,152	494,719	881,876
Movement in cash and cash equivalents				
At 1 January,		4,100,401	3,605,682	2,723,806
Increase	-	8,152	494,719	881,876
At 31 December,	-	4,108,553	4,100,401	3,605,682

The notes on pages 9 to 24 form an integral part of these financial statements. Auditor's report on pages 4 - 4(b).



SBM HOLDINGS LTD

Interim Unaudited Condensed Financial Report for the three months ended 31 March 2018

The Board of Directors of SBM Holdings Ltd wishes to inform its shareholders that the Interim Unaudited Condensed Financial Report for the three months ended 31 March 2018 has been approved by the Board on 11 May 2018.

The Interim Unaudited Condensed Financial Report has been published and can be viewed on our website: www.sbmgroup.mu

By order of the Board

D. Ramjug Chumun Company Secretary

11 May 2018

This notice is issued pursuant to Listing Rule 12.20 and the Securities Act 2005.

The Board of Directors of SBM Holdings Ltd accepts full responsibility for the accuracy of the information contained in this notice.

SBM

(Rec No. 16/475813)

SBM Notice of Dividend

SBM HOLDINGS LTD

At the meeting held on 11 May 2018, the Board of Directors approved payment of an interim dividend of 10 cents per share for the first quarter for the financial year ending 31 December 2018 to shareholders registered at the close of business on 31 May 2018. The dividend will be paid on 20 June 2018 subject to regulatory approval.

The shares of the company will be traded cum-dividend up to the market day of 28 May 2018 and ex-dividend as from 29 May 2018.

By order of the Board

11 May 2018

This notice is issued pursuant to Listing Rule 11.3.

The Board of Directors of SBM Holdings Ltd accepts full responsibility for the accuracy of the information contained in this notice.

SBM

(Rec No. 16/475813)



DIRECTORS' COMMENTARY

GENERAL INFORMATION

The African Export-Import Bank (the Bank) is a multilateral trade finance institution, established in October 1993. It commenced lending operations in September 1994. The Bank's mandate is to promote, finance and facilitate intra and extra-African trade, while operating commercially. The Bank is headquartered in Cairo, Egypt and is located at No. 72 (B) El Maahad El Eshteraky Street, Heliopolis, Cairo 11341, Egypt. In addition, the Bank has regional offices in Harare (Zimbabwe), Abuja (Nigeria), Abidjan (Cote D'Ivoire) and is currently setting up a regional office in East Africa. The Bank has 4 classes of shareholders, class A (African Governments and/or associated institutions and African Multilateral institutions e.g African Development Bank), class B (African financial institutions and private investors), class C (non-African institutions) and class D (any investor). Classes A,B and C shares are partially paid 40% upon subscription while class D shares are fully paid. Class D shares were created in 2012 to facilitate the Bank's entry into the equity capital markets as a way of attracting more private sector investments into the Bank's equity. In October 2017 the Bank Listed Depository Receipts on the Stock Exchange of Mauritius backed by class D shares.

REVIEW OF FINANCIAL PERFORMANCE

The Bank started the second year of implementing its 5th strategic plan- Impact 2021 Africa Transformed- on a positive note and in line with expectations. For the quarter ended 31 March 2018 the Bank achieved Net Income of US\$53.86 million against a budget of US\$19 million due to savings on operating expenses and lower impairment charges than budgeted. The impact of International Financial Reporting Standard (IFRS) 9 - "Financial Instruments", impairment assessment is yet to be determined as the Bank is still to complete the IFRS 9 implementation and expect to fully adopt the accounting standard by end of year 2018, thus the reported results exclude the transition adjustments on impairment of loans and advances and off-balance sheet exposures. The cost to income ratio remained low at 23%, notwithstanding the significant growth in capacity, especially staff numbers, and reflected high operating efficiency levels on the back of well managed expenses growth. The Return on Average Assets (ROAA) and Return on Average Equity (ROAE) were satisfactory and in-line with plan targets at 1.86% and 10.02% respectively.

