

THE GOVERNMENT GAZETTE OF MAURITIUS

Published by Authority

No. 8

—

Port Louis : Saturday 27 January 2018

Rs. 25.00

ſ

TABLE OF CONTENTS

GENERAL NOTICES

66	— Legal Supplement
67 to 72	Notice under the Land Acquisition Act
73	— Occurrence of Vacancy in Office – Village Council of Grande Retraite
74 to 75	Notice for Public Inspection of EIA Report
76 to 77	Police Notice – Traffic Scheme Thaipoosam Cavadee 2018
78	— Sale by Authority of Justice
79 to 84	Notice under the Insolvency Act
85	Notice under the Ayurvedic and other Traditional Medicines Act
86	Employment Relations Tribunal - AWARD - ERT/RN 123/2017
87	Employment Relations Tribunal AWARD ERT/RN 131/17
88	— Employment Relations Tribunal – JUDGMENT – ERT/RN 122/17
89	 Notice under the National Transport Authority
90 to 93	Notice under the Patents, Industrial Designs & Trademarks Act

LEGAL SUPPLEMENT

See General Notice No. 66

General Notice No. 66 of 2018

LEGAL SUPPLEMENT

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

The Municipal Town Council of Beau Bassin -Rose Hill - names of Public places regulations within the Township.

(Government Notice No. 9 of 2018)

Prime Minister's Office, Port Louis.

This 27th January, 2018.

Second and Last Publication

General Notice No. 67 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 6)

Notice is hereby given that six (6) portions of land situate at Amaury, in the district of Riviere du Rempart are likely to be acquired by the State of Mauritius for the public purpose of **Reprofiling of L'Amaury Road - (Realignment of Bois Jacquot Road - B160).**

DESCRIPTION

Portion No. 1 (Serial No. 1) of an approximate extent of four hundred (400 m²) is to be excised from a portion of land of an extent of seven arpents and eighty eight square perches (7A88P) belonging to **SOCIETE SOLOGNOTE** as evidenced by title deed transcribed in Volume TV1560/40 and is bounded as follows: -

Towards the North East by the surplus of land.

Towards the South East by land belonging to SOCIETE TENDU.

Towards the South West by Belle Vue Road (B22).

Towards the North West by the surplus of land.

Portion No. 2 (Serial No. 2) of an approximate extent of six thousand square metres (6000 m²) is to be excised from a portion of land of an extent of three arpents and thirty four square perches (3A34P) belonging to **SOCIETE DU MOULINS** as evidenced by title deed transcribed in Volume TV 1560/40 and is bounded as follows: -

Towards the North East by Belle Vue Road (B22).

Towards the South East by Portion No.3 (Serial No.3) hereinafter described.

Towards the North West by the surplus of land.

Portion No. 3 (Serial No. 3) of an approximate extent of twenty three thousand two hundred and fifty square metres $(23\ 250\ m^2)$ is to be excised from a portion of land of an extent of five arpents and two square perches (5A02P) belonging to **SOCIETE TENDU** as evidenced by title deed transcribed in Volume TV 1560/40 and is bounded as follows: -

Towards the North East by Belle Vue Road (B22).

Towards the South East by Portion No.4 (Serial No.4) hereinafter described.

Towards the South West by Bois Jacquot Road (B160).

Towards the North West by Portion No.2 (Serial No.2) above described.

Portion No. 4 (Serial No. 4) of an approximate extent of eighteen thousand nine hundred and thirty square metres (18 930m²) is to be excised from a portion of land of an extent of nine arpents and seventy nine square perches (9A 79P) belonging to **SOCIETE MANIR** as evidenced by title deed transcribed in Volume TV 1560/40 and is bounded as follows: -

Towards the North East by Belle Vue Road (B22).

Towards the South East partly by the surplus of land and partly by Portion No.5 (Serial No.5) hereinafter described.

Towards the West by Bois Jacquot Road (B160).

Towards the North West by Portion No.3 (Serial No. 3) above described.

Portion No. 5 (Serial No. 5) of an approximate extent of four hundred and ninety square metres (490 m^2) is to be excised from a portion of land of an extent of eight arpents and eighty four square perches (8A 84P) belonging to **SOCIETE ARMORIAL** as evidenced by title deed transcribed in Volume TV 1560/40 and is bounded as follows: -

Towards the East by the surplus of land.

Towards the South by the surplus of land.

Towards the West by Bois Jacquot Road (B160).

Towards the North West by Portion No.4 (Serial No. 4) above described.

Portion No. 6 (Serial No. 6) of an approximate extent of one thousand five hundred and sixty square metres (1560m²) is to be excised from a portion of land of an extent of nine arpents and seventy nine square perches (9A 79P) belonging to **SOCIETE MANIR** as evidenced by title deed transcribed in Volume TV 1560/40 and is bounded as follows: -

Towards the East by Bois Jacquot Road (B160).

Towards the South East by a road.

Towards the West by the surplus of land.

Date 29/12/2017

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

First Publication

General Notice No. 68 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 6)

Notice is hereby given that four (4) portions of land situate at **Trianon**, in the district of Plaines Wilhems are likely to be acquired by the State of Mauritius for the public purpose of **upgrading the Ebene flyover.**

DESCRIPTION

Portion No. 1 (Serial No. 1) of an approximate extent of two hundred and eighty square metres (280 m²) is to be excised from a portion of land of an extent of three thousand and thirty nine and three hundredths square metres (3039.03 m²) belonging to **PALLADIUM LIMITED bearing business** registration number C07003540 as evidenced by title deed transcribed in Volume TV 2211/77 and is bounded as follows:- Towards the North East by State Land [TV 8059/51].

Towards the South East by the surplus of land.

Towards the South West by Portion No. 2 (Serial No. 2) hereinafter described.

Towards the North West by Port Louis -Plaisance Dual Carriageway (M1).

Portion No. 2 (Serial No. 2) of an approximate extent of three hundred and forty square metres (340 m²) is to be excised from a portion of land of an extent of one arpent (1A 00 P) or four thousand two hundred and twenty and eighty seven hundredths square metres (4220.87 m²) belonging to **PALLADIUM LIMITED bearing business registration number C07003540** as evidenced by title deed transcribed in Volume TV 1564/154 and is bounded as follows:-

Towards the North East by Portion No. 1 (Serial No. 1) above described.

Towards the South East by the surplus of land.

Towards the South West by a public road.

Towards the North West by Port Louis -Plaisance Dual Carriageway (M1).

Portion No. 3 (Serial No. 3) of an approximate extent of three hundred and fifteen square metres (315 m²) is to be excised from a portion of land of an extent of eleven and twenty five hundredths square perches (0A 11 25/100 P) or four hundred and seventy four and eighty five hundredths square metres (474.85 m²) belonging to **MARGARINE INDUSTRIES LTD bearing business registration number C06001524** as evidenced by title deed transcribed in Volume TV 1073/185 and is bounded as follows:-

Towards the North East by a public road.

Towards the South East by the surplus of land.

Towards the South West by Portion No. 4 (Serial No. 4) hereinafter described.

Towards the North West by State Land [TV201704/000173].

Portion No. 4 (Serial No. 4) of an approximate extent of one hundred and twenty square metres (120 m^2) is to be excised from a portion of land being all that remains of two arpents and sixty five

square perches (2A 65 P) or one hectare and one thousand one hundred and eighty five and thirty one hundredths square metres (1Ha 1185.31 m²) belonging to **MARGARINE INDUSTRIES LTD bearing business registration number C06001524** as evidenced by title deed transcribed in Volume TV 1031/12 and is bounded as follows:-

Towards the North East by Portion No. 3 (Serial No. 3) above described.

Towards the South East by the surplus of land.

Towards the South West by the surplus of land.

Towards the North West by State Land [TV201704/000174].

Date: 15/01/2018

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

First Publication

General Notice No. 69 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 6)

Notice is hereby given that a portion of land situate at **Mare Tabac**, in the district of Grand Port is likely to be acquired by the State of Mauritius for the public purpose of rehabilitation of **Joli Bois Bridge along New Grove Road (B82).**

DESCRIPTION

Portion No. 1 (Serial No. 1) of an approximate extent of six thousand two hundred and twenty five square metres (6225 m²) (excluding extent occupied by feeder Marron) is to be excised from a portion of land being all that remains of an original approximate extent of three hundred and seventy Arpents (370A00) belonging to **ENL LAND LTD** (former Savannah Sugar Estates Company LTD) as evidenced by title deed transcribed in Volume TV 480/195, Chap. I 1^{er} and is bounded as follows:-

Towards the North East by the surplus of land

Towards the South East by the surplus of land

Towards the South West by New Grove Road (B82)

Towards the North West by the surplus of land. Date: 15/01/2018

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

> > First Publication

General Notice No. 70 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 Phoenix in the district of Plaines Wilhems for the public purpose of widening the Port Louis-Plaisance Dual Carriageway (M1).

DESCRIPTION

Portion No 2 (Serial No 32) [PIN 1734560086] of an extent of two hundred and forty one and eighty one hundredths square metres (241.81 m²) is excised from a portion of land of an extent of two arpents and fifty and twenty four hundredths square perches (2A50 24/100P) or one hectare five hundred and sixty two square metres (lHa 562m²) belonging to **AVIPRO LTD** (formerly FOOD AND ALLIED INDUSTRIES LIMITED) holder of a business registration number C060014181 as evidenced by title deed transcribed in Volume T.V 1246/47 and is bounded as follows:-

Towards the North East by the surplus of land belonging to AVIPRO LTD on seventy five metres and two centimetres (75.02m).

Towards the South East by the Port Louis-Plaisance Dual Carriageway (M1) on two metres and fifty seven centimetres (2.57m).

Towards the South West by the Port Louis-Plaisance Dual Carriageway (Ml) on seventy four metres and ninety five centimetres (74.95m).

Towards the North West by State Land (TV 201707/001196) on three metres and eighteen centimetres (3.18m).

The whole as morefully shown on a plan registered at the Cadastre Unit as ACQ/75/000387, drawn up by Mr Tamayah JUGGIAH, Land Surveyor, on the 12/10/2017.

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.

OBSERVATION: This present Notice under Section 8 of the Land Acquisition Act cancels and replaces the previous Notice under Section 8 of the Land Acquisition Act dated 09/05/2017 and published in the Government Gazette in its issues of 20/05/17 and on 03/06/2017 under General Notice 712 of 2017 and General Notice 782 of 2017 respectively.

Date: 15/01/2018

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

First Publication

General Notice No. 71 of 2018

THE LAND ACQUISITION ACT

(Notice given under Section 6)

Notice is hereby given that the State of Mauritius intends to acquire compulsorily three (3) portions of land, hereinafter described, situate at **BARKLY** in the district of Plaines Wilhems for the **public purpose of implementing the Metro Express Project**.

DESCRIPTION

Portion 1 of an approximate extent of thirty six square metres (36m²) is to be excised from an original extent of one hundred and seventy four and seventy four hundredths square metres (174.74m²) belonging to **Mr Hedley Edouard BETSY** as evidenced by deed registered and transcribed in *Volume TV 1012/186* and is bounded as follows:- Towards the North East by the surplus of land belonging to Mr Hedley Edouard BETSY (TV 1012/186).

Towards the South East by Portion 2 hereunder described.

Towards the South West by State Land (Former Railway Land).

Towards the North West by land belonging to Mrs Rookea Korimbocus (TV975/197).

Portion 2 of an approximate extent of twenty three square metres $(23m^2)$ is to be excised from an original extent of four hundred and thirty two and sixty three hundredths square metres $(432.63m^2)$ belonging to **Mr.Ramjeeawon SEERKISSOON** as evidenced by deed transcribed in *Volume TV 1874/98* and is bounded as follows:-

Towards the North East by the surplus of land belonging to Mr.Ramjeeawon SEERKISSOON (TV 1874/98).

Towards the South East by Portion 3 hereunder described .

Towards the South West by State Land (Former Railway Land).

Towards the North West by Portion 1 above described.

Portion 3 of an approximate extent of nine square metres (9m²) is to be excised from an original extent of one hundred and fourty four and twenty hundredths square metres (144.20m²) belonging to **Mr and Mrs Marie Jojique Scarlette GODERE** as evidenced by deed transcribed in *Volume TV 7515/18* and is bounded as follows:-

Towards the North East by the surplus of land belonging to Mr and Mrs Marie Jojique Scarlette Godere (TV 7515/18).

Towards the South East by land belonging to Mr Ignace Rayeroux .

Towards the South West by State Land (Former Railway Land).

Towards the North West by Portion 2 above described.

Date 26/01/2018

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

General Notice No. 72 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 Les Pailles (Camp Chapelon) in the district of Port Louis for the public purpose of implementing the Metro Express Project.

DESCRIPTION

The said portion of land of an approximate extent of six hundred and thirty-three square metres (633m²) or fifteen square perches (0A15P) belonging to **Heirs Mooslim BOODHOO** as evidenced by deed transcribed in Volume **T.V.1052/133** and is bounded as follows:-

Towards the North by Philippe Rousset Street.

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

Towards the South by the property belonging to Mr. and Mrs. Sahejahan GHOORA by virtue of title deed TV 8201/22.

Towards the West by Rayeroux Street.

Date 26/01/2018

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

General Notice No. 73 of 2018



THE DISTRICT COUNCIL OF FLACQ

THE VILLAGE COUNCIL OF GRANDE RETRAITE

OCCURRENCE OF VACANCY IN OFFICE

Notice is hereby given that a vacancy has occurred for the seat of **Mr Sehlil TOPASSY** elected member of The Village Council of Grande Retraite under Section 37 of the Local Government Act 2011.

Date: 08 January 2018

V. Thakoor Chief Executive District Council Office Plaine de Gesigny Flacq

First Publication

General Notice No. 74 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 EIA of an exempt undertaking has been submitted on **11 January 2018** under Section 28(2) of the Act for a scheduled undertaking and that the EIA report shall be opened for public inspection.

- (a) The undertaking concerns the Proposed Construction of the La Vigie-La Brasserie-Beaux Songes Link Road by Road Development Authority.
- (b) The location of the proposed undertaking is in the district of Plaine Wilhems and Black River.
- (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 Municipal Council of Curepipe and District Council of Black River.

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 15 February 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

(Environment and Sustainable

Development Division)

5th Floor, Ken Lee Tower

Cnr. Barracks and St. Georges Streets

Port Louis

Date: 23 January 2018

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

First Publication

General Notice No. 75 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 **15 January 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 Setting up of a semi-mobile pre-mixed asphaltic concrete batching plant with nominal capacity of 120 tonnes/hour on a site extent of 9000m², which is situated at

La Chaumiere by Gamma Construction Limited.

- (b) The location of the proposed undertaking is at La Chaumiere, Bambous in the District of Black River.
- (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 Black River.

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>15 February 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

Date: 22 January 2018

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

General Notice No. 76 of 2018

POLICE NOTICE

TRAFFIC SCHEME Thaipoosam Cavadee 2018

By virtue of authority conferred upon me by Section 25(3) of the Police Act and Section 181 of the Road Traffic Act, traffic arrangements will be made on Wednesday 31st January, 2018 as hereunder.

Metropolitan Divisions (North & South)

2. PROCESSION

- (a) At 08.30 hours, a main procession of Cavadee will leave the Vishnu Kchetra Temple at Vishnu Kchetra Street, Port Louis and will proceed via Labourdonnais, Jules Koenig, De Plevitz and Royal Streets to the Shree Sockalingum Meenatchee Ammen Temple.
- (b) The other processions of Cavadee from:-
 - (i) Kaliamen Temple, Bell Village;
 - (ii) Parama Bhakta Villasa Bhanjana Sangham, No. 1 -3, R. Seeneevassen Street, Port Louis;
 - (iii) Madurai Kaliamen Kovil, No. 1. De Courson Street, Port Louis;
 - (iv) Gupteswarnath Kovil, Boulevard Pitot Street, Vallee Pitot;
 - (v) Swami Malei Tiru Kovil, Inkerman Street, Vallee Pitot; and
 - (vi) Sri Devi Karumaari Ammen Kovil, No. 160, Desbouchers Street, Roche Bois -

will merge with the main procession from the Vishnu Kchetra Temple in front of the Government House and processions from Madurai Kaliammen Kovil of De Corson Street Camp Yoloff, Gupteswarnath Temple, Crimea Street, Vallee Pitot, Swami Malei Tiru Kovil, Inkerman Street, Vallee Pitot and Sri Devi Karumaari Ammen Kovil, No. 160, Desbouchers Street, Roche Bois will also merge with the above processions at a point convenient to them on their way to the Shree Sockalingum Meenatchee Ammen Temple.

Another Cavadee procession from the Mariamen Temple Society of Terminus, Vallee des Prêtres will leave Valmiki Road, Caroline, Vallee des Prêtes at 09.00 hrs and going through Royal Road, Chitrakoot, Vallee des Prêtes to reach the Mariamen Temple Society.

Moreover, another procession from the Draupadee Ammen Maha Sangam Society will leave a Kalimaye Mandir at Jugmohun Lane, Vallee des Prêtes at 09.30 hours and going through Bernandin de St Pierre Street to reach the Kovil at Carreau lalo, Vallee des Prêtes.

3. CLOSED ROADS

- (a) Nicolay Road with its junction with Military Road near BAT up to Abercrombie Round About and lateral roads will be closed to vehicular traffic and will be declared as pedestrian zone; and
- (b) Ducray Street with its junction with Pamplemousses Road up to Nicolay Road, Ste Croix will be closed to vehicular traffic except for residents.

4. ONE WAY STREET

Cocoterie Road from its junction with Cocoterie Round About and lateral roads up to Nicolay Road, Ste Croix will be declared as a one way street for vehicular traffic except for the free passage of the motorcade of the VVIPs, VIPs and residents.

5. DIVERSION OF TRAFFIC

As soon as the processions from the Vishnu Kchetra Temple have reached corner Royal and Corderie Streets, Port Louis, vehicular traffic coming from the South will be diverted into the New Trunk Road to proceed to the North.

As soon as the procession coming from Valmiki Road, Caroline, Vallée des Prêtes and at Jugmohun Road, Vallée des Prêtes have reached Royal Road of Chitrakoot and Bernandin de St Pierre, vehicular traffic may either be halted temporarily or diverted as required by Police with a view to ensuring the safe passage of the processionists.

6. **BUSES**

As soon as the processions have reached Royal Street, Port Louis, buses coming from Immigration Bus Stand will use the New Trunk Road via Riche Terre Round About into Riche Terre Road to Old Royal Road to proceed to the North.

As from 08.30 hrs, buses coming along SSR and proceeding towards Labourdonnais Street, will be diverted onto Jules Koenig, Mallefille, Edith Cavell towards towards St Georges and Labourdonnais Street.

7. BUS STOPS

Bus stops along St Denis, Pope Hennessy and Labourdonais Streets will not be operational on that day between 08.30 hrs to noon.

8. VEHICULAR TRAFFIC

Vehicular traffic may either be halted temporarily or diverted as required by Police with a view to ensuring the safe passage of the processionists.

Eastern Division

9. CLOSED ROAD

- (a) LALLMATIE & CAMP DE MASQUE DIVISIONS (FROM 10.00 HRS UNTIL THE CEREMONY IS OVER)
 - (i) The stretch of road from junction St Julien Village along Riche Fond to Royal Road St Julien D'Hotman, L'Unite Junction;
 - (ii) The stretch of road from FUEL Round About up to Riche Fond kovil; and
 - (iii) Part of Higginson Road (Royal Road, St Julien D'Hotman) between its junctions from Mont Ida Branch Road to L'Unité Branch Road, St Julien D'Hotman.

10. ROADS TO BE FOLLOWED BY THE VEHICULAR TRAFFIC

- (a) Vehicles under 3 tons MGW coming from Lallmatie proceeding towards Q. Militaire and Flacq will be diverted along FUEL Branch Road and those from 3 tons MGW and above will EITHER use the new FUEL Link Road to emerge on Route No. 15 passing through Bonne Mère (Rose Hill to Flacq) OR to proceed to FUEL Round About to emerge on Route No. 15 passing through the road adjoining the sugar mill;
- (b) Vehicular traffic from Quartier Militaire proceeding towards Lallmatie passing through St Julien D'Hotman will

be diverted along L'Unite Junction Road and emerge on Route No. 15 (Rose Hill-Flacq) to proceed up to FUEL entrance and subsequently diverts towards FUEL Round About passing along the road adjoining the sugar mill. From there, vehicles under 3 tons will use FUEL Branch Road to emerge on main road St Julien Village and for those of 3 tons and above will use the new FUEL Link Road to emerge on Royal Road St Julien Village.

- (c) Vehicular traffic coming from Quartier Militaire and proceeding towards Flacq via St Julien D'Hotman will be diverted onto Mont Ida Branch Road towards Flacq via Route No. 15 from 10.00 until the ceremony is over.
- (d) Buses operating along Routes Nos. 222 & 226, coming from the direction of Quartier Militaire will exceptionally be allowed access along closed portion of the Higginson Road to emerge on L'Unite Road (Route No. 15) to proceed to Rivière du Rempart via FUEL Private Road adjoining the sugar mill and vice versa from Rivière du Rempart from 10.00 until the ceremony is over.

Western Division Rose Hill Division

11. TEMPORARY CLOSURE OF ROADS

- (a) Royal Road in between St Jean Round About and Dr. Maurice Curé Avenue (ex-Edward VII) will be temporarily closed to vehicular traffic both ways between 07.00 and 14.00 hours except for residents;
- (b) Old Moka Road in between Royal Road near St Jean Church and Rue des Meuniers, Ebène will be temporarily closed to vehicular traffic both ways between 07.00 and 14.00 hours except for residents;
- (c) Court Lane in between J. Nyrere Avenue and Royal Road will be closed to vehicular traffic towards Royal Road

except for parking of CWA lorries between 07.00 and 14.00 hours;

- (d) Dr. Maurice Curé Avenue in between Royal Road and Queen Street will be closed to vehicular traffic both ways as from 0900 hours until all the processions have passed by;
- (e) Gladstone Street in between Remono and D'Epinay Streets will be closed to vehicular traffic as from 09.00 hours except for residents until all the processions have passed by;
- (f) Ollier Avenue in between Royal Road and Lapeyrousse Avenue will be closed to vehicular traffic both ways between 07.00 and 14.00 hours except for residents;
- (g) Mallefille Avenue in between Royal Road and Beau Sejour Avenue will be closed to vehicular traffic both ways from 07.00 to 14.00 hours except for residents; and
- (h) St Louis Avenue in between Royal Road and Old Moka Road will be closed to vehicular traffic both ways except to residents there residing as from 07.00 hrs until the devotees have engaged onto Royal Road, Belle Rose and Belle Rose Avenue.

12. ONE WAY STREET FROM 07.00 TO 14.00 HOURS

- (a) Beau Sejour Avenue in between Wilson and Ollier Avenues in the direction of Ollier Avenue;
- (b) Sir Virgil Naz Street from Vandermersch Street to Julius Nyrere Avenue; and
- (c) Sir Charles Lees Street from Dr Maurice Cure towards Célicourt Antelme Avenues.

13. TWO WAY STREET FROM 07.00 TO 14.00 HOURS

Labourdonnais Avenue in between Dr Maurice Curé & Prince of Wales Avenues.

14. NO PARKING ZONE FROM 07.00 TO 14.00 HOURS

- (a) Mallefille Avenue in between Royal Road and Beau Sejour Avenue;
- (b) Gladstone Street in between Remono and D'Epinay Streets;
- (c) Leoville L'Homme Street in between Gladstone Street and Dr. Maurice Curé Avenue;
- (d) St Louis Avenue in between Old Moka Road and Royal Road;
- (e) Old Moka Road in between Royal Road near St Jean Church and Rue des Meuniers, Ebene;
- (f) Belle Rose Avenue in between Royal Road & Draper Avenue;
- (g) Draper Avenue in between Belle Rose and Wilson Avenues; and
- (h) Wilson Avenue in between Draper Avenue and Royal Road

15. TRAFFIC DIVERSION - 07.00 TO 14.00 HOURS

- (a) Vehicular traffic including buses coming from Phoenix and Quatre Bornes proceeding towards Rose Hill Centre will be diverted onto Motorway at St Jean Round About and will then use motorway and Ebene Link Road up to Vandermersch Street; and
- (b) Vehicular traffic including buses coming from Rose Hill Centre proceeding towards Quatre Bornes & Curepipe will be diverted onto Vandermersch Street at Rose Hill Round About up to Ebene Link Road Round About (near CEB) and then use Ebene Link Road up to Motoway near Margarine Industry.