The Bank's total assets at US\$11.3 billion exceeded budget by 3% mainly due to higher cash balances in preparation for imminent disbursements early in the second quarter of the year. Loans and Advances were 9% lower than budget at US\$7.8 billion on account of the repayment in December 2017

of a large proportion (US\$ 3.2 billion) of the 2 – year emergency Counter Cyclical Trade Liquidity Facility as it began to wind down. Going into the second quarter, the loan balance is expected to increase in line with expectation supported by a healthy pipeline of transactions for the year 2018. The quality of the loan book remained high reflected in low Non-performing loans (NPL) ratio of 2.69% despite the repayment of the COTRALF facilities. Capital adequacy position was strong at 28% well above target of 20% on account of continued growth in classes A,B and C shares subscriptions and strong internal capital generation. Capital adequacy is, however, expected to reduce to 23% by year end as the Bank deploy its current cash holding into growing the loan book.

OUT! OOK

The Bank will continue to execute its current 5th strategic plan dubbed "Impact 2021- Africa Transformed" which focuses on promoting and financing intra-African trade, promoting Industrial and Export development in Africa and expanding access to trade finance across Africa. The forecast GDP growth rate for African economies at 4% and the Continental free trade agreement (ACTFTA) recently signed by 44 African countries will present opportunities for the Bank to advance trade in Africa in line with its mandate and be able to generate commensurate business volumes to deliver sustainable returns to its shareholders. In executing the strategy, the Bank expects to maintain solid growth in shareholders' value as it has demonstrated over the years by maintaining financial soundness and strong profitability and prudent asset growth performance in line with its strategic plan targets.

NET ASSET VALUE ("NAV")

The NAV per share at 31 March 2018 was US\$46,187 (December 2017: US\$45,114).

DIVIDENDS

During the March 2018 Board meeting, the Directors proposed a dividend appropriation amounting to US\$57,534,000 from the 2017 financial year profit. The proposed dividend appropriation is subject to approval by the shareholders at their next Annual General Meeting to be held in July 2018. The dividend appropriation amounted to 5% dividend yield on fully paid shares. The March 2018 financial statements do not reflect the dividend payable, which will be accounted for in equity as an appropriation of retained earnings in the 3rd quarter ending September 2018 after approval by shareholders. Dividend payments made during 1st quarter ending March 2018 related to 2016 financial year.

STATEMENT OF FINANCIAL POSITION AS AT 31 MARCH 2018			
	31/3/2018	31/12/2017	31/3/2017
	US\$000	US\$000	US\$000
ASSETS			
Cash and cash equivalents	3 147 854	3 214 573	1 282 294
Loans and advances to customers	7 758 632	8 329 943	10 843 128
Derivative assets held for risk management	3 329	3 574	4 138
Prepayments and accrued income	308 512	298 102	275 231
Financial investments - held to maturity	30 268	30 268	30 268
Other assets	3 796	2 931	2 378
Property and equipment	32 168	32 838	24 109
Intangible Assets	1 224	1 248	733
Total assets	11 285 783	11 913 477	12 462 279
LIABILITIES			
Due to banks	4 309 988	4 231 374	4 392 945
Debt securities in issue	2 882 495	2 881 622	2 091 822
Deposits and customer accounts	1 673 780	2 149 356	4 070 004
Derivative liabilities held for risk management	31 128	21 467	16 001
Other liabilities	194 411	505 624	186 509
Total liabilities	9 091 802	9 789 443	10 757 281
CAPITAL FUNDS			
Share capital	475 024	470 816	379 004
Share premium	623 459	562 350	355 674
Warrants	42 496	91 723	99 859
Reserves	474 733	474 733	365 045
Retained earnings	578 269	524 412	505 416
Total capital funds	2 193 981	2 124 034	1 704 998
Total liabilities and capital funds	11 285 783	11 913 477	12 462 2 79

NOTES

The Bank is required to publish financial results for the three months ended 31 March 2018 as per Listing Rule 12.19 of the SEM. The abridged unaudited financial statements for the three months ended 31 March 2018 («financial statements») have been prepared in accordance with the requirements of IFRS and the SEM Listing Rules. The Bank has not been able to adopt IFRS 9 «Financial Instruments» on 1 January 2018 when the accounting standard became effective as the implementation project is still ongoing with a view to fully adopt the accounting standard on reporting the full year end results by the end of the year.

The accounting policies adopted in the preparation of these financial statements are consistent with those applied in the preparation of the audited financial statements for the year ended 31 December 2017. The abridged unaudited financial statements have not been reviewed or reported on by the Bank's external auditors.