16. CHANGES IN BUS ROUTES

 (a) CNT buses from Port Louis bound for Berthaud Bus Terminus (Route No. 156) will use the following routes as from Margeot Bus Terminal, Rose Hill:-Royal Road, Celicourt Antelme Avenue, Victor Singery Avenue, Dr. Maurice Cure Avenue, Labourdonnais Avenue, Boundary Avenue, Pasteur Avenue and continue normal routes along Ollier Avenue;

- (b) CNT buses from Berthaud Bus Terminus
 (Route No.156) bound for Rose Hill and Port Louis will use the following routes when reaching Ollier Avenue:-Murray Avenue, Boundary Avenue, Labourdonnais Avenue, Dr. Maurice Cure Avenue, Charles Lee Avenue, Celicourt Antelme Avenue and Royal Road Rose Hill to continue normal routes;
- (c) All buses from Curepipe, Hermitage, Vacoas and Beau Songes bound for Rose Hill and Port Louis will when reaching St Jean Round About use Motorway, Ebene Link Road up to Vandermersch Avenue and then continue normal routes; and
- (d) All buses from Port Louis & Rose Hill bound for Curepipe, Hermitage, Vacoas and Beau Songes will when leaving Margeot Bus Terminal, use Ebene Link Road up to Motorway near Margarine Industry and then continue normal routes as from St Jean Round About.

17. PARKING OF VEHICLES FROM 07.00 TO 14.00 HOURS

VIPS & Devotees attending prayer at Ebene river will park their vehicles at the other side i.e. near Morc. Ebene.

Quatre Bornes Division

18. (a) ONE WAY STREET FROM 09.00 TO 18.00 HRS

Vella Murugan Avenue from the direction of Palma Road up to Seeneevassen Avenue.

(b) NO PARKING ZONE FROM 07.00 TO 18.00 HRS

> Seeneevassen Avenue in between Gopal Lane and Vassen Garage.

Coromandel And Petite Riviere Divisions

19. (a) CLOSURE OF ROAD FROM 07.00 TO 14.00 HRS

Chebel Branch Road in between Bassin Chebel & Junction Petite Riviere Road both ways except for residents and devotees attending prayers at the Kovil.

(b) **ONE WAY STREET FROM 07.00 TO 14.00 HRS**

Chebel Branch Road from Royal Road, Beau Bassin up to Bassin Chebel before Chebel Kovil.

(c) NO PARKING ZONE FROM 07.00 TO 18.00 HRS

Chebel Branch Road in between Royal Road and Kovil.

Bambous Division

20. (a) CLOSURE OF ROAD FROM 09.00 TO NOON

Geoffroy Road from Royal Road, Bambous up to Allée Tamarin both ways.

Central Division

21. CLOSED ROADS

- (i) Botanical Garden Street, Curepipe from its corner with Auguste Esnouf Street will be closed for all vehicular traffic once the procession leave Botanical Garden up to Corner Chasteauneuf Street and Sir Winston Churchill Street as from 08.30 hrs.
- (ii) Camp Fouquereaux Branch Road will be closed to all vehicular traffic from its junction with Royal Road, Castel up to junction Camp Fouquereaux Round About as from 08.30 hrs.
- (iii) John Kennedy Avenue from its corner with St Paul Road (near Cinema Savoy) up to La Marie Road (Corner Diolle) will be closed for all vehicular traffic from 11.00 hrs to 15.00 hrs.

22. DIVERSION OF TRAFFIC

(i) Vehicles coming from Les Casernes proceeding towards Botanical Garden

Street will be diverted along Auguste Esnouf Street towards City Centre and other side roads.

- (ii) Vehicles from Camp Fouquereaux Round About motoring towards Royal Road, Castel and vice versa will be diverted onto the side roads.
- (iii) Vehicles proceeding along John Kennedy Avenue will at Fish Corner be diverted along Ligne Berthaud, Sivananda Avenue and other side roads.
- (iv) Vehicles proceeding along John Kennedy Avenue from Diolle and other surrounding streets will be diverted along La Marie Road and other side roads.
- (v) Heavy Vehicles and normal route buses coming from Rose Hill proceeding towards Curepipe reaching at Pont Fer Round About will be diverted onto Nalletamby Road, Palmerstone Road, Promenade Père Laval Street, St Paul Road, Floreal Road, Allée Brillant Road onto Royal Road, Castel; and
- (vi) Heavy vehicles and normal route buses coming from Curepipe proceeding towards Vacoas and Rose Hill reaching Allée Brillant Cross Road will be diverted onto Allée Brillant Road, Floreal Road, St Paul Road, Promenade Pere Laval Street, Palmerstone Road, and Sivananda Avenue;

Southern Division

Mahebourg And Beau Vallon Villages

23. DIVERSION OF TRAFFIC

- (i) All vehicles coming from the direction of Curepipe proceeding towards Mahebourg will do so via roundabout King Savers through Morcellement Lorette –London Way – through Labourdonnais Street towards Mahebourg village;
- (ii) All vehicles coming from Old Grand Port and St Hubert proceeding towards Mahebourg will do so via Arya Samaj towards bus terminal;

- (iii) All vehicles, except buses, proceeding towards Curepipe will do so through Sivananda Street, Abdool Rajack Osman Street and Kings Savers roundabout; and
- (iv) All buses leaving Mahebourg Bus Terminal and proceeding towards Plaine Magnien/Flacq will do so through their normal route, Suffren Street, main road Mahebourg/Ville Noires respectively.

24. JUDICIAL PROCEEDINGS

Non compliance with these traffic arrangements will entail judicial proceedings.

The cooperation and understanding of the public would be much appreciated.

24th January, 2018

K. M. Nobin, PMSM *Commissioner of Police*

Office of the Commissioner of Police Police Headquarters Line Barracks, Port Louis.

General Notice No. 77 of 2018

POLICE NOTICE

TRAFFIC SCHEME Thaipoosam Cavadee 2018

By virtue of authority conferred upon me by Section 25 (3) of the Police Act and Section 181 of the Road Traffic Act, traffic arrangements as hereunder will be made in **Rose Belle Division** on **Wednesday 31st January, 2018**.

2. Closed Roads

The stretch of road between Jawaharlall Nehru Hospital Link Road, Rose Belle and Branch Road, New Grove will be closed to all vehicular traffic on both directions between 09.00 and 13.00 hrs, except for public buses.

3. Diversion of Traffic

Vehicular traffic from the direction of Curepipe and proceeding towards Mahebourg will do so along Jawaharlall Nehru Hospital Link Road – Bois D'Oiseaux Road and Branch Road, New Grove. Those from Mahebourg proceeding towards Curepipe will be diverted along New Grove Branch Road, Bois D'Oiseaux Road and Jawaharlall Nehru Hospital Link Road.

4. Judicial Proceedings

Non compliance with these traffic arrangements will entail judicial proceedings.

The cooperation and understanding of the public would be much appreciated.

25.01.2018

K. M. Nobin, PMSM Commissioner of Police

Office of the Commissioner of Police Police Headquarters Line Barracks, Port Louis.

General Notice No. 78 of 2018

IN THE DISTRICT COURT OF PORT LOUIS (NORTH)

SALE BY AUTHORITY OF JUSTICE

On Friday the 23rd of February, 2018 at 10.30 of the clock in the forenoon in the Yard of the New Court House, Port Louis, I the undersigned Court Usher will sell by public auction to the highest bidder and for cash the following forfeited articles as per an Order made by the District Magistrate of the above court dated 21st day of November 2017 viz:

A knife, a pickhock, a knife, a knife, a metal pipe, a metal pipe of inox, a crowbar and a knife, a knife, 2 gallons and a green hose and a funnel, 4 sportswear, one scale, a jigsaw and a toolbar and 2 scissors and a head torch and 3 screwdrivers and a tape and 2 pinces, a sabre, a sabre, one camera -Fujifilm and 3 mobile phones and 18 wrist watches and one chain of 46 cm and one chain of 55 cm and one chain of 17 cm and 2 pieces of chain and a piece of metal and one bracelet and one chain of 43 cm and a piece of chain of 4 cm, one electric cash machine, one yellow metal earring and one yellow metal chain lock and a small piece of yellow metal and one yellow wrist bracelet and 2 wrist watches, a knife, 26 shorts, 5 ladies top, one scale, 5 pairs of sandals.

The abovenamed articles will be displayed one hour before the sale.

This 22nd day of December, 2017.

Mahamad Iqbal Madarbukus Principal Court Usher posted in the District of Port Louis and in charge of the sale.

General Notice No. 79 of 2018

NOTICE UNDER SECTION 151(5) OF THE INSOLVENCY ACT 2009

Notice is hereby given that the requirements of Section 151(5) of the Insolvency Act 2009 having been complied with the following private Category 1 Global Business Companies are dissolved :

File No.	Name of Company	Date of Dissolution
C073336	EILSF Co-Invest I	25/12/2017
C116299	Cotecna Océan Indien MG Limitée	02/01/2018
C080231	Vantage Quest (Mauritius) Limited	04/01/2018
C61294	Hutchison 3 Global Services Holdings Limited	10/01/2018
C069605	RESOURCEPAC LTD	17/01/2018
C54191	LUSTRE INTERNATIONAL LIMITED	18/01/2018

Date: 22 January 2018

Director of Insolvency Service One Cathedral Square Jules Koenig Street Port Louis

General Notice No. 80 of 2018

NOTICE UNDER SECTION 151(5) OF THE INSOLVENCY ACT 2009

Notice is hereby given that the requirements of Section 151(5) of the Insolvency Act 2009 having been complied with the public Category 1 Global Business Company "**Barclays India Insight** **Fund Limited**" (File No. C88751) is dissolved on 11 January 2018.

Date: 22 January 2018

Director of Insolvency Service One Cathedral Square Jules Koenig Street Port Louis

General Notice No. 81 of 2018

NOTICE UNDER SECTION 151(5) OF THE INSOLVENCY ACT 2009

Notice is hereby given that the requirements of section 151(5) of the Insolvency Act 2009 having been complied with, the following private Companies are dissolved:

File Number	Name of company
C21417	PAILLES PROPERTIES LTD
C25187	APEX MOTORS LTD
C075385	Innodis Export L td
C123273	RR Agro Products Limited
C133086	APIS GROWTH 1 LTD

Date: 22 January 2018

Director of Insolvency Service One Cathedral Square, Jules Koenig Street, Port Louis

General Notice No. 82 of 2018

NOTICE UNDER SECTION 151(5) OF THE INSOLVENCY ACT 2009

Notice is hereby given that the requirements of section 151(5) of the Insolvency Act 2009 having been complied with, the following private Category 1 Global Business Companies are dissolved:

File Number	Name of c	ompany		Date of dissolution
C088388	Lotus Inves	stments India	ı, LLC	19/12/2017
C20939/4729	ITALTILE LIMITED	MAU	URITIUS	526/12/2017
C102069	Pretoria Internation	Portland al Holdings	Cemen	t27/12/2017

C076243	Ennore Mauritius Holding Ltd	29/12/2017
---------	------------------------------	------------

C076248 Ennore Mauritius Ltd 29/12/2017

Date: 22 January 2018

Director of Insolvency Service One Cathedral Square, Jules Koenig Street, Port Louis

General Notice No. 83 of 2018

NOTICE UNDER SECTION 151(5) OF THE INSOLVENCY ACT 2009

Notice is hereby given that the requirements of section 151(5) of the Insolvency Act 2009 having been complied with the following private Category 2 Global Business Companies are dissolved:

File Number	Name of company	Date of dissolution
C121483	Aquant Investments Ltd	25/12/2017
C51562	GLOBAL SP INVESTMI (MU) LTD	ENTS26/12/2017
C130730	ENGINEERING FINA LTD	NCE10/0112018

Date: 22 January 2018

Director of Insolvency Service One Cathedral Square, Jules Koenig Street, Port Louis

General Notice No. 84 of 2018

NOTICE UNDER SECTION 151(5) OF THE INSOLVENCY ACT 2009

Notice is hereby given that the requirements of section 151(5) of the Insolvency Act 2009 having been complied with, the private Company "Violin (Mauritius) Ltd" File Number C143901 is dissolved on 12 December 2017.

Date: 22 January 2018

Director of Insolvency Service One Cathedral Square, Jules Koenig Street, Port Louis General Notice No. 85 of 2018

AYURVEDIC AND OTHER TRADITIONAL MEDICINES ACT

Annual List of Ayurvedic and Other Traditional Medicines Practitioners

Notice is hereby given that, in accordance with section 18A of the Ayurvedic and Other Traditional Medicines Act of 1989, the practitioners listed below have been registered with the Traditional Medicine Board for the year 2018:

Annual List of Practitioners

1.	Dr (Mrs) Kalpanaben AJOODHEA	Ayurvedic Doctor
2.	Dr (Mrs) Sangeeta ANAND	Ayurvedic Doctor
3.	Dr Vipul ANAND	Ayurvedic Doctor
4.	Dr (Mrs) Rhitambhra SOBURRUN-GOPAUL	Ayurvedic Doctor
5.	Dr Gyaneshwarsing GUDDOYE	Ayurvedic Doctor
6.	Dr (Mrs) Kavita HALKHOREE	Ayurvedic Doctor
7.	Dr Vikash HALKHOREE	Ayurvedic Doctor
8.	Dr Poornanand Rye JOORAWON	Ayurvedic Doctor
9.	Dr (Mrs) Zankhana P. JOORAWON	Ayurvedic Doctor
10.	Dr Sudheep Maduvil Veettil KARUNAKARAN	Ayurvedic Doctor
11.	Dr (Mrs) Sulochana KEETARUT	Ayurvedic Doctor
12.	Dr Ramamurthy Lakshmipathy METTUKUDI	Ayurvedic Doctor
13.	Dr (Mrs) Jyoti PRATAP	Ayurvedic Doctor
14.	Dr Comalchandra RADHAKEESOON	Ayurvedic Doctor
15.	Dr Deolall SOBURRUN	Ayurvedic Doctor
16.	Dr (Mrs) Vidushi Krishni SOMIAH-VENCATASAWMY	Homeopathic Doctor
17.	Dr Nelson Chek Kiong WONG SANG WAH	Ayurvedic Doctor
18.	Dr (Mrs) Uzma ZUBAIR	Homeopathic Doctor

Dated this 25th day of January 2018

Ministry of Health and Quality of Life

General Notice No. 86 of 2018

EMPLOYMENT RELATIONS TRIBUNAL

ERT/RN 123/2017

AWARD

Before: -

Shameer Janhangeer	Vice-President
Francis Supparayen	Member
Eddy Appasamy	Member
Yves Christian Fanchette	Member

In the matter of: -

Mr Vishwanath SOOPAL

Disputant

and

THE STATE OF MAURITIUS as represented by the Ministry of Health and Quality of Life

Respondent

The present matter has been referred to the Tribunal for arbitration by the Commission for Conciliation and Mediation pursuant to *section 69 (7)* of the *Employment Relations Act 2008.* The Terms of Reference of the dispute read as follows:

- 1. Whether I should refund the amount of Rs 218,290.11 as mileage allowance for periods August 2008 to October 2010 and July 2014 to July 2015 to the Ministry of Health and Quality of Life.
- 2. Whether the Ministry of Health and Quality of Life should have refused to grant me mileage allowance for period November 2010 to June 2014 despite having been duly authorized to claim for same.

Both parties were assisted by Counsel in the matter. The Disputant was assisted by Mr G. Bhanji Soni, of Counsel. The Respondent was assisted by Mrs P. Ramjeawon Varma, Principal State Counsel instructed by the Principal State Attorney. The parties have each submitted their respective Statement of Case in relation to the dispute.

The Disputant has averred in his Statement of Case that he was appointed Community Health Rehabilitation Officer ("CHRO") on 28 April 1999 being posted at Flacq Hospital. As such he effects site visits to residences of disabled persons to facilitate their rehabilitation. In 2008, in enquiring about mileage allowance, he was informed by the Finance Section to quote as authority (FH/E/1/4) as per Circular 19477/13/2 (T) dated 21 September 2005 from the Senior Chief Executive of the Ministry of Health ("MoH") for approval of grant of mileage allowance to officers in the grade of CHRO. Disputant thus started to make use of his private car to effect site visits and submitted his claims for mileage accordingly. However, his claims as from January 2011 remained outstanding as the Supervisor Community Health Rehabilitation failed to process same.

It has also been averred that in or about August 2015, the Human Resources Section informed Disputant to apply for fresh authority for mileage claim. Upon application, fresh authority was issued by the MoH on 30 October 2015 with effect from 3 August 2015 to the Disputant. On 20 October 2015, the MoH requested explanations from the Disputant on alleged discrepancies in unpaid claims submitted since 2010. The Disputant tried his best to forward his explanations in relation to the claims. However, on 16 December 2016, the MoH by letter informed the Disputant that (1) an enquiry had been carried out by the Internal Control Unit on mileage claims submitted by him; (2) no authority was issued to the Disputant to claim mileage allowance from August 2008 to July 2015; (3) mileage paid during that period amounting to Rs 218,290.11 representing overpayment should be refunded by the Disputant; and (4) all outstanding mileage claims before 3 August 2015 have been discarded. The Disputant has been requested to start refunding the amount of Rs 218,290.11 at latest as from June 2017.

The Respondent, in its Statement of Defence, has in essence averred that the Disputant should have obtained appropriate authority by making an application to use his private car to perform official travelling and to claim mileage allowance thereon; and that the Disputant never applied for such authority before 3 August 2015. Discrepancies were noted in the mileage claims submitted by the Disputant and by letter dated 20 October 2015, he was requested to

submit explanations in respect of same. A team was set up at the level of the Ministry to verify all mileage claims for the period November 2010 to July 2014 and submitted a report dated 8 August 2015. The Internal Control Unit then carried out an enquiry into the Disputant's mileage claims and recommended, in its report dated 25 April 2016, that all outstanding mileage allowance claims before 3 August 2015 be discarded; and the overpaid amount of Rs 218,290.11 be recovered from the officer concerned. The Disputant was requested to make arrangements for the refund.

It has also been averred that the mileage claims have remained unsettled due to the irregularities highlighted by the Supervisor CHRO as confirmed by the two reports dated 8 August 2015 and 25 April 2016. It has also been averred that the Circular dated 21 September 2005 is a general authority in relation to the ceiling of mileage applicable to the post of CHRO and not a specific authority issued to the Disputant authorizing him to claim mileage allowance. The payment effected for the period August 2008 to July 2015 has thus been considered as overpayment since no appropriate authority was issued for the Disputant to claim mileage allowance.

On 15 January 2018, the matter was called before the Tribunal and both parties stated that there has been an amicable settlement to the dispute. It has been agreed that the Disputant Mr V. Soopal will no longer insist on the claim for mileage allowance for the period November 2010 to June 2014 as per the second point in dispute of the Terms of Reference. On the other hand, it has been agreed that the Respondent, without acknowledging or admitting any liability, will not proceed with the claim for refund of the amount of Rs 218,290.11 as mileage allowance from the Disputant as per the first point in dispute of the Terms of Reference. The Disputant has further agreed to waive his right to any future claims regarding the mileage allowance not paid prior to the present agreement between the parties. The Disputant acknowledged the agreement before the Tribunal.

Both parties moved for an award in terms of the agreement reached. The Tribunal wishes to thank the parties for their efforts in reaching an amicable settlement in the present matter and in upholding and maintaining good and harmonious employment relations.

The Tribunal therefore awards accordingly.

SD Shameer Janhangeer (Vice-President)

SD Francis Supparayen (Member)

SD Eddy Appasamy (Member)

SD Yves Christian Fanchette (Member)

Date: 19th January 2018

General Notice No. 87 of 2018

EMPLOYMENT RELATIONS TRIBUNAL

AWARD

ERT/ RN 131/17

Before

Indiren Sivaramen	Vice-President
Raffick Hossenbaccus	Member
Andy R. Hau Kee Hee	Member
Teenah Jutton-Seeburrun	Member

In the matter of:-

Mr Madhosing Thecka (Disputant)

And

Mauritius Revenue Authority (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"). Both parties were assisted by counsel. The terms of reference of the dispute read as follows:

"Whether the MRA should waive the sanction taken against me, namely stoppage of annual increment for a period of one year as from 1st January 2018 to 31 December 2018."

The disputant deponed before the Tribunal and he stated that he is a Technical Officer posted in the Internal Affairs Department at the Respondent. He deals with cases of malpractices by Mauritius Revenue Authority (MRA) officers and processes and verifies declaration of assets made by MRA officials. There was a complaint that MRA officers

were asking for bribes in a particular case and he had to investigate into the matter. His investigation did not reveal any such malpractice and he filed a preliminary report. He however recommended that the matter be referred to the Internal Audit division whilst being satisfied that the Medium and Small Taxpayers Department was already investigating into the tax affairs of the taxpayer/s. He received instructions to gather information on the taxpayer (who was not a MRA officer) concerned in the alleged case of corruption. He was of the opinion that he was not allowed to investigate on third parties (as opposed to MRA officers) but his supervisor was not agreeable to same. He sought legal advice on the issue from the legal services department. He received legal advice that the instruction to gather information on the taxpayer was outside the remit of the Internal Affairs Division. He averred that he provided the legal adviser with the facts of the case. He suggested that there was no directive which prevented him from asking for a legal advice.

Disputant then submitted on 16 August 2016 another report to his supervisor with the legal advice he had received. The latter then sought written explanations from him as to why he had requested for a legal advice without going through the proper channel instead of abiding to formal instructions given to him. He averred that he never refused to carry out the instructions to gather information on the taxpayer but that he requested for a disclaimer in the light of the legal advice in case the taxpayer sues him. Disputant also stated that in 2013, he investigated into a case of corruption against the Director of HR who was allegedly sanctioned eventually. In May 2016, he reported a case of malpractice against the Director of HR and also lodged official complaints against the Director of HR and the Director of Internal Affairs in May 2016.

In cross-examination, Disputant confirmed that Mr Gobin was his immediate superior. The anonymous complaint was that a taxpayer was allegedly evading tax liability by bribing MRA officers. He could not recall if the work plan in that case initially included instructions to retrieve information on the taxpayer concerned. He however conceded that on 25 February 2016, he was given formal instructions by Mr Gobin to retrieve such information. He did not agree that if the information showed abnormal investments and yet MRA officers had not carried out an audit, this would have indicated some form of malpractice on behalf of MRA officers. He averred that this would show a problem in the 'system' of the MRA, that is, the procedure through which tax files of individuals are retrieved. He thus recommended that the case be referred to the Internal Audit division of the MRA. He wrote a minute to give his views and did not execute the formal instruction. There was then a meeting among Mr Gobin, Mr Narainen who was the Director of his department and himself on 1 March 2016.

Disputant averred that he asked Mr Narainen to ask for legal advice on the purport of section 3 of the MRA Act. He stated that he never agreed to the interpretation given by Mr Narainen. He then personally sought a legal advice. He did not seek the prior

approval of his team leader and averred that there was no such requirement as per the standard operating procedures at the Respondent.

Disputant agreed that he was called before a disciplinary committee to answer a charge of failing to comply with formal instructions of his immediate supervisor and director without any justification. He was assisted by two counsel and two union's representatives. The charge against him was found proved at the disciplinary committee. He did not agree however that he had no valid reasons not to execute the formal instructions given to him.

Mr Mannikum, Assistant Director, Human Resource and Training then deponed and he stated that the Disputant was charged with a serious misconduct. He stated that it was a memo which they received from the Director of Internal Affairs on 26 August 2016 which triggered the initiation of disciplinary actions against Disputant. The Director of HR carried out an inquiry and there were meetings, phone calls, mails and different types of exchanges between the parties with a last reply to a query being received on 3 October 2016. Mr Mannikum maintained that the letter dated 18 August 2016 from Mr Gobin seeking for written explanations from Disputant related to the affairs of an internal department and did not involve the HR department. There was a letter of charge and Disputant appeared before a disciplinary committee which was chaired by someone external to the MRA. The charges were found proved before the disciplinary committee.

In cross-examination, Mr Mannikum stated that the letter of 18 August 2016 was a letter whereby a supervisor was asking for written explanations from an employee. Since the Director, HR was in copy, HR became aware of the "issues" between the parties. Mr Mannikum however stated that they cannot take an action when a supervisor is asking an officer why the latter has not done his work. He denied that there was no need for HR to carry out an investigation in this particular case. Mr Mannikum stated that the matter could well have stopped there and that it is only when the matter is reported to HR that HR will gather all information. HR cannot blindly take what is averred and issue a charge against an employee. Mr Mannikum stated that an "issue" is different from a misconduct and that it is only on the 3 October 2016 when they completed the enquiry that they became aware of the misconduct.

Mr Mannikum did not agree that he should have laid the charges instead of the HR Director. He stated that it is not because the HR Director received a complaint from Disputant that the latter could not issue the charge. He agreed that there was a letter of explanation dated 26 August 2016 emanating from the Disputant. In re-examination, he stated that the HR department viewed this situation as very serious since there were discussions and instructions which had been given on several occasions and not executed.

3

Mr Gobin, Team Leader, then deponed and he stated that he was the supervisor of Disputant. He allocated an enquiry to Disputant in October 2015 and the purpose of the enquiry was to gauge whether there could have been an act of malpractice by MRA officers. He stated that the investigation plan was already approved by the Director, Internal Affairs and that he informed Disputant about same. According to him, the plan included a request to retrieve information on the taxpayer involved. On 22 February 2016 when Disputant submitted his preliminary investigation he had not carried out these instructions. Mr Gobin explained that it was important to verify if the taxpayer indeed owned properties to gauge if someone at the Respondent was protecting the latter by not choosing his file. He renewed his instruction to the Disputant on 25 February 2016 to retrieve the said information but the latter returned the file shortly after with a minute to the effect that gathering such information would be outside the remit of the Internal Affairs division.

A meeting was held among Disputant, the Director of Internal Affairs and himself and Disputant was explained the rationale for looking for such information. He suggested that Disputant was agreeable when the Director explained to him the rationale for looking for such information. He added that the Disputant never requested for legal advice to be sought on the matter. However, Disputant still did not execute the instructions and re-submitted the case without following instructions but supported by a legal advice. Mr Gobin stated that if an officer wants to seek legal advice from the legal department, the case has to be discussed with the supervisor and the Director, Internal Affairs. The request for advice is sanctioned by the Director, Internal Affairs. He averred that the request which Disputant sent to the legal department did not provide the rationale as to why the information on the taxpayer was being sought.

In cross-examination, Mr Gobin stated that he did not report anything from February to August 2016 as he was not aware that Disputant would not abide to the instructions. He stated that it was only when the legal advice was laid on his table that he knew that Disputant would not carry out his instruction. He agreed that the HR department was copied relevant letters but he could not say if that department had a "connaissance complète" of all the facts then. He stated that the Internal Affairs division did not carry out any investigation in the matter in lite since they were themselves involved in the case. He added that it may happen that there was an explanation sought by the HR department as part of their investigation. When it was put to Mr Gobin that Disputant was not empowered to get information that was not in the public domain on a taxpayer, the latter maintained that during an investigation at the Internal Affairs division they are empowered to gather information on any person. He explained that information is not sought based on a mere hunch and/or caprices of Internal Affairs. The information sought is required to confirm any act of malpractice by a senior officer of the tax department since it is a senior officer who is responsible to distribute cases. 'Internal Affairs' can then gauge whether a particular case had to be investigated and the relevant officer did not do so.

Mr Gobin conceded that in the relevant standard operating procedure (SOP) there was nothing written that an officer should or must have the consent of his superior before seeking legal advice. He however stated that it will be administratively wrong if this is not done. He accepted that as per the letter dated 26 August 2016 from the Disputant, the latter was still willing to follow the instructions but this was subject to conditions. The letter was not replied to since the letter reached their office after the case had already been sent to the HR department. Disputant was given a deadline up to 24 August 2016 (as per Annex A to the Statement of Case of Disputant) to provide his written explanations. Mr Gobin accepted that Disputant had reported a case against the HR Director in June 2016. In re-examination, Mr Gobin produced a copy of minute "14" dated 16 August 2016 (Doc C). He maintained that it was HR which carried out the investigation in the matter and that he only provided clarifications when asked for.

Mr Narainen, Director, Internal Affairs at the Respondent then deposed and he stated that there was an anonymous complaint that a taxpayer had not been audited because the taxpayer managed to bribe tax officers in charge of audit. It was the duty of the Internal Affairs division to investigate into the matter and he allocated the case to Mr Gobin. The file was then given to Disputant. Mr Narainen approved the Preliminary Investigation Plan (PIP). Disputant submitted a preliminary report and stated therein that the taxpayer had not been audited, and that there was no need to pursue the matter. He recommended that the case be set aside. Mr Narainen stated that normally in such cases, they had to ensure that the case really did not deserve to be audited. He stated that they should ensure that there was indeed no information which should have triggered an audit. According to Disputant, the Internal Affairs was not empowered to investigate on a taxpayer who is not an officer/employee of the Respondent.

There was quite a long meeting among Disputant, Mr Gobin and himself and he explained to Disputant that the law gave them the power to seek information on a taxpayer. Disputant did not make any request to seek legal advice and stated that he understood. Later, he received the file from Mr Gobin with a legal advice. He is of the opinion that there was no need for a legal advice in this case. He averred that if there is a need to seek for legal advice, the matter is discussed with the Director-General of Respondent and the latter has to be convinced of the need for the legal advice. He stated that the Internal Affairs division cross-verifies the work of the tax auditor and thus has to have access to the same information that the tax auditor has access. He suggested that the legal advice obtained cannot be relied upon being given the manner in which the request for advice had been drafted.

5

In cross-examination, Mr Narainen conceded that he is not a lawyer. He however suggested that he did not view the legal advice obtained to be a proper legal advice since the request had not been properly drafted. Mr Narainen was then cross-examined about Disputant reporting him in May 2016 for allegedly not taking action in relation to a complaint he made against the HR Director. Mr Narainen averred that the complaint related to the selection process for a recruitment exercise but that he could not remember if the complaint was specifically directed against the Director of HR. No enquiry was carried out but Disputant was allegedly explained that there was already a provision in the HR manual to address the issue on which he had a grievance. He stated that Disputant is not competent to seek legal advice on which he would act to bind the Internal Affairs department.

The Tribunal has examined all the evidence on record and the submissions of both Counsel. The Tribunal is empowered to determine only the dispute referred to it as per the terms of reference. For ease of reference, we will quote once more the terms of reference which read as follows:

"Whether the MRA should waive the sanction taken against me, namely stoppage of annual increment for a period of one year as from 1st January 2018 to 31 December 2018."

It is trite law that Courts of law have extensive powers of supervision and control over disciplinary measures imposed by employers as highlighted in the Supreme Court cases of Raman Ismael v UBS 1986 MR 182 and Société de Gerance de Mon Loisir v R. Appadoo 1994 SCJ 290. The Tribunal may also refer to various cases where workers aggrieved by disciplinary sanctions taken against them have sought redress before the Industrial Court (vide Christian Patrick Veerapin v Maritim (Mauritius) Ltd CN 8/07, Giandeo Peeharry v CEB CN 211/08 and Taleb Nabeebokus v Air Mauritius Ltd CN 210/08). On the other hand, the Tribunal shall enquire into a labour dispute which has been referred to the Tribunal under section 69(7) of the Act. 'Labour dispute' is defined at section 2 of the Act as follows:

"labour dispute" – (a) means a dispute between a worker, or a recognised trade union of workers, or a joint negotiating panel, and an employer which relates wholly or mainly to wages, terms and conditions of employment, promotion, allocation of work between workers and groups of workers, reinstatement or suspension of employment of a worker;

- (b) ...
- (C) ...

This is a borderline case where the Tribunal may exercise jurisdiction to hear the matter since ex facie the terms of reference there is a "dispute" between a worker, the Disputant and his employer which relates 'mainly' to wages (even if the dispute is more in relation to a disciplinary sanction). The matter before us thus relates to a labour dispute into which the Tribunal has to enquire (under section 70 of the Act which bears the heading "Arbitration"). Both parties have regretfully submitted only extracts of the Human Resource Manual and there is no conclusive evidence before us that a procedure for appeals against disciplinary measures taken by Respondent has been laid down in the said HR manual or elsewhere. Be that as it may, the Tribunal is not agreeable with the submissions of learned counsel for Disputant to the CCM" or that "...*if the matter had been before the disciplinary committee and there has been a decision as I said earlier on this is an appeal against the decision and this is why we are before the forum ..."*. It is apposite for instance to refer to section 64 of the Act more particularly subsections (1), (2) and (3) which read as follows:

64. Reporting of labour disputes

(1) Subject to section 63 and subsections (2) and (3), any labour dispute, whether existing or apprehended, may be reported to the President of the Commission ---

(a) by any party to the dispute; or

(b) by a recognised trade union on behalf of any party to the dispute.

(2) No dispute referred to in subsection (1) shall be reported, except after meaningful negotiations have taken place between the parties and a stage of deadlock has been reached.

(3) The period of negotiations shall not exceed 90 days from the start of negotiations or such longer period agreed in writing between the parties.

(4) ...

Disputant agreed in cross-examination that the charge against him was found proved at the disciplinary committee. The Tribunal does not have further evidence in relation to the proceedings before the said disciplinary committee except that Disputant was assisted by two counsel and two union's representatives. The Tribunal is certainly not going to make any assumptions in relation to the disciplinary committee or venture to find that the committee, based on the evidence which was before it, came to the right or wrong decision.

Moreover, and very importantly, such an approach might be *ultra petita* the terms of reference which refers exclusively to waiving of the sanction taken against Disputant,

7

that is, the stoppage of his annual increment for a period of one year. The Tribunal will refer to the case of **S. Baccus & Ors vs. The Permanent Arbitration 1986 MR 272** where the Supreme Court stated the following in relation to the jurisdiction of the Permanent Arbitration Tribunal (renamed under the Act as the Employment Relations Act) under the then (and now repealed) Industrial Relations Act:

Notwithstanding the provisions of section 85(1)(b) relied upon by learned Counsel for the respondent one must in order to decide whether the order complained of was ultra petita or not look at the terms of reference of the dispute.

Proceedings before the Permanent Arbitration Tribunal in respect of a dispute voluntarily referred to the Tribunal under section 78 of the Industrial Relations Act do not differ materially from proceedings before a Tribunal set up under the provisions of the Code de Procédure Civile and the rules concerning the "compétence" of the Tribunal must be the same.

An award of the Permanent Arbitration Tribunal which goes outside the terms of reference will be ultra petita and may be quashed just as any other award.

However, in the light of the wide powers of the Tribunal including the various principles which the Tribunal may have regard to under section 97 of the Act in the exercise of its functions, the Tribunal will consider whether the disciplinary procedures laid down in the HR Manual have been duly complied with in this particular case.

Section 5 of the HR Manual bears the heading "*Procedure to be followed where an officer commits an act of misconduct*". Section 5(1), (2), (5) and (6) of the HR Manual read as follows:

5. **Procedure to be followed where an officer commits an act of misconduct**

- (1) Where an act of misconduct is reported against any officer, the responsible officer shall, after obtaining all the facts of the case and after conducting such inquiries as may be required, submit the case to the HR & Training Department for the drafting of charges to be preferred against the officer.
- (2) The Director of the HR & Training Department (HRTD) shall, within 10 days of the day on which he becomes aware of an act of misconduct against an employee, notify the employee of the charges made against the employee.

(5) The responsible officer shall, where the facts of the case require an investigation to be carried out, refer the matter to the:

Internal Audit Division, where infringements in systems, processes and/or procedures are suspected; or

Human Resources & Training Department, for work performance issues and/or inappropriate behaviour at the workplace; or

Internal Affairs Division in case of allegations regarding fraud, corruption, poor integrity, conflict of interest, etc. for the purposes of inquiry.

(6) After completing the inquiry, the Division/Department concerned its findings to the Director General & responsible officer, indicating whether an act of misconduct has been committed and whether the act of misconduct constitutes a minor, serious or gross misconduct.

...

The Tribunal finds that section 5(2) of the HR Manual is not incompatible with the Director of HR & Training Department conducting an enquiry before he becomes aware of an act of misconduct. In fact, this would be in line with sections 5(5), 5(6) and 7 (procedure for serious or gross misconduct) of the HR Manual. The delay would start to run only after the Director of HR & Training Department has "*une connaissance exacte et complète*" of the alleged act of misconduct (see **Mazhar Hanzaree v Maritim Mauritius Ltd 2015 IND 44**). The Tribunal will quote extensively from the case of **Manzhar Hanzaree (above)**, where the Industrial Court stated the following:

The evidence adduced before this Court is to the effect that the plaintiff had supposedly placed a tract of a defamatory in the pigeonhole of the Human Resource Department on 25 November 2009. An enquiry was started by Mr. Seenundun, the then Chief Security Officer who viewed the recordings of a camera installed in the pigeonholes area. The plaintiff was interviewed on 11 December 2009 and finally his conclusions that it was the plaintiff who placed the impugned document were submitted to Management on or about 26/27 December 2009. It was submitted that the defendant has failed to notify the plaintiff of the charge against him within 10 days of the day on which he becomes aware of the misconduct since the letter of charges and the notice to attend a disciplinary committee was issued on 7 January 2010 (Doc. E). It is trite law that the time starts to run when the employer becomes aware of the misconduct, that is when he has "une connaissance exacte et complète" (see Soc. 17 févr. 1993, Bull. civ. V, no . 55) and not on the day the tract was received. Defendant has established that it became aware only as from 26-27 December 2009. It is significant that it took the decision to interdict the plaintiff on 30 December 2009 after the latter had completed or nearly completed his shift duty and hence was to take effect as from 31 December 2009. Mr. Rajcoomar indicated that the plaintiff was both suspended and informed of the reasons for his suspension verbally and that a confirmation in writing would follow. There is no requirement that the notification has to be in writing and that the charge should be the exactly the one which the worker would have to answer before the disciplinary

committee. The fact that the defendant took the decision to interdict the plaintiff and informed him verbally of the reasons for his suspension is tantamount to having notified the worker of the charge against him and this had been done within 10 days of it becoming aware of the misconduct.

In the case of Alain Li Hi Shing v J & P Coats Itd 2016 IND 3, the Industrial Court had the following to say:

S 38 (2) of the Employment Rights Act provides that 'No employer shall terminate a worker's agreement for reasons related to the worker's misconduct unless he has within 10 days of the day on which he becomes aware of the misconduct, notified the worker of the charge made against the worker.' There is a time limit imposed on the employer to take necessary action against the employee once he 'becomes aware of the misconduct'. The issue is when can it be said that the employer 'becomes aware of the misconduct.' Guidance has been sought from Bata Shoes (Mauritius) Itd v Mohassee [1975 MR 146] which quoted s 6 (2) of the repealed Labour Act containing an expression similar to that found under s 38 (2) of the Employment Rights Act as follows: " The issue raised depends upon the proper construction of the expression 'becomes aware of such misconduct' occurring in section 6 (2) of the Ordinance ... Their meaning is, in our view, fairly plain. What the employer must be aware of is the employee's misconduct, that is to say, not merely of acts or omissions and circumstances that may constitute misconduct but of acts or omissions and circumstances that would allow an employer, upon a reasonable view, to reach the conclusion that the employee has been guilty of that type of misconduct which alone entitles him under the law to dismiss his employee summarily." In Chellen v Mon Loisir [1971 MR 1801], it was observed that "It is, consequently, a question for the Court in every action brought under the Ordinance to determine at what point of time the employer becomes cognizant of the facts constituting the misconduct complained of."

A worker cannot have charges notified to him without an adequate enquiry where so required. Mere copying of correspondences to the Director, HR and the facts of the present case did not make the Director, HR "aware of an act of misconduct" before the enquiry conducted by the HR department. The Tribunal is satisfied from the evidence on record that the Director of HR & Training Department did notify the Disputant of the charge made against him within 10 days of the day on which he became aware of the alleged act of misconduct, that is, on 3 October 2016 when the enquiry was completed.

The Tribunal is also satisfied from the evidence on record and more particularly from the evidence of Mr Gobin who stated so in clear terms that the Internal Affairs did not participate in the enquiry since they were themselves involved in the case and that they were merely requested to provide information during the enquiry.

The Tribunal also finds nothing sinister that Mr Gobin did ask Disputant to provide written explanations by way of the letter dated 18 August 2016. This related to explanations sought from an employee by his immediate supervisor.

There was also an issue which Disputant raised both in his statement of case and in evidence in relation to an official complaint which Disputant allegedly made at the Internal Affairs Department against the Director, HR and the Director, Internal Affairs in relation to an alleged malpractice (paragraph 1(c) of Disputant's Statement of Case). Disputant was already aware of this fact, be it, before or during the holding of the proceedings of the disciplinary committee and there is no single evidence before us that the Disputant raised this issue or complained about the participation (if any) of the Director, HR in the proceedings at the material time. The letter emanating from Disputant dated 28 October 2016 (Doc A) in reply to the charges does not give any indication either that Disputant was challenging or raised the issue about the involvement of the Director of HR in the process leading to the notification of charges against Disputant. The Tribunal has not been favoured with a copy of the proceedings of the disciplinary committee and is left in the dark again as to whether this issue was raised at all. It has also not been suggested before us that the signing of the letter of charges by the Director of HR and Training was fatal to the disciplinary proceedings held or sanction meted out to Disputant. There is insufficient evidence on record on this issue to justify our intervention as per the terms of reference before us. However, at the same time, it is the considered opinion of the Tribunal that Respondent could have ensured that the inquiry and notification of the charge to Disputant be carried out in a more commendable manner.

The Tribunal will hasten to add that it is crucial for the Respondent, which is set up by statute to perform key functions, to ensure that any enquiry on an employee of the Respondent be conducted and be seen to be conducted in a most impartial and unbiased manner. This is the more so that the Respondent is an institution whereby by law, there must be an Internal Affairs division which shall be responsible to deal with allegations of malpractice or other complaints against officers or employees of Respondent. The Tribunal will not hesitate in an appropriate case to intervene based on this ground alone, if need be.

On the other hand, there is absolutely no evidence that the relevant disciplinary committee was not properly constituted or acted impartially or with bias in any manner whatsoever. Though the Tribunal was not provided with the proceedings before the disciplinary committee, yet it was not challenged that the charge against Disputant was found proved. Evidence has been led by the Respondent about the repeated instructions given to Disputant who had not complied with same. Before us, Disputant relied mainly on a legal advice sought behind the back of his supervisor to justify his reluctance to comply and eventually his failure to comply with the instructions.

However, it will be inappropriate for this Tribunal to find that the Respondent was not justified, based on the material available before it (including the findings of the disciplinary committee) at the relevant material time, to take the sanction it has taken. The charge having been found proved before the disciplinary committee, the Tribunal finds nothing wrong with the sanction taken which is limited in time and which falls within the punishments which may be inflicted on an officer as a result of disciplinary proceedings as per section 9 of the HR Manual (Annex C to the Statement of Case of Disputant).

The Disputant eventually had the burden to satisfy the Tribunal that there was "justification" for the failure to comply with the relevant instruction and that the Respondent should "waive" the sanction taken, that is, the stoppage of annual increment for a period of one year. It is apposite at this stage to refer to the dictionary meaning of "waive". As per the Concise Oxford English Dictionary, "waive" is defined as "refrain from insisting on or applying (a right or claim)". The legal definition of "waiver" as per Thelaw.com Law Dictionary & Black's Law Dictionary, 2nd ed. is "*The relinquishment or refusal to accept of a right*. (...)" "Waive" thus connotes the idea of voluntariness or the relinquishing of a right intentionally. This constitutes an added difficulty for the Tribunal in that the Tribunal cannot in the present matter <u>award</u> (underlining is ours) that Respondent should "waive" a sanction taken following disciplinary proceedings.

For all the reasons given above, the case is thus set aside.

SD Indiren Sivaramen

Vice-President

SD Andy R. Hau Kee Hee

SD Teenah Jutton-Seeburrun

SD Raffick Hossenbaccus

Member

Member

23 January 2018

Member

General Notice No. 88 of 2018

EMPLOYMENT RELATIONS TRIBUNAL

JUDGMENT

ERT/RN 122/17

Before

Rashid Hossen	- President
Vijay Kumar Mohit	- Member
Eddy Appasamy	- Member
Parmeshwar Burosee	- Member

In the matter of:-

ERT/RN 122/17 – Landscope (Mauritius) Ltd Employees Union	(Appellant)
And	
Registrar of Associations	(Respondent)

I.P.O: Landscope Mauritius Ltd Staff and Workers Union (Co-Respondent)

This is an appeal against a decision of the Registrar of Associations to register a change of name of a Trade Union by virtue of Section 12 (8) of the Employment Relations Act 2008, as amended.

The Respondent and Co-Respondent are resisting the application.

In its Statement of Case Applicant avers that:

1. It is a bargaining agent initially registered with the Respondent on 17 March 2015 under the name of Business Parks of Mauritius Ltd Employees Union.

- 2. It is the sole bargaining agent of that component of the bargaining unit of the Landscope (Mauritius) Ltd, which, prior to the integration of a number of organisations managing the public sector real estate assets into a single institution to be known as Landscope (Mauritius) Limited, served under Business Parks of Mauritius Limited.
- 3. Following the creation of Landscope (Mauritius) Ltd, Business Parks of Mauritius Ltd Employees Union applied to Respondent for a change of its name into that of Landscope (Mauritius) Ltd Employees Union.
- 4. Respondent approved the application for the change of name of Business Parks of Mauritius Ltd Employees Union into Landscope (Mauritius) Ltd Employees Union and issued a Certificate of Registration of Change of Name of Trade Union number TU 734 on 27 February 2017.
- 5. Applicant took notice in the L'Express Newspaper of 14 August 2017 of the State Property Development Company Limited Employees Union, to change its name into that of Landscope Mauritius Ltd Staff and Workers Union.
- 6. Applicant avers that the name of Landscope Mauritius Ltd Staff and Workers Union, albeit not identical, bears close resemblance with the name of Landscope (Mauritius) Ltd Employees Union.
- 7. Applicant avers that there is a strong presumption that the close resemblance in the names of Landscope (Mauritius) Ltd Employees Union and Landscope Mauritius Ltd Staff and Workers Union will create confusion among members of both unions and in the mind of management of Landscope (Mauritius) Ltd. Applicant equally avers that the new name of

Landscope Mauritius Ltd Staff and Workers Union may deceive and mislead the public both when used in its actual spelling or in its acronymic form.

- 8. Applicant avers that prior to delivering a Registration Certificate for change of the name of State Property Development Company Limited Employees Union into that of Landscope Mauritius Ltd Staff and Workers Union, Respondent failed to make a proper and reasonable appreciation of the close resemblance of the names of Landscope (Mauritius) Ltd Employees Union and Landscope Mauritius Ltd Staff and Workers Union for the confusion that these names would create in the minds of the public, members of both trade unions and management.
- 9. Applicant avers that at no point in time prior to Registration Landscope Mauritius Ltd Staff and Workers Union was it notified by Respondent that State Property Development Company Limited Employees Union had applied for a Registration for the change of its name into Landscope Mauritius Ltd Staff and Workers Union. Applicant further avers that Respondent did neither properly direct its mind nor did it properly assess the weight of his decision and of its adverse impact on the smooth running of Landscope (Mauritius) Ltd Employees Union as the latter and Landscope Mauritius Ltd Staff and Workers Union are now potential bargaining agents for the same bargaining unit.
- 10. Applicant prays the Tribunal for an order of revocation of the decision of the Respondent.

Respondent denies any close resemblance in the present matter and avers:

- It is common for several unions from the same employer to differentiate themselves by the use of words such as "Employees", "Workers" and "Staff".
- Both names are differently constituted both in words and in the acronymic form; and
- The name of the employer "Landscope (Mauritius) Ltd" and the word "Union" are common words to form part of the names of the trade unions.

As regard the Co-Respondent, it objects to the prayer of the Disputant before the Tribunal to revoke the decision of the Respondent on the ground that (i) the name of the Co-Respondent is not identical and does not bear any close resemblance to that of the Disputant, (ii) nor will it create any confusion nor mislead the public.