Copies of the abridged unaudited financial statements and the Statement of direct and indirect interests of each officer of the Bank, pursuant to Rule8(2)(m) of the Securities (Disclosure Obligations of Reporting Issuers) Rules 2007, are available free of charge, upon request to the Executive Secretary at the Registered Office of the Bank at No.72(B) ElMaahad El Eshteraky Street, Heliopolis, Cairo 11341, Egypt.

This communique is issued pursuant to SEM Listing Rules 11.3 and 12.20 and section 8.8 of the Securities Act of Mauritius 2005. Management accepts full responsibility for the accuracy of the information contained in these financial statements. Management are not aware of any matters or circumstances arising subsequent to the period ended 31 March 2018 that require any additional disclosure or adjustment to the financial statements.

By order of the Board **African Export Import Bank** Executive Secretary

SBM Securities Limited

SEM Authorised Representative and Sponsor

9 May 2018

Income For THE PERIOD ENDED 31 MARCH 2018 US50000 U550000 Mar 2018 U550000 U550000 U550000 Interest and similar income 150 44 146 342 Interest and similar expense (69 340) (60 910) Net Interest and similar income 80 704 85 432 Fee and commission income 380 7 802 Fee and commission income (2 357) (2 114) Net fee and commission income (1 977) 5 688 Other operating income 745 778 Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (1 0056) (814) Operating expense (1 0056) (814) Operating expense (1 0056) (814) Exchange adjustments 13 33 Early value loss from derivatives (9 574) 19 Operating profit before impairment and provisions 51 639 78 958 Loan Impairment charges 2 427 (2 989) Impairm	STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE		
Interest and similar income 150 044 146 342 (60 910) Interest and similar expense (69 340) (60 910) Net interest and similar expense 68 704 85 432 Fee and commission income 380 7 802 Fee and commission income (2 357) (2 114) Net fee and commission income (1 977) 5 688 Other operating income 745 778 Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (1 056) (814) Operating expense (1 056) (814) Exchange adjustments 13 338 Eair value loss from derivatives (9 574) (10 56) Operating profit before impairment and provisions 51 639 78 958 Loan impairment charges 2 427 (2 989) Impairment in other assets & accrued income (209) - OTHER COMPREHENSIVE INCOME 5 3857 75 969	INCOME FOR THE PERIOD ENDED 31 MARCH 2018	Mar 2018	Mar 2017
Interest and similar expense (69 340) (60 910) Net interest and similar income 80 704 85 432 Fee and commission income 380 7 802 Fee and commission expense (2 357) (2 114) Net fee and commission income (1 977) 5 688 Other operating income 745 778 Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (1 006) (4 297) Depreciation and amortisation expense (1 0 56) (814) Operating expense (1 8 372) (13 278) Exchange adjustments 1 13 338 Fair value loss from derivatives (9 574) (9 574) Operating profit before impairment and provisions \$1 639 78 958 Loan impairment charges 2 427 (2 989) Impairment in other assets & accrued income (209) - OTHER COMPREHENSIVE INCOME 53 857 75 969 Other comprehensive income to be reclassified to profit or loss in subsequent periods		US\$000	US\$000
Net interest and similar income 80 704 85 432 Fee and commission income 380 7 802 fee and commission expense (2 357) (2 114) Net fee and commission income (1 977) 5 688 Other operating income 745 778 Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (1 006) (814) Operating expense (1 006) (8 167) General and administrative expenses (1 320) (4 297) Depreciation and amortisation expenses (1 320) (1 320) Exhange adjustments 113 338 Fair value loss from derivatives (9 574)	Interest and similar income	150 044	146 342
Fee and commission income 380 7.802 Fee and commission expense (2.357) (2.114) Net fee and commission income (1.977) 5.688 Other operating income 745 778 Operating income 79.472 91.898 Personnel expenses (10.006) (8.167) General and administrative expenses (7.310) (4.297) Depreciation and amortisation expense (1.056) (814) Operating expense (1.056) (814) Exchange adjustments 113 338 Fair value loss from derivatives (9.574) (9.574) Operating profit before impairment and provisions 51.639 78.958 Loan impairment charges 2.427 (2.989) Impairment in other assets & accrued income (209) - OTHER COMPREHENSIVE INCOME 53.857 75.969 Other comprehensive income to be reclassified to profit or loss in subsequent periods - 6.39 Cashflow hedges - 6.39 Total other comprehensive income to be reclassified to profit or loss in subsequent per	Interest and similar expense	(69 340)	(60 910)
Fee and commission expense (2 357) (2 114) Net fee and commission income (1 977) 5 688 Other operating income 745 778 Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (10 56) (814) Operating expense (18 372) (13 278) Exchange adjustments 113 338 Fair value loss from derivatives (9 574) 989 Operating profit before impairment and provisions 51 639 78 958 Loan impairment charges 2 427 (2 989) impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME - 639 Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639 <td>Net interest and similar income</td> <td>80 704</td> <td>85 432</td>	Net interest and similar income	80 704	85 432
Net fee and commission income (1977) 5 688 Other operating income 745 778 Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (10 56) (814) Operating expense (18 372) (13 278) Exchange adjustments 113 338 Fair value loss from derivatives (9 574) (9 574) Operating profit before impairment and provisions \$1 639 78 958 Loan impairment charges 2 427 (2 989) impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME - 639 Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639	Fee and commission income	380	7 802