Mr Gopee representing the Appellant deposed before the Tribunal. He stated that the gist of the dispute is the close resemblance between the names of the two unions i.e. Landscope (Mauritius) Ltd Employees Union and Landscope Mauritius Ltd Staff and Workers Union. According to him, this may create confusion in the public and among postmen in particular. He reconciled with the fact that where names of unions appear almost similar, objections ought to be have been taken. He added that in the present case, there have been on several occasions mails that have been misdirected to their office as a result of confusion arising out of names that bear close resemblance. While contesting the existing procedure in law, he concedes that the middle part of the two names in the present matter bear no resemblance at all. He suggested that the law should bring a change in the procedure. The Respondent and Co-Respondent did not adduce evidence. It is the pertinent to refer to the following two cases although they deal with trade mark issues:-

"From a study of the case law relating to the English Trade Marks Act 1938 it appears that confusion as to the source of the goods and services bearing the offensive mark is of the utmost importance. And in determining whether the marks are too similar the Court will take into account a number of factors:

In Aristoc v. Rysta [1945] AC 68, the Court made allowance for "imperfect recollection and the effect of careless pronunciations and speech." It was held that "Rysta" was similar to "Aristoc", considering that there was evidence that a considerable number of persons pronounce the word "Aristoc" with emphasis on the middle syllable. The similarity between "Rysta" and "Ristoc" was held to be fairly obvious. A passage from Luxmoore L.J., one of the Judges who sat in the Court of Appeal, was cited with approval by the House of Lords.:

"The answer to the question whether the sound of one word resembles too nearly to the sound of another so as to bring the former within the limits of Section 12 of the Trade Marks Act 1938, must nearly always depend on first impression, for obviously a person who is familiar with both words will neither be deceived nor confused. It is the person who only knows the one word and has perhaps an imperfect recollection of it who is likely to be deceived or confused. Little assistance, therefore, is to be obtained from a meticulous comparison of the two words, letter by letter and syllable by syllable, pronounced with the clarity to be expected from a teacher of elocution. The Court must be careful to make allowance for imperfect recollection and the effect of careless pronunciation and speech on the part not only of the person seeking to buy under the trade description, but also of the shop assistant ministering to that person's wants."

In Cordova v. Vick Chemical Co [1951] 68 RPC 103, a judgment of the Privy Council on appeal from the Court of Appeal of Jamaica, the importation and sale of jars of ointment marked "Karsote Vapour Rub" was held to be an infringement of two trade marks registered in Jamaica (one containing, and the other consisting of, the word "VapoRub"). It was held that the word "VapoRub" was an essential feature of the first registered mark "Vicks VapoRub" was an essential feature of the first registered mark "Vicks VapoRub Salve" and that the words "vapour rub" in the appellant's mark so closely resembled the work "VapoRub" as to be likely to deceive so that the respondent's mark has been infringed. Lord Radcliffe remarked that a trade mark was undoubtedly a visual device; but it was well-established law that the ascertainment of an essential feature was not to be by ocular test alone. Since words could form part, or indeed the whole, of the mark, it was impossible to exclude consideration of the sound or significance of those words. He further made the following pertinent observations:

"The likelihood of confusion or deception in such cases is not disproved by placing the two marks side by side or demonstrating how small is the chance of error in any customer who places his order for goods with both the marks clearly before him, for orders are not placed, or are often not placed, under such conditions, it is more useful to observe that in most persons, the eye is not an accurate recorder of visual detail and that marks are remembered rather by general impressions or by significant detail than by any photographic recollection of the whole"

[Weetabix v Chue Wing Co Ltd 2004 SCJ 223]

"The second issue on which the opinion of this Court is being sought relates to whether the Tribunal has not erred when it held that the mark which the Respondent is seeking to register in its name is not identical with or confusingly similar to the registered trade mark of the appellant.

Now the relevant provisions of the Act reads as follows:

"36. Acquisition of executive right to a mark (1)

(2) No mark shall be registered, where it -

(a)

••• •••

 (e) is identical with, or <u>confusingly similar to, or</u> <u>constitutes a</u> translation of, a mark or trade name which is well known in Mauritius for identical or similar goods or services or another enterprise.

7

(f)

(g) is identical with a mark belonging to a different proprietor and already on the Register, or with an earlier filing or priority date, is respect of the same goods or services or closely related goods or services, or where it so nearly resembles such a mark as to be likely to deceive or cause confusion"

In relation to that second issue, the above-quoted provisions raise, essentially two questions: first, whether the goods covered by the respective mark of the respondent and of the appellant are identical or similar; and, secondly, whether the respondent's mark is "identical with or <u>confusingly</u> <u>similar to</u>"the appellant's well-known mark [section 36(2) (e)] or "identical" to that of the appellant or "so <u>nearly resembles</u>" it "as to be likely to deceive or cause confusion" [section 36(2)(g)].

With regard to the first question, registration of the respondent's trademark is, as indicated above, sought in respect of goods listed in class 9 and class 28. We note that, under the Nice Agreement, class 9 expressly excludes "clocks and watches and other chronological instruments". It is clear therefore that the respondent's trademark is neither "for identical or similar goods" [section 36(2)(e)] nor "in respect of the same goods … or closely related goods" [section 36(2)(g)] as those of the appellant's trademark. We hold accordingly.

We now turn to the second question. It is not disputed that the condition of similarity or identity of the marks requires the existence, in particular, of elements of visual, <u>aural (or phonetical)</u> or conceptual similarity: Sabel v Puma [1997] E.C.R I-6191."

We bear in mind the test outlined by LJ Luxmoore, which was quoted with approval by the House of Lords in Aristoc v. Rysta [1945] RPC 45, which makes it clear that, so far as the marks alone are concerned, the test of confusability is one of first impression, making due allowance for imperfect recollection. The House of Lords in the Rysta case (supra), discussed the doctrine of imperfect recollection and the importance of the first impression as follows:

"The answer to the question of whether the sound of one word resembles too nearly the sound of another ... must nearly always depend on the first impression, for obviously a person who is familiar with both words will neither be deceived nor confused. It is the person who only knows the one word, and has perhaps an imperfect recollection of it, who is likely to be deceived. Little assistance, therefore, is to be obtained from a meticulous comparison of the two words, letter by letter and syllable by syllable, pronounced with the clarity to be expected from a teacher of elocution.

The Court must be careful to make allowance for imperfect recollection and the effect of careless pronunciation and speech on

9

the part not only of the person seeking to buy under the trade description but also of the shop assistant ministering to that person's wants."

However, while bearing this doctrine in mind, it must be remembered that the House of Lords, also in the **Rysta** case, pointed out that this factor must not be too strongly emphasized. It is apposite to refer to the words of Lord Greene MR at page 105:

"The doctrine of imperfect recollection must not be carried too far, in considering its application not only must the class of persons likely to be affected be considered, but no more than ordinary possibilities of bad elocution, careless hearing or defective memory ought to be assumed."

Even making allowance for imperfect recollection of the average consumer, we are of the view that the two marks are not phonetically confusingly similar. The average Mauritian consumer is more likely to read the mark "Ne Ω mega" as "Neomega" with a fairly forceful and distinctive prefix, namely "Neo". We find support in the case of **London Lubricant** (1920) Ltd (1924) 42 RPC 264 in relation to the marks "Tripcastroid" and "Castrol" where it was held that the first syllable was the most important for the purpose of the distinction.

In the circumstances, we take the view that the two marks are not confusingly similar."

[Omega SA v Omega Fitness Ltd 20147 SCJ 280]

In the present matter, we do not find sufficient evidence of the two names being "phonetically similar". Indeed, we find the names Landscope (Mauritius) Ltd Employees Union and Landscope Mauritius Ltd Staff and Workers Union to have different acronymic forms.

The appeal is dismissed.

SD Rashid Hossen President

SD Vijay Kumar Mohit Member

SD Eddy Appasamy Member

SD Parmeshwar Burosee Member

26th January 2018

General Notice No. 89 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>	<u>REF NO</u>	<u>NAME OF</u> <u>APPLICANT</u>	<u>VEHICLE</u> <u>NUMBER &</u> <u>MAXIMUM</u> <u>GROSS</u> <u>WEIGHT</u>	<u>BASE OF</u> OPERATION	GOODS TO BE CARRIED
28	NTA/PUB/A/LC/18366	PERMALL Adassen	NYP 26000Kg GV	Kalimaye Road, Dagotiere	General Goods
29	NTA/PUB/A/LC/18367	SEEGOLAM Navindeo	4275DC94 13600Kg GV	Allee Jacques, Nouvelle France	General Goods
30	NTA/PUB/A/LC/18368	K. Seegolam Builders Ltd	NYP 32000Kg GV	Allee Jacques, Nouvelle France	General Goods
31	NTA/PUB/A/LC/18369	K. Seegolam Builders Ltd	NYP 32000Kg GV	Allee Jacques, Nouvelle France	General Goods
32	NTA/PUB/A/LC/18370	RAMDOYAL Ramnarain	CY789 5600Kg GV	Nunloll Lane, Petit Riviere	General Goods
33	NTA/PUB/A/LC/18371	SUDDOO Muhammad Nadeer	5308NV00 6300Kg GV	Camp Levieux, Rose-Hill	General Goods
34	NTA/PUB/A/LC/18372	MUNGUR Mohamed Azhaar	EH448 25640Kg GV	Mosque Road, Camp Diable	General Goods

NATIONAL TRANSPORT AUTHORITY - continued

<u>S.N</u>	<u>REF NO</u>	<u>NAME OF</u> <u>APPLICANT</u>	VEHICLE NUMBER & MAXIMUM GROSS WEIGHT	<u>BASE OF</u> OPERATION	<u>GOODS</u> <u>TO BE</u> <u>CARRIED</u>
35	NTA/PUB/A/LC/18373	Road For Life Ltd	NYP 31040Kg GV	Avenue La Ferme, Palma, Quatre Bornes	General Goods + Containers
36	NTA/PUB/A/LC/18374	LAURENT Jean Marc	NYP 3315Kg GV	Robert Scott Street, Cite La Cure, Port Louis	General Goods
37	NTA/PUB/A/LC/18375	BUNGSHEE Aryaveer	3531ZK95 5490Kg GV	Soomaroo Lane, Pointe Aux Piments	General Goods
38	NTA/PUB/A/LC/18376	SOOKLAUL Pemchand Shaw	NYP 35000Kg GV	D'epinay Street, Curepipe Road	General Goods
39	NTA/PUB/A/LC/18377	SHAMY Sanjeeve	NYP 32000Kg GV	Madame Lolo, Rose-Belle	General Goods
40	NTA/PUB/A/LC/18378	VSN Associates Ltd	1915ZW05 32000Kg GV	Victoria Road, Trou D'eau Douce	General Goods
41	NTA/PUB/A/LC/18379	VSN Associates Ltd	3915ZV06 32000Kg GV	Victoria Road, Trou D'eau Douce	General Goods
42	NTA/PUB/A/LC/18380	Nerfa Co.Ltd	NYP 32000Kg GV	Allée Tamarin, Bambous	General Goods
43	NTA/PUB/A/LC/18381	MURDAY Soondrassen	NYP 35000Kg GV	Nadess Road,Highlands Phoenix	General Goods + Waste

<u>S.N</u>	<u>REF NO</u>	<u>NAME OF</u> <u>APPLICANT</u>	<u>VEHICLE</u> <u>NUMBER &</u> <u>MAXIMUM</u> <u>GROSS</u> <u>WEIGHT</u>	<u>BASE OF</u> OPERATION	GOODS TO BE CARRIED
44	NTA/PUB/A/LC/18382	PERIANEN Naden	NYP 26000Kg GV	Granum Road, Vacoas	General Goods + Waste
45	NTA/PUB/A/LC/18383	JMURCOM Ltd	NYP 35000Kg GV	Highlands, Phoenix	General Goods + Waste
46	NTA/PUB/A/LC/18384	ALLYBOKUS Mohamad Wassir	NYP 4890Kg GV	Seetohul Lane, Carreau Laliane, Vacoas	General Goods
47	NTA/PUB/A/LC/18385	OODITH Khemraj Sing	NYP 4600Kg GV	Royal Road Barlow, Belle Vue Maurel	General Goods

NATIONAL TRANSPORT AUTHORITY — continued

<u>S.N</u>	<u>REF NO</u>		NAME OF APPLICANT	<u>VEHICLE</u> <u>NUMBER</u>	<u>BASE OF</u> OPERATION
2	43377/C	From:	Heirs Dhanraj MOHUR represented by Lowendra Dhanraj MOHUR	Taxi Car 2964ZW07	Eau Coulée
		To:	Heirs Dhanraj MOHUR to be represented by Nevendra MOHUR		
3	26107/C	From:	Hamidkhan HANSYE	Taxi Car 4533ZV06	Nouvelle France
		To:	Mamad Alfaz Khan HANSYE		
4	34266/C	From:	(Late) Devagadum Modelly CUNDEN	Taxi Car 4875ZV07	Ste Croix and Port Area
		To:	Heirs Devagadum Modelly CUNDEN to be represented by Ww Danambagiom CUNDEN		
5	43487/C	From:	Gerard Jean Francois Michael AMELIA	Taxi Car 2087ZV06	Cité St Luc, Forest Side
		To:	Bharat MUSSAI		
6	18466/C	From:	Latiff EMMAMBUX	Taxi Car 747ZS02	Joseph Riviere Street, Taxi Stand
		To:	Mohamed Asad EMMAMBUX		
7	27699/C	From:	Louis Guy CHITTERAY VEEREN	Taxi Car 1368MR06	Bourbon Street, Taxi Stand
		To:	Kirsley Louis Jasson CHITTERAY VEEREN		
8	13660/C	From:	Jaylall SURUJBHALI	Taxi Car 1133BZ13	Vacoas, Taxi Stand
		To:	Karun SURUJBHALI	11550215	

NATIONAL TRANSPORT AUTHORITY — continued

NATIONAL TRANSPORT AUTHORITY -- continued

<u>S.N</u>	<u>REF NO</u>	NAME OF APPLICANT	<u>VEHICLE</u> <u>NUMBER</u>	BASE OF OPERATION
2	CCAR/SP/17/20-25	Alain Car Rental Company Ltd	NYP 3 Cars	Residence Potosi, Coastal Road, Trou Aux Biches

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 <u>seventh day</u> 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 23 January 2018 ļ

General Notice No. 90 of 2018

TRADEMARK NOTICES

Data Identification Codes

The data identification codes appearing in the tables below are WIPO standards and are known as Internationally recognised <u>N</u>umbers for the <u>I</u>dentification of <u>D</u>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)

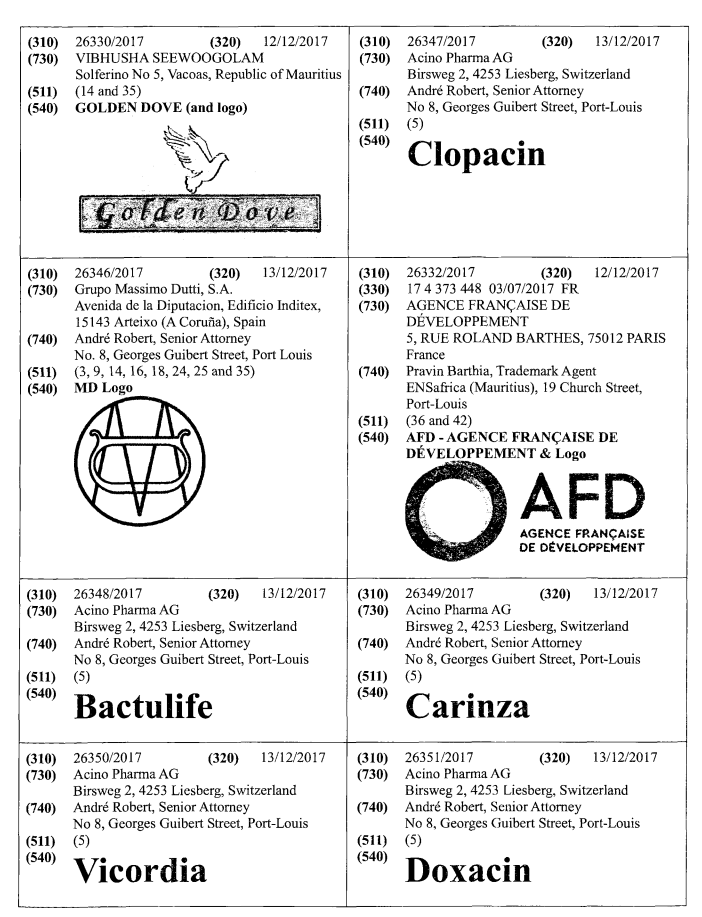
Notice is hereby given that the following marks have been accepted under Section 38 of the Patents, Industrial Design & Trademarks Act 2002:-



(310) (730) (511) (540)	23724/2016 (320) 15/09/2016 Sean MOONEESAMY Lot 68, Morc. Soobrah, Petit Verger, Pointe aux Sables, Republic of Mauritius (18, 25 and 35) BANG BANG GEAR (and logo)	(730) (740) (511)	23787/2016 (320) 23/09/2016 H & V Equity AG Baarerstrasse 78, 6300 Zug, Switzerland Me. Vashish BHUGOO, Attorney at Law 8th Floor, Astor Court, Block B, Georges Guibert Street, Port-Louis (7, 9, 35, 36, 37 and 40) Albatros Energy Device
(310) (730) (740) (511) (540)	24032/2016 (320) 03/11/2016 OVS S.p.A. Via Terraglio, 17 30174 Mestre Venezia (VE), Italy Mr Dave Boolauky, Attorney-at-Law Suite 614, 6th Floor, St. James Court, St. Denis Street, Port-Louis (18 and 35) OVSS	(330) (730) (740)	25417/2017 (320) 07/07/2017 174332354 25/01/2017 FR Parfums Christian Dior (a French Société Anonyme) 33 Avenue Hoche, 75008 Paris, France André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (3) FOREVER UNDERCOVER
(310) (730) (740) (511) (540)	25587/2017 (320) 08/08/2017 fit GmbH Am Werk 9, 02788 Zittau, Germany ENSafrica (Mauritius) 19, Church Street, Port-Louis (3 and 5) FENJAL	(310) (730) (740) (511) (540)	25784/2017 (320) 14/09/2017 Aspen Pharmacare Holdings Limited, a South African Company Building 8, Healthcare Park, Woodlands Drive, Woodmead, Sandton, Gauteng, South Africa André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (5) PURICOS
(310) (730) (740) (511) (540)	25930/2017 (320) 04/10/2017 NOVARTIS AG 4002 Basel, Switzerland Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port Louis (5) SYSTANE	(310) (730) (740) (511) (540)	25977/2017 (320) 13/10/2017 F. Hoffmann-La Roche AG Grenzacherstrasse 124, 4070 Basel, Switzerland André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (5) PERJETA

(310) (730) (740) (511) (540)	26094/2017(320)06/11/2017RocoMamas Franchise Company(Proprietary) Limited14 Edison Way, Century Gate Business Park,Century City, Cape Town 7441South AfricaAndré Robert, Senior Attorney8 Georges Guibert Street, Port Louis(29, 30 and 43)ROCOMAMAS	(310) (730) (740) (511) (540)	26105/2017 (320) 08/11/2017 Triumph Designs Limited Normandy Way, Hinckley, Leicestershire, LE10 3BZ, United Kingdom André Robert No 8, Georges Guibert Street, Port-Louis (12) SPEED TWIN
(310) (730) (740) (511) (540)	26156/2017 (320) 14/11/2017 Bayer Intellectual Property GmbH Alfred-Nobel-Str.10, 40789 Monheim am Rhein, Germany André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (5) HI-TET	(310) (730) (511) (540)	26166/2017 (320) 15/11/2017 Aegle Medical and Surgical Ltd Scerally Road, Central Flacq, Republic of Mauritius (5 and 44) AEGLE (STYLISED) AEGLE (STYLISED)
(310) (730) (740) (511) (540)	26168/2017 (320) 15/11/2017 ORCHESTRA-PREMAMAN 200 avenue des Tamaris, 34130 SAINT-AUNES, France ENSafrica (Mauritius) 19 Church Street, Port-Louis (3, 5, 35 and 39) TAMBOOR	(310) (730) (740) (511) (540)	26182/2017 (320) 17/11/2017 Mylan Institutional Inc. 1718 Northrock Court, Rockford, Illinois 61103, U.S.A. André Robert, Senior Attorney No. 8 Georges Guibert Street, Port-Louis (5) ABEVMY
(310) (730) (740) (511) (540)	26191/2017 (320) 20/11/2017 CHUGAI SEIYAKU KABUSHIKI KAISHA (Chugai Pharmaceutical Co., Ltd.), a corporation organised and existing under the laws of Japan 5-1, Ukima 5-chome, Kita-ku, Tokyo, Japan André Robert, Senior Attorney No. 8, Georges Guibert Street, Port Louis (5) ENSPRYNG	(310) (730) (740) (511) (540)	26213/2017 (320) 22/11/2017 DSM IP Assets B.V., a Dutch Company Het Overloon 1, 6411 TE Heerlen Netherlands André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (5) Life's DHA Logo & Device

(310) (730) (740) (511) (540)	26235/2017 (320) 28/11/2017 Panasonic Corporation, a Japanese corporation 1006, Oaza Kadoma, Kadoma-shi, Osaka 571-8501, Japan André Robert, Senior Attorney 8 Georges Guibert Street, Port-Louis (11) ANCHOR (Device & Logo, in Black & White)	(310) (730) (740) (511) (540)	26240/2017 (320) 28/11/2017 NOVARTIS AG 4002 Basel, Switzerland Dave Boolauky, Attorney-at-Law Suite 614, 6th Floor, St. James Court, St. Denis Street, Port-Louis (5) TOBRADEX
(310) (730)	26241/2017 (320) 28/11/2017 NOVARTIS AG	(310) (730)	26242/2017 (320) 28/11/2017 NOVARTIS AG
(740)	4002 Basel, Switzerland Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis	(740)	4002 Basel, Switzerland Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis
(511) (540)	(5) TRAVATAN	(511) (540)	(5) VIGAMOX
(310) (730)	26249/2017 (320) 29/11/2017 BIOFARMA 50, rue Carnot, 92284 Suresnes Cedex, France	(310) (730)	26250/2017 (320) 29/11/2017 BIOFARMA 50, rue Carnot, 92284 Suresnes Cedex, France
(740)	Me. Vashish BHUGOO, Attorney at Law 8th Floor, Astor Court, Block B, Georges Guibert Street, Port-Louis	(740)	Me. Vashish BHUGOO, Attorney at Law 8th Floor, Astor Court, Block B, Georges Guibert Street, Port-Louis
(511) (540)	(5) VIACORLIX	(511) (540)	(5) PROALTA
(310) (730)	26278/2017 (320) 04/12/2017 Acino Pharma AG Birsweg 2, 4253 Liesberg, Switzerland	(310) (730)	26327/2017 (320) 11/12/2017 APPLE INC. 1 Infinite Loop, Cupertino, CA 95014, U.S.A.
(740) (511)	André Robert, Senior Attorney No 8, Georges Guibert Street, Port-Louis (5)	(740)	Dave Boolauky, Attorney-at-Law Suite 620, 6th Floor, St James Court, St Denis Street, Port-Louis
(540)	Abqura	(511) (540)	(9) FIREWIRE



(310) (730) (740) (511) (540)	26352/2017(320)13/12/2017Acino Pharma AGBirsweg 2, 4253 Liesberg, SwitzerlandAndré Robert, Senior AttorneyNo 8, Georges Guibert Street, Port-Louis(5)Titanafil	(310) (730) (740) (511) (540)	26425/2017(320)27/12/2017Brink's Network, Incorporated1801 Bayberry Court, Richmond, Virginia23226, U.S.A.André Robert, Senior Attorney8 Georges Guibert Street, Port Louis(6 and 36)COMPUSAFE
(310) (730)	26382/2017 (320) 18/12/2017 AVANTIME LTD Ecoasis Hub, Highlands Phoenix, Republic of Mauritius	(310) (730)	26422/2017 (320) 27/12/2017 Vandana Munisami Ebene Square, Suite 301, 3rd Floor, Rue de L'Estragon, 72203 Ebene,
(511) (540)	(4 and 40) TUCEO (and logo)	(740)	Republic of Mauritius Vandana Munisami Ebene Square, Suite 301, 3rd Floor, Rue de L'Estragon, 72203 Ebene
	IUCEU	(511) (540)	(9 and 35) ANA-MARK
(310) (730)	26421/2017 (320) 27/12/2017 Vandana Munisami Ebene Square, Suite 301, 3rd Floor, Rue de L'Estragon, 72203 Ebene, Republic of Mauritius	(310) (730)	26409/2017 (320) 22/12/2017 X-Strata Systems Limited Unit 8, Stevenson Delhomme Suites, Le Chantier, P.O. Box 882, Victoria Mahe, Seychelles
(740)	Vandana Munisami Ebene Square, Suite 301, 3rd Floor, Rue de L'Estragon, 72203 Ebene	(740)	Eversheds (Mauritius) Ltd Suite 310, 3rd Floor, Barkly Wharf, Le Caudan Waterfront, Port-Louis
(511) (540)	(35, 41 and 45) GLOBAL IP/Intellectual Property Specialist Law Firm (and logo)	(511) (540)	(44) OZONE MEDICARE (mark and logo)
	GLOBALTP Intellectual Property Specialist Law Firm P		MEDICARE
(310) (730)	26377/2017 (320) 18/12/2017 Amazon Technologies, Inc. 410 Terry Ave. N., Seattle Washington 98109 109	(310) (730)	26432/2017 (320) 27/12/2017 Eti Gida Sanayi Ve Ticaret Anonim Sirketi Hosnudiye Mahallesi Kizilcikli Mahmut Pehlivan CD. Eti Plaza No:11 Tepebasi,
(740)	U.S.A. Pravin Barthia, Trademark Agent, ENSafrica (Mauritius) 19 Church Street, Port-Louis	(740) (511)	Eskisehir, Turkey André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (30)
(511) (540)	(9, 35, 38, 41, 42 and 45) ECHO	(540)	ETI FRIGO Label in Colour
			TER FRIGO

ļ

(310) (730) (740) (511) (540)	26433/2017(320)27/12/2017Eti Gida Sanayi Ve Ticaret Anonim SirketiHosnudiye Mahallesi Kizilcikli MahmutPehlivan CD. Eti Plaza No:11 Tepebasi,Eskisehir, TurkeyAndré Robert, Senior AttorneyNo. 8, Georges Guibert Street, Port-Louis(30)ETI CRAX BITEZ Label in Colour	(310) (730) (740) (511) (540)	26434/2017(320)27/12/2017Eti Gida Sanayi Ve Ticaret Anonim SirketiHosnudiye Mahallesi Kizilcikli MahmutPehlivan CD. Eti Plaza No:11 Tepebasi,Eskisehir, TurkeyAndré Robert, Senior AttorneyNo. 8, Georges Guibert Street, Port-Louis(30)ETI WANTED POPS Label in Colour
			WINTED
(310) (730) (740) (511) (540)	26435/2017(320)27/12/2017Eti Gida Sanayi Ve Ticaret Anonim SirketiHosnudiye Mahallesi Kizilcikli MahmutPehlivan CD. Eti Plaza No:11 Tepebasi,Eskisehir, TurkeyAndré Robert, Senior AttorneyNo. 8, Georges Guibert Street, Port-Louis(30)ETI SOHO Label in Colour	(310) (730) (740) (511) (540)	26436/2017(320)27/12/2017Eti Gida Sanayi Ve Ticaret Anonim SirketiHosnudiye Mahallesi Kizilcikli MahmutPehlivan CD. Eti Plaza No:11 Tepebasi,Eskisehir, TurkeyAndré Robert, Senior AttorneyNo. 8, Georges Guibert Street, Port-Louis(30)ETI PETITO BUMBO Label in Colour
	ERODO		Petill C.C.
(310) (730) (740) (511) (540)	26437/2017 (320) 27/12/2017 Eti Gida Sanayi Ve Ticaret Anonim Sirketi Hosnudiye Mahallesi Kizilcikli Mahmut Pehlivan CD. Eti Plaza No:11 Tepebasi, Eskisehir, Turkey André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (30) ETI KOMBO FLUFFY Label in Colour	(310) (730) (740) (511) (540)	26438/2017 (320) 27/12/2017 Eti Gida Sanayi Ve Ticaret Anonim Sirketi Hosnudiye Mahallesi Kizilcikli Mahmut Pehlivan CD. Eti Plaza No:11 Tepebasi, Eskisehir, Turkey André Robert, Senior Attorney No. 8, Georges Guibert Street, Port-Louis (30) ETI FORM Label in Colour

(310) (730) (511) (540)	26442/2017 (320) 29/12/2017 ikezy Ltd. Royal Road, Petit Raffray, Republic of Mauritius (3, 9, 14, 18, 25, 29, 30, 31, 35, 36, 38, 41 and 42) amartgo Amartgo	(310) (730) (740) (511) (540)	26443/2017(320)29/12/2017AzamPay10th Floor, Standard Chartered Building,19 Cybercity, EbeneRepublic of MauritiusR. C. Payen, Trademark AgentIBL Ltd, 10 Dr. Ferrière Street, Port Louis(36)SARAFU & LOGO
			SARAFU
(310) (730) (511) (540)	26451/2018 (320) 04/01/2018 RJwear Exports Ltd 104, Pearl Avenue, Morcellement Le Roc, Pailles, Republic of Mauritius (18, 21 and 25) RED CORAL (and logo)	(310) (730) (511) (540)	26452/2018 (320) 05/01/2018 RAYS 92 LTD 70, Paul et Virginie Street, Plaine Verte, Port Louis, Republic of Mauritius (35 and 36) RAYS 92 (and logo)
(310) (730)	26455/2018(320)08/01/2018ROCKMILLS FINANCIALS LTDSt Denis River Court, Port Louis,Denis River Court, Port Louis,	(310) (730)	26456/2018 (320) 08/01/2018 Arma Ltd. Level 5, tower III, Nexteracom tower, Cycharaity, Ehona, Pomublia of Mauritius
(740)	Republic of Mauritius RAMSAGUR SHAILENDR, Barrister at Law Suite 404 Chancery House, Lislet Geoffroy Street, Port Louis	(740) (511) (540)	Cybercity, Ebene, Republic of Mauritius Kashish International Limited (IP Agent) 16, Autruches Avenue, Quatre Bornes (3) Brix (in Latin & Arabic)
(511) (540)	(35 and 36) ROCKMILLS FINANCIALS LTD & LOGO ROCKMILLS FINANCIALS LTD & FINANCIALS LTD		بريكس Brix



(310) (730) (740) (511) (540)	26471/2018 (320) 09/01/2018 African Leadership (Mauritius) Ltd Beau Plan, Business Park, Pamplemousses, Republic of Mauritius Juristconsult Chambers Level 12, Nexteracom Tower II, Ebene 72201 (16 and 41) UNLEASH YOUR POTENTIAL	(310) (730) (740) (511) (540)	26472/2018 (320) 09/01/2018 African Leadership (Mauritius) Ltd Beau Plan, Business Park, Pamplemousses, Republic of Mauritius Juristconsult Chambers Level 12, Nexteracom Tower II, Ebene 72201 (16 and 41) African Leadership University AFRICAN LEADERSHIP UNIVERSITY
(310) (730) (740) (511) (540)	26473/2018 (320) 09/01/2018 African Leadership (Mauritius) Ltd Beau Plan, Business Park, Pamplemousses, Republic of Mauritius Juristconsult Chambers Level 12, Nexteracom Tower II, Ebene 72201 (16 and 41) African Leadership Network AFRICAN LEADERSHIP NETWORK	(310) (730) (740) (511) (540)	26474/2018 (320) 09/01/2018 African Leadership (Mauritius) Ltd Beau Plan, Business Park, Pamplemousses, Republic of Mauritius Juristconsult Chambers Level 12, Nexteracom Tower II, Ebene 72201 (16 and 41) Alu School of Insurance ALU SCHOOL OF INSURANCE
(310) (730) (740) (511) (540)	26475/2018 (320) 09/01/2018 African Leadership (Mauritius) Ltd Beau Plan, Business Park, Pamplemousses, Republic of Mauritius Juristconsult Chambers Level 12, Nexteracom Tower II, Ebene 72201 (16 and 41) LEARN TO LEAD	(310) (730) (740) (511) (540)	26476/2018 (320) 09/01/2018 African Leadership (Mauritius) Ltd Beau Plan, Business Park, Pamplemousses, Republic of Mauritius Juristconsult Chambers Level 12, Nexteracom Tower II, Ebene 72201 (16 and 41) ALC
(310) (730) (740) (511) (540)	26477/2018(320)09/01/2018African Leadership (Mauritius) LtdBeau Plan, Business Park, Pamplemousses, Republic of MauritiusJuristconsult ChambersLevel 12, Nexteracom Tower II, Ebene 72201(16 and 41)ALU School of BusinessALU SCHCOL OF BUSINESS	(310) (730) (740) (511) (540)	26478/2018(320)09/01/2018African Leadership (Mauritius) LtdBeau Plan, Business Park, Pamplemousses, Republic of MauritiusJuristconsult ChambersLevel 12, Nexteracom Tower II, Ebene 72201(16 and 41)AFRICAN LEADERSHIP NETWORKImage: State Sta

-

(310) (730) (740) (511) (540)	26479/2018 (320) 09/01/2018 African Leadership (Mauritius) Ltd Beau Plan, Business Park, Pamplemousses, Republic of Mauritius Juristconsult Chambers Level 12, Nexteracom Tower II, Ebene 72201 (16 and 41) A\ Logo	(310) (730) (511) (540)	26481/2018 (320) 10/01/2018 Mr JANKEE Hemant Robert Kennedy Road, Reunion MAUREL, Republic of Mauritius (12 and 35) S.S TUNING - Drive For Performance (and logo)
(310) (730) (511) (540)	26480/2018 (320) 10/01/2018 Dynamia Associates & Developers Ltd c/o Legis Corporate Secretarial Services Ltd, 3rd Floor, Jamalacs Building, Vieux Conseil Street, Port Louis, Republic of Mauritius (28, 35 and 41) Dynamia	(310) (730) (511) (540)	26482/2018 (320) 10/01/2018 EUGENIE Marie Angelique Royal Road, Camp Charlot, Chemin Grenier, Republic of Mauritius (35) BLACK ROOTS (and logo)
(310) (730) (511) (540)	26483/2018 (320) 10/01/2018 Neeleemavatee CONHYE Morcellement Sobratty, Camp Fouquereaux, Phoenix, Republic of Mauritius (25 and 35) Basikin apparel Logo	(310) (730) (740) (511) (540)	26484/2018(320)10/01/2018Tenneco Automotive Operating Company Inc.500 North Field Drive, Lake Forest, Illinois60045, United States of AmericaAndré Robert, Senior AttorneyNo. 8, Georges Guibert Street, Port-Louis(12)OESPECTRUM
(310) (730) (740) (511) (540)	26485/2018(320)10/01/2018Tenneco Automotive Operating Company Inc.500 North Field Drive, Lake Forest, Illinois60045, United States of AmericaAndré Robert, Senior AttorneyNo. 8, Georges Guibert Street, Port-Louis(12)MONROE	(310) (730) (740) (511) (540)	26492/2018 (320) 10/01/2018 BEAN MEDIA GROUP PTY LTD L1, 7 Grosvenor Pl., Brookvale, NSW 2100, Australia Pravin Barthia, Trademark Agent ENSafrica (Mauritius), 19 Church Street, Port-Louis (9, 16 and 35) CEO MAGAZINE INSPIRING THE BUSINESS WORLD Device

(310) (730) (511) (540)	26494/2018 (320) 11/01/2018 Mindofafox Limited 1st Floor, Building B, Nautica Commercial Centre, Royal Road, Black River, Republic of Mauritius (35 and 41) Growing Foxes (and logo)	(310) (730) (511) (540)	26496/2018 (320) 12/01/2018 Cabana Créole Ltée 253 Gardens Street, Flic en Flac, Republic of Mauritius (29 and 43) Ticolo Mondo Ticolo Mondo
(310) (730) (740) (511) (540)	26501/2018 (320) 12/01/2018 Chanel Limited No. 5 Queensway, Croydon, Surrey, CR9 4DL, United Kingdom Ruben Cyril Payen, Trademark Agent IBL LTD, 10 Dr Ferriere Street, PortLouis (6 and 16)	(310) (730) (740) (511) (540)	26502/2018 (320) 12/01/2018 Chanel Limited No. 5 Queensway, Croydon, Surrey, CR9 4DL, United Kingdom Ruben Cyril Payen, Trademark Agent IBL LTD, 10 Dr Ferriere Street, PortLouis (6 and 16) CC MONOGRAM (and logo)
(310) (730) (740) (511) (540)	26503/2018(320)12/01/2018BlueLife Limited4th Floor, Ibl House, Caudan Waterfront, Port-Louis,112-07, Republic of Mauritius Zohra Yusuf Nazroo, Attorney-at-Law No. 12, Frère Félix De Valois Street, Port-Louis (35, 36 and 37)Life In Blue	(310) (730) (740) (511) (540)	26504/2018(320)12/01/2018Haute Rive PDS Company LtdAzuri Village 1312-01, Riviere du Rempart, Republic of MauritiusZohra Yusuf Nazroo, Attorney-at-LawNo. 12, Frère Félix De Valois Street, Port-Louis(35, 36 and 37)Ennea

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: 23 January, 2018

Ag. Controller Industrial Property Office General Notice No. 91 of 2018

THE PATENTS, INDUSTRIAL DESIGNS & TRADEMARKS ACT 2002 (Regulation 41(6))

Notice is hereby given that the following Industrial Design has been renewed for a period of 5 years as from 10 July, 2018 under the provisions of the Patents, Industrial Designs & Trademarks Act 2002:

Description of	Registration	Name & Address of	Classes
Design	No. & Date	Registered Owner	
Evian Shape 2013 Essence	00104/2013 of 10 July 2013	SOCIETE ANONYME DES EAUX MINERALES D'EVIAN 11 avenue du Général Dupas 74500 EVIAN LES BAINS France	09-01 Bottle

Date: 25 January 2018

The Controller Industrial Property Office General Notice No. 92 of 2018

THE PATENTS, INDUSTRIAL DESIGN & TRADEMARKS ACT 2002 (Section 43)

REMOVAL OF A MARK ON GROUNDS OF NON-USE

Notice is hereby given that upon application dated 28 June, 2017 from *Me*. *Vashish Bhugoo, Attorney at Law of Port Louis, Republic of Mauritius*, acting on behalf of Swiss company H&V Equity AG, the removal on grounds of non-use of the undermentioned trademark registered in the name of Swan General Ltd of 22 St Georges Street, Port Louis, Republic of Mauritius has been recorded in the Register of Marks in Mauritius.

TRADEMARK	REGISTRATION NO. AND DATE
ALBATROSS INSURANCE & Logo	4147/2007 Of 18/12/2006

Date: 19 January, 2018

The Controller Industrial Property Office

General Notice No. 93 of 2018

THE PATENTS, INDUSTRIAL DESIGN & TRADEMARKS ACT 2002 (Section 43)

REMOVAL OF A MARK ON GROUNDS OF NON-USE

Notice is hereby given that upon application dated 23 February, 2017 from *ENSafrica(Mauritius) of Port Louis, Republic of Mauritius*, acting on behalf of CHOCOLADEFABRIKEN LINDT & SPRÜNGLI AG of Switzerland, the removal on grounds of non-use of goods belonging to Class 30 of the Nice Classification in respect of the undermentioned trademark registered in the name of White Sands Resort & Spa Pvt Ltd of C/O Shah, Hussain & Co Barristers and Attorneys, 2nd Floor (East Wing), Aage, 12 Bodhuthakurufaanu Magu, Henveiru, Male 20094, Maldives has been recorded in the Register of Marks in Mauritius.

TRADEMARK	REGISTRATION NO. AND DATE
DIVA & Logo	08640/2010 Of 01/10/2009

Legal Notices and Advertisements

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Mr Dhanilall BEEPUTH** has applied to the Honourable Attorney-General for leave to change his surname **BEEPUTH** into those of **CALLYCHURN** so that in the future he shall bear the names and surname of **Dhanilall CALLYCHURN**.

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 this 4 August 2017.

Mr Dhanilall BEEPUTH Applicant

(Rec. No. 16/474381)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Mrs Sundyah BEEPUTH** (born **RUNGOO**) has applied to the Honourable Attorney-General for leave to change her name **Sundyah** into those of **Sandhya** so that in the future she shall bear the names and surname of **Sandhya RUNGOO**.

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 this 28 November 2017.

Mrs Sundyah BEEPUTH (born RUNGOO) Applicant

(Rec. No. 16/474381)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Mr Vicky Kumar BEEPUTH** has applied to the Honourable Attorney-General for leave to change his names and surname **Vicky Kumar BEEPUTH** into those of **Rishabh Kumar CALLYCHURN** so that in the future he shall bear the names and surname of **Rishabh Kumar CALLYCHURN**. 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 this 4 August 2017.

Mr Vicky Kumar BEEPUTH Applicant

(Rec. No. 16/474381)

Third & Last Publication

CHANGE OF NAME

Notice is hereby given that **Mr Somdutt BHEELOR** has applied to the Honourable Attorney-General for leave to change his name **Somdutt** into that of **Nitesh** so that in the future he shall bear the name and surname of **Nitesh BHEELOR**.

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.

Date: 16th March 2017.

Mr Somdutt Bheelor Applicant

(Rec. No. 16/474392)

Second Publication

CHANGE OF NAME

Notice is hereby given that Ms Tahirah Saarah MOHAMMED has applied to the Honourable Attorney-General for leave to change her names and surname Tahirah Saarah MOHAMMED into those of Neriah Sarah Tahirah MOONEEGAN so that in the future she shall bear the names and surname of Neriah Sarah Tahirah MOONEEGAN.

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.

(Rec. No. 16/474524)

Second Publication

CHANGE OF NAME

Take notice that Mr Emilio Enrique SALDIVAR MOGUEL, and his lawful wife Mrs Valentine Marie-Aimée DINAN SALDIVAR MOGUEL (also known as Valentine Marie-Aimée DINAN de SALDIVAR) has applied to the Honourable Attorney-General by a petition dated the 24th May 2017 for authorization to change the name and surname of their daughter Gloria Lourdes SALDIVAR MOGUEL into that of Gloria Lourdes SALDIVAR DINAN so that in the future she may be known as of Gloria Lourdes SALDIVAR DINAN.

Objections against the said application for change of name, 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.

Under all Legal Reservations.

Dated at Port Louis, this 09th day of January, 2018.

Catherine Nalletamby of 703 Chancery House, Lislet Geoffroy Street, Port Louis Attorney for Mr Emilio Enrique SALDIVAR MOGUEL & Mrs Valentine Marie-Aimée DINAN SALDIVAR MOGUEL (also known as Valentine Marie-Aimée DINAN de SALDIVAR) (Rec. No. 16/474479)

Second Publication

CHANGE OF NAME

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

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: 10 January 2018

Ms Doorgawatee BHATOOLALL (Rec. No. 16/474469) Applicant Second Publication

CHANGE OF NAME

Notice is hereby given that **Mr Devendra Raj PARIAH** has applied to the Honourable Attorney-General for leave to change his name **Devendra Raj** into those of **Ravi Devendra** so that in the future he shall bear the names and surname of **Ravi Devendra PARIAH**.

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: 10 January 2018

Mr Devendra Raj PARIAH Applicant

(Rec. No. 16/474471)

Second Publication

CHANGE OF NAME

Notice is hereby given that Mrs Maryse Rosemay Sybille MONTAGNE LONGUE (born MOUTOUSAMY) has applied to the Honourable Attorney-General for leave to change her name Maryse Rosemay Sybille into those of Maryse Rosemay so that in the future she shall bear the names and surname of Maryse Rosemay MONTAGNE LONGUE.

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: 10 January 2018

(Rec. No. 16/474475)

Second Publication

CHANGE OF NAME

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

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: 10 January 2018 (Rec. No. 16/474475)

Second Publication

CHANGE OF NAME

Notice is hereby given that **Mr & Mrs Benykreshen SEBURN** have applied to the Honourable Attorney-General for leave to change the name of their minor daughter **Pullavi** into that of **Pallavi** so that in the future she shall bear the name and surname of **Pallavi SEBURN**.

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: 10 January 2018.

Mr and Mrs Benykreshen SEBURN Applicants

(Rec. No. 16/474515)

Second Publication

CHANGE OF NAME

Notice is hereby given that Sheik Hajam MUNGUR of Solferino No. 1, Vacoas, has applied to the Honourable Attorney General, for leave to change his surname MUNGUR into that of KOYRATTY so that in the future he shall bear the names and surname of Sheik Hajam KOYRATTY.

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 at Port Louis, this 15th January 2018.

H. B. ALLY ROJUBALLY of 307, Sterling House, Lislet Geoffroy Street, Port Louis. *Attorney for the petitioner*

(Rec. No. 16/474537)

First Publication

CHANGE OF NAME

Notice is hereby given that Zehila Bibi JAUNOO, has applied to the Honourable the

Attorney General for leave to change her name and surname **Zehila Bibi** into those of **Zahirha Bibi** so that in future she may be known under the name and surname of **Zahirha Bibi JAUNOO**.

Objection if any, should be filed in the Registry of the office of the Attorney General Office, Port Louis, within a period of 28 days as from the last date of publication of this notice in the papers.

Dated 16th January 2018.

Zehila Bibi JAUNOO. Applicant

(Rec. No. 16/474552)

First Publication

CHANGE OF NAME

Notice is hereby given that **Mr Donovan Michael Lee CHOO** has applied to the Honourable Attorney General for leave to change his names **Donovan Michael Lee CHOO** into those of **Donovan Michael LEE LUN CHOO** so that in the furture he shall bear the names and surname of **Donovan Michael LEE LUN CHOO**.

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

Dated 5th January 2018.

Mr Donovan Michael Lee CHOO Applicant

(Rec. No. 16/474556)

First Publication

CHANGE OF NAME

Notice is hereby given that Mrs Thelma Yashminah MAHARAULLEE of Royal Road, Eau Coullée, has applied to the Honourable Attorney-General for leave to change the surname of her minor son DAROUI into that of MAHARAULLEE-DAROUI so that in the future he shall bear the name and surname of Dea MAHARAULLEE-DAROUI.

Objection, if any should be filed in the Registry of the Office of the Attorney General within 28 days as from the date of the last publication of this notice. Under all legal reservation.

This 23rd day of January 2018.

Me. Preetam Chuttoo Attorney-at-Law 2nd Floor, Astor Court, Georges Guibert Street, Port Louis

(Rec. No. 16/474603)

SALE BY LEVY

Notice is hereby given that on Thursday the 08th of March 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 SBM Bank (Mauritius) Ltd, (formerly known as State Bank of Mauritius Ltd) represented by its General Manager, of State Bank Tower, 1 Queen Elizabeth II Avenue, Port Louis, against CALIX (INVESTMENT) LTD, a Company incorporated under the Companies Act (Company No. C065979) and having its registered office at 787 La Marie Road, Vacoas, of the immovable property:

Une portion de terrain de la contenance d'un Arpent vingt deux Perches (1A22Ps) soit cinq mille cent vingt deux mètres carrés (5,122m²) (PIN 1802200080) située au quartier des Plaines Wilhems, lieu dit Phoenix Bagatelle et bornée d'après un procès verbal d'arpentage avec plan figuratif y joint dressé par Monsieur Z.A.K BEEGUN, arpenteur juré, en date du vingt quatre janvier et clos le huit février de l'an deux mille dix (24/01/2010 & 08/02/2010), enregistré au Reg. L.S. 69 No. 1090, comme suit :

Du premier côté, par un chemin de cinq mètres (5m) de large sur cent quarante huit mètres (148m).

Du deuxième côté, par un chemin commun de cinq mètres (5m) de large sur trente cinq mètres (35m).

Du troisième côté, par la portion No. 2 que doit acquérir la Compagnie 'CALIX INVESTMENT LTD' sur cent quarante huit mètres (148m).

Du quatrième et dernier côté, par un chemin commun de cinq mètres (5m) de large sur trente trois mètres et quatre vingt quinze centimètres (33m95cms).