Other operating income 745 778 Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (1056) (814) Operating expense (1056) (814) Operating expense (18 372) (13 278) Exchange adjustments 113 338 Fair value loss from derivatives (9 574) Operating profit before impairment and provisions 11 639 78 958 Loan impairment charges 2 4 27 (2 989) impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639	Fee and commission expense	(2 357)	(2 114)
Operating income 79 472 91 898 Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (1 056) (814) Operating expense (18 372) (13 278) Exchange adjustments 113 338 Fair value loss from derivatives (9 574) (9 574) Operating profit before impairment and provisions 51 639 78 958 Loan impairment charges 2 427 (2 989) Impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME 53 857 75 969 Other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639	Net fee and commission income	(1 977)	5 688
Personnel expenses (10 006) (8 167) General and administrative expenses (7 310) (4 297) Depreciation and amortisation expense (10 006) (814) Operating expense (18 372) (13 278) Exchange adjustments 113 338 Fair value loss from derivatives (9 574) (9 574) Operating profit before impairment and provisions 51 639 78 958 Loan impairment charges 2 427 (2 989) Impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME - 639 Other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639	Other operating income	745	778
General and administrative expenses(7 310)(4 297)Depreciation and amortisation expense(1 056)(814)Operating expense(18 372)(13 278)Exchange adjustments113338Fair value loss from derivatives(9 574)(9 574)Operating profit before impairment and provisions51 63978 958Loan impairment charges2 427(2 989)Impairment in other assets & accrued income(209)-PROFIT FOR THE PERIOD53 85775 969OTHER COMPREHENSIVE INCOME53 85775 969Other comprehensive income to be reclassified to profit or loss in subsequent periods-639Cashflow hedges-639Total other comprehensive income to be reclassified to profit or loss in subsequent periods-639Total other comprehensive income to be reclassified to profit or loss in subsequent periods-639Total other comprehensive income-639	Operating income	79 472	91 898
Depreciation and amortisation expense (1056) (814) Operating expense (18372) (13278) Exchange adjustments 113 338 Fair value loss from derivatives (9 574) Operating profit before impairment and provisions 51 639 78 958 Loan impairment charges 2427 (2 989) Impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income to be reclassified	Personnel expenses	(10 006)	(8 167)
Operating expense(18 372)(13 278)Exchange adjustments113338Fair value loss from derivatives(9 574)(9 574)Operating profit before impairment and provisions51 63978 958Loan impairment charges2 427(2 989)Impairment in other assets & accrued income(209)-PROFIT FOR THE PERIOD53 85775 969OTHER COMPREHENSIVE INCOMEOther comprehensive income to be reclassified to profit or loss in subsequent periods-639Cashflow hedges-639Total other comprehensive income to be reclassified to profit or loss in subsequent periods-639Total other comprehensive income to be reclassified-639Total other comprehensive income-639	General and administrative expenses	(7 310)	(4 297)
Exchange adjustments 113 338 Fair value loss from derivatives (9 574) Operating profit before impairment and provisions 51 639 78 958 Loan Impairment charges 2 427 (2 989) Impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639	Depreciation and amortisation expense	(1 056)	(814)
Fair value loss from derivatives Operating profit before impairment and provisions S1 639 78 958 Loan Impairment charges Impairment in other assets & accrued income (209) PROFIT FOR THE PERIOD OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges Total other comprehensive income to be reclassified to profit or loss in subsequent periods Total other comprehensive income to be reclassified to profit or loss in subsequent periods Total other comprehensive income - 639 Total other comprehensive income - 639	Operating expense	(18 372)	(13 278)
Operating profit before impairment and provisions 51 639 78 958 Loan impairment charges	Exchange adjustments	113	338
Loan impairment charges 2 427 (2 989) Impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639	Fair value loss from derivatives	(9 574)	- to the state of
Impairment in other assets & accrued income (209) - PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639	Operating profit before impairment and provisions	51 639	78 958
PROFIT FOR THE PERIOD 53 857 75 969 OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639	Loan impairment charges	2 427	(2 989)
OTHER COMPREHENSIVE INCOME Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges Total other comprehensive income to be reclassified to profit or loss in subsequent periods Total other comprehensive income - 639 Total other comprehensive income - 639	Impairment in other assets & accrued income	(209)	• -
Other comprehensive income to be reclassified to profit or loss in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639	PROFIT FOR THE PERIOD	53 857	75 96 9
in subsequent periods Cashflow hedges - 639 Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639	OTHER COMPREHENSIVE INCOME		
Total other comprehensive income to be reclassified to profit or loss in subsequent periods - 639 Total other comprehensive income - 639		•	
Total other comprehensive income - 639		-	639
Total other comprehensive income - 639	Total other comprehensive income to be reclassified		
		-	639
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD 53 857 76 608	Total other comprehensive income	-	639
	TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	53 857	76 608