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

Together with all the buildings and or plantations existing on the said portion of land or which may be erected thereafter and all the appurtenances and dependencies thereof generally whatsoever without any exception or reserve.

The whole as morefully described in an authentic deed drawn up by and executed before Me. Joseph Marcel JOSON, Notary, on 09/02/2010, duly registered and transcribed on 16/02/2010 in Vol TV 7640/8.

The above described property is bare land.

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 22/01/2018.

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

(Rec. No. 16/474602)

SALE BY LEVY

Notice is hereby given that on Thursday the 15th of February 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 MAUBANK LTD (formerly known as MAURITIUS POST AND CO-OPERATIVE BANK LTD), having its registered office at 25, Bank Street, Cybercity, Ebene, against (i) Mr. Doomeswarsing GOOLJAURY, (ii) Mrs. Anishtabye Natacha GOOLJAURY born RUGGOO, the lawful wife of Mr. Doomeswarsing GOOLJAURY, and (iii) Mrs. Indira GOOLJAURY, born SOHUN, the widow of late Doorgaparsadsing GOOLJAURY, also called Doorgaparsadsingh GOOLJAURY, all of them residing at Desvaux Road, Petit Verger, Saint Pierre, of the immovable properties:

PROPERTY NO. 1:

"Les biens et droits immobiliers ci-après désignés, formant partie de l'immeuble "LES SABLES D'OR", érigé sur une portion de terrain de la contenance de mille cinq cent mètres carrés (1,500m²), située au quartier de la Rivière Noire, lieudit Flic en Flac, Wolmar (étant le Lot 382 du plan de morcellement de la portion de terrain dont elle est distraite), et bornée tant d'après le titre de propriété que d'après un rapport d'arpentage, avec plan figuratif, dressé par Monsieur Raymond DUVERGE, arpenteur, en date du 03/06/1989, enregistre au Reg. LS 25/102702, comme suit:-

Au Nord, par le lot 381, sur soixante mètres (60.00m);

A l'Est, par un chemin de six mètres (6.00m) de large, sur vingt mètres et quarante centimètres (20.40m);

Au Sud, par le lot 383, sur cinquante six mètres et soixante cinq centimètres (56.65m);

Et à l'Ouest, par la route côtière de Flic en Flac, sur trente deux mètres et quarante centimètres (32m40cms)."

Lequel ensemble immobilier est soumis au régime de la co-propriété et ayant fait l'objet d'un état descriptif de division, incorporé au règlement de co-propriété, dressé par Me. Michel Nicolas BOULLE, notaire, transcrit au TV 5718/44.

DESIGNATION

(i) Un emplacement parking, étant le lot No. 20, situe à droite de l'entrée, face aux garages Nos. 16 et 17 le long de la façade nord du terrain (portant le No. 21 aux plans) d'une superficie de douze mètres carrés $(12m^2)$

Avec ensemble les quatorze/dix millièmes des parties communes y afférentes, ci 14/10,000^{èmes}

Et (ii) un emplacement commercial, étant le lot No. 24, situe au rez-de-chaussée du "West Block" (portant le No. Shop2 aux plans) à gauche du lot No. 1, d'une superficie intérieure (hors murs) de soixante seize décimal quarante deux mètres carrés (76.42m²) (comprenant un coin toilettes/ W.C. de un décimal cinquante deux mètres carrés [1.52m²])

Avec ensemble les mille sept cent cinquante neuf/dix millièmes des parties communes y afférentes, ci 1,759/10,000^{èmes}." Together with all the appurtenances and dependencies existing or which may be erected thereof generally whatsoever without any exception or reserve

The whole morefully explained in an authentic deed drawn up by Mr. Michel Nicolas BOULLE, a notary, dated 21/03/2007, duly registered and transcribed in TV 6542/32.

There exists on the above described property No. 1:

- (a) a parking space being Lot No. 20
- (b) a commercial building being Lot No. 24, under slab provided with water and electricity supplies, found on the ground floor of the "West Block".

PROPERTY NO. 2:

Une portion de terrain de la contenance de deux cent quatre vingt seize mètres carrés et trente neuf centièmes de mètres carrés (296.39m²), étant le lot No.1, située au quartier de Moka, lieudit Saint Pierre, Petit Verger, Chemin Desvaux, et bornée tant d'après le titre de propriété que d'après un rapport, avec plan figuratif, dressé par Monsieur Mallick RAMLACKHAN, arpenteur juré, en date du douze septembre mil neuf cent quatre vingt quinze (12/09/1995), enregistré au Reg. L.S. 32 No. 1379, comme suit:-

Du premier côté, par la rue Desvaux, sur douze mètres quatre vingt deux centimètres (12.82m).

Du second côté, par Motilall SEERAJ et un chemin d'accès de trois mètres vingt cinq centimètres (3.25cms) de large, sur vingt trois mètres et trente cinq centimètres (23.35cms).

Du troisième côté, par le lot No. 2, sur douze mètres et quarante centimètres (12.40m).

Du quatrieme côté, par Abanna, sur vingt trois mètres et soixante dix centimètres (23.70m).

Together with all the building existing on the said portion of land or any building which may be erected thereafter and all the appurtenances and dependencies thereof generally whatsoever without any exception or reserve.

The whole morefully explained in an authentic deed drawn up by Me. George Edmund Sinatambou, a late notary public, on the 21/11/1995, duly registered and transcribed on the 29/11/1995 in Vol. 3255 No. 2.

Mr. Doorgaparsadsing GOOLJAURY also called Doorgaparsadsingh GOOLJAURY, has the right of usufruct on the abovementioned property as per the abovementioned deed.

Mr. Doorgaparsadsing GOOLJAURY, also called Doorgaparsadsingh GOOLJAURY passed away on 30/03/2016 as per his Death Certificate bearing No. 96/2016- District of Moka, Moka CSO).

There exists on the above described property No. 2 a one storey concrete building under slab provided with water and electricity supplies.

All parties claiming a right to take inscription of legal mortgage upon the said properties 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 22/01/2018.

Sivakumaren MARDEMOOTOO of 3rd Floor, Les Jamalacs Building, Vieux Conseil Street (opp. Port Louis Theatre), Port Louis. *Attorney in charge of the sale* (Rec. No. 16/474602)

SALE BY LEVY

Notice is hereby given that on Thursday the 24th day of May, 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 deux cent vingt sept mètres carrés (227 m²), située au quartier de Moka lieu dit Les Pailles, Guibies Branch Road, Morcellement Guibies et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par M. Rashid Ahmed Jeewa, arpenteur juré, le 14/03/1995, enregistré au Reg:- L.S. 30 No. 6725, comme suit:- (PIN Number:- 1810080194) Du premier côté, par des réserves d'un mètre vingt deux (1 m 22) de large longeant Guibies Branch Road, sur sept mètres soixante deux (7 m 62); Du second côté, par divers propriétaires, sur seize mètres quarante trois (16 m 43); Du troisième côté, par le Lot No. 2, sur seize mètres quatre vingt (16 m 80); Et du

quatrième et dernier côté, par des réserves d'un mètre vingt deux (1 m 22) de large longeant un chemin commun, sur deux lignes:- la première une droite de douze mètres soixante dix neuf (12 m 79) et la seconde relevé à partir d'une ligne d'opération mesurant six mètres quatre vingt treize (6 m 93). Together with all buildings, constructions and plantations existing thereon, and all dependencies and appurtenances thereof, generally whatsoever, without any exception or reservation the whole as morefully described in the title deed drawn up by Mr. Marie Joseph Georges Allain Doger de Spéville, Notary Public, on the 25/08/1995, registered and transcribed on the 04/09/1995 in Vol. 3176/18». There exists on that plot of land a three storey (ground + two) commercial/residential building, construction of which is in a reinforced concrete framed structure, concrete block walls under reinforced concrete slab roof.

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

The sale is prosecuted at the request of The Mauritius Commercial Bank Ltd against Mr. Feroz Khan ABDOOL.

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 23rd day of January, 2018.

Udhisteer K. Ragobur ENSafrica (Mauritius) 19, Church Street, Port Louis. Attorney in charge of the sale.

(Rec. No. 16/474604)

SALE BY LEVY

Notice is hereby given that on Thursday the 8th day of March 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 trois cent quarante neuf mètres carrés et quatre vingt*

seize centièmes de mètre carré (349.96 m²), étant le lot No. 2, située au quartier du Grand Port, lieudit Blue Bay, Rue des Carangues et bornée d'après un procès verbal de rapport avec plan figuratif y joint dressé par Monsieur Irsaad Nuckchady, arpenteur juré le 23/08/2010, enregistré au Reg LS 70/219, comme suit:- (PIN No. 1522220114) Du premier côté, par les réserves de quatre vingt dix centimètres (90 cms) de large longeant la Rue des Carangues sur dix mètres (10 m 00); Du deuxième côté, par divers propriétaires sur trente cinq mètres (35 m 00); Du troisième côté, par divers propriétaires, sur dix mètres (10 m 00); Et du quatrième et dernier côté, par le lot No. 1 sur trente cinq metres (35 m 00). » Together with all buildings, constructions and plantations existing thereon, and all dependencies and appurtenances thereof, generally whatsoever without anv exception or reservation, the whole as morefully described in deed drawn up by Mr Hassam Seelarbokus, Notary Public, on the 22/09/2010, registered and transcribed on the 24/09/2010 in TV 7881/17. There exists on the above described portion of land a concrete building under slab provided with water and electricity supplies.

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

The sale is prosecuted at the request of The Mauritius Commercial Bank Ltd against Mr Mohammad Shaheer GAUNGOO and Mrs Bibi Farida GAUNGOO (born FOKEERBACCUS), the widow of Mr Rashid GAUNGOO.

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 23rd day of January 2018.

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

SALE BY LEVY

Notice is hereby given that on Thursday the 8th day of March 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 cent soixante huit mètres carrés (468 m^2). située au quartier de Flacq, lieudit Petite Victoria, Trou d'Eau Douce et bornée d'après un rapport. avec plan figuratif y joint dressé par Monsieur Louis Maurice Dumazel, ancien arpenteur juré, le 04/04/2003, enregistré au Reg. LS 50/3137, comme suit:- (PIN No. 1422010021) Du premier côté, par un chemin de sortie de quatre mètres (4 m 00) de large, sur trente six mètres (36 m 00); Du deuxième côté, par un terrain appartenant à Ramphull Mundhill, sur treize mètres et dix neuf centimètres (13 m 19 cm); Du troisième côté, par un terrain appartenant aux héritiers Goolabchurn Gungaram, sur trente cinq mètres (35 m 00); Et du quatrième côté, par un terrain appartenant à Madvee Dookhee, sur treize mètres et dix neuf centimètres (13 m 19 cm). » Together with all buildings, constructions and plantations existing thereon and all dependencies and appurtenances generally whatsoever without thereof. any exception or reservation, the whole as morefully described in title deed, drawn up by Mr. Joseph Ignace Pierre Avrillon, Notary Public, on the 24/10/2003 and 12/12/2003, registered and transcribed in TV 5379/50. There exists on the above described portion of land a two storey concrete building under slab provided with water and electrical installations together with a swimming pool.

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

The sale is prosecuted at the request of The Mauritius Commercial Bank Ltd against Mr Prittee Viraz RACKTOO also called Mr Preetteeviraz RACKTOO and his lawful wife Mrs Soochita Devi RACKTOO (born SOBRAN).

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 23rd day of January 2018.

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

(Rec. No. 16/474604)

SALE BY LEVY

Notice is hereby given that on Thursday the 15th of February, 2018 at 1.30 p.m. shall take place before the Master's Bar situate at the Suprême Court Building, Jules Koenig Street, Port Louis, the sale by levy of « Une portion de terrain, étant le lot No 3, située au quartier des Pamplemousses, lieudit Le Tombeau, Terre Rouge, St Joseph, de la contenance de cent trente six et soixante seize centièmes mètres carrés (136.76m²), et bornée d'après un rapport dressé par Monsieur Louis Maurice Dumazel, arpenteur juré, le huit novembre de l'an deux mille deux, enregistré au Reg: L.S. 46 No.3901 comme suit :- Du premier côté par le lot No 2, sur quinze mètres et quaranteneuf centimètres (15.49m); Du deuxième côté par le terrain de M. Mahamatee Goolam et autres, sur dix mètres et vingt-cinq centimètres (10.25m); Du troisième côté par le lot No 4, sur douze mètres (12.00m); Et du quatrième côté par un chemin de trois mètres et cinq centimètres (3.05m) de large, sur onze mètres (11.00m). Together with all that may depend or form part thereof without any exception or reservation, the whole morefully described in Vol: 5228 No 16-PIN No 1214100021, and in the Cahier des Charges filed in the matter.

The said sale is prosecuted at the request of Mauritius Housing Company Ltd against Mr & Mrs Beerbul Veenod POYROO. 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 right.

Under all legal reservations.

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

Me D. LUCHMUN 2nd Floor, Fairfax House, Mgr Gonin Street, Port Louis. Attorney in charge of the sale

SALE BY LEVY

Notice is hereby given that on Thursday the 15th of February, 2018 at 1.30 p.m. shall take place before the Master's Bar situate at the Suprême Court Building, Jules Koenig Street, Port Louis, the sale by levy of « Les biens et droits immobiliers ciaprès décrits dépendant d'un groupe d'immeubles sis dans le district des Plaines Wilhems lieudit Camp Levieux Rose Hill et érigé sur une portion de terrain de la contenance de vingt deux mille neuf cent trente neuf mètres carrés (22,939m²) ayant fait l'objet d'un bail à construction par le Gouvernement de la République de Maurice en faveur de 'LE VENDEUR' le tout plus amplement décrit au règlement de co-propriété ci-après relaté. Ledit groupe d'immeubles soumis au régime de la copropriété et ayant fait l'objet d'un état descriptif de division incorporé au règlement de co-propriété dressé par le notaire Me Rajendra DASSYNE le vingt quatre février mil neuf cent quatre vingt quatorze enregistré et transcrit au Vol: 2725 No 53. Désignation Lot No 40 Un appartement du type Z (portant le No. A-40, au plan contenant la numérotation des lots et qui demeure annexé audit Règlement de co-propriété) situé au premier étage du Bloc A avec ensemble les trente/dix millièmes des parties communes du groupe d'immeubles telles qu'elles sont définis au susdit règlement de co-propriété. L'appartement du Type Z est d'une superficie de 53.40m². Together with all that may depend or form part thereof without any exception or reservation, the whole morefully described in Vol: 3130 No 31. Pin No. 1712720005, and in the Cahier des Charges filed in the matter.

The said sale is prosecuted at the request of Mauritius Housing Company Ltd against Mr & Mrs Lindsay Antoine Mario HYPOLITE. 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 right.

Under all legal reservations.

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

Me D. LUCHMUN 2nd Floor, Fairfax House, Mgr Gonin Street, Port Louis. Attorney in charge of the sale

(Rec. No. 16/474613)

SALE BY LEVY

Notice is hereby given that on Thursday the 15th day of February, 2018 at 1.30 p.m shall take place before the Master's Bar situate at the Suprême Court Building, Jules Koenig Street, Port Louis, the sale by levy of 'Une portion de terrain de la contenance de quatre vingt huit toises (88T) ou trois cent trente quatre décimal quatre mètres carrés (334.4m²), située au quartier de Moka, lieudit Quartier Militaire, étant la portion No.17 du plan de morcellement dont elle est distraite et bornée d'après un rapport avec plan figuratif y joint, faite par Monsieur Robert Foiret, arpenteur juré, le vingt-six Juillet mil neuf cent quatre-vingtdix, enregistre au Reg. L.S. 26 No. 10824, comme suit, savoir :- Vers le Nord, par le surplus du terrain appartenant à Mon Désert Alma Limited, sur quatorze mètres quarante-quatre centimètres (14m44cm). Vers l'Est, par la dix-huitième portion décrite au dit rapport, sur dix-huit mètres quatrevingt-seize centimètres (18m96cm). Cette limite longe en partie une cloison en béton et d'une fossé d'aisance qui seront communes et mitoyennes au propriétaire de la portion présentement décrite ainsi qu'à celui de la dix-huitième portion décrite au dit rapport. Vers le Sud, par une impasse commune de trois mètres cinq centimètres (3m 05cm) de large, sur vingt mètres quatre-vingtdouze centimètres (20m92cm). Finalement vers l'Ouest, par un chemin d'exploitation appartenant à Mon Désert Alma Limited sur vingt mètres dix centimètres (20m10cm). Together with all that may depend or form part thereof without any exception or reservation, the whole morefully described in Vol: Vol. 2227 No 68-PIN 1811070080,' and in the Cahier des Charges filed in the matter.

The said sale is prosecuted at the request of Mauritius Housing Company Ltd against Late Mr Deokee SOBRUN service effected through The Curator of Vacant Estates of State Law Office, Jules Koenig Street, Port Louis & Heirs. 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 right. Dated at Port Louis, this 15th day of January, 2018.

Me D. LUCHMUN of 2nd Floor, Fairfax House Mgr Gonin Street, Port-Louis. *Attorney in charge of the sale*

(Rec. No. 16/474613)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

Notice is hereby given that:

- I, Mrs. Nigaar Abubaker Esmaël of 23 Roger Pezzani Street, Beau Bassin, Mauritius have been appointed as Liquidator of Helios Asset Management with effect from 17th January 2018.
- 2. Any enquiries during normal business hours may be directed at the above mentioned address.

Dated this 22nd January 2018.

Mrs Nigaar Abubaker Esmaël Liquidator

(Rec. No. 16/474610)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

Notice is hereby given that:

- I, Mrs. Nigaar Abubaker Esmaël of 23 Roger Pezzani Street, Beau Bassin, Mauritius have been appointed as Liquidator of Horus International Fund PCC with effect from 17th January 2018.
- 2. Any enquiries during normal business hours may be directed at the above mentioned address.

Dated this 22nd January 2018.

Mrs Nigaar Abubaker Esmaël Liquidator

ł

(Rec. No. 16/474610)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

Notice is hereby given that:

1. I, Mrs. Nigaar Abubaker Esmaël of 23 Roger Pezzani Street, Beau Bassin, Mauritius

Under all legal reservations.

have been appointed as Liquidator of Loxa Investment Ltd with effect from 18th January 2018.

2. Any enquiries during normal business hours may be directed at the above mentioned address.

Dated this 22nd January 2018.

Mrs Nigaar Abubaker Esmaël Liquidator

(Rec. No. 16/474610)

NOTICE UNDER SECTION 117 OF THE INSOLVENCY ACT 2009

V P HOLDINGS

(In Shareholder's Voluntary Winding-up)

Notice is hereby given that by virtue of a shareholder's resolution dated 22^{nd} December 2017, I have been appointed Liquidator of the above named company for the purpose of winding up the company under Sections 139 to 141 of the Insolvency Act 2009.

The date of the commencement of the Liquidation is 22^{nd} December 2017.

Kaneya Hawabhay *Liquidator* 10, Frère Fèlix De Valois Street Port Louis. Telephone: 202 3000

(Rec. No. 16/474558)

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

Falcon Mezzanine Partners Africa PCC

(In Voluntary Winding Up)

Notice is hereby given that on 20 December 2017 a special resolution was passed, whereby Falcon Mezzanine Partners Africa PCC would be wound up under Section 137(1)(b) of the Insolvency Act 2009 and that I Gowtamsingh Dabee ACA FCCA Insolvency Practitioner of GD Riches Chartered Certified Accountants, 5th Floor, Green Cross Building, Belle Rose, Quatre Bornes, Mauritius have been appointed as liquidator of the Company.

All debtors of the Company are hereby informed that they should pay all sums due by them to the Liquidator only and all payments shall only be valid if they have been signed by the Liquidator or his duly appointed representative. All creditors and those who have any claim from the company are required to send in their full names, addresses and descriptions, full particulars and proof of their debts or claims to the Liquidator.

This 19th day of January 2018.

Gowtamsingh Dabee Liquidator Tel: 52579194

(Rec. No. 16/474622)

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

Falcon Mezzanine Partners Africa PCC

(In Voluntary Winding Up)

Notice is hereby given that on 20 December 2017 a special resolution was passed, whereby Falcon Mezzanine Partners Africa PCC would be wound up under Section 137(1)(b) of the Insolvency Act 2009 and that Mr. Gowtamsing Dabee ACA FCCA Insolvency Practitioner of GD Riches Chartered Certified Accountants, 5th Floor, Green Cross Building, Belle Rose Quatre-Bornes, Mauritius be appointed as liquidator of Falcon Mezzanine Partners Africa PCC.

This 19th day of January 2018.

Ocorian (Mauritius) Limited Company Secretary

(Rec. No. 16/474622)

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

Falcon Investments Advisers (Mauritius) Ltd

(In Voluntary Winding Up)

Notice is hereby given that on 21 December 2017 a special resolution was passed, whereby Falcon Investments Advisers (Mauritius) Ltd would be wound up under Section 137(1)(b) of the Insolvency Act 2009 and that I Gowtamsingh Dabee ACA FCCA Insolvency Practitioner of GD Riches Chartered Certified Accountants, 5th Floor, Green Cross Building, Belle Rose Quatre Bornes, Mauritius have been appointed as liquidator of the Company.

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

All creditors and those who have any claim from the company are required to send in their full names, addresses and descriptions, full particulars and proof of their debts or claims to the Liquidator.

This 19th day of January 2018.

Gowtamsingh Dabee Liquidator Tel: 5257919

(Rec. No. 16/474622)

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

Falcon Investments Advisers (Mauritius) Ltd (In Voluntary Winding Up)

Notice is hereby given that on 21 December 2017 a special resolution was passed, whereby Falcon Investments Advisers (Mauritius) Ltd would be wound up under Section 137(1)(b) of the Insolvency Act 2009 and that Mr. Gowtamsing Dabee ACA FCCA Insolvency Practitioner of GD Riches Chartered Certified Accountants, 5th Floor, Green Cross Building, Belle Rose, Quatre Bornes, Mauritius be appointed as liquidator of Falcon Investments Advisers (Mauritius) Ltd.

This 19th day of January 2018.

Ocorian (Mauritius) Limited Company Secretary

(Rec. No. 16/474622)

NOTICE UNDER SECTION 137(1)(b) TO 140 OF THE INSOLVENCY ACT 2009

Thyrocare International Holding Company

In Members' Voluntary Winding Up

Notice is hereby given that the following special resolutions have been passed pursuant to a resolution of shareholders of Thyrocare International Holding Company (the "Company") dated 26 December 2017.

That the Company be wound up voluntarily under Sections 139 to 140 of the Insolvency Act 2009.

That Mr Gowtamsingh Dabee of GDRICHES, Chartered Accountants, 5th Floor, Green Cross Building, Belle Rose, Quatre Bornes, Mauritius be appointed liquidator for the purpose of the liquidation of the Company. 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: 09 January 2018

SGG Fund Services (Mauritius) Ltd Secretary

(Rec. No. 16/474553)

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

MEI Pico Assets Ltd

('the Company') (In Shareholder's Voluntary Winding-up)

The Sole Shareholder of the Company has passed the following special resolutions on 29 December 2017 at 10h00 in accordance with Section 137 (3) of the Insolvency Act 2009:

- 1. That the Company be wound up voluntarily under Sections 137 to 140 of the Insolvency Act 2009.
- That Mr Afsar Ebrahim of BDO & Co of 10, Frère Félix de Valois Street, Port Louis, Republic of Mauritius was appointed as liquidator.
- 3. That the liquidator be thereby empowered to distribute to the Member, in specie or in kind, the whole or any part of the assets of the Company.

Dated this 29 of December 2017.

Abax Corporate Services Ltd Secretary

(Rec. No. 16/474554)

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

SHUBI Limited

('the Company') (In Shareholder's Voluntary Winding-up)

The Sole Shareholder of the Company has passed the following special resolutions on 27 December 2017 at 10h00 in accordance with Section 137 (3) of the Insolvency Act 2009:

1. That the Company be wound up voluntarily under Sections 137 to 140 of the Insolvency Act 2009.

- 2. That Mr Afsar Ebrahim of BDO & Co of 10 Frère Félix de Valois Street, Port-Louis, Republic of Mauritius was appointed as liquidator.
- 3. That the liquidator be thereby empowered to distribute to the Member, in specie or in kind, the whole or any part of the assets of the Company.

Abax Corporate Services Ltd

Dated this 27 of December 2017.

(Rec. No. 16/474554)

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

SIDLEY PARK LTD

('the Company')

(In Shareholder's Voluntary Winding-up)

The Sole Shareholder of the Company has passed the following special resolutions on 19 December 2017 at 09h30 in accordance with Section 137 (3) of the Insolvency Act 2009:

- 1. That the Company be wound up voluntarily under Sections 137 to 140 of the Insolvency Act 2009.
- That Mr Afsar Ebrahim of BDO & Co of 10, Frère Félix de Valois Street, Port Louis, Republic of Mauritius was appointed as liquidator.
- 3. That the liquidator be thereby empowered to distribute to the Member, in specie or in kind, the whole or any part of the assets of the Company.

Dated this 19 of December 2017.

Abax Corporate Services Ltd Secretary

(Rec. No. 16/474554)

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

('the Company')

(In Shareholder's Voluntary Winding-up)

The Sole Shareholder of the Company has passed the following special resolutions on 19 December 2017 at 09h00 in accordance with Section 137 (3) of the Insolvency Act 2009:

- 1. That the Company be wound up voluntarily under Sections 137 to 140 of the Insolvency Act 2009.
- That Mr Shareef Ramjan of SRA Partners, 5th Floor, Labourdonnais Court, Corner Labourdonnais & St Georges Streets, Port Louis, Republic of Mauritius was appointed as liquidator.
- 3. That the liquidator be thereby empowered to distribute to the Member, in specie or in kind, the whole or any part of the assets of the Company.

Dated this 19 of December 2017.

Abax Corporate Services Ltd Secretary

(Rec. No. 16/474554)

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

Helios Asset Management

(the "Company")

Notice is hereby given that the shareholders of the Company have on 17th January 2018 resolved to wind up the Company under Section 137 of the Insolvency Act 2009.

Dated this 22nd January 2018

AXIS Fiduciary Ltd Company Secretary

(Rec. No. 16/474611)

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

Horus International Fund PCC

(the "Company")

Notice is hereby given that the shareholder of the Company has on 17th January 2018 resolved to wind up the Company under Section 137 of the Insolvency Act 2009.

Dated this 22nd January 2018.

AXIS Fiduciary Ltd Company Secretary

(Rec. No. 16/474611)

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

Loxa Investment Ltd

(the "Company")

Notice is hereby given that the shareholders of the Company have on 18th January 2018 resolved to wind up the Company under Section 137 of the Insolvency Act 2009.

Dated this 22nd January 2018.

(Rec. No. 16/474611)

Axis Corporate Consultants Ltd Company Secretary

NOTICE UNDER SECTION 137(3) (b) &117 OF THE INSOLVENCY ACT 2009

SORAMA GHANA FUNDS LTD

('the company") (In Shareholder's Voluntary winding up)

Notice is hereby given that by way of a written Resolution in lieu of a special meeting of the sole shareholder of the above company passed on 29 December 2017 the following resolution were duly passed.

- 1. That the company be liquidated under section 139 to 141 of the Insolvency act 2009.
- That Mr. Subhas Purgus, FCCA of C/o Masterson Associate Ltd, 2nd Floor, Harel Mallac Technologies Building, 22, Eugene Laurent Street, Port Louis has been appointed liquidator of the e company.
- 3. That the liquidator be and is hereby empowered to distribute to the members in specie or in Kind, the whole or any part of the assets of the company.

The Liquidator may be contacted at the above address during normal office hours.

Tel No. : (230) 216 9305 Fax No.: (230) 216 5102

Dated 3 January 2018.

By order of the Board

(Rec. No. 16/474542)

NOTICE OF APPOINTMENT

SOLID WASTE RECYCLING LTD

(In Receivership)

Notice is hereby given that we, Messrs. André Bonieux ACA and Yogesh Rai Basgeet ACA (aka Rajeev Basgeet) having our registered office at PricewaterhouseCoopers Ltd, 18 CyberCity, Ebène, Réduit 72201, have been appointed as Joint Receivers and Managers of Solid Waste Recycling Ltd (the "Company") on 19 January 2018 at 3 pm on the basis of the following fixed and floating charges:

Date Inscribed	Type of Charge	Volume Number
26 July 2010	Floating & Fixed Charge	CH 5302 No. 58
28 October 2011	Floating Charge	CH 5743 No. 4
20 January 2012	Floating & Fixed Charge	CH 5810 No. 46
13 February 2012	Floating & Fixed Charge	CH 5825 No. 37
28 May 2013	Floating Charge	CH 6215 No. 16
28 May 2013	Floating Charge	CH 6215 No. 17
29 May 2013	Floating & Fixed Charge	CH 6216 No. 25
24 June 2014	Floating Charge	CH 201406 No. 000991
27 August 2014	Floating Charge	CH 201408 No. 000977
27 August 2014	Fixed & Floating Charge	CH 201408 No. 000976

The Company's main asset in receivership comprises of an immovable property situated in the District of Black River.

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

Notice is hereby given that all sums due to the Company should be payable to the Joint Receivers and Managers and receipts for such payments shall only be valid if they bear the signature of both 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 02 February 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. André Bonieux ACA and Yogesh Rai Basgeet ACA, Joint Receivers and Managers, Solid Waste Recycling Ltd (In Receivership), c/o PricewaterhouseCoopers Ltd, 18 CyberCity, Ebène, Réduit 72201.

Dated this 19 January 2018.

André Bonieux ACA and Rajeev Basgeet ACA Joint Receivers and Managers Licensed Insolvency Practitioners Solid Waste Recycling Ltd (In Receivership) c/o PricewaterhouseCoopers Ltd, 18 CyberCity, Ebène, Réduit 72201 Tel: +230 404 5000 /Fax: +230 404 5088

(Rec. No. 16/474597)

NOTICE OF APPOINTMENT

N. M Education Services (South Africa) Ltd

(In Receivership)

Notice is hereby given that I, Nirmal Heeralall FCCA, having my registered office at UHY & Co, Duke of York Street, Champ de Mars, Port Louis, have been appointed as Receiver and Manager of N. M Education Services (South Africa) Ltd (the "Company") on 15 January 2018 at 11.30 a.m. on the basis of the following fixed and floating charges:

Type of Charge	Volume Number
Fixed Charge	CH6341/45
Floating Charge	CH201503/000194

The Company's main assets under receivership comprise immovable property situated in the district of Plaines Wilhems.

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 Receiver and Manager.

Notice is hereby given that all sums due to the Company should be payable to the Receiver and Manager and receipts for such payments shall only be valid if they bear the signature of the Receiver and Manager or his 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 me on or before 29 January 2018 at 4 p.m. 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 Mr Nirmal Heeralall FCCA, Receiver and Manager, N. M Education Services (South Africa) Ltd (In Receivership), c/o UHY & Co, Duke of York Street, Champ de Mars, Port Louis.

Nirmal Heeralall FCCA Licensed Insolvency Practitioner *Receiver and Manager* N. M Education Services (South Africa) Ltd *(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. 16/474584)



LES TROIS EPIS LTEE

(In Receivership)

Notice is hereby given that I, Sin Chong Li, CPA, MBA, CGMA, having my registered office at C/o Baker Tilly (Mauritius), 1st Floor Cybertower One, CyberCity, Ebene have been appointed Receiver and Manager of LES TROIS EPIS LTEE on 10th January 2018 at 2.00 p.m. on the basis of the following charges:

- (a) Floating charge on all assets of the Company for MUR 3,000,000 inscribed in CH 5345/62
- (b) Floating charge on all assets of the Company for MUR 1,500,000 inscribed in CH 5344/42

All persons, companies, 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 Receiver and Manager.

Notice is given that all sums due to the Company should be payable to the Receiver and Manager and receipts for such payments shall only be valid if they bear the signature of the Receiver and Manager or his 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 me on or before 24 January 2018 at 4.00 p.m. for consideration. The present notice should not be deemed to be any admission of liability of the Company towards anybody.

All correspondence should be addressed to Mr Sin Chong Li, Receiver and Manager, LES TROIS EPIS LTEE (*In Receivership*), C/o Baker Tilly (Mauritius), 1st Floor, Cybertower One, Cybercity, Ebene.

Dated this 10th January 2018.

Sin Chong Li, CPA MBA CGMA *Receiver and Manager* C/o Baker Tilly (Mauritius) 1st Floor, Cybertower One, Ebene Tel: (230) 460 8800

(Rec. No. 16/474574)

IN THE SUPREME COURT OF MAURITIUS

(BANKRUPTCY DIVISION)

In the matter of:-

The Insolvency Act

And

In the matter of:-

Lafarge (Mauritius) Cement Ltd of Level 10 Maeva Tower – Ebene.

Petitioner

v/s

Aki Transport Ltd having its registered address situate at Royal Road, Petite Retraite.

Respondent

Notice is hereby given that a petition for the Compulsory Winding up (hereinafter referred to as "the Petition) of the abovenamed Company was on 12th day of January, 2018 lodged by Lafarge (Mauritius) Cement Ltd, by electronic filing under the Court (Electronic filing of Documents) Rules 2012.

The said Petition is registered as Cause Number SC/COM/PET/00028/2018 and the returnable date is the **29th day of January, 2018**. Any creditor or contributory of the said Company desirous to support or oppose the making of an order on

the Petition may do so by making the necessary appearance by electronic filing either through a legal adviser or in person at the Public Service Bureau located at the Commercial Division of the Supreme Court, 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 required charge for the same, or may be obtained on the electronic filing system.

Under all legal reservations.

Dated at Port Louis, this 12th day of January, 2018.

B. Sewraj SA of 1st Floor, River Court, St Denis Street, Port Louis. Petitioner's Attorney

(Rec. No. 16/474605)

IN THE SUPREME COURT OF MAURITIUS

(BANKRUPTCY DIVISION)

In the matter of:-

The Insolvency Act

And

In the matter of:-

Pre-Mixed Concrete Ltd of Geoffroy Branch Road, Bambous.

Petitioner

v/s

Luchmun Construction Ltd

having its registered address situate at Route Bassin, La Louise, Quatre Bornes.

Respondent

Notice is hereby given that a petition for the Compulsory Winding up (hereinafter referred to as "the Petition) of the abovenamed Company was on 12th day of January, 2018 lodged by Pre-Mixed Concrete Ltd, by electronic filing under the Court (Electronic filing of Documents) Rules 2012.

The said Petition is registered as Cause Number SC/COM/PET/00029/2018 and the returnable date is the **29th day of January**, **2018**. Any creditor or contributory of the said Company desirous to support or oppose the making of an order on the Petition may do so by making the necessary appearance by electronic filing either through a legal adviser or in person at the Public Service Bureau located at the Commercial Division of the Supreme Court, 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 required charge for the same, or may be obtained on the electronic filing system.

Under all legal reservations.

Dated at Port Louis, this 12th day of January, 2018.

B. Sewraj SA of 1st Floor, River Court, St Denis Street, Port Louis. Petitioner's Attorney

(Rec. No. 16/474605)

IN THE SUPREME COURT OF MAURITIUS

(BANKRUPTCY DIVISION)

SC/COM/PET /00047 /2018 In the matter of:-

The Insolvency Act

And

Cyber Properties Investment Ltd

Petitioner

v/s

Bhumishq Teleserve Ltd (the Debtor), having its registered office, situate at 9th Floor, MINDSPACE, Bhumi Park, 45, Cybercity, Ebène.

Respondent

Notice is hereby given that a petition for the winding up of the abovenamed Bhumishq Teleserve Ltd (the Respondent) by the Court was lodged by the Petitioner on 16/01/2018 before the said Court by the Cyber Properties Investment Ltd (the Petitioner), electing its legal domicile in the office of the undersigned Attorney at Law situate at No. 217, St James Court, St Denis Street, Port Louis.

And that the said petition SC/COM/ PET/00047/2018 is returnable on 02/02/2018 for mention at 10.30 a.m. before the Supreme Court (Bankruptcy Division) situate at Jules Koenig Street, Port Louis Court No.2 and any creditor or contributory of the said company desirous to support or oppose the making of an order on the petition may appear at the time of hearing in person or through his Counsel and Attorney for that purpose and a copy of the petition will be furnished to any creditor or contributory of the company requiring same by the undersigned Attorney at Law on payment of the regulated charge for the same or may be obtained on the Electronic Filing System .

Under all legal reservations.

Dated this 22nd day of January 2018.

G. Ramdewar (*S.A*) of No.217, St James Court, St Denis Street, Port Louis.

(Rec. No. 16/474583)

IN THE SUPREME COURT OF MAURITIUS

(COMMERCIAL DIVISION)

In the matter of:

THE INSOLVENCY ACT 2009

AND

In the matter of:

DGB ENTERPRISE LTD

AND

THE MAURITIUS COMMERCIAL BANK LTD

electing its legal domicile in the office of Mr. Thierry Koenig SA, of 19th Church Street, Port Louis (hereinafter referred to as "*the Petitioner*")

Notice is hereby given that a Petition for the Compulsory Winding Up (hereinafter referred to as "the Petition") of the abovenamed Company was, on Friday the 19th January 2018 lodged by The Mauritius Commercial Bank Limited, by electronic filing under the Court (Electronic Filing of Documents) Rules 2012.

The said Petition is registered as Cause Number SC/COM/PET/00053/2018 and the returnable date is the 05th day of February 2018. Any creditor or contributory of the said Company desirous to support or oppose the making of an Order on

the Petition may do so by making the necessary appearance by electronic filing either through a legal adviser or in person at the Public Service Bureau located at the Commercial Division of the Supreme Court, 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.

Dated at Port Louis, this 22nd day of January, 2018.

Thierry Koenig SA ENSafrica (Mauritius) of 19th Church Street, Port Louis. Attorney for The Mauritius Commercial Bank Limited

(Rec. No. 16/474604)

IN THE SUPREME COURT OF MAURITIUS

(COMMERCIAL DIVISION)

In the matter of:

THE INSOLVENCY ACT 2009

AND

In the matter of:

SUNIL TEELUCK FURNITURES CO LTD

AND

THE MAURITIUS COMMERCIAL BANK LTD

electing its legal domicile in the office of Mr. Thierry Koenig *SA*, of 19th Church Street, Port Louis (hereinafter referred to as "*the Petitioner*")

Notice is hereby given that a Petition for the Compulsory Winding Up (hereinafter referred to as "the Petition") of the abovenamed Company was, on Friday the 19th January 2018 lodged by The Mauritius Commercial Bank Limited, by electronic filing under the Court (Electronic Filing of Documents) Rules 2012.

The said Petition is registered as Cause Number SC/COM/PET/00052/2018 and the returnable date is the 05th day of February 2018. Any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the Petition may do so by making the necessary

appearance by electronic filing either through a legal adviser or in person at the Public Service Bureau located at the Commercial Division of the Supreme Court, 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.

Dated at Port Louis, this 22nd day of January, 2018.

Thierry Koenig SA ENSafrica (Mauritius) of 19th Church Street, Port Louis. Attorney for The Mauritius Commercial Bank Limited

(Rec. No. 16/474604)

First Publication

NOTICE OF APPLICATION FOR GROUND WATER LICENCE

Notice is hereby given that I Freddy Paul Moutou have applied to the Central Water Authority for a ground water licence/renewal of a ground water licence to use ground water from a borehole, an open well, or other underground installation No. 1168 at Petit Verger Pointe Aux Sables for agricultural purposes.

Any person who wishes to object to the issue/ renewal of the ground water licence may lodge his objection together with the reasons for such objection with the Central Water Authority within 21 days from the last publication of this notice.

Particulars and site plans of the property may be inspected at:

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

Dated this 24th January 2018.

Freddy Paul Moutou Applicant



PUBLIC NOTICE

Surrender of Banking Licence by PT Bank Maybank Indonesia

The public is hereby informed that PT Bank Maybank Indonesia has surrendered its Banking Licence under the provisions of Section 11(7) of the Banking Act 2004 effective 9 January 2018. Accordingly, PT Bank Maybank Indonesia has ceased to carry on the business of banking in Mauritius.

Date: 11 January 2018. (Rec. No. 16/474557)

NOTICE FOR PERMISSION FOR LAND USE

Take notice that I PURPLE REIGNES LTD will apply to the District Council of Grand Port for a Building and Land Use Permit for a proposed **Restaurant** at **Royal Road Rose Belle**.

Any person feeling aggrieved by the proposal may lodge an objection in writing to the abovenamed Council within 15 days as from the date of this publication.

Date: 25.01.2018

(Rec. No. 16/474612)

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

Notice is hereby given that the private company "HAREL MALLAC EXPORT LTD" has, by way of a special resolution of its shareholders, changed its name to "MCFI EXPORT LTD" as evidenced by a certificate issued under the hand and seal of the Registrar of Companies on 16 January 2018.

Dated this 27 January 2018.

HM SECRETARIES LTD. Secretary

(Rec. No. 16/474588)

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

Notice is hereby given that **Intrepid Foods** (Mauritius) Ltd, has by a Shareholders' Resolution passed on 9th January 2018, changed its name to **Intrepid (Mauritius)** Ltd, as evidenced by a certificate issued by the Registrar of Companies on 12th January 2018.

Dated this: 27th January 2018.

Alliance Financial Services Ltd Secretary

(Rec. No. 16/474590)

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

Notice is hereby given that **VEKE Ventures** has by a special resolution passed on 6th December 2017, changed its name into **Strategic Technologies Group**, as evidenced by a Certificate issued by the Registrar of Companies on 18th of December 2017.

This 19th December 2017.

Abax Corporate Services Ltd Company Secretary

(Rec. No. 16/474609)

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

In the matter of:

Ennea International Holdings Ltd

Notice is hereby given:

That Ennea International Holdings Ltd, a Global Business Company Category 2, with registration number C143494 C2/GBL, has, by way of special resolution passed on 09 January 2018 changed its name to **QCore Technologies** Limited as evidenced by the Certificate given under the hand of Registrar of Companies dated 10 January 2018.

Dated this 11th day of January 2018.

Sanlam Trustees International Limited Company Secretary

CHANGE OF NAME

Notice is hereby given that the company "MASlux (MAURITIUS) LTD has, by way of a special resolution of the shareholders, changed its name to "Ocorian Services (Mauritius) Limited" as evidenced by a Certificate of Incorporation on Change of Name issued under the hand and seal of the Registrar of Companies on the 15th January 2018.

Dated this: 23rd January 2018.

Ocorian Services (Mauritius) Limited The Company Secretary (Rec No. 16/474576)

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

In the matter of:

PLEION DFP

Notice is hereby given:

That **Covadis** a Global Business Company Category 1, with registration number C142290/ GBL, has, by way of special resolution passed on 15 December 2017 changed its name to **PLEION DFP** as evidenced by the Certificate given under the hand of Registrar of Companies dated 10 January 2018.

Dated this 22nd day of January 2018.

Sanlam Trustees International Limited Company Secretary

(Rec No. 16/474581)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

- (1) Notice is hereby given that the Company, PLANET PIECES AUTO LTD, a Domestic Company, having its Registered Office address at 54 Perrier Road, Glen Park, Vacoas, Mauritius, is applying to the Registrar of Companies for its removal from the Register under Section 309(1)(d) of the Companies Act 2001.
- (2) Notice is hereby also given that the Company has ceased to carry on business, has discharges

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

(3) 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 after the date of this notice, at latest by 10th January 2018.

Date this 13th December 2017

(Rec. No. 16/474575)

;

The Director

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

- 1 Notice is hereby given that the Company "Idaho Market Investments Limited" having its registered office at IFS Court, Bank Street, TwentyEight, Cybercity, Ebene 72201, Mauritius, is applying to the Registrar of Companies for its removal from the Register under Section 309(1)(d) of the Companies Act 2001.
- 2 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 the Companies Act 2001.
- 3 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 22 February 2018.

Dated this 25th January 2018.

Secretary

(Rec. No. 16/474600)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

 Notice is hereby given that the Company "Sierra Ventures Mauritius, Inc." having its registered office at IFS Court, Bank Street TwentyEight, Cybercity, Ebene 72201, Mauritius, is applying to the Registrar of Companies for its removal from the Register under Section 309(1)(d) of the Companies Act 2001.

- 2. 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 24 February 2018.

Dated this 24 January 2018.

Secretary

(Rec. No. 16/474600)

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

- 1. Notice is hereby given that the Company "Smaaash Holdings International" having its registered office at IFS Court, Bank Street, TwentyEight, Cybercity, Ebene 72201, Mauritius, is applying to the Registrar of Companies for its removal from the Register under Section 309(1)(d) of the Companies Act 2001.
- 2. 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 16 February 2018.

Dated this 16 January 2018.

(Rec. No. 16/474543)

Secretary

NOTICE UNDER SECTION 311 OF THE COMPANIES ACT 2001

1. Notice is hereby given that the Company **"Värde Mauritius Ltd."** having its registered office at IFS Court, Bank Street, TwentyEight, Cybercity, Ebene 72201, Mauritius, is applying to the Registrar of Companies for its removal from the Register under Section 309(1)(d) of the Companies Act 2001.

- 2. 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 16 February 2018.

Dated this 16 January 2018.

(Rec. No. 16/474543)

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

Notice is hereby given that:

CONSULTANCY TARGET INT'L LTD, a Category 1 Global Business Licence Company having its Registered Office at St. James Court, Suite 308, St. Denis Street, Port Louis, Republic of Mauritius, is to be removed from the Register of Companies under Section 309(1) (d) (i) of the Companies Act 2001.

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 313 of the Companies Act 2001 shall be delivered to the Registrar of Companies not less than 28 days after the date of this notice, at latest 21st February 2018.

Dated this 24th day of January 2018. (Rec. No. 16/474595)

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

OrbiMed Partners II Mauritius Limited

(the "Company")

Notice is hereby given that the Company, having its registered office address at Fifth Floor,

Ebene Esplanade, 24 Cybercity, Ebene, Mauritius, is applying to the Registrar of Companies to remove the Company from the register of companies, in accordance with Section 309(1)(d) of the Companies Act 2001.

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 objections to the removal under Section 312 of the Companies Act 2001 shall be made with the Registrar of Companies, 1 Cathedral Square, Pope Hennessy Street, Port Louis, Mauritius, not later than 28 days from the date of this notice.

Dated this 16th day of January 2018.

International Proximity Company Secretary

(Rec. No. 16/474596)

Secretary

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

Notice is hereby given that the Company "UNICABLES & ELECTRICALS LTD", having its Registered Office at Toussaint St, Vacoas, is applying under Section 309(1) (d) of the Companies Act 2001 to the Registrar of Companies for its removal from the register of companies 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 its surplus assets in accordance with its Constitution and the Companies Act 2001.

Objections if any shall be delivered to the Registrar of Companies before not less than 28 days after the date of this notice.

Dated this 24th of January 2018.

Surye Kumar ALLOCK (Mr) Director

(Rec. No. 16/474586)

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

Notice is hereby given that "Ceejay Telenet Limited", a Private Company of 6, Sir William Newton Street, Port Louis, Mauritius, is applying to the Registrar of Companies for its removal from the Register of Companies under Section 309(1)(d) of the Companies Act 2001 on the grounds 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 under Section 312 of the Companies Act 2001 shall be delivered to the Registrar of Companies not less than 28 days after the date of this notice.

Dated this 19th day of January 2018.

Currimjee Limited Company Secretary

(Rec. No. 16/474550)

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

Notice is hereby given that **WEB INTERFACE** LTD, a Domestic Company and having its Registered Office at 23 Domaine de Belle Vue, Mapou, is applying to the Registrar of Companies, for the removal of the Company from the Register under Section 309(1)(d) of the Companies Act 2001, on the following ground:

"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 articles of association and the Companies Act 2001."

Objections to the removal, if any, should be filed with the Registrar of Companies, not later than 28 days from the publication of this notice.

Dated: 15th January 2018.

Henri N. P. Harel Secretary

(Rec. No. 16/474544)

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

Notice is hereby given:

That **Borromeo Capital**, a Category 2 Global Business Licence Company, having its registered office at 9^{th} Floor, Ebene Tower, 52 Cybercity, Ebene, 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 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 at latest 28 days after the date of publication of dissolution.

Dated: 24 January 2018.