STATEMENT OF CASH FLOWS FOR THE PERIOD ENDED 31 MARCH 2018		
	Mar 2018 US\$000	Mar 2017 US\$000
CASHFLOW FROM OPERATING ACTIVITIES	033000	0000.00
Profit for the period	53 857	75 969
Adjustment for non-cash items:		
Depreciation and amortization of intangible assets & property and equipment	1 056	814
Allowance for impairment on loans and advances	(2 427)	2 989
Impairement on accrued income	209	
Net loss from cash flow hedge	9 574	
	62 269	79 772
Changes in:		
Prepayments and accrued income	(10 619)	(33 816)
Hedging derivatives instruments	333	(726)
Other assets	(865)	691
Other liabilities	(308 417)	35 494
Deposits and customer accounts	(475 576)	291 511
Loans and advances to customers	573 738	(697 914)
Net cash inflows from operating activities	(159 137)	(324 988)
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchases and additions to property and equipment & intangible assets	(362)	(377)
Net cash outflows from investing activities	(362)	(377)
CASH FLOWS FROM FINANCING ACTIVITIES		
Net cash from capital subscriptions and share premium	16 089	2 023
Dividends paid	(2 796)	(6 327)
Net increase in due to banks and debt securities	79 487	342 883
Net cash inflows from financing activities	92 780	338 579
Net increase in cash and cash equivalents	(66 719)	13 214
Cash and cash equivalents at 1 January	3 214 573	1 269 080
CASH AND CASH EQUIVALENTS	3 147 854	1 282 294

STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31 MARCH 2018

	Share Capital			Reserve	Revaluation Reserve		Fund reserve	-	Total
	US\$000	US\$000	US\$000	US\$000	US\$000	US\$000	US\$000	US\$000	US\$000
Balance at 1 January 2018	470 816	562 350	91 723	447 762	19 471	-	7 500	524 412	2 124 034
Issued and Paid in capital during 2018	4 208	61 109	-	-	-	-	-	-	65 317
Warrants retirement		-	(49 227)	-	_	-	-	-	(49 227)
Profit of the period	· -	-	-	-	-	-	-	53 857	53 857
Balance at 31 March 2018	475 024	623 459	42 496	447 762	19 471	-	7 500	578 269	2 193 981
Balance at 1 January 2017	378 488	355 310	98 716	366 282	11 600	(13 476)	•	429 447	1 626 367
Issued and Paid in capital during 2017	516	364	-	-	-	-	-	-	880
Issued during the year	-	-	1 143	-		-	-	•	1 143
Profit of the period	-	•	-	-	-	~	-	75 969	75 969
Other comprehensive income	-	-	-		-	639	-	-	639
Balance at 31 March 2017	379 004	355 674	99 859	366 282	11 600	(12 837)		505 416	1 704 998

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