Anex Management Services Limited Registered Agent

(Rec. No. 16/474614)

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

Notice is hereby given that **"RGL CONSULTING LIMITED"**, a company holding a Global Business Licence Category 2 of Beau Plan Business Park, Pamplemousses 21001, Mauritius is applying to the Registrar of Companies, for its removal 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 its surplus assets in accordance with its Constitution and the Companies Act 2001.

Any objection under Section 312 of the Companies Act 2001 shall be delivered to the Registrar of Companies less than 28 days of the date of this notice.

Dated this 12 day of December 2017.

AceTer Global Ltd Registered Agent

(Rec. No. 16/474607)

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

Notice is hereby given that the Company "JAS AUTOCARE WORKSHOP LTD", having its Registered Office at 127/129/ PAUL TOUREAU STREET PORT-LOUIS is to be removed from the Register of Companies under Section 309(1)(d) of the Companies Act 2001, on the following ground. The Company has ceased to operate and has discharged in full its liabilities to all its known creditors, and has distributed its surplus assets in accordance with 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 within 28 days of the date of this notice i.e not later that 23rd February 2018.

Dated this 27th January 2018.

Mr. Abdool Saliim Jowaher Director

(Rec. No. 16/474571)

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

Notice is hereby given that **"Business Process Support Ltd"**, a Category 2 Global Business Company, having its Registered Office at 12, Lemuel House, Morcellement Boucan Road, Phoenix, 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 discharged in full its liabilities.

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 22nd day of January 2018.

Lemuel Corporate & Trust Management Ltd *Registered Agent*

(Rec. No. 16/474573)

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

('the Act')

Notice is hereby given that **Tata India Fixed Income Fund** (the "Company"), having its Registered Office at 4^{th} Floor, 19 Bank Street, Cybercity, Ebene 72201, Mauritius, is applying to be removed from the Register of Companies under Section 309(1)(d) of the Act.

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 Act.

Any objection to the removal of the Company under Section 312 of the Act is to be made in writing to the Registrar of Companies by latest on 19th February 2018.

Dated: 19th January 2018.

(Rec. No. 16/474570)

Secretary

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

I, Mrs Bharty Boodhun representing succession of Nityanand Boodhun of Royal Road, Bramsthan has applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of liquor and Alcoholic products (on & off) in respect of premises situated at Royal Road, Bramsthan to Bharty Boodhun.

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 Bharty Boodhun Applicant

(Rec. No. 16/474551)

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

I, Mr Deepak Kumar RAMLUGUM of Clairfond No 1, Vacoas 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 Clairfond No 1, Vacoas.

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 date published in the *Gazette*.

> Mr Deepak Kumar RAMLUGUM Applicant

(Rec. No. 16/474549)

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

I, Marie Jouana Emillien of Piton Road, Chamarel 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 Piton Road, Chamarel.

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. 16/474601)

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

I, Mr Soodiadev Ramrutton representing succession of Indrowtee Ramrutton of Rughooputh Road, Palma, Quatre Bornes 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 Rughooputh Road, Palma, Quatre Bornes to Indra Foods 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.

(Rec. No. 16/474616)

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

I, Mr Ramsay Swaminaden Baloomoody representing succession of Srinivasan Radhakrishnan Baloomoody of 39 Georges Guibert Street, Curepipe 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 Royal Road, Curepipe Road to **Mr Ramsay Swaminaden Baloomoody**.

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 Ramsay Swaminaden Baloomoody Applicant

(Rec. No. 16/474589)

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

Le Jardin De Fleurs Ltd of Les Alizées 3, Black Rock Road, Tamarin 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 (Hotel and Guest House) in respect of premises situated at Les Alizées 3, Black Rock Road, Tamarin.

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*.

> Le Jardin De Fleurs Ltd Applicant

(Rec. No. 16/474587)

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

I, Mrs Soobeena Hurdoyal representing succession of Mr Mehundursingh Hurdoyal of Marie Jeanne, Quatre Soeurs has applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of liquor and alcoholic products (off) in respect of premises situated at Marie Jeanne, Quatre Soeurs to Mrs Soobeena Hurdoyal.

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 Soobeena Hurdoyal Applicant

(Rec. No. 16/474599)

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

I, Mrs Soobeena Hurdoyal representing succession of Mr Mehundursingh Hurdoyal of Marie Jeanne, Quatre Soeurs has applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of liquor and alcoholic products (off) in respect of premises situated at Marie Jeanne, Quatre Soeurs to Mrs Soobeena Hurdoyal.

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 Soobeena Hurdoyal Applicant

(Rec. No. 16/474599)

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

I, Mrs Sharmila Ramguth of Royal Road, Upper Vale 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 Royal Road, Upper Vale.

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 Sharmila Ramputh Applicant

(Rec. No. 16/474591)

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

I, Mr Seegobin SOBURRUN of L'Agrément, St. Pierre have applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retail for Liquor and alcoholic products (on & off) in respect of premises situated at L'Agrément, St. Pierre to Mr Sharma SOBURRUN.

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. 16/474566)

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

I, Mr Partab SEEWOOSAHA of Shivala Road, Dubreuil have applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of Liquor and alcoholic products (on & off) in respect of premises situated at Shivala Road, Dubreuil to Mrs Medha SEEWOOSAHA.

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. 16/474569)

APPLICATION TO DIRECTOR GENERAL OF THE MAURITIUS REVENUE AUTHORITY FOR THE ISSUE OF A LICENCE UNDER PART III OF THE EXCISE ACT

I, Bryan TSE PO FAT representing succession of Tse Tap Fong TSE PO FAT, of Reunion Road, Vacoas has applied to the Director General of the Mauritius Revenue Authority for the transfer of a licence of Retailer of Liquor and alcoholic products – On & Off in respect of premises situated at Reunion Road, Vacoas to Bryan TSE PO FAT.

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 date published in the *Gazette*. (Rec. No. 16/474608)

Nature of Licence	Number	Situation	Name of Licencee	Receipt No	Date of Cessation of Business
Retailer of liquor & alcoholic products (off)	4400737909	Boulin Grin, Long Mountain	Sarojini Bholee	16/474567	31.12.2017
Bottler of Water	06188	Bagatelle Mall of Mauritius	Sumida Ltd	16/474598	31.12.2017
Bottler of Water	06187	Grand Bay La Croisette	Cote Est Investment Ltd	16/474598	31.12.2017

PROJECTED CESSATION OF BUSINESS



BANK OF MAURITIUS ASSETS AND LIABILITIES AS AT END NOVEMBER 2017

	<u>November 2017</u> Rupees	<u>October 2017</u> Rup c es
ASSETS		
Foreign Assets:		
Cash and Cash Equivalents	20,028,215,418	24,514,562,544
Other Balances and Placements	170,194,108,042	162,604,296,844
Interest Receivable	452,492,321	580,877,586
Other Investments	821,838,508	831,699,310
	191,496,654,289	188,531,436,284
Domestic Assets:		
Loans and Advances	4,382,919,469	4,384,578,483
Investment in Government Securities	655,958,132	653,657,488
Computer Software	40,168,541	40,168,541
Property, Plant and Equipment	1,925,422,420	1,885,809,171
Other Assets	529,049,454	583,597,825
	7,533,518,016	7,547,811,508
TOTAL ASSETS	199,030,172,305	196,079,247,792
LIABILITIES		
Currency in Circulation	34,845,430,685	35,037,665,463
Demand Deposits:		
Government	18,970,205,167	18,984,051,488
Banks	55,350,635,037	47,851,757,256
Other Financial Institutions	355,796,639	232,980,661
Others	468,314,609	484,489,363
	75,144,951,452	67,553,278,768
Bank of Mauritius Securities	56,180,952,057	57,302,875,603
Provisions	100,000,000	100,000,000
Employee Benefits	1,098,465,588	1,098,465,588
Other Liabilities	15,162,906,490	15,633,316,245
TOTAL LIABILITIES	182,532,706,272	176,725,601,667
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	(2,399,641,892)	456,538,200
TOTAL LIABILITIES, CAPITAL AND RESERVES	199,030,172,305	196,079,247,792

REPORT OF THE DIRECTOR OF AUDIT

On the Financial Statements of the District Council of Savanne for the year ended 31 December 2015

NATIONAL AUDIT OFFICE



NATIONAL AUDIT OFFICE

REPORT OF THE DIRECTOR OF AUDIT

TO THE COUNCIL OF THE

THE DISTRICT COUNCIL OF SAVANNE

Report on the Financial Statements

I have audited the financial statements of The District Council of Savanne which comprise the Balance Sheet as at 31 December 2015, and the Income and Expenditure Account and the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in Mauritius and in compliance with the Local Government Act, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

My responsibility is to express an opinion on these financial statements based on my audit. I conducted my audit in accordance with International Standards of Supreme Audit Institutions. Those standards require that I comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my qualified audit opinion.

Basis for Qualified Opinion

Capital Outlay - Rs 305,328,862

Valid assets vested into Council following the split of the Ex Grand Port Savanne District Council and the redefinition of Councils' boundaries on 1 January 2013 were valued at Rs 451,749,180 as per the Depreciated Asset Replacement Cost basis. Only Rs 229,633,536, representing assets received from the Ex Grand Port Savanne District Council at historical cost values, were included under Capital Outlay. The surplus value of Rs 222,115,644 had not been recognized in accounts.

Investment Pension Fund - Rs 61,730,721

This figure comprised Council's share of the Ex Grand Port Savanne District Council Pension Fund of Rs 32,081,159 and contributions to the Fund by Council during the period January 2013 to December 2015 of Rs 29,649,562. The related monies had already been remitted to the Pension Fund Administrator and were outside the control of Council. The Pension Fund had not been derecognized in accounts.

Investment - Rs 34,358,551

Included under Investment were placements of some Rs 30 million with a financial institution that went into Special Administration in April 2015. These placements had already reached their maturity dates. In August 2017 the Ministry of Finance and Economic Development requested Council to enter into an agreement with the Company that had taken over the operations of the financial institution under administration for the reimbursement of 35 per cent as full and final settlement of the total amount invested. Allowance for expected credit losses of Rs 19.5 million had not been made in accounts.

Qualified Opinion

In my opinion, except for the effects of the matters described in the Basis for Qualified Opinion paragraph, the attached financial statements give a true and fair view of financial position of the District Council of Savanne as at 31 December 2015 and of its income and expenditure for the year then ended in accordance with generally accepted accounting principles in Mauritius and in compliance with the Local Government Act.

Report on Other Legal and Regulatory Requirements

Management's Responsibility

In addition to the responsibility for the preparation and presentation of the financial statements described above, management is also responsible for ensuring that the activities, financial transactions and information reflected in the financial statements are in compliance with the laws and authorities which govern them.

Auditor's Responsibility

In addition to the responsibility to express an opinion on the financial statements described above, my responsibility includes expressing an opinion on whether the activities, financial transactions and information reflected in the financial statements are, in all material respects, in compliance with the laws and authorities which govern them.

This responsibility includes performing procedures to obtain audit evidence about whether the agency's expenditure and income have been applied for the purposes intended by the legislature. Such procedures also include the assessment of risks of material non compliance.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

Opinion on Compliance

Local Government Act 2011

In my opinion, in all material respects, the activities, financial transactions and information reflected in the financial statements are in compliance with the Local Government Act.

Public Procurement Act

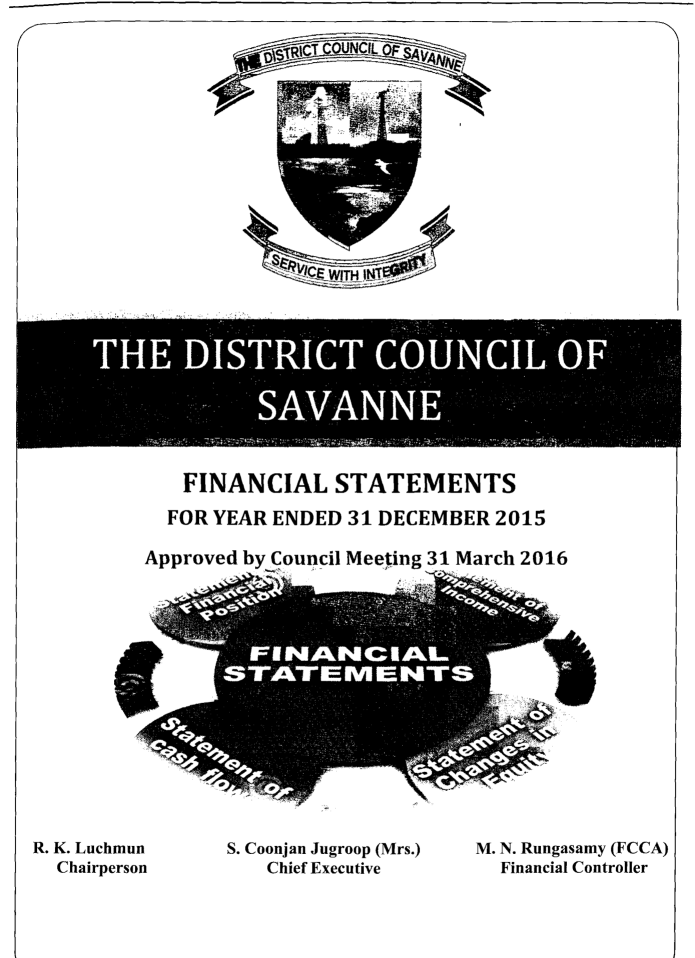
The District Council of Savanne is responsible for the planning and conduct of its procurement. It is also responsible for defining and choosing the appropriate method of procurement and contract type in accordance with the provisions of the Act and relevant Regulations. My responsibility is to report on whether the provisions of Part V of the Act regarding the Bidding Process have been complied with.

In my opinion, the provisions of Part V of the Act have been complied with as far as it appears from my examination of the relevant records.

K. C TSE YUET CHEONG (MRS) Director of Audit

National Audit Office Level 14, Air Mauritius Centre **PORT LOUIS**

11 December 2017



INE	DISTRICT COUN	cil of s	AVANN	E
	BALANCE SHEET AS A	T 31.12.2015	5	
2014		······································		2015
	Fixed Assets	Rs	Rs	Rs
289,811,899	Capital Outlay			305,328,86
	Other Long Term Asset			
51,020,528	Investment Pension Fund			61,730,72
	Current Assets			
-	Stock	530,496.11		
13,834,797	Debtors	18,441,294		
48,124,579		34,358,551		
	Cash at Bank and in hand	25,747,730		
76,127,371			79,078,071	
	Less Current Liabilities			
19,361,592		17,468,086		
	Creditors due less than one year	5,194,028		
4,320,799	Provision for bad debts	7,046,312		
(27,465,744)			(29,708,426)	
48,661,627	Net Current Assets		(2),700,120)	49,369,64
389,494,055	Net Assets		=	416,429,22
	Financed by			
304,479,062	Capital Fund		321,621,305	
22,263,204	General Fund		19,678,134	
326,742,266				341,299,44
				- · · , · · · , · · · , · ·
	Long Term Liability			
	Creditors due more than one year			323,14
	Provisions			
51,888,869	Pension Fund		62,599,062	
8,679,712	Passage Fund		9,585,594	
2,183,208	Other Balances	-	2,621,989	
62,751,789			-,0-1,707	74,806,64
389,494,055	Capital Employed		F	416,429,22
8,679,712 2,183,208 62,751,789	Passage Fund Other Balances		9,585,	594

-

The District Council of Savanne

Financial Statements 2015

STATEMENT OF INCOME AND EXPENDITURE FOR YEAR ENDED 31st DECEMBER 2015				
2014	Income		2015	
Rs		Rs	Rs	
124,898,000	Government Grant in aid	130,947,000		
1,109,193	Investment Income	1,338,890		
18,446,975	Fees - Twelfth Schedule	18,381,080		
2,512,200	Market fees	2,715,900		
872,850	Bus Toll fee	1,076,375	i i i i i i i i i i i i i i i i i i i	
7,955,330	Other Income	5,958,635		
155,794,548			160,417,880	
-	Expenditure			
85,375,641	Staff Costs	88,502,177		
16,084,834	Supplies and Services	19,172,111		
4,335,843	Transport Costs	5,223,330		
10,293,950	Administrative Costs	11,126,024		
4,477,416	Social and Cultural Activities	4,376,594		
2,125,004	Grants and Subsidies	1,819,159		
150,000	Contribution to Associations	150,000		
7,970,311	Pensions and Gratuities	5,913,387		
2,166,195	Office Expenses	3,128,158		
104,395	Insurance Costs	896,070		
449,385	Others	72,501		
	Less Closing Stock	(530,496)		
3,782,853	Accruals			
1,078,127	MCP(current items)			
236,033	Car Loan Fund	328,168		
150,000	General Fund Re Pension			
323,028	MCP Capitalised	191,982		
1	Capitalisation of recurrent expenditure	219,766		
900,000	Passage Fund	900,000		
9,997,559	Pension Fund	10,710,193		
1,098,738	Provision for bad debts	2,725,513		
(151,099,312)			(154,924,635)	
4,695,236	Revenue Surplus for the Year		5,493,245	
	Tr to Deposit:			
	Inspection & Audit Fees	150,000		
	Name Plates & Signs	53,799		
(232,500)	Grants to VCS	432,000		
(43,845)		884,233	(1,520,032)	
4,083,336	Surplus c/f		3,973,213	

THE DISTRICT COUNCIL OF SAVANNE

Financial Statements 2015

THE DISTRICT COUNCIL OF SAVANNE

Cash Flow Statement For Year Ended 31st December 2015

2014			2015
Rs		Rs	Rs
	OPERATING ACTIVITIES		
124,898,000	Cash received from Grants-in-aid	130,947,000	
16,046,320	Cash received from fees - 12th Schedule	15,815,970	
3,838,604	Cash received from fees - 10th Schedule	2,273,249	
4,690,063	Cash received from other sources	3,478,556	
1,111,050	Cash received from markets & fairs	1,867,250	
872,850	Cash received from bus toll fees	969,375	
(48,857,316)	Cash payments to Sup/Contractors etc.	(49,904,616)	
(97,593,229)	Cash paid to and on behalf of employees	(93,915,832)	- - - -
5,006,341	Net Cash inflow from operating activities		11,530,952
	RETURN ON INVESTMENT		
	AND SERVICING OF FINANCE		
1,107,585	Interest received on investment	1,335,581	
26,320	Interest received on car loan	48,873	
1,133,905	Net Cash inflow from ROI & SOF		1,384,454
	INVESTING ACTIVITIES		
37,951,702	Investments	11,938,361	
32,547,029	Capital Outlay	15,516,963	
(236,033)	Refund of car loan & Sale of vehicles	(399,933)	
1,476,080	Car Loan	615,000	1
(71,738,778)	Net Cash (outflow) from investing activities		(27,670,391)
	FINANCING ACTIVITIES		
70,816,386	Government Grants/N.D.U	11,334,720	
-	Disinvestment	15,000,000	
70,816,386	Net Cash inflow from financing activities		26,334,720
5,217,854	INCREASE/(DECREASE) IN CASH/BANK		11,579,735

The District Council of Savanne

Financial Statements 2015

the district council of savanne

Notes to the Accounts For Year Ended 31st December 2015

- 1. ACCOUNTING POLICIES
- (i) The Accounts have been prepared on a historical cost basis.
- (ii) Expenses and Income have been accounted on an accrual basis with the exception of interest on investment being accounted on a cash basis with provision made for bad debts.
- (iii) All interests on Investments have been credited to Income and Expenditure Account with the exception of Interests on Passage Fund and Car Loan which have been credited in the respective accounts
- (iv) Closing Stock as at 31 December 2015 has been computed on a first in first out method and disclosed on the face of the financial statements.
- (v) No Depreciation has been provided on Capital Outlay in this financial statements same as in previous years

2. ACCOUNTING PERIOD

The Accounts have been prepared for year ended 31st December 2015 with comparative figures being given for the year 2014.

3.	FIXED ASSETS Capital Outlay Balance b/f (01.01.2015)		Rs 289,811,899
	District Council Capital Outlay [refer to (i) & (ii) below]		15,516,963
	Balance c/f (31.12.2015)	-	305,328,862
		-	
(i)	District Council Capital Outlay	n.	D
		Rs	Rs
	Balance b/f (01.01.2015)		289,811,899
	GRANT 3.2M Capital Urban & Rural Development		
	Project	2,509,823	
	LDF 2014-Rs 14m	3,667,494	
	Government Grant-Urban and Rural Renovation		
	Projects-Rs2.5m	722,443	
	LIF-Capital Projects 2013 NDU-Construction of drains at Marvena St,	719,325	
	Chemin Grenier	110,057	
	LIF-Projects-Dev Project 2011	14,588	
	Upgrading Works and construction of offices at Souillac Multipurpose Complex	297,034	
	Deposit Village Name Plates-Sponsorship	91,540	
	NDU-Construction of toilet block at Riv du Poste	50,370	
	Resurfacing of Mandil St, Surinam	160,052	
	Resurfacing of roads at Surinam, Ch Grenier and		
	Chamouny	238,690	
	MCP Previous Year	387,605	
	General Fund	6,136,195	
	MCP 2015 & Capitalisation of Current Items	411,748	15,516,963
	Balance c/f (31.12.2015)		305,328,862

(ii) District Council Capital Outlay Analysis

	2014	2015
	Rs	Rs
Land and Building	22,526,860	2,831,596
Plant and Equipment	823,059	309,491
Infrastructure	9,197,110	12,375,875
Total	32,547,029	15,516,963

4. LONG TERM INVESTMENT
Date: 27 April 2016

,The District Council of Savanne

5.

Financial Statements 2015

Pension Fund at SICOM		Rs 61,730,721
. INVESTMENT		
		Rs
General Fund & Deposit		30,000.000
Car Loan	695,417	
General Fund re: pension	150,000	
Passage Fund	3,513,134	4,358,551
Total		34,358,551

Investment includes Rs30,000,000 invested in Bramer Asset Management which is in receivership. The money has not yet been paid over to the Council.

6. OTHER CURRENT ASSETS

0.	OTHER CORRENT ASSETS	_
		Rs
	Stock	530.496
	Debtors	18,441.294
	Savings A/C & Current A/Cs	25.747,730
	Total	44,719,520
7.	CAPITAL FUND	
	consists of	Rs
	Applied Fund	310,774,074
	Unapplied Fund	10,847,232
	Totaí	321,621,305
8.	GENERAL FUND	
	consists of	Rs
	Renewal Fund	1,330,575
	Revenue Reserve	17,502.142
	General Fund Pension	150.000
	Car Loan Fund	695,417
	Total	19,678,134
9.	STAFF & PENSION COST	
		Rs
	Basic Salary	56,600,009
	Salary Adjustment/Compensation	2,245,047
	Allowances	5,246,287
	Cash in lieu of leave/Sick Leave Credits	2,820,087
	End of Year Bonus	5,390,960
	Travelling and Transport	6,920,635
	Overtime	4,154,402
	Staff Welfare	134,000
	Passage Benefits	2,386,237
	Contribution to NSF/National Pension Fund etc.	1,391,053
	Contr. to Family Protection Scheme	1,213,461
	Contr. to Pension Fund	10,710,193
	Pension & Gratuity	5,913,387
	Total	105,125,757

10. PENSION FUND

Pension Fund has been accounted as per the requirements of section 81 the Local Government Act 2011. Reports of the fund had been submitted without accounting for the Council's share of the Pension transferred to SICOM by the Grand Port Savanne District Council. Any adjustment to the fund will be made upon receipt of a comprehensive report from SICOM The District Council of Savanne

Financial Statements 2015

	Capital Fund	General Fund	Passage Fund	Pension Fund
	Rs	Rs	Rs	Rs
Balance as at 01.01.2015	304,479,062	22,263,204	8,679,712	51,888,869
Addition to fund	10,088,525			
Fund applied	(8,489,875)	(6,136,195)		
Transfers to/from Income & Exp.		4,301,381	900,000	10,710,193
Contra Entries	15,516,963			
Transfers to other accounts	(588,369)	(794,402)	(115)	
Transfers from other accounts	615,000	44,146	5,997	
Balance as at 31.12.2015	321,621,305	19,678,134	9,585,594	62,599,062

Movement in Funds For Year 2015

Date: 27 April 2016

(Rec. No. 16/474585)